



## CIHM/ICMH Microfiche Series.

CIHM/ICMH Collection de microfiches.



Canadian Institute for Historical Microreproductions / Institut canadian de microreproductions historiques



#### Technical and Bibliographic Notes/Notes techniques et bibliographiques

The institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming, are checked below. L'Institut a microfilmé le meilleur exemplaire qu'il lui a été possible de se procurer. Les détails de cet exemplaire qui sont peut-être uniques du point de vue bibliographique, qui peuvent modifier une image reproduite, ou qui peuvent exiger une modification dans la méthode normale de filmage sont indiqués ci-dessous.

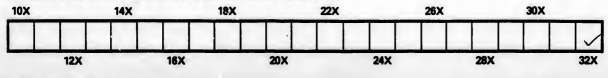
| Coloured covers/  |  | Coloured pages/<br>Pages de couleur   |
|---|--|---|
| Couverture de couleur   |  | Fages de couleur  |
| Covers damaged/   |  | Pages damaged/  |
| Couverture endommagée   |  | Pages endommagées   |
| Covers restored and/or laminated/   |  | Pages restored and/or laminated/  |
| Couverture restaurée et/ou pelliculée   |  | Pages restaurées et/ou pelliculées  |
| Cover title missing/  |  | Pages discoloured, stained or foxed/  |
| Le titre de couverture manque   |  | Pages décolorées, tachetées ou piquées  |
| Coloured maps/  |  | Pages detached/   |
| Cartes géographiques en couleur   |  | Pages détachées   |
| Coloured ink (i.e. other than blue or black)/   |  | Showthrough/  |
| Encre de couleur (i.e. autre que bleue ou noire)  |  | Transparence  |
| Coloured plates and/or illustrations/   |  | Quality of print varies/  |
| Planches et/ou illustrations en couleur   |  | Qualité inégale de l'impression   |
| Bound with other material/  |  | Includes supplementary material/  |
| Relié avec d'autres documents   |  | Comprend du matériel supplémentaire   |
| Tight binding may cause shadows or distortion   |  | Only edition available/   |
| along interior margin/  |  | Seule édition disponible  |
| distortion le long de la marge intérieure   |  | Pages wholly or partially obscured by errata  |
|   |  | slips, tissues, etc., have been refilmed to   |
|   |  | ensure the best possible image/   |
|   |  | Les pages totalement ou partiellement<br>obscurcles par un feuillet d'errata, une pelure,   |
| li se peut que certaines pages blanches ajoutées  |  | etc., ont été filmées à nouveau de façon à  |
| lors d'une restauration apparaissent dans le texte,<br>mais, lorsque cela était possible, ces pages n'ont<br>pas été filmées. |  | obtenir la meilleure image possible.  |
| Additional comments:/   | . [1]60  | 63-66, 65-[1028]p.  |
|   | Couverture de couleur<br>Covers damaged/<br>Couverture endommagée<br>Covers restored and/or laminated/<br>Couverture restaurée et/ou pelliculée<br>Cover title missing/<br>Le titre de couverture manque<br>Coloured maps/<br>Cartes géographiques en couleur<br>Coloured ink (i.e. other than blue or black)/<br>Encre de couleur (i.e. autre que bleue ou noire)<br>Coloured plates and/or illustrations/<br>Planches et/ou illustrations en couleur<br>Bound with other material/<br>Relié avec d'autres documents<br>Tight binding may cause shadows or distortion<br>along interior margin/<br>La re liure serrée peut causer de l'ombre ou de la<br>distortion le long de la marge intérieure<br>Blank leaves added during restoration may<br>appear within the text. Whenever possible, these<br>have been omitted from filming/<br>Il se peut que certaines pages blanches ajoutées<br>lors d'une restauration apparaissent dans le texte,<br>mais, lorsque cela était possible, ces pages n'ont | Couverture de couleur       Image         Covers damaged/       Image         Couverture endommagée       Image         Covers restored and/or laminated/       Image         Couverture restaurée et/ou pelliculée       Image         Cover title missing/       Image         Le titre de couverture manque       Image         Coloured maps/       Image         Cartes géographiques en couleur       Image         Coloured ink (i.e. other than blue or black)/       Image         Encre de couleur (i.e. autre que bleue ou noire)       Image         Coloured plates and/or illustrations/       Image         Planches et/ou illustrations en couleur       Image         Bound with other material/       Image         Relié avec d'autres documents       Image         Tight binding may cause shadows or distortion along interior margin/       Image         La reliure serrée peut causer de l'ombre ou de la distortion le long de la marge intérieure       Image         Blank leaves added during restoration may appear within the text. Whenever possible, these have been omitted from filming/       Images blanches ajoutées lors d'une restauration epgaraissent dans le texte, mais, lorsque cels était possible, ces pages n'ont |

This item is filmed at the reduction ratio checked below/ Ce document est filmé au taux de réduction indiqué ci-dessous.

0

œ.

٠



Th to

Th po of filt

Or be the sio oth

sio or

Th sha TIN

wh Ma difi

ent beg rigi req

me

aire détails ues du t modifier ger une s filmage

lées

irə

y errata ed to

nt ne peiure, içon à

323

The copy filmed here has been reproduced thanks to the generosity of:

Douglas Library Queen's University

The images appearing here are the best quality possible considering the condition and legibility of the original copy and in keeping with the filming contract specifications.

Original copies in printed paper covers are filmed beginning with the front cover and ending on the last page with a printed or illustrated impression, or the back cover when appropriate. All other original copies are filmed beginning on the first page with a printed or illustrated impression, and ending on the last page with a printed or illustrated impression.

The last recorded frame on each microfiche shall contain the symbol  $\longrightarrow$  (meaning "CON-TINUED"), or the symbol  $\nabla$  (meaning "END"), whichever applies.

Maps, plates, charts, etc., may be filmed at different reduction ratios. Those too large to be entirely included in one exposure are filmed beginning in the upper left hand corner, left to right and top to bottom, as many frames as required. The following diagrams illustrate the method:

| 1 | 2 | 3 |
|---|---|---|
|   |   |   |

18 8 11

L'exemplaire fiimé fut reproduit grâce à la générosité de:

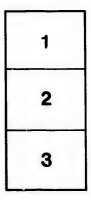
Douglas Library Queen's University

Les images suivantes ont été reproduites avec le plus grand soin, compte tenu de la condition et de la netteté de l'exemplaire filmé, et en conformité avec les conditions du contrat de filmage.

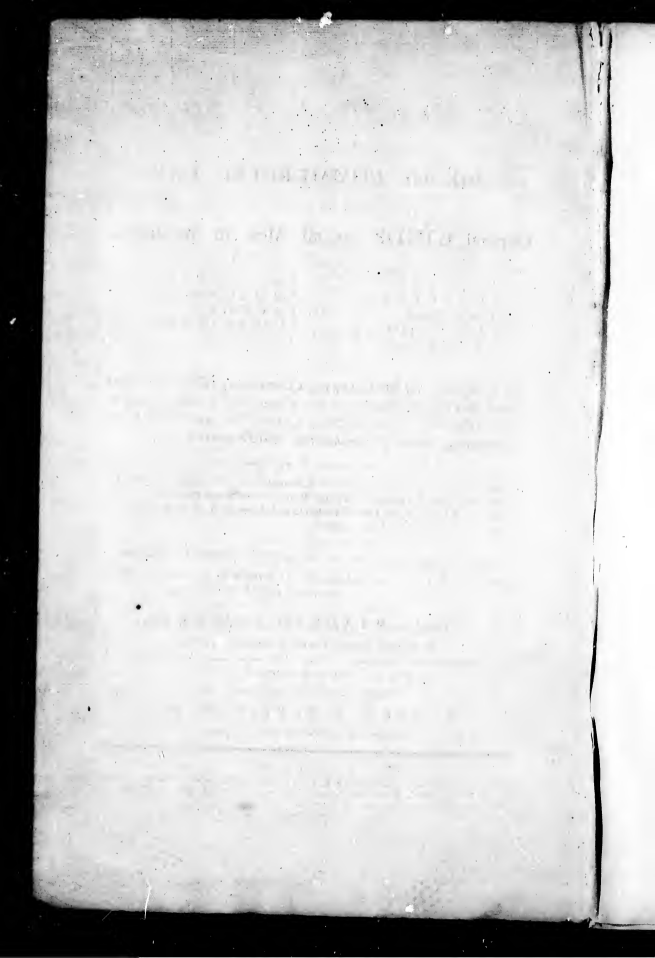
Les exempleires originaux dont ia couverture en papier est imprimée sont filmés en commençant par le premier piat et en terminant soit par la dernière page qui comporte une empreinte d'impression ou d'iliustration, soit par le second plat, selon le cas. Tous les autres exemplaires originaux sont filmés en commençant par la première page qui comporte une ampreinte d'impression ou d'iliustration et en terminant par la dernière page qui comporte une telle empreinte.

Un des symboles suivants apparaîtra sur la dernière image de chaque microfiche, selon le cas: le symbole  $\longrightarrow$  signifie "A SUIVRE", le symbole  $\nabla$  signifie "FIN".

Les cartes, pianches, tableaux, etc., pouvent être filmés à des taux de réduction différents. Lorsque le document est trop grand pour être reproduit en un seul cliché, il est filmé à partir de l'angle supérieur gauche, de gauche à droite, et de haut en bas, en prenant le nombre d'images nécessaire. Les diagrammos suivants illustrent la méthode.



| 1 | 2 | 3 |
|---|---|---|
| 4 | 5 | 6 |



## LEX MERCATORIA REDIVIVA:

OR, A COMPLETE

### CODE OF COMMERCIAL LAW.

#### BEING A

General GUIDE to all Men in BUSINESS,

#### WHETHER AS

| TRADERS,    | ר    | INSURERS,  |    |
|-------------|------|--|----|
| REMITTERS,  |      | BROKERS,   |    |
| OWNERS,     | - Ц. | FACTORS,   |    |
| FREIGHTERS, |      | SUPERCARGOES,  | OR |
| CAPTAINS,   | Jl   | I N S U R E R S,<br>B R O K E R S,<br>F A C T O R S,<br>S U P E R C A R G O E S,<br>A G E N T S. |    |
|             |      |  |    |

- WITH
- An Account of our MERCANTILE COMPANIES; of our COLONIES and FACTORIES abroad; of our Commercial Treaties with Foreign Powers; of the DUTY of CONSULS, and of the Laws concerning *Aliens*, *Naturalization*, and *Denization*.

#### TO WHICH IS ADDED,

A Sketch of the prefent State of the Commerce of the whole WORLD; defcribing the MANUFACTURES and PRODUCTS of each particular Nation; with TABLES of the Correspondence and Agreement of their respective COINS, WEIGHTS, and MEASURES.

COMPILED FROM THE WORKS OF

THE MOST CELEBRATED BRITISH AND FOREIGN COMMERCIAL WRITERS.

The whole equally calculated for the Information and Service of the MERCHANT, LAWYER, MEMBER of PARLIAMENT, and private GENTLEMAN.

#### By the late WYNDHAM BEAWES, Efq;

His Britannick Majesty's CONSUL at Seville and St. Lucar.

#### THE FIFTH EDITION,

Confiderably ENLARGED, and IMPROVED,

#### By THOMAS MORTIMER, Efq;

Formerly his Majefty's VICE CONSUL at Offend.

#### LONDON:

Printed for R. BALDWIN; T. LONOMAN; B. LAW; S. CROWDER; T. CADELL; G. ROBINSON, and Co. T. EVANS; F. and C. RIVINGTON; J. SEWEL; D. STEEL; E. and R. BROOKE; W. OTRIDCE; WHIELDON and BUTTERWORTH; and W. LOWNDES.

M DCC XCII.

÷ HF1316 . A5 1792

and the second states of the s

### 11日本 多知時がたのう れいしいもう

Grand CULDE to all Mar in Australia

- 4 5 353 - 2010 5 4 1 - 2016 0 7 4 5 - 6 0 0 0 7 5 9 2 2月 日 日本 天王王王王王王 四次一次1月1日 WM CLAPK A

As Account of our Merceller of Length at care Concruits. and there a north them are O to a law plant is that to will be. right Power and the Diversel, CONSCIN, and of the Lowconcerning III ges ... 'invitibility on and Devin with the

V 1.90 W store of the Communication winds when the winds W O.9.1 W in the store of the store and the stand of the forecast of the stand of the stand of the C. S. C. J. D. S. S. S. M. S. P. J.

- THEY HIDRENMED A MARK OUT IN FREE STELLED 13004 A.

(1) whole equally calculate for the following or information and for the film of the second s Marcella Second se Second sec

### By the late WYNDZYME BEARES, 100,

I Reprint to the Co. He Martin R.

THEFT IN THE ALL AND A DECK

工業でに、1000年の「100日」の「100日」

and a second a second second

And The second se

#### A D V E R T I S E M E N T

From the EDITOR of the last, and of the present EDITION.

THAT Candour and Liberality, which has ever diffinguified the Britijh Nation, will render all Apology unneceffary, for the Liberty, the Editor ventures to take, of glorying in the very favourable Reception which has been given to the laft Edition of this valuable Work. Had it been file own original Production, he could not more fenfibly have felt the Satisfaction this Circumfance affords him. Delicacy, however, 'in that Cafe, 'might have confined him to a very concife, grateful Acknowledgement; but as the chief Merit of every Edition muft be founded on the intrinfic Value of the extensive Plan projected and carried into Execution by the late venerable Mr. Berwer; he may be allowed more freely to expatiate on the many Advantages which the mercantile World,' and the Gentlemen of the Long Robe, have derived from it.

Being a Complete Commercial Code, it has afforded uleful Information on all Subjects of Difpute refpecting maritime and trading Concerns; and has occalloned many amicable Compromifes and Adjultments, by Arbitration and References, without entering into tedious and expensive Litigations; but when Law-fults have been unavoidable, it has equally ferved as a Guide to able Counfellors, and to learned Judges on the Bench, who have frequently quoted the Precedents furnifhes of the Cuftom of Merchants, and of the Decifions of former Courts. This the Reader will find in a great Meafure fet forth in the Royal Licenfe for the exclutive Right to publifh, granted to the Author, upwards of *Forty Tears* ago ; and after the Death of Mr. *Beawer*, the Proprietors, encouraged by a continual Demand for the Work, grown into confirmed Reputation, conftantly took every Step in their Power to improve the new Editions, down to the prefent Time; by initructing their Editor to make fuch valuable Alterations and Additions as the Revolutions in commercial Affairs; the modern Decifions in our Courts of Law; and the Increafe of able commercial Writers, rendered effentially neceffary.

The extensive Circulation and general Approbation of the Work in all Parts of *Europe*, and even in *Afia*, was noticed in the Advertisement prefixed to the laft Edition, it fhall not therefore be repeated; but with Respect to the prefent Edition, it may be proper to obferve, that the final Settlement of the new Government of the United States of America, and the great commercial Revolution which established a Treaty of Commerce between France and Great-Britain, made it the Editor's ardent Wish, that a new Imprefion might be called for, at no great Diffance of Time from the Dates of those important Events.

A Simplification of the Cuftoms, fo far as it goes, has been one happy Confequence of this unexpected new Connection with our reputed natural Enemies, and if no other national Benefit had been derived from it, this alone would have been fufficient to have done Honour to the Talents and Integrity of the prefent Administration. But in Juffice to the Framers of the last Treaty of Peace with *France*, let it likewife be remembered, that the Basis of the Commercial Treaty, of the Confolidating Act, and of the Convention, was laid by them. All these Treaties are inferted in their proper Places.

To this Edition then, we have been enabled to add, not only those and other public Papers, fuch as the Treaty with Spain, &c. but likewife a complete Tariff of the Duties on Importation and Exportation, Drawbacks, Bounties, &c. which 6 could

#### ADVERTISEMENT.

could not even be attempted in any former Edition, on Account of the complex and perplexing Mode of collecting the Cuftoms, before the Confolidating Act took Place.

With Respect to ancient Documents of Authority, the Forms of which have not undergone any Alteration whatever, they are preferved as they should in the Original, being teltimonials of the Care and Attention of the decented Author, and Memorials of the great Number of Years, that his Book has been held in deferved Effect.

Some Pages of obfolete Matter, fuch for Inftance, as the Ordinances regulating the old Banks of *France*, eftablished during the Minority of *Louis* XV; and other Papers of a fimilar Nature, have been rejected, and in their Stead, new and interefting Subjects of the prefent Day have been introduced, which will be eatily found in the general Contents, and in the Index. Unwilling, therefore, to defcend to Particulars, we shall only mention the last Regulations of the Corn Trade, and the latest Decisions upon that most important Concern, the Circulation of Accompdation Bills of Exchange, with fictitious Endorfements. The output is Armon of the Corn home therefore is a state of the content of the con

To the Lift of modern commercial Writers, mentioned in the laft Edition, as having afforded great Affiftance to the Editor, he has now to add the new Edition of Cooke's Bankrupt Laws. The Reports of Cafe adjudged in the Court of Chancery by William Brown, Efg; down to laft Trinity Term 1791. Kyd's Treatife on the Law of Bills of Exchange and Promiffory Notes. The Term Reports, &c. From all thefe-Compilations, he has extracted whatever was effential to complete his own; and always with a candid Acknowledgement of the Obligation, a fair Practice, which he takes this Opportunity to recommend to thofe, who have most copioully borrowed from the every Edition of Lex Mcreatoria, without any Reftriction on the Part of its refpectable Proprietors.

A new Arrangement was judged neceffary with Respect to the *Customs*, which \*ransposed to the Close of the Work, with a View to annex further Regulations weinment, which have been daily expected.

consily, as the public Funds are now generally confidered to be the Barometer of our national Profperity, which is reputed to increase or decrease, as they rife or fall in any great Degree; and most of our Merchants are deeply interested in them, for themselves, and their foreign Correspondents, the last general Statement of them, as delivered into Parliament, forms one very important Article of the Appendix.

the state of the second se

110

in line and

London, January 1st, 1792.

т. м.

10 1.

### THE

50

# CONTENTS.

| AN Hijlorical Deduction of Trade from its Origin  | Page 1       |
|---|--------------|
| Of Merchants, whether Natives or Foreigners; their Character;                             | fome         |
| Directions for their prudent Conduct, and an Abstrast of the Laws                         |              |
| in Force concerning them: Particularly thefe relating to the Export                       |              |
| of Corn   | 30 19 41     |
| Of Factors, Supercargoes, Ships' Husbands, and other Agents                               |              |
| Of Ships, Owners, Captains, and Sailors, with Abstracts of the Law                        | 45           |
| Force probibiting or permitting the Exportation and Importation of A                      |              |
| Merchandie; and all the Rules and Regulations to be observed in skip<br>and unlading them | ping,        |
| Cf Fifheries, &c.   | 49<br>68     |
| Of Freight, Charter-parties, Bills of Lading, Demorage, and Bottomry                      |              |
| Of Ballaft  | 133          |
|   | 144          |
| Of Pilots, Lodefmen, or Locmen  | 148          |
| Of Wrecks, viz. Flotfam, Jetfam, and Lagan  | 1 57         |
| Of Salvage, Average, or Contribution  | 162          |
| Of British Ports, Havens, &c.   | 167          |
| Of Foreign Ports  | 224          |
| Of Light-Houfes   | 226          |
| Of Letters of Marque and Reprifal   | 229          |
| Of Privateers or Capers   | 236          |
| Of Pirates and Sea Rovers, and Barratry   | 257          |
| Of Convoys and Cruizers   | 269          |
| Of Captures, Condemnations, and Appeals   | 270          |
| Of Bills of Health and Quarantine   | 271          |
| Of Embargoes, or Restraint of Princes   | 276          |
| Of Protections, Pasports, and Safe-Condusts   |              |
| Of Leagues and Truces   | 277          |
| Of Proclamations for War and Peace  | 27°<br>ibid. |
|   |              |
| Of the Admiralty  | 280          |
| Of the Jurifdiction of the Court of Admiralty   | 281          |
| Of Confuls  | 295          |
| Of Freedom of Navigation  | 303          |
| Of Infurance  | 307          |
| Enumeration of Caufes which render Policies of Infurance, null and void                   | 311          |
| Of Arbitrators, Arbitrament, Arbitration Bonds, and Awards                                | 369          |
| Of Aliens, Naturalization, and Denization   | 377          |
| Őf Banks  | 383          |
| Of Bankers  | 400          |
| Of Ufury  | 411          |
| Of Contracts, Bonds, and Promiffory 1 Jotes   | 417          |
| Of Bills of Exchange  | 426          |
| Of Brokers  | 479          |
| Of the Par of Monies  |              |
| Of Arbitrations of Exchange   | 485          |
| Of Bankruptcy, all the Laws of, with new Cafes to 1791.                                   | 497          |
| Of the General Commerce of the World  | 514          |
| Of Great-Britain  | 605          |
|   | 606 10 625   |
| Ireland   | 626 8 715    |
| Of the Commerce between Great-Britain and France  | 031          |
| Treaty of Commerce with France  | 032          |
| Explanatory Convention  | 644          |
|   | Of           |

the or, cld

lex ok

1. 1.1 -

Е

1.3 E

### CONTENTS.

.

.

| Of the Commerce between Great-Britain and Holland               | 647                |
|---|--------------------|
| Germany   | 649                |
| Spain   | ibid.              |
| Portugal  | 658                |
| Great-Britain's Trade with Italy, including under this Denomina |                    |
| Naples, and Sicily, Rome, Genoa, Leghorn, Ancona, &c.           | 662                |
| Of the Trade carried on by Great-Britain with Turkey and Barba  |                    |
|   |                    |
| Afric   |                    |
| Afia Afia   | 678                |
| Of the East-India Company                                       | 679 to 687         |
| Of the South-Sea Company  | 688                |
| Of the Hudson's Bay Company                                     | ibid.              |
| Of the General Commerce of America with Great-Britain and oth   | er Nations 689     |
| Treaty of Peace and Friendship between his Britannic Majesty an | id the United      |
| States of America   | ibid.              |
| Georgia   | 695                |
| Carolina  | 698                |
| Virginia  |                    |
|   | 699                |
| Maryland<br>New York  | .700               |
| New-York  | ibid.              |
| Penfilvania   | 701                |
| The Jerfeys   | ibid.              |
| New-England   | 702                |
| Nova-Scotia   | 794                |
| Cape Breton and St. John  | 706                |
| Canada  | ibid.              |
| Barbadocs   | 707                |
| St. Chriftopher's, Nevis, or Mevis, and the other Can           | ribbee Islands 708 |
| Jamaica   | 700                |
| The Lucayos, or Bahama Illes                                    | 710                |
| The Bermudas, or Summer Islands                                 | ibid               |
|   |                    |
| Newfoundland  |                    |
| An Account of the Trade between Great-Britain and Rullia,       |                    |
| the Ruffia Company  | ibid.              |
| Of the General Commerce of Great-Britain, Denmark, and Nor      |                    |
| Poland, Prussia, and the Austrian Netherlands                   | 714 8 71           |
| France  | 72                 |
| Spain   | 73                 |
| Portugal  | 74.                |
| Italy   | 74                 |
| Africa  | 74                 |
| Afia  | - 779<br>78        |
| America   |                    |
|   | 84                 |
| Of the Levant Trade, and that on the Coaft of Barbary           | 758 8 76           |
| Of the Trade of Cairo, Alexandria, and Rosetta in Egypt         | 76                 |
| Of the Trade of the Archipelago                                 | . 76               |
| Of the Trade of the African Coafts                              | 77                 |
| Of the Trade of the African Islands                             | 78                 |
| Of the Trade of the Canary Ifles                                | 78                 |
| Of Arabia   | 78                 |
| Of the Trade of the Gulf of Perfia                              | 79                 |
| Of the Inland Commerce of Perfia                                |                    |
| Of the Commerce of Great Tartary                                | 79                 |
|   | 79                 |
| Of the General Trade of the East-Indies                         | -80                |
| Of the Commerce of the Coasts of India                          | 80                 |
| Of the Commerce of China  | 82                 |
| Of the Trade of the Islands of Asia                             | 8:                 |
| Of the Trade of Sumatra   | 8                  |
| Borneo, Crimati, or Crimatia                                    | . 8:               |
| 6   | Č                  |
|   |                    |

CONTENTS.

| Of the Molucca, or Molucque Islands   | 9.9             |
|---|-----------------|
| Of the Ifles of Banda   | 838<br>841      |
| Of Ambovna  | ibid.           |
| Of the Philippines, or Manillas   | 843             |
| Of the Ifles of Thieves, or Ladrones  | 844             |
| Of the Iflet of Japan or Japon  | 845             |
| Of the Trade of Jello   | 846             |
| America, Geographical and Political Division of and general Trade   | 847             |
| Of the Trade on the Coalls of Spanish America in the North Sea  | 849             |
| Of the Trade of the Spanifly American Coafts in the South Sea   | 852             |
| Of the Trade of French America<br>Commerce of Portuguese America  | 857             |
| Of the Trude of Holland with the North of Europe  | 858<br>859      |
| Concerning the Trade of the North and the Baltick Sea   | 862             |
| Of the Commerce of Denmark  | 863             |
| Concerning the Sound  | 864             |
| Of the Trade of Norway  | 873             |
| Of the Trade of Courland, Pruffia, and Pomerania  | 885             |
| Of the Commerce of Livonia, and its principal Cities  | 882             |
| Of the Commerce carried on at Archangel, and other Parts of Ruffia  | 883             |
| Of the Trade of Sweden  | 885             |
| Of the Commerce of Switzerland and Geneva   | 888 to 895      |
| A General Account of the Weights and Measures in all Parts of Europe  | 896<br>ibid     |
| Of the Weights used throughout Great-Britain<br>Of these used, in France, Holland, Coningsberg, Dantzick, Elbing,                               | ibid.           |
| Lubeck, Breflaw, Hamburgh, Bremen, Naumbourg, Erfurt,   |                 |
| Cologn, Ghent, Bruffels, Malines, Bruges, Lifle, St. Malo, B  |                 |
| Genoa, and Rome   | 897             |
| Leghorn, Florence, Lucca, Paiermo, Venice, Bologna, Bergame,  | Naples,         |
| Sniyrna, Conftantinople, Aleppo, Tripoli, Seyda, Alexandria, and Gra  | nd Cairo 899    |
| A Table of the Agreement which the Weights of the principal Places in   | Europe          |
| bave with each other  | 900             |
| Ditto of the Dry Measure for Corn   | 901 10 905      |
| A Table of the Agreement of diverfe Measures with those of Ams  |                 |
| Paris, and Bourdcaux<br>An Abstract of the corresponding Weights and Measures of the different  | 905 10 909      |
| of Corn in Flanders and Germany   | -               |
| Dieto of Long Meafures  | 910<br>912      |
| A Table of the Agreement which the Long Meafures of the chief P   |                 |
| Europe bave with each other   | 915             |
| The Measures of France and other Countries reduced into Feet, Inc.  |                 |
| Lines   | 916             |
| The Correspondency of the Length of a Foot in diverse Places  | ibid.           |
| Of Dry and Liquid Measures  | ibid.           |
| Of Coins, both Real and Imaginary, in all Countries   | 919 6 930       |
| An Alphabetical Lifl of the Coins, Weights, and Meafures of Afia  | 930 to 943      |
| A Modern Universal Table of Coins, &c.  | 94 <del>4</del> |
| Of the Cufloms; of their administration, and of Cuftom-Houfe Officers   | 945             |
| Alphabetical Sebedule of the Duties payable at the Cuftom-Houfe on the 1<br>tion and Exportation of all Goods and Merchandize together with the | mporta-         |
| backs, Bounties, Forms of translating Business, &c.   |                 |
| APPENDIX No, I.   | 947 to 1004     |
| To the Corn Laws,   | 1005            |
| No. II.   | 1000            |
| To Bills of Exchange  | ,               |
| No. III.  | 1010            |
| To Bankruptcy   |                 |
| No. IV.   |                 |
| State of the National Debts, Annual Interest and Charges of Managen   | nent to January |
| 1, 1791.  | 1014            |

5 \*

74.8 23787819 . 5390211.2461.78902.2.4. 51953087948236913027186675

.

1014 The

# LEY MINGER SIM REPUT

where the start of the start of

ntes const const

1

tille and state

### HISTORICAL DEDUCTION

AN

#### OF

### TRADE AND COMMERCE.

### FROM THEIR ORIGIN.

T is effentially necessary for the better understanding of this historical Deduction, that we should define the Distinction between the Terms TRADE and COMMERCE, according to their general Acceptation at this Day throughout the mercantile World.

TRADE is that Kind of Traffick which is carried on between the Members of any Community, great or finall, inhabiting the fame Country; wherein Exchanges are made of one Commodity for another: In which Cafe, the Trade.

Exchanges are made of one Commodity for another: In which Cafe, the Trade fo carried on is ufually called *Barter*; or wherein Purchafes of Commodities are made from each other, through the Medium of Money, or its Reprefenta-tives Bills, Notes, Bonds, and other *Paper* Securities. Commerce is that Intercourfe with foreign Nations, which is carried on from one Country to another by Means of Navigation; either for the Ex-change of Commodities, or for the Sale or Purchafe of them, through the Medium of Money. Commerce then, has its Bafis in Navigation, and is fup-ported by EXPORTS and (IMPORTS, whereas fimple Trade may be tranfacted independent of these Elements of Commerce, and herein chiefly confifts the Difference. Difference.

TRADE is almost as old as the Creation; a very fmall Increase of Mankind proved its Utility, and demonstrated the natural Dependence our Species had upon one another: Their Occupations were, by the wife Difposition of Provi-dence, fuited to their Wants; and the diligent Difcharge of the one, by his Bleffing, rendered fufficient to fupply the moderate Cravings of the other; and though Tilling of the Earth, or Feeding of Flocks, were the fole primeyous Labours, yet, limited as they were, they could not be exercised by the first Race of Men with that Comfort their great Creator defigned them, without a mutual Correspondence and Traffick, as the Husbandman's Subfistence would have been poor without the Gralier's Help, and the latter's comfortlefs, under the Want of Corn, Fruits, and Pulfe to his Milk ; this led them to an Exchange of Commodities; and thus Trade commenced in the Infant World, and to continued whilft our Progenitors could content themfelves with thefe And to continued withit our *Progenitors* could content themisves with there Riches of Nature, and were not obliged by a growing Pofterity, to alter their Method in difpoing of them. But when this became the Cate, beying and felling through the Medium of Money was invented and adapted in Lieu of *Barter* by most Nations, and Commerce has been to handed down to us, with the Exception of those Savages to whom the Use of Coin has hitherto re-mained unknown, and whole Traffick is full carried on in its primitive Way, though not always with its native Simplicity.

R

and an I

But before this Alteration, occafioned by the great Increase of Mankind, their Defires were eafily fatisfied, as their Wants were the Boundaries of them; they contentedly made the Fleece of their Sheep ferve them for Cloathing, and their Hunger found a ready Supply from their Gardens and Flocks ; a neighbouring Spring flacked their Thirft; and a Tree, or a Tent, was fufficient to defend them from the Inclemencies of Weather, in those Climes where the first Race was fettled. Their Labour procured them a fatisfactory Support, and the Pro-ducts of the Earth and Cattle fupplied them with the common Necessaries and Comforts of Life; till the Contamination of Vice introduced Fraud, and this gave Birth to Avarice and Violence ; the Stronger began to invade the Weaker, and as feparate Property could only be maintained by Force and Policy, Cities were built, and Governments formed; and when by this Means an aggregated Number fwelled to too great a Magnitude, to have their Neceffities fupplied by neighbouring Territories, they were compelled to feek for remoter Helps, by Commerce, deftroying those halcyon Days, pregnant with the Bleflings of Health and Peace, by the Introduction of Luxury and Excess, which spreading in Proportion to the Extension of Commerce, carried with them a long Train of Mif-chiefs and Difeafes, quite changing the Face of the primeval Golden Age, fo replete with Quiet and Tranquillity; Diftempers and Difquiets flowed in from this Defection; and our unhappy Forefathers no fooner quitted the Rules of Abbitumes and Moderation; then they found this Deviction and Change are Abstinence and Moderation, than they found this Deviation and Change productive of a thousand Ills, deftructive to the Ease both of Mind and Body. But though these were the fatal Confequences of Commerce abused, yet the Growth of Mankind, and the peopling thereby of different Parts of the Earth, rendered the Continuation of it abfolutely neceffary for their Comfort and Support; and Life itfelf would have proved burthenfome, without this Intercourfe of mutual Affiftance, which, in Process of Time, encreasing as Mankind did, and Men's Views and Defigns being extended in Proportion to their Defires, Commerce was no longer limited to the provising the Necessaries and Luxuries of Life, but Profit was fought in, and became a Motive to the carrying it on ; which, however, might occasionally have promoted both Unity and Charity among Men, had the Correspondence been conducted with that Sincerity it ought; and by this Means might have been rendered productive of those reciprocal Benefits and Advantages, that naturally accrue from the supplying the Wants of one Country, with the Superfluities of another. And though the Degeneracy of Mankind has prevented the first Principles of Commerce leading to Happiness having the intended. Effect, by intermixing Cozenage and Deceit in their Dealings, and, for many Ages past, has made Ambition and Avarice the chief Motives to the Continuance and Extension of Commerce; yet these sinister Designs have accidentally proved very beneficial to latter Ages, as it is probable, that without fuch Excitements, the greateft Part of the World had still remained unknown to us; but, pushed on by the Defire of Gain, in order to support the one and fatisfy the other, Men have made many Discoveries which lay hid for Ages, difregarding the Risks they ran, and the Inconveniencies they suffered, whils they confidered themselves in the Road to Riches and Preferment: The pleasing Prospect animated them to a function of the Superstein of the Superstein of the Superstein Supers fresh Engagements, and the Succession of these opened to us the wide Field for Commerce that now lies before us; whatever then were the Motives to the daring Enterprizes of former Ages, we of the prefent are generally indebted to the Undertakers of them, for many of the Comforts and Conveniencies of Life. And my Defign in the Remainder of this Chapter being to thew the Advantages we receive from their Labours, and to deduce the Growth and Progress of Commerce from the fmall Beginnings I have mentioned, I shall point out the beneficial Influence it always had, and ftill has, on human Affairs; and fhew that all Nations have increased in Strength and Power, or remained weak and abject, in Proportion as they have encouraged or neglected Commerce ; which is now become an universal Inftrument that offers itself to every one, for the Improvement of his Fortune, and from whence the most flourishing States derive their Strength, Sovereigns their furest Revenues, and private Men the Establishment of their Families in Ease and Splendor.

2

Whoever

Whoever runs over all the Ages of the World will find, that the Hiftories, even of the most warlike Nations, will furnish him with more interesting Accounts of their *Commerce* than of their *Conquests*.

If the greateft Empires were eftablished by Valour and the Force of Arnas, they were made firm, and supported, only, by the Succours, which Trade, through the Labour and Industry of the People, furnished them with; and the Conquerors would soon have languished, and perished with the Conquered, had they not, as the Scripture expresses it, converted the Iron of their Arms into Ploughfhares, and had Recourse to Riches, which Agriculture, Manufactures, and Commerce produce, in order to preferve and improve, by the tranquil Arts of Peace, the Advantages acquired in the Horrors and Tumults of War.

In Proof of the above general Affertion, of the Utility and Excellence of Commerce, let us look back into the first Ages of the World, and bring the History of *it* down to our Times.

Monf. HUET\*, the learned Author of that excellent Book, entitled, A Hiflory of the Commerce and Navigation of the Ancients, feems perfuaded, that the Phenicians were the firft Navigators in the World; though many think the late ingenious Dr. GARCIN, better founded in affigning it to the Arabians, in the little Tract he communicated to the Publick on that Subject. I shall not prefume to offer my Sentiments on so intricate a Subject, after what has been advanced by those learned Authors, but shall lay before my Readers the Reasons they affign for their different Conclusions, from which they may draw Motives for fixing their own Judgement, on the Side they think most agreeable to Truth. I shall begin with the Opinion of the first of these great Men, and conclude with that of the latter.

t

d

d

1 '9

is it

٢,

ıe

ıs

s, ne ed

iy ed s, d in y in

to or igne ind ve call in w c-ir

nt

ter

The PHENICIANS, whole Capital was the City of TYRE, are the first that COMMERCE prefert themfelves on examining the Hiftory of the Ancients; and they will fufficiently prove, to what a Height of Glory, Grandeur, and Riches, a Nation is capable of attaining by the fole Refources of Commerce.

These People, according to HUET, only occupied a narrow Border along the Sea-Coast, and Tyre itself was built on an ungrateful barren Soil, which, when most fruitful and productive, was infufficient to support that great Number of Inhabitants, which the first Successes of Commerce had brought thither.

Two Advantages, however, indemnified this Defect; they had excellent Ports on the Coaft of their little State, particularly that of their Capital; and they were born with to happy a Genius for Commerce, as to be commonly affociated with the Egyptians, in the Honour done thefe latter, by fuppoling them the Inventers of Naval Commerce, particularly that of long Voyages.

The Phenicians knew to happily how to profit by thefe two Advantages, that they foon became Mafters of the Sea, and of Contmerce. Lebunon, and the other neighbouring Mountains, furnished them with excellent Wood for the Conftruction of their Ships; and they had in a fhort. Time numerous Fleets which ran the Hazards of unknown Voyages to establish their Commerce; and their People multiplying almost to Infinity, by the great Number of Strangers, which the Defire of Gain, and the fure Occasion of euriching themselves, drew to their City, they found themselves in a Condition to fend out many Colonies, particularly that famous one of Cartbage, which preferved the Phenician Spirit of Traffick, and did not yield to Tyre itself in its Commerce, whils it greatly furpassed it in the Extent of its Dominion.

The Degree of Glory and Power, to which the Navigation and Commerce of Tyre had raifed it, rendered it fo famous, that the Report of prophane Authers would hardly be believed defitute of Exaggeration, had not the Prophets themfelves fpoke of it with fill greater Magnificence; fo that the Defoription of its Grandeur, of its Forces, and the almost incredible Number of its Veffels, Merchants, and Merchandizes, makes one of the most beautiful Passages in the Prophecy of Exekiel, which could not possibly be forgot, when we are speaking of the Excellence of Commerce, and its Splendor. The Prophet Ifaiab likewile fays, That Tyre is the common City of all Nations, and the Centre of all Com-

#### . \* Formerly Bifhop of Avranches or Soiffens in France.

merce.

merce; and in a Word, is the Queen of Cities, whereof the Merchants are Princes, and which has for Traders the most illustrious Perfons of the Earth. Such was the ancient Tyre, when the fell, or funk, under the Arms of Nebuchadnezzar, after a Siege of thirteen Years. It is true, that Providence had fecured an Afylum and Refource to the Inhabitants of this unfortunate City; for the Tyrians, during to long a Siege, had both the Precaution and Time to fortify a neighbouring Island, where they established their maritime Forces, and where their Merchants retired with their Stores and Merchandizes, and there continued fo flourishing a Traffick, that the taking and ruining of their first City, did not deftroy their Empire of the Sea. nor the Reputation of their Commerce.

deftroy their Empire of the Sea, nor the Reputation of their Commerce. It was this new City of Tyre, which, trufting in its Riches and Puiffance, dared afterwards to refift Alexander the Great, already Mafter of one Part of Alia, and had like to have interrupted, for fome Time, the Courfe of his Victories; but in Reward for its Temerity, it was entirely deftroyed by the Conqueror; and, to the End there might remain to it no Hopes of being a fecond Time reftored, he removed its Marine and Commerce, transferring them to Alexandria, a new City that its Founder intended to make the Capital of the Empire of Alia, of which he then meditated the Conqueft.

COMMERCE OF THE CARTHAGI-NIANS.

Whilft the old and the new Tyre experienced these great Revolutions, Carthage, a Tyrian Colony augmented its Forces by Commerce, and thus became enabled to dispute with Rome the Empire of the World.

Those new Africans foon reaped the Benefits, which the happy Situation of their City offered, and profited by the Genius for Navigation and Commerce, which they had brought with them from *Phenicia*; they made their Flects and Merchants pais on one Side to the Ocean, beyond the Pillars of *Hercula*; and, on the other, along the whole weftern Coaft of *Europe*; and, if fonne Authors may be credited, their Pilots and their Merchants even hr d the Boldnefs, or good Fortune, to be the first that penetrated as far as the cunknown Lands, the Difcovery of which, many Ages afterwards, has done to much Homour, and brought to much Profit to the Spaniards.

The Carthaginians, totally occupied in their Commerce, never thought, till too late, to avail themfelves of the immense Riches, which they had amafied by this Means, to extend their Dominion abroad; however, their being unseasonably tired of their pacific State cost them dear.

Their City, which Commerce had peopled with above feven hundred thoufand Inhabitants, was foon deferted, to furnish their Armies with Troops and Recruits. Their Fleets. accultomed folely to carry their Merchants and Merchandize, were now only loaded with Soldiers and warlike Stores; and of their wifelt and more fortunate Traders were formed those Chiefs, and Generals of Armies, which were defined to make *Rome* tremble, and put *Carthage* in a Condition to become the Mistrefs of the World.

The renowned military Exploits of the Carthaginians in Sicily, Sardinia, Spain, and particularly Italy, under the famous HANNIBAL, and alio the Diforder of their Affairs by the Victories of the two SCIPIOS, are Facts well known, and are of too little Import to the Matter of which we treat here, to call for any Detail of them. I thall, therefore, only add, that Commerce had raifed Carthage to fo high a Degree of Riches and Power, as obliged the Romans to carry on a cruel and doubtful War for fifty Years, to fubdue this Rival; and, in fine, triumphant Rome believed the could not entirely fubjugate and reduce her by any better Means, than cutting off thofe Refources which the might yet find in Commerce, and which, during fo long a Time had fupported her againft all the Forces of the Republick.

It was, in Effect, that Refolution of the Senate which decided the Fate of *Carthage*; and the *Carthaginians* themfelves were fo terrified, that having apprehended by this Defign, they fhould be obliged to give up their Fleet, and to retire inland five Leagues from the Sea, they chofe rather to expose themfelves to the Hazards of the third *Punic* War, fo fatal to them, than to renounce fo eafily the only Hopes that could remain to them in their Misfortunes, and voluntarily confent to fee their *Commerce* pafs to *Utica*, where they knew the *Romans*, to atchieve their Ruin, proposed to transfer it, as we have faid Alexander did did

did that of Tyre, to the new City he had given his Name to, when he determined to punish the Tyrians for having dared to retard his Conquests.

ALEXANDER lived too fhort a Time to be Witnefs of the happy and flourifh- COMMERCE s State, to which Commerce would elevate this laft City. The Ptolemies, EGYFILAN ing State, to which Commerce would elevate this last City. who, after his Death, had Egypt for their Part of his Conquefts, took Care to support the Infant Trade of Alexandria, and foon brought it to fuch a Degree of Perfection and Extent, as to bury in Oblivion both Tyre and Cartbage, which, during to long a Time, had carried it on, almost alone, and had re-affembled to them the Commerce of all other Nations.

The rapid Success of the Commerce of Alexandria, ought not to occasion much Surprize, when Reflection is made on its happy Situation, which rendered it to commodious to be the Depolitory of all Merchandizes from the East and Weft; and to maintain the Empire of the Sea, the fureft Means of furpaffing all other Nations in Wealth and Power.

,

f

tC

of

e,

d

d,

rs.

od

he

nd

'nα by

oly

unđ

er-

eir

of

. a

ia,

vn, any age n a

ne.

iny

m-

the

of ing

and

m-

nce

and

the

der did

This famous City had on one Side a free Commerce with Afia, and all the East, by the Red Sea; the fame Sea and the Nile gave her Entrance into the valt and rich Countries of Ethiopia. The Commerce of the reft of Africa and Europe was open to her by the Mediterranean; and, if the would carry on the interior Com-merce of Egypt, the had belides the Convenience of the Nile, and Canals made by the Hands of Men, Works immortal, and almost incredible, of the first Egyptians, with the Advantage of Caravans, fo convenient for the Safety of Merchants, and for the Transportation of their Merchandizes.

Add to thefe, a large and fafe Port, where foreign Veffels arrived from all Parts, and whence departed inceffantly the Egyptian Veffels, which carried their Merchants and Commerce to all Parts of the then known World.

It was this Conveniency of depositing Merchandizes at Alexandria, that spread through all Egypt those immense Riches, which rendered their Kings fufficiently powerful to support themselves, for more than a Century against the Romans, who end avoured, from Time to Time, to subdue fo fine a Kingdom : Riches fo considerable, that Historians affirm, that the Product only of the Customs of Importation and Exportation, upon the Merchandizes that paffed the Cuftom-Houses of Alexandria, amounted annually to more than thirty Millions of Livres, or about 2,250,000/. Sterling, though the major Part of the Ptolemies were nioderate in the Imposts which they laid on their People.

Before the Battle of Actium, the Romans had always found, in the Spoils of the COMMERCE Nations they had fubjected, from whence to fill the Treafury of the Republick, ROMANS. and, at the fame Time, to furnish a Sufficiency for the Expences, in which the Plan of an univerfal Monarchy continually engaged them.

These Resources beginning to fail ther, the Commerce of Egypt feemed very

proper to support, by its Riches and Credit, the Reputation and Empire of Rome. From the Time that AUGUSTUS had reduced this Kingdom to a Province, he earnefly endeavoured to make the Commerce of Alexandria flourish more than ever, and at the fame Time he augmented that which the Egyptians had carried on in Arabia, the Indies, and to the most remote Parts of the East, by Way of the Red Sea. the Red Sea.

Alexandria become Roman, was only inferior to Rome itfelf, in Grandeur and in Number of Inhabitants. The Magazines of the Capital of the World were no longer filled but with the Merchandizes which came to it from the Capital of Egypt ; and very foon neither Rome, nor al. Italy fubfifted, out by the Corn and other Provisions brought to it by the Merchants and by Egyptian Fleets ; and that in fo great a Quantity and Abundance, that Jefphus affirms, though doubtlefs with fome Exaggeration, that Alexandria yielded more Riches to the Treasury of Rome in one Month, than all Egypt in a Year: Though, if Pliny's Calculation is to be credited, the Profits of the Commerce of Egypt amounted yearly, for Rome, to 125,000,000 Crowna, or about 28,125;000/. Sterling, that is to fay, a hundred Times more than the Romans employed, whole ordinary Expences did not 11226 amount to above i, 1 50,000 Crowns. ansate Course serit. "This great Commerce, which foon caufed that of all the other Provinces of

the Empire to flourish, augmented inceffantly, and made the Senate determine to maintain it, by the Corporations a established in Rome, for Trade and Traders, C

by the Laws which it made in their Favour, or rather by those of the *Rhodians*, which it adopted, and which are long fince become a Part of the Law of Nations, for the *Navigation* and *Commerce* of the *Mediterranean*, by the Magistracy it charged with their Execution, and by the Protection which it afforded to Merchante, as well Strangers as *Romans*, throughout the Empire. *Alexandria*, notwithstanding, had, in the End, the Fortune of Tyre and of

Alexandria, notwithstanding, had, in the End, the Fortune of Tyre and of Cartbage. Commerce had raided her, and the Fall of her Commerce overfet her. The Saracens, who feized on Egypt in the Reign of Heraclius, having by their Ferocity driven away the Merchants, who love Tranquillity and Peace, this City, which then held the first Rank after Rome and Conflantinople, hardly preferved any Thing of its ancient Splendor; and though it afterwards regained fome Vigour under the Sultans, and enjoys the fame now from the Christian Nations which carry on the Commerce of the Levant, it is, however, no longer possible to know again that ancient Alexandria, once fo famous, and which by its Commerce was, for fo long a Time, the Glory and Support of an Empire, that, in Truth, was founded by Arms, but received its principal Strength from Commerce.

COMMERCE OF THE GAULS, Before we proceed to treat of the *Commerce* of the Moderns, we will yet add fome Examples of the *Gallick* Cities, which were formerly rendered famous by the Enterprizes of their Merchants.

Marfeilles, the most ancient Ally of the Romans, equally celebrated for its Antiquity, for the Wisdom and Equity of its Senate, for the Sciences taught in its Academies, for the many Colonies it eftablished, and for the Wars it gloriously maintained against for many different People, jealous of its Riches, was indebted only to its Trade for these Advantages; and it was folely by the Means of Commerce, that it arrived, in 6 short a Time, to that high Point of Respect and Power, which rendered it for a long Time, the Arbitrator of the neighbouring Nations, who were drawn there to learn the Arts and Politeness of Greece, which its first Inhabitants brought from Asia, when they left it, to fettle among the Gauls.

The Example of *Marfeilles* foon animated the greatest Part of the Gallick Cities to engage in Commerce, more effectially those that were fituated upon the fame Sea, or that were not far diftant.

Artes became famous for its Experience in Navigation, and for its Ability in she Art of building Ships. It likewife diftinguished itself for the Invention of divers Manufactures, and above all, its Works in Gold and Silver gave it a great Reputation.

Narbonne even yet exceeded Arles, and, fo long as its Port exifted, it faw Fleets arrive from the Eaft, from Africa, Spain, and Sicily, laden with all Sorts of Merchandize; whilit the Inhabitants on their Side equipped their own Ships to carry abroad the Products of their Country, or the Manufactures produced by their Industry.

When the Alteration of the Courfe of the River Aude had occasioned its deferting the Port of Narbonne, Montpellier took the Advantage of that Change, and this last City received in her own, Ships from all Parts of the Mediterranean, which arrived before in that of the first mentioned.

There was yet reckoned among the Number of the French Cities, fituated on this Coaft, which Commerce had rendered flourit aing, though in a very inferior Degree to those just now mentioned, Agde, Towon, Anteb.;, Frejus, and Ague-Morte, particularly the last, before the Sands of the Rhone had left it at a Diftance from the Sea; and no one can be ignorant, that even in the Time of St. Lewis, this was the Port where the Embarkations were made for the holy Wars, and that it was the Merchants of this Place who furnished that Monarch with the greatest Part of the Shipa that composed the numerous Fleet which he fitted out in the last Years of his Life for his Expedition against Tunis.

The Gallick Ocean had likewife its Ports and Cities for Trade, of great Rejutation ; as Bourdeaux in Guyenne, Vannes and Nantes in Bretagne, and the famous Cerbillon, now unknown, which Strabo places near the Mouth of the Loire.

ante el compositor

In

.

In fine, in the inland Country was Lyons, a City at this Time famous for its Trade, where, if we may believe fome Authors, there formerly affembled no lefs than fixty Nations to treat of their Commerce, and which, from that Time, by its happy Situation at the Confluence of the Rhone and Saone, extended its Intercourfe from the Ocean to the Mediterranean, and was become as a general Staple or Storehoufe for all the French Merchandizes, without reckoning the Commerce which the carried on in all the Levant, and particularly in Egypt, by Means of the Correspondencies which the had with Arles and Marfeilles.

Let us now pais from the ancient Hiftory, to those of the middle Ages and RE-ESTAlatent Times, and these two Hiftories will furnish us with Facts, which will on the lefs interces interces, nor lefs glorious to Commerce, than those of which Commerce Antiquity has taken Care to preferve to us the Memory.

Though the Romans, as we have feen, cultivated and improved the Commerce of Egypt, after that Country became one of their Provinces; yet in general they were not a People poffeffing the Spirit of Commerce, they rather fupplied the Want of native Industry by their attachment to military Glory, and they provided themfelves with the Luxuries of other Nations by conquering and plundering them. The Accounts of the immense Treasures they brought home, after fubduing the richeft Countries of the then known World, almost furpass the Bounds of Probability, but they are fo well authenticated, that they mult find a Place here as Memorials of the Splendor of ancient Rome.

đ

Y

:9

n

it

s, ne

of

ſs

t, k

in

a w

ps by its re, n,

> on or if-

rs, he

ut

hc.

he

In

Julius Cafar, upon his Conqueit of Gaul, Africa, Egypt, and Pontus, is faid to have had at one Time carried before him in his Triumph, Veffels of Gold and Silver, computed by nodern Authors to have been equal in Value to twelve Millions Sterling, which were depolited in the publick Treafury; alfo 1822 Gold Diadems, weighing 15,023 Pounds, independent of the vaft Treafure which belonged to him as General. Their Pro-confuls were likewife continually fending or bringing home, from the conquered Provinces of the Eaft, immenfe Riches in Gold and Silver, precious Stones, and every Article rare or excellent for Cloathing, Furniture, Tables, and Equipages, and for the Decoration of their publick Buildings. The Palaces, Effates, and Revenues of many of the firft Citizens of Rome equalled thole of Soverrign Princes. Lentulus, Craffus, and others had Eftates worth three or four Millions. The Emperor Nero's Donations at fundry Times are by fome computed to have amounted to 17,760,000l. Sterling; and it is recorded, that he paid for a fingle Carpet the Sum of 32,000l. Sterling and it is recorded in all her Jewels, wore to the Value of 322,000l. Sterling. Yet these immense Luxuries not being employed in Circulation, through the various Channels of Commerce, were in a great Degree to be confidered as a dead Stock locked up in the Houfes of Magiftrates, and the People increased with them, it was foon found by fad "xperience, that the Empire could not fustain the vast Expence of her civil and military Eftablishments without Industry, without Manufactures, without Trade, to fupport general Commerce. Its Diffolution was the Confequence of Relaxation from the Principles of Industry, Sobriety, and Oeconomy, the Basis of the durable Profperity of Commercial States.

The Fall of the Roman Empire drew after it that of all the People who had fubmitted to it. The Inundation of the Barbarians, fo fatal to the Sciences and polite Arts, was not lefs to to Commerce, and, if the Learned taw their Libraries, and the fineft Works, facrificed to the Flames, by People equally brutal as ignorant, the Merchants had not more Power to fave from their Fury, either their numerous trading Fleets; with which they covered both the one and the other Sea, nor the vaft Magazines, which they had always full of the moft ufeful and rich Merchandizes.

So that whill these fierce Nations, were fighting with the Romans, or whill they were disputing among themselves the Posselfion of the Countries they had usurped, all their Commerce confisted only of the Spoils of the Vanquished; and they had no other Trade than the sharing of those immense Treasures, they found amassed in all the Towns of the Empire, which they facked, and particularly

ticularly in the Capital, which was more than once exposed a Prey to their Fury and Avarice.

But after the bravest and most fortunate of these Barbarians had formed powerful Monarchies from the Ruins of the Roman Empire: When they were established, some among the Gauls, as the Franks; others in Spain, as the Gaths; and others in Italy, as the Lombards; they some learnt from the People they had subjected, and with whom they afterwards associated, the Necessity of Commerce, and the Manner of carrying it on with Success; and they became so they had the Manner of them were in a State or Capacity of giving Lessons to others; for it is to the Lombards that the Invention and Use of Banks, of Books with double Entries, of Exchanges, and a Number of other ingenious Practices, which facilitate and secure Commerce, are commonly attributed.

It does not appear very certain who were the People of *Europe*, who, after the new Mafters had divided it, and reftored Peace, applied themfelves first to Commerce, and made it flourish.

Some Injunctions of *Charlemagne*, and of *Louis le Debonnaire*, might make it believed, that it was by *France* that *Commerce* re-established itself in the *Weft*, and the Laws that those two Princes made, either to hinder their Subjects from a contraband Trade with their Neighbours, or to ease the Merchants who trafficked in the interior Parts of their Estates, from the new Impositions which they would have laid on their Merchandizes, at least thew that the *French*, before the eighth Century, did not carry on an inconsiderable *Trade*, either within or without the Kingdom.

There is, however, an Appearance, that the Civil Wars, which were fo frequent under the Reign of *Debonnaire*, and during that of his Children, foon interrupted the first Success of *Commerce*, revived in *France*, and the Incurtions of the *Normans*, who, almost at the fame Time, laid waste the *French Empire*, having entirely destroyed *Trade*; the *Italians* had a Juncture to acquire the Glory of being its new Restorers, as they ought to have that of afterwards recalling the liberal Arts and Sciences, which had been banished ever fince the diffuenbeing the *Roman* Empire.

It is therefore to the People of *Italy*, particularly to those of *Venice* and *Genoa*; that the Re-establishment of *Commerce* is indebted; and it is also to *Commerce* that these two famous Republicks, which have been to long Rivals, owe their Glory and Power.

COMMERCE OF THE ] VENETIANS.

In the Bottom of the *Adriatick Sea*, there were a Quantity of fmall marfhy Ifles, feparated only by narrow Canals, but covered and fecured by divers Moraffes, which rendered the taking them almost impracticable. Here fome Fishermen retired, and lived on the simall Traffick which they made with their, Fish, and the Salt they drew from the Ponds on some of these Isles.

It was these Islands which served for a Retreat to the Venetians, a People of that Part of *Italy* situated along the Gulph, when *Alaric* King of the *Gotos*, and afterwards *Attila* King of the *Huns*, came to ravage *Italy*, particularly after the last, who highly merited the Name of the Scourge of GoD, which he gave himself, had taken *Padua* and *Aquila*, and reduced them to Ashes.

These new Inhabitants of the Morafles did not at first compose any Body Politic, but each of the seventy-two Isles of this little Archipelago had, for a long Time, their proper Magistrates, and, a Kind of separate Sovereignty.

When their Commerce became to flourifhing as to give Jealoufy to their Neighbours, the Venetian Iflanders thought of forming themfelves into a Republick, and it was this Union, first begun in the firsth Century, but not perfected till towards the Middle of the eighth, which laid the most folid Foundations of the Power and Commerce of the Venetians, particularly that of the last, which, during more than four Ages, had not its Equal in all Europe.

Before the Union of the Ifles, the Commerce of their Inhabitants fpread but little beyond the Coafts of the *Mediterranean*; but the Eftablifhment of the new Republick having given Courage and Strength to their Merchants, their Fleets were in a flort Time feen to vifit the molt diftant Parts of the Ocean, and afterwards those of Egypt; and by the Treaties made with the Sultans, under the Pope's Approbation, fecured the Article of Spices, and other rich Merchandizes

dizes of the Fast, which they were to purchase at Cairo, a new City the Saraden Princes had built on the Banks of the Nile.

eir

ed

ere he

ple

of

me

to

oks

cs,

fter

to

: it

eft,

n a

vhc

ich

forc

or

fre-

oon

ons ire,

lory

ling

em-

noa

erce

heir

fhy

Tes,

nen

and

of

and the

ave

ody or a

gh-ick, till

the:

ing

but the

neir

an, der

anzes

The Riches of the Venetians increased to fuch a Degree, by the Commerce with Egypt, that they thought themfelves strong enough to undertake fome Conquests, and to form, from the taking a Number of important Towns, what they called their State of *Terra Firma*, which rendered them yet more confiderable in *Italy*, though they loft part of it, after the famous League of Cambray.

Animated by these first Successes, and supported by the Resources of their Commerce, and by the inexhaustible Funds, which their Merchants were capable of furnishing to the Treasury of the Republic, Venice happily carried her Arms yet farther, and extended her Conquests on the Side of the Morea, and in many of the principal Ifles of the Mediterranean and Archipelago, which the fubjected to her Dominion; and, to complete her Renown, the had a great Share in almost all the Croifades which were made for the Recovery of the Holy Land, or for the Succour of the Christians of the Levant, as well as at the taking of Conflantinople, and the Conquest of the best Part of the Grecian Empire, which past under the Dominion of the French Princes, in the Beginning of the thirteenth Century.

Venice was in this State of Profperity and Glory when the experienced the Lot of fo many powerful Cities, which the Fall of their Commerce had either ruined or weakened; the found, in the Diminution of her own, the fatal Term of that Power which had given Umbrage to fo great a Number of Princes combined to her Deftruction, who figned the Treaty of Cambray in 1508; and two of her most celebrated Hiftorians take particular Notice that their fage Senate had not had fo much Trouble to re-eftablish their public Affairs after the famous Battle of Aignadel, but because the Republic could not any longer find the fame Resources as heretofore, in the Commerce of the Merchants, already greatly enfected by the Lofs of that of the Spices, which the *Portuguefe* had begun to carry from them, and which was also diminished from another Side by the Provincials, particularly by those of Marfeilles, who became in greater efteem than the Venetians at Constantinople, and in the principle Sea-Ports of the Levant, and who knew fo well how to maintain their Credit, that very foon all the Commerce of those Parts was carried on only under French Colours.

Genoa, which had re-commenced an Application to Commerce, at the fame COMMERCE Fine with Venice, and had not been in any Degree less fortunate in making it GENOESE. flourish, was, for a long Time, a troublesome Rival, who disputed with the Venetians the Empire of the Sea, and who shared with them the Commerce, they carryed on to Egypt, and all the other Ports of the Levant, and of the Weft.

A Jealoufy was not long in breaking out, and the two Republics having come to a Rupture, it was not till after three Centuries of an almost continual War, only fuspended by fome Treaties, that the Genoefe, commonly fuperior to the Venetians, loft, about the End of the fourteenth Century, their Reputation and Superiority at the Battle of *Chiozza*, where ANDREW CONTARINI, *Doge* and *General* of the *Venetians*, fecured to his Republic, by a happy Defperation, the Honour of an unequal combat, which decided for ever a Quarrel to famous, and reftored to Venice the Empire of the Sea, and the Superiority of Commerce which were the Rewards of a Victory fo unexpected.

Genoa was never able to recover its Lofs, and victorious Venice enjoyed for a whole Century its Advantages, both in Commerce and War; but, in fine, thefe two Republics, although very unequal for the Rank which they hold now in *Europe*, and for the figure they make, attained a Sort of Equality in Commerce, with this Difference, however, that the Venetians carried on a greater than the Genoefe in the Levant, and the Geneofe a more confiderable one than the Venetians

in France, Spain, and other Christian States in Europe. The wild, enthuliastic Expeditions of the Crusaders for the Recovery of the COMMERCE duction of the Diffillery into Europe in the twelfth Century; the Conquests of the HANSFATIC German Knights of the Crofs in Pruffia and Livonia; all these Circumstances concurred to the Revival and Strengthening of Commerce in the meridional Parts of Europe. But, above all, the Inftitution of a Society of Merchants in the North,

ą

which not only brought it to all the Perfection it was capable of having, before the Difcovery of the *Eafl* and *Weft Indies*, but alfo began to give it those Laws it has continued to observe under the Name of *Ufes* and *Sea Cuftoms*, and to form a Sort of *Code*, the original of all those, which have been fince made for Maritime Commerce.

This Society is the famous Affociation of the Hanfeatick lowns, which is commonly believed to have begun at Bremen on the Wefer, in 1614.

It was not at first composed of more than the Towns fituated on the Ballick Sea, or of those that were but little distant. Its Reputation and its Forces increasing, there were but few of the trading Towns in Europe which were not defitous of engaging in it. FRANCE furnished to the Confederation, Romen, St. Malo, Bourdeaux, Bayonne, and Marfeilles; SPAIN, Barcelona, Seville, and Cadiz, ENG-LAND, London; PORTUGAL, Libon; the Low COUNTRIES, Anvers, Dort, Amsterdam, Bruges, Rotterdam, Oflend, and Dunkirk; ITALY and SIGILY, Melfina, Livorno, and Naples.

The End of the fourteenth Century and the Beginning of the 15th were the most flourithing Times of this Alliance; it was then it prefumed to declare War againft Kings; and Hiftory has not forgot that which it made againft *Waldomar*, King of *Denmark*, about 1348, and againft *Eric* in 1428; particularly this laft, when the *Hanfeatick Fleet* was composed of forty Ships, with twelve Thousand regular Troops, exclusive of the Sailors.

The Policy of the Princes, whole principal Towns had entered into this Affociation, thought it ought to give Bounds to a Power, which began to grow furficious, and which had not failed to become very foon formidable; the Means were eafy and flort; each one withdrew their Merchants from the Alliance, which, in a little Time (of that large Number of Towns of which it was compoled in its greateft Power) found itielf reduced to only those that had begun the Confederation; Towns, notwithftanding, ftill fo powerful by their *Commerce*, that they were admitted to make Treaties with the greateft Kings, and particularly with those of *France*.

Some Towns of Lower Germany still preferve the Name of Hanfeatick Towns, but, for the greatest Part, this is rather a Title with which they aim to honour themselves, then a Mark that they continue to carry on Commerce under the Laws and Protection of the Ancient Alliance, there not being now more than Lubeck, Hamburgb, Bremen, Roflock, Brunfwick, Cologne, and a few others, which are truly Hanfeaticks, and of which the Deputies are found at the Affemblies, either ordinary or extraordinary, which they hold for the Common Interest of the Alfociation.

The great Commerce which Holland carries on with the Hanfratick Towns, does not contribute a little to fupport them in a Part of their ancient Reputation; and it is particularly to the Alliance which they have with that powerful Republic, that they owe the Prefervation of their Liberty; the Succours which fome of them have received have more than once faved them from the Enterprizes of the Princes their Neighbours, who either pretend to have a Right over them, or were jealous of the Riches that their Merchants amafs by Commerce.

COMMERCE OF THE DUTCH.

It was also Commerce, and the immense Riches the Dutch acquired by it, that laid the first and most folid foundation of that Power, which has placed them in a Condition to give so great Succours to their Allies; and it is only to the Resources, which they have found in Commerce, that they owe that Degree of Strength and Credit, in which, at prefent, their Republic appears; a Credit so great and so well established, as has already, for a long Time, rendered it equal to Kings, and in some Sort the Arbitrator of their Differences.

The Netberlands, or Low Countries, now known by the names of Auftrian, French, and Dutch Flanders; and the Seven United Provinces, forming the Republic of Holland, were anciently known by the Name of Lower Germany, or Belgium. They were reduced to a deplorable Condition after the Fall of the Weftern Empire, by the Ravages of the Barbarians, when, through Want of People, their Lands remained uncultivated. But about the tenth Century, by what means we know not, they began to make a Figure in Europe by the Manufacture of Woollen Cloths, with which they fupplied Britain and Germany. The

he

28

ort

n -

11-

a,

g.

11-

r-G-

rt, Y,

he

ar Ir.

£.

nđ

-i-15,

ify

ıa

its

c-

icy th

ns,

ws ck,

ire

her he

75,

ic, of

he

re

at

a

es, nd fo nd

n, eor he of y, The four natural Products of which the Britiff Ifles had a Superfluity were Wool, Leather, Tin, and Lead, and occafionally a fifth, viz. Corn. The Inhabitants of the Netberlands had little or no Superfluity of natural Products to export; they wanted most of those of other Countries, and they were fupplied with them by Way of Barter for their Woollen Manufactures. Baldwin Count of Flanders about the Year 960, confiderably improved the Inland Trade of the Country by the Establishment of Yearly Fairs or Markets, and Goods were permitted to be brought to them from foreign Countries free of all Duty.

In the fifteenth Century these Provinces passed under the Dominion of Spain, and were governed by the Spanif. Monarchs with so much Severity, that in the End, they revolted from Philip II. who fuffered his Governor of these Provinces to invade their religious and civil Rights, and seven of them by the powerful affistance of the immortal Queen Elizabetb, and other Protestant Powers, formed the famous Republick of Holland, which has fince become one of the first commercial States of Europe.

The Spaniards, to ftop the Progress of this new-born Republic. helieved that hindering their Commerce would fuffice, and to prohibit that which its Merchants had always continued notwithstanding the War in all the Ports of the Spanifb Dominions.

The Project would have been effectual, for the Dutch, deprived of this Refource, would have found themfelves reduced to the laft Extremity, if the most daring of their Merchants had not taken the Refolution to go to the Ea/l Indies, to partake, if it was possible, with the Portuguese, then united with the Spaniards, the immense Riches which the Oriental Trade produced.

This Enterprize, which appeared far beyond the Power of these People, but ill fixed in their Liberty, or rather who fill fought to obtain it, after fome unfuccessful Voyages, was in the End fortunate; and they fitted out twenty Fleets in less than ten Years, which returned laden with Spices and other Merchandizes of the *Indies*, as well as with the Spoils and Booty of the *Spaniards* and *Portugues*.

And, to prevent the Confusion and Diforder that fo many different Companies which were daily forming, and that had nothing in common but the Object of their Commerce, might bring to it, it was then determined, by uniting them all together, to form the famous *Dutch East-India Company*.

This great Establifument was made in the Year 1602, and it is this that has ferved as a Model to fo many other celebrated Companies, which have fince carried on Commerce from *Holland* to all other Parts of the World, and particularly to the Ports of the Levant, Africa, the Weft-Indies, and, in one Word, to every Place, where bufinefs could be transacted: Thefe able Merchants neglected not any, and they found in the lefs important, as well as in the more confiderable, Profits and Refources, which ordinarily escaped the Notice of other Nations.

It is this Commerce, which may be termed universal, that collects together in He...und, an infinite variety of Merchandizes, which it afterwards diffuses throughout Europe.

It produces hardly any thing, and yet has wherewith to furnifly other People all that they can have need of. It is without Forefts, and almost without Wood, and there is not feen any where elfe fo many Carpenters, which work in naval Conftructions either for War or Merchandize. It Lands are not fit for the Culture of wines, and it is the Staple or Mart of Wines, which are gathered in all Parts of the World, and of Brandies drawn from them. It has no Mines nor Metals, and yet there is found almost as much Gold and Silver as in New Spain or Peru, as much Iron as in France, as much Tin as in England, and as much Copper as in Sweden. The Wheat of its Inhabitants, and it is notwithftanding, from bence that the greateft Part of its Neighbours receive them, either for their Subfiftence or Trade; in fine, it feems as if the Spices grew there; that the Oils were gathered there; that it nourifhed the precious Infects which fpin the Silk, and that all forts of Drugs for Medicine or Dying were in the Number of its Products, and of its Growth; its Warehoufes are fo full, and its Merchants feem

to carry fo much to Strangers, or fo many Strangers come to load in *its* Ports, that there is not a Day, or it may be faid, a moment, when Ships do not come in or go out, and frequently entire Fleets.

The Commerce of the Ruffians, a Commerce already to established and extended, and which we fee increasing under our Eyes, merits without Doubt not to be forgotten in this historical Abridgment of the Progrets of Trade, and of the Advantages which thereby accrue to those Nations that apply themselves to it.

vantages which thereby accrue to those Nations that apply themselves to it. The Situation of Ruffia is one of the happieft for Commerce; its Frontiers bordering on the of China, give to it a Facility of carrying on Trade, in that vaft and rich approximately approximately approximately and rich approximately approximatel

In fine, to fupport this vaft Commerce with Reputation, *it* is not deficient in rich Merchandizes, either of *its* own Product, or, at leaft, that are found there, both hetter, and in greater Abundance, than elfewhere; and, for the Transportation into *its* Provinces, of those which come to *it* from abroad, *it* has four great Rivers, whose Courses are near enough to be easily joined by Canals, and which discharge themselves into the four Seas, by which this grand Empire is in Part bounded, providing, as one may fay, for bringing even into the Capital, the Spoils of all the reft of the World.

So many Advantages were for a long Time neglected by a Nation equally uncivilized and lazy, and where the natural Indolence was maintained for Ages, by the political Diffidence and Sufpicions of the greateft Part of their Princes, which had prohibited them all Communication with Strangers.

It is true, that after the Engligh had difcovered, by a fortunate Chance, the celebrated Port of Archangel, all Nations, which carried on the Commerce of the North had a free Admittance into this Part of the Ruflian Dominions, but it was not properly till the glorious Reign of Peter the Great\*, that Ruflia knew her Strength and true Intereft, in Regard to Commerce; and it is to this Monarch, always vigilant for the Glory of his Nation, and the Profperity of his People, that it is indebted for having extended its commercial Intercourfes to all Parts of the World, where other Nations of Europe have established theirs, and where till then, the Name and Empire of the Ruflians were hardly known.

It is to the Year 1697, that the Epocha of the Establishment of their Commerce ought to be fixed; a Year which should for ever be confecrated in the Russian Annals, fince it was at that Time, that the political Voyage of the CZAR, Peter Alexowitz, began, and that this Monarch formed the Grand Defign of changing the Face of the Russian Empire, and, by introducing Commerce, to bring in also in its Train, Politencis, the Sciences, liberal Arts, and the many other Advantages, which are ordinarily the Fruits of them.

For the Execution of a Project to worthy of him that had conceived it, that famous Embaffy, to which was given the Name of the Grand Embaffy, which without Doubt it merited, on Account of the Czar's Prefence, who determined to be there in Perfon, though *incognito*, and mixing in the Train of the Ambaffadors, was feen to arrive in Holland, and afterwards pafs over to England.

England. The Pretext was the Renewal of ancient Treaties : The true Reafon was, that the Prince this Way found an Occafion to come and fludy in these two Nations, fo skilful and fortunate in Commerce, the most fure Grounds of that, which he defigned to establish in his own Dominions.

It was then, that Defpoiled of the Marks of Grandeur, and mingled with the most fim ple Workmen, he did not think it unworthy of his Rank, to employ his royal Hands in the fame Works as they.

Sometimes

<sup>•</sup> This great Prince was the first of his Country, who affumed the tile of Emperor of all the Rufflas which was confirmed to him by the other forereigns of Europe, who fought his friendship. He was the founder of St. Petersburgh in 1721, and died in 1725.

COMMERCE OF THE RUSSIANS,

s, in

d,

be d-

rs

all

ains nd

ver

in

re,

taeat

ich

art

the

unbv

ich

the

e of

but

new rch,

ple, s of

here

om-

the Derce, any

that aich

ter-

of to

that

bns,

he

the

nes

was St.

Sometimes with the Mallet and Chiffel in Hand, he worked in the Yards at all Sorts of Naval Conftructions, which could make the Marine flourish. At others, attentive to the Lessons of fome skilful Pilot, he informed himself of the divers Points of Wind that relgn at Sea, or learned the Manner of using the Compass, and Sea-Charts for a fafe Navigation. At other Times, he took the Shuttle, and Studied, in the Manufactories, the Art of making those fine Cloths, which the English and Dutch had till then fold fo dear to his Subjects. Sometimes alfo, by Converfation with the most able Merchants, he fought to penetrate into the Secrets of the Bank and Exchange, and to fecure before-hand Correspondents at London and Am/lerdam to the Bankers, whom he proposed to establish in the principal Towns of his Dominions. In fine, nothing escaped his Curiofity, from the Defire which he had to form his Subjects to Arts and Manufactures : And, as if he defigned fome Time or other to fet up as a Mafter in the Fabrication of all Sorts of Works, he himfelf ferved a Sort of Apprentices and was feen affiduous in the Work-Houfes of the most able Artificers; here to handle the Iron with the Blacksmith, there cutting Wood with the Carpenter; in another Place, twifting Hemp with the Ropemaker; and in one Word, working at all the Trades which are neceffary to fupport Commerce, and render it flourishing.

It cannot be expressed how many Establishments, favourable to Trade, and till then uter own to the *Ruffians*, were the happy Confequences of the curious Discoveries of a Prince so universally attentive to the Good of his People.

New Ports were opened in divers Parts of his Dominions, and that of Peterfburgb now vies with Amflerdam.

On the Land Side, with numerous Caravans, the Russians made a Road across the vast Regions of *Tartary*, and being admitted at *Pekin*, they returned loaded with the richest Merchandizes of *China*, and the *Eass*.

The Junction of the Baltick with the White Sea is almost atchieved, by Canals cut in the Lands, with a Labour and Expence immense and truly Royal; and there are lately others dug to join these two Seas with the Caspian, by Means of the Volga.

But still a Variety of Regulations, and a Fund of found Policy was wanting to bring Commerce and arts to an eminent degree of Perfection in an Empire fo fubject to Revolutions in its Government. These we have seen established by an admirable code of Laws, and in general, by the wife Administration of the reigning Empress, the renowned Catharine II. the liberal Patronels of Learning and the Polite Arts, who, adopting the best Parts of the Plan of Peter I. for civilizing his Subjects, fends a number of Youth annually at her own Expence to *England* and other Countries, to ftudy Agriculture, Botany, Trade, the mechanic and polite Arts, in fhort, every Branch of ufeful Knowledge. At the fame Time, fhe fpares no Pains or Expence to attract skilful Artists, and able Workmen in every Class to her Country. Honours, Penfions, and large Emoluments are the Rewards of those who enter into her Service. However, it is the Duty of the Britiff Legislaher Country. ture and the Magistracy to guard as much as possible against the Seduction of her Manufacturers. For the excellent Policy of this Princess may be as detrimental to the Trade and Manufactures of other Countries, as it is Beneficial to her own. Her Alliance is already become fo formidable as to be contended for by the first Powers of Europe, and a Country which at the Beginning of the prefent Century had fearce any Weight in the Affairs of Europe bids fair to turn the Scale, into which the thall place her Influence or Intereft. If her Commerce increases in the fame rapid Proportions as her civil, military, and naval Power, those who have had the greatest Hand in crecting it, may be the first to repent the Measure.

Let us now join to fo many Examples, ancient and modern, of the Advantages that *Commerce* produces to States, and among the Nations where it flourifhes fome remarkable inflances of Individuals, whom it has railed to the higheft Fortune. Perhaps those who are more affected by their own Interst than by that of the Publick, may herein find motives and Inducements to animate and engage them to a Profession which may be attended with fo great and happy Effects.

E

France

France and Italy furnish us with the two first, in the Order of Time, and England with a third, all equally celebrated and fingular.

JAMES CORUS.

James Coeur, a Native of Bourges in the Province of Berry, was a Son of a private Merchant; he followed the Profession of his Father, but with fuch speedy and happy Succefs, that an Author affures us, he gained more alone, than all the Merchants of the Kingdom together.

His Commerce was extended to all the Mediterranean, he trafficked in Alia with the Turks or Perfians, and the other Subjects of the Sultans of Babylon, and in Africa with the Saracens.

It was by the City of Montpellier (which then was the only Entrance of the Kingdom on that Side) that he carried on fuch extensive Commerce ; this also was the only Reafon that could render that City dear to James Cocur, with which he had not otherwife any Connection, and confequently this was the fole Motive that could determine him to embellifh it. After fpeaking of a Fountain which he made, where his Arms still remain, we shall enlarge a little on the common Ex-change of the Merchants, known at *Montpellier* under the Name of the Loge, which he built, that this Edifice might have a remarkable Conformity with the Commerce of the City, as it is visible, he never dreamt of undertaking the former, but with the View of augmenting and facilitating the latter. This Building, which fill fublists, is folid and magnificent. What is admired above all, are the Baffo Relievos in Medallions, which ornament the Front, and which employ the vain Curiofity of those, who have yet the Weakness to give into the Search after the Philosopher's Stone; these are to them so many enigmatical Emblems, under which they imagine that *James Cocur* has hid the Mysteries of the grand Work,

of which he made Ufe, as they pretend, to acquire his immenfe Riches, which, notwithftanding, he owed folely to *Trade*, according to Mr. *Affrue*. His great Riches, acquired by a Way fo lawful, and the Probity with which he always conducted his Bufincis, having rendered him famous among *Foreign-*ers, and known at Court; *Charles* VII. called him to the Miniftry, and intrufted to him the Management of his Finances, making him Grand Treafurer, A. D.

1444. His Elevation did not in the least interrupt his Merchandizing, but, on the contrary, excited him to continue it with greater Reputation and Success; but then this generous Merchant, whole Heart was yet greater than his Fortune, had the most noble Views in his Commerce, and preferring the Interest of the State to his own, it was more in his own Funds than the Prince's Exchequer, that he found Refources, not only to re-establish the Kingdom, exhausted by a long War, but to carry on Enterprizes against the ancient Enemies of the French nation, and to re-unite to the Crown, one of its finest and richest Provinces, which had been for a long Time in the Hands of the English.

In Effect, very foon, Armies were raifed and maintained folely at the Expence of this difinterested Minister: He advised the Conquest of Normandy, and he alone was at almost all the Charge. When he went in Embassy to Rome, a Fleet of twelve Ships, which accompanied him, belonged to him entirely, and it was he that was at all the Expence of fitting them out. In a Word, after Charles had, as it were affociated James Coeur in the Government of the State, there was nothing in France that was great and confiderable, which was not fupported by the Credit of this fage and rich Merchant, and wherein he did not employ the better Part of the great Effects that arole to him from his Trade. Mr. Aftrue fays, his very Difgrace, which it appears he never merited, feemed to have rendered him illustrious.

It is true that the People, accustomed to fancy a Mystery and Prodigy in Things that furprized them, and were above their Comprehension, reported, that James Coeur owed his Fortune to the Secret of making Gold, but, the truth is, that all the Philosopher's Stone of this fortunate and able Merchant only confisted in his great commercial Connections; and that he knew no Chymistry more proper to operate the Transmutation of Metals, than the immense Trasfick that furnished him with those rich Merchandizes, of which his Storehouses were always full, and which he exchanged with fo much Profit against Gold and Silver, that an Ignorant

ignorant and credulous Populace attributed it to the Perfection of the grand Work, which it imagined he had the good Luck to find out.

d

ly

lia

N

he

'as he

ve .

he x-

ge,

he

er,

ch

ain the

der

rk, ch, ich

ted.

D.

the

but

had

e to

und but

d to or a

ence I he

leet

was

arles

was the

etter his

him

ames at all

n his

er to

full,

at an orant Another Example of Fortune and Glory, to which private men have attained, by the Means only of *Commerce*, is not lefs remarkable, though more illustrious. The Family of *Medicis* has been always praife-worthy and commendable, both Tas House

The Family of Medicis has been always praife-worthy and commendable, both The flour for the Antiquity and Noblenefs of its Origin, and the Greatnefs of its Credit and Riches.

From the Eleventh Century it has had great Men, and there is found in Hiftory, an honourable Succeffion of the Race of the *Medici*, who, in this first Rife of their Houfe, were equally diffinguished by the Lustre of ecclesiaftical Dignitics, by the Honour they acquired in the Profession of Arms, by that which they obtained in the Government of States, and in the chief Magistracies of Cities.

It was not, however, till the Beginning of the fifteenth Century, that this Family, referved to fo great a Fate, ought properly to count the Epocha, or Ara of its Elevation; and it is to Cofine de Medicir, that famous Citizen of Plarence, who fo juftly merited the Name of Great, Father of the People, and Deliverer of his County, that it is indebted for the firft, or at leaft the most folid Foundations of a Grandeur, which would be hardly credible, did we not fee, fo lately as the Year, 1722 their fortunate and illustrious Posterity, governing with fo much Sagacity, the defcendants of those People, who formerly owed their Liberty to the Courage and Prudence of this firft Citizen of their Republic\*.

In Effect, after this great Man had fet in Motion the Wheel of Fortune, which was to raife his Houfe to high, there were but very few Dignities, Honours, Titles, or Alliances, by which this Family was not illustrated; and, in lefs than a Century, it gave four fovereign Pontiffs to the Church, "two Queens to France, and to the facred College more celebrated Subjects than any other houfe, even fovereign ones, had given to it till then.

It was neverthelels Commerce only that was the Source of to much Renown; the Anceftors of Cofmo, following the Cufton of the Nobility of Italy, had not neglected this Refource, to fupport them in the Honours either of the Camp or Cabinet; but he, more fortunate, or more intelligent, had made to large a Fortune, that he became even comparable to Sovereigns for his Riches, and he was always courted and regarded, on Account of the great Influence which he preferved all his Life, in the Affairs of Italy.

Lawrence, his Brother, who, to the Name of Great, which he merited as well as Cofmo, added that of Father of Letters, was fo well known at the Porte, on Account of the Factors which he maintained in all Parts of the Levant, and of the great Number of Ships which he fent, that Bajazet, the herce Ottoman Emperor, not only always regarded him as one of his Allies, but even honoured him with the Name of his Friend.

All the other *Medici*, who came after these two great Men, and were elevated to the chief Honours of their Republic, had the wise Policy to imitate them, and in no manner to deprive themselves, by a false Delicacy, of the Utility of Commerce; and when, in fine, the great Qualities and merit of another *Cojino*, had raised this House to the Sovereignty of *Florence*, neither he, nor his Successfors, thought it unworthy of them, to continue to seek, in an honourable mercantile line, the means to support, with great Credit, the Splendor of a Rank, which, in some Sort, was owing to it; and, to this very Day, the Palaces of the Grand Duke are never shut either to Tradesinen or Merchants.

The third Inftance we shall produce is, that of SIR *Thomas Gresham* an Eng-SIRTHOMAS Lishman, who, though he did not attain to the very high Honours of *James Coeur* GALBURM. or *Cosino de Medicis*, does not yield to either in the Services he performed for his Country, or the Riches and Credit he acquired by Merchandize. The general Incidents of the Life of this illustrious Citizen of London are fo well known, and are fo amply related in all our Histories of England, and Lives of our eminent Men, that I shall only recite fuch Particulars as may ferve to place him in many Respects upon a Level with the Frenchman and the Italian.

Mr.

• This illuftrious Houfe became extinct by the Denth of Gaflon, the laft Grand Duke of Floriner, to whom the late Emperor of Germany, then Duke of Lorrain, Succeeded.

Mr. Thomas Grefham was the youngeft Son of Sir Richard Grefham an eminent Citizen of London in the Reign of Ldward VI. he fucceeded his Father in the Office of Agent to the King for the Negociation of his Loans and the Sale of his Wool at Antwerp; and in that City he laid the Foundation of his Fortune. It was, at that Time, the Cuftom for the Kings of England to borrow Money of the Flemings for any Exigencies of the State, and, by Milmanagement, the Crown was become confiderably indebted to the principal Merchants at Antwerp : Upon which Occasion the Flemings demanded most exorbitant Interest, and fometimes the royal Jewels were pledged for the Payment. By his prudent Management he not only cleared the King by difcharging all his Debts, but in the Reign of Queen Elizabeth he put an end to the diffraceful and extravagant Method of borrowing from Foreigners, by delivering a Plan to the Queen for negociating Loans for the public Service at home, a Plan which pleafed her own Subjects, and occationed a great Saving to the Nation. For this Service her Majefty conferred on him the Honour of Knighthood. He established the Credit of the English Merchants with the Hanfatick Towns, and he was highly inftrumental in bringing over a great Number of the perfecuted Fleming: who fled from the Tyranny of the Duke D'Alva, the Spanish Governor of the Netberlands, under Philip II. At his own Expence, he built the Royal Exchange in London, and founded a College, known by the name of *Gresham* College, endowing it with an Income for the Support of a Profession of each of the liberal Sciences, who continue to this Day, and read public Lectures in Divinity, Law, Phylic, Aftronomy, Geometry, Mulic, and Rhetoric. He also bequeathed a great many Donations of annual Sums to public charitable Institutions; yet this did not prevent his making ample Provision for his Widow," and he died very Rich in the Year 1579.

Commerce of the French. Mr. Savary fuppoles it a Matter of Surprile, that among to many Examples of the Advantages that Commerce produces in the States where it flourithes, *France* had not, at the Time of his writing, furnifhed any one; it is owned, he fays, with Regret, that, in Regard to *Commerce*, the *French* at prefent are lefs in a Condition to ferve as a Model, than they are in need of being animated by the Example of others.

And then proceeds with making the following Queries, and giving the fucceeding Account of the Aptitude and Qualifications of the *French* for *Trade*, and, though he feems a little partial in Favour of his Countrymen, I think he exaggerates nothing in his Defcription of the Kingdom.

"Will this generous Nation, fays he, fo capable of the greateft Enterprizes, "be inferior to others in this Thing only, whilft fhe greatly furpaffes them in every Thing elfe? No furely: and excepting her Haughtinefs, which often made her regard *Trade* as little worthy of her, or her Impatience, which almost always difcouraged her on the first Difficulties, there is certainly no one that could carry on *Commerce* with more Advantage, or to whom, I may affirm, it is more proper, when the will apply herfelf to it in earneft.

"What is there in Effect wanting to France of all that is neceffary to carry on " a confiderable Trade?

" She has an infinite Number of Inhabitants, hardy, enterprizing, laborious, and, at the fame Time full of Genius, Addrefs, and Induftry.

" Her Lands, which are as fertile as any in the World, deny her hardly any Sort of Fruits, Provisions, Drugs, or other Merchandize.

"Her different Provinces, according to the Diversity of their Soil, produce in Abundance, Corn, Wine, Salt, and every Necessary to the Support of Life. "There is found Silk, Flax, and Hemp, for all Sorts of Stuffs and Linens,

" or other Works which are made of these Materials. " Its Pastures feed an almost incredible Quantity of large and small Cattle,

"which ferve for Nourifhment, and to furnith excellent Hides and fina Wools, "and its Mines produce the most necessary Metals and Minerals for Arts and "Trades, and for the Fabrick of Manufactures.

" If its Merchants inclined to Commerce, the two Seas, which wash its "Coasts, open to them excellent Ports, and offer them the Conveniency for car-"rying it on to the four Quarters of the World.

"If they will content themfelves with a home Trade, the French Manufac-"tures, or those that are imitated from Strangers, are arrived to the last Degree

inent

n the

of his

. It

cy of

rown

Upon

times

nt he

lucen

or the

ioned

n the hants

ver a

Duke

own

lowit

ort of

read and

ublic

n for

nples

fhes,

l, he

: lefs

y the

fuc-

and,

xag-

izes,

hem

hich hich one

irm,

y on

ous,

any

e in life.

ens,

ttle, ols,

and

its

car-

fac-

gree

of

" of Perfection, by the wife Regulations, and by the Attention of the Magif-" trates of the Police, and the Infpectors appointed to take Care of their " Performance.

"In a Word, it may be faid, and I fhall fay it without Exaggeration, that "France rounites at home all the Advantages of Commerce, which are found "divided among the other People of Europe, and, that, being fufficient to itielf, it can abfolutely pafs without other Nations and content itfelf with its own "Abundance, whilf they, on their Parts, will find it difficult to fubfift without our Succours, and that great Commerce, of which form, and with a great deal of Reafon, are fo proud, would foon be feen to fall, if they ceafed to receive from us that infnite Number of Merchandizes which are neceffary to them, and which it is with Difficulty they can find elfewhere.

"It is this Truth ill underflood, and urged too far, that has given Room to that Paradox fo dangerous, which they of this Way of Thinking would eftablifh in thefe latter Times, that *France* ought to carry on no *Commerce* with Strangers, and that fne would always be fufficiently happy and flourishing, if the did not want Labourers and Soldiers.

"The Neceffity of the one and the other is indifputable; without Soldiers our "Frontiers would remain open to our Enemies, and the Kingdom without "Defence; and without Labourers to cultivate our Lands, they would be no "longer fufficient for our Support. But upon what fhall the Pay and Main-"tenance of our Troops be established, if *Commerce*, which is the most fruitful "Source of the Riches which enter our King's Exchequer, be taken from "us? And what will the Farmers do with their Crops, though never fo "abundant, if they have no longer an Opening to get, rid of their Superfluity; and, by Want of *Trade* see those Provisions miserably perish on their Hands, "which would have inriched them, if they had passed into those of their "Neighbours?

"The Merchants then are a third Order of Perfons, of which France has "Need, and who are not lefs neceffary to ber than her Soldiers and Labourers; and Commerce is a Profefion, without which all would languifh in the Kingdom, and the Inhabitants would fink under their own Abundance, as they could confume neither the Whole at Home, nor have the Liberty to carry a "Part abroad.

"It is fufficiently comprehended, that by Commerce, fuppoled fo neceffary to "France, and for which it is known, that the French are at leaft as fit as the other Nations of Europe, is not to be underftood that Trade which is carried on in our Provinces, by the Communication which they have with one another, of the natural Productions, or the Works of Art, that they have each at home, for this would be always flourifhing enough, if there was a Care at the fame Time to carry on that abroad; but it is the Commerce which may be maintained with Foreigners that is principally in View, whether they come to our Ports to carry away those Merchandizes of which they have and we want.

"It is true, that, for long Voyages, *France* has already at Home, a Company of *Commerce*, of which the firft Succefs feems to promife, that it will not one Day be any Thing inferior to the more celebrated ones eftablished among our Neighbours; fo that, without encroaching upon the vaft Grant of a Company fo profitably formed and fo wifely conducted, I shall content myelf to animate the *French Merchants* to fuch other Objects of *Commerce* as they may fare with the other Nations of *Europe*, or even that they may carry on with a greater Facility and Profit than they.

" a greater Facility and Profit than they. "These Hopes, with which I dare flatter our Merchants, are not false nor even dubious. Whoever surveys the Parts of Europe where the English and "Dutch carry on their most confiderable Commerce, Spain, for Example, or " the Towns of the North and the Baltick Sea, will see what Nation is most " likely to fucceed.

"Almost all the necessary Merchandizes for those important Branches of "Commerce are found in *France*; on the contrary, *England* and *Holland* have "hardly any,

F

" We

"We have for Spain, Stuffs of Gold, Silver, and Silk, Clothes, Woollens, " Linens, Paper, Hats, all Sorts of Stockings, Cards, Laces of Silk and "Thread, Mercerv, Iron Wares, and many others. The North cannot do " without our Wines, Brandies, Vinegars, Salts, Prunes, Chefnuts, and Wal-" nuts, fo that it will prefently be decided, to which Nation the Loading of " Ships for the North, or Spain, is most eafy; whether to the French, who, " without borrowing any Thing from others, have, within themfelves where-" with to make up an entire Cargo; or to the English and Dutch, who come to " feek in France what they want, and who, defititute of this Succour, would be " obliged to fend their Ships half leaden, and without the proper Affortments " for those two Countries.

" It is also the fame in Proportion with all other Trades, by which the French " may enter into Competition with their Neighbours.

" in Regard to Profit, it is as clear, and fhorter. Whoever fells at fecond-" hand can make but one Gain, whilft he that fells at the first acquires two; the " English and Dutch are in the first Cafe, the French in the fecond ; fo that those " can only benefit themfelves on the Price, which the Merchandize they fell in " Spain and the North cofts them in France, and thefe add yet to the faid Profit. " that which was made on the first Sales of fuch Merchandize.

" This is not enough; the Advantage of Returns is yet all entirely on the " Part of France, fince the French Ships, by bringing back the Northern and " Spanifb Commodities, take away from Strangers those immense Profits, which " they used to make on us, when they brought the fame Merchandizes into our Ports.

" One cannot on this Subject help expressing fome Concern at not feeing " established in France, that wife Policy of the English, who, by their Act of " Navigation in the Year 1660, ordained, that none of the Merchandizes and " Products of Europe he brought into England, nor the States that depend on it, " but in Ships appertaining to English Subjects, or from the Places of their "Manufacture and Growth; and that none of the Merchandizes of the Growth " of any of the English Colonies, or that may hereafter become fo, of Ajia, " Africa, and America, shall any longer be brought in but in Exalish Ships, or

" those appertaining to the English. " A Policy certainly both prudent and equitable, and, if it had Place among " us, would open our Ports to Strangers, who should bring the Merchandizes " of their Country, and wifely that them against those who, having nothing " of their own Growth, come to fell us those at a dear Rate which they have " collected from all Parts of the World; and who, flattered by our Indo-" lence, or, it may be, by our Vanity, have infenfibly accustomed us to receive " only from their Hands, at an exceffive Price, what it would be eafy for us " to get on much better terms, if we would only take the Pains to fend for " them.

" It may probably be alledged, that, as the French Marine is not in any De-" gree comparable, but much inferior, to that of their Neighbours, with whom they are invited to become Competitors, there is but little Appearance that they " thould ever find the Facility or Advantages with which they in vain were flat-" tered in carrying it on.

" And it must be confessed, that, in Maritime States, Commerce and Navigation ought to go Hand in Hand, for there is fo ftrict and intimate a Tye " between the one and the other, that Commerce is without Strength, whilft the " Marine is languishing, and the Weakness of the one necessarily draws on the \*\* Fall of the other.

" But befides, that our Ports are not fo unprovided with Ships of War, as to " leave the French Merchants at any Time defitute of Convoy and Guards, to " favour and protect their Trade; what Doubt is there that, even on this Part, " France, when the pleafes, need not yield to any other Power whatever.

" Our Neighbours are obliged to fetch from abroad, the greatest Part of their " Naval Stores; Wood, Iron, Cordage, Sails; all these come to them from " Foreigners; instead of which, our Provinces easily furnish us with the best " Foreigners, inftead of which, our Frontiers cally and fitting out our Navy. "Part of that we have need of for the building and fitting out our Navy. "Some

lens,

and

t da

Val-

g of

who.

iere-

d be

ench

ond-

the hofe

ll in

ofit,

the

and

hich

our

eing

Et of

and n it.

their

owth

Afia,

nong

hing

have

ndoceive

or us

for De-

hom

they

flat-

avi-Tye

the

s to

, to

art,

heir

om

une

19

"Some of them have Wood proper for the Bodies of Ships; and there are found in the Mountains, others fit for making the reft of their Materials; there are, in many, Mines of Copper and Iron fufficient to tupply our Yards and Docks; and all, in general, are to abundant in Flax and Henp, for making Sails and Cordage, that it is even from us that other Nations receive the greateft Part of those they confume in their Rope-Walks, or that their Weawears, make into Cloth proper to fail their Veffels.

vers, make into Cloth proper to fail their Veffels.
We are no more in Want of Provisions or Ammunition, but are even in a
Condition to fpare Part to others; and, to man our Ships of War and Merchant Fleets, we have more than fixty Thousand Sailors, diffibuted in five
Claffes, of which the Rolls are renewed annually, and of which the one is
always accounted engaged, from the Beginning of each Yerr, to ferve in the
King's Ships, and the four others are referved for the Merchants' Service.

"These Hopes, which are founded on fo many Advantages, that might render our Marine flourishing, either for War or Trade, are certainly not in the "Number of those ideal Projects, that it is not possible ever to carry into Execution.

"Thole Times, fo glorious to the Marine of France, 1690, are ftill remem-"bered, when our naval Forces, equal to thole of our Enemies, obtained the "Victory over the united Fleets of the Two Powers, who each in particular "would have attributed to itfelf the Empire of the Sea; and we have not in the leaft forgot, that, during all the War which was terminated by the Treaty of Ryfwick, 1697, our Privateers, fuperior to thole of the English and Dutch together, took from one of them fo great a Number of Ships, that their Merchants, who avow that their Lofs amounted to more than three Thouland "Veffels, were obliged to carry their Complaints to their Parliaments; and the "Trade of the other was fo diffurbed or impeded by the fortunate Cruizes of "the fame Privateers, that this was one of the principal Reafons that made them "defire a Peace, and, in fome Sort, to demand it with Eagernefs.

"It is not, however to be denied, that Events which Prudence could not forefee nor Courage repair, have weakened the French Marine; but why fhould we lofe the Hopes of feeing it recover? That which fo happily fucceded under the Reign of Lewis XIV, will it be impofible, if undertaken, to profer under that of Lewis XIV? A young Monarch, in whom fhine fo many great Qualities, that they feem already to foretel the Happinefs and Glory of France? And an Eftablifhment, which was feen pufhed on almoft to Perfection, under the Miniftry of Monf. Collert, and of the Marquis of Seignelay his Son, why may it not gather new Strength, fupported by the Care and Experience of a Prince who has recorded his first Campaigns at Sea by a Victory, and who labours with fo much Application to reftore us a Marine, capable of making our Colours always refpected; and, at the fame Time, to put our Merchants in a Condition of carrying on, in all Parts of the World, a Commerce, for which they have fo much Facility and Advantage?"

Mr. Savary here finishes his Sentiments of his Country and the French Nation; and, I think, he has proved a true Prophet, in Regard to their Commerce, which has been greatly extended and increased lince his Time, to the no finall Detriment of ours. They were at least a Century behind us in mercantile Affairs, and it is a Matter both of Surprife and Concern, that they have in any Shape exceeded us; as defpotick Governments are not calculated for profperous Commerce, and had not Lewis XIII. and XIV. stepped out of the common Track of arbitrary Kings, in order to protect and render it flourishing, we should never have feen that Nation, from Competitors with, become superior to us in any Branch of it; but the good Regulations made in those Kings' Reigns, and fince continued added, to the Fertility of the Soil and Temper of the People, who can content themselves with a les expensive Way of Life than we are unhappily fallen into, have enabled them to carry many of their Commodities cheaper to Market than our higher Wages, and dearer. Living, will permit us to do, and consequently robbed us of the Sale of our inferior Sorts of Woollens, which they have been able to imitate; but, as I shall speak of this when I come to treat of Commerce in general, I shall only add

here, that I fear they now equal us at leaft in the Difpatch of their home Mantifactures, though I hope not in the Products, and Trade of their Plantations, their Sugar Colonies only excepted.

Mr. Savary having left the English out of this Historical Deduction of Trade and Commerce, as if they had been a People without any Concern in it, I can only impute it to that Deference he every where pays to his Father's Judgment, whofe malicious Infinuations against us, in his Parfait Negociant, the Son must have contradicted, had he treated us with the same Impartiality he has others; to avoid which, and not expose the Weakness of his envious Parent's ill-grounded and unjust Invectives, we may prefume were the motives that induced him to pafs us over in his Account of Commercial Nations, and made him prefer leaving a Chaim, rather than a Blot, in his otherwife valuable Works ; though he is not wholly to be acquitted from inheriting or adopting Part of his Father's Partiality, as he has copied fome of his Afperfions, when he fpeaks of us in the Body of his Dictionary ; w confute which, and do Justice to my Countrymen, I shall endeavour to improve this Opportunity by demonstrating his Partiality, and supplying his Defect, that we may appear in the true Light we ought, in the Hiftory of the European Commerce; and in order thereto, I shall here only briefly mention what occurs to me concerning our first Engagements in Commerce, and refer my Reader for a more ample Account of its Progress and prefent state of Improvement to the fequel of the Work.

COMMERCE OF THE ENGLISH.

Though it must be allowed that the *Englifb*, in respect of most other *European* Nations, were late beginners in universal Commerce, yet they have improved in it with an amazing Rapidity.

It is many Ages fince they knew the Value of a naval Power, and were taught by the Romans how neceffary this would be for their Defence and Support, as well as conducive to their Commerce with other Nations; the former, we have feen before, were Mafters of the Art, and confequently in a Capacity to give Leffons; they knew the great Advantages derived to Kingdoms from it, and indeed that this only could make a Nation flourish. They confidered how capable of Improvement our Country was, and being fettled among us, were defirous of rendering this Union as advantageous as possible, and, having met with a People brave and daring as themfelves, and in every Respect fit to undertake any hazardous Enterprizes, they would certainly have raifed Commerce to a flourishing Pitch, had not their own intestine Broils called them Home, and, Ours on this Occurrence increasing, left Commerce to languish, as it did for Ages after, till our victorious Edward III. and afterwards the glorious Queen Elizabeth, animated their Subjects to an Imitation of their Neighbours, and, by proper Encouragements, led them in to thare the Advantages witch hitherto other Nations only had reaped, exclusive of them. The Introduction or a few Walloon Manufacturers of Woollen Cloths from Flonders, and the Privileges granted to them by Edward, laid the Foundation of the Britigh Woollen Manufactories ; but to Elizabeth was referved the immortal Renown of completing the great commercial Revolution, which

Voltaire, who, as an Hiftorian, is by no Means partial to the English Nation, gives the following Account of this happy Event. "From the first Beginning "of Elizabeth's Reign, the English applied themselves to Manufactures: The "Flemings being perfecuted by Phillp II. King of Spain, removed, in large "Ecdies, from Flanders to London, bringing with them an increase of Inhabi-"tants, Industry, and Riches. This Capital, which Enjoyed the Blessings of "Peace under Elizabeth, cultivated likewise the liberal Arts, which are the "Badges and Confequences of Plenty. In a Word, London was enlarged, civil-"ized and embellished; and, in a thort Time, one Half of the little Island of "Britain was able to counterbalance the whole Power of Spain."

The best Principles of Commerce derived from the Ancients, were Adopted by the wife and active Ministers of *Elizabetb*. She fent out skilful Navigators to make Difcoveries in *America*. She established Colonies; and kept up a maritime Force for the Protection of the Commerce of her Subjects at Sea. In fine, the Founded the *East India* and other commercial Companies; and it was under her glorious Administration, that the *English* gained a Superiority on the Ocean, which

which has ever fince been preferved; and on the Support of which, not only our commercial Interefts, but our independent Existence as a Nation depends.

The Increase of our Commerce has consequently been that of our Power, which is happily rifen to the Summit of human Glory, as there is no Potentate on Earth; who can equal our maritime Force, become now the Bulwark of our Country; and may it always continue unrivalled and triumphant whilst Time endures!

It is in this Place, that I muft beg leave to congratulate my Countrymen on the happy Situation of Great Britain, which is the beft calculated that can be conceived, for the Security, Eafe, and Convenience of its Inhabitants as a commercial People. The Southern Divifion, ftill diffinguifhed by its ancient Name, England, is bounded on the Eaft by the German Ocean; and on the Weft by the Atlantic, which, by their Union, form the Britijb Channel, its Barrier to the South. On the North, it is defended by the Deucaledonian Sea; and a facility of Communication is afforded to this vaft Body of Waters furrounding the Britijb Ifles, not only by a Number of excellent Harbours and commodious Sea-port Towns; but by fundry large navigable Rivers flowing from the inland Provinces, of which the Thames is the principal.

This happy Spot thus admirably protected by Nature from the Incurfions of neighbouring States, and enabled by her infular Station, to keep conftantly on float, a maritime Force for the farther Security of her Commerce, whenever its Safety but appears to be endangered, is likewife indebted to the indulgent Bounty of Providence for every Neceffary and Convenience of Life; and is bleffed with a Temperature of Air, which, while the Inhabitants lived according to the fober Laws of Nature, and fought not the Deftruction of their Health by the Ufe of fpirituous Liquors, a.Forded more frequent Inftances of remarkable Longevity, than any other Part of the known World. But, notwithfanding a vilible, and much to be lamented Degeneracy, the great Body of the People, by whole Induftry, the Manufactures and Commerce of the Country is fupported, are juftly diftinguifhed for their Ingenuity, Perfeverance, diligent Application to Butinefs, and fuperior Expedition in completing the Works they maturate. Our Lands may juftly be counted fome of the most fertile, and their Products

Our Lands may juftly be counted fome of the most fertile, and their Products of Fruits, Provisions, &c. as plentiful and as good as any in *Europe*, and our Merchandizes more than other Countries can boatt of.

The different Counties, according to their Situation, produce Corn, and all Neceffaries of Life in Abundance, which, on many Occasions, have preferved feveral of our Nei<sup>a</sup>hbours from famine.

We have Hemp and Flax for the manufacturing our Linens and Canvas, now brought to Perfection, and our Paftures feed an almost infinite Number of Cattle, which not only fupply our Markets with excellent Food, but furnish us with fine Wools, and the best Leather in the World.

Our Mines produce Iron, Lead, Tin, Copper, Coal, &c. in Abundance, and our Forest and Woods are so well stocked with Oak for Shipping, as seems to promife, under well-regulated Laws, an inexhaustible Supply.

Our Seas are well filled with their finny Inhabitants, which, according to the Steps taken by the Legiflature for the Encouragement of our Filheries, and the ready Concurrence of our Merchants in promoting to beneficial a Defign, muft prove productive of immenfe Riches to the Nation, befides occafionally providing comfortably for our Poor, which Advantages have for many Years path been reaped by our industrious Neighbours.

reaped by our induftrious Neighbours. I think a Deduction of this Nature ought not to be closed without mentioning Commerce a Word of the Spaniards, who, like us, have been paft over by our Author in Spaniards, Silence; for, though they have been tardy in finding out the Advantages Nature has given them for Trade, and have long remained blind to their own Interest, yet their Commerce is not fo defpicable and finall as to be overlooked when we are treating of Commercial Nations.

Their Difcovery of America, and their fubfequent Settlements on that Continent, gave Birth to their Trade and Riches; for, though a potent Nation before, in Dominion, they wanted the Sinews of Power, which the Mines of Mexico and Peru have fince produced them.

G

They

rade can ent, nuft

ers ;

n to

not lity, his dea-

ying y of tion my nent

pean in it

ught well be-

that

Imrencople zarditch,

victheir ents,

aped, ollen d the

erved vhich

ation, nning The large habings of e the

civilind of red by ors to ritime

ritime e, flie er her Ocean, which

They have very confiderable Ports, equally well fituated for Commerce, both on the Bifcayan and Mediterranean Scas, and where large concerns are tranfacted though principally by Foreigners; as the Spaniards in general confider Traffick to be a mean Employ, and confequently a Derogation from that Centility they almost all affect being born to; however, they have formed four very confiderable Companies among them, as that of the Philippines; Guipufca; and one lately eftablished at Seville for the manufacturing of Woollens, Stockings, Hats, Silks, and most other Commodities they formerly imported for their American Trade; and, having received great Encouragement from the Crown for perfecting their other Manufactures, they have, for fome Time past, clothed all their Troops with their own Cloths, and the King's wearing them himself, and prohibiting the Importation of foreign ones, has brought their Fabricks into fuch great Repute, that they are daily increasing; and the uncommon Privileges granted the Weavers, it is to be prefumed, will, in Time, animate them to new Engagements, and teach them to imitate the other Woollen Fabricks of Europe, as they have been fo fuccessful in copying their Cloths, more efpecially if they can procure Workmen from their Neighbours to affish them, as they have lately endeavoured, and in fome Degree, fucceeded in, from hence. Their Silk Manufactories have likewise kept pace with their Woollen, and both

Their Silk Manufactories have likewife kept pace with their Woollen, and both their Weß-Indian and European Dominions are now principally fupplied by them, as they were formerly from France, to that their eyes having been opened to thefe Advantages; both Old and New Spain feel the falutary Effects of this Difernment, and, if the fame Measures are purfued as have been to happily begun in Favour of the Subject, we may reafonably expect, in a few Years, to fee them a more flourifhing People than it was poffible for them to be, till rouzed, from their former Indolence and Neglect, to a just Senfe of the Advantages that Industry and Application offers them.

I might here mention their Tunney Fishery, and some other Instances of their Improvements, but shall refer expatiating or descending to Particulars till I come to treat of them in the general Body of Trade, and only add here an Observation, that as the Spaniards have improved the different Manufactures I have mentioned, i.eir Neighbours have proportionably found a Decay in their's, which can only be remedied by fecking other Channels for the Sale of their Commodities, though I must confess, I think this to be defpaired of, when the common Paths of Trade are become to beaten, and every Branch of it to prejudiced by Interlopers, except the following Sheets open new Scenes, which, by Care, may be improved to the Adventurer's Advantage. I should here mention fomething of the Swedes, Danes, &c. but shall refer my Reader to what I shall afterwards fay of their Trade, when I come to defcribe it minutely.

#### \* DR. GARCIN'S Account of the Origin of Navigation and Commerce.

Historians from hitherto to have forgot, by the little they have faid, that the Arabians were the first Navigators, and the first People who opened the Commerce between Alia, Africa, and Europe; this is a Thing, however, very easy to be proved, notwithstanding the Invention of Navigation is attributed to the Tyrians and Egyptians, at the Beginning of this Historical Deduction.

The Situation of their Country, which is, in this Regard, the most favourable in all Respects at first naturally brought them thither. As Arabia is a very large Peninfula, washed by the Sea on three Sides, and its Entry on the fourth being the most difficult, by Reason of the Extent of its Deferts, which are filled with Sand, and without Water, Neceflity induced this Nation, one of the most ancient, in order to procure an advantageous Communication with others, to open Passage by Water; to invent the first marine Vessels, and to form itself courageously to Navigation; it had so much the more Cause to improve, and become acquainted with its Seas, as it was no great Distance from the Indies, which, as is known, was at all Times fuller of Riches than any other Part of the World.

\* Formerly an eminent Phylician at Neufchatel.

This

ted lick

er-

ne

ts,

all

nd

nto vi-

em

of

ore

88

othi

nı,

in-

1 a

oni

[n.₊

on; ed,

hI

ade ept the des,

acir

hat hed cr, is

cal

uris a the ich

of

rs, lelf

ind ies,

of

his

This Practice being attained, it was much easier for its Inhabitants to pass by Water to many of their Neighbours, than to traverse Deferts so dangerous; and to make such great Tours, either to go out of, or to return to their Country. Thus it was by their Fleets that they corresponded wherever there was a Sea, and by Caravans on the Land Side to the *Mediterranean*; it was, in fine, by these powerful Means, and by the *Arabians* only, that the most fought for, and precious Things of all the *Indies*, pash from East to West; in the most ancient Times, and in those which followed, until that of the Emperor *Augussia*.

This Nation, according to Hiftorians, has been the richeft of the World, in the earlieft Ages, as we fhall foon fee by relating what they have fail of it; and this is one of the firongeft Proofs of its ancient Commerce with the Indias, and from thence with the Countries which border on the Mediterranean; for the Tyrians and Egyptians were not formerly flourifhing in their Commerce; otherwife than as the Industry and Riches of the Arabians made them fo, who furnished them, under large Profits, with all the Merchandizes of the Ister, and of the Maritime Coafts of Asia, the fame as the Portuguefe and Dutch have fome Time fince done in Europe, and it is by the fame Commerce of the Indies that they are entiched: The Oriental Sea was to the Arabians what the Mediterranean was to Phanicia and Egypt; these three Nations enriched themfelves mutually by the Trade of those two Seas, each having laboured on its Part for the propereft Means to cultivate it by Navigation in the two Seas; and by Caravans through the lands that feparate them.

It is known by very ancient Experience, that the richeft Countries are not ordinarily fuch, but by the Means of Commerce and Navigation. The Sabeans, an Arabian People, who inhabited the Countries bordering on the Lidian and Red Seas, were incomparable in their Sumptuotifnets and Riches: one need only fead Agatharchidet, Diodorus Sicului, and Strabo, to be convinced of it by the Detail which they give. They drained, fays the first of thefe Historians; in Photius, the Treasures of Afia and Europe by the Exchange they made of the most precious Things. They furgafied, fays the fecond, Lib: III. by the Riches and Abundance which they had of all precious Things, not only those of Barbary, their Neighbours, but alfo all other Nations: Confiderable Suras were neceflary to purchafe a middling Quantity of their Merchandizes; thefe Historians record; that these People, fo rich by their Commerce, made Ivory, Gold, Silver; and precious Stones, to finine in their Furniture, upon the Doors, Columns, Walls, and Roofs of their Edifices ; and that they poffelfed a very great Quantity of Gold and Silver Veffels; they relate, that their Expences were enormous in all Things; even in Works of the most admirable Sculpure and Engraving ; in a Word, that their Magnificence was unequalled, which demonstrates that this Nation was skilful, bold, and venturefome in the Indian Trade and Navigation, and that it was by her that the Tyrians and Egyptians flourished for much in theirs, and upon the fame Merchandizes which they received and paffed to the other weetern Nations; the most remote. The Prophet Excited, Chap. xvii. Verfe 22, in addreffing himfelf to the City of Tyre, fpeaks of this Nation of the Sabearis under the Names of Sheba and Raamab, which were two Places of Arabia. The Merebants, fays he, of Sheba and Raamab, were thy Factors, making thy Fairs valuable in all Sorts of the chiefef Spices, and with all Sorts of precious Stones and Gold : This is a fire Teftimony of the Antiquity and the Opulence of its Commerce which it

It was this Opulence which determined Alexander the Great to make Sheba the Capital of his Empire; and tempted the Romans to its Conquest in the time of Augustus; a Time in which they began better to know the Oriental Sea, and the Coasts which limit or bound the Western.

We may believe, as the greateft Part of the Ancients did, that the precious Merchandizes of the Arabians were all the Growth of their own Country; but it is a Miftake, they being carried to them, for it is certain that Arabia has never produced of itfelf, the first Part of its Riches. Of all the Aromatics only Incenfe, Balfam, Myrrb, and Calamus Aromaticus, grow there; the two laft of which were not fought for, only as they were deemed to be fomething better

-

than

## AN HISTORICAL DEDUCTION OF TRADE

than those which grew in the other Parts of Afia an . Africa. It may also have a little Gold, but in no Quantity, as fome of the Ancients imagine; the Arabians brought it from India, the fame as they did other Aromatics, precious Stones, and rich Merchandizes of all Sorts. Strabe ferms to infinuate foin faying, that they changed their Aromatics and precious Stones against the Gold and Silver of Strangers. One may be perfuaded, that in forme Parts of Afia, the Origin of all these Things is yet near the fame as it was in former Times, all the Difference being that it is now infinitely better known.

Incenfe, in Reality, was to them of very great Advantage, as they furnished all the western Nations with it, who were then *Pagans*, and consequently confunced infinitely more than they do at prefent: But, as the Ancients were passionately fond of all the most exquisite Aromatics, those which the *Araicans* brought from *India* making the greatest Number, produced also their greatest Riches.

The Aloe Wood, Caffia, and Cinnamon which are mentioned in many Paffages of Scripture, and in the most ancient Historians, made, beyond Dispute, after the Gold, the principal Branch of their Commerce. Malabar, Ceylon, and Sumatra, or Malacca, were really the principal Places where their Fleets often went to take in their Loadings, as it was only from thence that they drew all those rich Merchandizes; these were formerly much better cfleemed than they are at prefent; and, as this Nation folely supplied all the Countries of the World that wanted those Commodities, this is yet another demonstrative Proof of their ancient Navigation to the Indies.

It is nevertheless a Matter of Surprise, that ancient History either does not fpeak of it at all, or if it does, it is in a Manner very obscure: This proceeds from Arabia being very little frequented, and confequently very little known to other Nations. The great difficulty and danger of traversing its fandy and arid Deferts, and of being sheltered from the Robberies which a Part of its Inhabitants were always given to, in beating the Field, plundering the Caravans, and ftripping the Travellers and Merchants, were the Caufes that our first Ancestors could not be informed about it until the Time of *Alexander*, or even till that of Augustus. We may moreover add, that their Navigation was but little known and that thereby they ran away with that rich European Trade which the others carried on by Means of the Egyptians, and these by that of the Venetians. They were therefore always Masters of the Indian Sea, by their Navigation, till then, as is well known even to all the Indians. This INavigation, as well as their Commerce, was indeed a little diffurbed by the Romans, but this was only for fome Time. Another Caufe, which made their Navigation unknown in ancient Times, is that the Arabians, the better to preferve the Commerce of the Indies, which they found to advantageous, always took care to conceal from Strangers who lived towards the *Mediterranean*, the Voyages which they made on the *Oriental* Seas, the Routes or Courfes which they ufed, and the Origin of the Merchandizes which they brought in, and which fo greatly augmented their Riches.

Befides, in those Times, the Arts which facilitate the Intercourse of Nations were wanting, which made History fo ignorant of a Country fo distant. These are Geography, Printing, the Conveniency of Posts, and the Improvements in Navigation; thus the Arabians always fucceeded in their intended Concealment, with the View of making their Commerce lasting, and to attract thereby the greater Profits.

And, to have the Thing fucceed the better, and to impose on the foreign Nations, who so very carneitly enquired after their Spices, they invented Fables or pretended Difficulties that subsisted, above all, in Regard to the *Caffia* and *Cinnamon* on which they made the most confiderable Profit; and affirmed them to grow in the Middle of their Country, but in Places almost inaccessfable, and so dangerous, that they could not procure but a very small Quantity, with infinite Industry and Trouble. The whole Contrivance is recorded by *Herodotus*, *Lib*. III.

2

24

It

#### AND COMMERCE, FROM THEIR ORIGIN.

It was this which made all Antiquity believe, that these Spices or Aromatics were scarce, and only to be found in Arabia. Pliny was the first who discovered that these Fables were only invented in order to cell their Drugs dearer; but, on rejecting these, he subfituted others nothing inferior, in declaring the Cinnamon to be brought from Ethiopia, in mentioning the Manner of its Growth, that of gathering, and transporting it abroad, or to Strangers; the Difficulties he has stamped upon all these Circumstances, and on the Means of having it in Time, as also the Caffia, do not appear less great, nor less fabulous, than those of Herodotus, which he would not admit. See Pliny, Lib. XII. Co. 19. It is certain that neither Ethiopia, nor Arabia, has ever produced any of these

It is certain that neither *Etbiopia*, nor *Arabia*, has ever produced any of these aromatic Barks; the Trees from whence they are taken can never be transported, on Account of the different Nature of the Soils, and the Drought and Heat which reigns there: and it is only in the *Ifle of Ceylon* the Air and Earth are really fit to nourish them, so that it is this Place alone, which has in all Times supplied the rest of the World with these Aromatics.

In fine, the ancient Arabians did not invent fewer Fables in Favour of their Commerce, than the Persians did to represent the Dangers which they had in procuring the Gold in those Parts of India where they could find it, and which were believed fandy. This is what may likewise be seen in the Book of Herodotus above cited.

Pliny fays nothing of the Navigation of the Arabians, which is a Proof that it was unknown in his Time. He only mentions that of the Fleet of Alexander, which paft from India to Eupbrates, and that which the Romans made every Year alfo in his Time to the India: He has defiribed the Route from Egypt, but he has made it appear, that their Voyages only terminated about the River Indus. The Romans, although Mafters of fome Ports of Arabia, did not, in the leaft, difcover the Navigation, which the Arabians took Care to hide, and which they made directly from fome of their Ports to the Ijland of Ceylon, to load with Caffia, Cinnamon, and precious Stones; and from other Parts of India, to do the fame with other Merchandizes, as Gold, Drugs, and odoriferous Woods. It feenss by the Recital of Pliny, that the Navigation which the Romans made to that Corner of the Indies of which he fpeaks, did no Injury to the Arabians, only in the finaller Part of their Commerce.

It is easy to comprehend that these last, in Proportion to their navigating their Seas, should have the good Luck to discover the shortest Passages to many Parts of the first Peninsula of the Ganges, and from that to the others; for we must not believe that the Romans were the first that crossed the Arabian Sea, which it bounds, as Pliny remarks, Lib. VI Cb. 23.

It was infinitely eafier to the Arabians to crofs this Sea to India, or to Ceylon, than it was for the Tyrians to run over the different Parts of the Mediterranean. The first had fine Weather to chufe at their Pleasure, and Winds that were fixed and regular, by which they might fecurely perform their Voyages with as much Exactnets, Rectitude, and Speed, as they had occasion for, and always, in a Manner, equal in the fame Seasons; Advantages which the Tyrians had but very rarely; they never had fine weather at a certain Point, on which they might depend, so that these had more Need of Ability in the Marine than the former, on Account of the Variableness of the Winds, cloudy Weather, and Tempests, which often reign in the Mediterranean.

The Winds of the Indian Sea, rarely tempeftuous, are always regular, changing twice a Year, and under two Directions, alternately opposite one to the other; each lafts fix Months, at leaft, if the Latitude is near our Tropick. These Winds are the South Weft and North Eaft; and they are called Monfoons, of the which one is dry, and the other rainy; the North Eaft Wind caufes the dry Monfoon, and begins in the Month of November, on this Side the Equinoctial Line: The rainy one begins in the Month of May, and it is occasioned by the South Weft, which makes it laft till October.

In fine, the Monsoons, which reign at Sea on this Side the Equinoctial, are always opposite to those which reign on the other Side of that Line.

It is therefore feen by the Exactness of these two Seasons, and the regular Winds of the Indies, that it was not any Thing difficult to the Arabians happily H

It

have bians and

they

r of f all

ence

fhed

were Aratheir

lages after

Su-

vent

rich

pre-

antcient

not

eeds

n to

arid

abi-

and ftors at of

own

lope,

hers

hey

hen,

their

/ for

ient

dies,

gers

the

of

heir

ions

hefe

s in

ent,

the

eign bles

and nem ble,

vith

tus,

to fucceed in their Navigation for paffing the Sea, not only to the Ifle of  $G_{in}$  but also to that of Sumatra, or to Malacca, which is in its Neighbourhood. They yet make to this very Day these Traverses, in a great Measure, without using the Compass, at least very rarely; for the Winds, being once fixed and invariable, ferve them for Guides and Rules in the Direction of their Route, almost as well, and even in some Manner more exact, than they would do by the Help of the Stars in science Weather. What is it then that thould have hindered the performing the fame in ancient Times? This is what the modern Historians have not thought of, in speaking of the ancient Navigation of India. It is probable, had they been on the Spot, as I have been, they would have thought as I do.

Many Nations among the Indians have always croffed thefe Seas by the Favour of thefe Winds. The dry Monfoons, periodically renewed by the North Eaft Wind, affift their failing to the Weftward, and the wet Monfoons, formed in like Manner by the eppofite Winds of South Weft, ferve them also for failing Eaftward. One Monfoon ferving them to go, and the other to return, and those always equally certain and regular.

The Arabians, walled by the forme Sea, ought therefore to do the fame Thing; and it is what they have always done, according to the Tradition of the Indian Nations, who regarded them as the Mafters of the Navigation of the Seas, till the Artival of the Portuguele among them, who ruined entirely the vaft Commerce of Arabia, which had been of fo long a Duration. Pliny makes Mention of thefe two Winds for traversing the Arabian Sea. The

Pliny makes Mention of these two Winds for traversing the Arabian Sea. The South Welt, which was called, fays he, in that Country, Hypalus, was the proper Wind for failing from the Cape of Syagros, which is believed to be that of Fartaque, to Zizerus, a Port in India; this is apparently that of the present Diu: They, in returning, adds he, departed from thence in the Month of December, or even in that of January, and this Traverse was made, according to him, in forty Days. The Periplus of the Red Sea, attributed to Arianus, fays the func, according to Mr. Huet; it informs us farther, that they failed from Arabia for India in the Month of July, and these Seafons are exactly the fame now, with respect to the Navigation of those Countries.

Mr. Huett believed, by the Relation of *Pling*, that these Courses were new, and had been discovered by the *Romans*, which might be so in Regard to the *Romans* only, but it is absolutely not the same in Respect to the *Arabians*, as these Routes were at that Time known to the latter, and had been so for several Ages. The Author of the *Periplus*, before-mentioned, says, that it was an ancient Pilot named Hypalus, who first discovered, by Favour of a South West Wind, this Course to the *Indies*, and that his Example was followed with 6 much Success, that they gave to this Wind, the faid Pilot's Name\*. However, we ought to be perfuaded, that this only regards the Navigation of the *Romans*. In fine, after these Eclaircidiements, we ought not any longer to be furprized

In fine, after these Eclaircificments, we ought not any longer to be furprized at the ancient Splendor of the Arabiaus, which, at the fame Time, occafioned that of the Tyrians and Egyptians; the commodious Situation of their Country, the Pleafannels of a frequent or almost continual Screnity of their Sky, the direct Regularity of the Winds which reigned in their Oriental Seas, and their own Spices, above all, the Incenfe, were Advantages which would naturally render them florrithing, if improved, as they always were by them; and it may be added, that the Goodnels of their Ports, infinitely better than all thofe of India, was what favoured them most in their Commerce. I am ftrongly led to believe, with Mr. Huet, that the Surname of Happy, which Arabia anciently received, only came from the Excellency of her Harbours, and from that of her former Commerce. This Arabia, called happy, was never to rich in its own Product as to merit fo fine an Appellation; it might rather have been given her for being the richeft Nation in the World by her Traflick with Strangers, than becaufe her Soil was found better comparatively than that of Stoney or Defert Arabia.

The laft Remark to be made is, that the Treatures and Commerce of the Arabians enriched the neighbouring Nations; Judea, above all, felt it most, as may be judged by the Revenues and Wealth of Solomon, which the Scripture describes

· Traité du Commerce et de la Navigation, par M. Huet, Chap. 54.

#### AND COMMERCE, FROM THEIR ORIGIN.

in the tenth Chapter of the first Book of Kings, and the ninth and fecoud of Chronicles, to have been to immense " that all the Kings and Governors of Arabia brought him Gold and Silver, befides his annual Revenue, amounting to fix Hundred and fixty-fix Talents of Gold ;" and it is likewife from thence known, what were the Prefents which the Queen of Sheba made him, after coming from the Depth of Arabia to fee him and prove his Wifdom, importing only in Gold one Hundred and twenty Talents, befides Spices and precious Stones, making, according to Father Calmet, 8,176,000 French Livres, or, at the Exchange of 54d. per French Crown, of three Livres, as it was then governed, about 613,200 /. Sterling : though Dean Prideaux computes it at 864,000/; a plain Proof of the great Richnefs of this Queen's Country; and, to confirm the many Advantages that Judea reaped from Trade, I think Dr. Garcin might have added to what he has faid on this Subject, the Mention that is made in the twenty-fecond Chapter of the first Book of Chronicles, of the Wealth King David had prepared for the House of the Lord: viz. an bundred thousand Talents of Gold, and a thousand times, one thoufind Talents of Silver, making the immenfe Sum of 1 170,000,000. Sterling, according to the aforefaid Dean's Calculation of 7,200. per Talent of Gold, and 450. per Talent of Silver, only in those two Metals, belides, Brass and Iron without Weight, and the Addition that he made out of his privy Purfe, towards that pious Work, of three thousand Talents of Gold, and seven thousand Talents of refined Silver, as hinted in the twenty-ninth Chapter of the above-mentioned Book, and the fourth Verie; to which we may fubjoin what is recorded in the feventh Verfe, That the Fathers and Princes of the Tribes of Ifrael, &cc. gave five thougand Talents, and ten thougand Drams of Gold, ten thougand Talents of Silver, eighteen thougand Talents of Brafs, and an hundred thougand Talents of Iron, as an additional Proof of the Benefits brought to this Country by Commerce ; for none of this vaft Treasure was the Product of it, and consequently must have been imported, to the great enriching both of Prince and People; as plainly appears from the Magnificence of their Gifts. And though we have not the Account of King David's Trade to the Land of Ophir and Tarfhifh, as fully noticed as we have that of his fon Solomon's, yet he undoubtedly commenced it, on his Conquest of the Kingdom of Edom, which made him Master of Elath and Eziongeber, two Sca-Port Towns on the Red-Sca; from whence he might, and certainly did, direct his Traffick to the Coast of Africa westward, and to Arabia, Perfia, and India, on the East; and, as he lived twenty-five Years after making that Conquest, we may account for his amassing such, otherwise, an incredible Sum, by the long Continuance and vaft Profit of his Trade.

I am not ignorant, that many learned Authors judge the Talents above-mentioned to have been lefs than they are here calculated at; yet, fuppofing with them, that they were not above half the Value, the Sum still remains prodigiously great, and thews, what I am contending for, that Coumerce alone could furnish fuch a Treafure.

From the Commerce and Navigation of the Arabians, we may pass, with NAVIGAgreat Propriety, to that of the Fleet of Solomon, which went to Ophir. . . . After what we have feen of the Navigation of the former, it will not be very difficult to make appear more clearly than has ever yet been done, which Way it took for performing this Voyage.

TIONOF SOLOMON'S FLEET.

Firfl, there is a great Probability, that Solomon was informed by fome Arabians, or by the Queen of Sheba herfelf, long before the came to fee him, of the Maritime Places, from whence they drew their Gold, their Spices, and the other rich Merchandizes of their Commerce, as well as of the Route which they had to go; and that it was in Confequence of this Difcovery, that he took the Refolution to maintain, in fome Port of the Red Sea, a Fleet to proceed every three Years, according to the facred Text, to the fame Places which were frequented by that of the Arabians; this could not be otherwife for many Reafons, which may be deduced from all that I have advanced, and from that which I shall yet add here.

Secondly, it cannot be doubted that Solomon, after this Difcovery, and with the Defign of drawing from India, the fame Treasure which the Ports of Arabia procured, did not take Care to fecure Pilots to conduct his Ships to those Places ;

ving ood. hour linmoit Help the have proit as

vour Eaft d in iling thole

ing; ndian , till merce

The the that efent mber, n, in fame, a for with

new, to the thefe Ages. Pilot , this ccefs, tt to

prized lioned intry, direct own ender dded, was with only Comas to

Aramay cribes in

g the

and as his Fleet wanted Men to fit it out, and ferve aboard it, this Prince, for that Reafon, obtained, as the Scripture informs us, from *Hiram* King of *Tyre*, fome People experienced in Maritime Affairs, who, as it likewife appears, had alfo Ships in the *Red Sea*, to join with those of *Solomon* in this Voyage.

It is evident by what I have faid, in Regard to the Arabians, that the Islands of Ceylon and Sumatra were the principal Places, to which they failed; the Fleet of Solomon ought certainly to do the fame in holding the fame Route; I would fay, in traversing the midst of the Sea.

It cannot positively be affirmed, that the Isle of Ceylon has been formerly rich in Gold, as many of the Learned believed, and that this Fleet which certainly went thither, drew its Gold from thence, as it did its precious Stones, Cafila, and Cinnamon, but it may be supposed, with much greater Probability, that it got it from fome Part of the Penin Usa of Malacca, called anciently the Cherfonefe of Gold, or from the Island of Sumatra, fince this has been always, as it ftill is, full of this precious Metal. The Sea is as easy, or easier, to pass from the Isle of Ceylon to that of Sumatra by the wettern Monsoon, than it is from Arabia to the Coast of Malabar, or to the Island of Ceylon, as I have demonthrated. Thefe two Traverses have been always practified with the greatest Facility. That which the Learned suppose, along the Eastern Coast of Africa to Soffala, is ten Times more difficult and dangerous, without reckoning that this last Place is two hundred Leagues more distant from Arabia than the Isle of Sumatra is, and that the Winds, which are not the fame, nigh this Coast, as in the Middle of the Sea, are irregular, and very often contrary. In a proper Season, a Paffage is now made from Arabia to Sumatra in less than a Month, which cannot be done in four, from the fame Place to Soffala, by coasting Africa, in any Time that may be chosen.

It is then clear that this is that direct Route from Arabia to Ceylon and Sumatra which the Arabians took; and which the Fleet of Solomon always choice as the eafieft and most profitable, or as the only one that could procure him the most precious Merchandizes of all the East as well as all Sorts of Spices.

Aloe, which is a most odoriferous Wood, and which is spoken of in Scripture, is only found in these Countries, and of which it having been always a principal *Commerce*, is a strong Proof, that the Fleet of the Arabians, and that of Solomon, went to those Places. Let us yet add, that the Woods of Almuggbim came from thence, and it may reasonably be supposed the Sandal, being allo a sweet smelling Wood; it comes from the Island of Timor, and the Macaffers have always carried it to Malacca and Acbin, in the Isle of Sumatra, for Sale to the other Nations of India, who have ever diligently fought it.

These Elucidations, which strongly agree in Favour of the Truth of those ancient Voyages, ought to release the Curious from the Perplexities and Embarraffinents, into which the Commentators on the Bible, by the Difference of their Opinions on this Matter, have thrown them. The ancient History of *Commerce* receined for a clear Light from this easy Demonstration, where the Navigation of the *Indies* has always been, and the Transport of the rich Merchandizes that have at all Times come from thence.

Befides, it is feen by thefe very Eclairciffements, that it is by no Means neceffary to make the Fleets of Solomon and Hiram undertake the painful Tour of Africa, to fetch every Time the Gold and Merchandize as far as Spain, as Mr. Huet has pretended, and yet more recently the Author of the Spectacle de la Nature. Thefe Gentlemen, on the Credit of fome ancient Hittorians, who relate an Example of a Voyage that was made round Africa, have thought they might conclude, that the Fleets of the Hebrews and Tyrians, which failed from the Red Sea, made this Route in the fame Manner, and, what is more, that they repeated it, according to them, every three Years.

This is not a proper Place to enlarge on explaining the Difficulties the Fleets muft encounter, to make this prodigious Tour along Shore, as these Authors have advanced : It is ealier to imagine it in a Closet than to make it on the Spot, and to go to examine or prove the Dangers; if they had drawn for themselves an exact Picture of the Fatigues to be endered in risking to follow the Coafts of this great Part of the World, and had painted the unknown Shelves and Banks under Water.

## AND COMMERCE, FROM THEIR ORIGIN.

38

d

of

of

y,

h

ly

a,

it

rit

m

n-

to to nis of

in

on,

n-

ny

11-

the

oft

pal

on,

ing ied of

in-

arneir

rce

of

ave

ne-

r of Mr.

Na-

e an ght the

hey the

hors

pot, s au this

hder

ter,

Water, with which the Coafts are fo well furnished; the contrary Winds and Currents which laft long; and, what is worfe, the Wrecks which Tempefts almost continually occasion, on being too near a Shore, they would, without Doubt, have changed their Language. Even now, when Navigation is more perfect than ever, how many Wrecks happen in tempeftuous Seasons, when Ships are in Sight of the Coafts either near their Arrival, or after failing from fome Port? These Wrecks would be more frequent and numerous, if the Seas and Havens were firange and unknown, and without the Charts now used, of which they were formerly ignorant.

The Coafts of *Africa* are in many Parts difficult to frequent, there are Heights, Lengths, and Steepneffes, full of Shelves, and where the Sea is dreadful in the Motion and Noife of its Waves, which break againft an Infinitude of Rocks. How many Ships have the *Portuguefe*, Englifb, and Dutcb loft, and fill lofe, near the *Cape of Good Hope*, notwithftanding the great Experience they have had in Navigation on that Coaft 1 Their Loffes have been full greater on many Occalions in the very Road of that Cape.

Africa has in truth always produced Gold and Ivory, but it is a Miftake to think that it has also yielded Spices and precious Stones; if Hiftorians of former Times, and, among others, Pliny have affirmed it, they ought to be regarded as having fallen into an Error in that Respect, the same as has often happened to them in many other Things.

On the contrary, the *Indies* have always abundantly afforded thefe rich Productions, with many others, of which Ufe has been made in Trade. Prefent Experience fuffices to demonstrate thefe two Truths; and thefe are Facts which prove in their Turn, that it was not to *Mirica*, and yet lefs to *Spain*, that *Solkman* fent his Flect to load those precious Connodities, fo diligently fought after in Antiquity. If any fuch Fleet had rifked making the Tour of *Africa* to come to *Spain*, what Appearance or Probability was there that it returned by the fame Way, and under the fame Rifques, rather than through the *Mediterranean*, to get to fome Port in *Syria*, which is much nearer, and the Sea better known and lefs dangerous?

Opbir and Tarfhifb, where the faid Fleets went, according to Scripture, are not then the fame Places that Meff. Huet and Pulche have endeavoured to establish in Africa and Spain, viz. Opbir at Sofiala, and Tarfhifb in Andalufia. The learned Bochart has likewife found these Places in the Indice, notwithstanding the Opposition which the Abbé Pluche made against him. I am strongly led to believe, with Antoine du Pinet, the Translator of Pliny, that Tarfhifb was Guzurate, named by Pliny himsels. Gedroff Populi. That Author always translated this ancient Name into that of Tarfhifb and Guzurate.

The first Voyages to the *Indies* were made from that Side, and it is probable from this, that the *Hebrews* called the Sea which bordered on it, the Sea of *Tarfl.ifk*, to diffinguish it from the *Red Sea*, which was the nearest to their Country among those to the Eastward of them.

In fine, in Refpect of *Opbir*, it appears, that that Place must be *Sumatra*, because this *IJle* has always been the richest in Gold; or else the *Peninfula of Meiacea*, believed to be the *Golden Cherfonefe* of the Ancients, and where were found the odoriferous Woods, and other Aromatics, which the more remote Nations have always brought there, and even to Achin, the Capital of Sumatra.

tions have always brought there, and even to Achin, the Capital of Sumatra. To finish this Subjer, I shall remark, that the Author of the Spestacle de la Nature has attempted to demonstrate, "that the Knowledge of the North Star "rendered Navigation anciently more bold and fortunate; that the Phanicians "were those that applied themselves to it most; that they taught it with Success "to the Hebrews, and that they ferved for Guides to the Tleets of Solomon, and "that, in fine, by their indefatigable Activity, and by their continual Attention "to the Information of the Polar Star, they penetrated every where:" By which this learned Man gives us to understand, that these same phanicians made the Hebrews make the Tour of Africa by the Affistance of that Star, but how could it ferve for this long Voyage, when it is hardly feen only at five Degrees of Northern Latitude, that is to fay, one hundred Leagues on this Side the Line?

I

This

This Author, to flew that the Phanicians with the Hebrews might make this Tour Coaftways, relates an Example taken from Heradotus, viz. that Necao, King of Egypt, fent fome Pilots on the Red Sea, and ordered them to make the Tour of Africa, which they did, and, returning by the Straits of Gibraltar, they arrived in Egypt the third Year: But when will another Fleet, fuppofing this Story true, be able to do the fame ? And, feeing that these Pilots were near three Years in making this Tour, the Fleet of Solomon would not have failed being almoft fix, in making the fame Voyage twice, going and coming, without count-ing its Stay in *Spain*; befides, à Fleet never fails, by a third, fo quick, as a Ship or two, can feparately.

As these Pilots with their People did not incumber themselves, it is faid, with many Provisions to make this prodigious Tour, he takes Care to relate the Paffage of Herodotus, which fays, that these People advanced into the Southern Sea, and that as they were not ignorant, that the Summer Rains destroyed, in the most remote Part of Africa, that which was fown in the Spring, when they found themfollows in Autumn, they landed, fowed, and waited the Crop, without ever leaving the Coafts of Lybia, that is to fay, of Africa, getting in their Harveft, and reimbarking. This favours ftrongly of a Fable, to any one acquainted with the Country and

Soil of Africa; belides, Herodotus supposes a Thing of which he was ignorant, viz. that our Autumn makes the Spring in the meridional Parts of Africa, their Seafons being opposite to ours. There might be many Things offered to demonfrate the Impofibility of this Practice among Travellers of this order.

When a Writer is ignorant of Geographical Particulars, and the Nature of a remote Country, he cannot avoid, at leaft, falling into falle Suppolitions, when he fpeaks minutely of them. This is what Perfons who know these Places, by having been there, generally remark very well and juftly.

0 1 1 1 4

1. . .

e e e e e e 

· \* .

## THE

this cao, the tar, this

ing int-Ship

vith Pafand re-

the ing.

and

ant, heir on-

of a

hen

by

E

# MERCHANT'S DIRECTORY.

Of Merchants, whether Natives or Foreigners; their Character; fome Directions for their prudent Conduct; and an Abstract of the Laws now in Force concerning them.

THE Antiquity of the free Profeffion of a MERCHANT may juftly entitle it to claim Precedency to Nobility of Birth, and all hereditary, or new created Dignities conferred on Men by Emperors or Kings; for there were eminent Merchants in the World long before there were any Nobles, or titled Gentry. But, in the early Ages of Commerce, the Rank and Profeffion of a Merchant was neither fo well underflood, nor fo clearly diffinguifhed from that of fimple Inland Traders or Shopkeepers, as it has beeu in modern Times. A Confusion of the terms Merchant and Trader, derived from the Latin word

Mercator and Tradendo, prevailed for a long Time, and was adopted by Commercial Writers. The literal Translators from Cicero give no other Definition of his Senfe of the Word Mercator, than that he is a Perfon who buyeth and tradeth in any Thing. And in the early Annals of England and Scotland we find Traders, who reforted to the publick Fairs, indifcriminately ftiled Mercatores; they are thus denominated in the publick Records in the Reign of Edward I. But, after the firm and extensive Establishment of Commerce in this Country, protected by a maritime Force, and improved by the Settlement of Colonies, a just Diffinction took Place between the Merchant, and the inland Trader, whether in the Grofs or by retail. Mun, an eminent modern commercial Writer, very happily calls a Merchant, the Steward of the Kingdom's Stock, by Way of Commerce with other Nations. "None therefore, in Great-Britain, can properly be filed Merchants, but fuch as export her native Products and Manufactures, or those of her Colonics, to foreign Clines, or import the Commodities of different Countries into these Kingdoms." To this proper Acceptation of the Word Merchant it will be necessary strictly to adhere, that we may not confound the Rank and Character of the Britilh Merchant, with that of the wholefale Dealer or Trader, an Error which we may be eafily led into, if we confult the common Directories and other printed Lifts of our Citizens, fome of whom, prompted by Vanity, give a final annual Gratifica-tion to the Printers, to be placed in the first Class of Citizens, when their Situation only entitles them to the Second. This Diftinction deferves particular Notice in this Place, because the Education required to accomplish the Character of a British Merchant, is by no Means necessary for the fecond Class of Citizens, wholefale Traders.

The mercantile Profession stands in a high Degree of Estimation with all the Nations of *Europe*, except Spain. In France, by two Arrets of Lewis XIV. the one in 1669, and the other in 1701, a Nobleman is allowed to trade both by Land and Sea, without any Difparagement to his Nobility; and we have frequent Infrances of Merchants being ennobled in that Country, front Respect to the Utility which their Commerce, and the Manufactures they have fet up, has produced to the State. In Bretagne, even a Retail-Trader does not derogate from his Nobility, which only steps whill the continues to exercise it, or, in other Words, he

only

32

only ceafes to enjoy the Privileges of his Nobleffe, whilft he carries it on, and re-affumes it by leaving off Trade, without any Letter or Instrument of Rehabilitation. In many other States, and more especially in the Republics of Venice, Holland, and Genoa, its Value increases, and I wish I could fay the fame Regard was paid to it in England; but its Importance is not fo justly confidered by us as it ought to be, more especially, as we enjoy every defirable Advantage for carrying it on ; and, could the Gentlemen engaged in it be brought to this Way of thinking, and be perfuaded to do Juffice to a Profession we all efteem honourable, by a fricter Initation of the above-mentioned States, and, not only fuely, but adopt their Affiduity and Diligence, more effectially that practiled by our industrious Flemilh Neighbours, from a fincere Conviction of the Excellency of the mercantile Employ; we fhould foon outftrip every Competitor, and render the Britil's Merchant as celebrated as the Britifs Valour, or the Britifs Power, which he, more than others, contributes to support. It is true, Commerce stands to fair in the Esteem of an Englishman, and promises to many Occafions either for raifing or improving a Fortune, that many younger Sons and Brothers of Peers are frequently bred up to, and embrace it, but then, they are too apt to quit it on fucceeding to the Dignities of their Families, or to tome publick Employment, and withdraw those Funds, which might otherwise be continued in it, both to their own and the Nation's Emolurient; whereas, was a contrary Practice observed, and could many, whose immense Riches enable them, be perfuaded to purfue their first Beginnings, and destine Part of their great Effects to run into this Channel, we should see Commerce yet daily improve, and many more active Professions shining at the Head of it than we now do; a Number of important Enterprizes might be undertaken, and happily concluded, to the no fmall Increase both of publick and private Interest : But it is a Misfortune that many Gentlemen who have been enriched by it, or their Inheritors, frequently withdraw from it, to live in Retirement, or by an Advancement to Honours and Posts, change the profitable and pleafureable mercantile Life for the more troublefome, though fplendid one, of Grandeur and Power; and notwithfanding fuch may, and undoubtedly often do, look down on their quondam Buli-nefs as derogatory and now beneath them, yet a prime Minister of France, and feveral fucceflive Grand Dukes of Tufcany, as mentioned in the preceding Difcourfe, I should think might countenance any one's Continuance in it, as they deemed it no Difparagement to their high Stations. And, to fhew how Com-merce is thought of by most Foreigners, we may fubjoin to the Examples already quoted of the Regard paid to it, that many of the Italian Princes are the principal Merchants of their States, and think it no Difcredit to make their Palaces ferve as Warehoufes. Many of the Kings of Afia, most of those on the Coast of Africa and Guinea, traffick with the Europeans, either in Person or by their Ministers; fo that, in Reality, Spain is the only Country I know of, where the mercantile Profession is in Difrepute; and there it is counted lefs ignoble and ungenerous to beg, than to make, or improve a Fortune, by merchandizing. And, before I proceed to mention the Laws in Force concerning Trade and Commerce, I shall here defcribe the neceffary Qualifications of Merchants, and give fome few Rules for their Conduct, tending to fecure to them the Success they aim at.

Previous to a Man's becoming an univerfal Dealer, he ought to treafure up fuch a Fund of ufeful Knowledge, as may enable him to carry it on with Eafe to himfelf, and without rifking fuch Loffes and Difgraces, as great ill-concerted Undertakings will naturally expofe him to; wherefore, to reduce this neceffary Science to a proper Regulation, I shall recommend the following Particulars to his Acquirement, and, if his Concerns are more limited, his Learning and Knowledge may be fo too. The first Care of Parents or Guardians who defign to bring up a Youth to be

The first Care of Parents or Guardians who defign to bring up a Youth to be a British Merchant should be, to instill into his tender Mind the foundest Principles of Religion and Morality, and a facred Veneration for Truth, Prohity should be the Balis of all his juvenile Actions; nor should he, even in his Sports and Fastimes, ever be suffered to forfeit his Word, or evade his Promife.

2

The

#### OF MERCHAN, T. S.A. ALTON . .

33

the second

trics.

The early Cultivation of his native Tongue is indiffeentably neceffary and to be preferred to the Study of the dead Languages. Parents cannot be guilty of a greater Folly than to make Lads labour hard at Latin' and Greek feven or eight Years, when perhaps they will not have Occasion twice in their Lives, to fpeak, read, or write, either of these Languages.

and

bi-

ard

r us

for Vay

ho-

only

ac-

the

tor,

itith

om-

cca-

and

are

ome

: be

was

em, Ef-

and

um-

, to

tune

fre-

Ho-

ith-

Buli-

and Dif-

they om-

eady Inci -

erve

frica

CI'S 1

ntile

is to

prohere

their

e up fe to crted ffary

's to

ow-

b be ideft bity his

his

The

4 2 4 4 1 10

## The general Merchant then, Should learn ;

1. To write properly and correctly his native Language. 2. All the Rules of Arithmetick, which have any Affinity or Relation to Commerce.

3. To keep Books of double and fingle Entry, as Journals, Ledger, &c.

4. To be expert in the Order and Forms of Invoices, Accounts of Sales, Policies of Infurance, Charter-parties, Bills of Lading, and Bills of Exchange.

5. To know the Agreement between the Monies, Weights, and Meafures of all Nations.

6. If he deals in Silk, Woollen, Linen, or Hair Manufactories, he ought to know the Places where the different Sorts of Merchandizes are manufactured, in what Manner they are made, what are the Materials of which they are compoled, and from whence they come, the Preparations of these Materials before working up, and the Merchandize after their Fabrication."

7. The Lengths and Breadths which Silk, Woollen, or Hair Stuffs, Linens, Cottons, Fuftians, &c. ought to have, according to the diverfe Statutes and Regulations of the Places where they are manufactured, with their different Prices according to their Times and Seafons, and, if he can add to this Knowledge, the different Dyes and Ingredients which enter into the Formation of the various Colours, it will not be ulclefs.

8. If he confines his Traffick to Oils, Wine: Ge. he ought to inform himfelf particularly of the Appearances of the fucceeding Crops, for his Government in diffofing of what he has on Hand, or to team, as exactly as he can, what they have produced when got in, for his Direction in making the neceffary Purchafes and Engagements.

9. What are the Sorts of Merchandize which are found more in one Country than another, those which are farce, their different Species and Qualities, and the propereft Method for bringing them to a good Market, either by Land or Sea.

10. Which are the Merchandize permitted or prohibited, as well entering as going out of the Kingdoms or Eftates where they are matter.

11. The Price of Exchange, according to the Courle of different Places, and what is the Caufe of its Rife and Fall.

12. The Cuftoins due on Importation of Exportation of Merchandize, according to the Utages, Tarits, and Regulations, of the Places, that he trades to.

13. The best Manner of folding up, embaling, or tonning the Merchandize for their Prefervation, and to be the least chargeable.

14. The Price and Condition of heighting, and infuring Ships and Merchandize.

15. The Goodnets and Value of all Necessaries for the Construction and Repairs of Shipping, the different Manuers of their Building, what the Wood, the Iron, the Mast, the Cordage, the Anchors, Cannons, Sails, and all Requifites may cost.

16. The Wages commonly given to Captains, Officers, and Sailors, and the Manner of engaging with them.

17. The modern foreign Languages, or at least as many of them as he can attain to, which may be reduced to five principal ones, viz. The Spanish and Portuguese which are in Use in almost all the East, particularly on the Coasts of Africa, from the Canaries to the Cape of Good Hope. The Italian, understood on all the Coasts of the Mediterranean, and in many Parts of the Levant. The Teutonick or German, which is understood in almost all the northern Coun-

K

tries. And the French, which is now become almost universally current, failhionable, and useful.

18. The confular Jurifdiction with the Laws, Cuftoms, and Ufages, of the different Countries he does or may trade to; and generally, all the Ordinances and Regulations which have any Relation to Commerce, either at Home or Abroad.

19. In fine, although it is not precifely neceffary that a M rchant be very learned, it is, notwithftanding, very proper that he fhould know fomething of Hiftory, particularly that of his own Country; of Geography, Hydrography, or the Science of Navigation; and that he has a Knowledge of the Difcoveries of the Countries where Trade is eftablifhed, in what Manner it is fettled, of the Companies which are formed to fupport those Eftablifhments, of the Colonies that they have fent out, of which he need not want Memoirs, as almost all are inferted in this Work, and which he may also learn from the Relations of Travellers; all these Things are of a very great Utility for the Enterprizes of Commerce, which he may have a defign to undertake.

20. If the Circumftances of Situation and Fortune will allow of it, after he has finifhed his domeftick Education, and has been introduced into the Accounting-Houfe, to be fhewn the general Method of Correfpondence with foreign Merchants, we will fuppole about his eighteenth Year, he fhould be fent for two or three Years on his Travels to commercial Nations; recommending him, at each Place where he is to refide, to fome confiderable Merchant, who fhould be advided to receive him without Form or Ceremony, upon the Footing of one of his Family; and, fo far as is confiftent with the neceffary Secrecy of commercial Tranfactions, to let him affift in his Accounting-Houfe, at the Cuftom Houfes, \* and on the Quays.

We may add to the foregoing Requisites for forming a Merchant, that he ought on all Occafions to avoid Fraud and Deceit as corroding Cankers to his Reputation and Fortune; for however cunningly the Mask is worn, Chance may, or Time certainly will, difcover the Cheat, and render the Wearer exposed to the Contempt and Infults of those he has imposed on; and, to what has been faid, permit me to subjoin the Advice, that he who undertakes to be a Merchant should do it with great Caution, and Circumspection, observing several Circumstances tending to secure him Success : as first, to make himself Master of that Branch of Commerce he intends to engage in ; and if he does not transact his Business perfonally, to be cautious in his Choice of Factors ; above all, that they be noted for their Capacity and Integrity, otherwife the beft laid Scheme may be rendered abortive, and produce a conliderable Lofs, inftead of an expected Advantage, through the Treachery, Neglect, or Ignorance of the Agent; for which Reaton a Merchant should not be drawn in to employ a Factor, with whose Character he is unacquainted, from any Motive whatloever, even from that most prevailing one, of ferving for a lefs Commission than what others commonly do, as I am fure no Concern is worth carrying on, that will not afford the Allowance gene-rally made to those the Merchant thinks proper to fublititute and employ. His first Care, therefore, should be the Choice of fuch a Correspondent as he can depend on, whole Integrity will naturally lead him affiduoufly to folicit and promote the Interest of his Principal, unbiassed by any finister Views of his own. But as Merchants, as well as Inland Traders transact a great Part of their Bulineis them-felves, I shall here add fome valuable Remarks for their Government in Purchases and Sales, partly extracted from Monf. Savary's Parfait Negociant, and partly what my own Experience has furnished me with, as they may be equally service-able to an English and French Reader; though Mr. Savary's Share of them was principally intended for the latter.

Trade becomes more or lefs perplexing, according as it is more or lefs extensive; and it is for this Reafon that Merchants ought to appropriate different Maxims and Confiderations for the Conduct and Management of their Affairs.

Those who traffick in the Merchandize of our own Manufactories, or confine their Trade to the Confumption of one City only, run less risks, and carry on their Business easier than those on dispose of their Goods, not only in the Place of their Residence, but to Dealers or Retailers in other Parts of the Kingdom,

or abroad; this shall be explained, after treating of the Manner which Merchants ought to observe in the Purchase of Commodities, and the establishing Fabricks themselves.

017-

the

ices

or /erv

g of hy, ries

of

are

of

s of

has ng-

ler-

or or

ach

ad-

his

cial

ght

ita-

or

the

aid,

uld

ices

nch

iels

ted

red

ge,

ter

iog

am ne-His

an

btę

**a**9

nles ily e-

c; ns

he on ce

h, br

fes, \*

And for this it is to be remarked, that in Places where any confiderable Manufactories are fettled, there are generally affociated Merchants, who fupply the Fabricators with the neceffary Materials for their Works, which they fell them, and in Payment take their Goods, which they afterwards difpofe of in other Places, or on the Spot, to fupply Comm Tions given them. Though there are fome of the Artificers fo opulent, as to buy and procure the

Though there are fome of the Artificers fo opulent, as to buy and procure the Materials they want for the firphy of their Manufactories from the firft Hands; yet there are others, who being Mafters of lefs Stock, fell their Goods to the firft Purchafers that demand them.

Now Merchants must govern themfelves in their Dealings with these three Sorts of Men, according as the Times and Seafons shall dictate; for in those when the Merchandize are fearce and in Demand, they must buy of all as well as they can, and according to the Advantages that may prefent; but, when Commerce is dead, or little ftirring, and Abundance of Goods lying on Hand, they should then act with Circumspection, and observe the following Maxims in all their Purchases.

1. When Goods begin to rife in Price, which commonly proceeds from thefe two Caufes, either that the Value of Materials is exceedingly augmented on Account of their Scarcity, or that there are but few Goods ready-made, to fupply a brifk Demand, it is natural for those that are perfected to increase in Value, in Proportion to the Want and Paucity of them, but it is Prudence in him who would buy under fuch Circumstances, to examine the Caufes that produce this Augmentation and, if the Goods are Silk, enquire whether the Crop of that Commodity has been good or bad, though, if the Season has been moift and mainy at the Place of its Growth, he may be affured of the latter, and that the Scarcity of the Merchandize proceeds from this of the principal Material.

It is equally the fame in the Manufactories of Cloth and other Woollens, when Wools are fcarce and rifen in Price; and the fame with Linens under the Shortnefs of the Crop of Hemp and Flax, and indeed of all Sorts of Materials, which compofe the Manufactures of the different Sorts of Merchandize, current in Trade; because the Scarcenefs of these augments their Price, and confequently that of the Commodities made of them.

There is no Doubt, that when the augmented Price of Merchandize proceeds from the Scarcity of their Materials, that it not only will remain fo long, but that it will daily rife by little and little, and in this Cafe afford the Merchant no Room for Deliberation, who ought immediately to buy and make his Bargain, to receive afterwards, in a certain Time, the Quantity he judges he may want to fell.

If the Rife of Goods proceeds from there being few in the Fabricks, and a great Demand for them, and not through Want of the Materials which compose them, the Buyer ought to act with Sagacity and Prudence in their Purchale; becaufe this probably is a Fire that will foon extinguifh, and this Augmentation laft no longer than the Warmth that occafioned it, for two Reafons; the firft, becaufe it may be, Chance effected it, owing to feveral Merchants of different Places accidentally giving their Commiffions at the fame Time, or that they happen to meet at the Manufactories, which makes the Fabricators ftand firm to their Prices; though, when these Merchants are fupplied, Things return to the fame State they were in before, and fuch an Occurrence makes them fometimes even diminifin greatly in their Value, becaufe the Workmen, feeing themfelves fought after, engage deeply in their Fabricks, and the Abundance then occafions a Cheapnefs, in the fame Manner, as a Scarcity before produced the Reverfe; and thefe Confiderations are very important towards fuccefsful Purchafes.

2. The fecond Maxim, neceffary to be observed in the buying Merchandize is to be extremely circumspect in his Words, that the Purchaser's Defire of having the Goods he is treating for may not appear; and he should not slight or undervalue them, in order to be thought not to want them, as this Cunning only ferves to embarrass the Mind of the Manufacturer, and make him more firm and tenacious cious under the Uncertainty, whether this is a Feint or not, and is a Means of his not to foon refolving to part with his Goods at the Price offered for Fear of being furprized: On the contrary, he ought to act with Sincerity and Franknefs, accompanied, however, with Prudence; Workmen liking better to deal with fuch Sort of Chapmen, than with those who use Tricks and Subtlety.

accompanies, however, with rudence; working in king better to dear with ruch Sort of Chapmen, than with thole who use Tricks and Subtlety. 3. The third is to confider whether the Merchandize has diminified in Price from a higher Degree to which it was before mounted, or whether it is augmented in Price from a lower one; at which it was, by Reafon of a Dulnets in Trade, or by the too great Abundance that there has been in the Fabricks: This is the greatest Nicety on the Part of the Buyers.

For if it is at the Height of its Dearnels, and tends to a Fall, then you ought not to buy, because it is certain, that if the Cause which made it mount to so high a Price ceases, it will daily diminish, till it returns to the Point of its just Value.

On the contrary, if the Goods are at their loweft Value, and the Price begins to rife, it is then a Time to buy, becaufe it is certain that it will daily augment, fo long as the Caufe which gave room for its Augmentation lafts.

And though what has been faid may appear a Paradox, it is however a Truth founded on Experience, and by which the moft fkilful and ingenious Merchants have greatly loft or gained, according as they have timely taken their Measures or neglected them.

4. The fourth Maxim in the Purchafe of Goods is, both to know and reflect where they will meet the beft Sales, and then fuit their Quality to the Tafte of the Inhabitants.

5. The fifth Maxim is to buy of the pooreft Workmen, becaufe they, not having Means to lay up their Manufactures, must fell cheaper than the Opulent, who have Substance, and can keep their Goods till a fit Opportunity offers for a more advantageous Sale.

6. The fixth Maxim is, not to be drawn in to engage beyond your Capital by the tempting Bait of a cheap Purchafe, and from a wrong Calculation of your Ability to pay at the Time agreed on; as a Failure of Punctuality herein will occafion a Lofs of Credit among the Fabricators, not to be recovered.

cafion a Lofs of Credit among the Fabricators, not to be recovered. 7. The feventh Maxim is, not to employ, as Factors at the Fabrick, any who act as Merchants, and fell the Materials to the Manufacturers; for they always buy the Goods dearer than others who have nothing to fell, becaufe they give a Part in Payment, and very often to recover from their Debtors they take of them Merchandizes in Payment, which are neither fo good nor fo fathionable as those bought with ready Money.

8. The eighth and laft Maxim, which I fhall mention on this Subject, is, that if the Buyer has a Partner, one of them fhould be on the Spot, for two Reafons,; *firft*, becaufe, being interefted in the Purchafe, he is more diligent, and takes better Care of what he does, than a Factor, who often regards nothing more than his own Intereft, and who, having Commiffions from feveral Merchants, favours thole he pleafes: The *fecond* is, becaufe Affairs are tranfacted more fecretly, and, many Times, Opportunities offer for good Purchafes, which one commiffoned doth not dare to engage in, though on fuch Adventures large Profits are frequently to be made.

Thefe Maxims allo hold good in the Purchafe of all other Commodities, and if carefully attended to, will lead the Merchant in the Steps he ought to tread, to fecure Succefs, and as thefe have been advanced to guide him in laying out his Money to the beft Advantage, I shall now borrow the Assistance of the same Author to furnish him with proper Directions for his Management in conducting his Sales.

First, The Merchant should avoid many. Words and Circumlocutions in his Dealings, as they will make him look more like a Retailer than one who is not fo; and, supposing he is treating with one of this last Class, he may be assured, that the Buyer understands the Value of the Goods, fo that the Merchant only occations himfelf an unnecessary Trouble to ask much out of the Way; therefore what is principally to be observed, in Sales on Credit, is, that his Debtor be, one noted for his Punctuality and Honesty, and also for dispatching large Quantities of Goods

10

Goods, as these Motives should induce a Preference to be given to one for qualified, though with lefs Profit, rather than to another with an interior Credit and lefs Trade.

2. If the Merchandizes dealt in are fuch as are dependent, in fome Sort, for their Value on the Mode, Seafons ought to be confulted for advantageous Sales, fo that, if those proper for the Winter are asked for at the latter End of it, it is not reafonable to expect fo much then as in the Beginning, neither is it consistent with the Owner's Interest to keep them, as he may have no other Offers till the returning Year, and he then ricks their continuing in Fathion, fo that it will be prudent to embrace any tolerable Offer, under these Circumstances, that is made him.

2. He ought not to truft too much to any one Person; for, in Cafe of a Failure, it may straiten him, and, in the End, bring him to the fance Misfortune; therefore Prudence will direct him to difperfe his Effects in many Hands, that, if one or two mifcarry, he may be lefs fentible of his Lois, and better able to support it: This is a very necessary Maxim to be observed by those who have large Dealings, as the Sufferings by a contrary Practice are innumerable, and there is no one Article of Mifconduct that has brought fo many to Ruin at this.

4. A Merchant should not inconfiderately engage with young Men, who have little more to recommend them to Credit than being the Children of rich Parents, as a Trust on this Account is the Product of a very false Maxim; because, if they do otherwife than well, their Fathers would hardly pay their Debts, as the Creditor may have flattered himfelf, neither is it reafonable to expect it, no more than to think they should incommode themselves, or hurt their other Children, purely to fupport a Son, whom Gaming, Debauchery, or at best Imprudence, has reduced.

5. If it happens, that Debtors omit paying what they owe at the Time agreed on, the Creditors should not oppress them with an extravagant Interest; for, though Neceffity obliges them feemingly to fubmit, it is a fure Canker to their Fortunes, which too often at last involves both the Trusted, and him that trufts, in Ruin. Besides, if the latter escape a Failure he has drawn the other into, I should think he must fuffer feverely from the Stings of Confcience, when reflecting on his occasioning the Debtor's Misfortunes, by the Extortion he had imposed.

6. The fixth Maxim is never to lend to any Sort of Perfons whatfoever on an unjustifiable Security, nor to take an unwarrantable Interest; for this is a detestable Act, and exposes the Usurer to the Penalty of the Law, and renders him abominable both in the Sight of God and Man.

It is, however, both reafonable and prudent for a Merchant to take Pledges or Securities from his Debtors, and to be cautious of what they confift; for, if they are in Merchandize, the Colours, Fathions, &c. of them may change, or the Quality may fuffer by keeping, fo that whilft he imagines he has the Value of what is owing him in Hand, he may be mistaken by the Half: And in these Cafes of lending or felling on Truft, and taking Pawns instead of Notes for Security, the Seller or Lender should add to the above Precaution, that of making the Terms of the Deposit very clear and apparent, in Cafe of a Failure in the Debtor, and a confequential Claim of the Goods by the other Creditors, as a joint Property; otherwife he may be accused of endeavouring to conceal the Bankrupt's Effects; and if he has not taken the prudent Steps he ought in his Dealings, may be obliged to give up what he has received as a Security, befides fuffering in his Reputation, for being unable to juftify what he afferted and pretended, it would therefore be very proper to have the Affair transacted before Witneffes, or at leaft to have all the Goods that are pledged particularly specified in the Note or Obligation given for the Truft or Loan, by which Means the aforementioned Inconveniences would be avoided.

7. A Merchant should always endeavour to dispose of such Goods as are decay ing, damaged, or growing unfashionable, as soon as he conveniently can; and if Money is not obtainable for them, he should barter them, if he can do it, on a tolerable Footing; regarding, however, in this Cafe, not to make the Exchange,

is of ar of nefs, fuch

Price inted e, or s the

ught to fo juft

egins nent. ruth

hants es or eflect

fte of

havwho more

al by your

who ways give

them those

that ions;; takes more ants,

retly, mif-

s are

and

read, t his Au-cting

n his s not ured,

efore one es of

loods

as it were with his Eyes thut, but, firft, be certain, that he is well verticd in the Quality, and has a perfect Knowledge of the Goods he takes in Return, other-wife he may verify the Proverb of being Out of the Frying-Pan into the Fire; for Deceits are very common in these Negociations. Secondly, he ought to know where, and on what Terms he can get rid of his new Effects, otherwife he may rifk lofing more by them, than by his old ones. And, thirdly, he fhould always avoid giving any Share of ready Money in the Bargain, if he pollibly can, as he that parts with it is fure to have lefs Advantage in these uncertain Dealings, than he that receives it.

8. And laftly, A Merchant should never fell any of his Goods in finall Parcels, except driven thereto by mere Neceflity, as this is derogating from his Character, and will certainly occation him a Lofs of his Retail Cuftomers.

I shall now lay before the Reader, Abstracts from the Statute Laws of England, relating to Merchants, independent of the Law-Merchant, or the Laws of Corporations and Commercial Companies.

Merchants here, were always confidered as fubject to the Jurifdiction of the Common-Law; though the municipal Laws of England, or indeed of any one Realm, are not fufficient for the ordering and determining the Affairs of Traffick and Matters relating to Commerce; Merchandizing being fo univerfal, and extensive, that it is impossible; therefore, the Law-Merchant was established, fo called from its confifting of certain invariable Maxims, Ruies, and Regulations, which have attained the general Affent of the respectable Merchants of every confiderable commercial Country for Ages paft, and to which all Nations pay a juft Regard. In all Contefts decided by Arbitration, the Low-Merchant is principally adhered to ; and the common and Statute Laws of this Kingdom leave the Caulés of Merchants in many Cafes to their own peculiar Laws. In the Reign 1 Edw, IV. of King Edward IV. a Merchant Stranger made Suit before the King's Privy

Council, for feveral Bales of Silk felonioufly taken from him, wherein it was moved, that this Matter should be determined at common Law, but it was anfwered by the Lord Chancellor, that as this Suit was brought by a Merchant, he was not bound to fue according to the Law of the Land.

In former Times it was conceived that those Laws that were prohibitory against foreign Goods did not bind a Merchant Stranger; but it has been a long Time

19 Hen. VII. fince ruled otherwife, for in the Treaties that are now established between Nation and Nation, the Laws of either Kingdom are excepted, to that as the English in France, or any other foreign Country in Amity, are fubject to the Laws of that Country where they refide, fo mult the People of France, or any other Kingdom, be fubject to the Laws of England, when retident here. English Merchants are not restrained to depart the Kingdom without Licence,

Mich. 12 and 13 Eliz. Dyer 206. as all other Subjects formerly were ; they may depart, and live out of the Realm,

9 Hen. III. c. 30.

and the King's Obedience, and the fame is no Contempt, they being excepted out of the Statute 5 Rick. II. c. 2. and by the common Law they might pais the Seas without Licence though not to merchandife. By Magna Charta it is enacted, that all Merchant Strangers in Amity (not

publickly prohibited) shall have fafe Conduct to come into, depart out of, and remain in *England*, and to travel by Water or Land, in and through the fame to buy and fell, Gc. And if any Disturbance or Abuse be offered them, or any other Merchant in

Stat. 9 Edw. 111. c. s. a Corporation, and the Head Officer there do not provide a Remedy, the Franchife shall be feifed, and the Disturber shall answer Double Damages, and fuffer

one Year's Imprisonment, &c. Edw. III 14. All Merchandize. All Merchants (except Enemies) may fafely come into England, with their

Merchant Strangers may come into this Realm, and depart at their Pleafure, 5. Rich. II. e.1.5Him.IV and they are to be friendly entertained : and Merchants Alien thall be used in this c. 7. Kingdom as Denizens are in others by the Statute.

No Merchant shall be impleaded for another's Debt, whereof he is not Deb-27 Edw. III. 6 17 tor, &c. and if a Difference arifes between the King and any foreign State, Alien Merchants shall have forty Days Notice, or longer Time, to fell their Effects and leave the Kingdom.

N. B. The

N. B. The Time for Merchants to withdraw their Effects has been by all Testy of late Treaties enlarged to fix Mo., ths, during which Term they are to remain with  $S_{pain}$  free and unmolefted as well in Perfon as Coods. But by the found Policy of and other Great-Britain this regulation is rendered ufelefs, for all foreign Merchants, even Power. the Natives of the Kingdons with which we are at War, are fuffered to remain with their Effects, and to carry on their Commerce in Time of War as utual, fo long as they conform themfelves in every Refpect to the Laws of the Land, and behave as other good Subjects of the King. The French and the Spanifb Government on the contrary have made it a Rule, to banifh Britifb Merchants and Traders from their Dominions according to the aforementioned Regulation.

All Merchants may buy Merchandize of the Staple, and any Merchant may 27 Edw. III. deal in more Merchandizes than one; he may buy, fell, and transport all Kinds<sup>c, 3, and 38</sup>. of Merchandize, excepting by later Acts, Wool, &c.

Merchant Strangers are to find Sureties, that they fliall not carry out the Mer-18 Edw. II. chandize which they bring into England.

And when they bring any Merchandize into the Realm, and fell the fame<sub>4</sub> Iten. IV. for Money, they are to be tow it upon other Merchandizes of England, without cap. 15 exporting any Gold or Silver in Coin, Plate, & c. on Pain of Forfeiture.

The above Law is altered, permitting Gold or Silver Bullion, or any foreign Att for Trade Coin, or Jewels to be exported.

The fame extends as well to Denizens as Strangers, and in Strictnefs of Law <sup>6,7</sup>. they ought not to receive any Gold in Payment. But now Payment may be madec. <sup>24</sup>. in any of the current Coins of this Kingdom. <sup>3</sup> Hen. VII.

And the Reafons of these Laws were to keep the Gold and Silver within the Reafons of the Reafons and at the fame Time increase our Manufactures by encouraging their Exportation abroad.

Foreign Merchants are to fell their Merchandize at the Port where they land in Groß, and not by Retail.

But Goods imported in Briti, built Ships, being the Property of Foreigners, 29 Geo. II. fhall pay Alien's Duty.

Alien's Duty taken off upor all the native Commodities, Coals only excepted, c. 6. and Manufactures of England exported by Foreigners.

And Merchandize is to be iden, and unladen, at certain Ports, and in the Eliz. c. 11. Day-time under Penalties.

It shall be lawful for Merchants to transport Iron, Armour, Pistols, Muskets, Stat. 12. Car. Saddles, Swords, Bridles, &c.

Merchants, &c. corrupting or adulterating Wine, or felling the fame adulte-1 W. and M. raterl, are liable to Penalties.

On Importation of Tobacco, Merchants have an Aliowance of Eight periz Ann. c. 8. Cent. &c.

All Merchants Strangers, that fhall be made Denizens, either by the King's 11 Her. VII. Letters Patents, or by Act of Parliament, muft pay for their Merchandize, like 21H vII.c.8. Cuftom and Subfidy as they ought, or fhould pay before they were mader Eliz. cap. 1. Co. 2. Init.

Denizens. The Wares, Merchandizes, Debts, or Duties that Merchants have as Joint-31 E. III. 7. Traders or Partners, fhall not to go to the Survivor, but fhall go to the Execu-Coke st Littor of him that is deceafed \*; and the Executor may join in an Action with the Levine. 108. furviving Merchant.

In Copartnerships between Merchants it is not necessary to provide against Survivorship.

If two Joint-Merchants occupy their Stock, Goods, and Merchandize in common, to their common Profit, one of them naming himfelf a Merchant, fhall have an Account against the other, naming him a Merchant, and fhall charge him as Receptor + Denariorum, &cc. that is, as Receiver of the Money of bim B, from

• Sed quarte, for it bath fince been held, that the Executor and Survivor cannot join, for the Remedy furvivor, though the Duty dash not; and therefore on Recovery he must be accountable to the Executor for that. Martin v. Crump, Salk, 414. + Co, Litt. 172. Lib. Incret. 17, 18, 19, F. N. B. 117. D.

n the ther-; for know may ways as he than

rcels, acter,

land, Cor-

f the y one Traf-, and thed, gulats of ations ant is

leave Reign Privy : was s an-

t, he

gainft Fime ation /b in that

lom,

nce, alm, pted

the

(not and

> e to t in

aD-

tter

heir

ITC,

his

b -

nd nd

from whatever Caufe or Contract it fall redound to the common Profit of them A and B, as may be made appear by Lex Mercatoria, 10 H. VII. 16. a. So where there are two Joint Merchants, and one of them dies, the other thall

Lord Raymond, 340. have Account against their Factor, without the joining of the Executor of the deceafed.

s Roll's Abr. 702, 703.

Yel. 198. 1.

Poundney's Cafe.

In an Action upon the Cafe against A, the Plaintiff declares upon the Cutlom between Merchants, &c. that if two Merchants are found in Arrear upon Account, and they promife to pay it at certain Days, that any, or either of them may be charged for the whole fingly; and then fliewed the Account, that A and B were found in Arrears fo much,  $\mathcal{C}c$ , and promifed to pay it at certain Days, but did not, and the Plaintiff brought his Action against A only, and refolved that it lay.

To call a Merchant Alien ; Bankrupt, is actionable. Tarloot cont. Morrifon.

Debt upon a Bill by a Merchant to pay foreign Coin, amounting to fo much Balf. 134. Yel. 135, 1. Brow. 103. Permijon and to be paid upon the Feast of the Purification called Candlemas-Day. Upon non est factum pleaded, Verdict for the Plaintiff. Moved in Arrest of Judgement, that the Declaration was not good, becaufe Payment at Candlemas is not known in our Law, yet the Judgment was affirmed, for that amongst Merchants fuch Payment is known to be on the 20th of February, and the Judges ought to take Notice of it, being ufed among Merchants, Ga the Maintenance of Traffick.

No Ship shall be obliged to come to any Port of ingland, nor to abide, against 28 Edw. 111. Cap. 13. Sect. the Will of the Master, or of the Merchants, whose the Goods be; and if such Ships come of their good Will, or be driven by Misfortune to any Port in England, and the Mafters or Merchants will fell Part of their Merchandizes, it shall be lawful for every Man to buy fuch Merchandize, albeit the fame be not put to Land to fell, so that no Merchant or other go to meet such Ships to forestat the Merchandize, so that the Masters and Merchants, after they have fold that which pleafeth them, and paid the Cufton, may freely depart, and none fhall diffurb any Ship to come to any Port of *England*, but to the Port where the Mafters and Merchants will of their free Will arrive, nor fhall meddle with the Sale of the Merchandizes, nor difturb the Merchants; and if any fet Disturbance, he shall incur a grievous Forfeiture to the King. Confirmed by 20 Rich. II. c. 4

Indebitatus Affumpfit for 1000l. for Monies had and received, and also an Infimul Computaffet, upon Account, the 1000/. became due; the Defendant pleaded the Statute of Limitations; the Plaintiff replied, that he is a Merchant, and the Proviso, an Exception for Merchants Accounts. By Twijden, Rainsford, and Moreton, abjente Kelyng, stated Accounts between Merchants as this Cafe is, are not within the Provifo, but only Accounts current, Webber cont. Tyrell. 1 Levinz. 287. 2 Keeble 622. 2 Sand. 124. where Judge-ment for Defendant; yet the Cafe of Martin and Delboe, 1 Levinz. 298, to the contrary upon an Account flated between Merchants; yet the fame Cafe, 1 Mod. 70. Judgment for defendant, 2 Keeble 674. 1 Vent. 89. and 1 Ibid. 465. See likewife the Cafe of Farrington and Lee, 1 Mod. 268. and 2 Mod. 311.

The Inhabitants of the Island of Jerfey and Guernfey may import into Great-Stat. 3 Get . I. Britain Goods of their own Growth and Manufacture Cuftom-free.

No Wine, Brandy, Tobacco, East-India Goods, Gc. thall be brought from the Isle of Man into Great-Britain or Ireland, on Pain of Forfeiturre, Gc. 2 Geo. I. c. 28.

A Woman that ufeth a Trade in London without her Huíband, is chargeable Privil, Londini without him, as a Feme fole Merchant; fhe shall plead as fole, and if condemned, may be put in Prifon till the pay the Debt, alto the Bail for her are liable if the ablent herfelf, and the hufband thall not be charged.

1 Jac. H.c. 8. Sect. 2.

It shall not be lawful without Licence from the King to import by Way of Merchandize, Gunpowder, Arms, Ammunition, or Utenfils of War, on Pain to forfeit the fame; and the Importers, or they in whole Cultody fuch Gunpowder, Sc. shall be found, shall forfeit treble the Value thereof.

All Perfons who shall transport. Beer beyond the Seas for Merchandize shall, 35 Eliz. c. 11. if a ftranger, before transporting, if a Subject boin, then within four Months after: . 3

after, bring into this Realm, for every fix Tons of Beer two hundred of Clapboards, fit to make use of, in Length three Feet and two Inches, or elfe the fame Cafk again, or fo much other good Cafks; or if the Transporting be into Ireland, then to bring fo much Shaffold Board, as the Clapboard amounteth to.

No Stranger shall transport beyond the Seas any Pilchards, or other Fish in Sec. 3. Cafks, unless the fame Perfon have brought into this Realm, for every fix Tons of Fifh, according to the Rate aforefaid of Clapboard or Cafk, upon Pain of Forfeiture of the Beer, Pilchards, and Cafk.

It shall not be lawful to transport Wine Casks out of this Reaim with Beer or see. 4 Beer-eager, nor any Wine Cafks thaken, except for the Victualling of any Ship, or of her Majefly's Garrifons and Forces, upon Forfeiture of forty Shillings for every Ton or Calk.

Foreign Merchants fhall not transport any Kind of Wares or Provisions in 5 Elia. Ships of which they are Owners or part Owners, or of which the Ship-Master c. 5. is an Alien, from one Port or Creek of the Realm to another Port or Creek of the Realm, on Forfeiture of the Goods fo laden.

# Laws and Regulations respecting the Corn Trade.

A LL former Laws and Regulations, fo far as they regard the Prices, and the '3 Gm. III. Duties on Corn imported or exported are repealed; and from and after the first <sup>6, 43</sup>. Day of January, 1774, it is enacted, that whenever the Price of middling Britifs Wheat, at the Ports and Places where Wheat shall be imported into this Kingdom, fhall appear, according to the Methods directed by he feveral Acts of Parliament for afcertaining the Rates and Prices of Corn and Grain imported, or as herein after to be directed by this Act, to be at or above 48s. per Quarter ; Middling Britifb Rye, Peafe and Beans refpectively at or above 32s. per Quarter; Middling Britif Barley, Beer, or Big at or above 24s. per Quarter; And, middling Bri-tifb Oats at or above 16s. per Quarter : All Customs and Duties now payable re-spectively upon Wheat, Wheat-Flour, Rye, Peafe, Beans, Barley, Beer, Big and Oats imported into this Kingdom, shall respectively cease, determine, and be no longer paid, or payable during the refpective Continuance of fuch refpective Prices as aforefaid; and in lieu of the former Duties, a Duty of only 6d. per Quarter shall be laid on all Wheat ; of 2d. on every hundred Weight of Wheat-Flour; of 3d. on Rye, Peale, and Beans; of 2d. on Barley, Beer, or Bigg; and Oats per Quarter.

Corn, Grain, &c. imported at the ufual Ports, allowed to import it, may be Warehoused in the King's Warehouses under the joint Locks of the King, and the Importers, Duty free; but upon taking out any Part thereof for Home Confumption, the Duties are to be paid down in ready Money, to be returned upon exporting any Part to foreign Countries, upon giving Bond to the Collector of the Cuftoms, that it shall not be relanded in any Part of Great Britain or Ireland. &cc.

But Corn, Grain, &c. imported from Ireland and Warehoused intended for home Confumption, if not fo disposed of, may be carried back to Ireland, under the like Securities and Reftrictions, as are required for the Exportation of any other foreign Corn, Grain, or Flour.

Whenever middling British Wheat shall appear to be at or above 44s. per Quarter; Rye, Peafe, or Beans at 28s.; Barley, Beer, or Bigg at 22s.; Oats at 24s.; at the Ports where they are intended to be *exported*: It shall not be lawful to export the fame directly or indirectly, under the Penalty of Forfeiture of the Commodity, and of the Ship, Veffel, or Boat on which it is laden; and 20s. per Bushel additional Fine, on every Bushel of Corn, Grain, &c. attempted to be exported by Offenders against this Act.

Not to extend to the Suftenar e of Ships of War, nor to Veffels carrying the faid Articles Coaft-wife. Nor to Grain exported to Ireland; nor to fuch of our Forts Garrifons, and Settlements in foreign Parts, as shall by this, or sublequent Acts

## em A

fhall f the

flom Acthem A and Days, olved

on. nuch

Upon idgeis not Merudges nance

gainft fuch Engfhall out to reftal

: fold none where icddle iy fet ed by

fo an ndant Mer-Twij-Mer-

rrent, udge-298, fame and and

reat-

bught Sc. cable hned,

f fhe Merin to

vder, Ihall, onths after;

be allowed certain specified Quantities yearly ; though British Corn, &cc. be above the Price at which it is allowed to be exported.

After the first of *January*, 1774, all the former *Bounties*, allowed by Law uport the Exportation of any Sort of Corn or Grain, ceafe and determine, and the following Bounties took Place, and fill continue; all the Regulations of this Act being made a permanent Law: Whenever middling British Wheat, or Male made of Wheat, thall be under 44, per Quarter, a Bounty of  $5^{s}$ , per Quarter shall be allowed upon the Exportation in British Shipping, whereof the Master, and Two-thirds of the Mariners, at leaft, are of his Majefty's Subjects. On Rye, when under 28. per Quarter, a Bounty of 3. On Barley, Beer, or Bigg, when under 22. a Bounty of 2. 6d. per Quarter, and the fame on Malt made of thefe Grains. On Oats, when under 14s. a Quarter, 2s. and 2s. 6d. for Oatmeal, reckoning 226lb. Austdupois to the Quarter. When Oatmeal does not \_aceed 16s; in Scotland, per Boll; weighing eight

Stone Troy; it shall not be imported from Ireland, or any foreign Parts beyond the Seas, into the faid Country, under Forfeiture of the Ship and her Appurtenances, and a Penalty of treble the Value of the Oatmeal, on all Perfons aiding or affifting in landing it. But when Oatmeal in any Port or Place in Sectland does exceed the Price of 16s. per Boll, the Importation from Ireland, or any other Part beyond the Seas, is allowed. .

In the Year 1756, a very great Scarcity of Corn happened all over Europe, and large Exports having been made the preceding Year from Great-Britain, the Poor fuffered greatly from the Dearnels of this first Necessary of Life; for Remedy thereof fundry Acts of Parliament were made, which continued in Force till the Year 1759, when Plenty was again reftored. In the Month of June 1767, Wheat was at the enormous Price of 31. 121. per Quarter, and all other Grain in Proportion. An Act was then made to prohibit, for a limited Time, the Exportation of Corn, Malt, Meal, Flour, Bread, Bifcuit, and Starch. Also an Act to discontinue the Duties on the Importation of Corn and Flour; and to permit the Importation in neutral Ships. But in the Year 1780, the Abundance of Corn was fo great, that an Act was paffed, to allow the Exportation in foreign Ships belonging to any Nation in Amity with Great-Britain. Alfo, half the Bounty allowed on Exportation in Britifb Bottoms.

Gec. 11.c. 18 Sect. 4.

The Officers of the Cuftoms shall admeasure all Corn whereon there is an Allowance payable for Exportation, and fuch Admeasurement shall be made by a Measure containing four *Winchefter* Buthels; and if fuch Corn shall be brought to be shipped in Sacks, the Officers are to make Choice of two of these Sacks, out of any Number not exceeding twenty, before the fame fhall be put on board, and thereby compute the Quantity intended to be thipped, and, according to fuch Computation, the Allowance thall be paid to the Exporter, upon his producing a Certificate from the Officers of the Cuftoms, attetting the Quantity and Quality of the Corn thipped for Exportation.

The like Regulations shall be extended to the afcertaining the Prices and Quantity of Beer or Bigg, Oatmeal and Wheat Malt, intended for Exportation; Provided, that nothing in this Act shall alter the present Practice of shipping Corn from the Port of London; but the same may be measured by fworn Meters, by whole Certificate the Searchers or other Officers of the Customs are to certify the Quantity of Corn shipped for Exportation, as hath

5 Geo II. c. 12 Sect. 1.

e. 39.

Ditto.

Sect. c.

been practifed. It shall be lawful for the Justices of Peace, for the several Counties within England, Wales, and Berwick, wherein foreign Corn shall be imported, at their Quarter Seflions, to give in Charge to the Grand Jury, to make Pre-fentment of the Market Prices of middling English Corn of the Sorts mentioned in an Act 22 Car. II. Cap. 13.

Registers were appointed to be kept of the Prices at which Corn is fold 10 Geo. III. in the feveral Counties of Great Britain, and of the Quantity exported and imported. The Juffices at the Quarter Seffions to order weekly Returns to be made throughout the Ycar, of the Prices of Wheat, Rye, Barley, Oats.

Oats, Beans, and Bigg, from not lefs than two, or more than fix market Towns in each County, and to appoint a Person to receive the faid Returns. Meal-Weighers in London to make a weekly Return of the average Prices. The Perfons making the Returns to be paid out of the County Rates. The Returns to be transmitted to the Treasury, where a Person is to be appointed to receive them, and to publish them, or Abstracts from them Weekly in the London Gazette. Committioners of the Treatury to keep an Account of the Quantities of Corn exported and imported, and of the Duties and Bounties paid thereon. This proved a very falutary Act for afcertaining the true Price of Corn throughout the Kingdom, and for judging of the Plenty or Scarcity. The following is a copy of the weekly Returns, when Corn role above the Price of Borne above the second seco

Price at which the Bounty ftops :

#### AVERAGE PRICES of CCRN, from Oct: 14, to Oct. 19, 1789.

|                | Wh  | cati | R   | ve  | B  | url. | 0  | ats | B  | can | s    | COUNTI         | E  | Su  | po  | n th | e  | co   | A   | ST. |     |             |
|----------------|-----|------|-----|-----|----|------|----|-----|----|-----|------|----------------|----|-----|-----|------|----|------|-----|-----|-----|-------------|
| Per Bufhel     | 8.  | d.   | 9,  | d.  | 8. | d,   | 4. | d.  | 8. | d.  | .    | v              | ٧h | eat | i R | ye   | B  | arl. | 0   | ats | 18e | ans         |
| London<br>COUI | 6   | 1    | 3   | 1   | 2  | 8    | 3  | L   | 3  | 9   | Л    | Effex          | 5  | 11  | 0   | 0    | 3  | 5    | 2   | 0   | 1   | 8           |
| COUL           | NT  | ΙE   | Š   | 11  | 11 | . 1  | N  | D.  | •  |     | 1    | Suffolk        | 5  | 10  | 3   | 3    | 3  | 5    | 1   | 11  | 1   | 11          |
| Middlefex      | 6   | 4    |     | 0   | 12 | 7    | 12 | 4   | 13 | 1   | ١I   | Norfolk        | 5  | 8   | 3   | 3    | 2  | S    | 2   | 2   | 0   | 0           |
| Surry          | 6   | 3    | 3   | 1   | 2  | 9    | 2  | 2   | 1  | 9   | )    | Lincoln        | 5  | 6   | 3   | ō    | 1  | 8    | 1   | 10  | 3   | 0           |
| Herrford       | 6   | š    | 12  |     | 12 | ó    | 2  | 4   | li | 8   |      | York           | 5  | 8   | 3   | 7    | 1  | 11   | L   | 10  | 3   | 8           |
| Bedford        | 6   | 1    | 12  | 5   | 12 | Ś    | 2  | 1   | 1z | 5   | 1    | Durham         | ŝ  | 4   | 3   | 10   | 2  | 11   | 2   | 2   | 3   | 008830      |
| Cambridge      | 6   |      | 12  |     | 12 | š    | 2  | 11  | 12 | ģ   |      | Northumberland | ŝ  | 1   | 3   | 7    | 2  | 2    | 8   | 9   | 3   | 3           |
| Huntington     | 5   | 10   | o   | 5   | 0  | ő    | 11 | 10  | 12 | ģ   |      | Cumberland     | š  | 11  | 3   | 7    | 3  | ò    | τ   | 1í  | 3   | 10          |
| Northampton    | 56  | 7    | 13  | 8   | 12 | 0    | 2  | 1   | 13 | 4   |      | Weftmorland    | 26 | 0   | 3   | 10   | 3  | 0    | 2   | 1   | ō   | 0           |
| Rutland        | 6   | 2    | ž   | 0   | 12 | 2    | 12 | 1   | Ă  | ó   | . 11 | Lancafbire     | 6  | 6   | ō   | 0    | 5  | 0    | 1   | 4   | 4   | 0           |
| Leicefter      | 666 | 7    | 4   | 1   | 12 | 1    | 12 | 2   | 12 | 8   | 1    | Cheshire       | 6  | 8   | 0   | 0    | 3  | 8    | 3   | 2   | o   | 0           |
| Nottingham     | 6   | 6    | 12  | - 2 | 12 | 11   | 11 | 3   | 12 | 10  | 11   | Monmouth       | 1  |     | 2   | 5    | 3  | 7    | 3   | 0   | 0   | 0           |
| Derby          | 5   | 10   | ١ŏ  | ő   | 0  | 0    | 12 | 6   | 12 | 9   | li   | Somerfet       | 7  | 0   | ž   | 56   | 3  | ò    | 2   | 3   | 4   |             |
| Stafford       | 2   | 2    | 10  | ō   | 2  | 4    | 12 | 5   | 14 | ģ   |      | Devon          | 6  | t   | 330 | 0    | 2  | 11   | 6   | ŏ   | 0   | 0           |
| Salop          | 2   | 2    | Ā   |     | 1z | ġ    | 2  | 7   | 14 | 4   | Ш    | Cornwall       | 5  | 9   |     | 0    | 3  | -    | I.  | 6   | 0   | 0           |
| Hereford       | 2   | 3    |     | ő   | 3  | ó    | 12 | 7   | lö | ġ   | . 11 | Dorfet         | 7  | 8   | 0   | 0    | 2  | 10   | 2   | 3   | 4   | π           |
| Worcefter      | ÷,  | 7    | 14  | 0   |    | 2    | 2  | 8   | 4  | 3   | :    | Hants          | 6  | 5   | 0   | 0    | 2  | 9    | 1   | ъĭ  |     | 0 1 0 0 1 8 |
| Warwick        | 2   | 2    | 6   | ō   | 12 | 1    | 12 | 8   | 12 | 11  | 11   | Suffex         | 5  | 11  | 0   | 0    | 2  | 8    | I.  | i1  | 12  | 5           |
| Gloucefter     | 2   | 7    | 0   |     | 2  | I    | 12 | 0   | li | 9   | Ш    | Kent           | 6  | 2   | 0   | 0    | 3  | 2    | 2   |     | 12  | 58          |
| Wilts          |     | - 1  | le. |     | 12 | 10   | 12 | 5   | Ľ  | 3   |      |                |    | -   |     | -    |    |      |     | -   |     | -           |
| Berks          | 6   | 10   | 3   | 0   | 12 | 9    |    | 3   | 12 | 7   | 11   |                |    |     |     | LES  | -  |      |     |     |     |             |
| Oxford         | 7   |      | 13  | 2   | 12 | 9    |    | 2   | 12 | ъí  | 11   | North Wales    | 6  | 7   | 4   | 10   | 3  | €.   | 11  | 10  | 14  | 10          |
| Bucks          | 6   | - 7  | 6   | 0   | 12 | 9    | 2  | 1   | 3  | 4   | 11   | South Wales:   | 6  | 6   | 4   | 8    | 13 | 5    | ļ I | 10  | 3   | 4           |

And in the Month of December following, Wheat role to 53s. per Quarter, when an Embargo was laid on all Ships laden with Corn for Exportation; and the Ports were opened for the Importation of American Wheat and Flour in Britijh built Ships.

By this Act, which commenced and took Place September 29, 1789, addi- 29 Geo. III. tional Regulations are made, which merit Infertion in this Place, the Subject c. 58. being of the first Importance. To guard, as much as possible, against falle or partial Returns, every Corn Factor, from whom any Return is required by the 21 George III. Ihall, within one calendar Month from the Time of his begin-

I George III. Inail, within one calendar Worth from the Time of his beginning to deal by Commiffion in the Sale of Corn and Grain, take the following Oath, or, being one of the People called Quakers, affirm; videlicet,
I A. B. do (wear (or affirm) that the Returns of the Prices and Quantities of Britiß Corn and Grain, which henceforward fhall be, by or for me, fold and delivered, (hall, to the beft of my Knowledge and Belief, contain the whole Quantity, and no more, of the Corn bond fide fold and delivered, by or for me, within the Period to which they thall refer, with the Prices and Names of the Buyers refpectively; and, to the beft of my defined and Afficient conformable to the Dire ion of an Afficient. to the best of my Judgement, conformable to the Dire on of an Act passed in the Twenty-first Year of the Reign of his p. sent Majesty, intituled, An Act for further regulating and afcertaining the Importation and Exportation of Corn and Grain, within the f-veral Ports and Places therein mentioned.

Any Perfon carrying on the Trade or Bufiness of a Corn Factor, without taking the faid Oath, is subjected to a Penalty of Fifty Pounds.

abcive

uport d the this Male narter lafter, On Bigg, made r Oat-

eight beyond purteaiding cotland y other

Europe, Britain. Life; med in onth of r, and for a Biscuit, ation of But in palled, Amity Briti/b

here is

e mado hall be of two e fame to be e paid of the Expores and vportatice of red by of the as hath

> within ed, at e Premen-

s fold d and eturns Barley, Oats,

The

The Infpector of the Corn-returns at the Corn Exchange, London, to receive from every Corn-Factor in London, and the Suburbs, a Weekly return of the Corn brought into the Thames, Eastward of London-Bridge, which was fold by him during the preceding Week.

The average Prices formed from the Weekly returns, to be deemed the com-mon Price of middling British Corn within London, Effex, Kent, and Suffex.

For the Purposes of this Act, the maritime Counties of England are to be divided into Diffricts ; and the Juffices at the next Michaelmas Seffions, fhall felect a Number of principal Market-Towns, from which, and the Sea Ports having peculiar Jurifdictions, the Price of Corn for each County fhall be taken.

Millers purchasing British Corn and Grain for Sale, are, by this Act, obliged to make true and just-returns, upon Oath, of the Quantities to bought by them, within three calendar Months after the passing this Act; or within one Month after they shall begin to deal in Corn and Grain ; the Returns to be Weekly Accounts, and to be delivered to the Corn-Inspector of the Market, where the Pur-chases were made; under a Penalty of Ten Pounds for every Omiffion.

No Debenture for a Bounty on Exportation of any Corn, Grain, or Flour, shall be made out or granted for the Allowance of any Bounty on any Corn, Grain, or Flour, entered or fhipped for Exportation from any Port within any of the Diftricts, during the Time that foreign Corn, or Grain of the fame Species is allowed to be imported into fuch Diffricts at the low Duties.

5 Gro. 11.c. 12. Sect. 5.

No Warrant, Cocket, Ge. shall be granted for carrying to Sea, from any Port within England, Wales, and Berwick, to any other Port of the fame, any foreign Corn after Importation thereof, and no Perfon shall transport any foreign Corn, or foreign Corn mixed with English, under Penalty, that all fuch Corn that shall be transported or lader contrary to this Act shall be forfeited, and every Offender shall forfeit 20s. for every Bushel of such Corn, and the Ship upon which fuch Corn shall be laden, shall be forfcited; and the Master and Mariners of fuch Ship, wherein fuch Offence shall be committed, knowing fuch Offence, and affisting thereunto, shall be imprisoned three Months. If any Perfon beat, wound, or use any Violence to hinder one from buying

11 Gu. II. c. If any Perfon beat, wound, or use any violate with Wheat, Flour, Sr. 22. Sich. 1. Corn, and shall stop or feize on any Carriage laden with Wheat, Flour, Sr. and deftroy the fame, or shall take away, or hurt any of the Horses or Drivers, Gr. upon Conviction, he shall be sent to Gaol or House of Correction, and be kept to hard Labour, not exceeding three Months, nor for lefs than one, and thall be once publickly whipped at the Market-Place on a Market-Day. If any Perion after Conviction thall commit any of the Offences a fecond

Time, or shall pull down or deftroy any Store-house, or Place where Corn shall be kept to be exported, or shall enter on board any Ship, and from either of the Depositaries carry away or deftroy any Corn, Meal,  $\Im c$ . such Offenders shall be adjudged guilty of Felony, and shall be transported for feven Years.

The Inhabitants of every Hundred in England, wherein fuch Offence shall be committed, shall make Satisfaction for all Damages fustained, not exceeding 100%

Provided that no Perfons be enabled to recover Damages by this Act, unlefs they by themfelves or their Servants, within two Days after Damage done, thall give Notice of fuch Offence to one of the Conftables of the Hundred or to the Headborough,  $\mathcal{G}_c$ . of the Town,  $\mathcal{G}_c$ . in or near which fuch Fact thall be committed, and shall within ten Days after such Notice give in their, or their Ser-vants Examinations upon Oath, before any Justice of Peace where such Fact shall be committed.

Where any Offence shall be committed against this Act, and any one of the Offenders shall be apprehended and convicted within twelve Months after the Offence, no Hundred shall be liable to make Satisfaction.

No Person shall be enabled hereby to sue or briss any Action against any Hundred till after the Expiration of one Year, nor unless the Parties sustaining fuch Damage shall commence their Action within two Years after the Offence.

If any Goods of any Merchant born Denizen thall be taken by Enemies or Pirates upon the Sea, or perish in any Ship that shall be taken or perished, whereof the Duties shall be paid or agreed for, and that duly proved before the Treafury

Se9. 6.

Sect. 2.

Seft. 5.

Sech. 7.

Sect. 8.

12 Car. 11. Cap. 4. Sect.

## OF FACTORS, &c.

Treasury or Chief Baron of the Exchequer, by the Examination of the Merchants, or by two Witneffes, or other reasonable Proof; the fame Merchants may newly fhip in the fame Port where the Goods were cuftomed fo much other Goods as the Goods loft fhall amount unto in Cuftom, without paying any Thing, fo as the Proof be recorded and allowed in the Exchequer, and certified to the Collectors of the Port; and every Merchant Denizen, who fhall fhip Goods in any Carrack or Galley, fhall pay all Cuftoms and Subfidies as an Alien born.

re m

m

**n**-

li.

all

rts

ed

m,

ıth

urur-

or

Di-

al-

any

any

fo-

luch ited,

the

after

wing

ying

Sc.

vers,

d be

and

cond fhall

r of nders

fhall

ding

nlefs

fhall

the

om-

Ser-

Fact

f the

th**o** an**y** 

ning c.

s or hed.

the fury

Provided that it shall be lawful to all Subjects to transport in Ships, and see, 5. other Vessels of Subjects, all Herrings and other Sea-Fish to be taken by Subjects out of any Port, to any Place out of his Majesty's Dominions without paying Custom.

It shall be lawful for any Person to transport by Way of Merchandize any of Sect. 10. these Goods following, viz. Iron, Arnour, Bandoleers, Bridle-Bits, Halbert-Heads, and Sharps, Holsters, Muskets, Carbines, Fowling-Pieces, Pittols, Pike-Heads, Sword and Rapier-Blades, Saddles, Snafflers, Stirrops, Calf-Skins dreffed or undreffed, Geldings, Oxen, Sheep-Skins dreffed without the Wool, and all Manufactures made of Leather, Paying the Rates appointed by this Act.

It shall be lawful for any Perfon to transport by Way of Merchandize Gun-Seft, 12. powder, when the fame doth not exceed the Price of 5<sup>/</sup>. per Barrel: But this is constantly prohibited by Proclamation in Times of War; together with Arms, Ammunition, and warlike Stores, unless special Licence is granted for exporting them to particular Countries in Alliance with Great Britain.

Merchants or their Agents, or any other Perfons, inticing or feducing Briti/h Manufacturers, Artificers, and Workmen to leave the Kingdom and go abroad to carry on their Arts in foreign Countries are liable to a Penalty (on Conviction) of 500/. and one Year's Impriforment; and for the fecond Offence 1000/. and two Years Impriforment. Alfo Perfons exporting the Tools and Utenfils made use of in the woollen and filk Manufactures, forfeit the faid Tools, and are to pay a fine of 200/. Mafters of Ships receiving fuch Utenfils on board fubject to a Penalty of 100/. Cuftom-House Officers figning Cockets for exporting them to forfeit 100/. and lose their Employments.

Having now quoted the Laws in Force, more immediately concerning Merchants, who cannot always act without their Substitutes and Dependents, the Transition is natural from the former to the latter, and I shall therefore proceed to treat of them in Order.

# , Of Factors, Supercargoes, and Agents.

A<sup>S</sup> these are all Perfons acting by Deputation for Account of the Principals who employ them, to whose Orders they are obliged to conform, on a curfory. View it should feem that they mean one, and the fame Thing. But in the prefent mercantile System they differ materially with Respect to the Extent of their Powers, and the Nature of their Employments. It will therefore be neceflary to treat of them feparately.

FACTORS are Perfons appointed by written Commissions from private Merchants or commercial Companies to refide in foreign Countries, to transact the Buliness of felling the Commodities exported by their Principals and configned to them, to purchase other Merchandize in the Countries where they refide, to be fent home to their Principals, and to negociate Bills of Exchange and Remittances in Money, for the Sale, or Purchase of fuch Merchandize, or the Balance of Accounts. There are likewise Factors concerned in the domeftic Trade of a Country, and in that which is carried on between different Parts of the Dominions of the same Sovereign. These usually refide at the Capital of the Kingdom, or in fome great maritime City. Thus, we have Irifb and Scotch Linen Factors in London, Liverpool, Briftol, &cc. Alfo Blackwell-Hall or Woollen Factors, Cheefe Factors, and a Number of other Perfons, falfely paffing under the Denomination of Merchants, whole Employment is to fell N upon Commission for the Great Manufacturers, their Principals, the various Product of their Manufactories. All these Factors are subject to Stipulations, Rules, and Regulations peculiar to the Branch of Bufinels in which they are engaged, which are expressed in the Commissions, Letters or other written Contracts between them and their Principals, and they differ fo materially, that no general Laws can be adapted to them all; for every Contest between a Factor and his Principal must be determined by the special Conditons of the Contract between them. For this Reafon, we can only flate the general Qualifications of Factors, and fome Law-Precedents upon Cafes that have been decided in the Courts of Law.

A Factor differs from a Servant in this, the Servant receives Wages, and if he commits a Fault only incurs Difpleafure, he is likewife confined to act only for his Master. A Factor may transact Butiness for several Principals, he acts under Contract, receives a Confideration of fo much per Cent on the Invoice or Value of the Commodities he buys or fells, which is called Commiffion or Factorage, and is responsible in all Respects to his Principal : He ought therefore to keep strictly to the Tenor of his Orders, as a Deviation from them, even in the most minute Particular, exposes him to make ample Satisfaction for any Lofs that may accrue from his Non-observance of them; and it is very reasonable it thould be to, as the Diftance of his Situation renders him unable to judge of his Principal's Views and Intentions; therefore he should submit implicitly to them, though always exerting his best Endeavours for the Merchant's Interest, as his Gain is certain, whilst his Employer's is precarious.

When unlimited Orders are given to Factors, and they are left to fell or buy on the best Conditions they can, whatever Detriment occurs to their Constituents, they have their Excuse in their Hands, as it is to be prefumed they acted for the beft, and were governed by the Dictates of Prudence.

<sup>2</sup> Fern. 117. A Factor is barely a Truftee for his Principal; therefore, if this latter, having and <sup>2</sup> Vern. Goods in the other's Hands, owes him Money by fimple Contract, and then dies indebted by Specialty, more than his Affets are worth, the Factor cannot retain the Goods.

If a Factor receives only a bare Commission to fell and dispose, it will not enable him to truft ; for, in the due Execution of his Authority, he ought on a Sale to receive quid pro quo; and, on the Delivery of the one, to receive the other ; for, otherwife, by that means, as they may truft fix Months, they may truft fixteen Years; nor by Virtue of any Claufe in their Orders that leaves them at Liberty to act as they think beft, or of doing as if the Affair was their own, may they truft an unreasonable Time, as ten or twenty Years, instead of one, two or three Months, fuppoling this the accustomary Time of Credit for the like Commoditics : and fo it was adjudged, where one had remitted Jewels to his Factor in Barbary, who disposed of the fame to Mulleshack the Emperor, for a Sum certain to be paid at a Time, which being elapfed, the Factor not obtaining it, was forced to make the fame good to his Principal.

Again, one and the fame Factor may, and generally does, act for feveral Merchants, who must run the joint Risk of his Actions, though they are mere Strangers to one another ; as if five Merchants shall remit to one Factor five diffinct Bales of Goods, and the Factor makes a joint Sale of them to one Man, who is to ay one Moiety down, and the other at fix Months End; if the Buyer breaks before the fecond Payment, each Man must bear a proportional Share of the Loss, and be contented to accept of their Dividend of the Money advanced.

Salk. 126.

Heath. verf. Turner Winch 84, 25.

But if fuch a Factor draws a Bill of Exchange upon all those five Merchants, and one of them accepts the fame, the others shall not be obliged to make good the Payment. Tamen guære de boc.

And as the Authority and Truft reposed in Factors is very great, fo ought they to be provident in their Actions for the Benefit of their Principals; and therefore, if Factors shall give Time to a Man for payment of Monies contracted on Sales of their Principal's Goods, and after the Time is elapfed they shall fell Goods of their own to luch Perfons for ready Cath (leaving their Principal's unreceived) and then fuch Men break and become infolvent, the Factors, in Equity and Honefty, ought to make good the Loffes; for they ought not to difpenfe 2

46

7ac. B. R. 7 Jac. B. I Rot. 416. Barton and Saddacks. Bulft. 1 part 103. Yelv. 202. 1 Mod. 100,

638.

101.

#### SUPERCARGOES, AND AGENTS.

difpenfe with the Non-payment of their Principal's Monies, after they become due, and procure Payment of their own to another Man's Lofs, though by the Laws of *England*, they cannot be compelled.

us

١s.

te

en at

ıct

of

he

if

ıly

cts or

to

the

ofs : it

of to

eft,

on

its, the

ing hen

rc-

sale

for, cen y to ruft

diin

erit,

erere nct

to aks

> ts, od

icy re-

on ell

ľs

in

to

ıſe

If Goods are remitted to a Factor, and upon Arrival he shall make a false Lewijen verf. Entry at the Cultom-bouje, or land them without entering, whereby they shall Kirk-Tria. 7 incur Seizure, or Forfeiture; whatfoever the Principal is endamaged, he must Zane's Rep. inevitably make good, nor will such general Clause help him, as above; but,  $65^{\circ}$ if a Factor makes his Entry according to Invoice, or his Letters of Advice, and it happens that these are erroneous, if the Goods are then lost, the Factor is discharged.

If a Factor fells Goods, either by themfelves or among others, without advinng his Principal, and afterwards deals with the Perfon to whom he fold them in other Accounts, if the Perfon becomes infolvent, the Factor fhall be anfwerable to his Principal, whom he did not advife in Time of the Sale of his Goods; it fhall be deemed the fame as if he had fold them contrary to Orders.

If a Factor, by Error of Account, wrongs his Employers, he is to make good not only the Principal, but Intereft for the Time; if the Error is to the Factor's own wrong, his Principal is to answer it in like Manner.

And as Fidelity, Diligence, and Honefty, are expected in the Factor, fo the Law requires the like from his Employer, judging the Act of the one to be the Act of the other ; and, therefore, if a Merchant shall confign counterfeit Jewels to his Factor, who fells and disposes of them for valuable Confiderations, as if they were real; if the Factor receives any Lofs or Prejudice thereby, by Imprifonment or other Punifhment, the Merchant shall not only make good the Damage to the Factor, but also render Satisfaction to the Party damnified : And fo it was adjudged, where one How was possed of three counterfeit Jewels, and having Factors in Barbary, and knowing one Southern, a Merchant, was refident on the Place, configns those Jewels to his Factor, who receiving them, intreated Southern to fell them for him, telling him that they were good Jewels; whereupon Southern, not knowing they were counterfeit, fold them to the King in whole Dominions he refided, for eight hundred Pounds, they being worth really but one hundred Pounds, and delivered the Money to the Factor, who remitted the fame to How : The King, not long after, finding himfelf defrauded, com-mitted Southern to Prifon, till he repaid the eight hundred Pounds. Whereupon Southern coming to England, brought his Action against How, and had Judgement to recover his Damage; for the Principal shall answer for his Factor in all a Rolls, 5.2. Cafes, where he is privy to the Act or Wrong: And so it is in Contracts, if a Cro. 45. Factor shall buy Goods on the Account of his Principal, especially if he has Bridgman, used to to do, the Contract of the Factor will oblige the Principal to a Performance Poplam, 1431 of the Bargain.

When Factors have obtained a Profit for their Principal, they muft be cantious how they difpole of it, for if they act without Committion or Order, they become refpontible. Goods remitted to Factors ought, in Honefty, to be carefully preferved, as the Truft repoled in them is great; and therefore a Factor robbed, in an Account brought againft him by his Principal, the fame fhall difcharge him \*. And fo it is, if a Factor buys Goods for his Principal, which afterwards happen to be damnified, t' e Principal muft bear the Misfortune, but, if a Factor fhall dipole of the Goods of his Principal, and take Money that is falle, he fhall make good the Lofs; yet, if he receives Monies, and afterwards the faune is by Edict or Proclamation leffened in Value, the Merchant, and not the Factor, muft, in that Cafe, bear the Lofs.

and not the Factor, muft, in that Cafe, bear the Lofs. The Factor muft likewife be careful in regard to Letters of Credit, observing nicely whether they are for a Time limited, or to fuch a Value, or not exceeding fuch a Sum, or general; as he may otherwife bring himself into confiderable Loffes.

If a Merchant remits Goods to his Factor, and about a Month after draws a 2<sup>wrs</sup>, it Bill on him, the Factor, who having Effects in his Hands, accepts the Bill; and then <sup>Equity may</sup> the Merchant breaks, againft whom a Commiffion of Bankrupt is awarded, and the Cafes. Goods

.

\* Southcoto's Cafe Cok. Lib. 4, Fol. 84.

## OF FACTORS.

Goods in the Factor's Hands are feized ; it has been conceived, the Factor muft anfwer the Bill notwithstanding, and come in a Creditor for io much as he was enforced by reafon of his Acceptance to pay.

A Factor, who enters into a Charter-party with a Master for Freightment, is obliged by the Contract; but if he loads aboard generally, the Goods, the Principals, and the Lading are made liable for the Freightment, and not the Factor

The Factor, having Money in his Hands appertaining to his Principal, receives Orders from him to make Infurance on Ships and Goods, as toon as he has loaded, which, if he has neglected to perform, and the Ship milearries, he fhall, by the Cuftom of Merchants, be obliged to make good the Danage; and, in Cafe of Lofs, he ought not to make a Composition without Orders from his Principal.

One joint-Factor may account, without his Companion, by the Law of Mer-Georg and al. cont. Dawbe- chants ; for Factors are oftentime disperied, to as they cannot be both prefent at ay 2 Leon. 75. their Accounts.

In Capy'rad A Merchant delivered Goods to be fold in Spain, and the Factor Level and State one who becomes a Bankrupt: We judge here that he shall be difcharged. Relit: 497. In Account, it was held Per Curiam, that if a Man delivers Money to his an Aljumphit,

Rept. 497. In Account, it was held *Per Curram*, that it a trian dont do the second bring an *Aljumplit*, 1704, 113. Bailiff or Factor to lay out for him in Commodities, he cannot bring an *Aljumplit*, 1990. but only an Account; for it may fo happen, that the Factor hith laid out more Money than he hath received.

A Factor should always be punctual in the Advices of his Transactions, in Sales, Purchafes, Affreightments, and more efpecially in Draughts by Exchange ; for if he fells Goods on Truft without giving Advice thereof, and the Buyer breaks, he is liable to Trouble for his Neglect; and if he draws without adviling his having fo done, he may justly expect to have his Bill returned protested, to his no fmall Detriment and Difcredit.

If a Factor deviates from the Orders he receives in the Execution of a Commiffion for purchasing Goods, either in Price, Quality, or Kind, or if after they are bought, he fends them to a different Place from that he was directed to, they must remain for his own Account, except the Merchant, on Advice of his Proceedings, admits them according to his first Intention. A Factor who fells a Commodity under the Price he is ordered, shall be obliged

to make good the Difference; and if he purchases Goods for another at a Price limited, and afterwards they rife, and he fraudulently takes them for his own Account, and fends them to another Part, in order to fecure an Advantage that feemingly offers, he will, on Proof thereof, be obliged, by the Cuttom of Merchants, to fatisfy his Principal for Damages.

If a Factor, in Conformity with a Merchant's Orders, buys with his Money, or his Credit, a Commodity he shall be directed to purchase, and, without giving Advice of the Transaction, fells it again to Profit, and appropriates to himself the Advantage, the Merchant shall recover it from him, and belides have him amerced for his Fraud.

If a Merchant orders his Factor to thip him a Sum in the current Coin of a Kingdom when Exportation is prohibited, and the Money is feized in endeavouring to get it aboard, the Lofs is for the Merchant's Account, and not the Faftor's

If a Factor pays Money of a Merchant's without his Orders, it is at his own Peril ; and if he lends his Cash without his Leave, though he proposes the Interest shall be the Merchant's, and any Loss happens before his Principal's Determination about it be known, it shall remain to the Factor.

SUPERCARGOES are Perfons employed by commercial Companies, or private Merchants, to take Charge of the Cargoes they export to foreign Countries, to fell them there to the belt Advantage, and to purchafe proper Commodities to re-lade the Ships on their Return home. For this Reaton, Supercargoes generally go out and return home with the Ships on board of which they were embarked, and therein differ from Factors who refide abroad, at the Settlements of the publick Companies for whom they act. The East India Company only fend out Supercargoes to Places where they have no Factories,

÷.,

and

and fometimes the chief Supercargo remains at the Place of a Ship's Defination for a Time, waiting the Arrival or Return of other Ships, and acting as Factor for the Company.

AGENTS are Perfons employed in the different Departments of Commerce, the Law, the Army, and the Navy.

COMMERCIAL AGENTS are frequently appointed to fettle Accounts, and difpole of the Effects of Merchants and other Perfons dying, or failing in foreign Countries, or at home; their Commillion terminates with the particular Buliness for which they were appointed; and they generally give Security for the Truft reported in them. Agents are likewife appointed by Colonies, and particular Diffricts of Colonies, to tranfact the public commercial Concerns of the Places from which they are deputed, with the Officers under the Government of the Mother Country to which they belong. It is their duty to preferve the commercial Rights and Franchiles of their Principals, to prefert Petitions againft any Meafures that are about to be taken detrimental to their Intereft, and regularly to correspond with them upon thefe Subjects, and also to confult and advice with the Merchants, Planters, and others interefted in the Welfare of the faid Colonies. And functions of North-America, before the Revolt of thofe Colonies. And fuch at prefent are the Agents for our Welf India Iflands and other Settlements abroad, their public Bulinefs lies chiefly with the Board of Trade and Plantations, and the Secretary of State for the Colonies.

SHIPS HUSBANDS, a clafs of Agents fo called, whole chief Employment in capital Sea-port Towns, particularly in the Poic of London, is, to purchafe the Ship's flores for her voyage; to procure Cargoes on Freight; to fettle the Terms and obtain Policies of Infurance; to receive the Amount of the Freight both at Home and Abroad; to pay the Captain or Mafter his Salary, and Dilburfements for the Ship's Ufe; and, finally, to make out an Account of all thefe Tranfactions for his Employers, the Owners of Ships, to whom he is, as it were, a Steward at Land, as the Officer bearing that Name is, on Board, when the Ship is at Sea. The general Commiftion allowed to Ships Huíbands on their Accompts is *two per cent*.

Of the LAW AGENTS little notice need be taken in this Work, efpecially as it is a limited Term, and mostly confined to fuch Attornies and Sollicitors as are appointed to manage Appeals to the House of Lords, from Decrees of the inferior Courts of Judicature of *Great-Britain* and *Ireland*. It is their Business to prefent the Petitions for Appeals to be heard, to produce and attend the Witness to be fivoru, and to retain the Counfel.

ARMY and NAVY Agents receive the Pay, Wages, Penfions, and frequently the Prize-Money of the Officers of the Army and Navy, their Wives, Widows, and Children, and keep Cafh Accounts for them, nearly in the fame Manner as Bankers for Merchants. They likewife pafs the Commiffions of Officers through the proper Offices. All this Bufinefs they tranfact in Virtue of Letters of Attorney from their Principals, and Wills. When they have Caft of Iand, Officers may draw upon their Agents, from any Part of the Glole, where they fhall happen to be flationed; and for Men of approved Character and Credit Agents will frequently advance Money by Anticipation upon their Wages, Pay, &cc. having full Fowers to reimburfe themfelves from their accruing Effects.

# Of Ships, Owners, Captains, and Sailors.

THE great Advantages that arife from Trade to a Nation have been fully proved by the Introductory Difcourfe, and, as I have therein given a Deduction of it from the earlieft Times, the feparate Hiftory of Navigation would be *bere* fuperfluous, as *this* and *Commerce* are fo blended, or more properly only diffinct Parts of the fame Thing, that having fpoken fo largely of the one, I have little Room, and lefs Need, to expatiate much on the other in an hiftorical Way: However, if any Gentleman inclines to a feparate Account of them, he will find bis

10ft was

ent, the the

rehe he ge;

1erit at

n to

his

i, in nge; uyer ifing i, to

onithey to,

rice own that

Aer-

ney, ving nfelf him

of a deathe

own ereft mi-

ries, itics goes they the

ndia

ries, and

#### OF SHIPS, OWNERS,

his Tafte fully gratified, and Expectation answered, on reading the History of Navigation, supposed to be wrote by the celebrated Mr. Locke, prefixed to *Churchill's* Collection of Voyages and Travels; but to omit it as inconfistent with my intended. Concidencis, I shall proceed to particularize the integral Parts of maritime Affairs; and, as a *Ship* is a principal one in them, and, indeed, without which, no Commerce could be carried on, I shall begin with this wonderful Piece of Art.

Franc. Roccus de Nav. Nau. & Affic. Nav. 1

The Name, Navis, is derived from the Effect, that is, à navigando, failing, and the Ufe of it is certainly both neceffary and profitable to every Common-Wealth capable of employing it.

Who was the first Architect of these floating Fabricks has been hitherto contested, and therefore, in all Probability, will now never be known; however, rejecting the fabulous Stories of *Detalate*, *Janus*, &c. it is 'natural to suppose *Nab's* Ark infpired the Idea, and that it ferved as a Pattern to be improved by the first *Natigater*, though, as there was no Occasion for *fueb*, till about three Centuries after the Confusion at the *Tower of Babel* had disperfed its Builders, fo we may reasonably conjecture that Occurrence to have been the Epocha from which *Natigaticn* took its Beginning; as Providence chastified their audacious Attempt to feale Heaven, by differsing the Offenders over the Face of all the Earth, and confequently in their Peregrinations they must have found it neceffairy to invent feme Sort of Veffels for their Conveyance cross those great Rivers, which undcubtedly femetimes impeded their Progress, by lying in the Way of their Journey: How they managed in their maritime Affairs, when they reached the Sea, Hiftory leaves us in the Dark; but Neceffity would certainly infpire them with feme Means of fupplying themfelves with ''- Products; and it is natural to believe, they went on improving the first Invention, as they had Occasion to differve its Defects, till by fucceflive Improvements, it was brought to the Perfection in which we now fee and admire it.

The Phanicians, who are the fame the Scripture calls the Philiflines or Caneanites, as is largely proved by Bochart and others, are generally allowed to have been the first and ablest Mariners we read of; yet the Commerce of those early Ages did not require Veffels of fuch Strength and Compactnefs as latter Times have, to refift the Storms and Tempefts they are now exposed to, by launching cut into the main Ocean, and engaging in long and hazardous Voyages unknown, and confequently, unattempted by 'nfant-Navigation. For though these People were bold and daring enough to engage in feveral long Voyages, as to OpLir, &c. in which they must cross many spacious Gulphs and Bays, to avoid expending a vaft Space of Time in coafting round them, yet it is hardly credible they ever ventured to crofs that immenfe Body of Waters, that lie between Europe and America, as fome fuppofe, and the Reflection on their doing what they did without the Affistance of the Compais, then undiscovered, I must confeis is to me a Matter of no finall Surprife; for, though a learned Author supposes them to have conducted their Navigation by the Sun's Courfe in the Day, and by that of the Stars in their nocturnal Sailing, and that they only ventured to Sea during Summer; yet, when one confiders, that these guides must be frequently lost to them by cloudy Weather, even in that Season, not only for a little while, but often for Days together, and confequently their Knowledge of them, let it have been as great as the faid Author conjectures, by this intervening Occurrence rendered unferviceable, we must allow them to have been daring Adventurers, in combating the Frowns and Ruffles of a lowring Sky, which must frequently have been too boifterous for their little Skill and flight-built Veffels to refift or evade, and to rifk the imminent Dangers they exposed themfelves to on that fickle Elcment, by their engaging in those Voyages, which might then be justly counted long and dangerous.

The Greeks, who were their Scholars in this Science, greatly improved it, and gave their Mafters feveral fignal Overthrows in their naval Encounters, as at the famous Battle of Salamis, &c. and though the Romans fucceeded the Greeks in their Profefion of this Art, and undoubtedly their Practice must lead them to the Difcovery of its Defects, and, confequently, to that of its Improvement, yet they and feveral fucceeding Ages ftill laboured in the Dark, till Providence, about

#### CAPTAINS, AND SAILORS.

y of d to

with ts of

hout

erful

ling.

10/1-

con-

ever,

pofe d by

three ders.

from

ious

l the

ne-

Ri-

the they inly

nd it had ught

Ca-

have carly

hing

own,

&c.

ding

ever

and ith-ith-ith-ith-ith-ith--

ring

ft to but

nave

ren-, in have

ade,

Ele-

nted

l it,

, as reeks

ent, nce,

bout

about the Year 1300, difcovered the Loadstone's Virtue, and by this Means diffipated the Mists of Guess-Work, and rendered Navigation more clear and certain: It is to this happy Difcovery we owe *that* of new Worlds, and the great Improvement of maritime Affairs, fince brought to fuch Perfection.

The Fabrick of Ships has been various, as Occasions have required, and Invention could dictate, to make them answer the Intent, which Variety continues to this very Day, not only between Nations, but even in the fame Country, fome being built for War, fome for failing, and others with the lucrative View of flowing well, and each has a Name properly adapted, as Gallies, Frigates, &c. and the Increase of these, and Improvement of Navigation, has always so much merited the Attention of Legislators from the earliest Times, as to have occafioned many excellent Laws being made for thefe Purpofes in different Countries. Of the British Laws, the most celebrated, which has been admired for its found Policy throughout Europe, is the Act passed in the 12th Year of the Reign of Charles II. A. D. 1660. entitled, An AEt for the encouraging and increasing of Shipping and Navigation: usually called the Navigation Act. It is of the utmost Importance for all Perfons concerned in Commerce to be well acquainted with this Act, for whatever Alterations it may undergo, or whatever Infringements may be made upon it by Rebellion, or any other temporary or local Caufes, the Principles of it must be as permanent as the maritime Power of Great-Britain, the Maintenance of the latter, depending upon the former, for which reafon it is here given in Abstract.

# The British Navigation Act.

I T is enacted, that after the 1  $\Omega$  of *December*, 1660, no Coods or Commodities whatfoever fhall be imported into, or exported out of, any of the *Englift* Colonies, or that ficuld afterwards become for an Alia, Africa, or America, but in Veffels which do traly belong to the People of *England*, Ireland, Wales, or Berwick upon Tweed, and navigated with a Mafter, and Three-fourths of *Englift* Sailors, under the Penalty of forfeiting Ship and Cargo.

2. No Perfon born out of the Allegiance of his Majefty, who is not naturalized or made a free Denizen, shall, after the ift of *February*, 1661, act as a Merchant or Factor in any of the faid Places, upon Pain of losing all his Goods and Chattles, and of these Clauses the Governors are obliged by Oath to take Cognizance and Care.

3. No Goods or Commodities whatever, of the Growth or Manufacture of Africa, Afia, and America, fhall be imported into England, Ireland, Wales, Itlands of Guernfey and ferfey, or Town of Berwick upon Tweed, in any other Ships but those belonging to the faid Places, or to the Plantations, and navigated in the Manner aforefaid, under Penalty of forfeiting Ship and Cargo.

4. No Goods or Commodities of a foreign Growth or Manufacture shall be brought into *England*, *Ireland*, *Wales*, the Islands of *Guernfey* and *Jerfey*, or Town of *Berwick upon Tweed*, in Ships appertaining to his Majesty's Subjects, but from the Places of their Manufactures and Growths.

5. That all Sorts of Ling, Stockfifh, Pilchards, Cod, and Herring, or any other Kind of dryed or falted Fifh, ufually caught by the People of *England*, *Ircland*, *Wales*, or Town of *Berwick upon Tweed*, or any Fifh-Oil, or Blubber, Whale-Fins, or Whale-Bones, not imported by Ships belonging to the faid Places, fhall pay couble Aliens Duties.

6. Henceforth it shall not be lawful for any Vessel, in which any Stranger (not denizened or naturalized) is an Owner, or that is not navigated by an English Master, and Three-fourths English Sailors, to load or carry any Sorts of Goods or Commodities from any Port or Creek of England, Ireland, Wales, Islands of Guernsey or Jersey, or Town of Berwick upon Tweed, to another Port or Creek, or any of them, under Penalty of forfeiting Ship and Cargo.

⊳

7. That where any Eafe, Abatement, or Privilege is given in the Book of Rates, to Goods or Commodities imported or exported in English built Shipping; it shall extend only to fuch as are navigated with a Master and Three-fourths of the Sailors English, and, where it is required that they fhall be fo, the true In-tent and Meaning is, that they be fuch during the whole Voyage, unlefs in Cafe of Sicknefs. Death, or being taken Prifoners, to be proved by the Oath of the Master, or other chief Officer.

8. No Goods or Commodities of the Growth or Manufacture of Mulcovy, or any of the Dominions of the Emperor thereof, or any Sorts of Mafts, Timber, or Boards, foreign Salt, Pitch, Tar, Rofin, Hemp or Flax, Raifins, Figs; Prunes, Olive Oils, nor any Sort of Corn or Grain, Sugar, Pot-Aflies, Wines; Vinegar, or Spirits called Aqua Vitæ, or Brandy, fhall, after the 1ft of April, Tweed, in any Ships but fuch as belong to the People thereof. and navigated as before-mentioned ; and that no Currants, nor any other Commodities, of the Growth or Manufacture of any Part of the *Turkijb* Empire, fhall, after the 1ft of September, 1661, be imported into any of the abovefaid Places, in any but an Englifb built Ship, and navigated as aforefaid, except only in fuch foreign Ships as are the Built of that Cruntry or Place, of which the Goods are the Growth or Manufacture, or of fich Port where the faid Goods can only be, or most usually are, first shipped for Transportation, and whercof the Master and Three-fourths of the Mariners, at leaft, are of the faid Country or Place, under Penalty of lofing Ship and Goods.

9. And, to prevent the great Frauds daily used in colouring and concealing Aliens Goods, all Wines of the Growth of France or Germany, which, after the 20th of October, 1660, shall be imported into any of the Ports or Places aforefaid, in any other Ships than those belonging to them, and navigated with the Mariners thereof, shall be deemed Aliens Goods, and pay Customs accordingly: And all Sorts of Masts, Timber, or Boards, as also all foreign Salts, Pitch, Tar, Rofin, Hemp, Flax, Ratins, Figs, Prunes, Olive Oils, all Sorts, of Corn or Grain, Sugar, Pot Afhes, Spirits, commonly called Brandy, or Aqua Vita, Wines of the Growth of Spain, the Canaries, Portugal, Madeira, or Weftern Islands; and all the Goods of the Growth or Manufacture of Mufcovy, or Ruffia, which, after the 1ft of April, 10.1, fhall be imported into any of the aforefaid Places, in any other than fuch Shipping, and fo navigated; and all currants and Turkey Commodities, which, after the 1ft of September, 1661, fhall be imported into any of the aforefaid Places, in any other than English built Shipping, and navigated as aforefaid, shall be deemed Aliens Goods, and pay accordingly.

10. And, for the Prevention of all Frauds in buying of foreign Ships, it is enacted, that from the 1st of April, 1661, no foreign-built Ship whatfoever thall be deemed an *Englifb* Ship, or enjoy the Privilege of one, until fuch Time that he or they, claiming the faid Ship, fhall make appear by the chief Officer of the Cultoms, in the Port next to the Place of his or their Abode, that he or they are not Aliens, and shall have taken an Oath (which the Officer is hereby authorifed to administer) that fuch Ship was by him or them bought for a valuable Confideration, exprefling the Sum, as also the Time, Place, and Perfons from whom it was bought, and who are his Part Owners, if he has any; all which Part Owners shall be liable to take the faid Oath before the chief Officer of the Cuftom-house of the Port next to the Place of their Abode; and that no Foreigner, directly or indirectly, hath any Share or Interest therein; and upon fuch Oath, he or they shall receive a Certificate under the Hand and Seal of the faid chief Officer, that the faid Ship may in future be deemed as a Ship belonging to that Port, and enjoy the Privilege of fuch a Ship, and the Officers shall keep a Register of all such Certificates as they shall give, and the Oincers shall keep a register of all such Certificates as they shall give, and return a Duplicate thereof to the chief Officers of the Customs at London, for such as shall be granted in England, Wales, and Berwick, and to the chief Officers of the Customs at Dublin, for fuch as shall be given in Ircland, together with the Names of the Persons from whom fuch Ship was bought, and the Sum of Money which

#### CAPTAINS AND SAILORS.

was paid for her, as also the Names of all such who are Part Owners of her, if any such be.

11. It is likewife enacted, that if any Officer of the Cuftoms, fhall, after the faid 1ft of April, allow the Privilege of an Englife built Ship to any foreign built one, until fuch Certificate be produced, or Oath taken, and until Examination be made whether the Mafter and Three-fourths of the Suilors be Englife, or fhall allow the Privileges given by this Act to any foreign built Ship bringing in the Commodities of the Growth of the Country where it was built, until Examination and Proof, whether it be a Ship of the Built of that Country, and that the Mafter and Three-fourths of the Built of that Country, or if any Governors of any of the Plantations fhall fuffer any foreign built Ship to load or unload any Commodities or Goods within the Precincts of their Government, until fuch Certificates shall be produced to them, or those appointed by them, and Examination is made whether the Mafter and Three-fourths of the Mariners be Englife, fuch Officer of the Cuftoms, or fuch Governors shall be displaced for their Offence.

12. It is however provided, that this Act, nor any thing herein contained, extend not, or be meant to reftrain and prohibit the Importation of any of the Commodities of the *Streights* or *Levant* Seas, loaden in *Englifb* built Shipping, and whereof the Mafter and Three-fourths of the Mariners be *Englifb*, from the ufual Ports or Places for lading of them heretofore, within the faid *Streights* or *Levant* Seas, though the faid Commodites be not of the Growth of the faid Places.

13. Provided alfo, that this Act, or any Thing therein contained, extend not to reftrain the importing of any *Eafl-Indua* Commodities, loaden in *Englifb* built Shipping, and whereof the Matter and Three-fourths of the Mariners are *Englifb*, from the ufual Places for lading of them in any Part of thole Seas to the Southward and Eaftward of the *Cape of Good Hope*, although the faid Ports be not the very Places of their Growth.

14. And it is likewife provided, that it shall be lawful for any of the People of England, Ireland, Wales, Illands of Guernsey or Jersey, or Berwick upon Tweed, in their Ships, navigated with a Master and Three-fourths English Sailors, to bring in from any of the Ports of Spain, Portugal, the Azores, Madeira, or the Canary Islands, all Sorts of Goods or Commodities of the Growth or Manufacture of either of them.

15. Provided always, that this Act extend not to Bullion, nor yet to any Goods taken by Way of Repriful by any *English* Ship, navigated as before-mentioned, and with his Majefty's Commission.

16. Nothing in this Act thall extend to lay Aliens Duties upon any Corn of the Growth of *Scotland*, or any Salt made there, or any Fifh caught and cured by the People of that Kingdom, and imported directly from thence in *Scotch* built Vefiels, and failed with a Mafter and Three-fourths of the Mariners of his Majefty's Subjects, nor to any Seal Oil of *Ruffia*, imported from thence into *England*, *Ireland*, *Wales*, or *Berwick upon Tweed*, in Shipping thereunto belonging, and navigated as aforefaid.

17. And it is hereby enacted, that every Veffel belonging to any Subject of the French King, which after the 20th of October, 1660, fhall come into any Port, Creek,  $\mathcal{C}c$ . of England, Ireland, Wales, or Berwick upon Tweed, and fhall there lade or unlade any Goods or Commodities, or take in, or fet on Shore, any Pattengers, fhall pay to the Collector of his Majefty's Cuftoms in fuch Port,  $\mathcal{C}c$ . for every Ton of the Ship's Burthen, to be computed by the Qfficer thereunto appointed, the Sum of five Shillings, of current Money of England; and that no fuch Ship be fuffered to depart out of fuch Port,  $\mathcal{C}c$ . until the faid Duty be fully paid; and that this Duty fhall continue to be collected for fuch Time, as a certain Duty, fifty Sols per Ton, lately imposed by the French King, or any Part thereof, fhall continue to be collected upon the Shipping of England lading in France, and three Months after, and no longer.

18. And it is farther enacted, that after the 1ft of April, 1661, no Sugars, Tobacco, Cotton, Wool, Indigo, Ginger, Fuftick, or other dying Wood, of the Growth or Manufacture of any English Plantations in America, Afia, or P Africa,

ook of pping; rths of ue Inn Cafe of the

by, of mber, Fig3; Vines; April, upon gated f the reign the the the the the state and nder

ling

after

laces with ord\_ alts, orts or ira. Iufany and 61, lifb and t is ver me

cer

or

by

u-

ns

all

ter no

on

he

ig cp te

be fcs

h

15

#### OF SHIPS, OWNERS,

Africa, shall be carried from any of the faid English Plantations to any Place whatfoever, other than to fuch other Englight Plantations as do belong to his Majefty or to the Kingdom of England, Ireland, Wales, or Berwick upon Tweed, there to be laid on Shore, under the Penalty of forfeiting Ship and Goods.

19. And for every Ship, which after the 25th of December, 1660, shall fet out from England, Ircland, Wales, or Berwick upon Tweed, for any Engligh Plantation in America, Alia, or Africa, fufficient Bond shall be given, with one Surety to the chief Officers of the Custom-house of such Port from whence the faid Ship thall fail, to the Value of one Thoufand Pounds, if the faid Ship be of less Burthen than one Hundred Tons, and of two Thousand Pounds, if the Ship shall be of greater Burthen; that in Case the faid Ship shall load any of the faid Commodities at any of the faid English Plantations, that the fame Gommoditics shall be brought by the faid Ship to some Port of England, Ireland, Wales, or to the Port of Beruick upon Tweed, and shall there put on shore the fame, the Danger of the Seas only excepted : And for all Ships coming from any other Port or Place to any of the aforefaid Plantations, which by this Act are permitted to trade there, that the Governor of fuch English Plantations shall, before the faid Ship be permitted to load any of the faid Commodities, take Bond in the Manner and to the Value aforefaid, for each respective Ship, that such Ship shall carry all the aforefaid Goods that shall be laden on board to some other of his Majefty's Engligh Plantations, or to England, Ireland, Wales, or Berwick upon Tweed: and that every Ship which shall load any of the aforefaid Goods, until fuch Bond be given to the Govornor, or Certificate produced from the Officers of any Custom-house in England, &c. that fuch Bonds have been there duly given, shall be forfeited, and the faid Governors shall twice in every Year, after the rit of January, 1660, return true Copies of all fuch Bonds to the chief Officer of the Cuftoms in London.

In treating of Maritime Affairs, the Owners of Ships are the first who naturally challenge our Regard, and they become fuch either by building or purchating their Veffels; and this, either in Partnership or alone; and if the former, and the Property is distributed among several, the major Part of them may let the Ship out to Freight against the Consent, though not without the Privity of the Minor.

**Biochrisgsinff** Thirty feven Part Owners of a Ship would fend her a Voyage, but two or  $A/p_r$ ,  $R_{3y}$ . three of the other Part-Owners would not confent. Upon which the Admiralty mond 235. Trinity ferm took Stipulation in Nature of a Recognizance of the Thirty feven for Security 9 will. 111. for the fafe bringing back of the Ship. The Ship being loft, the two or three Part-Owners, who oppofed the Voyage, libelled upon this Stipulation against the Thirty feven, upon which they moved for a Prohibition, but it was denied; for per curiam, though by the Law of England two or three Part-Owners may hinder the others from fending the Ship a Voyage without their Confent, yet the Law of the Admiralty is otherwife; for there, for the Encouragement of Navigation, the Court of Admiralty will permit the Ship to make the Voyage, upon Security given to bring her back fafe; for it is realonable that the others should have some Security for their Ship. Then, if the Ship be loft, it is at the Peril of the Adventurers, and they shall be fuable upon their Stipulation by the others in the Admiralty; for now it is not doubted but the Admiralty may take Stipulation.

An Owner letting his Ship to another for a Voyage, for a certain Sum, and agreeiving that the Person hiring the Veffel shall have the benefit of the Freight of Goods, is not thereby difcharged from Refponfibility for the Lois of Goods, as was adjudged in the Cafe of Parifs against Grawford. Crawford the fole Owner had let his Ship to Fletcher; Parifs thipped a Number of Maidares and had Bills of lading from Fletcher, Part of the Money was not delivered accord-ing to the Confignment. And Judgement was given against Crawford. Hill. Term 19 Geo. II. Strange's Reports, 1251.

In cafe a Ship be taken away from the Owners, or they be otherwife difpoffeffed, it is provided, both by the Common and Maritime Laws of this Realm, that they maintain an Action of Trover and Conversion for an Eighth, Sixteenth,

## CAPTAINS, AND SAILORS.

or any other Part or Share of the fame ; and in Action on the Cafe, the Plaintiff declared, that he was Owner of the Sixteenth Part of a Ship, and the Defendant Owner of another Sixteenth Part of the fame Ship, and that the Defendant fraudulently and deceitfully carried the faid Ship ad Loca transmarina (into a foreign Part) and difpofed of her to his own Ufe, by which the Plaintiff loft his fixteenth Part to his Damage : On not guilty pleaded, and Verdict for the Plaintiff, it was moved in Arreft of Judgment, that the Action did not lie; for, though it be found moved in Arrett of judgment, that the rector due not her sort lie on the Subject Lin S. 323. 1. deceptive, yet this did not help it, if the Action did not lie on the Subject Lin S. 323. 1. Matter ; and here they are Tenants in common of the Ship, and by Littleton, be- Graver a tween Tenants in common there is not any Remedy, and there cannot be any Service, Ray, Fraud between them, becaufe the Law fuppofes a Truft and Confidence betwixt 15, 1 Levine 30, 1 Kelle them, and upon these Reasons Judgment was given quod Querens nil capial 38. 33. per Billam. Bennington

Owners are not bound to continue their Paction or Partnership longer than adver. they pleafe, for though by the Law Marine it was required, that a new built Ship thould make one Voyage upon the common Rifk, before the Owners thould be allowed to feparate, yet by the Law of England any Owner may fell or transfer Molly de Juthis Right at what Time he pleafes.

\$12. S. t.

But, if any one obftinately refuses his Confent to a Voyage, the Law will force him either to hold or fell his Share : But, if he will fet no Price, the reft may fit the Ship out at their own Coft and Charges, and whatfoever Freight fhe earns shall be folely theirs, and no Part thereof be given to the diffenting Owner, but if the Ship thould mifcarry, or be caft away, the reft must make him Satisfaction for the Part he hold.

But, on the contrary, if the greatest Part of the Owners refuse to fit out the Veffel, they shall not be compelled, on Account of the Majority, but in this Cafe, the Ship shall be valued and fold, and the like where Part of the Owners become deficient and unable to fit her out.

Owners of Ships are liable for the Actions of the Mafters they employ, therefore it behoves them carefully to confult as well the Honefty as Ability of him they intend to commit the Care of their Interests to, as the Charge both of the Vefici and its Lading refts on him; and the Owners are obliged, both by the common Laws of England and the Law-Marine, to make Satisfaction for all Damages that shall accrue through the Master's Neglect, and were formerly obliged to make good the Contents of a Bill of Louding figned by the Master, provided he absconded, though the faid Bill of Loading might be iniquitously obtained; as I remember to have occurred with a Merchant, who had a Ship of his own from *Lifton*, and was arrefted, I think, in fifteen Actions for Money his Master had figned Bills of Loading for, and had run away with, and which he might have continued coining, and firmed new Bills every Day to the utter Ruin of his Owner, though never fo wealthy, had not the Act 7 Geo. II. Cap. 15. Sect. 1. prevented fuch fraudulent Proceedings, by limiting the Owners Lois to Ship and Freight, fo that he now knows the Extent of what Damage a roguish Master can do him, which was before unascertained and endless.

On the other Hand, if the Master commits Offences, either negligently or Stanley. r. wilfully, he shall be responsible to his Owners for the Reparation of Damages, Ayler 3, Keeand they are not bound to fue jointly, but may do it feparately, both according to the common and marine Law; as also in Case the Ship hath by Freight got fomething clear to divide, and the Master hath paid fome of the Owners their Parts, the Reft may bring their Action for their Shares without joining with the others. But the Owners must be responsible to the Freighters, as in the follow-

ing Cafe. The Defendant and seven other Persons were Proprietors of a Ship, which ufually carried Goods on Freight between Top/ham and London, and the Plaintiff loaded Goods upon her at the latter, to be carried to the former Port; but the Defendant, not careful of his Duty, had to carelefsly flowen the faid Goods, that though the Ship arrived fafe at Top/ham, yet the Goods were all fpoiled. And upon Non Culp. pleaded, the Jury found a fpecial Verdict, viz. that the De-tendant, and feven other Perfons were Proprietors and Part Owners of the Ship; that the Ship had a Master Locat' in her by the Part-Owners, who had Sixty Pounds

Place o his roerd.

Il fet

nglifb

n one e the ip be t the iy of iomland. e the 1 any A are fhall, Bond fuch other wick oods, the there Year, ) the

atu\_ chamer, y let y of

vo or

ralty

urity hree t the for hinthe avi-

ipon ould

Peril

hers

take

and ight ods, fole

and ord-Iill. of-

lm,

th, or,

#### OF, SHIPS, OWNERS,

Pounds Wages for every Voyage between Topfham and London, that the Goods were delivered to the Master, none of the Part Owners being prefent, and that there was not any Contract made with them, or any of them by the Plaintiff, that the Ship arrived fafe at Top/bam, but the Goods were spoiled. Et fi pro Quer', pro Quer'; fi non, pro Def. And two Points were made :

1ft. If the Proprietors are chargeable, no Contract being made with them, and there being a Mafter that is chargeable in Refpect of his Wages, according to the Cafe of *Marfe* and *Slue*; yet *per Holt*, C.  $\mathcal{I}$ . clearly, that though the Mafter be chargeable in Refpect of his Wages, to are the Proprietors in Refpect of their Freight, that they receive for the Carriage of their Goods at the Election of the Plaintiff.

andly. If the Action lay against the Defendant alone, it appearing that there are other Part-Owners, not made Defendants; and held that the Action did not lie against him fole, but ought to have been against all the Part-Owners; for all the Part-Owners are chargeable in Refpect of the Profit they make by the Carriage of the Goods, and that in Point of Contract, upon their Undertaking, be it implied or express, and are not chargeable as Trespassers, for then one might be chargeable alone, but in Point of Contract, upon their Receipt of the Goods to be carried for Hire. Judgement pro Def. as by 3 Mod. 321. Bofen con. Sand. 3. Levinz. 258. where it is with a Cur. Advijare, mes le Re-porter ut audivit Judg. pro Defen.

Molloy de jur. Mar. P. 224. Sett. 6.

If a Ship be broken up, or taken in Pieces with an intent to convert the fame to other Ufes, and afterwards on change of Mind the be rebuilt with the fame Materials, the is now another, and not the fame thip, especially if the Keel be ript up, or changed, and the whole Ship be all once taken afunder and rebuilt, there determines the Partnership, quoad the Ship; but if a Ship be ripped up in Parts, and taken afunder in Parts, and repaired in Parts, yet the remains still the fame Vessel, and not another; nay, though the hath been to often repaired that there remains not one Stick of the original Fabrick.

Dirto, Page ditto, S. 7.

If a Man repairs his Ship with Plank or other Materials not his own, but appertaining to another, yet the Property is not hereby altered, but the Ship maintains and keeps her first Owners. Though if a Man take Plank and Ma-terials prepared for the Use of Shipping, and belonging to another, the Property of the Vessel follows the Owner of the Materials, and not the Builder; but, if a Man cut down the Trees of another, or takes Timber or Planks prepared for the erecting or repairing of a Dwelling-House, nay though some of them were for Shipping, and builds a Ship, the Property follows not the Owners but the Builders

If a Ship is under repair in a Dock belonging to the Shipwright who is ordered by the Owner to repair her, and a Fire happens, not through the Negli-gence of the Shipwright, but by Accident, and deftroys the Ship before the Repairs are completed; the Shipwright shall be paid his Charges for the Repairs. As was adjudged by the Court of King's Bench in the Cale of Minetons against Athaws. 3. Burrow's Report, 1592. Michaelmas Term, 5 Geo. III. The Repairer of a Ship has his Election to fue the Master who employs him,

Gambam 1. gainft Basser or the Owners, but if he undertakes it on a special Promise from either, the other trange 761, is discharged.

13 Geo. 1 is discharged. Molloydelur. The Words which were usually made use of formerly in the Sale of Ships, Mar. P. 224. ciz. the Tackle, Furniture, Apparel, and all other Inftruments thereunto Rolls Abridg belonging, did not convey the Ship's Boat, which, if unexpressed in the Sale, \$30. remained still in the Owners, as the does, if a Ship is forfeited for committing Piracy.

Though Ballast is generally used in Shipping, where a Vessel goes out empty, Linter's Cafe.

Leon. 46, 47 or filled with light Goods, yet it is not effcemed any Part of her Furniture; and fo it was adjudged in Debt on Bond; of which the Condition was, that whereas the Plaintiff had bought of the Defendant a'Ship, if the Plaintiff shall enjoy the faid Ship with all the Furniture belonging to the fame, without being difturbed for the Ship, or any Furniture appertaining to it, that then, Sc. and the Cafe was, after the Sale of the Ship, a Stranger fued the Plaintiff for certain Monies

#### CAPTAINS, AND SAILORS,

Monies due for B.llaft bought by the Defendant for the fame Ship, in which Suit he obtained Sentence, upon which the Ship was feized. The Queftion was whether Ballaft he Furniture for a Ship or not, and it was refolved in the Negative; for although it may fonctimes be as neceffary as Sails, yet it is not always fo, as Ships frequently fail without it, more effectively when a heavy Loading antivers the Purpote by fupplying its Place.

If a ship commits a Piracy, and is thereby become forfeited, but hefore Sei- $B_{ing}log^{1/2}C_{afg}$ zure the be lond Fide fold, the Property thall not be queftioned, nor the Owners kulls abridge diverted of the fame.

And if a Mortgagee of Ships, by Deed, entrafts the Mortgager with the ori- 1 Ver Will, ginal Bill of Sale; and the Mortgager indorfes thereon fubfequent Mortgages, or 397+394-Bills of Sale of feveral Parts of the Ship, the first Mortgagee acquiefces, he thall be polyponed.

Upon an Information tam quam, grounded upon the Act of Navigation for importing Goods in a foreign Veffel contrary to that Act, the Queftion was, whether or not, if a foreign Ship naturalized by the New Act, being a Prize taken in the late War with Holland, be afterwards fold to a Foreigner, who fells her again to an Englithman, whether or no the Oath muft be taken again, according to the Act; per Cur. it need not, because the Ship was once lawfully naturalized. Hardres, 511. Martin v. Verdne. Mollay de Jure Mar. Page 227, 228. Sect. 15.

An Agent for the Eaft India Company, in the Eaft Indias, bought a Ship Dito, Page and Cargo of the Commander, who had no Right or Power to fell either, and 226, the Owner on a Suit here had the Value decreed him for Ship and Cargo, the 1 Peer Wall, Value being found by a Jury, with Indian Intereft, viz. 12 per Crat. 395.

If a Man gets Polletlion of a Ship, without a juft Title to the fame, he fhall, Dito, page by the Law Marine, antwer for fuch Profit, as the Ship, in all Probability, might ditto. have earned : And the Reafon of that is, becaufe the only End of Shipping is the Dig. Lib. 6. Employment thereof; but if a Warrant be directed out of the Admiralty to the tit. 1.63. & Marthal to arreft fuch a Ship, and Salvo Cuflodire (preferve her in Safety) who ta S. 1. by Force of the fame enters into the Ship; though the Warrant does not mention that the Officer flould carry aw.y her Sails, yet he may juftify the Creamer v. taking of them, for that he cannot Salvo Cuflodire her, unlefs he takes away the Jockley Sails.

In Cafe a Ship is freighted out, and in Confequence of the Agreement receives Dig. ib. 19. her Lading aboard, if an Embargo happens afterwards, and her Cargo is taken <sup>tit. 2.61</sup>. as forfeited, yet the Owners thall potwithftanding receive the Freight, as the Fault was not in them, but in him where Property the Geods were.

In the Main Sea, or in an Arm of it, a Ship may not become a Deodand, 3.Infl. fol.;8, though any Body be drowned out of it, or otherwife come by their Death aboard, becaule on fuch Waters Ships are naturally exposed to the Dangers of tempeftuous Weather; but a Ship or Vetifel in fresh Water may become a Deodand, as happened with one lying at *Rotherbitche*, near the Shore, to be carcened, where a Mich. 20 Car. Shipwright being at work under her at Low-Water, as the leaned atide, the unex- II in B. R. pectedly turned over, and unfortunately killed him. Upon a Trial at Bar, the Queftion was, whether the belonged to the Lord of the Manor contiguous to the Place where the Man was tain, or to the Almoner, as a Matter not granted out of the Crown; and it was refolved that the Ship was a Deodand, and the Jury found a Verdict for the Lord of the Manor.

If a Ship imports prohibited Goods the cannot be feized as Forfeit till there is t Vent. 47. a Condemnation in the Exchequer thereon.

If foreign Brandy or Spirits thall be imported in any Ship under fifteen Tons, a Keel. 604. except for the Ufe of the Seamen, not exceeding one Gallon each, fuch Brandy, Home a Irce. *Ed.*, thall be forfeited.

Cape 11.5.1. If any Mafter, Owner, Purfer, or Boatfwain of any Ship willingly permit any 2 Edge, VL. Brais, Copper, Latten, Bell-Metal, Pan-Metal, Gun-Metal, or Shrof-Metal, Cap. 37. Seit, whether it be clear or mixed, Tin and Lead excepted, to be thipped contrary to 5 this Act, or perceiving fuch Metal to be thipped, do not difclose the fame in three Days after Knowledge had to the Cuftomer or Comptroller of the Port,

Q

or

ods hat iff, pro

ing the ect ec-

ere

m.

did rs; by er-

tipt

21.

me

be

ilt, o in the hat

but

hip

Ia-

erty

, if

for the orliteirs.

ın, her

os, ito le,

ng

ty, nd tas

by (-

nđ in

es

## OF SHIPS, OWNERS,

or their Deputies, every fuch Owner, Sc. shall forfeit double the Value of the Metal.

20 Car. 11.

Every Veffel, with all her Tackle, in which any great Cattle, Sheep, or Cap. 7. S. 5. Swine, or any Beef, Pork, or Bacon, except for the necessary Provisions of the Ships, in which the fame shall be brought, not exposing it to Sale, shall be imported, and out of which they shall be put on Shore, shall be forfeited; and it shall be lawful for any Perfon, within one Year after such Importation, to feize the Veilel, and make Sale thereof to the best Advantage, Ge: and it shall be lawful for any Juffice of Peace of the County, or chief Officer of the Port T wn, where fuch Importation thall be, or where any of the Cattle, Beef, Sc. fo imported shall be brought, by Warrant to caufe to be apprehended the Master and Seamen, having Charge of, or belonging to, fuch Veffel; and every other Perfon employed in the landing, or taking Care of the faid Cattle, Beef, Ge. and them to commit to the common Gaol for three Months.

16 Geo. 111. Salted Beef, Pork, Bacon, Butter and Cattle, the Laws permitting the Importation from Ireland into Great-Britain, Duty-free, are made perpetual.

19 Geo. 111. The Importation of Tallow, Hog's-Lard, and Greate, is made Duty-free, till the 25th March, 1782, from any Place. Continued to 1789. 26 Ger. III. c. 53.

It thall be lawful for any Perfons who thall relide in her Majefly's Dominious to import Cochineal in Ships belonging to any State in Amity; and in Spanifb Ships, or fuch as are deemed Spanifb Ships, failing with Spanifb Paffes and Colours, from Cadiz, Seville, Port St. Mary, St. Lucar, and Gibraltar, or any other Ports in Spain, during the War, Ge. the Act 12 Car. II. cap. 18. notwithstanding. Made perpetual 12 Ann. Stat. 1. Cap. 18. Sect. 3. No Perfor thall buy any rough Hide or Calf-Skin in the Hair, but only fuch

as thall tan them, except Salt Hides for the Ute of Ships, Se.

Raw Hides of Steers, Cows, or any other Cattie, except Horfes, Mares, or Geldings, and Calves Skins or Goat Skins, raw or undrefied, may be imported, Duty-free, from Ireland into Great-Britain.

No Mafter thall lofe his Ship for any fmall Thing, not cuftomed, put in the Ship without his Knowledge.

No Cuftomer or Comptroller shall have Ships of their own, nor meddle with 14 Rich. II. Cap. 10. the Freight of Ships.

No Ship or Goods shall be feized as forfeited for unlawful Importation or Ex-13 and 14 Car. II. Cap. portation, or for Non-Payment of Cuftoms, but by the Perfons appointed to ma-

nage the Cuftoins, or Officers of Cuftom, or Perfons deputed by Warrant from the Lord-Treasurer, or Under-Treasurer, or by Commission from his Majesty under the Great or Privy-Seal, and if any Seizure shall be made by any other Perfon for the Caufes aforefaid, fuch Seizure shall be void.

In Cafe the Seizure or Information thall be made upon the Act of Navigation, the Defendants shall, on their Request, have a Commission out of Chancery to examine Witneffes beyond Sea, and have a competent Time allowed for the Return thereof before Trial; and the Examination of Witneffes fo returned shall be Evidence at the Trial.

Every Perfon who shall export Goods from any Port of this Kingdom, capable of a Ship of two Hundred Tons, upon an ordinary full Sea, to any Part of the Mediterranean beyond the Port of Malaga, or import Goods from the Places aforefaid, in any Ship that hath not two Decks, and do carry lefs than fixteen Pieces of Ordnance mounted, with two Men for each Gun, and other Ammunition proportionable, shall pay for all Merchandizes fo exported or imported One per Cent. above the Tonnage and Poundage.

Ditto, Sect. ::6.

It shall be lawful to export Fish into any of the Ports of the Mediterranean in any English Ship, provided one Moiety of her Lading be Fish, and to import Merchandize in the fame Ship for that Voyage, without paying any other Rates than accustomed.

8 Ann. Cap. The Master of every Ship, carrying Certificate Goods to Ireland, shall take 13. Sect. 19. from the Collector in Great-Britain a Duplicate of his Contents, under the Hand and Seal of the Collector and Comptroller, which they are required to deliver without Fee, and fuch Mafter shall dliver fuch Duplicate to the Officers of the Cufforns in Ireland before he be permitted to land fuch Goods.

c. 22. 6 Ann. Cap.

33.

c. 8.

1 Jacob. 1. Cap. 22. Sea. Jacob. I.

14 Geo. III. c. 86.

38 Edav. III. Cap. 8.

11. Seft. 15.

Ditto, Scel. 29.

Ditto, Sect. 35.

In



#### CAPTAINS, AND SAILORS.

In Cafe any foreign Goods (hall, by any Collier, Fither-Boat, or other Coafting  $_{Go.}$  I. Veffel, be taken in at Sea, or out of any Veffel, to be landed, or put into any Cap. 2. Steft. other Ship,  $\mathcal{E}_c$ , within the Limits of any Port, without Payment of the Duties, <sup>3</sup> fuch Goods (hall be forfeited, and the Mafter of fuch Collier,  $\mathcal{E}_c$ , (hall forfeit treble the Value, unlefs in Cafe of Necellity, of which fuch Mafter (hall give Notice, and make Proof before the chief Officers of the Cuftoms of the first Port where he (hall arrive; the Mafter or other Perfon taking Charge of the Ship out of which fuch Goods (hall be taken in at Sea, (hall forfeit treble the Value.

Where any Veffel of fifty Tons, or under, laden with cuftomable, or prohi-Ditto, Sect. bited Goods, fhall be found hovering on the Coafts, within the Limits of any <sup>8</sup>. Port, and not proceeding on her Voyage, Wind and Weather permitting, any Officer of the Cuftoms may go on board, and take an Account of the Lading, and demand Security of the Mafter,  $\mathcal{C}c$ . by his own Bond, to his Majefty,  $\mathcal{C}c$ . in treble the Value of the foreign Goods on board, with Condition, that fuch Veffel (as foon as Wind and Weather, and the State of fuch Veffel doth permit) fhall proceed on her Voyage, and fhall land fuch Goods in forme foreign Port. And if fuch Mafter,  $\mathcal{C}c$ . Infall refuée to enter into fuch Bond, or fhall not proceed on fuch Voyage, as foon as Wind, Weather, and the State of fuch Ship, will permit, unlefs fuffered to make longer Stay by the Collector, or other chief Officer, not exceeding twenty Days, all the foreign Goods on board fuch Veffel may, by any Officer of the Cuftoms by Direction of the Collector, or other principal Officer, be taken out of the Ship and fecured; and, if fuch Goods are cuftomable, the Duties fhall be paid; and Wool, or any prohibited Goods, found on board, are declared fubject to Forfeiture \*

All Goods found concealed on board any Ship after the Mafter fhall have made 9 Gap. II. his Report at the Cuftom-houfe, and not mentioned in the faid Report, fhall be  $^{Cap. 35, Seft}$ , forfeited, and may be feized and profecuted by any Officer of the Cuftoms, and  $^{27}$ the Mafter of fuch Ship, in Cafe he was privy to fuch Concealment, fhall forfeit treble the Value of the Goods.

It fhall be lawful for the Officers of Excife to go on board any Veffel within 11 Gev, I. the Limits of any Port, and to continue on board, and rummage in like Manner Cap. jo. Sed. as the Officers of the Cuftoms, for Arrack, Rum, Brandy, or other excifeable Liquors; and for Coffee, Tea, Cocoa-Nuts, Chocolate, and Cocoa-Pafte; and to feize for his Majefty's Ufe all fuch of the faid Commodities there found, as by Law fhall be forfeited, together with the Package; and to feize fuch of the faid Commodities, as before due Entry, and without paying or fecuring the Duties on the Importation, fhall be found unfhipping or unfhipped.

For Encouragement of the North-Sea, Ifland, and Wellmony Fisheries, no fresh 15 Car. II. Herring, fresh Cod, or Haddock, Coal-Fish, or Gull-Fish, thall be imported Cap.7.8.16. but in English built Ships, and having Certificate as in the Act, and whereof the Master and three-fourths of the Mariners are English, and which have been caught in fuch Ships, and not bought of Strangers, under Pain of Forfeiture of all fuch Fish, and the Ship in which it was imported.

No Britifb Ship, trading to any Part of the Mediterranean Sea beyond Malaga, 9 Ges. II. fhall be entitled to the Exemption granted in the Act 13 and 14 Car. II. Cap. 11. Cap. 33. S. 3. Sect. 36. herein before recited, for that one Moiety of the Loading of fuch Ship fhall confift of Fifh, unlefs fuch Moiety confift of Fifh taken and cured by his Majefty's Subjects.

It hall be lawfill for Natives of England or Ireland to import into England directly from Ireland any Sorts of Hemp or Flax, and all the Productions thereof, in, Cap. 39. as Thread, Yarn, and any Manufacture thereof, of the Growth and Manufacture <sup>16</sup> Growth. of Ireland, free from all Duties, the Mafter of the Vefiel importing the fame c. 26. bringing a Certificate from the chief Officer of the Port in Ireland, exprefing the Marks, Nunber, Tale, or Weight, of the Species in each Bale, mentioned in the Bills of Lading, with the Names and Places of Abode of the Exporters from Ireland, and of fuch Perfons that fhall have fivorn the Goods to be of the Growth and Manufacture of that Kingdom, and where, and to whom in England configned; and the Mafter of the Ship, on Arrival in England, making Oath that the

• N. B. There is the fame All made for any Ship kovering on the Coaft of Itcland, Sc. by 6 George 1. Cap. 1. Soft, 62.

of the

p, or of the all be ; and on, to t fhill Port ; &c. Vlafter

other . and

npor-

-free, c. 53. inious bani/b lours, Ports g.

fuch s, or

n the

with

Exfrom ajefty other

ry to ry to r the urned

pable f the laces xteen unuorted

nport Rates

take Hand cliver f the

In

the faid Bales and Goods are the Bales and Goods taken on board by Virtue of the faid Certificates.

3 Geo, I. c. 21. All Linen made in Ireland, and imported into Great-Britain, may be again exported to any British Plantation in America, without Payment of any Duty whatfoever.

4 Geo. 111. Cap. 26. Sect. 1.

To encourage the Importation of rough and undreffed Hemp or Flax from the Britifb Colonies in America; for Hemp, Water rotted, bright and clean, or rough undreffed Flax, fo imported, the following Bounties are to he given by the Collector of the Cuftoms at the Port of Importation: between June 24, 1764, and June 24, 1771, 8/. fer Ton; between June 24, 1771, and June 24, 1778, 6/. per Ton; and between June 24, 1778, and June 24, 1785, 4/. per Ton. Grants the following Bounties on Hemp, the Growth of Ireland, imported

10 Ges. III. c. 37.

11.

C. 27.

from thence into Great-Britain. From June 24, 1779, to ditto, 1786, 81. per Ton. From June 24, 1786, to ditto, 1793, 61. per Ton. From June 24, 1793, to ditto 1800, 41. per Ton.

Any Master or Owner of a Vessel, fraudulently importing foreign Hemp or Ditto, Scfl. Flax to obtain these Bounties, incurs the Forfeiture of 100/. and the Vessel, with all her Furniture, shall also be forfeited.

15 Geo. III. Grant an additional Bounty of 5s. per Hogfhead upon Flax Seed imported into Ireland, for which a Bounty is allowed in that Kingdom, by Acts made there in c. 45. 16 Geo. III. the Third and Sixteenth of his prefent Majefty. Rape Seed, and Rape Cakes, c. 41. 13 Geo. III. may be imported from Ireland into Great-Britain, Duty free.

c. 34. 18 Geo, III. Cotton Yarn, the Manufacture of Ireland, may be imported into Greatc. 56. Britain, Duty free.

17 Geo. 111. Tea exported to Ireland, as Merchandife, to draw back the whole Cuftoms, fubject to the Regulations prefcribed by 12 Geo. III. c. 60, and 16 Geo. III. c. 51.

20 Gee. 111. Repeals the Act of 19 of Henry VII. prohibiting the Exportation of Gold c. 10. Sect. 1. and Silver Coin from Great-Britain to Ireland, and allows the faid Exportation.

Repeals the Act of 9 Anne, prohibiting the Importation of foreign Hops into Ireland, and allows them to be imported there.

Alfo, the Act 6 Geo. I. c. 11, which enacts that no Draw-back shall be allowed on the Exportation of Hops from Great-Britain to Ireland, and allows the Drave-backs to be paid for Hops, whether of foreign or Britifb Growth.

Repeals fo much of an Act of 26 Geo. II: as confines the Levant Trade to Subjects of Great-Britain only, admitted Members of the Turkey Company; and enacts, that the Subjects of Ireland, on Requeft, shall be admitted Members of the faid Turkey Company, and being to admitted, may export directly from Ireland to the Levant Seas, or import from thence into Ireland, fuch Commodities as are allowed to be imported into Great-Britain from the faid Seas; or to be exported to the fame, by any Perfon free of the Turkey Company.

Allows any Perfons, free of the Turkey Company, to import into Great-Britain or Ireland, any Goods or Commodities which have hitherto been ufually imported from Turkey or Egypt, or from any Place within the Dominions of the Grand Seignor, not only in Ships built in, and belonging to, Great-Britain or Ireland, but in any Ship or Vefiel belonging to any Kingdom or State in Amity with his Majetty, his Heirs, and Succeffors, navigated by foreign Seamen, from any Port or Place whatfoever, upon Payment of the fame Duties if imported into Great-Britain, as the like Goods would be fubject to if imported in Britifb Ships directly from the Place of their Growth, Production, or Manufacture; the Goods fo imported in foreign-built Ships to be liable to the Aliens Duties, if fuch Goods were iubject thereto before the patting of this Act.

No Entry to be allowed to be made of any fuch Goods at the Cuftom-houfe till Certificate is produced by the Importer, that he is free of the Turkey Company.

After January 1, 1780, Goods usually imported from the Mediterranean may be imported from any Port or Place whatever, by any Perfons whatfoever, into Great-Britain or Ireland, in Britifb built Ships, or in Ships belonging to any Kingdom or State in Amity with his Majefty, his Heirs, and Succeffors, upon

Sect. 2.

Sect. 3.

20 Geo. III. \$ 450

60

Payment

Payment of the fame Duties, if imported into Great Britain, as they would have been liable to if imported directly from the Places of their Growth, *&c.* except Drugs, which, if not imported by Perfons free of the *Turkey* Company, fhall be liable to the fame Duties as if not imported from the Place of their Growth. The Goods fo imported from the *Mediterranean* in foreign Ships to be liable to Aliens Duties, if they were fo before, notwithftanding this Act.

Aliens Duties, if they were to before, notwithftanding this Act. Cotton or Cotton Wool imported into Great-Britain after the 1ft of Jan. 1780, in foreign Ships, to be fubject to a Duty of One Penny Farthing on every Pound Weight, and alto to the additional Duty of Five per Cent. on the Amount of the faid Duty, as granted by the Act of 19 Geo. III. And no Draw-back is to be allowed on the Re-exportation of the faid Cotton or Cotton Wool. The Produce of the faid Duty of one Penny Farthing per Pound Weight is to be paid from Time to Time into the Receipt of the Exchequer, and is to be kept feparate and apart as a Fund for the Encouragement of the Growth of Cotton in his Majetly's Leeward Itlands, and for encouraging the Importation thereof into Great-Britain, in fuch Way and Manner as Parliament fhall hereafter direct.

No Commodity of the Product or Manufacture of the Eafl-Indies fhall be 7 Geo. 1. Cap. imported into Ireland, the Iflands of Jer/ey, Guernfey, Alderney, Sark, or Man, 11, Sect. 40. or to any of the Plantations in Africa or America, belonging to the Crown of Great-Britain, but fuch only as fhall be thipped in Great-Britain in Ships navigated according to Law, on Penalty of forfeiting all fuch Goods, or the Value thereof, together with the Ship, Sc.

It shall be lawful for any Natives of England or Ireland to ship, in any Port 3 dam. Cap.8, of Ireland, in English built Shipping, whereof the Master and three-fourths of <sup>8</sup>.<sup>1.</sup> the Mariners be English or Irish, any white or brown Linen-Cloth, of the Manu-facture of Ireland, and the same to transport into any of the Plantations, the Act 15 Car. II. Cap. 7. notwithstanding.

Provided, that no Ship coming to the Plantations from *Ireland* thall break Bulk, Ditto S. 24 until the Mafter thall have made known to the Governor, or to fuch Officer as thall be by him appointed, the Arrival of the faid Ship, with her Name, and the Name of the Mafter, and thall have delivered a true Inventory or Invoice of the Lading, together with the Certificate from the chief Officer of the Port in *Ireland* where fuch Ship thall be laden, expreffing the Particulars of fuch Lading, with the Names and Abodes of the Exporters, and of two Perfons, who thall have made Oath before fuch chief Officer, that the faid Goods and Linen are *Bond Fide* of the Manufacture of *Ireland*; and until the Mafter thall have made Oath, before fuch Governor or Officer, that the faid Goods are the fame that he took on board by Virtue of fuch Certificate, nor until fuch Ship thall break Bulk before fuch Notice given and Certificate produced, and fuch Oath made, or before fuch Search, or if any Goods of Woollen Manufacture, not laden in *Ireland*, necefiary Apparel of the Commander and Mariners excepted, or any Linen Goods not laden in *Ireland*, nor of the Manufacture of *Ireland*, thall be found, fuch Ship thall be forficited, together with all Goods imported, or found in fuch Ship.

Makes it lawful to export, under certain Regulations, directly from Ireland 18 Ge. IU. to Eritif America, the Weft Indies, or any of the Britif Settlements on the <sup>c</sup> 53<sup>3</sup> Coaft of Africa, any Goods, the produce or Manufacture of Ireland, except Wool and Woollen Manufactures, and Cotton Manufactures; Hats, Glafs, Hops, Gunpowder, and Coals.

And all Goods of the Growth, Product, or Manufacture of Great-Britain, imported from thence into Ireland, except Woollen Manufactures and Glafs. Alio all foreign Certificate Goods, legally exported from Great-Britain to Ireland may be re-exported directly from Ireland to the faid Plantations and Settlements; but not to extend to foreign Linens, painted, &c. in Ireland; nor to Bar-Iron, Iron flit or rolled, plated or tinned, nor any manufactured Iron Wares, till a Duty is imposed thereon in Ireland. Nor to any fuch Articles if a Bounty or Premium is allowed thereon.

R

Allows the Exportation of Woollen Manufactures from Ireland into any foreign 10 Ge. IIL Part, and of Glafs, and repeals all former Acts prohibiting the fame.

Any

63

of the

again Duty

om the an, or en by ve 24, ne 24,

5, 4<sup>1</sup>. ported 8<sup>1</sup>. per ve 24,

np or

with d into

ere in Cakes,

Great-

Geo.

Gold ion. into

ll be lows

le to any; bers

rom moo be

itain

rted and ind, his Port atdiods

ods ufe kcy

nay nto iny

nt

20 Gee. III. c. 10.

Any Goods which may be legally imported from British America, the Well-Indies, or any of the British Settlements on the Coast of Africa, into Great-Britain, may, in like Manner, be imported directly from the faid Settlements to Ireland.

And any Goods which may be legally exported from Great-Britain to Britiffs America, or the faid Settlements, may be exported directly from Ireland to the fame Places.

On Condition that the Irif Parliament impose on the Goods to be fo exported or imported, Duties, and allow Draw-backs, equal to those imposed and allowed on the Exportation or Importation of the faid Goods in Great-Britain. Gum Senega, or Gum Arabic: thirty Tons may be exported annually from

Clothing and Accoutrements, the Produce of Great-Britain or Ireland, for the

6 Ges. III. c. 46. Great-Britain to Ireland Duty-free, by Licence from the Treatury; to be used in the Linen Manufactures of that Kingdom.

15 Geo. III. c. 45. Use of his Majefty's Forces abroad, paid in Part out of the Iri/h Revenue, may

15 Car. 11. Cap. 7. S. 6.

Ditto S. 7.

Ding S. 8.

be exported from Ireland. No Commodity, of the Productica of Europe, shall be imported into any Plantation or Place, which shall belong to his Majesty in Alia, Africa, or America, but what shall be shipped in England, Wales, or Berwick, and in English built Shipping, and whereof the Mafter and three-fourths of the Mariners are English, and which shall be carried directly thence to the faid Plantations, under the Penalty of the Lofs of all fuch Commodities imported from any other Place ; and, if by Water, of the Ship alfo, with her Tackle. Provided, that it shall be lawful to lade in Ships navigated as in the foregoing

Clause, in any Part of Europe, Salt, for the Fisheries of New-England and Newfoundland, and to ship in the Madeiras, Wines of the Growth thereof, and to thip in the Western Islands or Azores, Wines of the Growth of the faid Iflands, and to take in Servants or hories in Ireland, and to thip in Ireland Victuals of the Production of Ireland, and the fame to transport into any of the faid Plantations.

Every Perfon importing by Land any Goods into the faid Plantations, fhall deliver to the Governor, or to fuch Perion as thall he by him appointed within twenty-four hours after fuch Importation, his Name, and a Particular of all fuch Goods : And no Ship coming to any fuch Plantation thall lade or unlade any Goods, until the Master shall first have made known to the Governor, or fuch other Officer as shall be by him appointed, the Arrival of the Ship, with her Name, and the Name of her Commander, and have thewn to him that the is an Englifb built Ship, or made proof by producing fuch Certificate, that the is a Ship belonging to England, Waler, or Berwick, and navigated with an English Mafter, and three-fourth Parts of the Mariners English, and have delivered to fuch Governor, or other Officer, an Inventory of her Lading, with the Places, in which the Goods were laden, under the Pain of Lois of the Ship with her Tackle, and of all fuch Goods of the Production of Europe, as were not laden in England, Wales, or Berwick.

The Word Ireland shall be left out of all Bonds taken from any Ship, which 22 and 23 The Word Iretana man be ter out of an element of any English Plantation Car. II. Cap. fhall fet Sail from England, Ireland, Wales, or Berswick for any English Plantation in America, Afia, or Africa; and, in Cafe the Ship shall load any of the faid Commodities at the faid English Plantations, the faid Commodities shall be by the faid Ship brought to fome Port of England, Wales, or Berwick, and thall there unload the fame, Danger of the Seas excepted ; and in like Manner for all Ships coming from any other Port to the faid Plantations, the Governor of fuch Plantations shall, before the Ships be permitted to load any of the faid Commodities, take Bond in the Manner directed in the Act, 12 Car. II. Cap. 18. for the encouraging of Navigation, that fuch Ship thall carry all the faid Goods to fome other of his Majefty's English Plantations, or to England, Wales, or Berwick; and every fuch Ship which thall load any of the faid Commodities, until fuch Bond given, or Certificate produced, from the Officers of fome Cuftom-houfe of England, Wales, or Berwick, that fuch Bond hath been there given, or which, contrary to the Tenor of fuch Bond, shall carry the faid Goods to any Place other than to other English Plantations, or to England, Wales, or Berwick, and there lav

lay the fame on thore, every fuch Ship thall be forfeited, with her tackle and Lading.

il-

at-

i to

itifb

the

ved

ifed

the

nay

any

ica,

in.

the nd,

ing

ınd

and

aid and the

nall

hin all

ade

or

ith

he

he ifs

to

er en

h

þ11

ic

s h If any Ship, which by Law may trade in any of his Majefty's Plantations,  $z_5 C_{at. II.}$ fhall come to any of them to fhip any of the faid Commodities, and Bond fhall Cap. 7. 5. a. not be firft given with Surety, to bring the fame to England, Wales, or Berwick, and there to unload the fame, the Danger of the Seas excepted, there fhall be paid to his Majefty, for for much of the faid Commodities as fhall be put on board fuch Ship, thefe Duties, viz. for Sugar white, the hundred Weight,  $5^{s.}$  brown Sugar and Mufcovadoes 1s. 6d. for Tobacco, the Pound, 1d. Cotton Wool one Half-penny; Indigo, 2d. Ginger, the hundred Weight, 1s. for Logwood,  $5^{l.}$  for Fuffick, and all other Dying Woods, 6d. and for every Pound of Cocoa Nuts, 1d. to be collected as full be appointed in the Plantations before the Landing thereof, and under fuch Penalties as for defrauding his Majefty of his Cuttoms in England.

In Cafe any Perfon liable to pay the Duties before-mentioned fhall not have Ditto S. 4. Monies to pay the fame, the Officers shall accept fuch a Proportion of the Commodities as shall amount to the Value.

No Goods thall be imported into, or exported out of any Plantation, belong-7and 8 Will, ing to his Malefty, in Afia, Africa or America, or thall be carried from any one St. Capter 22. Port in the Plantations to any other Port in the fame, the Kingdom of England, Wales, or Berwick, in any Ship but what thall be of the Built of England, or of Ireiand, or the Plantations, and wholly owned by the people thereof, and navigated with the Matters, and three-fourths of the Mariners, of the faid Places, except Ships taken as Prize, and Condemnation thereof made in the Courts of Admiralty in England, Ireland, or the Plantations, to be navigated by the Mafter and three-fourths of the Maciners Englifk, or of the Plantations, and whereof the Property doth belong to Enguifhmen, under Pain of Forfeiture of Ship and Goods.

Repeals to much of the above recited Acts of 15, 22, and 23, of *Charles* II. 20 Geo. III. and of the 7th and 8th of *William* III. as reftricts the Importation into the  $c^{-10}$ . *Britifb* Colonies and Settlements in *America*, the *Weff-Indies*, and on the Coaft of *Africa*, to *Great-Britain* alone; and orders the word *Ireland* to be put into all Bonds taken from Ships, lading Commodities in the faid Plantations to land the fame in *Great-Britain* or *Ireland*, as directed by the Navigation Act, and allows the Trade between *Ireland* and the faid Colonies to be carried on in like Manner as it is now carried on between *Great Britain*, and the faid Colonies and Settlements.

Merchandizes may be exported or  $in_{10}$  orted to and from this Kingdom and 7 and 8 *Will*. Places aforefaid, in any ships taken as Prize, and whereof Condemnation thall III. C. 22. So be made in one of the Courts of Admiralty aforefaid, and fhall be navigated by <sup>3</sup> the Mafter, and three-fourths of the Mariners, *English*, and whereof the Property thall belong to *Englishmen*.

All ships coming into, or going out of any of the Plantations, and lading DinoSed. 6. or unlading any Goods, whether the fame be his Majefty's Ships of War, or Merchants Ships, and the Commanders thereof, fhall be liable to the fame Rules, Vifitations and Forfeitures, as to the entering, lading, or ditcharging their Ships, as ships are liable to in this Kingdom, by 13 and 14 Car. II. Cap. 11. for preventing Frauds in his Kingdom, by 13 and 14 Car. II. Cap. 11. for preventing Frauds in his Kingdom, by 13 and taking their Entries, and for feiting Goods prohibited, or for which any Duties are payable, as are provided for the Officers of the Cuttoms in England, by the faid Act, as alfo to enter Houles or Warehoutes, to tearch for and feife fuch Goods; and all Wharfingers, Lightermen, or other Perfons, affifting in the Concealment or Refeue of the faid Goods, or in the hindering the Officers in the Perfomance of their duty, and the Veffels employed in the Conveyance of fuch Goods, thall be fubjed to the like Penalties, as are provided by the faue Act, in Relation to prohibited or uncultomed Goods in this Kingdom; and the like Affiftance thall be given to the Officers, as by the faid Act is provided for the Officers in England, &ce.

Where any Queffion thall arife concerning the Importation or Exportation of Ditto Sect. 7. any Goods into or out of the faid Plantations, the Proof shall lie upon the Owner, and the Claimer shall be reputed the Importer or Owner.

5

All

Ditto Seft. 9.

All Laws, By-Laws, Ufages or Cuftoms, which thall be in practice in the Plantations, repugnant to the before-mentioned Laws, or to this Act, or any other Law to be made in this Kingdom, to far as fuch Law thall relate to the Plantations, are void.

Ditto Seft.

Where the Governor, or Officers appointed by the Commissioners of the Cuftoms, in the Plantations, shall have Ground of Suspicion, that the Certificate of having given Security in England is falfe; the Governor, or Officers of the Cuitoms, thall take Security there for the Difcharge of the Plantation Lading in Ireland, Wales, or Berwick, (fubfitute the Words Great-Britain or Ireland, in Conformity to 20 Geo. III. C. 10.) and where there fhall be Caufe to fufpect, that the Certificates of having difcharged her Lading of Plantation Goods in this Kingdom is false, the Governor or Officers shall not cancel the Security given in the Plantation, until they be informed from the Commissioners of the Cuftoms, that the Certificate is true; and if any perfon shall rafe or fallify any Cocket, Certificate, Return, or Permit, for any Vessel or Goods, or shall knowingly make Ufe thereof, fuch Perfon thall forfeit Five Hundred Pounds.

Ditto Seft.

13.

The Commillioners of the Treafury, and the Commillioners of the Cuftoms, may appoint fuch Otlicers of the Cuftoms in any City, Town, River, Port, Harbour, or Creek, of any of the Iflands, Tracts of Land, and Proprieties, as fhall feem needful; also upon any Suits brought in the Plantations, upon any Law concerning his Majetty's Duties, or Ships or Goods forfeited by reafon of any unlawful Importations or Exportations, there shall not be any Jury, but of such only as are Natives of England or Ireland, or born in his Majefty's Plantations; and upon all fuch Suits the Offences may be laid in any Province, Country, or Division, of any of the Plantations, at the Pleafure of the Informer.

Ditto Sect. In all Bonds to be taken in the Plantations by 22 and 23 Car. II. Cap. 26. the Sureties thall be Perfons of known Refidence and Ability in the Plantations, and the Conditions of the Bond shall be within eighteen Months after the Date, the Danger of the Seas excepted, to produce Certificates of having landed the Goods in one of his Majefty's Plantations, or in England, Wales, or Berwick, (fubftitute the Words Great-Britain or Ireland, in Conformity to 20 Geo. III.) otherwife fuch Bond, or Copies thereof, attefted under the Hand and Seal of the Governor to whom fuch Bonds were given, thall be in Force and allowed of in any Court in England, Ireland, or the Plantations, as if the Original were produced.

6 Geo. 111, C. 21.

in Ger. III. C. 35.

7 and 3 Will. 111. C. 22. 5. 17.

Tobacco exported to Ireland, if lefs appears to be landed than shipped in Great-Britain, an Allowance, not exceeding two per Cent. may be made for Wafte during the Voyage. Repeals the Acts of 12 and 15 Charles II. and any other Act which prohibits

or reftrains the fetting, planting, or improving to grow, making, or curing Tobacco, either in Seed, Plant, or otherwife, in Ireland

No Ship thall pats as a Ship of the Built of England, Ireland, Wales, Ber-wick, Guernfey, Jerfey, or any of his Majesty's Plantations in America, fo as to trade to the Plantations, until the Perions claiming Property in fuch Ship, shall register the same, viz. if the Ship belong to any Port in England, Ireland, Wales, or Berwick , Proof shall be made upon Oath of one of the Owners, before the Collector and Comptroller of his Majefty's Cuftoms in fuch Port; or if the Ship belong to any of his Majefty's Plantations in America, or to the Islands of Guernley or Jerfey, then the like Proof to be made before the Go-vernor, with the principal Officer of Revenue refiding on fuch Plantation or Island.

26 Geo. III. 1786. c. 60. Satt. 1.

By this Act, entituled, An Act for the further Increase and Encouragement of Stipping and Navigation, It is enacted, that from and after the first Day of August, 1786, no Ship or Vessel foreign built (except uch Ships or Vessels as have been, or shall hereafter be, taken by any of his Majesty's Ships of War, or by any private, or other Ship or Veffel, and condemned as lawful Prize in any Court of Admiralty) nor any Ship or Veffel built or rebuilt upon any foreign-made Keel or Bottom, in the Manner heretofore practifed and allowed, although owned by Britifh Subjects and navigated according to Law, thall be any longer intitled to any of the Privileges and Advantages of a Britifb built Ship, or of a Ship owned by Britifb Subjects : 3

he

ny

the

uſof uſ-; in in

ect,

ods

rity

the

any

ow-

ms,

Iar-

hall

Law any

fuch

ons;

, or

, the

and

, the

loods

ıbíti-

ther-

f the

ed of

were

ed in

e for

hibits

curing

Ber-

as to

Ship,

reland

s, bert; or

to the

a Go-

tion or

uent of Auguft, been, ny pri-of Ad-

Keel or

by Briany of

Britilb

bjects :

Subjects : and that all the faid Privileges and Advantages shall hereafter be confined Subjects in an end and the half in Process and Advantages manneatter becommended to fuch ships as are wholly of the Built of Great-Britain, or Ireland, Guernfey,  $\mathcal{J}erfey$ , or the Ifle of Man, or of fome of the Colonies, Plantations, Iflands, or Territories in Afia, Africa, or America, which now belong, or at the Time of building fuch Ships or Veffels did belong, or which may hereafter belong to, or be in the Poffedion of his Majefty, his Heirs or Succeffors.

But foreign built Ships belonging to Britif Subjects in Great-Britain, or Ireland, &cc. and registered according to former Acts of Parliament, before the first Day of May, 1786, thall continue to enjoy the Privileges and Advantages of British built Ships navigated according to Law.

Ships begun to be repaired, or rebuilt before the 1ft of May, 1786, and registered according to, and in purfuance of this Act, by an Order under the Hands of the Commissioners of his Majesty's Customs, which they are authorised to grant, provided it shall appear to them, upon Oath, that such Ships or Vessels were stranded, and were at the Time of being to stranded the fole Property of some Foreigners, and having received fuch Damage that they could not proceed to Sea again without a thorough Repair, and were therefore necessarily fold, and purchased by Britif Subjects, or being a Droit of Admiralty, shall enjoy all the Privileges and Advantages of Britif-built Ships; provided always, that they have been to repaired ; that two Thirds of them, at the leaft, are of British built.

No Ship rebuilt, or repaired in a Foreign Port, shall be deemed British built, see. 2. though originally wholly fo, if fuch Repairs exceed fifteen Shilling's per Ton, except the shall receive fuch extraordinary Damage at Sea, during her being absent from any of his Majefty's Dominions, as shall oblige her to put into some Foreign Porc, to undergo Repairs exceeding that Sun; in which Cafe the Nature of fuch Diftrefs, and the Necessity of the Repairs, are to be certified to the Conful, or other chief Britifb Officer reliding there, upon the Oath of the Mafter, or other Perfon having charge of the Ship. The Conful to give his Certificate of the Particulars under his Hand and Seal, and in cafe there is no Conful, or other Britifb Officer, the faid Certificate fhall be given under the Hands and Seals of two Britif Merchants; and on the Arrival of the Ship in England, it thall be delivered to an Officer of the Cuitoms on Oath.

By this Act the Provisions in the above Clause are extended to Ships or Veffels, having Decks, and being of the Burthen of fifteen Tons or upwards.

No Registry to be made, but at the Port to which a Ship belongs, except for see. 4. Prizes condemned at Guernfey, Jerfey, or the Ifle of Man. The Port from and to which a Ship ufually trades to be deemed her Port.

No Ship built in the United States of America, during the Existence of any prohibitory Acts of Parliament, fhall be entitled to be registered.

The Oath required on r. 6 ftering Ships by 7 and 8 William III. is repealed, and no Ship or Veffel to be registered till the following Oath be taken by one, or more of the Owners; and if more than two joint Owners, then by the greater Part, if they relide within twenty Miles of the Port to which the Ship belongs; but if they all refide at a greater Diftance, one Owner taking the Oath is fufficient.

I A. B. of [Place of Refidence and Occupation] do make Oath that the Ship or Vefiel [Name] of [Port or Place] whereof [Majier's Name] is at prefent Master, being [Kind of Built, Burthen, et cætera, as described in the Certificate of the Surveying Officer] was [when and where built, or if Prize, Capture and Condemnation] and that I the faid A. B. [and the other Owners' Names and Occupations, if any, and where they reflectively refide, videlicet, Town, Place, or Parifs, and County, or if Member of, and refident in, any Factory in Foreign Parts, or in any Foreign Town or City, being an Agent for, or Partner in, any Houfe or Copartner/hip actually commission of the former built of the former of the Foreign Town of the Foreign Town of the Foreign Town of the Foreign Town of the foreign the carrying on Trade in Great-Britain or Ireland, the Name of juch Factory, Foreign Town or City, and the Names of fuch Houfe or Copartner-fkip] am [or are] fole Owner [or Owners] of the faid Veffel, and that no other Person or Persons whatever hath or have any Right, Title, Intereft, Share, or Property therein or thereto; and that I the faid A. B. [and the faid other Owners, if any] am [or are] truly and bond fide a Subject

ject [or Subjects] of Great-Britain; and that I the faid A. B. have not [nor bave any of the other Owners, to the beft of my Knowledge and Belief] taken the Oath of Allegiance to any Foreign State whatever [everpt under the Terms of fome Gapitulation, defiribing the Particulurs thereof] or that fince my taking [or bis or their taking] the Oath of Allegiance to [naming the Foreign States reflectively to which he or any of the faid Owners [ball have taken the fame] and prior to the paffing of an Act in the Twenty-fixth Year of the Reign of King George the Third, (initiuled, An Act for the further Increase and Encouragement of Shipping and Navigation), I have [or he or they bath or have] become a Subject [or Subjects] of Great-Britain [either by his Majelly's Letters Patent, as a Denizen or Denizens, or naturalized by Act of Parliament, as the Cafe may be, naming the Dates of the Letters of Denization, or the Act or Acts of Parliament for Naturalization, reflectively] or [as the Cafe may be] I have [or be or they bath or bave] become a Denizen [or Denizens, or naturalized Subject or Subjects, as the Cafe may be] thave [or be or they bath or bave] become a Denizen [or Denizens, or naturalized Subject or Subjects, as the Cafe may be] of Great-Britain, by His Majelty's Letters Patent, or by an Act of Parliament passed fince the First Day of January One thousand feven hundred and eighty-fix, [naming the Times when fuch Letters of Denization have been granted reflectively, or the Year or Years in which fuch Act or Acts for Naturalization have passed reflectively] and that no Foreigner, directly or indirectly, hath any Share or Part or Interest in the faid Ship or Vestel.

Sect. 11.

In Cafe the Ship to be registered shall belong to three or more joint Owners, and three of them do not perfonally attend to take and fubfcribe the aforesaid Oath; then the Owner or Owners prefent shall further make Oath, that the part Owner or Owners abfent, are not resident within twenty Miles of the Ship's Port, and to the best of their Knowledge and Belief have not abfented themselves in order to avoid taking the faid Oath.

Before registering or granting any Certificate of Registry, the Ship shall be examined by proper Persons appointed by the Commissioners of the Customs in England or Scotland; or by the Governor, Lieutenant Governor, or Commander in Chief of Guernsy, Jersey, and Man; or of the Colonies, Plantations, Islands, or Territories aforefaid; to discover whether such Ship or Vessel is the same with that, for which, a Certificate is alledeed to be granted.

that, for which, a Certificate is alledged to be granted. Perfons giving falle Deferiptions of Ships, or making falle Registries, knowingly, shall forfeit the Sum of one Hundred Pounds, as well Masters, and Owners, as Examiners on the Part of Government.

Bond to be given, not to lend, fell, or difpofe of Certificates of Registry, and to deliver them up to the proper Officers above mentioned, in Cafe any Foreigner or Foreigners thall by Purchafe or otherwife become whole or part Owners of any Ship or Veffel registered as aforefaid; or, in Cafe the Ship shall be loft, or taken by an Enemy, and the Certificate is preferved, Penalty for Non-Compliance, from Three Hundred to One Thousand Pounds, according to the Burthen of the Ship. Alfo the *Medicerranean* Paties that may have been obtained shall be delivered up with the Certificate of Registry, upon any such transfer of Property in the Ship.

Not only the Sale or Transfer of any Part, or of the whole Property in any Ship, within the Port to which fhe belongs, fhall be acknowledged by Indorfement on the Regiftry, and Certificate fo delivered up, agreeable to 7 and 8 William III. but there fhall alfo be indorfed before two Witneffes, the Town, Place, or Parifh, where all and every Perfon or Perfons to whom the Property in any Ship or Veffel, or any Part thereof, fhall be fo transferred, fhall refide; and if retiding in foreign Parts, as Member of any Britifb Factory, or as a Britifb Merchant, the Name of the Place, and of the Factory where he or they refide, and of their Co-partners or Agents in Great-Britain or Ireland; and Copies of fuch Indorfement thall be delivered by fuch Agents or Co-Partners to the Offices appointed to regifter and grant Certificates of Regiftry.

In all Cafes of transfer, the original Certificate of Registry shall be recited in Words

Sect. 13.

Seft. 15.

ot

1]

ler at

a-ers

he d,

nb-

e-ay Els

by he ing ty, ive my

rs, aid the

the ted

be in i

der ds,

ith

wind

ind

ncr

of or li-

nen all ro-

iny ent II.

or

ny re-er-

ch

p-

in rds

Words at length, in the Bill or other Inftrument of fale. Alfo the Changes of the Masters of Ships and Vessels shall be indorfed on the faid Certificates.

And whereas many Frauds have been committed by the frequent Change of Sect. 19. Names given to Ships and Veffels; be it therefore enacted, that it shall not be lawful for any Owner or Owners of any Ship or Veffel to give any Name to fuch Ship or Veffel, other than that, by which the was first registered in Pursuance of this Act : And that the Owner or Owners within one Month from the Time of registering shall paint, or cause to be painted, in White or Yellow Letters, of a Length not lefs than four Inches, upon a black from the one conficiency of a Part of the Stern, the Name by which fuel, the or Veffel shall have been re-gistered, and the Port to which she belongs. cealment of fuch Names, or on giving any other in any Writing, printed Paper, or other Document; or, for not keeping up, and preferving the fame, is One Hundred Pounds.

Perfons applying for Certificates in Great-Britain, Guernfey, Jerfey, or the If e of Man, for Ships or Verificates in Great-Britan, Guernie, Jerjey, or the If e of Man, for Ships or Verifels which shall be built, or whose Building shall be completed after the 1st of Augul, 1786, shall produce a particular Account of the fame under the Hand of the Builder, and make Oath of the Identity of fuch Ship or Verifel. This Clause to be extended to the Colonies, Plantations, &cc. after the 1st of January, 1787. Ships registered before this Act, are to ex-change their Certificates, and apply for new Ones in Conformity thereto: And others, now appoint to the period by this Act. others, now appointed to be registered by this Act, must apply for Certificates, viz. within twel Mc the for Ports within Great-Britain; and eighteen Months for the Colonies, Flam, cons, &c. Ships leaving Port schout Certificates shall be forfeited; if found in any other sea. 32.

Port, shall give it ad to procure Certificate.

If fquare defelies cannot enter the Ports to which they belong for want Sect. 33. of Depth of Waller, Certificates may be obtained upon their being furveyed at the Port where they touch.

Certificat of Registry to be produced at every Port, in which any Ship or Sect. 14-effel shall and, either in his Majesty's Dominions, or in foreign Countries, Veffel fhall under Penalty of One Hundred Pounds. Britif Confuls abroad to infpect fuch Certificates.

Perfons making falfe Oaths to any of the Matters herein before required to be Sect. 41. verified, thall fuffer the Pains and Penalties incurred by Perfons committing wilful and corrupt Perjury. And Perfons altering or making use of altered, erased, or fallistied Certificates, shall forfeit the Sum of Five Hundred Pounds.

Former Acts of Trade and Navigation not repealed by this Act, to remain in Sect. 43. full force.

All Ships or Veffels registered in Ireland, according to an Act of Parliament of 27 Geo. III. that Kingdom, paffed in the prefent Seffion, fhall enjoy all the Privileges and 5.1. Advantages of Ships and Veffels owned by any of his Majefty's Subjects.

Every Ship and Veffel belonging to his Majelty's Subjects in Ireland registered Sect. 2. there, according to Law, previous to the faid Act, shall continue to enjoy the like Privileges during the Times appointed by the Commissioners of the Revenue of Ireland. But at the Expiration of fuch Time, they shall be registered, de novo, agreeable to the faid Act.

No Oath to be taken by any Britif Subject in any foreign State, to enable Sect. 4. him to become a Citizen or Burgher during his temporary Refidence, shall be deemed an Oath of Allegiance to fuch State, depriving him of the Rights of registering his Ship or Veffel, according to the Tenour of the Oath of Registry of 26 Geo. III.

Instead of the Owners, as in the Cafe of private Ships, the Secretary to the Secret East-India Company, or fome other Officer belonging to any other Body Corporate, shall take and subscribe the Oath of Registry, deposing that the Ship doth wholly and truly belong to the faid Company, or other Body Corporate.

Veffels not exceeding thirty Tons Burthen, and not having a fixed Deck, may Sect. 8. be employed in the Fishery at Newfoundland, and the Shores of Quebeck, Nova Scotia, &c. without being registered.

3

15

Ships

#### OF SHIPS, OWNERS, &c.

Ships built at Newfoundland, &cc. for Britifh Subjects refiding in his Majefly's Dominions in Europe, may be registered there by the Ship's Hulband or Agent, on his taking the Oath required by 26 Geo. III. but fuch Ship on its Arrival in Europe must be registered, de novo, conformable to that Act.

After the 1st of July, 1787, Goods and Commodities of the Growth, Pro-duction, or Manufacture of Europe, enumerated and specified in the Acts of 12, 13, 14 of *Charles II.* and 6 Geo. I. may be imported into Great-Britain, either in Britijh built Ships, or i ps built in the Country, or Place, in which are produced, fubject to the Rules, Regufuch Goods or Commodities, gr lations, and Reftrictions, contained in the faid Acts.

Goods of Merocco imported into Gibraltar may be imported from thence in Ships built in his Majefty's Dominions, or Ships belonging thereto, prior to the 1st of May, 1786, on Payment of the fame Duties, as if imported from Africa.

Provided always, that fuch Goods shall be accompanied with a Certificate, that they were imported into Gibraltar, in fuch Ships or Veffels as above defcribed.

All Ships and Veffels which by 26 Geo. III. c. 60, are declared not to be intitled to the Privileges of Britifb built Ships, shall be deemed alien Ships, liable to the fame Duties, Penalties, and Forfeitures as alien Ships.

18 Gen. 111.

Ships built in Ireland, and owned by his Majefty's Subjects refiding in any " 55. Sect. 9. Part of the Britifh Dominions in Europe, to be deemed Britifh built, and intitled to the like Privileges and Advantages in all Refpects, as Ships built in Great Britain: And, Ships belonging to any of his Majefty's Subjects refiding in *Ireland*, and not Britijb built, are to be intitled to the fame Privileges and Advantages in all Parts of his Majefty's Dominions, as Ships belonging to his Majefty's Subjects reliding in Great-Britain, and not British or Irish built, are intitled to. Confirmed by 27 Geo. III. C. 90. Sect. 1.

# Bounties, and other Advantages granted by the Legislature, to the Owners and Masters of Ships; and to Sailors, and Fishermen, for the Encouragement of the NEWFOUNDLAND, GREENLAND, and other BRITISH FISHERIES.

16 Geo. 111. 1756, c. 26.

T having been found by long Experience that feveral of the Provisions and Regulations, hitherto in Force, for encouraging the Fifheries carried on at Newfoundland, and Parts ad, cent, are infufficient to answer the good Purposes thereby intended.

Sect. 1.

It is hereby enacted, that from and after the first of January, 1787, the refuective bounties herein aftermentioned, thall be paid and allowed annually, for ten Years, to a certain Number of Ships or Veffels employed in the Britifb Fifhery on the Banks of Newfoundland, under the Limitations and Refrictions herein-after expressed, that is to fay, that such Vessels as thall appear to be British built, and wholly owned by his Majerty's Subjects reliding in Great-Britain, Ireland, or the Illands of Guernfey, Jerfey, or Man, and shall be navigated each with a Master, and at least three-fourths of the Mariners being Britifb Subjects, usually reliding in his Majesty's European Dominions; and shall be fitted and cleared out from fome Port in Great-Britain, or the aforefaid Illands, after the faid first of *January*, 1787, and after that Day in each fucceeding Year, and shall proceed to the Banks of Newfoundland, and having catched a Cargo of Fish upon those Banks, confisting of not less than 10,000 Fish by Tale, shall land the fame at any one of the Ports in the North, the East, or South Side of the Island of Newfoundland, between Cape St. John and Cape Raye, on or before the 15th of July in each Year; and thall make one more Trip, at least, to the faid Banks, and to return with another Cargo of Filh catched there, to the fame

Port.

68 Sect. 9.

Sc8. 10.

Sect. 12.

Sell. 12.

Port—In fuch Cafe, the  $\therefore$  *e* Hundred Ships that thall firft arrive at Newfoundland, and catch the Cargo of Fith, and make the Trip afore-mentioned, thall, if navigated with not lefs than twelve Men each, be initited to Forty Pound each; but if navigated with lefs than twelve Men, and not lefs than feven, they thill be initited to Twenty-free Pounds each: Provided always, that in either of the Cafes abovementioned, any of the One Hundred Veffels for first arriving, which thall be wholly navigated by Men going out upon Shares, that is to fay, receiving a certain Share of the Profits of the Voyage in Lieu of Wages, fuch of the fuid Veffels as thall be for navigated with not lefs than twelve Men each, thall be initited to Fifty Pounds; and if to navigated with a lefs Number than twelve, and not lefs than feven Men, to Thirty-free Pounds each.

For the fecond Hundred, in the order of Time, arriving at the Banks, catching the Fifh, and making the Trip aforefuid; navigated with not lefs than twelve Men *Twenty-free Panals* each: If with not lefs than feven Men Eighteen Pounds each—If the Men go out upon Shares, *Thirty-free Pounds* for twelve Men, and *Twenty-one Pounds* each, for not lefs than *feven* Men.

Certificates to be produced to the Collector of the Cuftoms, at the Port in Great-Britain, from which the Ships were cleared out, under the Hands of the Governor, or Deputy Governor, or principal Officer of the Cuftoms at New-freedland, certifying the Qualifications of the Ships, and the Conformity of the Matters to the aforchid Regulations, the faid Certificate mult likewife have been founded upon another under the Hand and Seal of the naval Officer flationed on the Banks, and delivered to the Governor, or forme Perfon appointed by him, teflifying the Time of the Ship's Arrival, the requifite Quantity of Fith being caught,  $\mathcal{E}_c$ , and the Whole mult be further confirmed by the Oaths of the Matters and Mates of each Vefiel. The Collectors of the Cuttoms at the Port in Creat-Britain to which the Ships return, are impowered to pay the refpective Bounties from the Funds appointed for that Purpole by 15 Gez. 111.

The Certificates and Athdavits made before the naval Officer or Commander of sect. 3, any of his Majefty's Ships flationed on the Coaft, in order to fatisfy the Governor, or Deputy Governor, of the Facts whereon he is to ground his Certificate, mult be delivered within the Diffrict of St. 'folm's, in the faid Ifland of Newfoundland, before the 15th of September in each Year, and within any other Diffrict of the Ifland before the 5 cpt of September in each Year.

Mafters of Veilels, previous to receiving the Bounties to make Oath, that all the Sect. 4. Men belonging to his Ship, who failed out with him, or a Number of Men equal to them, are returned to *Great-Britain*, unlefs any of them have died at *Newfoundland*, or on the Voyage.

Hirers or Employers of Fishermen are by this Act allowed to advance to Sea-seed. 5. men and Fishermen more than half the Wages due to them, or contracted for; provided the Sum do not exceed five Pounds ten Shillings for each Green Main, and that a Referve of forty Shillings be kept in the Employer's Hands to pay the Charges of bringing him Home purluant to the Regulations of 15 Gen. 111.

Seamen or Fithermen, wilfully ablenting themfelves for one Day, or neglecting, sec. 5. or refuting to work, thall forfeit five Days Pay, for every Day's Neglect Refutat to work, or Ablence; to be paid to the Hirer or Employer of fuch Seamen or Fithermen at the Diferction of the Governor, in Recompence for the Lofs he may have furthermed by fuch Ablence or Neglect.

No Oil or Blubber to be entered Duty-free in any Port of Great-Britain till the Sect. 7. Mafter or other Perion, having the Command of the Ship or Veffel in which it is imported, final have made Oath before the Collector, or other Chief Other of the Cuftons, that the fame, and every Part thereof, is really and *bond Fide* the Oil or Blubber of Fith, or Creatures, actually caught and taken on the Banks and Shores of *Neufoundland* and Parts adjacent, wholly by his Majefly's Subjects carrying on the faid Fifhery, from his Majefly's *European* Dominions; and ufually retiding in the faid Dominions. A timilar Oath is to be taken relative to Seal Skirs.

Oil, Blubber, or Seal Skins, purchafed at Newfoundland, upon producing Cer- see. g. tificates, that the fame was the Produce of Fifh, or Creatures caught there by

Britifb

60

fly's ent, al in

Pros of tain, hich

c in r to rom

de-

in. able

any int in ding

and his are

lato of bcr

and at ofes re-

ten

hery

einailt, md, th a ally ared faid hall Fifh

the

and 5th faid

ime

ort.

Britigh Subjects, and the further Oath of the Mafter of the Ship, may be entered Duty-free.

It shall not be lawful to use any Sean or Net of any Kind or Denomination whatfoever, for catching Cod Fifh, the Scale or Meth of which Sean or Net thall he lefs in Dimention than four Inches, under the Penalty of forfeiting One Hundred Pounds for each Offence.

Sect. 12.

Sect. 13.

Seamen or Fithermen deferting from Newfoundland, with an Intention to enter into the Service of foreign States, thall, if they came from his Majetty's European Dominions, be imprisoned three Months, and then fent Home; and in cafe they do not come from his Majerty's European Dominious, they thall, upon Conviction, be imprifoned twelve Months.

No Britifh Ship, Veffel, or Boat, belonging to the Fithery, to be fold, bartered, or exchanged with any Foreigner whatever, nor any Tackle, Hook, Baits, or other Tools or Implements of the faid Fithery. Perfons found guilty of felling, bartering, or exchanging the fame, or aiding or abetting therein, thall be committed to prifon till the next Quarter-Setlion, and thall forfeit treble the Value of the Articles fold, bartered or exchanged. No foreign Goods or Commodities thall be bought or bartered for by any Fitherman, under the fame Penalties upon Convicton.

The foregoing Provisions not to extend to the Importation of Bread, Flour, Indian Corn, or live Stock in Britifb Ships, in purfuance of the Act of this Setlion for the Encouragement of Navigation, Ge.

No more than forty Shillings to be paid for the Pallage to Great-Britain for every Perfon put on board by order of the Governor or Deputy Governor to be carried to Great-Britain. The faid forty Shillings to be paid by the Commiffioners of the Navy, if the Funds in the Hands of the Collectors of the Cutloms at the Port to which any Ship returns are deficient.

Officers commanding any of his Majefty's Ships, flationed at the Island of Newfoundland, are impowered to fearch, examine, and detain Britigh Ships or Veffels, coming to or going from the faid Ifland, which he shall have reason to suspect are going to, or coming from the Islands of St. Pierre or Miquelon for the Purpoles of lading contraband Goods, or Commodities, or of bartering Fifhing-tackle, Tools, &c. for fuch Commodities; and if fuch Commodities or Merchandite shall be found on board, the Vessel and Goods thall be forfeited.

Suits, relative to Ships feized, to be carried on in the Vice-Admiralty Court at Newfoundland. If it thall appear upon Trial that there was a probable Caufe for Seizure, though a Verdict be given for the Defendant or Defendants, Claimer or Claimers of any Ship or Veffel, the Judge of the Court is to grant a Certificate to the Officer who feized her, flating fuch probable Caufe, which shall be given in Evidence against any Action to be brought in any Court in Great-Britain.

No Action thall be commenced for any thing done in Confequence of this Act, after three Months, from the Time of committing the Offence, at Newfoundland or in Great-Britain, unlefs commenced there, three Months after the Return of the Perfon or Perfons complained of.

19 Go. 111. His Majesty's Subjects relating in treatment may training to the second and on the second and, or to any part of America where the Fithery is carried on, C. 31. S. 3 to Newfoundland, or to any part of America where the Fithery is carried on, Fithery; being the Product and Manufacture of Great-Britain or Ireland.

This Act, for the Encouragement of the Southern Whale Fithery, eftablithes new 1766. c. 50. and additional Premiums for the Fisheries carried on by his Majetty's European Subjects in the Seas to the Southward of the Greenland Seas and Davis's Straits, for the Purpole of taking Whales and other Creatures found in those Seas. It repeals the Acts of 15 and 16 Geo. III. (our Guide in the last Edition of this Work) and grants the following Premiums to Twenty Ships registered, manned, Ge. according to the Regulations of the Act of 26 Geo. III. cap. 26. To fifteen of the Ships or Veffels fo fitted out between the first of May and the first of September, 1786, in each of the fucceeding ten Years, and which thall have failed to the Southward of the feventb Degree of North Latitude, and shall there have bond Fide carried on the faid Fishery, and thall return to fome Port in Great-Britain before the first of July, in the Year fublequent to that in which they cleared out, there shall be paid the Sum of Five Hundred Pounds to each of the three first Ships that thall arrive.

70

ie9. 10.

Sed. 18.

Sect. 20.

Sect. : 1.

Sect. 22.

26 Gro. 111.

arrive, with the greatest Quantity of Oil or Head-matter taken together, being not less in the whole than *Twenty Tous* in each Ship, and being the Produce of one or more Whale or Whales, or other Creature living in the Seas, taken and killed by the Crews of every fuch Ship or Vessel.—*Four Hundred Pounds* to the Three Ships next arriving under the foregoing Circumstances.—*Three Hundred Pounds* for the next Three Ships.—*Two Hundred Pounds* for the next Three,— And One Hundred Pounds for the Three last of the Fifteen.

For the Five Ships or Veffels laft fitted out, and failing to the Southward of the *Fivey-fixth* Degree of South Latitude, and returning within the Times before limited, the following Premiums thall be paid and allowed—Seven Hundred Pounds for the First Ship that arrives at any Port in Great-Britain.—Six Hundred Pounds for the Second of fuch Ships.—Five Hundred Pounds for the Third Ship.—Four Hundred Pounds for the Fourth Ship.—Three Hundred Pounds for the Fifth Ship. The Quantity of Oil and Head-matter taken together to be not lefs than Twenty Tons, in each Ship or Veffel, and the greatest Quantity in each Ship to have the largest Premium, and fo in Proportion; Regard being always had to the Priority of the Time of Arrival.

The Matter and Three-fourths of the Crew muft be British Subjects, or foreign Sect. 5. Proteitants intending to fettle in Great-Britain.

No Premium thall be paid unlefs there be an Apprentice for the Term of three Sect. 6. Years on board the Ship that claims it, for every *fifty* Tons Burthen of the faid Ship: Thus a Ship of 200 'l'ons Burthen mult carry out *four* Apprentices, and fo in Proportion; or forfeit all Pretentions to any of the Premiums.

No Premium thall be paid for any Ship, under the aforefaid Circumftances, Seft.7 and 8unlefs a regular Log Book has been kept during the whole Courfe of the Voyage; which thall be produced to the Commander of any of his Majefty's Ships of War, that may be met with at Sea1 or to the Britijb Conful at any foreign Port, into which the faid Ship or Veilel may happen to put; and the Commander of the Ship of War, and the Britijb Conful, are required to make Memorandums in the faid Log Book, of the Day on which it was produced to them. Alfo, on the Arrival of any fuch Ship or Veilel in any Port of Great-Britain, with a Cargo entitled to a Premium, the Mafter thall deliver up his Log Book to the Collector of the Cuthoms at the faid Port; and jointly and feparately himfelf and his Mate fhall verify on Oath, the contents of the faid Log Book.

The Master, Mate, and two of the Mariners belonging to every such Ship or sea 9. Vestel, shall make Oath, upon the Importation of any Oil or Head-matter, that it is the Produce of Fish, or other Creatures killed by the Ship's Crew, within the Latitudes preferibed.

Perfons taking out any Part of the Cargo of another Ship to add to their own, in section order to obtain any Premium, thall forfeit *Five Hundred Pounds*. And, on Information given of this Offence, the Owners of fuch Ships and Veffels thall not pay any Money that thall be due to him, the faid Mafter, but thall pay it to the Collector of the Cuftoms, towards diicharging the Sum forfeited, upon Conviction; and, if the Owner or Owners do not comply with this Claufe, they thall be made accountable for the Sum they have paid to the faid Mafter.

The Produce of Whales, caught near the Latitudes before recited, by Ships sen, inon their Voyage out, or on their return Home, to be accounted Part of the Quantity entitling them to Premiums, provided they have actually failed and bond Fide carried on the Fithery in the faid Latitudes, and within the Times before the field.

Ships employed in the Southern Whale Fishery, may fail and pass for that Sect. 14-Purpose to the Eastward of the Cape of Good Hope, and to the Weltward of Cape Horn, or through the Straits of Magellan.

But such Ships, failing to the Eaflward of the Cape of Good Hope, shall not set. 15fail or pass to the Northward of Thirty Degrees of South Latitude, nor make more than lifteen Degrees of Eafl Longinude, from the faid Cape of Good Hope; nor shall any such Ship or Vessel of Ships and passing to the Westward of Cape Horn, or through the Straits of Magellar, for the Purpose aforesaid, be allowed to pass to the Northward of the Equinocital Line, nor make more than Fifty Degrees of West Longitude from Cape Horn.

Ships

3

71

# ion

ull-

hey hey

red, ther ing, ifon

old, t or

lion for

o be nifoms

t of fels, t are ofes kle,

rt at for

dife

cate iven Act,

and a of ance on, the

its, It ork)

the

86.

new

rard on hrit be hall

ive,

72 Sect. 10.

Ships, intending to fail to the Eallward of the Cape of Good Hope, must take our a Licence before they leave Great-Britain from the East India Company; and the faid Company thall not be required to grant Licences to more than ten Ships in one Seafon.

Ships failing out of their Limits, or having improper Merchandife on board. thall be liable to the Penalties incurred for Ships trading to the Eafl Indies without Leave.

Ships that have obtained Licences from the East India Company to fail to the Eaffward of the Cape of Good Hope, mult, within thirty Days after their Return to Great-Britain, obtain a Certificate from the East India Company, that no East India Goods have been imported in fuch Ships, before they can obtain any Premium under the Authority of this Act.

Ships or Veffels, in like Manner intending to navigate within, or frequent any

No Ship or Veffel shall be intitled to more than one Premium in the fame Seafon. And if Water be mixed with the Oil imported it thall be forfeited, together with all Claims to any Premium. And in Cafe of any Difpute, the

Part of the Seas comprized in the Boundaries of the exclusive Trade of the South

Sed. 17.

Sea Company, mult take out a Licence from the faid Company. Seft. 20, 21.

Seft, 22, 23.

Sec. 24.

Sect. 26, 27.

Owners of the Ships, if required by the Officers of his Majefty's Cuftoms, thall prove the Purity of the Oil. The Quantity of Oil and Head-matter imported shall be afcertained by an Officer of the Cuftoms before any Premium is paid. Oil and Head-matter

Foreigners, fettled in Great-Britain, who have carried on the Fifhery five Years, fhall be naturalized, upon producing a Certificate thereof, from the proper Officers of his Majetty's Cuttoms, and taking the Oath of Allegiance.

No Harpooner, Line Manager, or Boat-fleerer, belonging to any Ship or Vefiel fitted out on the aforefaid Fifhery, thall be imprefied from the faid Service.

Ships belonging to foreign Protestants coming to relide in any Part of Great-Britain hefore the 2 5th of Jane, 1787, and which Ships, not to exceed forty in Number, were built before the first of Jane, 1786, may be licenced by his Majesty in Council to carry on this Fifhery, fubject to the feveral Regulations aforefaid; and import Oil, Cc. Duty free, but thall not be intitled to any Premium in Virtue thereof. And in Cate of the Death of a Foreigner, whole Family has been refi-dent in *Groat-Britain* five Years, and whole Ship has been employed in the Fithery five Scafons, Licence thall be granted to her as a *Britigh* built Ship. 'I he Owners of fuch Ships to take the Oath of Allegiance before the Certificate of registering the Ship is granted.

Officers of the Cuftoms, &c. granting falfe Certificates, are made liable to a Penalty of Five Hundred Pounds, upon Conviction; and rendered incapable of ferving his Majefty, his Heirs, and Succeffors, in any Office whatever.

It would be unpardonable to clofe this important Article, without noticing the beneficial Effects of thefe Encouragements given to our Fifheries in foreign Parts.

Only eighteen Ships were employed in the Southern Whale Fifhery in 1785; and the Amount of their Cargoes was effinated at 30,000/. In 1787, when the additional Bounties and Privileges granted by the Legislature began to take Effect, no lefs than thirty-eight Ships were employed, and the Cargoes were effimated at 100;000/. And it is highly probable that the public flatement of this valuable Branch of Commerce made up for the Year 1790, will make the Number of Ships employed near fixty, and the Amount of the Cargoes about 300,000/.

The Greenland Fifhery before the laft War never employed more than One Hundred Ships; there are now upwards of two Hundred and Fifty employed in that Butinets, to the great Increase of our Shipping and Navigation; and the Cargoes are valued at 500,000/.

Home

may be imported Duty Free, in Britifk-built Ships.

Sed. 25.

Sect. 20.

Sect. 17.

Sect. 18.

# Home Fisherics.

W E must now take a curfory View of the great Advantages likely to accrue from the Encouragements lately given to the Fifheries established, and to be eftablished within the Realm of Great-Britain.

The Pilchard Fifhery was greatly promoted by an Act of Parliament of 25 Geo. II. whereby a Bounty of feven Shillings was granted for every Catk or Vefiel of Pilchards, containing 50 Gallons taken, cured, and exported, from any Port or Place in Great-Britain, to Parts beyond the Sea; and foin Proportion for a greater or lefter Quantity thereof; and the faid Act recites two former Acts of 5 Geo. 1. and 3 Geo. 11. by which a Bounty of two Shillings had been granted, for the before named Quantities of Pilchards, fo taken and cured. These Acts expiring, the two Bounties united are granted for five Years, from 1786 to 1791; and nine 26 Gea. III. Shillings for every Cafk or Veffel containing fifty Gallons, exported as aforefaid, 9 450 is allowed; provided always, that in Cafe more than 20,000 Hogheads thall be exported in one Year, only feven Shillings thall be paid for the Quantity exceeding 20,000 Hogheads; and the additional two Shillings on every Cafk or Veffel of Fifty Gallons, fhall be divided and fhared proportionally by the Ships exporting together to the total amount of 20,000 Hogsheads.

Incorporates certain Perfons therein named, by the name and file of The Britigh 26 Geo. 111. Society for extending the Fifheries, and improving the Sea Coafts of this Kingdom; c. 106. and enables them, when incorporated, to fubfcribe a Joint-Stock, and therewith to purchafe Lands, and build thereon Free-Towns, Villages, and Fifhing Stations, in the Highlands, and Islands, in that Part of Great-Britain called Scotland; and for other Purposes. The Preamble states the obvious national Benefits that must be derived from this capital Undertaking, if it fucceeds, of which there can be but little Doubt; fince the Members of the Corporation named in the Act confifts of the principal Nobility and Gentry of Scotland; in fhort, it is an Aflociation of Power, Influence, and Riches, combined for the Improvement of the Highlands and Islands of North-Britain, and calculated to obviate those Impediments, which rendered former Attempts of a fimilar Nature abortive.

Empowers them to purchase Lands; and Sect. 3, enables them to raise a joint Sea. 2. Capital Stock or Fund, for the Purpoles of building Free-Towns, Villages, Har-bours, Quays, Piers, &c. The fum to be fo railed not to exceed 150,000/. Sterling; and to be divided into Shares of Fifty Pounds each; each Share intitling the Subferiber to one Vote, at all Meetings for transacting the Affairs of the Society. Two Shares to intitle to only one Vote; three or four, to only two; five, fix, and feven Shares to only three; eight or nine Shares to four; and ten Shares to five Votes, and no more. Votes in thefe Proportions to be admitted by Proxv.

Then follow the Oath of the Governour, and other Officers, and the Bye-Law, founded on Precedent of fimilar commercial Societies, and containing nothing new or extraordinary.

U

No Transfer, other than by Gift or Bequeft fhall be made of any of the faid Sect. 22. Capital-Stock, or Share, under three Years, from August 10, 1786. The Books of Accounts relating to the Society shall be stated and settled; and set. 25.

every Proprietor shall have free Access to them, at convenient Times.

Encouragement

e out 1 the ps in

hout o the eturn

pard.

t no i an<mark>y</mark>

any South fame

cited, , the thall

y an atter

°cars, Oili-

in or Serreat -

ty in ajeity dail; irtue refin the Ship.

ficate

to a ole of

g the preign

; and n the iffect, ted at luable Ships

One ved in d the

Home

# Encouragement of British-made Sail Cloth.

2 Go. II. E P. 37. S. 4. E VERY Ship which thall be built in Great-Britain, and every Ship built in his Majefty's Plantations in America, fhall, upon her first fetting oct, have one complete Set of Sails, made of Cloth manufactured in Great-Britain, and in Cafe fuch Ship shall not be fitted as aforefaid, the Master shall forfeit 50/.

Ditto, S. 5.

No Perfon thall make into Sails or Tarpawlins, any foreign Sail-Cloth imported after the 24th of June, 1731, not ftamped; and in Cafe any Perfon thall make up foreign Sail-Cloth, other than as aforefaid, fuch Sails and Tarpawlins thall be forfeited, and fuch Perfon thall forfeit 20/.

Dino, S. 10. This Act shall continue five Years from the 24th of June, 1736, and to the End of the next Session of Parliament.

Continued till the 1/t of June, 1747, and until the next Seffion of Parliament, by 15 and 16 Geo. II.

Confirmed by 19 Geo. II. p. 457. And it is there also enacted, that from the 24th of *June*, 1746, every Matter of a Vessel belonging to a Subject, navigated with, or having any foreign-made Sails aboard, shall at the Time of his making his Entry at the Custom-house of such Vessel, also make Entry and Report upon Oath of all foreign-made Sails used in, or being aboard such Vessel, and before the Vessel shall be cleared by the Officers of the Customs inwards, where the shall discharge any of her Lading, he shall pay the like Duties payable by an Act of 12 Anne.

Every fuch Sail thall be framped at the Place where the Veffel thall make her Entry, in Manner herein aforementioned, and if the Mafter thall not make fuch Entry, and pay the Duty before the Veffel thall be cleared by the Otticers of the Cuftoms inwards, all fuch Sails thall be forfeited, and the Mafter for every fuch Offence thall forfeit 50/.

Page 458.

If the Mafter after his Report or Entry made, and before the Veffel is cleared by the Officers of the Cuftoms, thall declare his Intention of not choosing to pay the Duty, and thall deliver fuch Sails to the Officer of the Port where he makes his Entry, in fuch Cafe the Sails are to be forfeited, and the Mafter thall not be liable to pay the Duty or Penalty of 50%.

Nothing herein contained thall make Captains or Mafters of Veffels, coming from the *Eafl-Indies*, liable to the Duties or Forfeitures aforefaid, for fuch Veffels being navigated with, or having foreign-made Sails on board, which thall *bonå fide* be brought by them from thence.

The Commissioners of the Customs of Great-Britain, by the 24th of June, 1746, shall provide a sufficient Number of Stamps of eight Inches Diameter for the Stamping of foreign-made Sails, Se.

And as Doubts have arifen about the meaning of a Chaufe in the faid Act of 9 Geo. II. by which Vetlels are obliged at their first fetting out, or being first navigated at Sea, to be furnished with one full and complete Set of Sails, made of Sail-Cloth manufactured in Great-Britain: to obviate fuch Doubts for the future, it is enacted, that from the 24th of June, 1746, every Vetlel which shall be built in Great-Britain, and from the 20th of December, 1746, every Vetlel which thall be huilt in his Majefty's Plantations in America, upon her first being navigated, that be furnished with one full and complete Set of Sails

Page 462.

first being navigated, shall be furnished with one full and complete Set of Sails (boná fide belonging to such Vessel, &c) made of Sail-Cloth manufactured in Great-Britain, under identity, for every Default, of 50% to be forfeited by the Master. All the foregoing recited Acts, relative to British made and foreign Sail-Cloth,

 $_{25}G_{O}$ , III. All the foregoing recited Acts, relative to Britifb made and foreign Sail-Cloth,  $_{55}S_{3}$  are continued, and to remain in Force, until the 29th of September, 1792; and

5 and 6 Will, and Mar. C. 7. S. 21.

from thence to the end of the then next Seffion of Parliament. J. If any Subject of this Realm thall thip any Salt or Rock Salt, that hath paid C the Duty, to convey it by Sea to any Part of England, and the Veffel perith at Sea, or be taken by Enemies with fuch Salt on board, fuch Perfon that, upon Proof made at the Quarter Seffions for the County, Cc. wherein he doth in-

naint,

habit, of the Lofs of fuch Salt, receive from the Seffions a Certificate, and upon producing the Certificate to any Officers of the Duty having been paid, they are to let fuch Perfons  $fh_{1,2}$  the like Quantity of Salt without paying any Duty.

in

V.A

i.t

e.ł

ke

he

he

by

the

ted

his ath the

hall

t of

her

uch the luch

ared

g to he

hall

ning

Vef-

une,

for

t of

firft

nade for hich

very n her

Sails

ed in v the

loth,

and

paid

th at

upon

in-

aabit,

Where any Ship laden with Salt fhall be found hovering on the Coafts, not 1 Aer. St. 1. proceeding on her Voyage, it fhall be lawful for the Officers of the Cuftoms, or Capital S. 7. of the Duty on Salt, to go on board fuch Veffels, and compel them to come into Port, and to continue on board until the Salt be unladen, or the Ship fhall depart from the Port; and if the Perfons on board any Ship importing Salt, thall neglect to enter or unlade fuch Salt twenty Days after the fame is come into Port, or within that Time to depart and proceed on their Voyage, unlefs permitted by the chief Officer of the Cuftoms, to make a longer Stay, all the Salt on board fuch Ship fhall be forficited, and double the Value thereof, to be recovered of the Mafter.

No foreign Salt shall be imported in any Ship of lefs Burthen than twenty Dius, S. 8. Tons, and in Bulk only (except for the Provisions of the Ships) upon Pain of forfeiting the Salt, and double the Value, to be recovered of the Perfon importing.

If any Ship laden with Salt, to be carried beyond the Seas, fhall come into Dike, S. 12. any Place in *England*, it thall be lawful for the Officer of Salt, to enter fuch Ship, and there continue till the Ship unlade her Cargo, or teturn to Sea, under the Penalty of 201. to be recovered of the Mafter, who fhall refué fuch Officer to come or board; and if any Perfon fhall unlade any of the Salt before Entry or Re-payment of the Duty, the whole Cargo of Salt thall be forfeited.

Where any Salt thall be laid on board any Ship, either to be transported be-Ditto, S. 13yond the Seas, or carried Coaftwike, the Officer of the Cuftoms shall in the Cockets (which shall be also figured by the officer for the Duty on Salt, and given without Fee) express the Quantity of Salt; and in Cafe such Ship shall come into any Port in England, it shall be lawful for the Officers of the Cuftons or Officers for the faid Duties, to go on board such Ship, and demand a fight of such Cocket, and in Cafe he has Caufe to support that there is not fo much Salt on board as the Quantity expressed from such Cocket (and shall make Affidavit thereof before the Collector, or Cuftoner of the Port) to weigh all the Salt remaining on board; and in Cafe there shall appear not to be fo much as the Quantity expressed in such Cocket (making Allowance for the Wafle, and for Salt delivered at another Port, and indorfed in the Permit) the Salt remaining thall be forfeited.

No Salt of the Produce or Manufacture of England, Wales, Berwick, Scotland, i and j dan, or Ireland, nor any other Salt coming from Ireland, Scotland, or the Ijle of Man, Cap.14, S.1. fhall, after June 1, 1704, be imported into England, Wales, or Berwick, upon Pain that all the Salt to imported,  $\mathcal{C}c$ . thall be forficited, and that the Ship thall also be forficited; and every Perfon that thall take any Salt out of fuch Ship, or carry the tame on Shore, or convey the fame from the Shore, or be affifting therein, thall forficit 20/. or fuffer fix Months Imprisonment.

It thall be lawful for any of the Officers for the Duties upon Salt, within Ditto, S. 2. two Months after the landing any fuch Salt, to feife the Salt, and alto the Ship; and in cafe the Owner of fuch Salt or Ship fhall not within twenty Days claim the Salt and Ship, and give Security to answer the Value, the Salt and Ship thall be fold.

Nothing in this Act fhall extend to any Salt fhipped to be carried Coaftwife, Ditto. 5. 3by Certificate, from one Port to another, according to former Acts.

In Cafes where Salt thall have been thipped to be exported, and theShip thall Dico, S. 4. by Strefs of Weather, Enemies, or other Necetilities, be forced into any Port in *England*, it thall be lawful for the Owner of fuch Salt, or Matter of fuch Ship within twenty Days, to reland the Salt, to as due Entry be made, and the Duties again paid down for the whole Quantity that was entered to be exported before any Part thereof be relanded.

Where any Ship ihall come into any Port of *England* from *Ireland*, or other Diao, S.6. foreign Part, having on board any Salt which was taken in only for the Provision of the Ship, or for curing of Fith, it thall be lawful to land the Salt, fo as Entry

U 2

be

Ditto, S. 10.

be made thereof within us. Days ofter coming into Port, and the Duties paid down or feeured before any Part thereof be landed.

<sup>c.</sup> Where any Salt (the Duties whereor double have been paid or fecured) fhall be thipped, and perith by the finking of the saip, before going out of Port, and before the Exporter thall be initial to a Drawback; the Exporter or Proprietor of the Salt thall, upon Proof nude before the Juffices at the next Quarter Selfions, receive a Certificate to fuch Proof, and upon producing it to any Collector of the Duties, he thall let the Proprietor buy the like Quantity of Salt without paying Duty.
8. Or if any Salt is loft at Sea by fformy Weather, or by being thrown overboard for the Ship's Prefervation, the Owner thereof thall, upon Proof by the

Ditto, S. 18.

15 Ges. I. C. 13. S. 18.

Oaths of two (whereof the Mafler or Mate of the Veffel to be one) receive a Certificate as above, and be allowed to buy the like Quantity of Salt without Duty. If any Mafter of a Ship, who shall import into *Great-Britain* any Salt taken in for the Provisions of the Ship, or for curing Fish, shall not enter and pay, or greater the Duty for the Duty. Provide the Ship of the Sh

fecure the Duty for the fame within ten Days after coming into any Port, and before the fame be landed, the Salt fo imported thall be forfeited, and the Matter or Owner thall forfeit double the Value.

Ditto, S. 20. Every Matter of any Veffel, who thall transport any foreign Salt from Scotland, or any of the Itlands thereof belonging to England, or from one Port to another in Great-Britain, thall, before landing or delivering fuch Salt, deliver to the Officers for collecting the duties on Salt a Particular of the Quantity, figned by the Officers of Salt and Cuftoms for the Port whence the Veffel came, and the Mafter, his Mate, or Boatfwain, thall make Oath, before the Committioners for the Salt Duties, or their Officers, that to his Knowledge there hath not been taken into the Veffel any Salt time he came from fuch Port: And if fuch Veffel be to deliver Part of her Sait at one Port, and part at another, the Officers of the Salt Duties, and of the Cuftoms, where fuch Salt fhall be delivered, thall certify on the Back of the Cocket or Transfire, or elfe by Certificate, what Quantity of the Salt hath been delivered, on Penalty of double the Value of the Salt otherwife delivered, and 10s. fer Buthel.

Ditte, 5. 21.

Disto C

It thall be lawful for the Salt Officers at any unlading Port to go on board fuch Veffel, before the Delivery, and demand a Sight of the Cocket, and to weigh the Salt upon the unlading ; and if the Salt be found to be more in Weight than what is contained in the Cocket, the Surplutage thall be forfeited, and if the Mather refufes to thow the Cocket, the Officer may feize the Salt, and detain it till the Cocket be produced ; and if it be not produced in four Days, the Salt hall be forfeited.

The Officers of the Cuftoms, or of the Duties on Salt, may go board any Ve el to fearch if there be any Salt on hoard, and may feize the fame, if it be tound on board any other Veffel than that in which the Salt was imported, unlefs it hul been duly entered, or the Duties paid or fecured; and all fuch Salt thall be forfeited, or the Value thereof to be recovered of the Mafter or Owner of fuch Veffel, who thall likewife be liable to all other Penaltics, as if the fame had been landed, without Entry or Payment of the Duties; and every Perfon who thall hinder any Officer in going on board any Veffel and fearching, thall forfeit 40%.

Ditto, S. 24.

If any foreign Sdt be put on Shore before Entry or the Duty paid, or without a Warrant, the Perion landing the fame, or conveying it from the Shore, or affifting therein, fhall, over and above the Penaltics already given, forfeit 100/.

Ditto, S. 15. On refhipping any Salt, Britiff or Foreign, from any Boat into any Ship, and before any Diffractees for the Salt for refhipped be granted, the Matter, Gr. that comes along with the Salt to be fhipped on board another Veffel, thall make Oath before the Salt Officer, that all the Salt he took in is truely refhipped, and that there was no Salt added to it, or taken from it, to the beft of his knowledge, on Penalty of forfeiting double the Value of the Salt, that thall be otherwife refhipped, and alfo tor, per Buffel.

5 Ges. III. e. 43: 5: 40:

Salt landed without the prefence of any Officer, is forfeited, with tos. per Buthel; and the Veficl out of which it fhall be taken, with the Tackle and Eurniture are forfeited; and every Perfor concerned therein thall forfeit 20%.

3

Officers

Officers for the Duty of Salt, meeting any Perfon conveying Salt by Land or Ditto, S. 41. Water, by Day or Night, may demand a Sight of the Perinit, and may at their own Expence weigh the Salt; and if it be found more in Weight than contained in the Permit, the Surplufage thall be forfeited; and the Perions conveying the fame thall be liable to the fame Penalties and Porfeitures, an Perfons are liable to for removing Salt without due Entry.

Perfons obstructing or abufing Officers, in the Execution of their Futy, thall Dino, S. 42. forfeit 201. for every Offence.

Salt may be imported from any Part of Europe to Nove South to mart also be 2 Go. III. c. imported into Quebeck.

imported into Quebeck. This Act continued and to be in Force, unt of four the grad to be from thence to, to the End of the then next Settion of Parliament.

The throwing of Silk is not a Manufacture within the Intertion of the Act  $5^{33}$  of Navigation, 12 Car. II. Cap. 18. and no throws Silk of the Growth or  $\frac{1}{M}$  will, and Production of Turkey, Perfia, East-Indies, or Chesa, or of any Country or  $c_{1.9}$  S. 2. Place, (except only fuch thrown Silk as shall be of the Growth, or Production of Italy, Sicily, or of the Kingdom of Naplex, and which thall be imported in fuch Ships, and navigated in fuch Manner as in the Act is directed, and brought from fome of the Ports of those Countries, whereof the fame is of the Growth or Production, and which thall come directly by Sea, and not otherwise) thall be imported in the imported into England, &c. upon the forteiture of all thrown Silk imported contrary to this Act.

No foreign wrought Silks or Velvets shall be imported into Great-Britai 1, the 6 Ger. III. c. Islands of *fersey, Guernsfey, Alderney, Sark,* or Man, on Forseiture; and the <sup>23, S. 1,</sup> further Penalty of 100/. to be paid by the Importer, for each Piece or Remnant, with Costs of Suit.

This not to extend to East Indian Silks or Velvets; or to Silks, Crapes, or Dices, S. 13. Tiffanies, the Manufacture of Itoly.

Exportation of Raw Silk from Ireland incurs the Forfeiture of the Silk, to-5 Geo. 115 c. gether with that of the Veffel and Furniture.

The Treafurer, Comptroller, Surveyor, Clerk of the Acts, and Commif-1 Ge. L. c. fromers of the Navy, or one of them, on Oath of one Witnefs, that his Majefty's <sup>25, S. j.</sup> Stores, &c. are conveyed into any Ship, being at Anchor, and not ready to fail that Tide, within any of the Roads, Harbours, &c. in his Majefty's Dominions, may authorife any Perfons by their Warrant (in which the Quantity and Quality of fuch Goods fhall be fpecified) in the Day time to go on board fuch Ship, &c. and in Cafe of Refuffance to break open the Hatches, &c. and fearch for fuch Goods, &c. and feize the faine for his Majefty's Ufe, unlefs the faid Officers and Committioners thalf find, upon hearing of the Matter, that they were unjuftly feized, and thereupon refure them to the Party.

In Cafe the Mafter of any Ship that! win into this Realm from Ireland, the 12 Am.c. 24. Ifle of Man, Jerfey, Guernfey, or St 1., or any of the foreign Plantations, S. 2. S. 24. any Rogue, Vagabond, or Beggar, or any other Perfon likely to live by begging, being a Native of any of the faid Illands, or Plantations, and the Perfon fo brought over thall be apprehended wandering and begging, or otherwife mifordering himfelf as aforefaid, fuch Mafler, Ge. that forfeit 51. for every Rogue, Sc. over and abo fuch Money as thall be necessary to defray the Charges that any Conftable final be put to, by Means of apprehending and re-conveying the Perfon; and the Conftable or other Officer of any Parifli where any Perfon to brought over thall be found wandering and begging, or inifordering himfelf, may caufe him to be apprehended, and openly whipt, and after put on board any Ship, to be fet on Shore in the Place from whence he was brought, paying for the Pallinge back of fuch Perfon fuch Rate as the Juffices at their Quarter-Seffions thal appoint; and in Cafe fuch Conftable, Sc. thall upon Oath make appear before any Juffice of Peace what Expence he hath been put to upon fuch Occation, it thall be lawful for fuch Justice by Order to direct the Payment of the Money fo expended, as also of the Penalty of 5% and in Cafe fuch Master, Sc. of the Ship thall neglect to pay the Monies upon Demand, it thall be lawful for fuch Juffice, by Warrant, to lefy the time by Diffrefs, and Sale of the Ship, or any Goods within the fune, while remaining within the Jurifdiction X

aid

be and ctor ons, the ying

verthe ve a utv. n in 7, or

and er or Scot-

rt to er to igned , and ioners h not fuch flicers

fhall Quane Salt

d fuch weigh at than if the tain it he Salt

rd any if it be d, unth Salt Owner if the every

vithout or afoo/. Ship.

rching,

er, Gc. Il make hipped, knowt other-

kle and kle and J. Officers

of such Justice; and if the Master of the Ship shall be gone out of the Justifdiction,  $\mathcal{C}_{c.}$  the faid Order of the Juftice may be removed by *Certiorari* into the Queen's Bench, and being filed, the Judges are required to direct Procefs for arrefting the Ship, and detaining the fame, until the Monies mentioned in fuch Order, together with the Charges of fuch Procefs be fatisfied, or otherwife to award Process for levying the Monies by capias, fieri facias, or eligit, against the Master or Owners of the Ship, as the Court shall think proper.

Ditto, S. 25.

Provided that in Cafe fuch Mafter or Owners shall in the faid Court shew any probable Ground of Grievance by the faid Order, they may be admitted to traverse the same; giving Security in the Penalty of 50%. to answer the Costs of fuch Traverfe, in Cafe it be determined against them.

Ditto, S. 26.

All Masters of Ships bound for Ireland, the Isles of Man, Jerfey, Guernfey, or Sicily, thall, upon Warrant to them directed by a Justice of Peace of the County, &c. where fuch Ship thall lie, take on board fuch Vagrants as thall be named in the Warrant, and convey them to fuch Place in *Ireland*, the *Ifle* of *Man*, *Jerfey*, *Guernfey*, or *Sicily*, as fuch Ship thall be bound to, or arrive at; and for the Charges thereof, the Conftable, or the Perfon who ferves him with the Warrant, thall pay him fuch rate as the Quarter Settions thall appoint, and fuch Master thall on the Back of the Warant fign a Receipt for the Money, and also for the Vagrants; which Warrant thall be produced to the Justice who figned the fame, and upon his Allowance thereof, under his Hand, the Money shall be repaid by the County; and every Master of such Ship, neglecting to receive or transport such Vagrants, or to endorse such Receipt, shall forfeit 57. to be levied by Diffress, or Sale of the Ship, or any Goods within the same, by Warrant of any Juffice of Peace for the fame County, Se.

Confirmed by 13 Geo. 11. p. 478 and 479. Matters of Ships knowingly importing foreign cut Whale-Fins or Whale-

4 and 5 day. Matters of Ships knowin C 12 Car. II. Bone, thall forfeit 50/. &c. C. 32. 5. 2.

# Laws in Force prohibiting the Exportation of live Sheep, Wool, Woolfels, Yarn, Worfled, Sc. and for the Encouragement and Security of the Woollen Manufactures of Great-Britain.

<sup>13</sup> Gr. III. " THE Laws and Regulations formerly made and in Force for preventing <sup>18</sup> (758. " Wool, Woolfels, Mortlings, Shortlings, Yarn, or Worlted made of Wool, "Woolflocks, Cruels, Coverlids, Waddings, or other Manufactures, or pre-tended Manufactures, made of Wool flightly wrought up, or otherwife put together, to as the fame may be reduced to, and made Ufe of as Wool again; " Matrafles or Beds fluffed with combed Wool, or Wool fit for combing or card-" ing, Fuller's Earth, fulling Clay, Tobacco-pipe Clay, from and out of this "Kingdom, and the liles of *Jerfey*, *Guernfey*, *Alderney*, *Sark*, and *Man* into "foreign Parts; having, in many Refpects, been found infufficient to answer " the good Purpoles intended thereby; they are by this Act repealed :" Except fo much of an Act, passed in the 9th and 10th of William III. intituled, An Act for the Explanation and better Execution of former AEIs made against Transportation of Wool, &cc. as relate to Wool shorn, laid up, or lodged within ten Miles of the Sea Side, within the Counties of Kent or Suffex, or either of them, or to any Perfon or Perfons refiding within fifteen Miles of the Sea in the faid Counties of Kent or Suffex. And from and after the passing this Act, all the Powers, Provisions and Regulations herein contained, respecting all or any of the before enumerated Articles, Goods or Commodities, fhall commence, take Effect, and be in Force, in fuch Manner as are herein after mentioned.

If

If any Perfon or Perfons whofoever thall, from and after the paffing this Act, sect. 2. bring, deliver, fend, receive, or take, or caufe, or procure to be brought, delivered, fent, received, or taken into any Ship, Veffel, or Boat, any Rams, Sheep, or Lambs of any Sort or Delcription whatfoever, of the Breed of the Kingdom of Great-Britain, or of the lifes of Jerfey, Guernfey, Alderney, Sark, or Man, being alive, to be carried or conveyed out of the faid Kingdom, or any of the faid Itles; the faid Rams, Sheep, and Lambs, and alfo the Ship, Vetlel, or Boat, on Board of which the fame shall be taken, or received, shall become forfeited, and liable to be feized and fecured, for the Benefit of any Perfon or Perfons feizing the fame; and every fuch Perfon and Perfons fo offending, his, her, and their Aiders, Abettors, Procurers, and Comforters, knowing thereof, and who fluil be thereof convicted, thall, for every Sheep or Lamb which thall be brought, delivered, fent, received, or taken with any fuch Intent as aforefaid, into any Ship, Veffel, or Boat, forfeit the Sum of Three Pounds, of hawful Money of Great-Britain, and thall also fuffer folitary Imprifonment in the common Gaol or Houfe of Correction of the County, Riding, Divition, or Stewartry wherein fuch Offender or Offenders thall be respectively convicted, for the Space of three Months, without Bail, or Mainprize, and until fuch Forfeiture thall be paid; but the Whole of the faid Impriforment for Non-payment of the Forfeiture, not to exceed twelve Months. For a fecond Offence, the Forfeiture to be five Pounds for every Sheep, with fix Months Imprifonment, and two Years for Non-payment of the Forfeiture; but not to extend to carrying Sheep on board for the neceffary Provision of the Mafter and Mariners, and Pattengers of any Ship or Veffel on her Voyage.

No live Wether Sheep to be fhipped on board any Ship or Veffel, for neceffary sea. 3. Food or Provition for the Mafter, and Mariners, or Paffengers, without a Licence from the Collector or Comptroller of the Cultoms at the Port from whence they are fhipped, fpecifying the Number of Sheep for taken on board, and they mult be put on Board in the Prefence of the proper Officers, appointed by the Cultomhoufe to attend for that Purpofe; under the Penalty of Twenty Shillings for every Sheep, and Forfeiture of the fame.

Where there is no Officer at the Shipping Port, a Licence must be obtained sed. 4: from the Officers at the nearest Port.

Not to extend to Veffels bound to, or from any Place between the Mull of sea. 5. Cantire and Cape Wrath, in Sectland.

Nor to the Removal of Sheep from the main Land to Iflands within the *Firths* Sect. 6. 7. 3. of *Scotland*, where Effates contift of both. Provided always that the Proprietors of fuch Effates, or their Tenants thall give Bond to the King, under the Penalty of One Hundred Pounds, not to export fuch Sheep and Lambs to foreign Countries, and fhall take out a Licence for fuch Removals, fpecifying the Names and Situations of the Iflands, to and from which any Sheep are removed, and the Names and Places of Abode of the Owners.

Perfons, who thall directly or indirectly carry, export, transport, or otherwise sea. 9. convey, or caule or procure to be conveyed, out of the Kingdom of Great-Britain, or the Ifles of Jerfey, Guernfey, Alderney, Sark and Man, any Wool whatfoever of the Growth of the Kingdom, or of the Illes aforefaid, or any Woolfels, Mortlings, Shortlings, Yarn, or Worfted, made of Wool, E. E. E. and alfo all and every Owner or Owners of any Ship, or Veffel, and the Owners of any Horfe or other Beaft of Burthen, Waggon, Cart, or Carriage, upon which any Sheep, Wool, or other Articles before enumerated, thall be exported, transported, carried, or conveyed, packed, or loaded, with an Intent to be exported, knowing thereof, and being actually aiding, affitting, or confenting thereto; and alfo every Mafter and Commander, and Mariner, of or in fuch Ship or other Veffel, wherein any fuch Wool or other Articles aforefaid, and which are hereby prohibited to be exported, full be fo exported, transported, carried, or conveyed, or loaden or laid on Board as aforefaid, with any fuch Intent or Purpoie, knowing thereof, and being actually aiding, affifting, or confenting thereunto; and alfo every Factor or Servant, or other Perfon whatfoever, and every Collector, Cuftomer, Comptroller, Weiter, Searcher, Surveyor, or other Officer or Officers whomfoever, knowing thereof, and being actually aiding, affifting

into ocefs oned , or hink

to the to the of

mfcy, the fhall e Iffe urrive him coint, oney, who loney to reit 5%.

hale-

the

nting mbs, Vool, preput gain ; cardthis into nfwer kcept 1 Act tation f the any ics of Proefore

affifting or confenting thereunto, and who thall be thereof convicted, fhall forfeit and pay for the first Offence, three Shillings for every Pound Weight of such Wool, or other the aforefaid enumerated Articles, or the Sum of Fifty Pounds, in the whole, at the Election of the Perfon or Perfons who shall fue for the fame; and thall also fuffer folitary Imprifonment in the common Gaol, or House of Correction of the County, wherein fuch Offender or Offenders thall be convicted, for the Space of three Months, and until the Penalty shall be paid, the whole Imprifonment for Non-payment of the Penalty not to exceed twelve Months. For the fecond, or any fubfequent Offence, the fame Penalty to be incurred with fix Months Imprifonment for the Offence, and two Years for the Non-payment of the Penalty. The Penalties and Forfeitures to be for the Benefit of the Perfons fuing for the fame; and the Ship, Vetfel, Boat, Cart, Waggon, Carriage, Horfes, or Beafts, on which the faid Articles are carried, or conveyed to be exported, shall be liable to be feized, and thall become forfeited, for the Benefit of the Perfon or Perfons who shall feize the fame.

Sed. 10.

This Claufe not to extend to prohibit the Exportation of Tobacco-pipe Clay to our Sugar Colonies in the Weft-Indies, under the Regulations of 17 Geo. III. continued by fubfequent Acts.

Wool intended to be fent Coaft-wife if it is carried to any Sea Port, or other Place on the Sea Coaft, or other Woollen Articles before enumerated, muft firft be entered with the proper Officer of the Cuttoms, at the Place from which it is intended to be conveyed to any other Port or Place in the Kingdom, and a Certificate of fuch Entry thall accompany it; otherwide, if found within five Miles of the Sea Coaft, it thall be feized and forfeited, together with the Waggon, Cart, &c. conveying the fame.

Sed. 12, 13. The foregoing Claufe not to extend to Wool carrying from the Place of Shearing to the Owner's Houfe, though within five Miles of the Sea, provided the Number of Fleeces, and the Place where it is to be housed, be certified to an Officer of the Cuftoms, at the Port nearest to the Place where it is housed; and that it be not removed from thence, or otherwife difpoled of, without Notice given in Writing, figned by the Owner, to the Officer or Officers of the Cuftoms, of the Intention to remove, or otherwife dispose of the fame. If there be no Port within five Miles of the Dwelling House of the Owner of the Wool, the Certificate, Notice, Gr. may be given to a Juffice of the Peace, or any Officer of his Majefty's Revenue neareft at Hand. Provided alfo, that in Cafe any Sheep thall be thorn between the *firfl* Day of March, and the *firfl* of July in any Year, for the fole Purpole of fending them to Market, it shall not be necessary for the Owner to certify the Quantity and Quality of the faid Wool to thorn, and where the fame is houled, until the General Shearing for that Seafon of the whole of the Flock or Flocks of Sheep belonging to him is finithed for that Seaton, when he thall give an Account of the Quantity of Wool, and the Number of Fleeces fliorn from the whole.

It thall be lawful for any Perfon or Perfons authorifed and qualified as is herein after mentioned, to feize, take, and challenge to and for his own Ufe and Benefit, all fuch Wool, Woolfels, Mortlings, Shortlings, and other the aforefaid Worfted and Woollen Articles, Fuller's Earth, Fulling-Clay, and Tobacco-Pipe Clay; as he, or they thall happen to fee, know, or difcover, to be brought, carried, or laid on thore, at or near the Sea, or any navigable River, to the Intent or Purpole of being exported or conveyed out of the faid Kingdom of Great-Britain, or out of the Illes aforefaid, contrary to the true Intent and Meaning of this Act; and the Offender or Offenders therein thall be fubject and liable to the like Forfeiture, Pains, and Penalties, as Perfors by this Act are fub-ject to for exporting, transporting, or thipping of Wool, or the other Commodities before enumerated.

Sect 16, 17,

Sect. 15.

Wool for the only Ufe and Behalf of the Inhabitants of the Ifles of Jerfey, Guernfey, Alderney, and Sark may be exported from the Port of Southampton only, under the following Regulations; Such Wool to be thipped on board Ships or Vefiels the Owners whereof are at the Time, actual Inhabitants of the faid liles. And the Perfon or Perfons fhipping the fame thall deliver to the proper Offiders of the Coftoms at the Port of Southampton, a writing under

80

Sed. 11.

and 14.

it h

s, ic

d, le

th

nt

r--

e,

xfit

ay

u.

ICT

rit is

erles

15-

the

an

ice

ns,

na

the

eep

the

the

lien

s is

Uie

the and

, to ver,

om and

and

di-

fey,

oard the

10

ling

Ider

under the Hand and Seal of the Governor or Deputy-Governor of the faid Islands respectively, specifying the Quantity of Tods of Wool to be exported; that the faid Wool is to be used and manufactured in one of the faid Isles, or in fome of the Members or itarts of the fame; and that the Party named therein is properly authorifed and appointed to export, or cause the faid Wool to be exported, and has given Bond to the King for the landing of the fame in manner aforefaid.

The Quantity to be exported annually from the faid Port of Southampton to the faid Ifles, in any one Year, accounting from the first Day of January last past, to the first Day of January in every fucceeding Year, shall not exceed the Quantity hereunder specified; that is to fay, unto the Isle of Jerfey four thousand Tods of uncombed Wool, and no more; and to the Isle of Guernfey two thousand Tods; and to the Ifle of Alderney four hundred Tods, and to the Ifle of Sark two hundred Tods; each Tod of the faid uncombed Wool, not exceeding Thirty two Pounds in Weight. And the Governors or their Deputies, (for whom they shall answer) shall not sign any Writing authorising the Exportation to the faid Isles of any more than the Quantities specified as above. Also it is enacted that if any Cuftom-Houfe Officer at the Port of Southampton shall permit more than the allowed Quantities to be shipped for the said Isles, he shall forfeit 500% and be discharged from his Office. And if the Governor or Deputy-Governor of any of the faid Isles shall give, grant, or make out any Licence or Licences for exporting more than the aforefaid Quantities, he or they shall forfeit 20/. for every Tod of Wool, fo licenced to be exported, over and above the Proportions of Wool in and by this Act, or the true Meaning thereof, limited or appointed. One Moiety of the aforefaid Forfeitures to be for the Use of his Majesty; and the other Moiety for the Benefit of the Perfon or Perfons fuing for the fame. One Shilling, and no more shall be paid to the Clerks, Officers, or Servants of the Governors for figning, fealing, and entering each Licence into Books to be kept for that Purpofe.

No Wool nor any of the Woollen Articles before enumerated to be fhipped Sect. 19but in Ships, Vefiels, or Boats belonging to natural-born Subjects refident in Great-Britain. Provided always, that this Act fhall not extend to any Lamb-Skins ready dreffed and prepared, fit and useful for Fur, or Linings.

Skins ready dreffed and prepared, fit and ufeful for Fur, or Linings. Repeals to much of the Act of 9 and 10 *William* III. c. 40, as prohibits Sect. 20. Perfons refiding within fifteen Miles of the Sea, in the Counties of *Kent* and *Suffex*, from felling their Wool to other Perfons refiding at the fame diftance from the Sea, under the Penalty of Forfeiture; and enacts the free Sale of the fame within the faid Diftances, upon giving the Notices of Houting and Removal, according to the true Intent and Meaning of Sect. 12 of this Act.

Wool laid up, or lodged within ten Miles of the Sea, within the aforefaid Sect. 21, 22. Counties, may be carried to any Town, Field, or Place, where a regular and 23, 24. eftablished Fair shall be held for the Sale of Wool. Provided always that a Permit or Permits shall be taken out, from the proper Offices, previous to the Removal of fuch Wool, specifying the Quantity to be removed. The Purchafers of the Wool, fold at such Fairs, shall produce a Permit of the Quantities purchafed, to the proper Officers attending the Fair, who shall grant a fress purchafed, to the proper Officers attending the Fair. And the Wool, remaining unfold, shall be returned to the House or Place from whence it was taken; and shall become subject and liable to the fame Rules, Restrictions, and Laws, as it would have been, in Cafe it had never been moved, or taken to any Fair as aforestaid. Perfons counterfeiting Certificates, Licences, or Permits, to forfeit Twenty Pounds, to any Perfon fuing for the fame.

Wool, or any of the before fpecified Woollen or Worfted Articles, removed Sen. 15, 26 or carried towards the Sea, within *five* Miles of the Coaft, upon any Pretence whatever, between Sun-fetting and Sun-rifing, fhall be forfeited; and may be feized, together with the Horfes, Waggon, Cart or Carriage, for the Benefit of the Perfon or Perfons feizing the fame. And the Driver or Drivers, upon Conviction, fhall be committed, for one Month, to the Houfe of Correction. But this Claufe not to extend to the Removal of Wool fhorn that Day, from the fhearing Place to the Dwelling or Store-houfe of the Farmer or Grower, although *Y* 

fuch Removal thall be towards the Sea and within five Miles of the Coaft thereof.

Sed. 27.

30, 31,

Worfled Yarn not exceeding 14 10. prepared for knitting, may be carried to retail Shops, provided it is directed to the Retailer to whom it is carried, and marked according to the Directions of the Act or Acts of Parliament requiring the marking thereof.

Sed. 13, 19. No Wool, Mortlings, Shortlings, Wool-Flocks, Worfted Bay, or Woollen Yarn, thall be packed up in any other Package otherwite than Packs or Truffes of Leather or Canvais, commonly called Pack Cloths, or in Linen or Woollen; and all fuch Packs or Trutles of Leather, Canvais, Linen, or Woollen, thall be flamped or marked on the Outlide thereof with the Word Wool, in large Characters, not lets than three Inches in Length 1 on Forfeiture, for Neglect of the fame, of all fuch Wool, or other the aforefaid Articles, to the Perfon or Perfons feizing the fame; and alfo upon Forfeiture, by the Perfon or Perfons to whom fuch Wool or other aforetaid Articles thall belong, of any Sum or Sums of Money, not exceeding one Shilling for every Pound Weight of fuch Wool, or other the aforefoid Articles to feized, to the Perfon or Perfons feizing the fune, as the Court or Juffices before whom fuch Wool, or other the aforefuid Articles thall be condemned, thall direct: But this Claufe not to extend to Wortled Yarn packed in Paper, according to the Regulations of Sect. 27. Juffices are anthorized to order any Wool, &c. feized for not being itamped or marked, to be re-turned to the Owner or Owners; but they thall not in any Cafe, mitigate the

Penalty below *fispence* for every Pound Weight. Wool or other the aforefaid Woollen or Wortled Articles, not being packed according to the Regulations of this Act, thall be forfeited, together with a Penalty of *three* Shillings for every Pound Weight. And Perfons packing Wool, Sec. contrary to this Act, or adiiting therein, that be tubject and liable to all the Penalties incurred by Exporters of Wool, and the other Articles prohibited to be exported. But Perions affitting in tuch illegal Package, giving Information of the Matter-Packers, or Matter-Packers difeovering their Employers, fhall be entitled to the Wool, Ge. fo feized and condemned; and the Employers' alone thall be liable to the Penalties on Exporters of Wool,

And whereas great Quantities of Wool are frequently lying at the publick Sed. 32, 33. And whereas great Quantities of theory are fixed being under no Con-What's in different Ports of Great-Britain, which Wool being under no Control of the Committioners of the Cuttoms, or their Officers, evil difpofed Perfons may, in the Night-time, put the fame on board Veffels ready for failing to foreign Parts; and alio in many Cafes, where Wool is regularly entered to be put on board Vetlels bound Coathways, it is easy to put on board fuch Vetlels in the Night-time, a larger Number of Packs of Wool than have been duly entered for that Purpole, and which, by being concealed under fuch Packs as have been duly catered, cannot eafily be difeovered, and which Wool may, after the faid Ships have proceeded fome Way on their intended Voyages, be put on board other Veficls bound to foreign Parts ; for Remedy thereof, it is enacted, that every Perion or Perions who shall keep any Wharf for the Reception of Weel, in or at any Port of Great-Britain, thall enter into a Bond to the Ufe of the King's Majefty, his Heirs and Succetlors, under the Penalty of Two Indered Pound, not to thip any Wool illegally; and to keep a regular Entry and Account of the Quantity of Bags or Cloths of Wool by them received and delivered; with the Time when, and the Names and Refidence of the Perfons from whom fuch Wool was fo received; and to whom fuch Wool was fo delivered, with the Marks and Numbers upon the Sheets, and the Weight of fuch Wool; a Copy of which Account thall be delivered to the principal Officers of the Cufloms, at the Port at which fuch Wharfingers thall refide, at the End of every fix Months, and oftener, if the tame thall be required by fuch Officers. And if any Wharfinger shall refuse to enter into such Bond, within fix Months after the paffing of this Act, or hereafter within one Month of any Perfon or Perfors beginning to keep any fuch Wharf, they thall forfeit and pay the Sum of Two Hundred Pounds, to the Perfon or Perfons who thall fue for the fame; and in Cafe fuch Wharfinger or Wharfingers thall refuse to keep and deliver the Accounts above required to be kept and delivered, or thall be convicted of

\$2

cf keeping or delivering a falle Account, every fuch Wharfinger thall, for every fuch Offence, forfeit and pay the Sum of *Fifty Pounds*, to be paid to the Perfon or Perfons fuing for the fame; and the Informers againft Wharfingers thipping Wool illegally thall, upon their Conviction, be intitled to *Farty Pounds*, for every Offender. Wharfingers thall give an account to the proper Officer, of any Wool received by land Carriage, or inland Navigation, within *Feren* Days after the Receipt thereof, under a Penalty of *Ten Pounds* for every Neglect.

And the hetter to prevent any fraudulent Exportation of Wool, or any of the Sco. 34. before mentioned Woollen or Worfted Articles prohibited by this Act, to be exported, under the Pretence of carrying the fune Coaflwife in the Kingdom of Great-Britain; no. Wool nor any of the faid Articles shall be put on board any Ship, Veslel, or Boat, to be carried Coastwife, or from one Port to another, unless Notice be first given to the Commissioners or chief Managers of the Customs, or to the Cuftomer, or Collector and Comptroller of the Cuftoms, at the Port from which the fame is intended to be fent, of the Quantity, Quality, and Package, together with the Marks, Numbers, and Weight thereof, with the Name of the Ship, and Mafter or Commander, on board of which fuch Goods are to be laden, together with the Name or Names of the Owner or Owners of the faid Goods, and the Place of his or their Abode or Habitation, and the Place and Port at which the fame are intended to be landed, and the Name of the Perion or Perfons to whom the fame are configned; and alfo unlefs a Bond be first entered into to the Ufe of the King's Majelty, his Heirs and Succeffors, by two good and fufficient Perfons, in treble the Value of the faid Goods to intended to be carried Coaftwife, that the fame shall (the Danger of the Seas excepted) be landed accordingly which faid Bond fhall be executed by the Owner or Owners of the faid Goods, or fome Perfon or Perfons by him, her, or them, appointed to execute the fame, and which Execution shall be deemed to be the Act of fuch Owner or Owners, or Shipper or Shippers thereof; which faid Shipper or Shippers, if acting as Agent, or having fold fuch Goods to any Perfon or Perfons, thall and may fue for and recover, of or from the Proprietor or Proprietors of the Goods to thipped, all fuch Sum and Sums of Money as fuch Shipper or Shippers thall or may pay, expend, or be put unto, without their wilful Default or Negligence, for or by Reafon of his, her, or their entering into fuch Bond or Bonds; and in Cafe any fuch Bond or Bonds fhall be fo entered into for any Wool, or any other the Articles aforefaid, being the Property of different Perfons, then fuch Owner or Owners, or Perfon or Perfons for whofe account fuch Bond was fo entered into, thall be accountable for his, her, or their Share of the Money fo expended, in Proportion to the Amount of fuch Goods fo thipped; and also unless a Licence be first taken out under the Hands of the Commissioners or chief Managers of the Cuffoms for the Time being, or any three of them, or from the Cuttomer, or Collector and Comptroller of the Cuttoms where any fuch Bond was given, for the lading, carrying, and landing thereof, as aforefaid, which Licence they are hereby required to grant without any Fee or Reward, or any other Charge, to the Perfon demanding the fame. And if any Wool, &c. be not thipped to be carried Coaftwife according to the Directions of this Act, it thall be forfeited, together with the Ship, Veffel or Boat, and all the Guns, Ammunition, Tackle, Apparel, and Furniture belonging thereunto

Wool, the Produce of any of the Iflands of Scotland, may be carried from one sect. 35. Part to another of the Locbs, or from the Iflands, to the main Land of Scotland; and thall not be fubject to the Refrictions and Regulations contained in the foregoing Sections of this Act, reflecting the carrying of Wool Coaftwife. Provided always that this Exemption thall not authorite the carrying fuch Wool, and other the aforefaid recited Articles to open Sea, but under fuch Refrictions and Regulations as are herein for that Purpofe mentioned and expredied.

The Cuftomer, or Collector and Comptroller of his Majefty's Cuftoms at the sea. 36. Port where any Wool, &c. is thipped to be carried Coaftwife, thall, immediately on the Clearance of fuch Ship at fuch Port, transmit a Notice in Writing, fetting forth the Quantity, Quality, and Package of fuch Wool, &c. together with the

oaft tail

ked the

iffes en 1 len, irge

t of ons uns ool,

ine, cles arn hore-

the ked h a ool,

ited

forrers, yers' lick on-Perg to be

fiels luly s as hay, put ted, n of

Two ntry and lons

s fo

t of

Ufe

cers End ers. aths

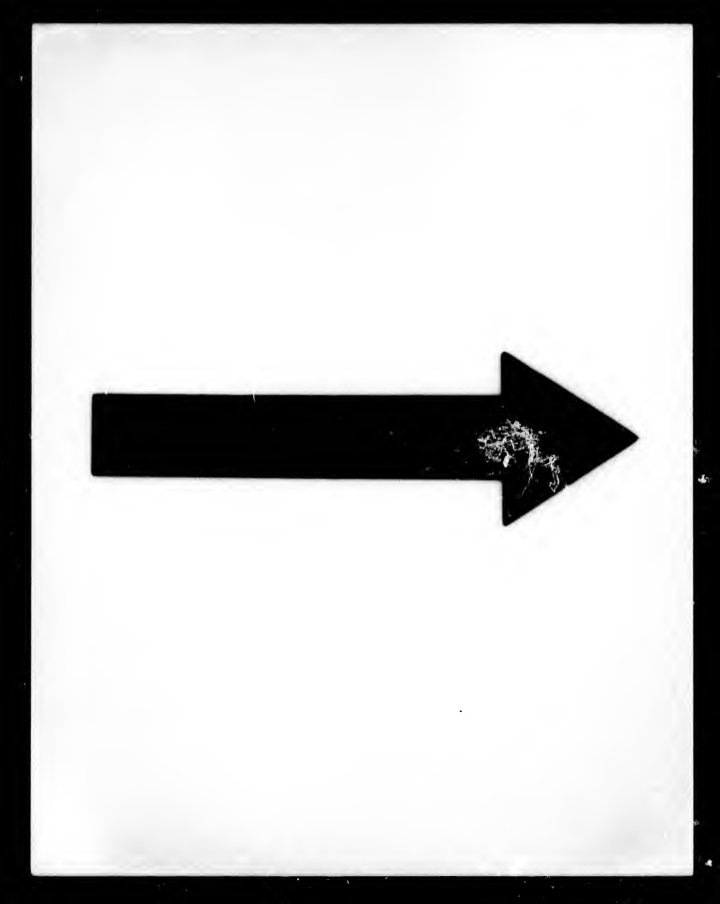
um

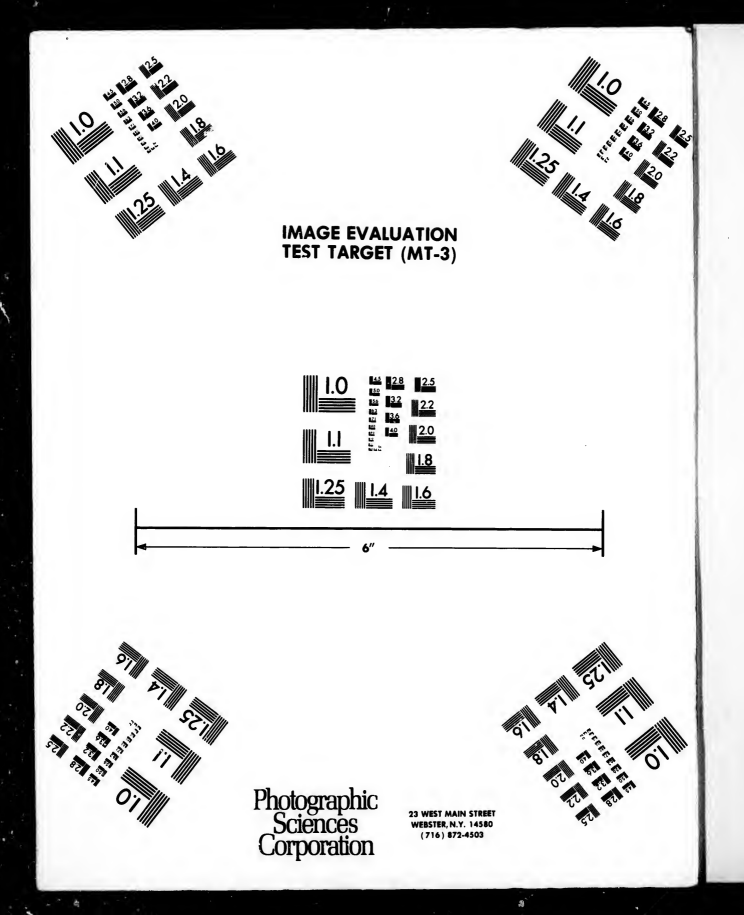
ne ;

iver

Ited

of







the Marks and Numbers thereof, the Name of the Ship, and of the Mafter or Commander thereof, to the Cuftomer, or Collector and Comptroller of the Cuftoms at the Port to which fuch Wool, &c. are intended to be conveyed; under the Penalty of ten Pounds, to be paid by the Officer neglecting to transmit fuch Notice, to the Person who shall inform against such Officer. And the Bonds herein-before directed to be given, on fhipping the faid Wool and other Articles aforefaid, shall not be discharged until a Certificate under the Hand and Seal of the Customer, or Collector and Comptroller of the Port or Place in Great-Britain where the fame was landed, shall be produced to and left with the Person or Persons in whose Possessing fuch Bond shall be kept at the Custom house of the Port from whence the faid Wool and other Articles were fhipped. And the proper Officer at the Port of landing is to transmit such Certificate within feven Days, after the landing thereof, to the proper Officer at the Port from whence they were thipped, under the Penalty of *ten* Pounds, to be paid by the Officer neglecting to transmit the fame, to the Person or Persons informing against him. The Collector or Comptroller of the Cuftoms at the Port, where fuch Wool  $\mathcal{G}_c$  is duly landed, thall grant and deliver another Certificate to the Mafter or Commander of the Ship from which the fame fhall be landed. If Bonds are not difcharged within fix Months, they fhall be fent to the Commiffioners of the Customs; and if Wool, Gc. shipped at any Port, shall not be landed at the Place to which it is configned within a reafonable Time, Notice thereof shall be transmitted to the Officers of the Customs at the Port where it was fhipped, who fhall make proper Enquiries without Delay, in what Manner the faid Wool or other Articles have been difposed of.

No Wool, or any other the faid herein before enumerated Articles, Fullers Earth, Sect. 37, 38, Fulling Clay, or Tobacco-pipe Clay, fhall be fhipped on board any Ship or Veffel bound to Parts beyond the Seas, on any Pretence whatfoever; under the Penalty of Forfeiture, for the Benefit of the Perfon or Perfons who fhall inform thereof, of all fuch Goods, and also of fuch Ship, Veffel, Bottom or Boat, on which fuch Goods shall be fo laden, or put on board, and all the Guns, Aminunition, Tackle, Apparel, and Furniture thereunto belonging. And, moreover, the Mafter or Commander of fuch Ship or Veffel, &c. fhall, in fuch Cafe, be deemed the Exporter thereof, and shall be subject and liable to the Pains and Penalties in such Cafe made and provided; unless such Master or Commander shall and do, immediately upon his being apprehended, discover and make known the Perfon or Perfons who actually fhipped fuch Goods, and enter into a Recognizance with two fufficient Sureties, before fom e Justice of the Peace for the County, City, Borough, or Place, in or at which fuch last mentioned Goods shall be discovered, to profecute and give Evidence against fuch Shipper, so as he may be convicted thereof.

Mafters of Veffels not regularly clearing out for Foreign Ports, as well as all Perfons on board, privy to any illicit Transaction against this Act, shall be liable to all the Pains and Penalties of Exporters of Wool, &c. But any Perfon on board, except the Master, immediately on his, or her being apprehended giving Information thereof, fo as the Master may be convicted, shall be intitled to a Reward of Forty Pounds, and shall not be liable to the Pains and Penalties he or the would otherwife have incurred.

Mafters of Ships, &c. and Drivers of Carts, &c. shall be exempt from Punishment, or Forfeiture of their Vessels, Carts and Horses, if it is proved, from the Smallnefs of the Quantity that they were not privy to Wool, &c. being on board, or in fuch Carriages, &c. But the Wool, &c. fo found on board, or laden on fuch Carriages, or Beafts of Burthen, shall be forfeited to the Person or Persons who shall find, discover, and feize the fame. The Officers of the Cuftoms, at all the Ports in Great-Britain, shall keep a Re-

gifter of all Wool, &c. fent Coaftwife, and transmit a Copy thereof Half-yearly to the Commissioners of the Customs at London; where the Register may be

where they may be examined for the fame Fee.

Boft. 41.

inspected by any Person or Persons whomsoever, on paying one Sbilling, and Co-pies shall be transmitted annually to all the Custom-house: in the Kingdom,

If

84

39, 40.

If Wool fhipped to be carried Coaftwife, be unpacked on board, the Mafter sect. 42. of the Veffel fhall forfeit *Forty Shillings* for every Bag fo unpacked, unlefs he makes Oath before a Juftice of Peace, upon his Arrival at the delivering Port, that it was done from abfolute Neceffity.

Wool to be carried Coaftwife fhall be fhipped and landed in the Prefence of an Sect. 43, 44. Officer at the refpective Ports, and at lawful Quays; under the Penalty of Forfeiture of the Wool, and Payment of three Shillings for every Pound Weight. Cocquets and Certificates for carrying the faidWool, &c. Coaftwife, to be written on Paper, and not Parchment, and figned by three or more of the chief Officers of the Ports of fhipping and landing, and the exact Weight of the Wool (weighed in their Prefence) fhall be expressed therein, together with the Marks, Numbers, &c.

Perfons *infuring* the Conveyance of Sheep, Wool, or other the before enume<sup>1</sup> Sect. 45, 464 rated Articles, to foreign Parts, are liable to the fame Penalties as the Exporters. <sup>47, 48,</sup> Perfons paying for fuch *Infurances* are liable to the like Penalties, and to forfeit the Articles infured, to the Perfon or Perfons who fhall fue for the fame. Any Perfon concerned in fuch Infurance, upon giving Information to the Committioners of the Cuftoms, fhall be acquitted of the Offence, and thall have the Sheep, Wool, *Sc.* fo infured, for their own Use and Benefit. Alfo, if the Informant be infured, he fhall receive back his Infurance Money or Premium, provided he is the firft Difcoverer, and gives the Information within the Space of fix Months. And the Policies of fuch Infurances are declared to be null and woid.

It fhall be lawful for the Mafter, or Commander, or any other commiffioned Seft. 49, 50: or deputed Officer of any of his Majefty's Ships or Sloops, in any Port, Creek, or Road, or in the open Seas; within the Limits of the Station which fhall be affigned to any fuch Ships or Sloops, and he is hereby required to enter and fearch, or caufe to be entered and fearched, any Ship, Veffel or Boat; and if upon fuch Search any Sheep, Wool, or any other of the faid Articles hereby prohibited to be exported, thall be found therein, and the Mafter or Commander of fuch Ship, Veffel or Boat, thall not immediately produce a lawful Cocquet or Warrant, licenfing fuch Articles to be carried Coaftwife, or to the aforefaid Ifler, or fome of them, fuch Commander is hereby directed to take and feize fuch Ship, Veffel or Boat, and to carry the fame, together with the Crew and Cargo thereof into fome. Port in *Great-Britain*, and there deliver the fame into the Cuffody of the Collector and Comptroller of fuch Port.

And all the Wool, and other the faid Articles, fo found and feized, shall be lodged in the King's Warehouse in fuch Port, into which the fame shall be brought, and condemned according to Law, and being fo condemned thall be publickly exposed to Sale, after *fixty* Days publick Notice being given in writing at the Cuftom-house of the faid Port, and on the *Royal Exchange* of *London*, by Inch of Candle, to the laft and beft Bidder; and fuch Ships, Veffels or Boats, that shall be fo feized, and which are hereby declared to be forfeited, and which shall be condemned as aforefaid, shall, together with all their Guns, Tackle, Furniture and Apparel, be exposed to Sale in like Manner; and the Produce of the faid Sales, after deducting the Expences of the Profecution and Condem-nation, thall be divided in Manner following; that is to fay, one third Part thereof to the Commander or Commanders, one Third to the Officers of the Ship or Ships, Sloop or Sloops, that took the fame, and the remaining third Part to the Mariners belonging to fuch Ships, Se. to be equally divided and paid amongft the faid Mariners by the Collectors of the faid Port, or fuch Perfon or Perfons as shall be authorifed to pay the same; and if such Seizure shall be made upon the Information of any Person or Persons, not being a Mariner on board such Ships or Sloops, fo appointed to cruize and fearch, fuch Informer or Informer's shall not only be indemnified from the Pains, Penalties, and Forfeitures, to which Exporters of the aforefaid prohibited Articles, their Aiders and Abettors, are liable, but shall also receive one Third of the Produce of fuch Sales, and the Refidue thereof shall be divided and distributed in Manner as is before directed. 11 11

Z

Every

the ed i mit inds cles Seal eatríon c of the even ence ficer um. lool after onds

fter

nded otice re it nner

urth,

rs of

p or the form , on inuover, , be and inder

cogr the cods us he

iable in on iving to a he or

nishn the oard, such who

a Rerearly be Cordom,

If

Seft. 51.

Every Commander of fuch Ship or Sloop, neglecting his Duty by this Act required, fhall lofe and forfeit all Pay and Wages due to him, and fuffer fix Months Imprifonment; and be for ever incapable of ferving his Majefty in any Office in the Navy, Cuftoms, Excife, or Salt Duties; and any Perfon or Perfons giving Information again/t any fuch Commander for neglecting his Duty, fhall, on the Canviction of fuch Offender, be entitled to receive the Sum of *Forty Pounds*, to be paid to fuch Informer or Informers immediately after fuch Conviction, by the Commiffioners of the Cuftoms, Excife, or Salt Duties, or other of his Majefty's Revenue Officers.

Seft. 52, 53.

In Order to prevent collufive Seizures and Agreements and fraudulent Practices, it thall not be lawful for any Perfon or Perfons, (except an Officer of his Majefty's Cufforms, Excife, or Salt Duties) who thall have Caufe to fuffect that any Sheep, Wool, or any of the before enumerated Articles, is or are carrying or conveying contrary to the Directions and true Intent and Meaning of this Act, to examine or feize fuch Sheep, Wool,  $\mathcal{C}c$ . other than together and in Company with a Conftable, or other Officer of the Peace, who are hereby required, on Application being made to him or them, immediately to attend the Perfori or Perfons applying for fuch Affiftance. And in Cafe any fuch Conftable or other Peace-Officer, upon Application made to him for that Purpofe, thall neglect or refufe to attend any Perfon or Perfons making fuch Application, every fuch Conftable or other Peace-Officer, upon Conviction thereof, thall forfeit and pay the Sum of Twenty Pounds, one Moiety thereof thall go to the Perfon or Perfons fuing for the fame, and the other to the Poor of the Parith or Place where the Offence thall have been committed. And to prevent any Difpute relating to the Authority of any Perfon or Per-

fons, acting as an Officer or Officers of the Cuftoms, Excite, or Salt Duties, in this Kingdom, for putting in Execution this ACt; be it further enacted, that every Perfon who, by Deputation, Commiflion, or other Infrument, under the Hands and Seals of the Commiflioners of the Cuftoms, Excife, or Salt Duties, in this Kingdom, or the Ifles aforefaid refipectively, fhall be appointed to act as an Officer or Servant under them, for putting this ACt in Execution, fhall be effected an Officer of the Cuftoms, Excife, or Salt Duties refpectively, to

Sect. 54.

Sict. 55.

all Intents and Purpofes whatfoever. If any Officer of the Revenue, or any other Perfon or Perfons, shall, directly or indirectly, make any collusive Seizure, or Information of any of the aforefaid Articles hereby prohibited from being exported; or any fraudulent or collusive Agreement whatfoever, whereby the Owner or Claimer thereof, their Agents or Servants, or any Offender or Offenders against this Act, may avoid the For-feitures, Penalties, and Punishments, or any Part thereof incurred or inflicted by this Act; he, she, and they shall, upon Conviction, be subject to the like Penalties as are herein-before directed to be incurred by the Exporter of Wool, Sc. And Perfons not concerned in fuch collufive Seifures or Agreements, who shall first make a discovery thereof to the Commissioners of the Customs, shall be entitled to the Benefit arising from the Proceedings had thereon. And any Perfon actually concerned in fuch collusive Seizures or Agreements, who shall first discover his Offence to the Commissioners of the Customs, within three Months after the faid Offence shall have been committed, and so as one or more of his Accomplices therein be convicted thereof, shall not only be acquitted and discharged thereof, but shall, as a further Encouragement, have and receive the Sum of Forty Pounds to be paid by the Commissioners of the Customs on the Conviction of fuch Offender or Offenders; provided always that fuch Informer or Informers be not an Officer of his Majefly's Revenue, or Owner of the Goods.

Sect. 56, 57.

Perfons oppofing any Perfon or Perfons putting this Act in Execution, and obfructing, molefting, wounding or beating them, or going difguifed and armed with offenfive Arms or Weapons, and attempting to hinder the Seizure of Sheep, Wool, &c. carrying towards the Coafts, or actually put on board any Ship, Veffel, or Boat, to be exported contrary to the Intent and true Meaning of this Act; or who fhall refeue, or attempt to refcue, Sheep, Wool, &c. which thall have been feized according to the Directions of this Act, by Night or by Day, by Land

ne.

the

e in

ing

the to

the ty's

ces,

any

on-, to

on

n or

ther tor

Con-

fons

the

Per-

ties,

inder

Du-

d to

fhall

, to

rectly

refaid

ufive ts or Forlicted to like Vool,

who

Inall

any fhall three more

i and te the h the

ormer f the

and

rined

heep,

Ship, this have y, by

Land

Land or by Water, shall, on Conviction of any such Offences, be fentenced by the Court before whom they shall be tried, to be transforted to fonce Place beyond the Seas, for such Term or Terms as such Court shall think fit, not exceeding Seven Years; and if any such Offender or Offenders shall return into Great-Britain before the Expiration of the Term for which they were transforted, upon Conviction thereof, they shall suffer Death as Felons.

Perfons offering, or promifing Bribes to Cuftom-houfe Officers, or other Per-Sect. 57, 58, fons, to connive at, or permit the Exportation or the Concealment of any Sheep, Wool, &c. or the Removal thereof, contrary to the Directions of this Act, thall forfeit and pay the Sum of *Three Hundred Pounds*, to be recovered and applied to the Ufe of him, her, or them, who thall inform or fue for the fame, by Action of Debt, Bill, Plaint, or Information in any of his Majefty's Courts of Record, at Wefminster.

Officers of the Cuftoms, Excife, and Salt Duties, neglecting the Duty by this ACt required, or compounding for any Ship, Veffel, or Boat, which are by this ACt directed to be forfeited, fhall be deemed Aiders and Abettors in the Exportation of Sheep, Wool,  $\mathcal{G}_c$  and fhall fuffer the Punifhment herein enacted against the Exporters thereof.

Bonds taken, or to be taken, in Pursuance of this Act, shall not be charge-sea. 59. able with any of the Duties upon stamped Vellum, Parchment, or Paper; any Law or Statute made, or to be made, to the contrary notwithstanding.

In all Profecutions for Offences committed against this Act, the Proof that Sect. 60, 61, the Sheep, Wool, &c. are not of the Breed, Growth, and Produce of this King- 62, 63, 864. dom, shall lie upon the Defendant or Defendants.

Profecutions upon this, or upon the faid recited Acts of 9 and 10 of William III. may be commenced in any of his Majefty's Courts of Record at Weftminfter; or in the Court of Exchequer in Scotland; or in any Court of Oyer and Terminer, Great-Seffion, or Gaol-Delivery; or at the Quarter-Seffion of the Peace; or before any two Juftices of the Peace for any County, City, or Place, in the Kingdom, in a fummary Way, at the Election of the Seizer or Informer.

But no Profecution or Information shall be had, commenced, or proceeded upon, before any two Justices of the Peace, in a summary Way, where the Seizure, Penalty, or Forfeiture, then claimed, shall exceed in the whole the Sum of Two Hundred Pounds.

Juffices affembled at any Quarter-Seffion, and allo fuch aforefaid two Juffices of the Peace, are empowered to order all fuch Ships, Veffels, Goods, Carriages, and Cattle, as fhall be by them declared to be forfeited, and which shall have been feized by Virtu s of this, or the faid recited Acts, to be publickly fold to the higheft Bidder; and shall by their Warrant or Order levy the Penalties and Forfeitures incurred by any Offender or Offenders against this Act, by Diffress and Sale of the Goods and Chattels of fuch Offender or Offenders.

One clear Moiety of the Seizures, Penalties, and Forfeitures (except the Penalties of the Bonds) by this Act directed to be inflicted upon Offenders againft the fame (except fuch as are by this Act otherwife directed and applied) fhall, when recovered, be paid and applied to fuch Perfon or Perfons who fhall give fuch Information to any Officer of his Majefly's Cuftoms, Excife, or Salt Duties, as may be the Means of recovering the fame; and after deducting the Expences of recovering fuch Penalties, the Remainder of the other Moiety fhall be paid to the Officer or Officers affifting in making any fuch Seizures; but in Cafe any Officer or Officers of his Majefly's Cuftoms, Excife, or Salt Duties, fhall make any of the Seizures herein-before directed, without Information, then after deducting the Expences of Recovery, the Remainder of fuch. Produce fhall be paid to the Officer or Officers feizing the fame.

It thall and may be lawful for all Officers of his Majefty's Cuftoms, &c. Sect. 65, 66, Conftables and other Officers of the Peace; and all Persons acting in their, or any of their Aid and Affistance, to ftop, arreft, and detain all and every the Person or Persons who shall be found actually exporting, or attempting to export any Sheep, Wool, &c. or who shall be aiding, abetting, or affisting in the exporting, or attempting to export the same; and him, her, and them, to carry and convey before one of his Majefty's Justices of the Peace, near to the Place where

the Offence shall be committed; and the Justice or Justices, if he, or they see Cause, shall commit the Person or Persons to brought before him or them, to the County Gaol or House of Correction, until the next General Quarter-Settions of the Peace, then to be tried and dealt with as by this Act is directed. Persons, conveying Offenders to arrested before Justices of the Peace, shall

Perfons, conveying Offende 3 fo arrefted before Juffices of the Peace, fhall enter into Recognizances, in the Sum of Forty Pounds to appear, and profecute them at the next Quarter-Seffions.

Sect. 67, 68.

In Cafe the Goods and Chattels of Offenders are not fufficient to pay the Penalties incurred, Justices of the Peace may commit fuch Offenders to the Common Goal, or House of Correction of the County or Place where the Offence was committed, for three Months, unless the whole of the Penalty shall be fooner paid.

But if an Offender before his Commitment to Prifon can find two fufficient Sureties for the Payment of the Penalty, he shall be admitted to Bail; and in Cafe of Non-payment at the Time stipulated, the Offender and his Sureties, shall, and may be lawfully committed to the common Gaol, for the same Term of three Months, or till the Penalty and Costs be paid.

Sect. 69, 70, 71.

Appeals may be made from the Decifions of any Juftice or Juftices of the Peace, to the Quart Seffions, if the Offender gives Notice in Writing to the Informer of fuch Appeal, and enters himfelf with two fufficient Sureties into Recognizances to appear and profecute fuch Appeal, and to abide by the Decifion of fuch Court; and in Cafe the Judgement, Determination, or Conviction fo appealed againft, fhall be affirmed, he fhall pay double Cofts, to be afcertained by Order of the fame Court. Upon every Information to be made under this ACt, upon Oath, Juftices of the Peace are empowered to furmon and examine Witneffes, who are hereby required to attend and give Evidence accordingly.

Sect. 74, 75.

Sect. 78.

All Actions and Informations, which shall be commenced in Virtue of this Act in any of his Majesty's Courts of Record, shall be tried by a Jury of good and lawful Freeholders, to be summoned out of any other County than that wherein the Fact shall have been committed.

All Profecutions for Offence against this Act to be commenced within the Space of three Years next enfuing the Offence committed.

The first *three* Perfors who have actually been concerned in Exporting of Sheep, Wool, or any of the Articles before recited, who, after their Return into the Kingdom of *Great-Britgin*, or within three Months after their Return into the Kingdom of *Great-Britgin*, or within three Months after their Knowledge thereof, thall give Information to any Juftice of the Peace, whereby the Punithment and Penalties of this Act may be inflicted or recovered, thall be exempt from the Penalties and Punithments they had incurred by aiding and abetting fuch Exportations; provided always, that the Parties making fuch Difcovery are not Owners of the Sheep, Wool, or other Articles that have been exported. Owners of Ships or Veffels, and the Mafters, Commanders, or Mariners, who have been aiding or affifting in loading any Ship, Veffel, or Boat, knowing of fuch Exportation, who upon their Return thall give the first Information thereof to the Barons of the Exchequer, or to the head Officer of any Port where they thall first arrive, or to any Juftice or Juftices of the Peace, upon Oath; and thall further enter into Recognizances in the Sum of Forty Pounds each, with two fufficient Sureties, perfonally to appear and give Evidence of the fame; then fuch Owners, Mafters, Commanders, and Mariners thall not be liable to the Penalties or Forfeitures in this Act; but thall be, and are hereby enabled to recover and receive fuch Benefit and Advantage as is appointed to be received and allowed by this Act, on Conviction of fuch Offenders.

Sea. 79.

fame, then luch Owners, Matters, Commanders, and Mariners Inall not be liable to the Penalties or Forfeitures in this Act, but fhall be, and are hereby enabled to recover and receive fuch Benefit and Advantage as is appointed to be received and allowed by this Act, on Conviction of fuch Offenders.
And whereas an Act of Parliament was paffed in the *Twenty-third* Year of the Reign of King Henry the Eighth; "For the winding of Wool," whereby it was enacted; that "from thenceforth no Manner of Perfons or Perfons do wind, or " caufe to be wound, any Fleece of Wool being not fufficiently rivered or walked ; " nor wind, nor caufe to be wound, within any Fleece, Clay, Lead, Stone, Sand, " Tails, deceifful Locks, Cots, Cols, Comber, Lamb's Wool, or any other " Thing, whereby the Fleece might be made more weighty, to the Deceit and " Lofs of the Buyer, upon Pain, the Seller of any fuch deceifful Wools to forfeit " for every fuch Fleece, Six-pence, the one Moiety, to the King, the other to the " Finder"

89

" Finder and Prover of fuch Deceit." And it was provided in and by the faid Act, that " the fame Act concerning rivering and washing of any Wool, should " not in any wife extend to any Shire or Shires, the Inhabitants whereof had " not cuftomably used before that Time, to river or wath their Sheep afore they " were fhorn, nor fhould in any wife be hurtful or prejudicial to any Perfon or " Perfons that had used customably to fell their Wool by Tale or Number of the "Fleeces, and not by Weight; any Thing in the faid Act to the contrary not-"withflanding." Which faid Statute was made perpetual in and by another Act of Parliament, paffed in the Thirteenth Year of Queen Elizabeth, intituled, An Act for reviving and Continuance of certain Statutes; and whereas the " faid laws have not now the good Effects thereby proposed and intended, by " Reafon of the faid Penalty being fo fmall, and one Moiety thereof being " directed to be paid to the King, and the great Expence attending the recovery of the fame;" be it therefore enacted, that from and after the paffing this Act, every Perfon and Perfons offending against the faid last-mentioned Acts, shall, in Lieu of every Six-pence, which by the faid Acts, or either of them, might be recovered, forfeit and pay the Sum of two Sbillings, the whole whereof shall be paid to the Finder or Prover of the above-mentioned Deceits; and the Offences against the faid Acts, or either of them, from henceforth shall and may be proceeded upon, heard, and determined by and before any one Juftice of the Peace, refiding at or near the Place where fuch Offence or Offences shall be committed, in a fummary Way; and fuch faid Juffice of the Peace shall be, and he is hereby empowered to cause the respective Person or Persons, against whom any such Information shall be laid, to be fummoned at a certain Time and Place to be fixed by fuch Justice, and he is hereby authorifed, empowered, and required, upon the Appearance or Default of fuch Perfon or Perfons, to examine into, and give Judgement in the Premifes.

Juffices are empowered to discharge ill founded Complaints, if it appears to their Sect. 80. 81. fatisfaction, that no Fraud was intended; but that the Clay, Sand, or Earth, and 82. found on the Fleeces, became mixed or connected with the fame, by Reafon of the neceffary pasturing, folding, or keeping of the Sheep, subsequent to the rivering or washing of them. The Penalties incurred for, or in Respect of, the false winding of Wool, or the felling or disposing thereof, if not paid within three Days after Conviction, shall be levied by Distress, by Warrants under the Hands and Seals of the Juffices.

Perfons complained of for felling Wool, deceitfully wound, may, if it was done without their Privity, require the Appearance of the Perfon or Perfons who wound the fame, before the Justices, who shall determine, with whom the Offence lies, and act accordingly.

Perfons, thinking themfelves aggrieved by the Decifion of any Justice of the sett. 83. 84. Peace, may appeal to the next Quarter-Seffions of the Peace. But no Conviction shall be fet afide for Want of Form, or through the mistating of any Fact, Circumstance, or other Matter whatsoever; provided the material Facts alledged in fuch Conviction, or Judgement, and upon which the fame shall be grounded, be proved to the Satisfaction of the Court.

And whereas by an Act of Parliament paffed in the Twenty-feventh Year of King see. 85. 86. Edward the Third, intituled, " The Officers of the Staple and Merchants repairing to it, fhall be fivorn to maintain the Staple and the Laws and Cultoms of it," it was ordained, that a certain Number of Winders of Wool, and other Officers therein mentioned, be fufficiently ordained for the Place where the Staple is, and they and the Correctors, and all Manner of Officers of the Staple, befides the Constables, shall be fworn before the Mayor of the Staple, that they lawfully shall execute their Office, without Fraud or Deceit : And whereas all Winders, now to be fworn, do repair to the Mayor of the Staple at Westminster, for the Purpose of being to fworn, whereby the Perfons to defirous of being fworn are fubjected to great Expence and Inconvenience; be it therefore enacted, that it shall and may be lawful for the Justices of the Peace, who shall hereafter be assembled at any General Quarter-Seffions of the Peace, within the Kingdom of Great-Britain, or any Adjournment thereof, and they are hereby empowered and required to administer to every fuch Perfon as shall be defirous of becoming a Sworn Winder of Wool, and

fee to ns

all ute the the

the all; ent in

all,

rce

ace

ner

miuch

aled rof

ath,

are

Act

and

rein

pace

gof

turn

owthe be

and luch

been lari-

loat,

for-

any

ipon unds

the t be

reby

d to

the

was l, or hed;

band,

other

t and orfeit

o the inder and shall produce a Certificate under the Hands of any two Growers of Wool, testifying to the Satisfaction of fuch Justices, that fuch Person is properly qualified to become a Sworn Winder of Wool, an Oath to the following Purport and Effect; that is to fay,

I A. B. do frear that I will truly and juftly, without Deceit, wind and fold all and fingular the Wool which I shall take upon me to wind and sold, without teaving or putting any Clay, Lead, Stones, Sand, Tails, deceitful Locks, Lamb's Wool, or any other Thing, whereby the Fleece may be made more weighty, to the Deceit and Loss of the Buyer; and that I will not use any other Deceit, Craft, Guile, or Fraud, in the winding or folding of any such aforesaid Wool.

An Entry of the administering and taking of which Oath shall be made in the Records of the faid Session, and a Certificate thereof shall be delivered by the Clerk of the Peace, or other proper Officer, to the Person or Persons who shall have taken the same. Provided always, and be it enacted; that nothing herein contained shall be construct to hinder or prevent any one from employing any Person in winding or folding of Wool, although such Person or Persons shall not have been fivorn in Manner before mentioned.

Sect. 87, 88.

b. No Profecution shall be commenced for any Offences committed against any Acts now in Force, before the *first* Day of May, 1788. And a general Pardon is hereby extended to all Perfons in Prifon, and Fugitives beyond the Seas, for former Offences. Also his Majefty's Share of Fines now due, or which may become due in any Profecution now pending, shall be remitted; and all Perfons against whom any Process of Outlawry hath been fued out, for the Matters afore-faid, may be at Liberty to apply, by Motion, to the Court out of which fuch Process isfued, to fet as for reverse the fame.

Seft. 89, 90.

If any Perfon or Perfons, who fhall claim the Benefit of this Act, fhall commence any Profecution againft any Officer of his Majefty's Cuftoms, Excife, er Salt Duties, or againft any Perfon or Perfons, who fhere we been aiding and affifting them, for any Matter or Thing done by them, excited for of any Offence committed by the Perfons claiming the Benefit of the second state of the

Nothing in this Act shall be construed to extend to the Discharge or Release of any Scizures of Sheep, Wool,  $\mathcal{C}c.$  or of any Ships, Vessels, Boats, Horses, Waggons, Carts,  $\mathcal{C}c.$  under any Act or Acts of Parliament now in force against the Exportation of live Sheep, Wool, and the other before enumerated Articles; nor to the Discharge and Release or Acquittal of any Fines which have been actually levied, or may become due in Consequence of any Suit now depending, to any Officer or other Person shing for the same under the Directions of the faid Act or Acts.

Sect. 91.

Any Action, Suit, or Information, that fhall be commenced, brought and profecuted on Account of the Seizure of any Sheep, Wool,  $\Im c$ . or of any Ship, Veffel, Boat, Cart, Waggon,  $\Im c$ . or for any Matter, Caufe, or Thing done, or executed by Virtue of this Act, or any Claufe or Article herein contained; fhall be commenced within fix Months after the Fact, and not afterwards; and fhall be laid in the proper County where the Fact was done or committed. And the Perfon or Perfons fo fued may file common Bail, or enter a common Appearance, and plead the general Iffue, not guilty; and may give this Act, and the fpecial Matter in Evidence at the Trial; and that the fame was done in Purfuance and by the Authority of this Act. And if a Verdict is given for the Defendant or Defendants, the Plaintiff or Plaintiffs thall pay *treble* Cofts. But, though a Verdict fhall be given for the Plaintiff or Plaintiffs, they fhall not be initiled to above *two* Pence Damages, nor to any Cofts of Suit, if the Court or Judge, before whom the Caufe was tried, fhall certify on the faid Record, that there was a probable Caufe for fuch Seizure; nor thall the Defendant be fined above one Shilling; but the Effects feized fhall be reftored to the Plaintiffs. Prohibits the Exportation of Britifh Hare Skins, Britifh Hare Wool, ard Bri-

24 Gen. III. Prohibits the E. C. 2. ti/b Coney Wool.

No

ied

ind

fold

th-

cks,

gh-De-

fai.l

in

by

vho

ing

ing

hall

any

don

for

may

fons

luch

oni-

, cr

and

ence

s or

fat-

as fo

leafe

rfes,

inft

les;

ally Offi-

đs.

pro-

hip,

, or

hall

and

And

ear-

and

ur-

De-

But,

: be

10 1

hat ned

ri-

No

No Wool thail be thipped from Ireland, but from Dublin, Waterford, Youg- 1 Will, and ball, Kinfale, Cerk, and Drogbeda.

For every Ship which thall fail from *Ireland*, in order to export any of the logand it Commodities a forefaid to this Kingdom, Bond thall be given by two known *C*. to. Sig: Inhabitants of or near the Place, to the chief Otlicers of the Cuftoms belonging to the Port in *Ireland*, in double the Value of the Goods, before the Ship thall be permitted to lade any of the Commodities aforefaid, with Condition, that if the Ship thall take on board any of the faid Goods in *Ireland*, all the faid Goods thall be brought by the fame Ship to fome Port in *England* or *Wales*, and thall there be unladen, and pay the Duties thereof (the Danger of the Seas excepted) and every Ship which thall lade any of the faid Goods, until fuch Bond be given, thall be forfeited as aforefaid.

All fuch Goods, exported from Ireland into this Kingdom or Wales, fhall be Ditto, S. 10. fhipped off at the Ports of Dublin, Waterford, Youghall, Kinfale, Cork, and Drogbeda, and from no other Port; nor fhall be imported into any Parts of England or Wales, other than Biddeford, Barnflable, Minebead, Bridgwater, Briflol, Milford-Haven, Chefler and Liverpool.

It thall be lawful to import from any of the aforefaid Ports in *Ireland*, any Ditto, S. 14. Wool,  $\mathcal{C}c$ . into fuch Ports of this Kingdom as aforefaid; fo as Notice be firft given to the Commiffioner's of his Majefty's Cuftoms in this Kingdom, or to the Cuftomer or Collector in the Ports to which the fame is to be brought, of the Quantity, Quality, and Package, with the Marks and Numbers thereof, the Name of the Ship and Mafter, and the Port into which they are to be imported, and fo as Bond be firft entered into, to the Ufe of his Majefty, with one or more Sureties, in treble the Value of the Goods, that the fame fhall (Dangers of the Scas excepted) be landed accordingly, and fo as a Licence be firft taken, under the Hands of the Commiffioners of the Cuftoms, or from the Cuftomer or Collector, where fuch Bond is given for the landing thereof, which Licence they are to grant without Fee.

All Actions and Informations which shall be profecuted, by Virtue of any Act,  $3^{Cos}$ . I. C. for preventing the Exportation of Wool, or Woollen Manufactures, from *Ireland*,  $3^{1.5}$ . 5- shall be tried in any of the four Courts at *Dublin*, by a Jury of Freeholders, to be furmoned out of any other County, than that wherein the Fact was committed; and the first three who have been affisting in exporting of Wool or Woollen Commodities, who shall inform any Justice of Peace thereof, whereby the Pu-nishment may be inflicted, fuch Diccoverer (not being the Owner or Part-Owner thereof) shall not fuffer any of the Punishment.

All fuch Wool, and other the Commodities mentioned in 10 and 11 Will. III. Ditto, S. 21. Cap. 10. which shall be carried or laid on Shore near the Sea, or any navigable River, to the Intent to be exported out of *Ireland*, contrary to that Act, shall be forfeited, and the Offender shall be liable to the like Penalties, as Perfons by that Act are subject to for exporting of Wool, Sc.

The Commiffioners for executing the Office of Lord High Admiral of Great- $_{5}$  Ge. II. C. Britain fhall appoint three Ships of the fixth Rate, and eight or more armed at S. I. Sloops, conftantly to cruize on the Coaft of Great-Britain and Ireland, with Orders for feizing all Veficles in which any Worfted, Bay, or Woollen Yarn, or any Drapery Stuffs, or Woollen Manufactures, made up or mixed with Wool or Wool-Flocks, fhall be exported or laden from Ireland into foreign Parts, &c.

All Wool, and Woollen or Bay Yarn, Woolfels, Shortlings, Mortlings, Wool-12 Geo. II. Flocks, Worfted, Yarn, Cloth, Serge, Bays, Kerfies, Says, Frizes, Druggets, P. 41<sup>3</sup>. Cloth Serges, Shalloons, Stuffs, and other Draperies and Woollen Manufactures, or mixed with Wool, or Wool-Flocks, which shall be exported from *Ireland* after the 1st of May, 1740, into the Ports of this Kingdom hereafter mentioned, shall be shipped off, and entered at the Ports of Dublin, Waterford, Yougball, Kinfale, Cork, Drogbeda, New Koß, Newry, Wexford, Wicklow, Sligoe, Limerick, Galway, and Dundalk, in the faid Kingdom of *Ireland*, and from no other Port or Place; nor shall the same be imported into any Parts of this Kingdom, other than the Ports of Biddeford, Barnstape, Minebead, Bridgewater, Bristol, Milford-Haven, Chefter, and Liverpool, in the fame Manner as if the faid Ports of Newry, Wexford, Wicklow, Sligo, Limerick, Galway, and Dundalk.

9t

Dundalk, had been particularly named for Exportation of the faid Goods, in the Act 10 and 11 Will. III. initiled, An Act to prevent the Exportation of Wool out of the Kingdom of Ireland and England, and for other Purpoles therein mentioned.

26 Geo. II.

By this Act, Wool, Gc. under the Reftriction of the above Act, may be exported from any Port of *Ireland* into any Port of *England*.

After the 25th of *December*, 1739, no Wool, or any of the faid Goods, fhall be laden on board any Ship or Boat in *Ireland*, or imported from thence into this Kingdom, but in fuch Veffels or boats as shall be of the built of *Great-Britain* or *Ireland*, and wholly owned and manned by the Subjects of this Kingdom or *Ireland*, and duly registered in the Manner hereafter mentioned, under the Penalty of the Forfeiture of the faid Goods, or the Value thereof, and of the Veffel or Boat in which the fame shall be laden, together with all her Ammunition and Furniture.

5 Geo II. C. 24. S. 2.

No Coffee shall be put on board any Ship in any of his Majesty's Plantations in America, until the Planter or his known Agent shall make Oath, or Assimation, before two Justices of the Peace, that the fame is of the Growth of fuch Planter's Plantation, which Oath, Gc. shall be produced to the Collector, Comptroller, and Naval Officer, by the Perfon who shall enter such Coffee; and such Perfons shall likewife make Oath, or Affirmation, before the faid Officers, that the Coffee then to be shipped is the same that is mentioned in such Oath, Ge. of the Planter; and the Collector, and Comptroller, and Naval Officer, are required to deliver a Certificate of fuch Affidavit to the Commander of fuch Ship, on board which the faid Coffee is to be fhipped; and the Mafter of fuch Ship thall, before clearing his Ship, also make Oath, that he has received fuch Coffee on board, and that he has no other Coffee on board than fuch, for which Proofs shall be made as afterfaid, and that he will not take any more Coffee on board before his Arrival in Great-Britain, and making a Report of his lading there; for which Affidavit and Certificate the Collector, and Comptroller, or Naval Officer, shall receive 5s. and all Certificates of fuch Affidavit thall, by the Commander of fuch Ship, be produced to the Collector and Comptroller of the Cuftoms, at the Port where fuch Ship shall unlade, and the Master shall deliver to such Collector and Comptroller, a Certificate of the Collector and Comptroller of the Cuftoms, and Naval Officer of the Place, where fuch Coffee shall have been shipped, or any two of them, teftifying the particular Quantities of fuch Coffee, and of which such Proofs shall be made, specifying the Package, with the Marks, Numbers, and Weights of each Package; and the Master shall likewise make Oath, or affirm, that the Coffee in the Certificate was taken on board as in the Certificate, and that after his Departure he did not take on board any Coffee, and that all the Coffee on board his Ship is mentioned in the faid Certificate; and upon Entry of fuch Coffee at the Cuftom-houfe, and paying or fecuring the Duties, a Mark fhall be fet on every Parcel; and thereupon fuch Coffee fhall be lodged in a Warehoufe, and the Importer shall deliver to the Collector the Certificate of the Affidavit of the Growth of the Coffee, together with the Oath, and the Oath, or a Copy thereof, made by the Planter; as also the Certificate of the Package, Marks, and Numbers of the Coffee.

Ditto, S. 4.

No Commander of any Ship fhall take in at America or at Sea, or shull land in any of the faid Plantations, any Coffee of the Growth of any foreign Country, except such as shall be exported from Great-Britain, on Pain of forfeiting such Coffee and 2001. and likewife twelve Months' Imprilonment.

Ditto, S. 5.

If any Person shall fallely make Oath or Affirmation, by this Act directed, and thereof be convicted, &c. such Person shall forfeit 200/. and be imprisoned twelve Months; and if any Person shall forge a Certificate of the said Oath or Affirmation, or shall publish such Certificate, knowing the same to be forged, and be convicted in any of his Majesty's Courts, such Person shall forfeit 200/.

Ditto, S. 6.

This Act thall continue to the 25th of March, 1739, and to the End of the next Selfion of Parliament. Farther continued for feven Years, and to the End of the next Selfion of Parliament

by 11 Geo. II. Cap. 18. Farther continued for feven Years, and to the End of the next Seffion of Parliament by 19 Geo. II. P. 412. Farther continued by 6 25 Geo.

# 25 Geo. II. to 25 March, 1758; and farther by 32 Geo. II. till 24 June, 1766, and to the End of the then next Seffion of Parliament.

Coffee shall not be imported but in Packages of 112lb. nett at least 1 and to 5 Gro. U.C. be stowed openly in the Hold of the Vessel, on Forseiture of the Goods and 43. S. 33. Package; which may be feited by any Officer of the Customs or Excise.

Coffee of the Britigh Plantations in America, or foreign Coffee, which shall 6 Go. II. C. have been warehoused on the Continent of America, to pay only half the old 52.8.22. Subfidy on Importation; and to be warehoused as directed, by 10 Geo. I. Cap. 10. Sect. 26. subject to the like Duties, Restrictions, and Regulations, if taken out for home Confumption; and to the like Securities, &c. if for Exportation, as Coffee warehoused pursuant to that Statute.

Enacts that the Acts 12, 15, and 25 Car. II. fo far as the fame extend to Sugar 12 Ga. II. P. of the Growth and Produce of his Majefty's Plantations in America, being one of 551, 552, the Commodities enumerated in the faid Acts, fhall be ratified and confirmed in all refpects whatfoever, except only as to fuch Sugars, as by this Act fhall be permitted to be exported from the faid Sugar Colonies, by fuch Perfons, in fuch Ships, to fuch foreign Countries, and under fuch Regulations as are herein deferibed and appointed for that Purpofe.

After 29 September, 1739, any of his Majefty's Subjects, in any Veffel built in Great-Britain, and navigated according to Law, and belonging to any of his Majefty's Subjects, of which the major Part thall be refiding in Great-Britain, and the Relidue reliding either in Great-Britain or fome of the faid Sugar Colonies, and not elfewhere, that thall clear outwards in any Port of Great-Britain for any of the faid Colonies, may load in the faid Colonies any Sugars of the Growth and Manufacture of the faid Colonies, and may carry the fame to any foreign Part of Europe, provided a Licence be first taken out for that Purpole, under the Hands of the Committioners of the Customs at London or Edmburgh. fubject to the Regulations, and on the Conditions hereafter mentioned, viz. that Notice be first given to the Master in Writing, or one of the Owners of fuch Veffel, to the Collector or Comptroller of the Port where fuch Veffel happens to be, of the Intention of fuch Mafter or Owner, that fuch Ship shall proceed to fome of the faid Sugar Colonies to lade Sugars to be carried to fome other Part of Europe than Great-Britain ; and that fuch Master or Owner, shall Page 554. enter into Bond, to the Use of his Majefty, with one or more fufficient Securities, in the Sum of 1000/. if the Ship be of less Burthen than 100 Tons; and in the Sum of 2000/. if the be of that, or greater Burthen, with Condition, that in Cafe a Licence be granted to carry Sugars from the faid Sugar Colonies to foreign Parts, fuch Ship shall proceed from Great-Britain to the faid Colonies, and shall deliver the Licence to the Naval Officer there, in Cafe he intends to make Use of the Liberty granted by such Licence, which he shall declare in Writing to the Naval Officer before he takes any Goods on board; and that in fuch Cafe no Tobacco, Melaffes, Ginger, Cotton Wool, Indico, Fuffic, or other dying Wood, Tar, Pitch, Turpentine, Hemp, Mafls, Yards, Bow/prits, Copper Óre. Beaver Skins, or other Furs, of the Growth and Manufacture of any Britifh Plantation in America, shall be taken on board fuch Ship, unless for the neceffary Provisions in her Voyage; and that fuch Ship before the proceeds to any foreign Port shall touch at fome Port in Great-Britain, and that the Master or Commander shall deliver to the Collector and Comptroller of such Port a new Manifest, attested upon Oath (or if a Quaker by Affirmation) of the Lading, mentioning the Marks, Numbers, Package, and Contents of all the Goods on board; and shall also bring back the faid Licence, with a Certificate endorfed or affixed thereto, containing an Account of the Marks, Numbers, Package, Contents, and Sorts of Sugars on board fuch Ship, in the Manner hereafter directed; and that when fuch Ship hath difcharged her Lading (the Danger of Page 555. the Seas and Enemies excepted) the shall return to Great-Britain within eight Months after the has delivered her Lading in any foreign Part, and before the returns to any of the Plantations in *America*; and that in Cafe fuch Veffel should take on board any Merchandizes before her Return to *Great-Britain*, all such Merchandizes that shall remain on board the faid Ship on her Arrival in Great-Britain shall be entered and landed, in like Manner as other Ships importing

ΒЬ

Good

ein

in

hall nto tain

Peeffel and

s in

ion, ter's ller, fons offee

landeoard fore ard, ll be

e his

hich

hill

fuch Port and and. any hich bers, h, or

icate,

it all Entry

Mark in a of the

th, or

kage,

nd in

intry,

fuch

ected,

ath or orged, 200/.

of the

End of

urd by

Gco.

Goods into this Kingdom are obliged to do by the Laws of the Cuftoms, or otherwife fuch Goods thall be forfeited.

Upon fuch Bond being entered into, and the other Requifites being daly complied with, a Licence fhall be granted accordingly, giving Liberty, for that Voyage only, to carry Sugars of the Growth of the faid Sugar Colonies to any foreign Part, in the Manner and according to the Intention of this ACt; but no Ship (hall have Licence to carry Sugars to foreign Parts, unlefs it first appear by Oath (or Atlirmation) of the Matter, that the Property thereof is in his Majefty's Subjects, of which the major Part are reliding in *Great-Eritain*, and the Refidue either in *Great-Britain* or in fome of the faid Sugar Colonies, and not elfewhere; fuch Oath or Atlirmation to be in the Form hereafter mentioned, viz.

P. 556.

A. B. maketb Oatb (or felemuly declares and affirms) that the (Ship or Veffel) and batb the (Name) valuerof be (this Deponent or Affirmant) is Mafler, and batb the Charge and Command for this prefent Voyage to (Place bound to) being (deferibe the Built) (Ship or Veffel) of the Eurthen of (Number) Tons, was built at (Place) in the Par (Time when) and that the faid (Ship or Veffel) is vehily owned by the (Perfin er Perfins) whofe (Name or Names) and ufual (Place or Places) of Abode (is or are) undermentioned, and deferibed by this (Deponent or Affirmant) that faib (Owner or Owners) (is or are) his Majefty's British (Subject or Subjects) and that no Foreigner, directly or indirectly, batb any Share, Part, or Intervit in the faid (Ship or Veffel) to the best of this (Deponent's or Affirmant's) Knowledge or Belief', and that be, this (Deponent or Affirmant) and three-fourths of the Mariners navigating the faid (Ship or Veffel) are his Majefty's British Subjects.

If any Veffel licenfed by Virtue of this Act thall take on board in any of the Sugar Iflands, or in her Voyage from thence, any Sugars or other Goods, being the Property of any other Perion than fome of his Majefty's Subjects, and fuch as thall be laden on their proper Rifk and Account to be carried to foreign Parts, the feme thall be forfeited.

Before any Sugar be put on board any Veffel at the faid Colonies, to be carried to any foreign Port in Europe, the Master thall deliver to the Collector of the Port where fuch Ship is to take in her Lading, the faid Licence, figned by the Commissioners of the Customs, and a Certificate of such Bond having been given in Great-Britain as aforefaid, and thall declare in Writing to the Collector, whether he intends to load any Sugar purfuant to fuch Licence, which thall be done before any Goods are laden on board fuch Veilel, otherwife fuch Licence thall be of no Force; but if it be declared that Sugars are intended to be laden, and carried to foreign Parts, then, in order to afcertain the Quantity, Gc. of the Sugars to be exported from the faid Colonies, and to prevent the Exportation of any Goods before enumerated, the Perfon intending to Export Sugars, or other Goods not enumerated, in luch Veficl, thall, before the tame are put on board, make an Entry of fuch Sugars, or other Goods with the Comptroller of the Cuftoms and the naval Officer, expressing the Name of the Ship and Master, and where the lies; and also the Keys and Wharfs where they are to be laden, or first Water-borne, in order to be laden; which shall be fuch only where an Officer is or fhall be appointed to attend the fhipping thereof, or at fuch Places as shall be mentioned in a Warrant to be taken out from the Comptroller for that Purpole; and shall thereupon take out a Warrant, whereon shall be endorfed by the Exporter, the Marks, Numbers, Contents, Sorts, or proper Denomination of fuch Sugars, and thall deliver the Warrant fo endorfed to the Searcher, and shall lade such Sugars in the Presence of such Officer, or at the Places mentioned in the faid Warrant, that the proper Officers may attend the hipping thereof; and fuch Officers are impowered to examine the fame, before they are put on board; and if, upon examining the faid Sugars or any Goods fhipped or brought to be fhipped as fuch, either before or after the fhipping thereof, the Number of Cafks thall appear to be greater than endorfed on fuch Warrant; or if there be found any other Sugar but fuch as shall be fo endorfed, taken out, and delivered as aforefaid, or any of the Goods before enumerated, which by Law are to be carried from thence only to Great-Britain, or fome of his Majesty's other Plantations; or if it be discovered that any enumerated Goods.

P. 557.

or

that

any

t no

ty's

lefi-

lie-

iz.

fil)

ler,

being

built

bolly

ce or Afhjest

t, or

nt's)

uribs

itith

f the

being

fuch

arts.

car-

or of

been

ttor,

cence aden, c. of orta-

gars, e put oller

o and re to only or at

mp-

fhall oper o the

the

the efore

oods ping fuch

ried,

ne of rated bods, Goods, other than Sugar, have been put on board any Veffel having Liberty to trade by Virtue of this Act, or shall be bronght to be shipped on board such Veffel, or shall be put into any Boat, Ge. in order to be put on board such Veffel, before fuch Entry, or taking out, endorling, and delivering of fuch p. 558, Warrants, contrary to the Directions of this Act, all fuch Sugar and other Goods shall be forfeited ; and the Veffel or Carriage employed in shipping or attempting to thip any enumerated Goods, other than Sugars, together with the Veffel on which fuch other Goods thall be laden, and the Owner of fuch Sugar or other Goods thall forfeit double the Value thereof. And before fuch Veffel thall depart with the Sugar, the Mafter shall receive the faid Licence from the Comptroller and Naval Officer, with a Certificate under their Seals of Office, containing an Account of the Marks, &c. of each Cafk of Sugar fo thipped; and the other Officers aforefaid are to make two Copies of fuch Licence and Certificates; for all which Entries, &c. or Copies, no more shall be taken than the accustomed Fees; and the Mafter, before he receives the faid Licence, shall atteft the faid Copies under his Hand, which are to be left with the Collector, and Comptroller, and Naval Officer ; and the faid Collector and Comptroller are required, as foon as conveniently they can, to transmit one of the faid Copies to the Commiffioners of the Cufforns in Great Britain, by whom the Licence was granted when the Ship failed from Great-Britain; and the Mafter fhall proceed from the faid Colonies directly to Great-Britain, without putting into any other Port unlefs P. 559. forced by Strefs of Weather; Proof whereof thall be made on Oath to the fatisfaction of the Commillioners; and on the Return of fuch Ship to Great-Britain, the Mafler fhall produce the faid Licence to the Committioners, or to the Collector of the Port at which he thall arrive, with the Endorfement or Certificate annexed as before directed, and fhall also deliver a true Manifeft, expressing the Marks and Numbers, with the Tale and Sorts of Casks of all his Lading, attested upon Oath (or if a Quaker, by Affirmation) before the Collector and Comptroller of fuch Port, who are impowered to administer the fame; and shall alfo make an Entry of the Quantities and Sorts of all the Sugars laden on board the faid Ship at any of the faid Colonies, and then remaining on board and bound to foreign Parts; (which Entry the f.id Cellector and Comptroller are to pafs, without demanding any Duties for fuch Sugar; mentioning in their Account, that fuch Entries were paffed by Virtue of this A(1) and finall also declare upon Oath or Affirmation to what foreign Ports he is bound with fuch Lading; then fuch Mafter shall be at Liberty to proceed with all the Goods on board mentioned in the faid Manifest, being none of the Goods before commerated, to any foreign Port, without being obliged to land, or pay Duty for the fame, as aforefaid, taking with him the faid Licence, and a Certificate under the Seals of Oflice from the faid Collector and Comptroller, teftifying that the faid Ship had touched at fuch Port, and had in all Refpects complied with the Directions of this Act, but if any fuch Vefiel shall proceed to any foreign Part without having first ". ; 60. touched at fome Port in Great-Britain, and having complied with the Directions of this Act, and having the fame certified as aforefuid; or if any of the Goods before enumerated, betides Sugars, shall be found on board, or carried by any fuch Veffel to any foreign Parts, then the Liberty granted by such Licence shall become void, and such Vessel, and also the Master, and all others concerned, thall be liable to the fame Penalties as they would have been liable to if this Act had not been made.

If the Committioners of the Cuftoms in Great-Britain, or the Collector and Comptroller of the Port where the Vefiel fhall touch, fhall, upon Intermation on Oath, have caufe to fulpect that ione enumerated Goods, other than Sugars, are on board fuch Vefiel, and fhall thereupon judge it necefiary to unlade the Goods from fuch Ship, or any Part thereof; in fuch Cafe, the Officers of the Cuftoms, or any Perfons employed by them, may enter and remain on board fuch Ship, and unlade the fame or any Part thereof; as they fhall judge neceffary, to enable them to examine any Part of fuch Ship and all the Goods on board, and detain her fo long as thall be neceffary for the l'urpofe, and alfo may open and examine any Cabins,  $\mathfrak{S}c$ , or any Concealments, or other Places in the Sides of fuch Ship, or any Part thereof, or any Trunk, Cafk,  $\mathfrak{S}c$ . to difcover

P. 161.

difcover whether any more, or other Goods are on board, than fuch as are mentioned in the Manifeft delivered by the Mafter, and may feize all Goods not mentioned therein, which fhall be forfeited; but in Cafe no Goods be found on board but what are mentioned in the faid Manifeft, then the Officers who fhall unload or unpack any Goods fhall re-load and re-pack the fame, and repair fuch Damage as fhall be done by unloading or unpacking thereof, without being liable to any other Cofts for Demurrage, or on any other Account whatfoever; but if any other Goods are found on board befides fuch as are mentioned in the Mafter's Manifeft (except the neceffary Provisions of the Ship) then the Mafter fhall be at the Charge of re-loading and re-packing all the Goods unladen or opened, and of repairing all other Damages occalioned thereby; and the Officers concerned fhall not be at any Expence, or be liable to any Cofts whatfoever.

If any Ship shall have on board any Sugar, for which Licence shall have been granted as aforefaid, or any other Goods not enumerated in the Act before-mentioned, and the Owners, or their Agent, on the Arrival of such Ship in *Great-Britan*, shall be defirous to enter and pay the Duty, and land the Goods, or any Part thereof, they shall have Liberty fo to do, the Master sirft making a Report of his whole Ladiag with the proper Officers of the Cuftoms, in like Manner as he was required to do before the making of this Act.

If the Mafter, or Perfon taking Charge of any Veffel, for which a Licence has been granted, thall, on his Arrival in any of the faid Sugar Colonies, have delivered to the Collector, Comptroller, or Naval Officer, the fuid Licence, with a Certificate of Bond being given in *Great-Britain*, as aforefaid; and be-fore he lades any Goods shall declare in writing, upon Oath, or Affirmation, before any two of them, that the Sugars he intends to lade are to be carried to fome Place to the Southward of *Cape Finiflerre*; then the faid Mafter may, in Cafe he has in all Respects complied with the Directions of this Act, proceed thither directly with fuch Veffel, taking with him fuch Licence and Oath, or Affirmation, endorfed thereon by the Collector, &c. together with an Account of the Marks, Sc. of Sugars laden by Virtue of fuch Licence, likewife endorfed thereor, or contained in a Certificate annexed, in the Manner before directed, and may there land the fame, without first touching at any Port in Great-Britain; but in fuch Cafe the Master shall, within eight Months after landing the faid Sugars, and before fuch Veffel shall go again to any of the Plantations in America, return to fome Port of Great-Britain, and there deliver his faid Licence to the Commiffioners of the Cuftoms, or the Collector and Comptroller of fuch Port, with fuch Oath or Affirmation endorfed thereon, and Certificate annexed thereto as aforefaid, together with a Certificate from the Conful or two known Britifb Merchants of good Credit, refiding at the Places where fuch Sugars were landed, teftifying the Landing thereof as aforefaid; and the Master shall likewife make Oath or Affirmation before the Collector to the Truth of fuch Certificate, and that none of the Goods before enumerated, except Sugar, were taken on board at any of the faid Colonies, or landed at the Pisce mentioned in the Certificate; and thall likewife make an Entry with fuch Collector, of the Quantity and Sorts of all the Sugars laden on board the faid Ship at any of the faid Colonies, and landed at any Port to the Southward of Cape Finiflerre, which Entry the Collector or Comptroller are to pais, without demanding any Duties for the fame, mentioning in their Accounts, that fuch Entries were passed, by Virtue of this Act; and in Cafe the faid Master shall neglect or refuse to make such Entry, on his return to Great-Britain, he shall forfeit 100/.

Upon the Return to Great-Britain of any Ship or Veffel which shall carry Sugars from the Sugar Colonies to any foreign Parts, the Master shall, in either Caste before-mentioned, bring back, and deliver to the Commissions of the Customs, or to the Collector of the Port where fuch Vessel shall arrive, the faid Licence, together with a Certificate, figued and sealed by the Conful, or two known British Merchants of good Credit, at the Port where sugar was landed, certifying the Landing thereof, with the Number of Casks landed, and the Mark, Number, and Contents of each Cask, with the Name of the Ship

P. :62.

P. 563.

e

s

)C

rs

c,

f,

cas

hc all

ed

to

ive

)e-

nip

the

սք-

his

nce

ave

ice,

be-

ion,

l to

, in

cced

ount

and

ain ;

faid

rica.

the

Port, ereto Mernded, nake and

board

cate ; Sorts

and

Col-

lame.

this

ntry,

carry

either

f the e faid

. or

Sugar nded,

Ship

and

and Mafter, and that they verily believe that no Tobacco, cr other Goods before enumerated, except Sugar, have been there landed out of fuch Veffel; and upon fuch Licence being returned, with the Oath or Affirmation of the Mafter, and P.  $_{564}$ : an Account of the Lading endorfied thereon, or annexed thereto as aforefaid; and the feveral other Things required by this Act being duly complied with, the Bond given before granting fuch Licence fhall be difcharged and delivered up; otherwife fuch Bond fhall be forfeited, and may be profecuted in the Manner directed by this Act.

In Cafe any Ship or Veffel shall, after unloading such Sugars, or any Part thereof, take on board any Goods before her Return to *Great-Britain*, all such of the faid Goods as remain on board at her Arrival in *Great-Britain*, shall be entered and landed on the Return of such Vessel to *Great-Britain*, and before her Departure from thence, and shall be subject to such Regulations, as the like Goods imported in any other Ship are subject to by the Laws of the Customs.

This Act not to excufe any Veffel trading to or from the faid Sugar Colonics being registered purfuant to the Act 7 and 8 *Will*. III. on Proof of the Property made by one or more of the Owners in the Manner, and under the Penalties in-flicted by the faid Act.

No Mafter or Owner of any Veffel, carrying Sugars, as aforefaid, fhall advance P. 565to any Mariner during the Time he fhall be in Parts beyond the Seas any Money or Effects, upon Account of Wages, exceeding one Moiety of the whole Wages due from the Time of his Departure from *Great-Britain*, till fuch Veffel fhall return to *Great-Britain*, and if any Mafter or Owner fhall advance any Wages to any Seamen above the faid Moiety, fuch Mafter or Owner fhall forfeit double the Money he fhall fo advance.

If any Perfon shall grant any falfe Certificate, or counterfeit, erafe, or alter any Licence, Oath, or Certificate, made purfuant to this Act, or shall knowingly publish or make use thereof, such Perfon shall forfeit 500. to be recovered, and disposed of in the Manner directed by this Act, and such Licence,  $\mathcal{C}c$ . shall be void.

Nothing in this Act shall be construed to give Liberty to carry Sugars P. 566. from any of the faid Sugar Colonies to *Ireland*. (This Clause is repealed by 20 Geo. III.)

This Act fhall continue in force five Years, from the 29th of September, 1792, 26 Geo. III. and from thence to the End of the next Seflion of Parliament.

and from thence to the End of the next Schlon of Parliament. By an Aćl paffed  $\dot{\gamma}$  and 8 Will. III. for preventing frauds and regulating is and 16 Abufes in the Plantation Trade; and by an another Act of 5 Anne, for an Union Geo. II. P. of the two Kingdoms of England and Scotland, no Ship or Veffel thall pafs as a Ship of the Built and Property of Great-Britain, Ireland, Guernfey, Jerfey, or any of his Majefty's Plantations in America, or a Prize Ship made free, to as to be qualified to trade to, or from, or in any of the faid Plantations, till the Parfone claiming Property therein deall made Octh and regions the form in p Perfons claiming Property therein shall make Oath, and register the same in P. 712. Manner therein directed ; and if any Ship's Name to registered shall be altered, or any Transfer of Property to another Port, fuch Ship is thereby directed to be registered de Novo, on delivering up the former Certificate to be cancelled; and if the Property be altered in the fame Port by the Sale of Shares in any Ship, after registering, fuch Sale is to be acknowledged, by endorfing on the Register before two Witneffes; notwithstanding which the Certificates of the Register of feveral Ships have been frequently fold to Foreigners and delivered to the Purchafers; and the Ships of Foreigners under Colour thereof have been admitted to trade to and from the Plantations, though of foreign Extraction, contrary to Law, to the Prejudice of the Navigation of Great-Britain and the Plantations; for preventing which it is enacted, that after the 25th of December, 1742, no Ship or Vestel, required by the faid Acts to be registered, and carrying Merchandizes to and from any of his Majefty's Plantations in America, or to and from one Plantation to another, shall be deemed qualified to trade within the Intent of the faid Acts, till the Master, or Person having Charge of the Ship, shall upon Oath or Affirmation before the Governor or Collector of the Cc Cuftoms.

Customs, of every the faid Plantations, where they shall arrive, give a just and true Account of the Name and Burthen thereof, and of the Place from whence the came, and of all Particulars in the following Form, viz.

A. B. maketb Oatb (or, if a Quaker, folemnly affirms) that the Ship or Veffel, called the whereof he, this Deponent or Affirmant, is Master, or hath the Charge and Command, during this present Voyage, being of the Burthen of Tons, came last from

and that the is as be verily believes, the fame Sbip or Veffel defcribed, meant, and intended in, and by, the Certificate now produced by him; and that the fame does now, as he believes, belong wholly to his Majely's British Subjects, and that no Foreigner has, directly or indirectly, any Share, Property or Interest therein, to his Knowledge or Belief.

P. 713.

If any Ship or Veffel fhall load or unload any Goods, &c. in any of the Plantations in *America* before fuch Proof be made, the fame fhall be forfeited, and may be profecuted, recovered, and divided, in like Manner as if the had not been registered, as directed in the Act 7 and 8 *Will.* III.

After the 25th of *December*, 1742, if any Ship or Veffel duly qualified to trade to, and from, and in his Majefty's Plantations, fhall happen to be in any of the faid Plantations, and the Certificate of the Regifter fhall be loft or miflaid, the Mafter or other Perfon, having the Charge of the faid Ship or Veffel, may make Oath, or Affirr the Ship or Veffel fhall happen to be, in the following Form:

## A. B. being Master, or having the Charge of the Ship or Veffel called the

does fwear (or folemnly affirm) that the faid Ship or Veffel has been, as he verily believes, registered according to Lavo, to qualify her to trade to, from, and in his Majefly's Plantations, in America, and that he had a Certificate thereof, granted at the Port of but the the fame is loft or millaid, and that he cannot find the fame, a d does not know where the fame is loft or millaid, ecome thereof, and that the fame hat how where the fame is, or what is become thereof, and that the fame hat how where the fame is, or what is become thereof, and that the fame hat how where the fame is, or what is become thereof, and that the fame hat how where the fame is, or what is become thereof, and that the fame hat how the her how whet for a the her the Knowledge fold or diffold of to any Perfon or Perfons what forver; and that he, this Deponent or Affirmant, and three-fourths of the Mariners navigating the faid Ship or Veffel are his Majefly's British Subjects, and the faid Ship or Veffel does now, as he believes, helong wholly to his Majefly's British Subjects, and that no Foreigner has, to his Knowledge or Belief, any Share, Property, or Intereft therein.

P. 714.

The faid Mafter, or other Perfon navigating the faid Ship or Veffel, fhall give 500/. Security, if the Ship be of one hundred Tons Burthen or under, and fo in Proportion for any greater Burthen, to the Collector of the Port where the Ship fhall be, in his Majefty's Name, and to his Ufe, with Condition that the Ship was duly registered according to Law, for qualifying the fame to trade to, from, or in his Majefty's Plantations in *America*; and that the Certificate of the faid Register, if found, fhall be delivered up to the Commissioners of the Cuftoms, to be cancelled, and that no illegal Ufe has been, or shall be made thereof; that the fame has not been, or shall be fraudulently disposed of; that the faid Ship or Veffel wholly belongs to Britiff Subjects; and that no Foreigner has any Share, Property, or Intereft therein; and on making fuch Oath, or Affirmation, and giving fuch Bond, the Governour and Collector of the Cuftoms shall freely give the Mafter, &c. of such Ship or Veffel a fresh Certificate, which shall enable him to trade for that Voyage only; and the Officers taking the faid Oath and Bond shall transmit an Account thereof to the Commissioners of the Cuftoms.

If the Certificate of the Register of any Ship be lost, and the Master, or Perfon having Charge of the Ship, and one or more of the Owners, shall make Proof to the Satisfaction of the Committioners of the Customs in Cafe the Owners or any of them, shall refide in *Great-Britain* or *Ireland*, *Guernfey*, or *Jerfey*; or of the Governour, or Collector of the Customs, refiding in any of his Majesty's

d :c

1,

t, of

nd

oes obis

he

:d,

100

to iny

ſel,

ns,

ing

effel

ade cate

aid,

t is

v or

this Ship as

ner

give

o in

hip bin om, faid ms, that

hip

any nahall

lich

the

s of

erake

the

or his

ty's

Majesty's Plantations in America, if the was registered in fuch Plantation; and none of the Owners shall refide in Great-Britain or Ireland, Guernfey or ferfey, upon Oath, or Athrmation, of the Lofs of fuch Certificate, also of the Name, Burthen, Built, Property, and other Particulars, required by the Act 7 and 8 Will. III. in the fame Manner, and before the fame Perfons as are required on original Registers, and shall give 500/. Security, if the Ship be of one hundred Tons, and so in Proportion for any greater Burthen, to the Collector of the Port where the Ship shall belong, and that the original Certificate hath not been, nor 'shall be fraudulently disposed of, or used contrary to Law; and that if the fame be found, it shall be delivered up to the Commissioners to be can-celled; in fuch Cafe the faid Commissioners, and the Governor, and Collector of the Cuftoms, refiding at the Plantations refpectively, are required to permit fuch Ship or Veffel to be registered de novo, and the proper Officers shall deliver a Certificate thereof to the Owners as directed by the Act 7 and 8 Will. III. and therein mention the Name by which the Ship was formerly registered, and that fuch a Certificate of a new Register is granted in Pursuance of this Act inflead of a former Certificate, which appears by fuch Proof, as this Act requires, to be loft; and that fuch new Register and Certificate shall have the fame Effect with the Original, and a Duplicate shall be transmitted to the Commissioners.

After the 29th September, 1742, all Plantation Bonds taken in Great-Britain, Page 716purfuant to any former Act of Parliament, whereby the Goods therein enumerated are to be brought to Great-Britain, fhall be with Condition, that within eighteen Months from the Date thereof (the Danger of the Seas excypted) a Certificate fhall be produced from the Collector and Comptroller of the Port where fuch Goods thall be delivered, that they have been there landed and difcharged, otherwife fuch Bonds thall be forfeited, and the Penalty fued for in the Court of Exchequer in England, Scotland or Ireland, refpectively.

This Act shall not extend to Bonds given for Ships lading Sugars, in any of Page 717. his Majesty's Sugar Colonies in *America*, by Licence from the Commissioners, to be carried directly to any foreign Part of *Europe* pursuant to an Act passed 12 Geo. II.

By two Clauses in the Act 12 Car. II. it is enacted, that no Goods or Com- 17 Gen. II. modities whatfoever, of the Growth, Production, or Manufacture of Africa, Afia, or America, thall be imported into England, Ireland, or Wales, Islands of Guernfey or Jerfey, or Town of Berwick upon Tweed, from any other Places or Countries, but only from those of the faid Growth, Production, or Manufacture, or from those Ports where the faid Goods and Commodicies can only be, or usually have been, first shipped for Transportation, under the Penalty of the P. 720. Forfeiture of all fuch Goods as shall be imported from any other Place or Country, contrary to the true Intent and Meaning thereof; as also of the Ship in which they were imported, with all her Guns, Furniture, Ammunition, Tackle and Apparel; and there is a Provio in the faid AA, that it shall be lawful for any of the People of England, Ireland, Wales, Islands of Guernfey, or Jerfey, or Town of Berwick upon Tweed, in Veslels, or Ships to them belonging, and whereof the Mafter and three-fourths, of the Mariners, at leaft, are English, to load, and bring in from any of the Ports of Spain or Portugal, or Weftern Islands commonly called Azores, or Madeira or Canary Iflands, all Sorts of Commodities of the Growth, Production, or Manufacture of the Plantations or Dominions of either of them refpectively; and Difputes have arole on the Construction of the faid Provilo, whether the Goods of the Growth, Production, or Manufacture of the Plantations of Spain or Portugal, may be imported for Account of Aliens, from the Places, and in the Manner expressed in the faid Proviso, and whether fuch Goods belonging to Aliens, fo imported are not liable to be forfeited, together with the Ship, which tends to the Prejudice of the Britif Navigation, as likewife detrimental to the publick Revenue; it is therefore enacted, that it shall be lawful for any Perfons to import the Goods mentioned in the faid Provifo, and in fuch Ship to navigated, as is therein expressed, although fuch Goods are the Property of Aliens.

3

7 Geo. II. C. It fhall be lawful to import, in any Ship belonging to Great-Britain, or any 18. 3. 2. State in Amity, from any Place, Indigo of all Sorts.

Ditto, S. 3. The faid Act 13 Geo. 1. Cap. 25. and this Act shall continue feven Years from the 24th of June 1734, Sc.

Continued till June 1, 1747, and from thence to the End of the next Seffion of Parliament, by 14 Geo. II. p. 660. and further continued till the 1ft of June, 1754, and to the End of the then next Seffion of Parliament by 20 Geo. II. p. 972.

And as feveral Acts have been made to encourage the Growth of this, and feveral other Commodities in his Majefty's *American* Colonies, I think they may properly be introduced in this Place, as Affairs in which Navigation has a confiderable Concern; therefore, before I conclude the Subject of Shipping, I fhall let my Readers fee what Premiums have been given by Parliament, on the Importation of them here.

21 Geo. II. P. 887.

P. 888.

It is hereby enacted, that from and after the 25th of March, 1749, all Perfons who fhall import into this Kingdom, directly from any of the Britifle Colonies in America, in Veffels that may legally trade there, and manned as by Law is required, any good and merchantable Indigo, free from any falle Mixture, and fit for Dyers Ufe, being the Product of the Colony from whence the fame is imported, fhall be intitled to 6d. for every Pound thereof, to be paid out of the Cuftoms upon Demand, by the Collector of the Port where the fame fhall be imported, and for Want of fufficient Money in his Hands, he fhall cartify the fame to the Commiffioners of the Cuftoms, who fhall caufe the Bounty of the Indigo, imported into England, to be paid by the Receiver-General of the Cuftoms in England, and of that imported into Scotland, by the Receiver-General there.

Every Perfon loading Indigo, on board any Veffel in any of the Britifb Colonies in America, thall, before the clearing out of fuch Ship for any Port of Great-Britain, produce to the Governor, Lieutenant-Governor, Collector and Comptroller, of the Cuftoms, and Naval Officer, or any two of them, a Certificate, figned and form to before fome Juftice there, by the Planter, his known Agent or Factor, that a Quantity of Indigo (exprefiling the Weight) had been fent from his Indigo Work, or Plantation, where the fame was made, in order to be fhipped off or fold by him to the Perfon therein named, and was of the Growth and Produce of the faid Plantation, fituate in the Diffrict or Parifh of within the Ifland or Colony of

which Certificate shall be attefted by the faid Justice, to have been figned and fworn to in his Prefence, and he is required to do the fame gratis.

The Merchant, at the Time of producing fuch Certificate, fhall alfo fign a Certificate before the Governor, Lieutenant-Governor, Collector,  $\mathfrak{G}c$ . or any two of them, that the Indigo fhipped by him is the fame mentioned in the Certificate; and they thall therenpon deliver to him a Certificate, under their Hands and Seal of Office, of his having received fuch Certificate; and that at the fame Time a Certificate from the Planter or Agent,  $\mathfrak{G}c$ . had been produced and left with them, purfuant to the Directions of this Act; and no Perfon importing Indigo fhall be intitled to the *Premium*, unlefs he fhall produce fuch Certificate to the chief Officer of the Cutofforms at the Port in *Great-Britain*, where the fame fhall be imported.

On the Importation of any Indigo into Great-Britain, a Certificate fhall be given, by the Mafter or commanding Officer, that the fame was fhipped on board the faid Ship, within fuch Brigh Colony in America, as is mentioned in the Certificate; and alfo a Certificate, figned by two Officers of the Cuftoms of the Port where the fame is entered and landed, fpecifying the Weight, and that the faid Indigo is good and merchantable, free from falfe Mixtures, and of fuch Quality as to be intitled to the faid Premiums; which Certificate the faid Officers are to grant, within ten Days after the Landing thereof, unlefs they can affign fufficient Caufe for their Refufal; upon producing which feveral Certificates to the proper Officer, as aforefaid, he fhall pay the Premium to the Importer.

P. 889.

ny

m

of of II.

nđ

s a , I

the

er-

loaw

ıre,

me

: of all

tify the

'ufera**l** 

t of

and rti-

own

rder

the

h of

and

n a

any

the

heir

t at

uced

im-

fuch

tain,

l be

l on oned

oms

and

ıd of

faid

thcy

veral

the

If

If any Perfon shall make Entry of foreign-made Indigo, under the Name of Briti/b Plantation-made, or shall mix any foreign Indigo, or other falle Mixture with that made in the Briti/b Plantations, in order to claim the Premium, he shall forfeit all such Indigo; and in Case of such Mixture the Quantity for mixed, both foreign and Briti/b Plantation-made, and double the Value thereof, shall be forfeited by the Person making such Mixture.

No Certificate shall be granted for the faid *Premium* on Indigo that is not good and merchantable, and free from any falle Mixture.

The Officers of the Cuftoms, before their making out any fuch Certificate, P. 890, fhall examine the Indigo by opening each Package, and feeing the whole Contents, to different whether the Indigo is good and merchantable, and free from any falle Mixture.

No Certificate shall be granted by the Officers of the Customs for any Indigo which is not worth 3s, when the *French*, or other Indigo of equal Goodnets with the best *French*, is worth 4s, per Pound; and fo in Proportion, if the best *French* or other Indigo of equal Goodnets shall be at the higher or lower. Price.

If any Difpute shall arise concerning the Quality of such Indigo as is imported into the Port of London, the Commissioners of the Customs may call two or more Dyers, Dry-Salters, Brokers, or others well skilled in that Commodity, who shall declare their Opinion upon Oath, as to the Quality thereof, if required, and determine whether the faid Indigo is initided to the Premium or not; and in Case of any Dispute in any of the Out-Ports in England, Samples of the Indigo shall be sent up to the Commissioner of the Customs at London; and in the Out-Ports in Scotland, to the Commissioners of the Customs at Edinburgb, in such Manner as the respective Commissioners shall direct, in order to be inspected and adjudged there.

No. Fee shall be demanded or taken by any Officer of the Customs, for the examining or delivering such Indigo, or for signing Certificates for the *Premium*; under Penalty of forfeiting his Office and 1001. Ec.

No Certificates or Debentures, made in Pursuance of this Act, shall be chargeable with any Stamp Duties.

If any Britijo Plantation-made Indigo from America, thall, after the 25th of P. 891-March, 1749, be exported from Great-Britain, the Exporter, before the Entry thereof, thall pay to the Collector or chief Officer of the Cuftoms of the Port, the whole of the Premium, over and above any Duty fuch Indigo is fubject to at Exportation by any former Act.

If any Perfon thall be found fraudulently to export fuch Indigo, without paying the *Premium* as aforefaid, he thall forfeit the Indigo, and double the Value thereof.

If any Difpute thall arife, whether the faid Indigo, or any Part thereof, fo to be exported, is of the Growth and Manufacture of the *Britifle* Plantations in *America*, or of foreign Product, the *Onus Probandi* thall lie on the Claimer and not on the Profecutor.

If any Governor, Collector, or any other Perfons, shall, during the Continuance of this Act, falfely make a Certificate of the Produce and Manufacture of any Indigo, not being of the *Britifb* Plantations in *America*, or thall counterfeit any fuch Certificate, in order to obtain the *Premium* aforefaid, he shall forfeit 2001, and if the Offender be a Collector, or any other Officer of the Customs, he p. 892. Shall also lose his Office, and be incapable of ferving his Majefty,  $\mathcal{G}_{c.}$ 

fhaii also lose his Office, and be incapable of ferving his Majesty, Sc. This Act shall be in Force for seven Years, to commence from the 25th of

March, 1749, and from thence to the End of the then next Session of Parliament. Further continued by 28 Geo II. till 25 March, 1763, and to the End of the Session.

As it will greatly tend to the Increafe and Improvement of the Silk Manufac- $_{23}$  Ges. II. tures of this Kingdom, to encourage the Growth and Culture of Silk in his Ma-P. 395jefty's Dominions in *America*; It is enacted that from and after the 24th of *June* 1750, Raw Silks of the Growth and Culture of any of his Majefty's Colonies or Plantations in *America* may be directly imported from thence into the Port of *London* Duty-free, due Entry thereof being first made at the Cultom-house at the p. 396: Time of Importation, in the fame Manner and Form (expression the Package, D d Marks.

Marks, and Numbers, together with the Qualities of the respective Goods) as was used before the making of this Act, and to as the same be landed in the Prefence of, and examined by, the proper Officer of the Customs, and be imported in Vessels that may lawfully trade to his Majesty's Plantations, manned as the Law requires; and, on Failure of the Conditions herein last mentioned, the faid Silks are to be liable to Payment of the respective Duties, as if this Act had not been made.

The Merchant or other Perfon, who shall, after the 24th of June, 1750, lade any raw Silk on board any Veffel in any of the Britif Colonies in America, is before the Clearing out of fuch Veffel from thence, to make Oath before the Collector or Comptroller of the Cuftoms, and Naval Officer of the Port, or any two of them, that the faid Silk (expressing the Quantity thereof) is bona fide of the Growth and Culture of the Britif Plantations in America; expressing the Parish or Place where the fame was cultivated, and by whom, producing fuch Perfon's Oath thereto, made before the Governor of the Place, or the next Justice of the Peace (which feveral Oaths are to be administered gratic) and the Master or Per-fon taking Charge of such Vessel is to bring with him a Certificate, figned and fealed by the Collector and Comptroller of the Cuftoms, and Naval Officer, or any two of them (which they are to give gratis) expressing the Marks, Numbers, Tale, and Weight of the raw Silk in each Bale or Package, with the Names and Place of Abode of the Exporters thereof, and of the Perion who thall have fworn the fame to be of the Growth and Culture of the faid Briti/b Colonies, and of the Perfon to whom the fame shall be configned in the Port of London ; which Certificate the Master, on his Arrival at the Port of London, is to deliver to the Collector or Comptroller, or other chief Officers of the Cuftoms, at or before the Entry of the faid Silk, and to make Oath before one of the faid Officers (which Oath is to be administered gratis) that the faid Bales and Parcels, and Goods contained in fuch Certificate, are the fame which were taken on board in the faid Briti/b Plantations in America; and on Default made in any of the Premifes, the faid Silks are liable to the Payment of the respective Duties, as if this Act had not been made.

If any Perfon thall, after the 24th of June, 1750, enter any foreign raw Silk under the Name or Description of raw Silk of the Growth or Culture of any of the British Colonies of America, or thall mix any foreign raw Silk with raw Silk of the Growth of the faid British Colonies, in order to avoid Payment of the Duties for the fame, he is to forfeit 50% for every such Offence, and all such foreign raw Silk; and, in Cafe of any Mixture, the Quantity mixed, both of foreign and British Plantation Growth, or the Value thereof, together with the Packages containing the same, are to be forfeited,  $\mathcal{C}c$ .

If any Doubt or Difpute thall arife, whether the faid raw Silk is foreign, or of the Growth or Culture of the Britifs American Plantations, the Onus Probandi lies on the Claimer.

As the Importation of Bar-Iron from his Majefty's Colonies in America, into the Port of London, and the Importation of Pig-Iron from the faid Colonies into any Port of Great-Britain,  $\mathfrak{Sc.}$  will be a great Advantage, not only to the faid Colonies but also to this Kingdom,  $\mathfrak{Sc.}$  It is enacted, that from and after the 24th of June, 1750, the Duties, now payable on Pig-Iron, made in, and imported from his Majefty's Colonies in America, into any Port of Great-Britain, fhall ceafe; and that no Duty fhall be physible upon Bar-Iron made in, and imported from the faid Colonies, into the Port of London.

No fuch Bar-Iron fo imported into the Port of London fhall afterwards be exported or be carried coaftwile to be landed at any other Place in Great-Britain, except for the Ufe of his Majefty's Dock-Yards, upon Pain that the fame, and the Veffel, be liable to fuch Forfeiture and Seizure, as prohihited or uncuftomed Goods clandeftinely exported or imported, or the Veffel on board of which the fame fhall be exported or imported, are now liable to by Law; and alfo upon Pain that the Exporter, and Mafter, and Mariners of the Veffel, fhall be fubject to the like Penalties and Punifhments as the Mafter or Mariners of Veffels laden with prohibited or uncuftomed Goods, or Goods clandeftinely exported or imported are now liable by Law; and no Officer of the Cuftoms fhall grant any Cocket.

P. 397.

P. 398.

23 Geo. II. P. 519. P. 520.

Cocket, &c. for exporting or carrying coaftwife any fuch Bar-Iron fo exported, except for the Ufe of his Majetty's Dock-Yards, upon Pain of forfeiting 200/. &c. and if any fuch Cocket, &c. shall be granted, the fame shall be void.

as re-

in

aw

lks

een

ade

, is

the

any

of

riſh

on's

the

Per-

and

. 01

ers,

and

orn

the

Cer-

the

the

aich

oods

faid

the

had

Silk

y of

Silk

the

uch

n of the

, or and**i** 

into

into

faid

4th

om

afe ; rom

ex-

ain,

and

ned

me

ain

to

den

miny

ket,

No Bar-Iron whatfoever thall be permitted to be carried coaftwife, unless Mention be made in the Certificate of the Day on which the Duties payable on the Importation thereof, were paid, and of the Names of the Perfors by whom paid.

No Bar-Iron imported into the Ports of London, by Virtue of this Act fhall be carried or conveyed by Land-Carriage to any Place beyond ten Miles from any Part of the Port of London, except to his Majefty's Dock-Yards for the Ule of the fame, upon Pain of the Offender paying 201. for every Hundred-weight thereof.

Every Perfon loading Pig, or Bar-Iron on board any Veffel in any of his Majeffy's Colonics in *America*, thall, before clearing out for any Port of *Great-Britain*, make Oath before the Governor or Lieutenant-Governor, Collector and Comptroller of the Cuftoms, and Naval Officer, or any two of then (which Oath they are to adminifier without Fee) that the Pig or Bar-Iron fo fhipped (the true Weight whereof shall be expressed in the Oath) was made at within the Colony of

; in which Oath alfo the Name of the Perfon to whom the Iron fhall be fold or configned fhall be expressed ; and thereupon the faid Governor, Lieutenant-Governor, Collector and Comptroller of the Customs, and Naval Officer, or any two of them, fhall give to the Perfon making such Oath, a Certificate under their Hands and Seal of Office, of the same having been made before them.

No fuch Pig or Bar-Iron shall be imported Duty-free, as aforefaid, unless the fame shall be stamped with some Marks denoting the Colony or Place where the fame was made, and unless the Importer shall produce such Certificate to the chief Officer of the Customs at the Port where the same shall be imported, and unless Oath be made by the Master of the Vessel, before such Officer (which he is to administer without Fee) that the faid Iron is the same mentioned in the Certificate.

All Pig or Bar-Iron, which thall not be flamped and certified as aforefaid, thall be fubject to the Payment of the fame Duties to which it was liable before the making of this Act.

If any Governor, Lieutehant-Governor, Corlector, or Comptroller of the Cuf- P. 523( toms, Naval Officer, or chief Officer of the Cuftoms as forefaid, thall fallely make any fuch Certure, he thall forfeit 200/. for every fuch Offence, and his Office; Se. and if any Merchant, Se. thall fallely make any Oath required by this Act, he thall incur the Penalties of wilful and corrupt Perjury; and if any Perfon thall knowingly counterfeit any fuch Stamp or Certificate, or publish the fame knowing it to be counterfeited, he thall incur the Penalties of Forgery.

After the 24th of *June*, 1750, no Mill, or other Engine for flitting or rolling of Iron, or any Plating-Forge to work with a Tilt Hammer, or any Furnace for making Steel, fhall be erected or continued in any of his Majefty's Colonies in *America*, upon Pain that every Perfon offending herein fhall, for every fuch Mill, Engine, Forge, or Furnace, forfeit 2001.

Every fuch Mill, Engine, Forge, or Furnace, erected or continued contrary to the Directions of this Act, fhall be dremed a common Nuifance; and every Governor,  $\mathcal{G}_c$ . of any of his Majefty's Colonies in *America*, where any fuch Mill,  $\mathcal{G}_c$ . fhall be erected or continued, fhall, upon Information thereof made to him by two Witneffes upon Oath (which Oath he is to administer) caufe fuch Mill,  $\mathcal{G}_c$ . to be abated, within thirty Days after fuch Information, upon Pain of forfeiting gool. for every fuch Offence,  $\mathcal{G}_c$ .

All Bar-Iron, which shall be imported from any of the Britiff Colonies in P. 524; America into the Port of London, shall be entered at the Custom-house at London; and every Bar shall be marked or stamped in three different Parts, with such Mark as the Commissioners of the Customs shall direct, two of the faid Marks at the Diffance of one Yard from each End of the Bar, and the other near the Middle thereof.

If any Person shall counterfeit, destroy, or deface any of the faid Stamps, with P. 525. an Intent to convey the same to any Place ten Miles from the Port of London, contrary to this Act, and be legally convicted thereof, he shall forfeit 1001. Sc. Bvery Governor, Sc. of any of his Majesty's Colonies in America, shall trans-

3

mit

mit, within fix Months after the faid 24th of June, to the Commiffioners of Trade and Plantations, a Certificate under his Hand and Seal of Office, containing a particular Account of every Mill or Engine for flitting or rolling Iron, and every Plating-Forge to work with a Tilt Hammer, and every Furnace for making Steel, erected in his Colony, at the Time of the Commencement of this Act; exprefing therein alfo fuch of them as are used, and the Names of the Proprietors, and Place where crected, and Number in the faid Colony; upon Pain of being fubject to the like Penalties and Forfeitures, as for any other Offence committed by them againft this Act, &c.

P. 5 16. 30 Geo. II.

Hob. Rep. Fol. 11. Bridgeman's Cafe.

The Importation of Bar-Iron is extended to all the Ports of *Great-Britain*. Likewife the Claufes relating to the carrying Iron coaftwife, and by Land beyond ten Miles from *London*, are repealed.

HAVING now concluded that Part of the Article of Shipping, which concerns Exports and Imports, and inferted Abstracts from all the Laws in force relative thereto, particularly specifying those which were passed in the Years 1779 and 1780, in Favour of the Commerce of *Ireland*, removing the Restraints to which it was before opprefively subjected; I shall proceed to fome other Particulars, respecting the Obligations which the Masters of Merchant-Ships, and the Seamen are under, both by the Laws of Confeience, and those of their Country.

A Mafter of a Ship is appointed by the Owners under a Supposition of his having a fufficient Capacity and Integrity to difcharge the Trust repord in him, by a faithful, prudent, and difcreet Management of the Ship, and Affairs committed to his Care..... He hath no Property, either general or special, in his being conflituted, though the Law looks upon him as an Officer, who mult render and give an Account for whatfoever is put into his Custody and under his Direction; and therefore whatever Misfortunes happen, or Losso occur, be they through Negligence, Wilfulnes, or Ignorance, either in himself or Mariners, he mult be responsible.

In Chancery. A Mafter of a Ship, fo appointed by B. Owner, treats with the Plaintiff to take the Ship to freight for 80 Tons, to fail from London to Falmouth, and fo from thence to Barcelona, without altering the Voyage, and there to unlade, at a certain Rate per Ton: And to perform this the Mafter and Merchant entered into a Charterparty; the former obliging the Ship and her Appurtenances (valued at 300.) though the Owners of the Ship were no Parties thereunto; the Mafter deviates and commits Barretry, and the Merchant thereby becomes a

Jure Mar. P. Sufferer in the Lofs of his Voyage and Goods, for the Merchandize (being 2<sup>30</sup>).
 Fifh) arrived not till Lent was palled, and then rotten. The Factor, to whom the Cargo went configned, in order to procure Satisfaction for his Employer, fueth the Mafter in the Court of Admiralty at Barcelona, and upon an Appeal to a higher Court in Spain, obtains Sentence against the Mafter and the Ship; which coming to the Merchant's Hands, the Owner brings an Action of Trover for the Ship; the Mafter fues in Chancery to ftop the Suit, and another brought by the Owner for Freight, claiming Deductions out of both, for his Damages fusfained by the Mafter's Breach of Articles; for if the Owner gives Authority to the Mafter to contract, he fhall bear the Lofs; but in Cafe of Bottomry after the Voyage begun, the Mafter cannot oblige the Owner beyond the Value of the Ship; but this Cafe is on Contract.

Lord Chancellor. The Charterparty values the Ship at a certain Rate, and you shall not oblige the Owners farther, and that only with Relation to the Freight, not to the Value of the Ship; the Master is liable to the Deviation and Barretry, but not the Owners; elfe Masters would be Owners of all Men's Ships and Estate.

Mich. 29. Car. II.

The Master of a Ship buying provisions for a Ship, and having Money from the Owners to pay for Provisions, nevertheless takes them upon Credit, and fails. The Owners are liable to pay the Debt in Proportion to their respective Shares in the Ship.

2 Vem. 643. The Mafter of the Ship took Beef, Sails, &c. on Credit, and failed; the In Chancer, Owners were obliged to pay, and not allowed to defend themfelves, by infift-1709. ing

ing that the Mafter was liable only, and that they had given him Money to pay the Plaintiff. He is but their Servant, and therefore for his Purchafes they are anfwerable, and continue fo till he has paid the Creditor, though they gave him Money for that Purpofe.

As foon as Merchandizes, or other Commodities, are put aboard a Ship, whether flie be riding in Port, Haven, or any other Part of the Seas, he that is Exercitor Navis (Master of her) is chargeable therewith, and if the same be there loft or purloined, or fuftain any Damage, whether in the Haven or Port, F. Naut. before, or upon the Scas, after fhe is on her Voyage, either by the Mariners Caup Stab. or by any other through their Permiflion, he that is the Commander mult as 8.6.7. answer the Damage, for the very Lading the Goods aboard the Ship subjects him thereto. And with this agrees the Common Law, where it was adjudged, , Mod. 85, that Goods being fent aboard a Ship, and the Mafter having figned his Bills Reym. 2300. that Goods being lent aboard a spip, and the infatter having ingited ins Line 1 Vern. 190. of Lading for the fame, the Goods were flowed; and, under Pretence of being 138. Prefs-Mafters, divers Perfons, in the Night, entered the Ship, and robbed 2 K.6. 866. her of those Goods; the Merchant brought an Action at Common Law againft 3 Ki6. 72. the Mafter; and the Queftion was, whether he should answer the same; for it was alledged on his Part, that there was no Default or Negligence in him, as he had a fufficient Guard, the Goods were all locked up under Hatches, and the Thieves came as *Prefi-Mafters*, and by Force robbed the Ship; and that the fame was *Vis Major*\*, which he could not prevent: And laftly, that though he was Master, or Exercitor Navis, yet he had no Share in the Ship, and was but in the Nature of a Servant, acting for a Salary. But notwithstanding, it was adjudged to the Plaintiff; for the Master at his Peril must failing, it was adjugated to the ramin, for all reads in the rest Salary, yet is a known and public Officer, and one that the Law looks upon to answer; and the Plaintiff hath his Election to charge either Master or Owners, or both, at his Pleafure, though he can have but one Satisfaction.

If a Master shall receive Goods at the Wharf, or Key, or shall fend his Boat for the same, and they happen to be lost, he shall likewise answer both by the Marine and Common Law.

## Mayor and Com. de London, against Hunt.

Error of Judgement in B. R. in Affumpfit brought by the Mayor and Commonalty againft *Hunt*, where they declared of a Cuftom that they and their Predeceffors, Mayors,  $\mathcal{G}c$ . had of every Mafter of a Ship 8s. per Ton, for every Ton of Cheefe brought from any Place in England, to the Port of London, ab Oriente de London Bridge (to the Eaftward of London Bridge) in the Name of Weighage; and that the Defendant being Mafter of a Ship had brought to the Port of London fo many Tons which at that Rate can to fo much, which he had not paid; upon non Affumpfit, Verdict and Judgement for the; Lev. 37<sup>2</sup> Plaintiff. Upon which Hunt the Defendant brought a Writ of Error, and two Errors were affigned: 1. That the Action did not lie againft the Mafter, but that the Duty was due from the Merchants, Owners of the Goods; but the Judgement was affirmed, for that the Mafter is entrufted with the Goods and hath a Recompence from the Merchants for bringing the Goods, and is refpontible for them, and therefore fhall be charged for the Duty; as it would be infinite to fearch for the Owners of the feveral Goods which are all in the Cuftody of the Mafter who brought them into Port, and therefore he fhall be charged.

If Goods are fhipped, and an Embargo or Reftraint is afterwards iffued by  $D_{12}(A, Lib, g)$ . the Prince or State where the Mafter then is, and then he breaks Ground or  $\tilde{t}^{III}_{III}$ . Lieendeavours to fail away, and in Confequence thereof any Damages enfues, he fhall be refponfible for the fame; the Reafon is, becaufe his Freight is due, and muft be paid; nay, although the very Goods be feized as bona contrabanda.

• The which the Civil Law does fometimes allow. + Roy. 105. F. N. B. 104. b. 1ft. Inft. 89. 4 Co. 84. # Mo. 876. Hob. 17. 18. Poph. 178, 179. Cro. Jac. 188, 189, 330, 331. Solk. 388. 1 Std. 36. E c A Ship

onfor of the on

of

be-

onrce

nts her ps, neir his in airs in աՌ his be arif to fo , at red vathe s a ing om yer, peal ip; rother his ives lotthe

tion en's rom and tive

the

ifting

and

the

Fern. 242.

A Ship was let out to Freight to J. S. in England, at 31. 10s. per Ton, to go to Bourdeaux, then an Embargo is laid ; the afterwards proceeds to Bourdeaux, and the Master, without discovering his first Contract, agrees with the Correspondents there of 7. S. to allow him 61. 10s. per Ton ; upon this laft Agreement he recovered at Law, and Equity would not relieve, because the Per-formance of the first Agreement was hindered by the Embargo.

Les Oleron. Judg. a.

A Mafter ought not to fail in tempeftuous Weather, nor put forth to Sea, without having first confulted with his Company; nor must he stay in Port or "Jarbour without just Caufe, when a fair Wind invites his Departure.

If a Vefiel proves leaky or difabled, the Mafter ought not for th' 12 to put any of his Merchants Goods aboard any Enemy's Ship, without etters of fafe Conduct, as by fo doing they may be made Prize, and he be obliged to answer the Damages confequent to the Action.

Nor thall he put into any Creeks or other Places difallowed, except driven in 15 Hon. VI. C. 8. by Tempest, but into such Ports as are by Law appointed.

1 El. C. 11. Nor ought he to thip any Merchandizes, but only at the publick Ports and Keys. 5. 2.

13 and 14. He must not lade any prohibited or unlawful Goods, whereby the whole Gire. II. C. Cargo may be in Danger of Confiscation, or at least subject to Seizure or Sur-11. 5. 14. reption.

1 JAC. C. 2 He may not fail without able and fufficient Mariners, both for Quality and 12 Car. 11. Number.

I d. Raymond. The Ship was libelled against in the Admiralty, for that the Master, being Page 22. taken by a French Privateer, had ranfomed the Ship for 3001. and had fued for Hiljon verf. Bird. the Payment of it, and was carried Prifoner to Dunkirk, and the Money was not paid, Sc. and Sentence was given in the Admiralty against the Ship; and upon Motion for a Prohibition, it was denied by Holt, Chief Justice, then alone in Court; because the Taking and Pledge being upon the high Sea, the Ship, by the Law of the Admiralty, shall answer for the Redemption of the Master by his own Contract. Ex relatione m'ri Place.

Motion was made for a Prohibition to the Court of Admiralty, where a Suit I.d. Raymond. P. 152. Benzon vetf. was profecuted against a Ship, which the Master had hypothecated for Neccf-faries, being upon the Sea in Strefs of Weather; and the Suggestion was, that the Agreement was made, and the Money lent upon Land, viz. in the Port of London, it being a Venetian Veffel, which came here by way of Trade, and not Strefs of Weather; but per Holt, Chief Justice, the Master of the Ship has Power to hypothecate, but he cannot fell it; and, by the pawning, the

Coftard verf. Linglie.

Jefferies.

Ship becomes liable to Condemnation. This was refolved in folemn Debate, in the Cafe of Coflard v. Lewfle, 2 Will. and Mar. B. R. Then there is no Remedy there for the Hypothecation, but by Way of Contract: Therefore, fince the King's Bench cannot do Right to the Parties, it will not hinder the Admiralty from doing them Right; for if the King's Bench allows the Hy-pothecation, and yet denies the Remedy, it will be a manifest Contradiction. An Action was brought upon the Stat. 2 Hen. IV. Cap. 11. for fuing in the Admiralty on an Hypothecation, and it was held to be out of the Statute, in the Time of Lord Chief Justice Hale. And as to the Objection, that the Contract was made upon the Land, and the Money paid there, it must of Necessity be fo; for if a Man be in Diftrefs upon the Sea, and compelled to go into Port, he must receive the Money there, or not at all. And if his Ship be impaired by Tempeft, fo that he is forced to borrow Money to refit, otherwife the will be loft and for fecurity of this Money, he pledges his Ship, fince the Caufe of the Pledging arifes upon the Sea, the Suit may well be in the Admiralty Court : But because there was a Precedent, where a Prohibition in such Case had been granted, the Court granted the Prohibition, and ordered the Plaintiff to declare upon it, for the Law seemed clear to them, as before is faid.

The Defendant, as Executrix to the Master of a Ship, libelled in the Ad-3. Carth. miralty Court for the Wages owing to the Teftator by the Owner; upon which md, P. 576, the Plaintiff to have a Prohibition, fuggested the Stat. of 15 Rich. 11. Cap. 3. that the Admiralty Court shall not have Cognizance of Contracts made upon 577. 578. the Land, and flews this Contract to have been made upon the Land, Gc. and

this

this Cafe was moved in feveral Terms, but opposed; and the Council for the Prohibition argued, that Prohibitions are grantable de jure, and are not difere- clap verta tionary in the Court, Raym. 3, 4. That the Cafe in Winch, Rep. 8. was the Sugrave first Cafe where a Prohibition was denied, in Cafe of a Suit by Mariners for their Wages, in the Admiralty Court, and the Denial was grounded upon Compaffionate Reafons, becaufe they were poor Men, and becaufe there they might join in Action, but here they must fever, but the faid Cafe is contrary to the Reasons and Grounds of the Law; for where the Contract is made upon the Land, though the Service was done upon the Sea, it is out of the Jurifdiction of the Admiralty; and to vice verfä, if the Service was done upon the Land, and the Contract upon the Sea, 12 Co. 79, 80. Staunf. 51, b. Hob. 212. A Confultation is always denied in Cafe of a Suit by Mariners, if there is a Charter-party 1 and the Sealing of a Writing cannot make any Difference in Reafon, Raym. 3. A Prohibition granted where the Mafter libelled alone, and *contra*, it was faid for the Defendant, that the Cafe of Mariners was now fettled, and ought not to be ftirred; but that the great Reafon why they are permitted to fue there is, the Ship is the Debtor, and by the Law of the Admiralty they may attach her, which they cannot do by the Common Law; and in the Admiralty Court they may all join in Suit, whereas by the Common Law they must bring feveral Actions : That the Case of the Master is not different, for the Ship is Security to him, and he is but a Mariner, and his Wages are Wages at Sea; but however, where the Mafter dies in the Voyage, as he did in this Cafe, there can be no Reafon to exclude his Executors from fuing in the Admiralty, because he had no Opportunity of bringing his Wages to Account with the Owners. And in 2 Vent. 181. Allifon v. Marth, the Purfer, though an Officer of the Ship, was allowed to fue for his Wages in the Admiralty. And in 2 Keb. 779. pl. 6. Rex. v. Pike, a Prohibition was denied where the Mafter and Mariners joined in a Suit in the Admiralty for their Wages (but Holt faid, that a Prohibition ought to have been granted quoad in the faid Cafe) and he cited a Cafe Hil. 27. and 28 Car. II. C. B. between Cook ir and Older, where Atkins and Ellis, Justices, were of Opinion, that a Pro bition ought to be granted to the Suit in the Admiralty Court, by the Master of a Ship for Lis Wages, though North, Chief Justice, and Wyndham, Justice, held the con-trary Opinion. But Holt, Chief Justice, faid, that it is an Indulgence, that the Courts at Westminster permit Mariners to fue for their Wages in the Admiralty Court, because they may all join in Suit; and it is grounded upon the Principle, Quod communit Error facit Jur, but they will not extend it to the Mafter of the Ship, cfpecially if he was Mafter at the Beginning of the Voyage here in England, and the Contract was made with him here. Poffibly if the Master of a Ship died in the Voyage, and another Man took upon him the Charge of the Ship upon the Sea, such Cafe might be different. As in the Cafe of Grofwick v. Louth/ly, where it was held in this Court lately, that if a Ship was hypothecated, and Money borrowed upon her at Amsterdam, upon the Voyage, he who lent the Money may fue in the Admiralty for it; and this Court granted a Confultation in that Cafe: But in another Cafe, where the Money was borrowed upon the Ship before the Voyage, the King's Bench granted a Prohibition, and the Parties acquicted under it. There are many Precedents in the Court of Admiralty of Suits by the Mariners for their Wages, but none for the Mafter of the Ship: And the Cafes differ; for the Mariners contract upon the Credit of the Ship, and the Master upon the Credit of the Owners of the Ship, of whom generally he is one, Sc. It was moved, that the Court would compel the Plaintiff to put in Bail to the Action to be brought for the Wages at Common Law, or otherwife deny the Prohibition, which it was faid had been done often : Halt, Chief Justice, confessed that the Court had fometimes interposed, and procured Bail to be given, but it was by Confent, and in Case of the Proprietor himself; but in Regard that in this Case the Plaintiff was a Purchaser without Notice, there was no Reason, and a Prohibition was granted.

BALLAM libelled in the Adiniralty against a Sup of And Mafter sontracted id. Roymond, being in great Diffreis for Want of an Anchor and Cable, the Mafter sontracted id. Roymond, with P. 805, 806.

, to ourthe laft Per-

lare to s of

ith-

d to n in

and hole

Sur-

and

cing for was

and then the the

Suit cefthat t of and Ship the ate,

e is ore,

the

Iythe in ract ſo; he by be of rt : cen are

d-ich

3. on ind

his

with Ballam, who delivered them on board, Gc. upon which a Motion was Much. Term, made in this Court for a Prohibition to be directed to the Judge of the Admi-Ann. Reg. ralty, to prohibit him from proceeding in the faid Suit, upon a Suggestion that *Yulia* viri. *Ballam.* the faid Contract was made upon the Land, viz. at *Ratcliffe*, upon the River Thames, the faid Ship being then there; and a Rule was made, that the Defendant should shew Cause why a Prohibition should not go; upon which it was shewed for Cause, 1. That of late Times the Admiralty had been always encouraged, and that they ought to have Cognizance of all Things incident to the Navigation, therefore they shall have Cognizance of a Suit for Mariners Wages. 2. That in this Cafe the Defendant would be without Remedy, if a Prohibition should be granted ; because the Master of the Ship with whom the Contract was made, was dead, and the Part Owners were Foreigners. contract was made, was dead, and the Part Owners were Foreigners. 3. That the Contract being upon the Land will not hinder the Admiralty to hold Plea, a Roll. Rep. as was held in the Cafe of Coflard v. Lewflie, where a Libel was in the Admiralty against a Ship upon a Hypothecation made of her at Land, and that appeared upon the Instrument of Hypothecation, which mentioned it to have been made at Rotterdam; and yet a Prohibition was denied after great Confideration. Now here, though the Anchor, &c. were fold upon the Land, yet the Strefs of Weather which difabled the Ship, was upon the high Sea, and therefore the original Caule being within the Juridiction of the Admiralty, will draw the Relidue to it as incident. Sed non allocatur, for, per curiam, this is not like the Cafe of Coflard v. Lewfle, 1. Becaufe it does not appear in this Cafe, that this Ship was in her Voyage when the became in Diffreis, for Want of an Anchor, Ge, and at the Time of the Contract. 2. There was no Hy-pothecation here, as there was in the Cafe cited; now where there is an Hypothecation, if the Admiralty should be prohibited to proceed, Gc. the Party would be without Remedy, for no Suit can be against the Ship at Common Law upon it. Now it is true, that by the Maritime Law every Contract with the Mafter of a Ship implies an Hypothecation; but it is otherwife by the Law of England, therefore this being a Contract made with the Mafter upon the Land, it is the common Cafe; the Admiralty cannot have Cognizance of fuch a Suit, and therefore a Prohibit...n was granted: But, at the Importunity of the Defendant's Council, the Court gave Order that the Plaintiff should declare upon it, Gc.

S.C. Solk. 3. WATSON was Mafter of a Merchant Ship, which was taken at Sea by a Id. Raymond. French Privateer; *Watfon* agreed with the Captain of the Privateer for the 933, 934, Ranfom of the Ship and Goods at 1200/. and as a Pledge or Security for the 933.934. Ranfom of the Ship and Goods at 1200/. and as a Pledge or Security for the Trainty verf. Payment of the Money, *Watfon* was detained and carried into *France*; but the *Watfon*. Ship and Goods were released, and brought into *Briftol*, where the Ship was <sup>2</sup> Ana. <sup>3</sup> we unladed, and the Goods landed (after Cuftom paid) and delivered to one Day; <sup>3</sup> ginx. <sup>3</sup> but whether in Truft for the Benefit of the Mafter, or for the Use of the Owners, was not agreed. *Watfon* commences his Suit in the Court of Admiralty against the Owners, to compel them to pay the 1200/. and redeem him ; and thereupon a Warrant was issued out of that Court to arrest the Ship and Goods, in quadam caufa falvagii, in order to compel the Defendant to appear there, and the Ship and Goods were feized thereon: A Prohibition was prayed as to the Goods, fuggesting the Scizure on Land infra corpus comitatus, and fo not within their Jurifdiction, it was infifted, that the Mafter had no Power to make fuch an Agreement, nor to fubject the Goods to the payment of his Ran-fom, without the express Authority and Confent of his Owners. The Power of Hypothecation in a Voyage for Necessaria is incident to his Office, and al-lowed for the Necessity of the Thing, and the Benefit of the Owner; but this is not fo, for this is a Redemption, and a new buying of the Ship; and if this be allowed lawful, it will give a Power to the Mafter to do an Injury to the Owners, by obliging them to the Performance of an Agreement of his making, upon any Terms never fo unreafonable, and to compel them to pay more than the Ship and Goods are worth, as the Agreement in this Cafe is : Befides, the Power of the Master is only over the Ship, and he has no Power over the Goods and Lading to make any Disposition thereof; admitting the Master has such Power to subject the Goods to the Payment of his Ransom,

108

111,9.

3

vet

yet he ought not to bring the Suit in his own Name, but the Suit ought to be carried on in the Name of the Vendee, or Purchafer of the Goods. Admitting this Suit proper, yet the Seizure is illegal; for the Court of Admiralty cannot award fuch Procefs; as their firft Procefs to compel the Party to appear is in the Nature of an Execution againft the Goods, and they can no more begin with fuch Procefs than an inferior Court; and as a Prohibition thall be awarded to any inferior Court, in fuch Cafes, fo ought it in this, though the Party have not yet appeared, nor any Libel be as yet exhibited; and fo was it done in the Cafe of Capt. Sands and Sir Jofiab Child, 5 Will, and Mar. On the other Side it was infifted, that no Prohibition ought to go in this Satk. 31.

.

...

SOSA

c

a

e

e

r sf

D S On the other Side it was infifted, that no Prohibition ought to go in this saw. Cafe, for that the Mafter has Power in this Cafe, to fubject the Goods to the Payment of his Redemption; and it is founded on the fame Reafon as his Power of Hypothecation; the Neceffity of the Thing, and the Benefit of the Owners, by parting with fome Part of the Goods to fave the Reft, whereas otherwife the whole would have been loft; fo is' Molloy 213, 214. Hob. 11, 12. but this being a Matter and a Caufe properly within the Jurifdiction of the Court of Admiralty, fhall be determined there: And in a Maritime Caufe, whereof they have Cognizance, the Procefs of the Court may be executed upon Land, infra corpus comitatis,  $\mathcal{C}_{c}$ . As to the Objection that the Suit in eurid admiralitatis ought not to be in the Mafter's Name, it was anfwered, that it is most proper in his Name, for the Captors to whom the Ranfom belongs, and who have the Mafter in their Cuftody, cannot fue in their own Name, becaufe they are Ememies, but if the Suit be not carried on between proper Parties, it is good Caufe for an Appeal, and fhall be determined by the Rules of the Marine Law, but it is no Ground for a Prohibition. But admirting the Merits of the Caufe to be againft the Mafter, yet the Owners come too foon for a Prohibition before they have appeared, and before any Libel exhibited, fo that it cannot appear to this Court what the Nature of the Suit is.

The Court defired to hear a Civilian before they made any Rule in this Cafe, and accordingly Dr. Lane attended for the Plaintiff in curid admiralitatis: He argued, that Salvage, or caufa falvagii, as is mentioned in the Warrant, is of Admiralty Jurifdiction; that the Mafter reprefents both the Owners of the Ship and the Traders, and has a Truft repoted in him, which extends to the Goods as well as the Ship; the Mafter may detain the Goods of the Merchant for the Freight of the Ship or Wages of Mariners. The Mafter in this Cafe, hy the Marine Law, hath an Hypothecation of the Goods to him, to keep till Payment be made of the Money agreed, and not only a bare Poficfilion; and therefore though he depart with the Poficfilion of the Goods before Payment, that does not diveft his Intereft. The Goods were in the Power and Poficfilion of the Enemy, who might have kept or deftroyed them all, if they had not been redeemed by the Mafter, which is for the Benefit of the Owners. Redemption, is a Redemption by the Mafter, who gives Security for the Payment of the Money agreed, by fubjecting his Perfon as a Pawn or Pledge, fo that he has, as it were, paid for the Goods. This Power of Redemption is not founded on the *Rbodian* Laws, or the Laws of Oleron, but arifes from the Cuftom and Law of Nations, and the fame Cuftom or Law gives the Mafter in this Cafe an Intereft in the Ship and Goods.

It was agreed by the whole Court, that no Prohibition should be granted in this Cafe.

Holt, Chief Juffice, faid, that it feemed very juft and reafonable in this Cafe, that the Owners of the Goods ought to pay the Redemption. If a Pirate thould take the Ship and Goods, and the Mafter redeem them, the Owners fhall make him Satisfaction; and then much more in this Cafe, when taken by an Enenty. When the Mafter makes a Composition for the Benefit of the Owners, it is highly reafonable that he fhould be indemnified. The whole Ship and Goods would have been Prize, if he had not made this Composition; therefore where there is an inflant Danger of losing Ship and Goods (as in this Cafe, when they were under the Capture and Power of the Enemy) and no hopes of faving them then appears (though afterwards it F f

may happen that the Ship may be refcued on frefh Purfuit) cannot the Mafter make fuch an Agreement as this, as well as he may throw part of the Goods overboard in Cafe of a Tempeft, to fave the Reft? The Mafter has the Cuftody and Care of the Ship and Goods : Suppoing then that the Mafter has fuch a Power of compounding, the Goods then remain to him as a Security, and he may detain them till Payment, as he may for Freight; but then it is to be confidered, whether, when he has once delivered them to the Owner, or to his Ufe, he has not departed with his Security, and has no Way to come at them again, as it is in Cafe of Freight. Thefe Things are confiderable if we go into the Merits of the Caufe, but that not being before us, I give no Opinion therein.

s.c.salk.35. A Ship was outward bound to and being in Diftrefs at Sea in Ld. Reymond, her Voyage put into Boffon in New-England, and there the Mafter took up Pro82, 934. Money, which he applied in Necetifaries for the Ship, and, as a Security for gravity form, the Repayment, by Way of Hypothecation, made a Bill of Sale to the Party, a stan. Reg. of Part of the Ship, who now libelied in the Court of Admiralty againft the Source. Ship and Owners, to compel the Payment of the Money. Serjeant Darnall

moved for a Prohibition, and a Day was given to hear Counfel on both Sides. On the Day, Serjeant *Darnall* infifted, that as this Cafe is, there ought to go a Prohibition, becaufe it appears, upon the Face of the Libel, that this Hypothecation was upon Land in Port, viz. at Boflon, and not upon the Sea, as it ought to be, to give that Court a Jurifdiction. Befides this appears to be a Bill of Sale of Part of the Ship, upon which the Party may have his Remedy at Common Law, and not a proper Hypothecation. Alfo the Proceedings are againft the Owners as well as againft the Ship; and, if the Owners are liable, they are chargeable at Common Law.

Mr. Chefhyre against the Prohibition. It makes no Difference whether the Hypothecation were upon the Sea or upon Land, being done in a Voyage; and a Prohibition has been denied upon the fame Point as this Cafe, in this Court, Vide ante.
Vide ante. between Coftard and Loutbefly, Trin. 1 Wil. & Mar. where the Hypothecation was in Port, viz. at Rotterdam. The fame was adjudged here, Hil. 1696, between Benoir and Jeffrys; and about a Year fince between Jufin and Ballam, a Prohibition was granted, because it did not appear there was any Hypothecation. In this Cafe the Neceffity of the Thing requires that it be done at Land and it would be prejudicial to Navigation, if this Suit in the Admiralty should not be.

Holt, Chief Juftice. The Cafe of Coflard and Louthefly was the fame as this; and there, on a Demurrer to a Declaration in a Prohibition, a Confultation was awarded by the whole Court. When an Hypothecation is made, either for Money to buy Neceffaries, or for Neceffaries for the Ship in a Voyage, the Court of Admiralty have a Jurifdiction, for the Farty has no other Remedy; we cannot give him any Remedy against the Ship; and if the Suit there thould not be allowed, the Master will have no Credit to take up Neceffaries for the Use of the Ship.

Powel, Justice, of the fame Opinion.

Holt, Chief Juftice. No Mafter of a Ship can have Credit abroad, but upon the Security by Hypothecation; and thall we hinder the Court of Admiralty from giving Remedy, when we can give none ourfelves? It will be the greateft Prejudice to Trade that can be, to grant a Probibition in this Cafe. Indeed, if a Ship be hypothecated here in *England* before the Voyage begin, that is not a Matter within the Jurifdiction of the Court of Admiralty, for it is a Contract made here, and the Owners can give Security to perform the Contract. Which *Powel* agreed.

Holt, Chief Juffice. There is no Difference whether the Hypothecation be alledged in the Libel to be made in Port, or appears to to be by the Suggestion, as it was in the Cafe of Costard and Lautbrshy; and as to what you fay, that this is a Bill of Sale, and to a Remedy at Law, that is not to, for the Mafter has no Authority to fell any Part of the Ship, and his Sale transfers no Property; but he may hypothecate. And fince the Proceedings in the Court of Admiralty are against the Owners as well as against the Ship, let a Prohibition go quoad the Proceedings

See before.

Proceedings against the Owners, and let them go on to condemn the Ship. To which the reft of the Judges agreed.

1

5

h

٢,

0

r

it

a

n

n P

r

7,

e

11

s.

0

-15 1]

it A

c

IC

d

t,

n

;-V,

d

đ

; S

2

The preceding few Cafes may ferve to fhow the Power lodged in the Captain to engage his Ship for Payment of what Cafh he may take up for his Repairs and Ufe; and though the Law difallows of his felling her, yet fhe is obliged for the fulfilling his Contracts fo far as her Value, and that of her Freight (as has been fhewn before); though he on his Part muft give a juft Account to the Owners, how the Money he has received was expended, and is confequently anfwerable to them for the fame, and to act upon the Truft reposed in him, and the Good Conduct expected from him.

He must not carry any counterfeit Cockets or other fictitious and colourable 13R.II. C.9. Ship-Papers, that may occasionally involve the Goods of the Innocent with the Nocent.

Nor must he refuse the Payment of any just and ordinary Duties and Port Leg. Oleron. Charges, Customs or Imposts, to the Hazard of any Part of his Lading; yet if<sup>24</sup>. he offers that which is due and he ought to pay, then he is excused.

Boats, Anchors, and Sails are diffrainable if the Mafter refufes to pay Port Duties, but no Part of the Cargo, for the Ship and its Mafters are aniwerable for these Duties, as was adjudged in Favour of the Mayor and Burgefies of *Newcaftle, Salkeld* 249, *Micbaelmas Term*, 10 *Will*. III. But Chief Juftice Holt gave a feparate Opinion from the Court, that the Cargo is likewife liable. It is, however, the fafeft Way to diffrain Things belonging to the Ship, or to the Mafter.

In fome foreign Ports it is the Practice, upon any Difpute refpecting the Payment of Harbour Dues and Fees, and the Refutal of the Payment of Debts contracted by the Mafter, to unhang the Rudder of the Ship, and to deliver it to the Quay-Mafter or fome other Officer of the Place, till the Matter in Litigation is decided, or Satisfaction is made for the Demands of the Creditors on the Mafter. This is the eftablished Cuftom at Oftend in particular, and as it abfolutely prevents the Sailing of a Ship on her Voyage, should be carefully attended to by the Owners and Freighters, in their Orders to their Agents in fuch Ports, that they may readily make themfelves refponsible in fuch Cafes, and thereby guard againft the Confequences of the obstinacy and Perverfeness of many Mafters, who very often will not fubmit to the Advice of the Agent or Factor to whom the Ship is configned.

Every Mafter ought carefully to examine his Rigging and Tackle before proceeding on a Voyage, that he may not fail with any infufficient and defective; nor ought he to go with fewer or finaller Cables than is ufual and requifite for a Ship of equal Burthen with his; for, if any Damage happens in delivering the Goods, either in a Lighter or otherwife, by the breaking of a Rope or the like, he muft be anfwerable for it; but when once out of his Cuftody, he is no further refpontible; fo that if on taking them out of the Lighter at the Wharf or Key, they are any Ways damnified, the Wharfinger then (and not the Mafter) muft be accountable for it. But if fine Goods, or the like, are put into a clofe Lighter, to be conveyed from the Ship to the Key, it is ufual in this Cafe for the Mafter to fend a competent Number of his Mariners to look to the I ferchandife, and if then any Part thereof be loft or embezzled, the Mafter is refpontible\*, and not the Wharfinger; but if fuch Goods are to be fent on bcard a Ship, there the Wharfinger at his Peril muft take Care that the fame be preferved.

On his Arrival at his defined Port, his first Care should be to see his Ship well 18 Eliz. C.9. anchored and moored, and, after she is reladen, not to depart till the is cleared; 14 Car. II. for if any Damage happens through his, or his Mariner's Fault or Neglect, wherehy C. I. the Cargo is prejudiced, he must answer the fame.

If there is a Conful or Vice Conful appointed by his Sovereign, or by any Commercial Company authorifed by the Crown, to appoint fuch an Otificer, refident at the Port where any merchant Ship arrives, it is the Duty of the Mafter to report his Arrival with his own Name, the Name of the Ship, and whereof her Cargo principally confifts, and to put himfelf under his Protection, as far as his Authority extends, during his Stay in Port. If the Mafter does not conform to the legal Orders of the Conful of his Nation, and any Accident or

. Pafch. 26 Car. ruled at Guildhall by L. C. Holt.

Damage

Damage happens to his Ship or Cargo, he will be antiwerable, and not the Owners or Freighters. As in the following Cafe: A Mafter of an Englith Ship had moored her in the Harbour of Oftend, in a Place judged improper by the Quay-Master; on being ordered to remove her to another, he refuted to obey either the Quay-Mafter, or the Conful. The Quay-Mafter thereupon cut the Cables, and the Ship being adrift, bulged against the opposite Side of the Bason, and was confiderably damaged. The Conful, at the Request of the Merchant to whom the Cargo was configned, protefted against the Master, in Favour of the Owners, and he paid the Damages. He would have been imprisoned by the Magistrates of Oftend, if the Conful had not interceded.

Digeft. L. Cum in Debi-

Lib. 1. Cod. de Navibus non excuf.

And as the Law fubjects him to the aforefaid Things in Port, fo it does to Cumin Debi-to F, de P.) many others in his Voyage; as that if he deviates in his Courfe without juft Caufe, or fteers a dangerous and unufual one, when he may have a more fecure Paffage (though to avoid illegal Impositions he may fomewhat change it); nor may he

fail by Places infefted by Pirates, Enemies, or other Places notorioufly known to be unfafe, nor engage his Veffel among Rocks, or remarkable Sands, not being neceffitated thereto by Violence of Wind and Weather, or deluded by falie Lights.

No Master is answerable for the Contracts of his Mariners, unless he has recommended them to Credit, but they may be detained for Debts, or Mifdemeanours.

He that will charge a Mafter with a fault in Relation to his Duty, by the Marine Law, must not think that a general Charge is fufficient, but he ought to affign and fpecify the very Fault wherewith he is fo charged.

So he that will infer, that fuch or fuch a fad Difafter hath happened, or been occasioned by Reason of some fault in the Mariners, must not only prove the Fault itfelf, but must also prove the Fault did dispose to such a fad Event ; or that fuch a Misfortune could not have happened, without fuch a Fault precedent.

1 Rolls Abr. 530. Furnes verf. Smith.

If an Infant, being Mafter of a ship, contracts to bring Goods from any Port to *England*, and there to deliver them, but does not deliver them according to Agreement, but waftes and confumes them, he may be fued in the Admiralty Court although he be an Infant ; for this Suit is but in Nature of a Detinue or a Trover and Conversion at the common Law; and a Prohibition denied for that Caute.

A Mafter can let out his Veffel to freight, take in Goods and Paffengers, mend and furnish his Ship, and to that Effect he may (if need be) in a strange Country, borrow Moncy upon the Ship, fome of the Tackle, or fell fome of the Merchandife; and in this latter Cale, the highest Price that the Remainder is fold for, must be paid to the Merchant or Owner of them, who in Return must pay freight as well for what (through Necessity) was so fold, as for what remained. *Leg.* Okron 1. But if the Ship in the Voyage afterwards should happen to be cash away, then only shall be tendered the Price that the Goods were bought for.

Leg. Oleron. C. 22. Hib. 11, 12. Latch 252. Noy 96. Mo. 918. Leg. Oleron. C. 2. 12 Salk. 34 pl. 1.

By the Common Law, the Master of a Ship should not impawn the Ship or Goods; for any Property, either general or fpecial, was not him in, nor is fuch Power given unto him by the conftituting of him a Master. Yet the Common Law hath held the Law of Oleron reafonable, that if a ship springs a Leak at Sea, or is in Want of Victuals and other Necessaries, whereby the is either in Danger, or the Voyage may be defeated, that in fuch Cafe of Necessity the Master may impawn for Money, or other Things, to relieve fuch Extremities, by em-ploying the fame to that End; and therefore he being the Perfon trufted with the Ship and the Voyage may be reafonably thought to have the Power given to him implicitly, rather than to fee the whole loft.

2 Vernon 645. In Chancery 1709.

The Mafter of a Ship putting into Port by Strefs of Weather on his Voyage, and having no Money may hypothecate, or mortgage the Ship, for Necessiaries or Repairs, and the Owners mult indemnify him ; but he cannot fell the Ship, neither ought he, except in the Cafe of extreme Neceffity, to fell any Part of his Cargo. Indeed this Neceffity can fcarce ever happen, unlefs a Ship is driven into a Place inhabited by Barbarians; for it is usual in the Ports of all civilized Nations, to take the Master's Bills of Exchange on the Owners or Freighters for Repairs or Provisions.

But

١Ē

ip

ie

ey

he n.

to

he

he

to

ſe,

ge. he

vn

ng

líe

i1-

he to

en ult

iat

ort

to

lty

01

for

ind

гy,

or,

ght eg.

aft

or

ıch

non at

in fter

mith

to

ige,

s or nip,

t of

driivi-

gh-

But

μ.

But if the Mafter takes up Money to repair or victual a Ship when there is no Occafion, he only fhall become Debtor; or if he takes up more Money than was neceffary, fo that the Lender advances a far greater Sum than was wanted, the Owners fhall not be liable; for this would be to encourage Collution between the Mafters and Foreign Agents or Merchants fupplying them, fuppofing both to have fraudulent Defigns. The Mafter therefore ought to be furnifhed by the Party who has undertaken the Repairs or Victualling in the Foreign Port, with fair attefted Bills of the neceffary Acts done for the Ship, and of the Money advanced for the fame,

But a Mafter for any Debt of his own cannot legally impawn or hypothecate the Ship,  $\mathcal{G}c$ . for the fame is no ways liable, but in Cafe of neceffity, for the Relief and completing of the Voyage.

Nor can he fell or difpofe of the fame without an Authority or Licence 1 Siderf. 453. from the Owners; and when he does impawn or hypothecate the Veffel or wide 1 Rolls Furniture, he ought to have the confent and advice of his Mariners.

A Ship being repaired,  $\mathcal{C}c$ . in the *Thames*, he is not liable, but the Owners. Pret Will. Though the Mafter cannot on every Cafe of Neceffity impawn the Veffel or  $L_{kaym,152}^{57}$ 

Furniture, for if the bc freighted, and he being (an Owner) is to join with the ludgement reft in buying Provifions for the Voyage, and perhaps he wants Money (a great *Oleron*, C, 22. Sign of Necefity) yet cannot he impawn the Veffel or Furniture, otherwife, or for more, than his own Share in her, the which he may transfer and grant, as a Man may do an eighth or fifth Part in Land or Houfes; but fuch Obligation of the Veffel muft be in foreign Parts or Places where the Calamity or Neceffity is univerfal on the Veffel, that will oblige all the Owners.

If the Vefiel happens afterwards to be caft away, and the Mariners by their great Pains and Care recover fome of the Wreck and Lading, the Mafter in that Cafe may pledge the fame, and diftribute the Product among his diftreffed Sailors, in order to their carrying them home to their own Country: But, if the Mariners no Way contributed to the Salvage, then their Reward is loft and funk with the Vefiel. And if there be any confiderable Part of the Cargo faved, he Ditto, C. 3: ought not to difinifs the Mariners till Advice from the Freighters or Laders; for otherwife, perchance, he may be made liable.

If Merchants freight a Vefiel at their own Charges, and fet her to Sea, and Ly. Oleron. the happens afterwards to be weather-bound, the Mafter may impawn either C. 22. the Ship or lading at his Pleafure, or at leaft fuch as he could moft conveniently raife Money on, rather than fee the whole Voyage overfet or loft, and, if he cannot pawn the Lading, he may fell the fame, Liat is, fo much as is neceffary; in all which Cafes his Act obliges; however, Orders and Inftructions from his Owners are as carefully to be regarded and followed as the Magnet.

Owners are as carefully to be regarded and followed as the Magnet. When a Maîter shall arrive with his Ship at Gravesend, he shall not be above is Car. II. three Days coming from thence to the Place of Discharge; nor is he to touch at C. 18. any Quay or Wharf till he comes to Cheller Quay, unless hindered by contrary Winds or Draught of Water, or other just Impediment, to be allowed by the Officers: And likewise he or his Purser are there to make Oath of the Burthen, Contents, and Lading of his Ship; and of the Marks, Number, Contents, and Qualities of every Parcel of Goods therein laden, to the best of his Knowledge; allo where, and in what Port, the took her Lading, in what Country built, and how manned, who the Master during the Voyage, and who the Owners; and in Out-Ports must come up to the Place of unlading, as the Condition of the Port requires, and make Entries on Pain of 100/.---Nor is fuch a Master to lade aboard any Goods outward to any Place whatGover, without entering the Ship at the Cuttom-house, her Captain, Master, Burthen, Guns, Ammunition, and to what Place the intends, and before Departure to bring in aNote under his Hand, of every Merchant that shall have laid aboard any Goods, together with the Marks and Numbers of fuch Goods, and be fivorn as to the fame, on Pain of 100/.

Note, There is a Lift of all foreign built Ships in the Exchequer.

The Mate of a Ship, as well as a fingle Mariner (or a Number of them) may Ld. Raymond. fue in the Admiralty Court for their Wages, as the Mate only differs from the P. 398, 632. Sailors in Title, being a Servant to the Mafter with whom he contracts as the Mariners do.

Gg

Upon

1. Raymonds

P. 693.

Upon a Motion for a new Trial in an Action for a Seaman's Wages, Holt, Chief Juftice, faid, that if the Ship be loft before the first Port of Delivery, then the Seamen lofe all their Wages ; but, if after the has been at the first Port of Delivery, then they lofe only those from the last Port of Delivery; but if they run away, although they have been at a Port of Delivery, yet they lose all their Wages. Ex relatione m'ri Jacob.

If a Ship be taken by the Enemy before the arrives at her first Port of Deli-very, the Seamen cannot recover any Wages; but if the has delivered her Cargo, and is taken on her Return, they will recover Wages for the outward-bound Voyage, and half the Time of delivering the Cargo at the first Port of Delivery, and no more. As was adjudged in the Cafe of Seamen belonging to an Eatt Indiaman, taken by the French on her Return Home, by Chief Justice Holt.

See Raymond's Reports 739, 10 Will. III. Ditto, P. In an Action brought for Mariners' Wages, for a Voyage from Carolina to Math. Term. London, it appeared, that the Plaintiff ferved three or four Months; and before Mile, Yerm Donador, it appeared, that the Flaintin letter three floor four Months, and before Wiggins vert the Queen's Service, and afterwards the Ship arrived at the delivering Port; and Inglian ruled by Holt on Evidence at Guildball, that the Plaintiff flould recover pro tanto verf. Made as he ferved, the Ship coming faste to the delivering Port. Afterwards, in ano-

as he ferved, the Ship coming fafe to the delivering Port. Afterwards, in another Caufe in fuch an Action it appeared that the Plaintiff was hired by the Defendant at Carolina, to ferve on board the Jane Sloop, whereof the Defendant was Master, from Carolina to England, at 31. per Month; that he ferved two Months, then the Ship was taken by a French Privateer, and ransomed, and, just as the came off Plymouth, the Plaintiff was impreffed, &c. and then the Ship came fate into the River Thames, where the disposed of her Cargo; and, by Holt the Plaintiff can have no Wages, the ship having been taken by the Enemy and ran-fomed. Mr. Raymond infifted that in that Cafe he flould recover pro rate, and that the Usage among Merchants was fo; which *Holt* faid, if he could prove, it would do: but, wanting Proof of it, the Plaintiff was nonfuited.

The Suit here was for Seamen's Wages, upon the Arrival of the Ship at Guinea. Ld. Raymond, verf. Powell, Juftice, faid, he remembered a Cate of the like Nature, where a Suit was P. 1428. Brown Bream k and commenced in the Court of Admiralty, by Sailors for their Wages, upon the Ar-Ream k aloc commenced in the Court of Admiralty, by Sailors for their Wages, upon the Ar-Fall. Term rival of the Ship at Newfoundland; and though the Merchants all held it no Port 5 dan. Reg. of Delivery, yet the Court of Admiralty held it the contrary, and fodid the Court

of Common-Pleas, upon a Motion for a Prohibition. and 8 Will.

Every Seaman that shall ferve in any of his Majesty's Ships, or in any Ship be- 7 and 8 Will. Every Seaman that Inail ierve in any or nis Majerty's only 5, or an any or nis Majerty's Jonninons, thall allow out of the Wages for fuch Service 6d. per Menfem, for Support of Greenwich Holpital, &c. which monthly Allowance thall be collected as thall be appointed by the Committee of Lord Hich Admiral fioners for executing the Office of Lord High Admiral.

Ditto , S. 15, Licences shall be given, by Order of his Majesty, or the Commissioners of the Admiralty, to any Landmen defirous to apply themfelves to the Sea-Service, to ferve in Merchant Ships or other trading Veffels, which shall be a Protection against being impressed, for two Years following the Date of such Licence ; provided that fuch Landmen bring to the Register two Inhabitants, or known in the Place where they fo enter themfelves, who shall atfert their Knowledge of fuch Landmen for two Years paft, and in what Bufiness they have known them employed; and, if any Person shall vouch any one for a Landman who shall be proved to be a Seaman, he shall forfeit 20% and any Seaman taking another's Name, or any Perfon counterfeiting any Licence, thall forfeit 20/. and be liable to fuch further Punifinnent, as by Law may be inflicted for fuch Mildemeanour.

8 and 9 Will. III. C. 23. 5.6.

For the better collecting the Duty of 6d. per Menfem, granted by the 7 Will. III. Cap. 21. it fhall be lawful for the Commissioners for registering of Seamen, or their Deputies, by Warrant, to caufe all Masters of Ships, not in his Majesty's Service to appear before them, and fuch Masters upon Oath to examine, as to the Number, Wages and Time of Service, of every Person belonging to fitch Ships; and if fuch Masters shall refuse to appear, or shall obstinately refuse to give a Discovery of the Matters aforefaid, upon their Oaths, such Offenders shall forfeit 10/. to the Uses mentioned in the faid Act, to be recovered by Action, Ge. Repealed as to the Registering of Seamen, by 9 Ann. Cap. 21. Sect. 64.

The

lt, en

of ev

:ir

io.

nd

٧,

itt

lt.

to

re

to

hr

to

o-

n-

as is, he

fe

10

1.

ıd it

a,

**a**9

rrt

es

h [-

e

h

The Commissioners, &c. shall take the solemni Affirmation of Quakers, instead 8 and 9 Will. of their Oath.

Forafmuch as divers Perfons have perfonated Seanten, who have ferved or are ound to Will. fuppoled to have ferved on board his Majefty's Ships, and thereby have received III.C. 41.5. Money at the Pay-Office, or elfewhere; and have allo forged Letters of Attorney or Bills of Sale, Affignments, or laft Wills, in the Names of Perfons who have ferved, or were fuppoled to have ferved, on board his Majefty's Ships and do allo procure Men and Women to perfonate, and divers wicked People do of their own Accord perfonate, the Wives, Relations or Creditors of fuch Seamen, and thereby have falfely taken out Letters of Administration to fuch Seamen, or have forged Letters of Attorney, Bills of Sale, or other Authorities, in the Names of the Executors or Administrators of fuch Seamen for the Receipt of fuch Wages; every fuch Perfon, their Aiders or Abettors, that shall be convicted of the faid Crimes, shall over and above the Penalties inflicted by any Laws in Force forfeit 200/. with Cofts, &c.

No Will of any Seaman contained in the fame Infrument, Paper, or Parch-Ditto, S. 6: ment with a Letter of Attorney shall be good in Law.

No Perfon shall take more than 1.. for the Seal, Writing or fuing forth Letters Ditto, S. 7. of Administration, granted to the Wife or Children of any Seaman dying in the Pay of his Majesty's Navy, unless the Goods of such Seaman amount to 20/. and if any Officer take more he shall forfeit to the Party grieved 10/. It shall be lawful for two Justices of Peace, as also for Mayors, Aldermen, Bai-2 Anni C. 6.

It shall be lawful for two Justices of Peace, as also for Mayors, Aldermen, Bai-2 Ame. C. liffs, and other chief Officers and Magistrates of any City, or Town corporate;  $^{S_{1}}$  and likewife for the Church-wardens and Overfeers of the Poor of the feveral Parishes, with the Approbation of fuch Justices of Peace, Mayors, Gc. to bind out any Boys of the Age of ten Years or upwards, or who shall be chargeable, or whose Parents are chargeable to the Parish, or who shall be chargeable, or whose Parents are chargeable to the Parish, or who shall be chargeable, or whose Parents are chargeable to the Parish, or who shall be chargeable, or owners of any Ship belonging to any Port within England, Wales, or Bérwick, until fuch Boys shall attain the Age of twenty-one Years; and the Age of every fuch Boy shall be mentioned in his Indentures, taken from a Copy of the Register Book, wherein the Time of his being baptized is entered (where the fame can be had) which Copy shall be given and attested by the Minister or Curate of fuch Parish, without Fee, and may be wrote without Stamp: And where no fuch Entry can be found, fuch Justices, Mayors, Gc. shall inform themselves of fuch Boy's Age, and infert the same in the Indentures; and the Age fo inferted, shall be taken to be his true Age.

The Church-Wardens and Overfeers of the Parish, from whence such Boy Ditto, S. 2, fhall be bound Apprentice, shall pay to such Master, at the Time of his Binding, co, to provide Clothing and Bedding.

ing, 505. to provide Clothing and Bedding. The Overfeers of the Poor of every Township or Village may execute the Ditio, S 3. Powers hereby directed.

No fuch Apprentice shall be impressed, or fuffered to enter into her Majesty's Ditto, S. 4; Service, till he arrive to the Age of eightern Years.

The Church-Wardens and Overfeers shall fend the Indentures to the Collec-Dimo, S. 5. tor of Customs, refiding at any Port whereunto fuch Masters of fuch Ship belong; who shall enter all Indentures to fent and make an Endorfement of the Registry thereof, without Fee; and fuch Collector, neglecting to enter such Indentures, and endorse the fame, or making falle Entries, shall forfeit sl. to the Use of the Poor of the Parish, from whence such Boy was bound; and such Collector thall \* transmit Certificates to the Admiralty, containing the Names and Ages of every fuch Apprentice, and to what 3hip he belongs; and, upon Receipt of such Certificates, Protections shall be given for such Apprentices, till they attain their Ages of eighteen Years, without Fee; which Certificates are not required to be wrote on stamped Paper, &c.

Every Perfon to whom any Poor Parish Boy shall be put Apprentice, according Ditto, S.6. to 43 Eliz. Cap. 2. may with the Approbation of two Justices of Peace of the County, dwelling in or near the Parish where such Poor Boy was bound, or with the Approbation of any Mayor, Alderman, Bailiff, or other chief Officer or Magistrate of any City, Borough, or Town Corporate, where such poor Boy was bound

.

by

lis

by Indenture, turn over fuch poor Boy Apprentice to any Mafter of fuch Ship, for the remaining Time of his Apprentice(hip; all which Indentures of Affignment are to be registered, and Certificates thereof transmitted, by fuch Collector at the Ports where fuch Parifh Apprentices shall be fo affigned over, in Manner aforefaid; and Protections shall be given for fuch Apprentices, till they attain their Age of eighteen Years.

<sup>a</sup> dun. C. 6. All fuch poor Boys, till they attain their Ages of eighteen Years, thall be exempted from Payment of 6d. per Month to Greenwich Hofpital. Ditto, S. 8. All Mafters or Owners of Ships of thirty to fifty Tons shall be obliged to take

- Ditto, S. 8. All Mafters or Owners of Ships of thirty to fifty 'Tons shall be obliged to take one fuch Apprentice, and one more for the next fifty Tons, and one more for every hundred Tons such Ship shall exceed the Burthen of one hundred Tons; and fuch Mafter or Owner refusing to take such Apprentice, shall forfeit 10/. for the Use of the Poor of the Parish from whence such Boy was bound.
- Ditto, S. 9. Every Mafter or Owner of fuch Ship, after his Arrival into Port, and before he clears out, fhall give an Account under his Hand to the Collector of fuch Port
  to which he belongs, containing the Names of fuch Apprentices as are then in his Service.
- Ditto, S. 10. Every fuch Apprentice shall be fent to the Port to which his Master shall belong by the Church-wardens and Oversers of the Parish from whence such Apprentice is bound; the Charges to be provided, as the Charges for fending of Vagrants.
- Vagrants. Ditto, S. 11. The Counterpart of fuch Indentures thall be attefted by the Collector at the Port (where fuch Apprentice thall be bound or affigned over) and the Conftable or other Officer, who thall bring fuch Apprentices; which Conftable, &c. thall, transfinit the Counterparts of fuch Indentures to the Church-wardens and Overfeers of the Parithes from whence fuch Apprentices thall be bound.
- Ditto, S. 12. Two Juffices of Peace, dwelling in or near the Ports, and all Mayors, Aldermen Bailiffs, and other chief Officers and Magistrates of any City, Borough or Town corporate, in, or near adjoining to such Port to which such Ship shall arrive, shall have Power to enquire into, and examine, hear, and determine all Complaints of ill Usage from the Masters to such Apprentices, and also of all fuch as shall voluntarily put themselves Apprentices to the Sea Service, as aforefaid, as in other Cases between Masters and Apprentices.

Ditto, S. 13.

13. Every fuch Collector fhall keep a Regifter, containing, as well the Number and Burthen of fuch Ship, together with the Mafter's or Owners' Names, as alfo the Names of fuch Apprentices in each Ship belonging to their Ports, and from what Parifhes fuch Apprentices were fent; and fhall transmit Copies of fuch Regifter to the Quarter-Seffions, or to fuch Cities, Boroughs, Towns Corporate, Parifhes, or Places, when required, for which Copies no Fees fhall be taken, &c.

Ditto, S. 14. Every Custom-House Officer, at each of the Ports, shall infert at the Bottom of their Cockets, the Number of Men and Boys on board the Ships, at their going out of every such Port, describing the Apprentices by their Names, Ages, and Dates of their Indentures, for which no Fee shall be taken.

Pitto. 5. 15. Every Perfon who fhall voluntarily bind himfelf Apprentice to any Mafter or Owner of a Ship fhall not be imprefi into her Majefty's Sea Service during three Years from the Date of the Indentures, which Indentures are to be regitered, and Certificates thereof transmitted by fuch Collector at the Port where fuch Apprentices shall bind themfelves, as aforefaid: Upon Receipt of which, Protections shall be given for the faid first three Years of their Apprentices in, without Fee.

Ditto, S. 17. When Parith Children of the Age of eighteen Years, and other voluntary Apprentices thall be imprefied, or enter into her Majefty's Service, the Mafters of fuch Apprentices thall be entitled to able Seamen's Wages for fuch of their Apprentices as thall upon Examination be found qualified.

4 and 5 Arm. No Mafter thall be obliged to take any Apprentice under the Age of thirteen C. 19. S. 16. Years, or who thall not appear to be fitly qualified, both as to Health and Strength of Body for that Service; and any Widow of the Mafter of fuch Ship, or the Executor, or Administrator of fuch Mafter, who thall have been obliged to take fuch Parith Boys Apprentice, thall have the fame Power of affigning over fuch Apprentices, to any other Mafters of Ships who have not their Complement, as is given

١, i-

r

er:

in

ж

se

or s;

or

re

rt

in

e-

h

of

he

ble

11,

21-12

er-

or

all

all

all

rc-

ber alfo om

le-

atc,

3c.

om

gu-

ges,

ftcr

ring

gif-

ncre

ich,

lip,

Ap-

's of

Ap-

teen

ıgth

Exetake

fuch

as is

iven

given by the Act, 2 Ann. Cap. 6. to fuch Perfons as have taken Apprentices, in Purfuance of the 43 F"x. Cap. 2.

No Person of the A<sub>2</sub>c of eighteen Years shall have any Protection from her 4 and 5 Ann. Majesty's Sea Service who have been in any Sea Service before the Time they C. 19. S. 17. bound themfelves Apprentices.

To the Intent, that 6d. per Mensem, may be effectually collected, every Perfon 10 Ann. C. that fhall ferve her Majefty or any other in any of her Majefty's Ships, or in 17. S. I. any Ships belonging to Subjects of Great-Britain or Ireland, or Dominions there-unto belonging, and every Mafter working in his own Ship, whether employed upon the high Sea or Coafts, or in any Port, Bay, or Creek (other than fuch Apprentices under the Age of eighteen Years as are exempted from Payment of 6d. per Menfem, by 2 Ann. Cap. 6. and Perfons employed in any Boat upon the Coafts in taking of Fifh, which are brought fresh on Shore into Great-Britain and Ireland, and Perfons employed in Boats that trade only from Place to Place, within any River, or in open Boats upon the Coafts) shall pay the faid 6d. per Mensem, for the support of Greenwich Hospital.

The Mafter of every Ship, not in her Majefty's Service, is required to deduct Ditto, S. 2. out of the Wages accruing to fuch Seamen 6d: per Menfem, and pay the fame to fuch Officers as shall be appointed by the Commissioners for executing the Office of Lord High Admiral.

It shall be lawful for the Commissioners executing the Office of Lord High Ditto, S. 3. Admiral, to appoint Receivers of the faid Duty, and to authorite fuch Receivers to depute the Collectors, or other Officers of the Cuftoms, of the out Ports and of the Ports of Ireland, or fuch other as they shall think fit, to collect the fame; and it shall be lawful for the Commissioners executing the Office of Lord High Admiral, to make fuch Allowance to them out of the faid Duties as they shall judge reasonable.

It shall be lawful for the faid Receivers, or their Deputies, by Warrant to fum- Ditto, S. 4: mon all Masters, or (in their Absence) the Owners of Ships not in her Majefty's Service, to appear at the Office of the faid Receivers, &c. fo as the Perfon fummoned be not obliged to travel above ten Miles) which Receivers, or their Deputies, are empowered to examine every fuch Mafter or Owner as to the Num-ber and Times of Service of all Perfons belonging to fuch Ships, who are charge-able with the faid 6d. per Menfem; and, if fuch Mafters or Owners shall refufe, when fummoned (not having a reafonable Excufe) to appear, or if they shall obftinately refuse to make discovery of the Matters aforesaid upon their Oaths, or shall neglect to pay the Monies due to the Hospital within sourceen Days after they shall be cleared inwards, such Offenders shall forfeit 2001. Ec. And if any such Master shall attempt to go to Sea with his Ship, before he hath paid the faid Duties for the Voyage preceding, fuch Receivers, or their Deputies, are impowered to stop such Ship, and, upon the Death or Removal of any Master, the Owners shall deliver to the fucceeding Master a true Account of the faid Duty due to the Holpital, and Money fufficient for the Payment of the fame, and in Default thereof, fuch Receivers or their Deputies, may ftop fuch Ship from proceeding to Sea.

In all Cafes where by this Act an Oath is required to be taken, the folemn Ditto, S. 5. Affirmation of Quakers shall be accepted instead of such Oath; and, in Cafe any Quaker shall, upon fucl: Affirmation, declare any Matter which shall be false, or if any other Perion shall, pursuant to this Act, willingly make a false Oath, he (being lawfully convicted) thall fuffer like Punishment, as Persons convicted of wilful Perjury.

No private Contracts made by any Seamen shall obstruct or delay the Pay- Ditto, S. 6. ment of the Duties appropriated to the faid Hofpital.

This Act shall be a publick Act, &c.

Ditto. S: 7.

Nothing in this Act shall oblige the Payment of 6d. per Mensem, by any Ditto, S. 8. Masters or Servants of the Hoys or Vessels belonging to the Port of London, and employed within the North Foreland, in bringing Corn, Fifh, or other Provisions, for London.

The Commissioners of the Admiralty shall confider as qualified for an Ad-Ditto, S. 20. miffion into the faid Hospital, any Seaman who shall offer himself to be admitted, Ηh

and

and thall produce a Certificate of his having been wounded or hurt in defending any Ship belonging to the Subjects of her Majefty against Enemies, or in taking any Ship from the Enemy, and thereby disabled from Sea Service. This Sect. confirmed by 3 Geo. II. Cap. 29. Sect. 10. The Governors, Ministers, and Confuls, appointed by his Majesty in foreign

1 Geo. 11.St. 2. C. 14. S. 12. Parts, or, where none fuch are refident, any two British Merchants there refiding, are required to fend and provide for all feataring Men and Boys, Subjects of Great-Britain, that shall by Shipwreck, Capture, or other unavoidable Accident, be driven or cast away to such foreign Parts; and the faid Governours, &c. are re-quired to subsist such feafaring Men and Boys, after the Rate of 6d. per Diem each, and to fend Bills of their Difburfements, with proper Vouchers to the Commiffioners of the Navy, who are to caufe immediate Payment to be made of fuch Bills ; and the faid Governors, &c. fhall put the faid Men and Boys on board the first Ship belonging to his Majesty that shall arrive at any Parts within a convenient Distance: And if no Ship of War shall be within a convenient Distance, they shall fend the faid Men and Boys on board fuch Merchant Ships as are bound for Great-Britain, and are in want of Men to make up their Complement ; but if neither Cafe happen, they shall provide a passage Homeward for such Men and Boys in the first Merchant Ship bound for Great-Britain; and every Master of a Merchant Ship homeward bound from thence shall take on board fo many of fuch feafaring Men and Boys as the faid Governors, Sc. fhall direct, not exceeding four for each hundred Tons of his Ship.

Ditto, S. 13.

• Every Maßer of a Vessel who shall produce a Certificate under the Hands of the faid Governors, &c. certifying the Numbers and Names of the Men and Boys taken on board by their Direction, and the Time of taking them, and shall make an Affidavit at his Return, fetting forth the Time during which he sublished them, and that he did not, during that Time, want of his own Complement of Men, or how many he did want, and for what Time, shall receive from the Commissioners of the Navy, 6d. per Diem for the Passage and Provisions of each Man and Boy, from the Day of their Embarkation Homewards, to the Day of their Arrival, or being put into fome Ship of War; 6d. per Diem only being deducted for such Time as he wanted of his Complement.

2 Geo. 11. Cap. 7. S. 1.

The feveral Acts concerning the Duty of 6d. per Month, payable by all Seamen, for Support of Greenwich Hafpital, fhall extend to all Ships belonging to his Majefty's Subjects within the Illands of Jerfey, Guernfey, Alderney, Sark, and Man, and within all his Majefty's Dominions in America, as well as to those within Great-Britain and Ireland.

Ditto, S. 2. For the better collecting the faid Duties, it shall be lawful for the Receivers thercof to depute any Officer of the Customs in the feveral Ports of the faid lifands and Colonies, or such other Perfons as they shall think fit, to collect the fame; and the Commissioners of the Admiralty may make such Allowance to them out of the faid Duty as they shall judge reasonable.

Ditto, S. 3. The Collectors of the Duties in the Ports of the faid Islands and Colonies fhall furminon and examine upon Oath all Masters and Owners of Ships belonging to his Majefty's Subjects as by 10 Ann. Cap. 17. And if any fuch Master shall neglect to appear and make such Discovery, such Master, &c. shall forfeit 20!. Money of Great-Britain.

Ditto, S. 4. All Mafters, &c. of Ships belonging to the King's Subjects, within the faid Iflands or Colonies, fhall pay fuch Part of the faid Duty as fhall be due at their Arrival, and during their Continuance in Great-Britain or Ireland within the faid Kingdoms; and fuch Part as fhall be due at the Time of their Return to, and during their Continuance in the faid Iflands or Colonies, within the faid Iflands and Colonies; and all Mafters, &c. of Ships belonging to any Subjects of his Majefty within Great-Britain, or Ireland, who fhall trade from thence to any of the faid Iflands or Colonies, fhall pay the faid Duty of 6d. per Month, only in Great-Britain or Ireland.

Ditto, S. 5.

It shall be lawful for the Receivers of the Duty, and their Deputies, by Warrant, to fummon and examine upon Oath all Masters, Sc. of Ships employed by the Navy, Victualling, Ordnance, Customs, Post-Office, or any other Public

Public Offices of the Crown, in the Service of his Majefty; and if fuch Mafter, &c. refuse to appear, or to make Discovery, or shall neglect to pay the faid Duty, they shall forfeit 20/.

The Secretaries or chief Clerks of the Navy,  $\Im c.$  ufually employing Shipping Dino, s. 6. for the Service of his Majefty, fhall, on the first of *January* in each Year, or within twenty Days following, deliver into the Office of the Receiver of the Duty in the Port of *Loudon*, a Lift of the Ships, that, in the Year preceding, fhall have been employed by fuch Offices, and of all Ships which remain in the Service of fuch Offices, and of fuch as fhall be difcharged, and of the Names of the Mafters,  $\Im c.$  and the Number of Seamen employed in every fuch Ship; and no Treafurer, or other Officer belonging to fuch Offices; fhall make out or pay any Bill for the Freight of any Ship fo employed, or pay any Wages to any Mafter,  $\Im c.$  till fuch Mafter,  $\Im c.$  thall produce to fuch Treafurer,  $\Im c.$  an Acquittance figned by the Receiver or his Deputy, whereby it fhall appear that fuch Mafter,  $\Im c.$  hath paid the faid Duty of 6d. per Month, and that he is not more than 30 Days in Arrear to the Hofpital; and if any Default fhall be made by any Secretary,  $\Im c.$  he fhall forfieit 50l.

All Mafters of Merchant Ships, or other private Veffels, liable to the Duty of 6d. per Month, fhall pay the faid Duty before any fuch Ships fhall be cleared inwards, in any of the Ports of Great-Britain or Ireland, or the Iflands of Guernfey, Jerfey, &c. or of the Colonies in America; and no Officer of the Cuftoms fhall clear inwards any Merchant Ship liable to the faid Duty, or grant any Warrant, to give or make out any Cockett, Transfiras, Returns, or Difcharges to fuch Ships, nor fuffer them to go out of Port till the Mafter, &c. produce to the Officer an Acquittance figned by the Receiver, whereby it fhall appear, that fuch Mafter, &c. hath paid the faid Duty, and that he is not more than thirty Days in Arrear: And every Mafter of fuch Ship who fhall neglect to pay the 6d. per Month, allo every officer of the Cuftoms who fhall make Default in the Premifes, fhall forfeit 20/.

It fhall not be lawful for any Mafter of a Ship, bound beyond the Seas, to z Ge. II. C. carry any Mariner, except his Apprentices, from the Port where he was fhipped 36.5.1. to proceed on any Voyage beyond the Seas, without firft coming to an Agreement with fuch Mariners for their Wages, which Agreement fhall be made in Writing, declaring what Wages each Seaman is to have for fo long Time as they fhall Ship themfelves for, and alfo to express in the Agreement the Voyage for which fuch Seamen was fhipped; and if any fuch Mafter fhall carry out any Mariner, except his Apprentice, upon any Voyage beyond the Seas, without firft entering into fuch Agreement, and he and they figning the fame, he fhall forfeit  $\zeta$ . for every fuch Mariner to the Ufe of Greenwich Hofpital, to be recovered on Information on the Oath of one Witnefs,  $\mathcal{G}c$ .

If any Seaman thip himfelf on board any Merchant Veffel, on an intended Ditto, S. z. Voyage for Parts beyond the Seas, he thall be obliged to fign fuch Agreement within three Days after he thall have entered himfelf, which Agreement thall be conclusive to all Parties for the Time contracted for.

If any Seaman shall defert, or refuse to proceed on the Voyage, or shall Ditto, S. 3. defert in Parts beyond the Seas, after he shall have signed such Contracts, he shall forfeit to the Owners of such Ship the Wages due to him at the Time of deferting or refusing to proceed on the Voyage.

If any fuch Scanan fhall defert, or abfent himfelf from fuch Ship, after he hath Dine, S. 4figned fuch Contract, upon Application made to any Juftice of the Peace by the Mafter, or other Perfon having Charge of the Ship, it fhall be lawful for fuch Juftice to iffue his Warrant to apprehend fuch Seaman; and if he fhall refufe to proceed on the Voyage, and fhall not give a fufficient Reafon for fuch Refufal, to the Satisfaction of the Juftice, to commit him to the Houfe of Correction, to be kept to hard Labour, not exceeding thirty Days, nor lefs than fourteen.

If any Seaman shall absent himself from the Vessel to which he belongs Ditto, S. c. without Leave of the Master, or other Chief Officer having Charge of fuch

Ship,

4

Ship, he thall for every Day's Absence, forfeit two Day's Pay to the Use of Greenwich Hefbital.

2 Geo. H. C. If any Seaman, not entering into the Service of his Majefty, shall leave the 36. 5. 6, Veffel to which he belongs, before he shall have a Discharge in Writing from the Master, or other Person having Charge of such Vessel, he thall forfeit one Month's Pay.

On the Arrival of any Veffel into Great-Britain, from Parts beyond the Seas, the Matters shall pay the Seamen their Wages, if demanded, in thirty Days Ditto, S. 7. after the Vefiel's being entered at the Cuftom-houfe ; (except where a Covenant thall be entered into to the contrary) or at the Time the faid Seamen thall be difcharged, which thall first happen, deducting out of the Wages, the Penalties by this Act imposed, under Penalty of paying to fuch Seamen that thall be unpaid 201. over and above the Wages to be recovered as the Wages may be recovered; and fuch Payment of Wages thall be good in Law, notwithstanding www.Action. Bill of Sale. Attachment as Law hard the factors any Action, Bill of Sale, Attachment, or Incumbrance whatfoever.

Ditto, 5, 8.

No Seaman, by figning fuch Contract, shall be deprived of using any Means for the Recovery of Wages, which he may now lawfully use; and where it thall be neceffary that the Contract in Writing should be produced in Court, no Obligation fhall lie on any Seaman to produce the fame, but the Master or Owner of the Ship; and no Seaman shall fail in any Action or Process for Recovery of Wages, for want of fuch Contract being produced. The Masters or Owners of Ships shall have Power to deduct out of the

Dittr., S. 9. Wages of any Seaman all Penalties incurred by tl is Act, and to enter them in a Book, and to make Oath, if required, to the Truth thereof; which Book fhall be figned by the Mafter and two principal officers belonging to fuch Ship, fetting forth, that the Penalties contained in fuch Book are the whole Penalties four from any Seaman during the Voyage; which Penalties (except the For-feiture of Wages to the Owners, on the Defertion of any Seaman, or on refuling to proceed on the Voyage) shall go to the Use of Greenwich Holpital, to be paid and accounted for by the Mafters of Ships coming from beyond the Seas to the fame Other at any Port, who collects the 6d. per Month, which Officer fhall have Power to administer an Oath to every Mafter touching the Truth of fuch Penalties.

If any Mafters or Owners of Ships shall deduct out of the Wages of any Sea-Ditto, S. 10. men any of the Penal' s by this Act directed, to the Ufe of Greenwich Hofpital, and fhall not pay the Money to fome Officer who collects the 6d. per Month, in the Port where the Deduction shall be made, within three Months after such Deduction, they shall forfeit treble the Value to the Ufe of the Hospital; which, together with the Money deducted, thall be recovered by the fame Means, as the Penalties for not duly paying the 6d. per Month.

This Act shall be a public Act.

This Act shall continue five Years, &c.

Nothing in this Act shall debar any Seaman from entering into the Service of his Majefty; nor thall fuch Seaman for fuch Entry forfeit the Wages due to him during his fervice in fuch Merchant Ship; nor shall fuch Entry be deemed a Defertion.

Continued by 8 Geo. II. Cap. 21. to 25 Match, 1749, Sc. Farther continued by 23 Geo. II. p. 487. to 25 March, 1764; and from thence to the End of the then next Selfion of Parliament.

22 and 23 Where any Goods thall be laden on board any English Ship of the Burden of Car. II. Cap. two hundred Tons or upwards, and mounted with fixteen Guns or more, if 11. S. z. the Commander shall yield up the Goods to any Turkifb Ships, or to any Pirates or Sea Rovers, without fighting, he shall upon Proof thereof made in the Court of Admiralty, be incapable of taking Charge of any English Ship as 13 and 14 Car. Commander; and if he shall hereafter take upon him to command any English II. Cap. 11. Ship, he shall suffer Imperiod Cap. 11-Ship, he shall suffer Imprisonment by Warrant from the faid Court, during fix Sećt. 35. Months for every Offence; and in Cafe the Perfons taking the faid Goods shall release the Ship, or pay unto the Master any Money or Goods for Freight, or other Reward, the faid Goods or Money, or the Value thereof, as alfo the Master's 3

Seft. 11.

Sect. 12. Sect. 13.

Mafter's Part of fuch Ships fo releafed, shall be liable to repair the Perfons whole Goods were taken, by Action in the Court of Admiralty ; and in Cafe the Commander's Part of the Ship, together with fuch Money and Goods, shall not be fufficient to repair all the Damages fuftained, the Reparations recovered on the Master's Part of the Snip shall be divided pro rata, amongst the Persons profe-cuting and proving their Damages, and the Persons damaged shall have their Action against the Master for the Remainder.

No Mafter of any fuch English Ship, being at Sea, and having discovered Car. It. C. 11. any Ship to be a Turkish Ship, Pirate, or Sea Rover, shall depart out of his S. 3. Ship.

If the Mafter of any English Ship, though not of the Burthen of two hundred Ditto, S. 4. Tons, or mounted with fixteen Guns, shall yield his Ship unto any Turkifb Ship, Pirate, or Sea Rover, (not having at least his double Number of Guns) without fighting, fuch Mafter fhall be liable to the Sentence of this Act.

Upon Process out of the Court of Admiralty, it shall be lawful for all Com- Ditto, S. 5. manders of his Majefty's Ships, or the Commanders of any other English Ships, to feize fuch Ships or Mafters fo offending, according to the Process, and the fame to fend in Custody, into any Ports of his Majesty's Dominions, to be proceeded against according to this Act. Provided that none be hereby encouraged to violate the Rights of the Port of Ditto, S.6.

any foreign Prince or State in Amity.

If the Mariners or inferior Officers of any English Ship laden with Goods Ditto, S. 7. fhall decline or refuse to fight, and defend the Ship, when they shall be there-unto commanded by the Master, or shall utter any Words to discourage the other Mariners from defending the Ship, every Mariner who shall be found guilty of declining, or refusing, as aforesaid, shall lose all his Wages due to him, together with such Goods as he hath in his Ship, and suffer Imprisonment, not exceeding fix Months; and thall during fuch Time be kept to hard Labour for his Maintenance.

Provided, that if any Ship fhall have been yielded, contrary to the Will of the Ditto, S. s. Commander, by the Difobedience of the Mariners, teftified by their having laid violent Hands on him, the Mafter shall not be liable to the Sentence of Incapacity, nor to any Action for the Loffes fuftained by the Merchants, unlefs he shall have received back, from the Takers, his Ship, or fome Reward.

Mafters may re-imburic themfelves out of the Wages of their Mariners for Loffes happening by their Negligence. As was adjudged in the Cafe of Lane against Sir Robert Cotton. Raymond 650, Easter Term, 13 Will. III. Goods were stolen from on board the Ship in the River.

Every Mariner who shall have laid violent Hands on his Commander, to hinder Ditto, S. 9. him from fighting in Defence of his Ship and Goods, shall fuffer Death as a Felon.

When any English Ship shall have been defended by Fight, and brought to Ditto, S. 10. her Port, in which Fight any of the Officers or Scamen shall have been wounded, it shall be lawful for the Judge of the Admiralty, or his Surrogate, or the Judge of the Vice-Admiralty, within which the Ship shall arrive, upon Petition of the Master or Seaman, to call unto him fuch as he shall be informed to be Adventurers, or Owners of the Ship and Goods, and by Advice with them to raife upon the Owners and Adventurers by Process of the Court fuch Sums of Money, as himfelf with the major Part of the Adventurers or Owners prefent, fhall judge reasonable, not exceeding two per Cent. of the Ship and Goods, according to the first Costs of the Goods by the Invoice (which the Owner or his Factor is to produce) or by the Oath of the Owner, or his Correspondent; which Money shall be paid to the Register of the Court, who shall receive 3d. in each Pound, thence to be distributed amongst the Captain, Master, Oificers, and Seamen of the faid Ship, or Widows and Children of the Slain, according to the Direction of the Judge, with the Approbation of three or more of the Owners or Adventurers, who fhall proportion the fame unto the Ship's Company, having fpecial Regard unto the Widows and Children of fuch as thall have been flain, and to fuch as shall have been wounded or maimed.

In Cafe the Company belonging to any English Merchant Ship shall take Litto, S. 11. any thip which shall first have affaulted them, the Officers and Mariners shall, I i after

after Condemnation of fuch Ship and Goods, have fuch Part thereof as is practifed in private Men of War.

11 & 14 Car. If any Captain, Matter, Mariner, and other Other, because the fame to be 11. C. 11. S. 12 fhall wilfully caft away, burn, or deftroy the Ship, or procure the fame to be If any Captain, Master, Mariner, and other Officer, belonging to any Ship,

This laft Sect. is the fame per 1 Ann. St. 2. Cap. 9. and is fomething enlarged 11 Geo. I. Cap. 29. Seef. 5. No Commander of any Ship, outward-bound, thall receive on board any Gun-

5 Gen. 11. Cap.

powder, either as Merchandize or Store for the Voyage (except for his Ma-jefty's Service) before fuch Ship thall be over-against *Blackwall*; upon Pain of forfeiting for every fifty Pounds Weight of Gunpowder 5/. and in Proportion for a lefter Quantity.

Ditto, S. 3.

The Commander of every Ship, coming into the Thames, shall put on Shore all Powder, either before the Arrival of fuch Ship at Blackwall, or within twenty-four Hours after his Ship fhall come to an Anchor there, or at the Place of her unloading; upon Pain of forfeiting 5% for every fitty Pounds Weight of Gunpowder found on board, and in the like Proportion for a lefs Quantity; and if any Gunpowder fhall be found on board fuch Ship above Blackwall, after the Time limited for unloading the fame, the Commander of every fuch Ship shall, for every fifty Pounds Weight of Gunpowder, forfeit c/. and in Proportion for a lefter Quantity. If any Commander or other Officer of any Ship (except his Majefty's Ships)

Ditto, S. 4. shall, while fuch Ship be in the River of Thames, between London-Bridge and Blackwall, keep any Gun shotted, or shall fire, or permit to be fired, any Gun on board fuch Ship before Sun-Rifing, or after Sun-Setting, fuch Commander, or Officer, shall, for every such Gun to kept shotted, forfeit 51. and for every Gun fo fired 10s. And if any Commander, or other Officer of any Ship, or any other Perfon on board, shall, while fuch Ships shall be in the River, between London-Bridge and Blackwall, permit to be heated, or melted on board fuch Ship any Pitch, Tar, Rolin, or other combustible Matter, every Perfon fo offending shall forfeit 5/.

It shall be lawful for the Masters, Wardens, and Assistants of the Trinity-Houfe, Ditto, S. S. by Inftrument under their common Seal, to authorite an Elder-Brother to go in a Boat between Sun-Rifing and Sun-Setting to any Ship, and to go on board the fame (his Majefty's Ships always excepted) in order to fearch for Powder, Guns shotted, and the heating and melting combustible Matters, within the Limits wherein fuch Offences are prohibited; and, if the Commander or other Officer in fuch Ship shall, upon Demand, refuse to permit any Person so authorised to come on board fuch Ship, and make due Search, every fuch Commander, or Officer, shall forfeit 5/.

No Perfon shall cast out of any Ship, or Vessel, within any Haven, Road, 34& 35 Henry No Perion that cait out of any onep, or within the King's Dominions, Vill. C. 9 Channel or River; flowing to any Port or Town within the King's Dominions, any Ballaft, Rubbish, Gravel, or other Wreck or Filth; but only upon the Land above the full Sea-Mark, upon Pain to forfeit 5/.

In Cafe any Ship should be laid up or moored in St. Saviour's Dock (except fuch 5 Ges. II. C. 20. S. 19. Ships as shall be loading, or delivering their Cargoes, and except fuch Ships, not exceeding two at one Time, as should lie at Ship-Wright-Yard at the North-West Corner of the Dock, during the Time fuch Ships shall be repairing) the Master of every such Ship shall forfeit for every Day such Ship shall so continue to be laid up and moored, 20s.

13 Geo. H. P. 395-

Every Perfon herein mentioned shall be exempted from being impressed into his Majefty's Service; that is to fay, every Perfon being of the Age of fifty-five Years, or under eighteen Years, and every Foreigner, whether Seaman or Landman, who shall ferve in any Merchant Ship or Privateer belonging to the Subjects of Great-Britain.

Ditto, P. 396.

Every Perfon of what Age foever, who shall use the Sea, shall be exempted from being impressed for the Space of two Years, to be computed from his first going to Sea; and every Perfon who having ufed the Sea shall bind himfelf Apprentice to ferve at Sea, shall be exempted for the Space of three Years, to be computed from the Time of Binding.

Subflance

## Subflance of the All of the 20th of George II. eftablishing the Corporate Company for the Kelief and Support of fick, maimed, and disabled Seamen; and of the Widows and Children of fuch as shall be killed, flain, or drowned in the MERCHANTS' SERVICE.

THE Preamble to this Act observes, that by one made in the 7 and 8 Will. III. P. 935 certain Encouragements were given to Seamen to register themselves for his Majefty's Service ; and if any fuch should, by Age or other Accidents, be difabled for future Service, and should not be able to maintain themselves comfortably, and the Children of fuch difabled Seamen, and the Widows and Children of fuch of them as should be killed or drowned in the Sea Service, were to be provided for in the Royal Hospital of Greenwich, so far as the faid Hospital should be capa - P. \$36. ble to receive them, and the Revenue thereof would extend; and for the better Support of the faid Hofpital, 6d. per Month is by the faid Act to be allowed out of the Wages of every Seaman in the Merchants' Service, as well as in the Navy ; and that fo much of the faid Act as relates to the registering of Scamen was repealed by an Act of 9 Ann. whereby every Seaman in the Navy (though not regiftered) is intitled to the Benchts of the faid Hospital ; and that by an Act or 10 Ann. any Seaman is to be confidered as fully qualified for an Admiffion into the faid Hofpital, who fhall produce a Certificate of his having been hurt or difabled for Sea Service, in defending any Ships of the Subjects of this Kingdom againft an Enemy, or in taking any Ship from an Enemy: And that by an Act of the 8 George I. every Seaman on board a Merchant Ship, who thall be maimed in Fight against any Pirate, is to be admitted into the faid Hospital, preferable to any other Seaman dilabled merely by Age: And that by an Act of the 8 Geo. II. Seamen on board any Merchant Ship, who thall be mained in Fight against an Enenty, should be admitted into the faid Hospital, in like Manner as any other Seaman, wounded or difabled in his Majefty's Service: And whereas the faid Hofpital is not capable to receive, nor the Income thereof fulficient to provide for the Seamen in the Service of the Navy, intitled to the Benefits thereof, fo that the Seamen in the Merchants' Service, maimed and difabled in Fight and proper Objects of Charity have P. 837. feldom or never been admitted into the fame Hospital; and as there is no Provision made by either of the faid Acts for fuch Seamen in the Merchants' Service as are difabled by accidental Misfortunes, or for those worn out by Age, or for the Widows or Children of fuch as shall be killed or drowned in the faid Service; and as the Seamen in the faid Service are willing to allow 6d. per Month out of their Wages, to be applied for the Relief of fuch as shall be difabled or worn out by Age, and of the Widows and Children of those killed in the faid Service; and as they have during the Course of this War, manifested their Courage, and deferve all due Encouragement ; and the establishing the faid Charity will tend to the Honour and Good of the Publick : It is enacted, that Alexander Hume, John Briftow, John Bance, Efqrs. Sc. and their Successors, to be elected in the Manner here-Join Bane, Light, Chain and their caccorners, to be elected in the relation inter-after appointed, thall be one Body Corporate and Politick, by the Name of The Prefident and Governors for the Relief and Support of fick, mained, or difibled Sea-men, and of the Widows and Children of fuch as shall be killed, flain, or drowned in the Merchants Service; and that by the fame Name of The Prefident and Governors, they shall have perpetual Succession, and a common Seal, with Power to alter the fame as often as they shall judge expedient ; and by the fame Name may fue and be fued, plead and be impleaded, Se. in all Courts of Record, and Places of Judicature within this Kingdom ; and that they and their Succeffors may receive and enjoy, in Truft for the Purpofes of this Act, all fuch Sums of Money as are granted, and shall be raifed by Virtue of this Act, or shall be contributed or bequeathed by well-difpofed Perfons; and may at any Time hereafter, without Licence in Mortmain, purchase or receive any Lands, Tenements, or Hereditaments, or any Estate or Interest therein, so that the same be only for the Scite of, or to be converted into an Hofpital, with Offices and Appurtenances necessary for the faid Purposes. The

## 18 is

Ship, to be

Gun-Ma-

in of rtion

Shore within t the bunds t lefs above ler of eit 5/.

Ships) ge and Gun ander, y Gun y other ondonp any g fhall

Houfe, so in a ird the Guns Limits icer in come

Road, nions,

fficer,

t fuch s, not Weft Mafter to be

l into y-five Land-Sub-

from going entice puted

flance

The Prefident and Governors shall provide, in the faid Hospital, for the Reception of Seamen rendered incapable of Service, or shall allow them certain Pensions or otherwife as they shall think most for the Advantage of the faid Charity, and shall also relieve the Widows and Children of such Seamen as shall be killed or drowned in the faid Service, provided such Children are not of the Age of fourteen, or if of that Age or upwards, they are incapable of getting a Livelihood, by Reason of Lamenets, Blindnets, or other Infirmities, and are proper Objects of Charity; and shall make reasonable Allowances to those who shall lofe an Eye or Limb, or be otherwife hurt in fighting, defending, or working the Ships in which they ferve, or in loading or unloading the Cargoes, or otherwife howfoever in doing their Duty, in Proportion to the Damage they shall receive, fo far as the Revenues will extend for the faid Purpofes, according to fuch Rules, Orders, and Regulations as shall be established in Purfuance of this Act.

No Seaman in the faid Service shall be intitled to any of the Benefits of this Act, unlefs he thall produce a Certificate of the Hurt, &c. received, to the Prefident, Afliftants, and Committees, herein after named, from the Mafter, Mate, Boatfwain, and Surgeon, or fo many of them as were in the Veffel to which he belonged at the Time of receiving fuch Hurt; or of the Mafter, and two of the Seamen if there is no other Officer; or in Cafe of the Death of the Mafter, then of the Perfon who shall take upon him the Care of the Vessel, and two of the Seamen on board, under their Hands and Seals, fignifying how and in what Manner he received fuch Hurt, where and when he entered, and how long he had ferved on board; and the Parties giving fuch Certificates shall make Oath of the Truth of the Contents before fome Justice, if given in any of his Majefty's Dominions, or the chief Officer of the Cuftoms of the Place where there is no Juffice, or before the Britifs Conful, or Refident, in any foreign Country where fuch Certificate is executed (who are to administer the fame without Fee;) and in Cafe of Sicknefs whereby fuch Seaman shall be rendered incapable of Service, a Certificate in like Manner, fignifying that he was healthy when he entered on board, and that the fame was contracted in doing his Duty in the Service of the Ship, and not otherwife ; and no Widow or Children of any Seaman, killed or drowned in the faid Service, fhall be intitled to any Allowance by Virtue of this Act, unlefs they shall produce a Certificate, authenticated in like Manner, signifying how such Seaman lost his Life in the Service of the faid Ship, the Time and Place he entered on board, and how long he had ferved therein; and also another Certificate under the Hands and Seals of the Minister, and Church-wardens and Overfeers of the Poor of the Parish or Township, or any two of them, or of the Minister and Overseers of the Poor where there are no Church-wardens, (and if fuch Widows or Children are Quakers, then under the Hands of two reputable Perfons of that Perfuasion) of the Place where fuch Widow or Children have a legal Settlement, or refide, to be atteffed by two or more creditable Witneffes, that the was the lawful Wife, and they the Children of fuch Seaman, and under the Age of Fourteen ; or, if of that Age or upwards, not capable of getting a Livelihood, by Reafon of Lamenefs, Blindnefs, or other Infirmities, and are proper Objects of Charity; and no Seaman thall be provided for by a Pention, or otherwife, as decrepid or worn out, unlefs he shall have ferved five Years in the Merchants' Service, and paid 6d. per Month out of his Wages for that Time, for the Purpoles of this Act.

If any Perion fhall forge, counterfeit, alter, or unfairly obtain any fuch Certificate, the fame, upon Difcovery thereof, fhall be null and void; and the Perfon applying for Relief thall be for ever incapable of receiving any Benefit from this Act, and fhall be punifhed as an incorrigible Rogue.

For the more constant and ordinary Management of the Monies to be raifed for the Purpoles aforefaid, there shall be for ever hereafter, from Time to Time, a President and the enty-one Affistants, and Committees of the faid Corporation.

The faid Prefident and Affiftants (therein named) thall continue to to be till the 24th of *June*, 1748: On which Day yearly, or within five Days before or after (ten Days Notice being first given, in the *London Gazette*, of the Day fixed by the General Court of the faid Prefident and Governors) a new Election of a Prefident and twenty-one Affistants shall be made for the Year following, and taken by the faid Prefident and Governors then prefert.

P. 84c.

P. 841.

P. 841.

123

A٤

p-

n-

ia-

be

ge

6-

an ips

ío-

far )r-

Et,

ent,

ain, 1 at

n if Ton

ard.

uch

and ents

hief

uted

reby

was

d no (hall

ice a his

and

ands f the f the

f the

they

ge or

hefs,

hall

s he

bnth

ertirfon

this

ifed

me,

till

e or

ixed

of a and

At

At all General Courts of the Prefident and Governors, and at the feveral full Courts of Afliftants, the Prefident fhall have a Vote, and act as a Member; and, in Cafe of an Equality of Votes, fhall have the cafting Voice.

There shall be four General Courts at least held every Year, viz. on the 24th of June, the 29th of September, the 25th of December, the 25th of March, or within five Days before or after either of the faid Days of which ten Days, Notice shall be given in the London Gazette; and the Prefident and Afiistants may call a General Court at any other Time, as the Affairs of the Corporation shall require, or at the Request of thirteen Members, signifying the same by Writing under their Hands, provided Notice be given as aforelaid of the Time and Place of Meeting.

The Prefident with five or more of the Affiftants fhall make a full Court of P. 843-Affiftants or Committees; and fhall meet upon *Wednejdays* weekly, in or near *London*, or at fuch other Time and Place as they fhall appoint; and fuch Court when affembled fhall have Power to apply the Monies ariting by this Act for the Relief of fuch Seamen, and their Widows and Children, as are before deferibed; and to lay out the Surplus thereof, and any Monies contributed by well-difpofed Perfons, in Parliamentary Securities, or in the Purchafe of fuch Lands, &. as are before allowed, and under their Common Scal to enter into any Contracts for the Purpofes aforefaid, for the better carrying on the faid Charity; and to appoint and remove at Pleafure any Officers and Servants, or other Perfons employed (except fuch Officers and Perfons as are directed to be chofen at a General-Court of the Corporation) and to appoint fuch Salaries, Perquifites, or other Rewards for their Service, as they fhall think proper; and to tranfact and determine all fuch Matters as fhall appear to be neceffary for affecting the Purpofes hereby intended.

The Management and Accounts of the Prefident and Affiftants shall be liable to such Audit and Inspection, Allowance, Difallowance, and Control of all or such of the Members, as by any By-laws of the Corporation shall be appointed.

There shall be a Receiver of the Corporation, who shall be chosen by a Ma- P. 844jority of the President and Governours in a General Court as atoresaid, who shall be allowed such Salary as they shall think proper, and be removed at Pleasure, and another Person chosen in his Room.

If any Vacancy shall happen by Death or Removal of any Person chosen at a General Court, it shall be filled up at a General Court of the President and Governors, after ten Days Notice given of such Election in the London Gazette.

For keeping up a competent Number of Members, and for perpetuating the Succeffion thereof, and for filling up the Places of Prefidents and Afiftants, the Prefident and thirteen Governors, prefent at a General Court to be held as aforefaid, thail elect other fit Perfons to be Members in the Room of fuch of the Perfons above-named, or to be from Time to Time elected Members, who thall die, or refuse to accept of, or continue to be Members.

The Prefident and thirteen Governors, affembled in a General Court, may make and conflitute fuch By-laws,  $\mathcal{C}c.$  as fhall feem neceffary for the eftablifting the faid Corporation, and the Orlicers, Servants, and Perfons employed by them; and for the applying the Money, and providing for the Perfons intitled to the Benefit P. 845. of this Act; and for the auditing the Accounts, and the controlling, allowing, or difallowing the Tranfactions of the faid Prefident and Affiftants, and of the Officers, Servants, and Perfons; and for putting the faid Laws in Execution, and for revoking and altering the fame at Pleafure; which By-laws,  $\mathcal{C}c.$  fhall be duly obferved, fo as they be reafonable, and not repugnant to the Statutes, Cuftoms, or Laws of this Kingdom or any of the express Regulations of this Act.

If the Prefident shall at any Time not attend, the Courts of Affiltants, or Governours at a General Court, shall depute any other Member to prefide and act as Prefident in his Absence, and do all other Acts and Things at the faid Courts as the Prefident is impowered and required to do.

For the Encouragement of Benefactors to fo good a Defign, it is enacted, That if any Perfon shall, at one or more Payments, contribute 50% for the Purpofes of this Act, he shall be declared a Governor of the faid Corporation.

Kk

Every

P. 846.

126

Every Seaman or Perion employed in any Veffel belonging to a Subject of England, and every Mafter or Owner navigating the fame (other than fuch Apprentices under the Age of eighteen, as are exempted from Payment of 6d. per Month to the Hofpital at Greenwich, by an Act of 2 Anne, and Perfons employed on the Coafts of England in taking Fifth brought freth on Shore; and Perfons employed in Boats or Veffels that trade only from Place to Place within any River in England, or in open Boats upon the Coafts thereof) and Pilots employed on board Veffels, thall, after the 29th of September, 1747, pay 6d. per Month, and proportionably for a leffer Time, during their Employment, for the Purpofes aforefaid.

The Mafter, Owner, or Commander of every Vefiel is to deduct out of the Wages,  $\mathcal{C}c$ . of every fuch Seaman,  $\mathcal{C}c$ . (except as before excepted) the faid Duty of *6d. per* Month, and fhall pay the fame to fuch Receivers as the Prefident and Governors or the Truftees of the Out-ports fhall appoint if fuch Seaman,  $\mathcal{C}c$ . (hall have, or be intitled to, Wages, Shares, or Profits.

P. 847.

The Prefident and Governors, at a full Court of Afliftants, fhall appoint one or more Receivers of the faid Duty at the Port of *London*; and alfo depute the Collectors or other Officers of his Majefty's Cuftoms in the feveral Out-ports of *England*, or other Perfons, to receive the fame there (except in fuch Out-ports where feparate Truftees frall be appointed by Virtue of this Act) and the faid feveral Receivers are required to collect and pay over the faid Duty, according to the Inftructions in Writing, which fhall from Time to Time, be fent them by the Prefident and Governors; for which Allowances fhall be made them out of the faid Duties, as the Prefident and Governors fhall think fit.

Every Mafter or other Perfon navigating, or having the Care of any Merchant Veffel, fhall keep a Book by way of Mufter-roll, in which fhall be entered his own, and the Names of the Perfons employed on board, with the ufual Place of their Abode when on Shore; and over againft each Name, the Time and Place of entering into fuch Service, and in what Ship he performed his laft Voyage; a Duplicate whereof fhall be figned by the faid Mafter, or other Perfon having the Care of fuch Veffel, and fhall be delivered, before her Departure, to the Collector of the faid Duties, at the Port to which the belongs; and the faid Mafter, &c. fhall

P. 848. keep fuch a Mufter-roll during the Voyage, and fhall enter when and where any Perfon fhall be difcharged from, or fhall leave or defert fuch Veffel, and others fhipped on board, defcribing them as before directed; and when and where any of them received any Hurt or Damage, or were killed or drowned: a Duplicate whereof fhall be figned and delivered as aforefaid, at the Ship's Return to the Port to which fhe belongs; true Copies whereof fhall be made, and filed by the Collectors, and the original Duplicates transmitted by them to the Prefident and Governors to be filed and kept by fuch Officer as they fhall appoint: And the faid Mafters and Receivers, &... in Default of any of the Premifes, fhall feverally forfeit 20. Sterling for every fuch Officec.

P. 849.

For the better Difcovery of what thall be due from Perfons ferving on board Merchant Ships,  $\mathfrak{Sc}$ , the Collectors thall fummon by Warrant under their Hands all fuch Mafters,  $\mathfrak{Sc}$ , or (in their Abfence) the Owners of fuch Veffels, to appear at their Office (fo as they be not obliged to travel above ten Miles for the making fuch Appearance) and to examine them upon Oath (which Oath the faid Collectors are to adminiter) to the Truth of the Copy of fuch Mufter-roll, and the Number and Times of Service of each Perfon chargeable with the faid Duty; and upon their Refufal to appear, or make Oath as aforefaid, they shall be fined 20/. Sterling.

For the more eafy and effectual collecting the faid Duty, from the Maftere,  $\mathcal{G}_c$ . of Merchant Veffels employed in the Service of his Majefty, the Secretaries or Chief Clerks of the publick Offices of the Crown, ufually hiring,  $\mathcal{G}_c$ . Veffels for that Service fhall deliver a Duplicate of the Lift of the Numbers and Names ot fuch Ships, and of the Mafters and Owners thereof refpectively, and of the Seamen,  $\mathcal{G}_c$ . to the Collectors of the faid Duty at the Port of London, or Out-ports to which they feverally belong, as is by an Act of 2 Geo. II. to be delivered to the Collector of the Port of London, of the Duty of 6d. per Month given to the Royal Hofpital at Greenwich; and the faid Secretaries and other Officers belonging to

P. 850.

the

the faid Offices, and the Masters, Ge. of such Vessels, shall do every other Act for the due Payment of the Duty, as is required to be done by the faid Act of 2 Geo. II. for the Payment of the Duty of 6d. per Month to the faid Royal Hofpital, and shall be liable to the like Penalties and Forfeitures for any Default hercin.

Every Master, Sc. liable to the Payment of the faid Duty, shall pay all such Monies as shall, from Time to Time, be due to the Collectors appointed, at the Port only to which fuch Veffel does belong, and before fuch Veffel shall be cleared inwards, by the Officers of the Cuftoms in any of the Ports of England; and no Officer of the Cuftoms shall clear inwards any Merchant Ship liable to the faid Duty, or grant any Warrant, Cocket, Transire, Return, or Discharge, or fuf- P. 851. fer fuch Veffel to go out of Port, until the Master, &c. shall produce a Certificate from the Receiver of the faid Duty being fully paid, and that he is not more than three Months in Arrear for the fame, or that he is exempted from the Payment of the faid Duty by Virtue of the exceptions herein contained; and the Perfons making Default in any of the Premifes, or acting contrary to the Di-rections before-mentioned, shall forfeit 20%. Sterling for every fuch Cffence.

If the Master, Sc. shall not produce such Certificate to the Tide-Surveyor, when he shall come on board to clear such Vessel, the Tide-Waiter shall be continued on board at the Expence of fuch Master, Owner, or Commander, until fuch Certificate is produced.

In all Cafes where an Oath is required to be taken, the folemn Affirmation of P. 854. Quakers shall be accepted instead thereof; and if any Quaker shall refuse to make fuch Affirmation, he shall be subject to the like Forfeitures and Penalties as any other Perfon refufing to take an Oath is liable to by this Act; and any Perfon convicted of falfe affirming or fwearing, before any Collector,  $\mathcal{C}c$ . hereby authorized to administer Oaths, he shall fuffer Penaltics,  $\mathcal{C}c$ . as Perfons convicted of wilful and corrupt Perjury are by the Laws of England liable to.

The Charges and Expences of obtaining this Act shall be paid out of the first Monies to be raifed and contributed by Virtue hereof at the Port of London.

From and after the 24th of June, 1747, the Owners and Masters of Vessels be-longing to Persons residing at any of the Out-Ports of this Kingdom, may meet within the Limits of the faid Ports at any proper Time and Place appointed by five or more of them, by giving ten Days previous Notice, to be fixed at the Cuf-tom-Houle Wharf, Key or other publick Place, at fuch Out-Port; and may from P. 853. Time to Time appoint by an Inftrument in Writing under their Hands and Seals fifteen Perfons to be Truitees for fuch Out-Port, for receiving and applying the faid Duty of 6d. per Month, at fuch Out-Port for the Relief of the Seamen employed on board the Veifels belonging to fuch Perfons respectively; and fuch of their Widows and Children as shall be entitled thereto by this Act; and the faid Truftees shall continue to the 26th of December next after fuch Election, and until new Trustees are nominated and confirmed, and within ten Days after every 26th of December yearly, the faid Owners and Masters shall meet and appoint in like Manner fifteen Perfons to be Trustees for the Year enfuing, and the faid Truftees shall continue until new ones are elected and confirmed; and the faid Inftrument shall be fent to the Prefident and Affistants, who are to confirm the fame under the common Seal of the Corporation, without Fee or Reward within ten Days afte the Receipt thereof: and the faid Truftees, when to confirmed (five whereof fhall be a *Quorum*) fhall be vefted with the fame Powers to make By-Laws, and to revoke or alter the fame, and for receiving and applying Bencfactions, and for appointing Receivers and other Officers for collecting and applying the faid Duty, as are given to the Prefident and Governors aforefaid, according to fuch Rules, Orders, and Regulations as shall be established in Purfuance of this Act; and the faid Receivers and other Officers shall have the fame Powers as other the Receivers and Officers before appointed, and shall be liable to the fame l'enalties and Forfeitures.

And whereas by Letters Patent, bearing Date the 18th of *December*, in the P.  $s_{54}$ . fixth Year of the Reign of King *Edward* VI. certain Merchants therein named and their Succeffors, refiding at the Port and City of *Briffol*, are incorporated by the Name of The Master, Wardens, and Commonalty of Merchant-Venturers of the City

bject of ch Ap-6d. per ployed Perfons hin any ployed Month. e Pur-

of the d Duty ent and 1, Gc.

one or c Colorts of t-ports ie faid ling to em by

out of

rchant ed his lace of lace of ige; a ng the llector . fhall re any others re any blicate to the y the t and d the erally

board Iands ppear king ctors nber their

cs or s for cs of Scaorts the

> oyal g to the

Bc.

127

City of Briflol; which Society is willing, for the Benefit of the Seamen employed in the Service of the Mirchants, &c. belonging to the faid City and Port, to undertake the Collection and Application of the faid 6*d. per* Month, payable there, and of any Donations of well-difpoid People; it is therefore caacted, That the Mafter, Wardens, Afliftants, and Treafurer of the faid incorporated Society, for the Time being, fhall be Truftees, and fhall be verted with the like Power, & for collecting, recovering, and applying, & c. the faid Duty and any Donations, at the faid City and Port ; and for appointing Receivers and other Offi-cers for the faid Purpofes as are granted by this Act to the Prelident and Governors aforefaid, according to fuch Rules, Orders, and Regulations as are or fhall be eftablished by Virtue of this Act; and such Receivers and other Officers shall have the fame Powers, &c. as those to be appointed in Pursuance of this Act, and shall be subject to the like Penalties and Forfeitures; and the faid Master, Wardens, Affiftants, and Treafurers, shall also have Power to take and receive any Lands, Tenements, and Heriditaments in fuch Manner, and for the like Purpofes only, as

the faid Prefident and Covernors are by this Act impowered to take and receive. And whereas the Guild of Mafters and Pilots, Seamen of the Trinity Hanfe of King flon upon Hull, are willing for the Benefit of the Seamen employed in the Service of Merchants, &c. belonging to the faid Town and Port, to undertake the Collection and Application of the faid Duty, and any Donations of well-difpofed People there, it is therefore enacted. That the faid Guild of Mafters and Pilots, Seamen of the Trinity-Haufe of the Town and Port of Kingfon upon Hull, for the Time being, fhall be Truftees, and fhall be vefled with the like Powers for collecting, recovering, and applying,  $\Im c$ . the faid Duty and any Donations, and for appointing Receivers and other Officers, as are granted by this Act to the Prefident and Governors aforefaid, according to fuch Rules, Orders, and Regulations as are or shall be established by Virtue of this Act; and such Receivers and other Officers shall have the fame Powers, Sc. as those to be appointed in Purfuance of this Act; and shall be subject to the like Penalties and Forfeitures.

P. 856.

P. 857.

Nothing herein contained shall oblige the Receivers or Collectors of the faid Duty, who shall be appointed by the Trustees of any of the respective Out-Ports, to fend Duplicates of the Muster Rolls (directed to be delivered to them by the Mafter or Perfon having Care of any Veffel) to the faid Prefident and Affiftants; but fuch Duplicates, after making and filing Copies thereof, shall be delivered by such Collectors, & c. to the said Trustees respectively, to be by them kept for their Ufe.

No Seaman, &c. in the Merchants' Service, shall be intitled to any Benefit from this Act at the Port of *London*, or any Out-Port, but those who are liable to, and shall pay the fuid Duty at the faid Ports respectively.

Those Searren who shall have been longest in the faid Service, and contributed

most towards the faid Duty, shall be first provided for as worn out or decrepit. If any Seaman or other Person employed on board any Vessel shall, in the Difcharge of his Duty, either on Shore or on Board, break any Limb, or be otherwife hurt, fo that immediate Care is neceffary to be taken of him, the Pre-fident and Governors of the Port of London, and the refpective Truftces for the Out-ports, shall provide proper Relief for such Person, until he shall be fo well recovered of fuch Hurt as to be removed and fent with Safety to the Port to which fuch Veffel does belong; and the expense thereof, not exceeding 2d. per Mile, thall be paid by the Prefident and Governors at the Port of London, or by the Truftees for the Out-port to which fuch Perion shall be fent. If any Seaman or other Perfon shall ferve five Years or more in the Merchant

Service, and fhall have paid the 6d. per Month for that Time, and fhall be adjudged by the Prefident and Affiftants, or the refpective Truftees, a proper Object of Relief, he shall be provided for at the Port where he shall have paid the greatest Part of the faid Duty for the last five Years of his Service.

If it shall happen that Seamen employed in the Merchant Service, within the Limits of this Act, fhall be fhipwrecked or taken by the Enemy, and on their Return from Impriforment may be travelling with Paffes to the Place of their Abode, the Prefident and Governors, and the refpective Truffees may relieve them in fuch Manner as they shall think proper.

Where

128

P. 855.

#### CAPTAINS, AND SALORS,

Where Certificates directed to be produced by this Act cannot be obtained, fuch ot' er Certificates as shall be fatisfactory to the President and Governors, or Truftees refpectively, shall be admitted to intitle the Party to the Pensions or other Relicf provided by this Act.

And whereas the United Company of Merchants of England, trading to the Eafl-Indics have at their own Expence provided for fuch Seamen employed by them, as have been rendered incapable of Service, and for the Widows and Children of fuch as have been killed or drowned in their Service, and have established P. 8;8. a Fund for that Purpole, and are therefore defirous, that the Perfons employed in the faid Service may be exempted from the Payment of the faid 6d. per Month; it is therefore enacted, That no Officer, Seamen,  $\mathcal{C}c$ . of any Veffel employed in the Service of the faid Company, thall, during the Time of fuch Service, be liable to the Payment of the faid Duty.

No Officer, or Seaman, &c. during his Employment in the Service of the faid Company, nor the Widows or Children of fuch of them as shall be killed or drowned, shall be intitled to any Benefit of this Act during the Time they shall be employed in the faid Service

All pecuniary Forfeitures and Penalties incurred by Virrie of this Act thall be fued for and recovered in any Court of Record in England, wherein no Effoin, Protection, Privilege, Wager of Law, or more than one Imparlance (hall be P. 859-allowed; and if a Verdict (hall pass for the Plaintiff in any fuch Actic., the shall be allowed double Cofts; and one Moiety of the Forfeitures, &c. fhall be applied to the Uses of this Act, and the other to the Person who will sue for the fame in Manner aforefaid.

This Act shall be deemed a publick Act, and be judicially taken Notice of as fuch by all Judges and other Perfons, without fpecially pleading the fame; and all Actions or Suits which shall be commenced against any Person for any Thing done in Purfuance of this Act, or in Relation to the Premiss, shall be brought within three Months next after the Fact committed; and shall be laid in the County or Place where the Fact was done, and not elfewhere; and the Defendant may plead the General Iffue, and give this Act and the Special Matter in Evidence, and that the fame was done in Purfuance thereof; and if it shall fo appear, or if fuch Action, &c. shall be brought ofter the Time limited, or in any other County or Place, the Jury shall find for the Defendant; or if the Plaintiff shall become nonfuited, or fuffer a Discontinuance of his Action, or Verdict shall pass against him, the Defendant shall have double Costs; and shall have fuch Remedy for the fame as Defendants have for Cofts of Suit in any other Cafes

by Law. The procuring the preceding Ast is an Inftance of the Benevolent Regard our Merchants have for the future fupport at Home of those Seamen who shall fuffer by valiantly defending their Property, either in Ship or Goods, and for the diftreffed Families of fuch, who fhall unhappily lofe their Lives in their Service; while the following Acts ferve no lefs to demonstrate both theirs, and the Government's indulgent Attention to fecure a Sufficiency for them abroad, when reduced by Misfortunes to the Neceflity of claiming it; and the charitable Difpositions they contain, plainly evince as well the Prudence as the Beneficence of the Promoters and Compilers of them, justly challenging our Tribute of Praise for fuch fhining Inftances of Tendernets and Compations, in a comfortable Provision for the accidental Sufferings of the Brave, till then left destitute and disregarded. I mean, by Law, for though the 22d and 23d Car. II. Cap. 11. Sect. 10. (before recited) provides fomething for the maimed and flain, yet it is too finall to fupply the Lois of Limbs, or give Maintenance to the afflicted Relicts of a Sailor, un-timely fnatched away; 'tis therefore from these Statutes only the Mariner muft expect redress, and a Reflection on their Existence will naturally encourage him to deferve their Protection by a punctual Compliance with his Duty.

An Act for making perpetual an Act for the better Regulation and Govern-ment of Seamen in the Merchant Service, and for extending the Provisions thereof to his Majesty's Colonies in America, was made in the first Year of his present Majefty. It is thereby enacted, That from and after the 1ft of May 1764 all the Provisions, Penalties, Matters, and I hings, in the Act of the 2d of Geo. II. be L 1 extended

ich emnd Port. payable enacted, rporated the like and any er Oiliovernors fhall be all have nd fhall ardens, Lands, only, as eccive. Houfe of he Serake the lifpofed Pilots. ull, for Powers nations. Act to rs, and Receiinted in eitures. the faid -Ports, by the ftants ; livered n kept

t from ble to, ibuted

crepit. in the or be Preor the b well ort to l. per or by

bhant e ad-Obd the

the their their lieve

here

#### OF SHIPS, OWNERS,

extended to his Majefty's Dominions in *America*; and the Forfeitures applicable to *Greenwich Hofpital* to be paid there, to the Officer conflicted by the Admiralty; and Mafters of Ships deducting any of the faid Forfeitures out of the Seamen's Wages, and not duly paying over the same, forfeit treble the Value to the faid *Hofpital*.

\$ Geo. I. Cap.

p. It shall be lawful for Perfons authorifed by the Majority of the Britijh Merchants and Factors refiding in Portugal, being affembled with the Conful General, or his Deputy, in any of the Ports of Portugal, to recover from all Commanders of Britijh Ships trading from Great-Britain or Ireland, or any other his Majefty's Dominions, to any of the Dominions of the King of Portugal, the following Sums, viz. any Sum not exceeding 200 Reis per Ton on all Tonnage Goods (except Wheat, Barley, Ge. and 15 per Cent. on the Freight of all other Goods exported from any of the King's Dominions to any Place in the Dominions of the King of Portugal; and all Bills of Lading thall specify to pay the Monies accordingly, under Denomination of Contribution, as per Act of Parliament; and the Perfons paying the fame thall be reimburfed by the Freighters, or the Perfons to whom the Goods thall be configned; and if no Bill of Lading thall appear, and no Freight or Tonnage is fettled between the Owner of the Goods and the Mafter of the Veffel, the Freight or Tonnage thall be valued by two different Britijh Merchants on the Place, one to be chosen by the Conful General, and the other by the Mafter of the Ship, within ten Days after unlading the Goods; and if the Perfons fo chosen thall not agree to the fame in five Days, fuch two Perfons thall chufe a third (being a Brutijh Merchant on the Place) who fhall decide the Valuation in three Days.

Dit 10, S. 2.

All Mafter of Ships, trading from Great-Britain, Ireland, or any other his Majefty's Dominions to the Dominions of the King of Portugal, and unloading there, fhall within ten Days after their Arrival deliver to the Conful General, or Deputy Conful, refiding there, or to fuch Perfon as fhall be appointed, a Manifeft upon Oath, fpecifying the Particulars of the Cargo, o. of fuch Part thereof as fhall be unloaded there, and to whom configned, which Oath the Conful General, Sc. is to administer gratu.

Ditto, S. 3. The Conful General, or his Deputy shall detain the Clearances outwards of all British and Irish Ships till Payment.

Ditto, S. 4.

The Monies shall be applied in Manner following, viz. to the Minister residing there 300 Mill-Reis per Annum, by equal Quarterly Payments, and the Remainder for the Relief of ship-wreck'd Mariners, and other distress of the Relief of ship-wreck'd Mariners, and other distress as shall be appointed by the Majority of the British Merchants and Factors residing at Liston, and other Ports in Portugal, being assembled with the Consul General, or any of his Deputy Confuls.

Ditto, S. 5. Perfons formerly liable to pay the four *Reis per Mill*, shall, after Payment of the Sums required by this Act, be exempted from the fame.

Ditto, S. 6.

Sect. 7.

ti

The Conful General, or his Deputy Confuls, reliding in *Portugal*, thall, as they fee Occasion, call a general Meeting of the *Britifb* Merchants and Factors, and thall caufe fuch Meetings as often as thall be defired, by Writing under the Hands of any five *Britifb* Merchants or Factors.

This shall be a publick Act, &c.

9 Geo. II. An Act like the preceding was made for his Majefty's Subjects trading to C. 25. S. 1. Cadiz and Port St. Mary's, fpecifying that any Sums of Money not exceeding 20. 37. 47. 57. 6° one Ryal Plate per Ducat, fhall be received from all Mafters of Britifk and Irifk Veffels, trading to those Places, on the Freight of Goods (except Tonnage Goods) imported into the faid Ports, and on all Tonnage Goods, any Sums not exceeding two Ryals Plate per Ton, to be collected and difposed of in the fame Manner as directed for that raifed in Portugal, and the other Part of this Act being verbaclim like that, is here omitted to be repeated.

10 Geo. II. C. 14. S. 1.

II. It shall be lawful for Perfons appointed by the Conful, named for his Majesty's <sup>1</sup> Subjects trading to the Port of Legborn, together with the Majority of the British Merchants and Factors there, to recover from all Commanders of British

3

\$ 30

#### CAPTAINS, AND SAILORS.

br Irifh Ships, trading from any Part of his Majefty's Dominions to the faid Port, any Sums not exceeding one Livre per Ton on all Tonnage Goods imported into the faid Port, and all Bale Goods; not exceeding one third of a Livre per Bale; or Parcel: to be recovered and applied with like Directions as in 9 Geo. II. Cap. 25, for the Confulage Duty at Cadiz and Port St. Mary's.

Mariners must help one another both at Sca and in Port, and never quit the Lig. Oleron. Ship without Leave from the Master, when she is at Anchor. The second at the sec

If Mariners get drunk and wound one another, they are not to be cured at the marc. Charge of the Mafter or Ship, as the Damage is not received in the Service of either; but if any of them are hurt, or taken ill, in doing their Duty, the Ex-Leg. Cleren. pence of their Cure the Ship must defray; and if his Diforders render him unfit Cap. 6. to continue on Board, he shall be left on Shore, and have those Accommodations Diuo, Cap. t. and Affistance his Cafe requires; and though the Ship must not be detained to attend his Recovery, yet, if this happens afterwards, he shall have his full Wages, deducting only what the Mafter may have expended for him.

If Goods are thrown overboard in order to lighten, and by this Means fave the  $L_{e.}$  Olever. Ship in a Storm, upon Proof thereof, by the Oaths of the Mafter,  $\mathfrak{S}_{c.}$  he shall  $\mathfrak{C}_{ap. 11.}$  be acquitted, though the Ship, Freight, and Remainder of the Cargo shall be brought into an Average, to make good what was fo thrown away for the Prefervation of the whole.

Though a Ship fhall be feized for Debt, or otherwife become forfeited, the Confolat.del-Mariners muft receive their Wages, unlefs in fome Cafes, where they are for-Marc. feited as well as the Ship; as in Cafe of committing Piracy, with Letters of Marque, by Reafon of which all will be forfeited; but lading of prohibited Rall'. Abridg. Goods on board, fuch as Wool, &c. though it fubjects the Ship to a Forfeiture, Fol. 530. yet it difables not the Mariner of his Wages; for the Sailors having honeftly performed their Parts, the Ship is tacitly obliged for their Wages; but, if the Ship perifhes at Sea, they lofe their Wages, and the Owners their Freight: And this being the Marine Cuftom is allowed as well by the Common as Civil Larv.

Law. Barretry of the Mariners is a Difeafe fo epidemical, that it is difficult for a Maf- Juft. de ob. ter with the greateft Care to prevent it, and though he may not really be faulty for exdilett yet the Law will always adjudge him fo, and impute Sailors Offences to his Negligence; and were it otherwife, the Merchant would be in a very dangerous Condition; and the Reafons why a Mafter should be responsible for his Crew are;  $p_{e/ch, 11}$ because it is of his own chusing, and under his Correction and Government, and  $\Im a_c$  in B.R. on Ship-board know no other superior but himself, and if they are faulty he may smith, correct and punish them (in a moderate Manner) and justify the fame by Law; Rell'Abridg. and the Fact being proved against them, he may re-imburge himself out of their 533-Wages.

Wages. This Act explains and amends an Act of 7 Geo. II. Cap. 15. intituled, An Act 26 Geo. III. to fettle bow far Owners of Ships shall be answerable for the Acts of the Masters or Cap. 86. Mariners.

From and after September 1, 1786, no Perfon or Perfons, who is, are, or shall sect. 1. be Owner or Owners of any Ship or Veffel, shall be fubject or liable to answer for or make good, to any one or more Perfon or Perfons, any Lofs or Damage, by Reafon of any Robbery, Em<sup>1</sup> zzlement, Secreting, or making away with, of any Gold, Silver, Diamonds, Jewels, precious Stones, or other Goods or Merchandife, which shall, from and after that Day, be spinote the fubject of the share of the standard ship or Veffel, or for any Act, Matter or Thing, Damage or Forfeiture; done, occasioned, or incurred, from and after the passing this Act, without the Privity and Knowledge of fuch Owner or Owners; further than the Value of the Ship or Veffel, with all her Appurtenances and the full Amount of the Freight due, or to grow due, for and during the Voyage wherein such Robbery, Embezzlement, secreting, or making away with as aforesaid, shall be made, committed, or done; although the Master or viariners, shall not be in any-wise concerned in or privy to such Robbery, Embezzlement, Secreting, or making away with; any Law, Custom, or Usage, to the contrary thereof in any wife notwithftanding.

able Imi-Seafaid

Mer-

ieral, nders efty's wing xcept Ton orted ing of ingly, Perons to r, and Mafter Britifb e other and if erfons ide the

her his loading eral, or Manithereof Gene-

vards of

refiding mainder Majefpointed on, and y of his

ment of

fhall, as Factors, nder the

ding to cceeding and *Irijh* Goods) exceed-Manner g verba-

lajesty's of the *Britifb* or 131

No

#### OF SHIPS, OWNERS,

**16** Geo. III. No Owner or Owners of any Ship or venetiman or nupper of manage C. **86**. S. 2. for or make good, to any one or more Perfon or Perfons, any Lofs or Damage C. **86**. S. 2. for or make good, to any one or more herebuilding whatever : which from and after September 1, 1786, fhall be thipped, taken in, or put on board any fuch Ship or Veffel; by Reafon or Means of any Fire happening to or on board the faid Ship or Veffel.

Sed. 1.

No Mafter, Owner or Owners of any Ship or Veffel, shall be subject or liable to anwer for, or make good, to any one or more Perfon or Perfons, any Lois or Damage which may happen to any Gold, Silver, Diamonds, Watches, Jewels, or precious Stones, which from and after the paffing this Act, thall be fhipped, taken in, or put on board any fuch Ship or Veffel ; by Reafon or Means of any Robbery, Embezzlement, making away with, or fecreting thereof, unlefs the Owner or Shipper thereof fhall, at the Time of fhipping the fame, infert in his Bill of Lading, or otherwife declare in Writing to the Mafter, Owner or Owners of fuch Ship or Veffel, the true Nature, Quality, and Value of fuch Gold, Silver, Diamonds, Watches, Jewels, or procious Stones. Enacts that if feveral Freightees or Proprietors of any fuch Gold, Silver,

Diamonds, Jewels, or precious Stones, or other Goods or Merchandife, fhall fuffer any Lofs or Damage, by any of the Means aforefaid, in the fame Voyage (Fire only excepted) and the Value of the Ship or Vessel with all her Appurtenances, and the Amount of the Freight due, or to grow due during fuch Voyage, shall not be fufficient to make full Compensation to all and every one of them, then fuch Freighters or Proprietors shall receive their Satisfactions thereout in Average, in Proportion to their refpective Loffes or Damages ; and in every luch Cafe, it shall and may be lawful to and for fuch Freighters or Proprietors, or any of them, on Behalf of himfelf and all other fuch Freighters and Proprietors, or to and for the Owners of fuch Ship or Veffel, or any of them, or ou Behalf of himfelf and all the other Part Owners of fuch Ship or Veffel, to exhibit a Bill in any Court of Equity for a Difcovery of the total Amount of fuch Loffes or Damages, and also of the Value of fuch Ship or Veffel, Appurtenances and Freight, and for an equal Distribution and Payment thereof amongst fuch Freighters and Proprietors, in Proportion to their refpective Losses or Damages, according to the Rules of Equity; provided always, that if any fuch Bill thall be exhibited, by or on the Behalf of the Part-Owners of fuch Ship, the Plaintiff or Plaintiffs shall annex an Affidavit to fuch Bill or Bills, that he, or they do not collude with any of the Defendants thereto; and shall thereby offer to pay the Value of such Ship or Vessel, Appurtenances, and Freight, as such Court shall direct; and fuch Court shall thereupon take fuch Method for afcertaining such Value, as to them shall feem just, and shall direct the Payment thereof, in like Manner as is now used and practifed in Cases of Bills of Interpleader.

Sect. 5.

Provided always, that nothing in this prefent Act contained fhall extend, or be conftrued to extend, to impeach, leffen, or difcharge any Remedy, which any Perfon or Perfons now hath or shall or may hereafter have, against all, every, or any the Masters and Mariners of such Ship or Vessel, for or in Respect of any Embezzlement, Secreting or making away with any Gold, Silver, Diamonds, Jewels, precious Stones, or Merchandife, thipped or loaded on board fuch Ship or Veffel, or on Account of any Fraud, Abuse, or Malversation of and in such Masters and Mariners respectively; but that it shall and may be lawful to, and for every Perfon or Perfons to injured or damaged, to purfue and take fuch Remedy for the fame, against the faid Master and Mariners respectively, as he or they

might have done before the making of this Act. When Goods are once delivered to a Master, they are not subjected to be attached in his Hands, nor can any Cuftom whatfoever fupport the fame, for they are in Law as it were bailed to the Ship, until the Freight and all other Charges are Stich. 27 Car. paid: And it is very much doubted whether an Attachment can be made in London Il pr L.C.J. of any Goods lying on board Ship, in the River of *Thames* (though the Port Mair. of London) notwithftanding Freight, and all other Charges are paid off.

Commissioners of Bankruptcy issued a Warrant to feize Goods of a Bankrupt Mill. 8 Ann. in Chancery. on board two Ships in Topfham Bay in Devorthire ; the Goods were configned to Perfons

Sca. A.

#### FREIGHT, CHARTERPARTIES, &c.

Perfons in Holland, who had not paid the Bankrupt for them; the Mafters re-fufed to deliver the Goods notwithftanding the Warrant, which occasioned the Commissioners coming to demand them, though they were still refused.

Sir Peter King moved for an Order upon the Mafters for their Contempt.

The Court at first greatly doubted, whether they could make an Order in Aid and Assistance of the Warrant of the Commissioners of Bankruptcy, the Statute having verted a large Power in them; befides, the Perfons, to whom the Goods were configned, would be indebted to the Creditors of the Bankrupt, which Creditors may recover by the Law of Holland. Sir Peter King. We shall rather lose the Goods than follow them into Hol-

Sir Peter King. land.

Lord Chancellor. Their refufing to deliver the Goods upon Warrant is no Contempt to this Court, though the Commiffioners act under a Commiffion under the Broad Seal : The Masters in this present Case have some Colour to detain the Goods, for upon a Delivery of them, they may be difappointed of Freight, and the Affignees of the Commission must stand in the fame Place as the Bankrupt, and be subject to his Contract.

But, however, an Order was made upon the Masters to deliver the Goods upon Payment of the Freight, and the Masters to be indemnified by the C.editors against a Bill of Lading, which was fent by the Confignees.

I have now finished the subject of Ships and Seamen, which has been spun out to a great Length by the neceffary Quotations of the Cafes and Laws fo interefting a Topick calls for ; and I think the omitting of any of them would have rendered the Difcourfe defective. I shall now according to my proposed Method, proceed to treat of other Marine Affairs; fuch as

### Freight, Charterparties, Bills of Lading, Demorage, and Bottomry.

**FREIGHT** is the Sum agreed on for Hire of a Ship, entirely or in part, for the Carriage of Goods, from one Port to an electronic destruction of the second for the Carriage of Goods, from one Port to another, or to many Ports ; and must be paid in Preference to all other Debts, for whole Payment the Goods stand engaged; but as those are responsible to the Ship for her Hire, fo is the Ship to the Owner of the Goods, in Cafe of Damage or Waste, through any Defect of the Veffel or Sailors.

CHARTERPARTY (Charta Partita, i. e. a Deed or Writing divided) is the fame in the Civil Law with an Indenture at the Common Law. The Parties are either the Owners of Ships on the one Part, and Merchants on the other; or Mafters of Ships, invefted by the Owners with Power to enter into Charterparties, and Merchants. It is neceffary to state this Distinction because the Owners often Charter a Ship Outwards, and leave it to the Discretion of the Master to procure the best back Freight he can in the Foreign Port to which the Cargo is configned. The Charterparty fettles the Agreement, as the BILLS of LADING do the Contents of the Cargo, and binds the Master to deliver them well conditioned at the Place of Discharge, according to the Agreement; and for Performance, the Master or the Owner obliged himself, Ship, Tackle, and Furniture.

The taking a Ship to Freight is the hiring her of her Master or Owners, either in Part or the whole, and either by the Month for an entire Voyage, or by the Ton; and the Contract, reduced into a Writing, is commonly called a Charterparty, executed between the Freighter, and the Perfon who lets the Ship, and expreffive of the different Particulars agreed on, as aforefaid. The Mafter or Owners generally covenant to provide both a Sufficiency of

Tackle and Mariners, and to fit the Ship in every Respect for performing the Voyage agreed on; and the Merchant, on his Part, ftipulates to comply with the Payment, promifed for Freight, on Delivery of his Goods, and both oblige them-felves in Penaltics for Non-compliance; the Nature and Form of which will

M m

(wat nage after ip or ip or iablo

fs or s, or pped, i any s the n his

er or fuch Silver,

fhall oyage purteoyage, them. out in y iuch or any ors, or half of a Bill offes or es and t fuch mages, hill be ntiff or do not pay the direct; luc, as

er as is or be ch any ery, or

of any monds, h Ship in fuch to, and Remedy or they

ttached are in ges are London he Port

nkrupt rned to Perfons

### FREIGHT, CHARTERPARTIES,

be thewn in the fubfequent Copy of a *Charterparty*, and the confequent Security of a *Bill of Lading*, both which I have inferted for my Readers' Government.

PerLeg. Nav. If there be a verbal Agreement only, and *Larney*, given, and Rhod. Ant. broke off by the Merchant, according to the *Rhodian* Law, he lofes his *Earney*; they forfeit double. but, if the Owners or Master repent, they forfeit double. But by the Common Law of England the Party damnified may bring his Action

Car. on the Cafe, and recover all Damages on the Agreement.

If, by the Time appointed in the Charterparty, the Ship is not ready to take in, or the Merchant (after the Days of Demorage commonly granted) not ready to load, the Parties are at Liberty, and the fuffering one hath his Remedy against the other by Action, to recompense the Damage.

Ju eMar.L.z. If Part of the Loading be on board, and fome intervening transformer parts Cap. 4. S. 3. the Merchant from fhipping the whole in Time, the Mafter is at Liberty to contract with another, and fhall have Freight by Way of Damage for the Time contract with another, and fhall have Freight by Way of Damage for the Time of a conditional Nature, a precedent Failure as to a complete Loading will determine the fame, unlefs afterwards affirmed by Confent; and though it be no Prudence for every Merchant or Master to depart from the Contract, on a Noncompliance of Articles, yet it is the highest Justice that Ships and Masters should remain free; for otherwife, by the bare Lading of a Cafk or Bale, they might be defeated of the Opportunity of Paffage, or Seafon of the Year.

 $C_{re.}$  Cor. So, on the other Hand, if the Veffel be not ready, the Merchant may flip the  $33_3$ ,  $3L_{rv}$ . Remainder of his Goods on board another and difcharge the first, and recover  $23_3$ . Damages against the Master or Owners for the reft; this being grounded on the like Reafon as the former.

Charterparties have always by the Common Law had a genuine Construction as near as may be, and according to the Intention and Defign, and not according to the literal Senfe of Traders, or those that merchandize by Sea, yet they must be regularly pleaded; and therefore in an Action of Covenant or an Indenture dated the 9th Oct. 38 Eliz. wherein was recited, Whereas by Indenture of Charterparty dated, Sept. 8, 38 Eliz. between the Plaintiff and Francis Cherry, the Plaintiff having hired of him a Ship, for a Voyage to Dantzick, upon taking the Ship it was agreed between them, that the Ship should be laden with Corn at Dantzick, and fail from thence to Legborn : Now by the faid Indenture, in Confideration the Plaintiff had agreed, that the Defendant (hould have the Moiety of Corn, quod tune fuit (what then was) or afterwards should be laden in the Ship during the faid Voyage, the Defendant covenanted to pay the Moiety of the Money for the faid Corn, guod tunc fuit, or afterwards should be laden, &c. and alledgeth in facto (in fact) that Oct. 9, 38 Eliz. the Ship was laden with fixty Lasts of Corn, and for not Performance of this Covenant the Action was brought; the Defendant pleaded, that the Deed was fealed and delivered Oct. 28, 38 Eliz. & quod ad tune vel poffed (and that at that Time or afterwards) there was not any Corn, laden there, and traverseth the Delivery Oct. 9, or at any Time afterwards before the 28th Oct. 38 Eliz. and it was adjudged upon Demurrer, that in Regard the Plaintiff declared upon a Deed dated  $O\mathcal{E}$ , 9, 38 El/z. it shall be intended to have its Effence and Delivery at that Time, and no other; and if he should confefs it to be delivered at any other Time, it would be a Departure from his Declaration, and the Word tunc is referred to the Delivery, and not to the Date; and if it were delivered ten Months after the Date, he should not have the Benefit 2 Cro. 263. of the Corn laden before the Delivery : And therefore the Defendant was adjudged

Offer v. Sir any to be charged with paying for any Corn before the Delivery of the Deed, the Words of the Deed being, that he should pay for the Corn then laden, Ge. which (then) is referred to the Time of the Effence of the Deed by the Delivery, and not to the Date.

3 Bulft. 152. 1 Ko. 312.

Atkinfon contracted with Buckle for the Carriage of an hundred Quarters of Barley, and promifed to deliver unto him the hundred Quarters of Barley a-Shipboard at Barton Haven in the County of York, to carry them for him, and for the Carriage thereof did promife to pay him fo much; and Buckle promifed to carry the fame for him, and accordingly brought his Ship to the faid Haven, expecting

134

Cro.

353.

### BILLS OF LADING, DEMORAGE, &c.

pecting there the Delivery of the hundred Quarters of Barley; but Atkinfon came not to deliver the fame to him, whereupon Buckle brought his Action of the Cafe upon the Promife, and upon non affumpfit pleaded, had a Verdict and Judgment, which was affirmed upon a Writ of Error.

Covenant upon a Charterparty between Bolton Owner, and Lee and Morgan Merchants, Freighters of a Ship, let by Bolton, on Freight, for a Voyage to Guinea, at 481. per Menfem, and there was a mutual Covenant between the Parties, & guemlibit corum modo fequente (and each of them in the following Manner) and then divers Covenants follow, concerning the Ship's Tackle and Performance of the Voyage; and then a Covenant for the Payment of the Freight (viz.) when the Ship arrived at Guinea, the Freight then due, was, upon Notice, to be paid in England; and when the arrived in England, the Refidue, from the Time of the laft Payment, was to be paid. And faith that at fuch a Time the Ship arrived, and that fix Months and ten Days were then paft, which came to 16 much, whereof Notice was given; and that after fuch a Time of the laft Payment, came to 237. 4s. and that the Defendant had not paid any of the Sums; upon which the Defendant denurred, and took thefe Exceptions to the Declaration.

2. For this, that the Action is brought against one of the Defendants only, 1 Mod. Caf. omitting the other, *fed non allocatur* (but not allowed), the Covenant being 393, 84. between them, *et quemlibet eorum*, (and each of them) is joint and feveral of every Part.

2. For that it appears upon Computation, the Plaintiff demanded more upon the first Breach than is due, by 30s. and less than is due upon the fecond by 16s. and though that the first may be cured by the Jurors finding less, or by the Plaintiff's releasing the Overplus, yet where he demands less than is due, it is incurable; and cited feveral Books there quoted for that Purpose in alfumplit, where, as in this Cafe, only Damages are to be recovered; and on the other Part was cited, Gro. Jac. 498. Pemberton v. Shelton, and 529, Parker v. Curfon & Uxor. See 2 Levinz 4. Hulme & Sambers; and 2 Vent. 129. Welby and Philips. Hale C. J. took a Difference between this Cafe of Covenant and Debt, and held, that after Verdict it had been cured without Queftion; but upon Demurrer there may be fome Doubt, the Demurrer being general; but had the Demurrer been so forcial, it had been ill, and ruled Judgement, pro Quer. 2 Levinz 56, and 3 Keble 39 and 50, Bolton and Lee.

If Goods are fully laden on board, and the Ship hath broke Ground, and the Ad.Leg.Rhod. Merchant on Confideration determine again to unload them, and not profecute the Adventure, by the Marine Law the Freight is due.

the Adventure, by the Matrine Law the tregence unable, without the Mafter's Fault, Leg. Oleron. And if the Ship in her Voyage becomes unable, without the Mafter's Fault, Leg. Oleron. or that the Mafter or Ship be arrefted by any foreign Prince, or State, in her  $R_{Mad}^{r}$ . Voyage, the Mafter may either mend his Ship, or freight another; but if the Merchant will not confent thereto, then the Freight becomes due, for fo much Digeft. as the Ship hath carned; otherwife the Mafter is liable for all Damages that  $C_{1.2, 8.16}$ . fhall happen: And therefore if that Ship to which the Goods were translated perifhed, the Mafter fhall anfwer; but if both the Ships perifh, then he is difcharged: But in Cafe of extreme Neceffity, as that the Ship would be in a finking Condition, and an empty Ship is paffing by, or at Hand, he may translate the Goods; and if that Ship foremed probable and fufficient.

If a Master shall weigh Anchor, and fail after the Time covenanted or agreed for his Departure, if any Damage happens at Sea after that Time, he shall refund and make Good all such Missfortune; yet if a *Charterparty* is made, that the Plaintiff shall fail from *London* to *Lifkon*, with the first Wind and Opportunity, &c. in Confideration of which the Merchant did covenant to pay fo much for Freight; the Ship departs not with the first Wind and Opportunity, yet afterwards *breaks* Ground, and arrives at her Port, the Freight in this Cafe is Popham 161. become due; for there is nothing can bar the Ship of her Freight, but the not Palm. 398. *Lateb* 12, 49. Departure, for only that in Law is traversable, being material to avoid the Payment

curity

me be

Action

to take ready against

revents erty to e Time being vill debe no a Nonfhould might

hip the recover on the

ction as ding to nust be re dated terparty Plaintiff ship it antzick. deration f Corn, o during ney for lledgeth of Corn, Defenquod ad y Corn, ards be-Regard nded to ld conhis De-Date ; Benefit djudged ed, tho n, &c. elivery,

> arters of a-Shipand for aifed to an, expecting

#### FREIGHT, CHARTERPARTIES,

ment of the Freight; but to fay the Ship did not depart with the next Wind, is but a Circumstance, which, in Strictness of Law is not traverfable.

If it be agreed, that the Matter thall fail from London to Legborn in two Months, and Freight accordingly is agreed on, if he begins the Voyage within the two Months, though he does not arrive at Legborn within the Time, yet the Freight is become due.

2 Vern. 210.

a long Time in India, and did fo keep her until the was unfit for Service, and could not come home; they were obliged in *Chancery* to pay the Damage, though by the Charterparty it was payable at the Return of the Ship.

2 Fern. 212. So where no Freight was to be paid for the Cargo Outwards, but Freight for the Cargo Homewards, and the Factor abroad had no Goods to load her hune-

wards, Payment of the Freight was decreed.

And if a Ship is freighted to go to any Place to load, and on Arrival there the Factor cannot, or will not put any thing on board her, after the Mafter has flaid the Days agreed on by Charterparty, and made his regular Protefts, he fhall be paid, empty or full. Though the Officers and Mariners gave Bond not to demand Wages, unlefs

2 Pern. 727.

27. Though the Officers and Mariners gave Bond not to demand Wages, unlefs the Ship retu ned to London, the arrived at a delivering Port and afterwards was taken by the Enemy, they had their Wages to the delivering Port.

Leg. Relaga-If a Ship is freighted from one Port to another, and thence to a third, fourth, tig. de partia Leg. while the partial for Home to the Port from whence the first failed (commonly called a *Leg. while the partial trading Voyage*) this is all but one and the fame Voyage, fo as it be in Conformity to the *Charterparty*.

Tria, 9 Yac. A Merchant agrees with a Mafter, that if he carries his Goods to fuch a Port, in C. B. Rot. he will then pay him fuch a Sum; in the Voyage the Ship is affaulted, entered 636. Bright v. Cosper. and robbed by Pirates, and Part of her Lading taken forth, and afterwards the i Brownl.21. Remainder is brought to the Port of Difcharge; yet the Sum agreed upon is not become due, for the Agreement is not by the Mafter performed. Through by the Civil Law this is vis major or cafus fortuitus (the greater Force

Though by the Civil Law this is vis major or cafus jortuitus (the greater Force  $R_{grint}$  and  $R_{grint}$  a

for both by the Common and Marine Law, the Act of God, or that of an Enemy, hall no Ways work in private Actions.

If a Ship be freighted by the Ton, and the is full laden according to the *Charterparty*, the Freight is to be paid for the whole, otherwife but for to many Ton as the Lading amounted to.

 $\mathcal{I}_{urre Mar.}$ If Freight be contracted for the Lading of certain Cattle, or the like, from I.a. Ch. 4. Dublin to Well-Cheller, and fome of them happen to die before the Ship's Arrival, the whole Freight is become due as well for the Dead as the Living. But if the Freight be contracted for the transporting them, at fo much per

Ditto. Bi Head

Ditto.

Ditto.

Ditto.

Head, if Death happens, there arifeth due no more Freight than only for fuch as are living, at the Ship's Arrival at her Port of Difcharge, and not for the Dead.

When Cattle or Slaves are fent aboard, without any previous Agreement for lading or transporting them, but generally, then Freight shall be paid as well for the Dead as the Living; and if Freight be contracted for the transporting of Women, and they happen in the Voyage to be delivered of Children, no Freight becomes due for the Infants.

If Goods are fent on board, generally, the Freight must be according to that commonly paid for the like accustomed Voyages.

If a Ship shall be freighted, and named to be of fuch a Burthen, and being freighted by the Ton, shall be found less, there shall be no more paid than only by the Ton, for all the Goods that were laden on board.

Ditto.

And if a Ship be freighted for two Hundred Tons or thereabouts, the Addition of *thereabouts* is commonly reduced to be within five Ton, more or lefs, as the Mojety of the Number ten, whereof the whole is compounded.

2

If

### BILLS OF LADING, DEMORRAGE, &c.

If a Ship be freighted by the Great, and the Burthen of it not expressed, yet Chaff. Is fine sum certain is to be paid.

If a Freighter, by loading prohibited or unlawful Goods, occations the Ship's symptotic Detention, or otherwife impedes her Voyage, he thall pay the Freight contracted and agreed for.

When a Ship is freighted out and in (or out and home) there is no Freight due Trin. 9 Jac. till the whole Voyage is performed; fo that if the be caft away coming Home, verf, crusher, the Freight outwards, as well as inwards, becomes loft.

A Part Owner of a Ship fued the other Owners for his Share of the Freight on  $\frac{Part}{I_a} C_{barroy,}$ finithing her Voyage: but the other Owners had fitted her out, in which the  $_{13}$ / $_{ab}$ ,  $_{1589}$ , Complainant would not join, whereupon the other Owners complained in the Admiralty; and by Order there, they gave Security, if the Ship perifhed in the Voyage, to make good to the Plaintiff his Share, or to that Effect; in fuch a Cale, by the Law Marine and Courfe of the Admiralty, the Plaintiff was to have no Share of the Freight: It was referred to Sir *Lionel Jenkins* to certify the Courfe of the Admiralty, who certified accordingly, and that it was fo in all Places, for otherwife there would be no Navigation; whereupon the Plaintiff's Bill was diffuilfed.

If a Mafler lets ont his Ship, and afterwards fecretly takes in other Goods un-Leg. Oliver, known to the first Freighter, by the Law Marine he loses his Freight; and if it Leg. Neval. flould to fall out, that any of the Freighter's Goods should for fafety of the Ship be cash overboard, the Reft fhall not become fubject to the Average, but the Mafter mult make the Damage good; though, if the Goods are brought into the Ship feretly and unknown to him, it is otherwise; and Goods fo brought in, Conful. Del. may be fubjected to what Freight the Mafter thinks fit.

When a Ship puts into any other Port than that the was bound to by Agree-Lig. Okren. mean, the Mafter thall anfwer all Damages that thall accrue thereby; but if the was forced in by Storm, Enemies, or Pirates, he must afterwards proceed to that he was solliged to by the Contract.

In Contruction of Law, the Liding of the Ship is *tacitly* obliged for the Bald, in leg. Freight, the fame being in Point of Payment preferred before any other Debts to Certi Jurisian which the Goods fo laden are liable, though fuch Debts, as to Time, were *pre*-quid ergo *cedent* to the Freight; for the Goods remain, as it were, bailed for the fame; <sup>Cod</sup>, locat, nor can they be *attached* in the Matter's Hands, though it is commonly conceived otherwife.

As Ships deferve Wages like a Labourer, the Actions touching the fame are, in Stanly verf. the Eye of the Law, generally confirued favourably for the Ship and Owners; <sup>Alter</sup> I flake and therefore if four Parts in five of them fhall make up their Accounts with the Freighters, and receive their Proportions, yet the fifth Man may fue fingly by himself without joining with the Reft, and this as well by the Common Law as the Law Marine.

If a ship in her Voyage happens to be taken by an Enemy, and afterwards i  $R_{II}$  re-taken by another Ship in Amity, and Reftitution is made, and the proceeds Stalkiam on in her Voyage, the Contract is not determined, though the taking by the Enemy diverted the Property out of the Owners; yet by the Law of War, that Poffeilion was defeatible, and being recovered in Battle afterwards, the Owners become re-invefted; fo the Contract, by Fiction of Law, became as if the never had been taken, and fo the entire Freight becomes due.

It was covenanted by a Charterparty, that a Ship fhould return by a certain *Pickerieg* and Time within the River of *Thames*, (the Dangers of the Sea excepted) and after Bardy. Sydn wards in the Voyage, and within the Time of the Return, the Ship was taken Abridg.  $_{12.2}$  Rell'e, upon the Sea by Enemies unknown to the Covenanter, and being detained by them could not return within the River of *Thames*, within the Time mentioned in the Covenant. *Refleced*, this Impediment was within the Exception, for thefe Words intend as well any Danger upon the Sea by Pirates or Men of War, as Dangers of the Sea, by Shipwreck, Tempeft, or the like.

If Freight be taken for a Hundred Tons of Wine, and Twenty of them leak *Boser* verf. out, fo that there is not above eight Inches from the Bulge upwards, yet the  $\frac{Cale.}{27} \frac{Car.11}{Car.11}$ . Freight becomes due; but, if they be under eight Inches, fome conceive it then B. R. to be in the Election of the Freighters to fling them up to the Mafter for Freight;

Nn

but

#### Wind,

in two within me, yet

reighted Service, Damage,

ight for home-

nere the has flaid he fhall

, unlefs ards was

fourth, called a Confor-

a Port, entered ards the on is not

er Force ers, and ients exls which ard, the reed on ; Enemy,

ng to the to many

e, from

uch per fuch as the Dead. nent for as well orting of Freight

to that

d being han only

Addition , as the

#### BILLS OF LADING, &c.

but most think otherwise; for if all had leaked out (if there was no Fault found in the Stowage, by a Survey from the *Trinity-Houfe*) there is no Reafon the Ship fhould lofe her Freight; for the Freight arifes from the Tonnage taken, and if the Leakage was occasioned through Storm\*, the same perhaps may come into an Average.

It is certain if a Ship freighted by the Great be caft away, the Freight is loft ; but if by the Ton or Parcels, and Part thereof is faved from the Wreck ; doubted whether pro rata, fhe ought not to be answered her Freight +.

If a Ship by Charterparty, reciting her to be of the Burthen of 200 Tons, is taken to Freight for a Sum certain, to be paid at her Return, the Sum certain is to be paid, though the Ship amounts not to that Burden.

225.

In Cafe a Ship is freighted after 'he Rate of 20/. for every Month that the thall be out, to be paid after Arrival at the Port of London; and the Ship is caft away coming up from the Downs, but the Lading is all preferved, in this Cafe the Molloy Jure Freight is become due; for the Money arifes to Monthly by the Contract, and Marit. 224, the Place mentioned is only to the where Payment is to be made; for the Ship deferves Wages like a Mariner who ferveth by the Month; and though he dies in the Voyage, yet his Executors are to be answered pro rata. Besides, the Freight becomes due by Indentment on the Delivery or Bringing-up of the Commodities to the Port of London, and not of the Ship.

1 Buld. 176. If a Man freights a Ship out, and covenants that the Ship should fail out of 1 Jult. 204, a. If a Man Heights a snip out, and covenants that the only mount for out of 1 Jult. 204, a. that Port to *Cadiz* with the first fair Wind and Opportunity, and the Freighter 2 sand. 350 covenants, that for the Freight of all the Premises he would pay unto the Master

1841. if the Master doth not aver, that the Ship did arrive at the Port of Cadiz, he cannot maintain an Action against the Freighter.

If the Master enters into a Charterparty for himfelf and Owners, the Master in that Cafe may releafe the Freighters, without advising with the Owners ; but if the Owners let the Ship out to Freight, whereof J. J. is Master, though the Master covenant in the fame *Charterparty* and fubfcribes, yet his Release in that Case will not bind the Owners, but the Owners' Release on the other Hand will include the Master; and the Reason is, for that the Master is not made a proper Party to the Indenture. And fo it was ruled, where an Indenture of Charterparty was made between Scudamore and others, Owners of the good Ship called the B, whereof Robert Pitman was Mafter, on the one Part, and Vandenflene on the other Part; in which Indenture the Plaintiff did covenant with the faid Vandenstene and Robert Pitman, and bound themselves to the Plaintiff and Robert Pitman for the Performance of Covenants in 600/. and the Conclusion of the Indenture was-

Cro. Eiz. 56. In Witnefs robereaf the faid Robert Pitman put his Hand and Seal, and delivered the Scadamere of fame: In an Action of Covenant, for not performing certain Covenants in this In-dl. vert. Pit. denture, the Defendant pleaded the Releafe of Pitman, whereupon the Plaintiff The variation of the second s 2 Levinz 74. the one Side, and Parties on the other Side, as that wa.; for there no Bond, Cark & Child Ceek & Child and 3 Lowing Covenant, or Grant, can be made to, or with any that is not Party to the Deed; 138. Gills v. but where the Deed indented is not reciprocal, but is without a Between,  $\mathfrak{Ge}$ . Copicy, que femble contra as Omnibus Chrifli fidelibus, &c. there a Bond, Covenant, or Grant, may be made to divers feveral Perfons.

If an Indenture of Charterparty be made between A. and B. Owners of a Ship *Hinty\_2Relivof* the one Part, and C. and D. Merchants of the other Part; and A. only feals the diversity. Deed on the one Part and C. and D. Merchants of the other Part; and A. only feals the diversity. Deed on the one Part, and C. and D. on the other Part; but in the Indenture

it is mentioned that A. and B. covenant with C. and D. and C. and D. covenant with A. and B : In this Cafe, A. and B. may join in an Action against C. and D. though B. never feals the Deed, for he is a Party to the Deed, and C. and D. have fealed the other Part to B. as well as to A.

Covenant upon a Charterparty by which the Mafter of a Ship covenants to fail with the first fair Wind to Barcelona, and that the Mariners shall attend with a Boat

\* Mafter fould take care to make their regular Proofs after a Storm, as they may fafter fourly by omitting it. † It is common to give up what is faved to the Affarett, that 't Affared may resour the whole Infarance.

#### CHARTER-PARTIES.

a Boat to relade the Ship, and then to return with the first fair Wind to London, and to unlade and deliver the Goods; and the Merchants covenant to pay fo much for Freight, and fo much for Demorrage every Day; the Master brought his Action for the Freight and Demorrage, and declares that he failed fuch a Day, with the first fair Wind, and upon all the other Points. The Defendant pleads quoad the Freight, that the Ship did not return directly to London, but went to Alicant and Tangier, and made divers Deviations, and by these Delays the Goods were 3 Levine 41. fpoiled; and as to the Demorrage, that this was occasioned by the Negligence of Shaller; Sir the Mariners, in not attending with the Boat to relade the Ship, to which the The. Jonet, Plaintiff demurred; and per Curiam pro Quer. for that the Covenants are mutual 216. and reciprocal, upon which each shall have his Action against the other, but Culmert. fhall not plead the Breach of one in Bar of another, for perhaps the Damage of the one Side and the other are not equal.

If a Factor freights a Ship, by Order and for Account of another, Out and Lex Mere. Home, and a *Charterparty* is accordingly made and indented between him and P. 117. the Mafter, the Factor is liable for the Freight and Performance of all Covenants; but if the Ship be only freighted Outwards, and loaded by the Factor, the Goods fhipped are only liable for the Freight, and no Demands to be made on the Freighters in Virtue of the *Charterparty*, but the Perfon who receives the Goods is to pay it, according to the Tenor of the Bill of Lading.

If a Ship is freighted Out and Home, and after having delivered her Cargo at the Place agreed on, there are no Goods provided for her Re-lading, the Mafter muft ftay the Days of Demorrage agreed on by *Charterparty*, and make his regular Proteft for his Freighter's Non-Compliance, who will in this Cafe be obliged to pay him empty for full; though fhould the Mafter not wait the Time ftipulated, or omit to make his Proteft, he will lofe his Freight; and in Cafe the Mafter, on his finding no Goods provided by his Freighter, fhould determine to load fome on his own Account, as Salt, or the like, this will not obfruct his recovering his Freight; for if the Ship had been laden only with Salt by the Merchant, which (it may be) would not pay half the Freight, yet the Shipper or Proprietor may at Pleafure abandon the fame to the Mafter for his Freight, and he can demand no more by the *Charterparty*; but if the Mafter take in fuch Salt of me Condition made with his Freighter, he may claim Freight, then this latter is to have the Benefit of the Salt in Deduction of the faid Freight.

#### Form of a Charterparty of Affreightment.

THIS Charterparty, indented, made, &cc. between A. B. of, &cc. Mariner, Mafter, and Owner of the good Ship or Veljel called, &cc. now riding at Anchor at, &cc. of the Burthen of two bundred Tons, or thereabouts, of the one Part, and C. D. of, &cc. Merchant, of the other Part, Witneffeth, that the jaid A. B. for the Conjderation berein after mentioned, hath granted, and to Freight letten, and by thefe Prefents dotb grant, and to Freight let, unto the faid C.D. bis Executors, Adminifrators, and Alfigns, the whole Tonnage of the Hold, Stern/heets, and Half Deck, of the faid Ship or Velfel, called, &cc. from the Port of London to, &cc. in a Voyage to be made by the faid A. B. with the faid Ship, in Manner hereafter mentioned (that is to flay) to fail with the firf fair Wind and Weather, that fhall bappen after, &cc. next, from the Jaid Port of London, with the Goods and Merchandize of the faid C.D. bis Fastors, or Aljigns, on board, to, &cc. aforefaid (the Dangers of the Sea excepted) and there unlade and make Difcharge of the faid Goods and Merchandizes of the faid Goods, in the Space of, &cc. limited for the End of the faid Voyage. In Confideration whereof the faid C.D. for bimfelf, bis Executors, and Adminifirators, fastors, or Alfigns, the faid C.D. for bimfelf, bis Executors, and Adminifirators, fastors, or Alfigns, the faid C.D. bis the faid A. B. bis Executors, Adminifirators, or Alfigns, by thefe Prefents, that the faid A. B. bis Executors, Adminifirators, or Alfigns, fadl, and will, well and truby pay, or caufe to be paid unto the faid A. B. bis Executors, Adminifirators, or Alfigns, for the Freight of the faid Ship and Goods, the Sum of, &cc. (or fo much per Ton) within twenty-one Days after the faid Ship's Arrival, and

It found the Ship nd if the into an

t is loft ; ; doubted

, is taken n is to be

the fhall caft away Cafe the tract, and the Ship gh he dies lides, the up of the

fail out of Freighter the Master t of *Cadiz*,

Mafter in but if the the Master r Cafe will ill include er Party to was made B, whereof ther Part ; ne and Roan for the ture waselivered the in this Inhe Plaintiff not bar the fity in that Parties on no Bond, the Deed; tween, Sc. ay be made

s of a Ship nly feals the e Indenture D. covenant t C. and D. C. and D.

ovenants to attend with a Boat

smitting it.

#### CHARTER-PARTIES.

and Goods returned and difebarged at the Port of London aforefaid, for the End of the faid Voyage: And alfo fholl and will pay for Demorrage (if any fhall be by the Default of bim the faid C. D. bis Factors or Affigns) the Sum of, &c. per Day, daily, and every Day, as the fame fhall grow due. And the faid A. B. for him/elf, bis Executors, and Adminifirators, doth covenant, promife, and grant, to and with the faid C. D. bis Executors, Adminifirators, and Affigns, by thefe Prefents, that the faid Ship or Veffel fhall be ready at the Port of London, to take in Goods by the faid C. D. on or before, &c. next coming. And the faid C. D. for him/elf, his, &c. doth covenant and promife, within ten Days after the faid Ship or Veffel fhall be thus ready, to have bis Goods put on board the faid Ship, to proceed on in the faid Foyage; and alfo on the Arrival of the faid Ship at, &c. within, &c. Days, to have his Goods ready to put on board the faid Ship, to return on the faid Voyage. And the faid A. B. for him/elf, his Executors, and Adminifirators, and Affigns, that the faid Ship or Veffel faid Ship or Veffel, and and minifirators, and Affigns, that the faid Ship or Veffel faid A. B. for him/elf, with the faid A. B. his Executors, and Adminifirators, and Affigns, that the faid Ship or Veffel faid A. B. his Executors, and Adminifirators, and Affigns, that the faid Ship or Veffel faid A. B. his Executors, and Adminifirators, and Affigns, that the faid Ship or Veffel firmified, and provided, as well with Men and Mariners, fufficient and able to fail, guide, and grower the faid Ship, as with all Manner of Rigging, Boats, Tackle, Apparel, Furniture, Providen, and Appurtencences fitting and necesfary for the faid Men and Mariners, and for the faid Ship during the Voyage aforefaid. In Witnefs, &c.

The following is the Form of a *Charterparty*, whereby the Owners of one Moiety of a Ship let to Freight their Share to the Owners of the other Moiety.

**T**HIS Charterparty, indented, made,  $\mathcal{C}c$ , between A. B. and C. D. of London, Merchants, Owners of the one Moiety or half Part of the good Ship or Vefiel called the Neptune, of the Burthen of 200 Tons, with the like Moiety of all the Sails, Mafts, Tackle, Apparel, Furniture, Ordnance, and Appurtenances thereunto belonging, now riding at Anchor in the River of Thames, within the Port of London, of which the faid C. D. is Mafter, of the one Part, and E. F. and G. H. of London, Merchants, Owners of the other Moiety and Refidue of the faid Ship, with the Mafts, Sails, Tackle, Ordnance, Furniture, and Apparel thereunto belonging, on the other Part, WITNESSETH, that the faid A. B. and C. D. have granted and letten to Freight, and by thefe Prefents do grant and let to Freight, all their faid Part and Moiety of the faid Ship and Premifes, unto the faid E. F. and G. H. for a Voyage with her (by God's Grace) to be made in Manner and Form following:

That is to fay, That the faid A. B. and C. D. for them, their Executors, Adminifitators and Affigns, do bereby covenant and grant to and with the faid E. F. and G. H. for them, their and each of their Executors and Adminifitators by these Prefents, that the faid Ship (being already laden) fhall, with the firft good Wind and Weather, after the Date hereof (God permitting) fail directly from the faid River of Thames to the Port of Leghorn in Italy (the Perils and Dangers of the Seas excepted) and there unlade and difcharge fuch Goods and Merchandizes as fhall be directed and appointed by the faid E. F. and G. H. or one of them, their, or one of their Factors or Affigns, in good Condition, and from thence fhall fail, and take her direct Courfe, as Wind and Weather fhall ferve, with as much Speed as may be (the Perils and Dangers of the Sea excepted) to Venice, and there thall fuch Goods and Merchandizes as the fail of Account of E. F. and G. H. after her first Delivery at Leghorn as aforefaid; and to relade fuch Goods, Wares, and Merchandizes as the faid E. F. and G. H. or either of them, their or either of their Factors or Affigns, final think fit to charge and re-lade aboard and into the faid Ship, that is to fay, for much as the faid Ship can conveniently carry, over and above her Victuals, Tackle, Ammunition, Apparel, and FurnIture.

And the faid Ship with her faid Lading shall with the first good Wind and Weather, after the Expiration of the faid twenty Days, fail and proceed from the faid City of *Venice* to *London*, with the faid Goods, within the Time, &c. In Confideration he End of by the De-Day, daily, f, bis Exth the faid t the faid laid C. D. doth coveready, to and alfo on ady to put or bimfelf, d with the p or Veffel leavours of oren proper apparelled, ackle, Apr the faid tnefs, &c.

one Moiety pietv.

of London, od Ship or Moicty of Appurteone Part. Aoiety and Furniture, that the fe Prefents Ship and 's Grace)

tors, Adfaid E. F. trators by first good Aly from Dangers Merchanor one of and from all ferve, epted) to ays, next shall reegborn as E. F. and all think fo much Tackle,

> ind and from the In Conideration

#### BILLS OF LADING, &c.

1.1

fideration whereof the faid E. F. and G. H. for themfelves, and either of them, their and either of their Executors and Administrators, do covenant, promife, and grant to and with the faid A. B. and C. D. and either of them, their and either of their Executors, Administrators, and Affigns, by thefe Prefents, that they the faid E. F. and G. H. or one of them, their, or one of their Executors, Administrators, or Affigns, shall and will well and truly pay or cause to be paid to the faid A.B. and C.D. or one of them, their, or one of their Executors or Administrators, within the faid City of London, for e ery Ton of fuch Wares and Merchaudizes as shall be laden or unladen in the faid Ship, during the faid Voyage, the Sum of, &c. (counting the Tonnage according to Cultom; or if a cer-tain Sum is agreed for the Voyoge, Out and Home, or fo much per Month) for the Part and Intereft of the faid A. B. and C. D. in the faid Ship, and for, and in Respect of the Freight and Hire of their Part of her ; which faid Money is to be paid in Manner and Form following, That is to fay; one third Part thereof upon the right Discharge of the faid Ship, and another third Part thereof within the Space of fix Weeks then next following, and the remaining third Part thereof within the Space of two Months next enfuing after the End and Determination of the faid fix Weeks. And also shall and will pay for demurrage (if any shall be by Default of the faid E. F. and G. H. their Factors or Affigns) the Sum ofper Day, daily, and every Day, as the fame fhall grow due. And the faid A. B. and C. D. for them, and either of them, their and either

of their Executors and Administrators, do covenant and grant to and with the faid E. F. and G. H. their Executors and Administrators, by thefe Prefents, that the faid Ship, for their Part, shall be strong and staunch, and well and sufficiently tackled and apparelled, with Sails, Sail-yards, Anchors, Cables, Ropes, Gun-Shot, Artillery, Gunpowder, and all other Infruments, Tackle, and Apparel, needful and neceffary for fuch a Ship and for fuch a Voyage, together with an able Mafter, and fufficient Number of Mariners.

And to the Performance of all, and every the Covenants, Grants, Articles, and Agreements, on the Parts, and Behalfs of every of the faid Parties, truly to be holden, performed; and kept, in all Things as is aforefaid, the faid Parties to these Prefents, do bind themselves to one another: that is to fay, the faid A. B. and C. D. do by these Prefents bind themselves, and either of them, and their feveral Executors and Administrators, Goods, and their Part and Interest in the faid Ship, with the Furniture thereof, to the faid E. F. and G. H. and to their Executors and Administrators; and the faid E.F. and G.H. do in like Manner bind themselves, and either of them, their and either of their Executors, Administrators, and Afligns, and all their Goods and Interest in the faid Ship, to the faid A.B. and C.D. their Executors and Administrators, in the Sum or Penalty of one thousand Pounds, of lawful Money of Great-Britain, by the Party or Parties infringing the faid Covenants, or any of them, to the other Party or Parties truly observing, to be paid by Virtue of these Presents.

If before the Departure of the Ship there flould happen an Embargo, occafioned by War, Reprifals, or otherwife, with the Country to which the Ship is bound, fo that the cannot proceed on her Voyage, the Charterparty thall be diffolved without Damages or Charges to either Party, and the Merchant shall pay the Charges of unlading his Goods; but if the Reftraint arifes from a Difference between the Parties themselves, the Charterparty shall still remain valid in all its Points.

If the Ports be only flut, and the Veffels flopped for a Time, the Charterparty shall still be valid, and the Master and Merchant shall be reciprocally obliged to wait the Opening of the Ports, and the Liberty of the Ships, without any Pretentions for Damages on either Side.

However, the Merchant, at his own Charges, may unlade his Goods during the flutting up of the Port, upon Condition either to relade them, or indemnify the Mafter. The great Variety or Circumstances which different Voyages occafion, naturally produce a correspondent Diversity in Charterparties, and were I to quote a Series of all that offers on this Head, I should greatly exceed the Limits I have prefcribed myfelf. I therefore the rather omit it, as from those 00 preceding

### BILLS OF LADING, &c.

preceding others may be formed, to answer every Purpose required; I shall, therefore, to what has already been faid about Freight, add here the Copy of a Bill of Lading, which is a Writing wherein Masters of Ships acknowledge the Receipt of Goods abroad, and oblige themfelves to deliver the fame in good Order and Condition at the Place where they are configned to. There must always be three made out, and in England they are to be on ftamped Paper, otherwife they are invalid, of which, one should be remitted per first Post after signing to the Perfon the Goods go to, the *fecond* remain with the Shipper, and the *tbird*, made out on an unflamped Paper, be given to the Mafter for his Government, in afcertaining the fpecific Merchandile he has on board.

#### The Form of a Bill of Lading, viz.

# W. B. SHIPPED in good Order by A.B. Merchant, in and upon the good Ship called No. 1 a 10. Swhereof C.D. is Master, now riding at Anchor in the River of Thames, and

bound for Alicant in Spain, ten Bales, containing fifty Pieces of Broad Cloth, marked and numbered as per Margin, and are to be delivered in the like good Order and Condition at Alicant aforefaid (the Dangers of the Seas excepted) unto E. F. Merchant there, or to bis Affigns, be or they paying for the faid Goods per Piece Freight, with Primage and Average accuftomed. In Witness whereof the Mafter or Purfer of the faid Ship bath affirmed to three Bills of Lading of this Tenor and Date, one of which Bills being accomplished, the other two to fland void. And fo God find the good Ship to her defigned Port in Safety. Amen.

Dated at London.

The Difference between a Bill of Lading and a Charterparty is, that the first is required and given for a fingle Article or more, laden on board a Ship that has fundry Merchandize fhipped for fundry Accounts. Whereas a Charterparty is a Contract for the whole Ship. Bills of Lading ought to be figned by the Master within twenty-four Hours after the Delivery of the Goods on board. But upon Delivery of the Goods, the Master, or other Person officiating for the Master in his Absence, is to give a common Receipt for them, which is to be delivered up, upon the Master's signing the Bills of Lading. Upon delivering the Goods at the Port of Destination to the Shipper's Factors

or Affigns, giving up the Bill of Lading fent to the Factors or Affigns is not a fufficient Discharge, but the Master may infist upon a Receipt.

DEMORRAGE, or DEMURRAGE, is an Allowance made to the Mafter of a Ship by his Freighters, for flaying longer in a Place than the Time first appointed for his Departure, or his Stay at the delivering Ports; and is generally inferted in the Charterparty to be paid daily as it becomes due; the Days are always limited, to that on Expiration thereof, and Protects duly made, the Mafter is at Liberty to proceed, as is before-mentioned. The Price is regulated by the But hen of the Ship.

BOTTOMKY is the Act of borrowing Money upon the Keel or Bottom of a Ship by engaging the Veffel for the Re-payment, fo that in Cafe the mifcarry, the Lender loses his Money, though, if the finithes her Voyage and arrives in Safety, the Borrower is to re-pay the Loan with a Premium or Interest agreed on (which is always adequate to the Rifk) and if this is denied, or deferred, the Lender shall have the Ship.

Bottomry is likewife called Fanus Nauticum, Pecunia trajectitia, and fometimes Ujura Marina, though improperly, for notwithstanding the Interest in these Contracts is always much larger than that the Law prefcribes for Monies lent on landed Securities, yet it is never accounted Ufury, as Marine Loans are furnished at the Hazard of the Lender, which the others are not; and where the Rifk is greateft on the advanced Monies, the Profit ought reafonably to be fo too.

Money lent on Bottomry is commonly on the Ship only, though fometimes it is upon the Perfon of the Borrower, and fometimes on both; the first is where a Man takes up Money, and obliges himself, that if the Ship agreed on arrives at See Low, fuch a Port, then to re-pay the Loan, with the Interest stipulated, but if the 206, 207. Ship mifcarry, then nothing. But when Money is lent at Interest, it is delivered at 5

all, theref a Bill of the Receipt Order and s be three they are ing to the the *third*, vernment,

alled ames, and b, marked Order and .F. Merper Piece the Master Tenor and And so God

the first is p that has terparty is ed by the on board. officiating which is

's Factors igns is not

after of a Time firft d is genethe Days nade, the regulated

tom of a milcarry, arrives in arrives in aft agreed arred, the

nd fomenereft in r Monies coans are where the to too. etimes it where a arrives at it if the delivered at

#### DEMORRAGE, BOTTOMRY, &c.

at the Peril of the Borrower, and the Profit of this is merely the Price of the Loan; whereas the Profit of the other is a Reward for the Danger and Adventure of the Sea, which the Lender takes upon himfelf, and makes the Interest lawful.  $\gamma_{acubi}$ , Law Ufura Marina joins the advanced Money and the Danger of the Sea together; Decliverary, and this obligatory fometimes to the Borrower's Ship, Goods, and Perfon.

The Intereft on Bottomry may amount to 30 or 40 per cent, and yet not fall Dittowithin the Statute of U/ury. As thus, 5 per cent for the legal Intereft of the principal Sum advanced, 15 per cent for the Hazard of the Voyage outwards, 10 per cent for the Hazard of the Return Home, or more, according to the Agreement, and it is to be remembered, that the Lender will confider the Premium or Price for infuring the Principal at Home, whether he pays it, or takes it upon himfelf.

Where Bills or Bonds of Bottomry are fealed, and the Moncy is paid, if the Ship receives Injury by Storm, Fire,  $\mathcal{C}c$ . before the Beginning of the Voyage, then only the Perfon borrowing runs the Hazard, unlefs it be otherwife provided; as that, if the Ship fhall not arrive at fuch a Place, at fuch a Time,  $\mathcal{C}c$ . there the Contract hath a Beginning, from the Time of the fealing: But if the Condition be, that if fuch Ship fhall fail from Loudon to any Port abroad, and fhall not arrive there,  $\mathcal{C}c$ . there the Contingency hath not its Beginning till the Departure.

A Mafter of a Ship may not take up Money on Bottomry in Places where his Owners refide, except he be a Part Owner, and then he may only take up as much as his Share in the Ship will anfwer; for if he exceeds that, his own Eftate is liable to make Satisfaction\*; but when a Mafter is in a ftrange Country, where there are no Owners, nor any Goods of theirs, or of his own, and for Want of Money he cannot perform his Voyage, he may in this Cafe take up Money on Bottomry, and all the Owners are chargeable thereto; but this is underftood,  $Sa'k_{-35}$ . where Money cannot be procured by Exchange or any other Means: And in 2 Mod Cafes the first Cafe, the Owners are liable by their Veffel, though not in their Perfons;<sup>70</sup>but they have their Remedy againft the Mafter.

Some Masters of Ships, who had infured or taken up Money on Bottomry, to 10 Car. II. a greater Value than their Adventure, having made it a Practice to cast away and Cap. 0. deftroy the Ships under their Charge, it is made Felony, and the Offenders to fuffer Death.

fuffer Death. By another Statute it is enacted, that after the 1ft of August, 1746, every 13 Geo. II. Sum lent on *Bottomry*, or at *Respondentia*, upon any Subjects' Ships to, or from Cap. 37. P. the *East-Indies*, thall be lent only on the Ship, or the Merchandizes laden on 5<sup>69</sup>board her, and to expressed in the Condition of the Bond, and the Benefit of *Salvage* shall be allowed to the Lender, his Agents, Sc. who alone shall have a Right to make Assume on the Money lent; and no Borrower of Money on Bottomry, or at Respondentia, as aforesaid, shall recover more on any Assume than the Value of his Interess on the Ship or Effects, exclusive of the Money borrowed. And if the Value of his Interess doth not amount to the Money borrowed, he shall be responsible to the Lender for the Surplus, with lawful Interess for the fame, together with the Assume and all Charges, Sc. notwithstanding the Ship and Merchandize be totally lost.

All his Majefty's Subjects were prohibited during the Continuance of the late  $a_1 G_{i0}$ . IL War to lend Money on Bottomry or Refpondentia, or any Ships or Goods be P. 76longing to *France*, or to any of the *French* Dominions or Plantations, or the Subjects thereof, and in Cafe they did, the Contracts and Agreements to be void, and they or any Agent or Broker interfering therein was to forfeit 500/.  $\mathfrak{Sc}$ .

Some have practifed the taking up Monies on a fictitious Suppointion, the Con-P. 77. dition reciting, Whereas there is fuch a Ship (naming her) bound to Amfterdaun, whereaf fuch a Man is Mafter (although there be neither fuch a Ship or Mafter exifting) that if that Ship shall not arrive at fuch a Place within twolve Months, the Money agreed on shall be paid; but if the Ship shall arrive, then nothing; this is an unreasonable Way of raising Money copied from the Italians; and though it is also very unconficionable, and, as to eternal Right, unjuft; yet it has had a Currency between the necessitious and avaricious Part of Mankind, and it was adjudged

\* Hob. 12. Ms. 918. Noy 95. Lat.b 252. Salk. 34. Lex. Merc. 102. 122.

#### OF BOTTOMRY, &c.

adjudged \* that fuch a Contract was good, according to the common Law of this Realm, and *that* on a fpecial Verdict; but though it has this Sanction, yet the prohibiting Infurance, *Interest or no Interest* (as by the afore-recited Act) will tend to render it at least less practicable, if not utterly to deftroy it.

#### The Form of a Bill of Bottomry.

T O all People to whom thefe Prefents fhall come, I A. B. of, &c. Owner and Majler of the Ship called, &c. of the Burthen of two hundred Tons, now riding at, &c. and bound for, &c. in the Weft Indies, find greeting; Whereas I, the faid A. B. am at this Time neceffitated to take up, upon the Adventure of the faid Ship, called, &c. the Sum of 1001. for fitting forth the faid Ship to Sea, and furnifising ber with Provisions for the faid Yoyage: which C. D. of, &c. Merebant, both on Requell lent unto me, and fupfield me with, at the Rate of 201. for the faid 1001. during the faid Yoyage: Now, know ye, that I the faid A. B. do by their Prefents for me, my Executors and Administrators, covenant and grant to and with the faid C. D. that the faid Ship fhall with the first fair Wind, after the Day, &c. depart from the River Thames, and jubit, as Wind and Weather fhall forve, proceed in her Voyage to, &c. in the Weft Indies; and having there tarried until, &c. and the Opportunity of a Convoy (if in Time of War) or being foner diffatched (which thall firft happen) fhall return from thence, and fall as Wind and Weather fhall first, divectify fail back to the River of Thames, to finifb ber faid. Yoyage: And I the faid A. B. in Conjideration of the faid Sum of 1001. to me in Hand paid by the faid C. D. at and before the Scaling and Delivery of thefe Prefints, do hereby bind myfelf, my Heirs, Executors, and Adminisfrators, my Goods and Chattels, and particularly the faid Ship, with the faid River of Thames, from the faid intended Voyage. And I the faid A. B. at the Time of Sealing and Adminisfrators, by thefe Prefents, that I the faid A. B. at the Time of Sealing and Adminisfrators, by thefe Prefents, and true and lawyid Owner, and Mafter of the faid Ship, and that the faid Ship feall at all Times, after the fail Olyage, be liable and chargeable for the Payment of the 1201. according to the true Intent and Meaning of the farties to thefe Prefents, that in Cafe the faid Ship hall be tol, mifcarry, or be cafe weay, befo

### Of Ballaft.

Linter', Cafr., THOUGH Ballaft has been adjudged to be no Part of a Ship's Furniture, Low, 6. 47. Tyet it is fo requisite to the failing of most Vessel, as to render an Enquiry into its Cost, and the Laws about it, very necessary, while treating on Maritime Affairs: It generally consists of Sand, Gravel, or Stone, though any heavy Matter answers the Purpole, which is to tink the Vessel to its proper Depth in the Water, or fo to adjust Weight and Counterpole, as to enable her to bear Sail without oversetting.

6 Gen. II. C. All Mafters of Ships, lying in the River of *Thames*, shall pay to the Corporation 29. 5. 1. of *Trinity-Houfe*, for all Ballast demanded and entered at the Ballast Office, the

• C. B. Ilil, 22, 23. Car. II.

Rates

y of this yet the Act) will

wner and w riding , the faid faid Ship, furnifing , bath on faid 1001. è Prefents with the Day, &c. rve, pro-intil, &c. difpatched and Weaber faid to me in thefe Premy Goods d Apparel rs, or Af-Days next Thames, cutors and cutors and ealing and faid Ship, aforefuid; nd charge... ing of these n the faid or be caft ne intended , or be reshall ceafe C. D. bis Act, Matill be void ; Cc.

> Furniture, Enquiry Maritime vy Matter h in the bear Sail

prporation office, the

Rates

#### OF BALLAST.

Rates following, viz. for every Ton confifting of twenty hundred Weight, carried to any Ship employed in the Coal Trade, 12d. and for every Ton carried to any other Britifs Ship 15d. and for every Ton carried to any foreign Ship 15d. And the Corporation of Trinity Houfe thall pay for the raifing and carrying every Ton of Ballaft, 9d. whereof 6d. thall be paid to the two Ballaftmen, and 3d. for the Ufe of the Lighters.

Nothing in this Act shall alter the Price of washed Ballast.

6 Geo. 11. C.

te

If any Ballaftman shall deliver any Ballaft, which shall fall short of Quantity into s, j. or shall neglect to deliver to any Ship such Quantity as the Rulers of the Ballaft Office shall be directed, every Ballaftman so offending, and Oath being made of the Fact within ten Days after the Offence, or within ten Days after the next Return of such Ship, by the Master, or other Officer of any supervisor of the Ballaft Office, being an elder Brother, shall for every Ton, which shall appear to fall short, and for every Ton, directed by the Ballast-Rulers, which fuch Ballastman fuelet to deliver, and for every Ton delivered contrary to the Directions of the faid Rulers, forfeit 25. 6d.

The faid Mafter, Wardens, and Affiftants, fhall make good to the Mafter of Dius, S. 4: fuch Ship, the Quantity or Value of the Ballaft, which fhall be found deficient; and in Cafe fuch Recompence thall not be made within ten Days after the fame fhall be demanded, the Corporation fhall forfeit 50. &c. which Recompence the Corporation are impowered to ftop out of the Wages to fuch Ballaftmen, over ar above the Penalties.

No Perfon shall oblige any Ballastman to deliver Ballast, which shall be directed Ditto, S. 54 by the Rulers of the Office to be carried to any other Ship; and if any Perfon shall fraudulently receive any greater Quantity of Ballast, than they shall enter and pay for at the Office, every Perfon to offending, and being thereof convicted, upon Oath of one Witness, before a Justice of Peace for the City of London, or the Counties of Middlesex, Effex, Kent, or Surrey, within their respective Jurifdictions, shall for every Ton of Ballast forfeit 2s. and 6d.

If any Ballaftman hall refuée to work for the Wages herein mentioned, or Ditto, S. 6. having contracted to ferve for any Term, fhall quit fuch Service, or fhall depart from the Service of the Corporation, without giving three Months' Notice in Writing to the Supervifors of the Ballaft Office; or fhall refuée to work, or fhall not work in fuch Stations in the River *Tournes* as the Corporation fhall appoint, or fhall work in any Station contrary to the Orders of the Rulers of the Office, given in Writing, or fhall join in any Combination to raife Wages, or obfruct the Service of the Corporation, or the Navigation of the River, every Perfon fo offending and being convicted as aforefaid, fhall forfeit 5/.

The Corporation of *Trinity Houfe* thall caufe Marks to be fet on the Stem and Ditto, S. 7. Stern of every Lighter, between every two Gauge Marks now placed on the Stem and Stern, that the Tonnage of every fuch Lighter may be diffinguithing by a gradual Progression of two Tons and a half.

It fhall be lawful for the Mafters of Ships, taking Ballaft, to meet in the Square Divo, S. s. at Biling fgate, or: the third Monday in June, in every Year, and to adjourn as the Majority of them thall think fit, and by Writing under the Hands and Seals of the major Part of them, to appoint Perfons, having been Matters or Mates of Ships, to infpect the Ballaft Lighters, which Perfons are impowered to examine the Marks; and in Cafe fuch Perfons thall fulpect that any of the Marks have been altered, and thall at the Balkaft Office require the faid Lighter to be reweighed, the Corporation thall, within ten working Days after fuch Requeft, caufe fuch Lighter to be re-weighed; and in Cafe the fame thall be found to be of as great Tonnage, as by the Marks thall be noted, the Charge of fuch reweighing thall be paid by the Perfons requiring the fame; and in Cafe fuch Perfons thall not pay the Charge within ten Days after fuch te-weighing, they thall forfeit 5! but if fuch Lighter thall be found of lefs Tonnage than the Marks denote, the Charge of fuch re-weighing thall be borne by the Corporation, who thall caufe the Marks on the Stem and Stern of fuch Lighter, to be placed in fuch Mauner as to denote the true Tonnage; and in Cafe the Corporation thall neglect

Рр

to have fuch Lighter re-weighed, or to make the fame according to this Act, the Corporation shall forfeit 501. 8c.

6 Geo. 11. C. 29. 5. 9. Ditto, 5. 10.

No more than two Lighters shall be required to be re-weighed in any one Week. It shall be lawful for any Master of a Ship to appoint two Persons belonging to fuch Ship (whereof the Mate to be one) to go on board any Lighter, bringing Ballaft to fuch Ship, to infpect the Marks before and after the Delivery of fuch Ballast; and every Ballastman shall immediately, before the Delivery of Ballast to any Ship, trim fuch Lighter fo as to make the fame fivin, at equal Marks at the Stem and Stern, and Pump all the Water out; and if any Perfon working on board fuch Lighter, shall hinder any Perfon to appointed from going on board fuch Lighter, or fhall begin to deliver the Ballast before fuch Lighter shall be trimmed to fwim at equal Marks, and the Water pumped out, every Per-. fon fo offending fhall forfeit 5/

If any Ballaftman shall work, or deliver Ballast, in any Lighter not weighed, Ditto, S. 11. marked, numbered, and allowed by the Corporation ; or fhall alter or counterfeit the Gauge Mark, or the Number of fuch Lighter, he thall forfeit 10/.

If any Ballaftman shall demand and receive from any Master or Officer, of any Ditto, S. 12. Ship, any Money, on Account of Ballast, or the Delivery of the same, he shall forfeit 40s.

The Ballastmen employed in the service of the Corporation shall be subject to. Ditto, S. 13. the Regulations of the Corporation, provided fuch Regulations do not extend to the lowering the Wages.

It shall be lawful for any Master of a Ship to carry as Ballast from London, or-Ditto, S. 14. any Part of the River Thames, any Dung, Chalk, Soap Afhes, Flints, Clay, or other Goods, now claimed to be furnished as Ballast, subject to the Restrictions herein after mentioned.

The Master of every such Ship shall first make entry at the Ballast Office, or: Ditto. S. 15. with the Othcer of the faid Corporation at Gravefend, of the faid Goods, and the Name of fuch Ship, and of the Master.

At the Time of fuch Entry, the Master of fuch Ship shall pay for fuch Licence. Ditto, S. 16. to the Corporation 1d. for every Ton of the faid Goods.

If any Master of a Ship shall put on board any of the faid Goods before such. Ditto, S. 17. Entry and Payment, or shall ship any greater Quantity than shall be so entered and paid for, he, on Conviction before one Juftice, fhall forfeit 54. Ec. Provided that the whole Quantity of Dung and Compost, licensed to be shipped

Ditto, S. 18. Provided that the whole Quantity of Dung and Compete the Thousand Tons-for the Use of the Coasters and Colliers, does not exceed three Thousand Tonsin any one Year, to commence from the first of June; and that the whole Quantity of Chalk and Chalk Rubbish does 1.st exceed three Thousand Tons; and. that the Quantity of Soap Afhes, and all other Commodities herein licenfed, does not exceed two Thoufand Tons, in any one Year.

All Entries of the Goods fo licenfed, which shall be shipped in the last feven Ditte, S. 19. Days of May, shall be made at the Trinity House in London, and not at-Gravefend.

It ihall be lawful for any Mafter of any Ship to carry as Ballaft, from any Part Ditto, S. 20. of the River Thames, any Bricks, Tiles, Lime or other Merchandizeable Commodity, without paying any Thing to the Corporation. This Act fhall be a public Act,  $\mathcal{C}_c$ .

This A& shall continue from the first of June, 1733, for five Years, and to Ditto, S. 20. the End of the next Sellion of Parliament.

Continued for feven Years, &c. by 11 Geo. 11: Gap. 12, and further continued for 11 Years, and from thence to the End of the then next Selfion of Parliament Ditto, S. 25.

by 18 Geo. II. p. 548. And as it has been the Practice of many unthinking Mafters of Veffels, regardle's of the publick Welfare, to throw their Ballaft out any where, to the great Dariment of many Ports, Ge. the Legislature thought proper to prevent the Continuance of fo prejudicial a Custom, by passing the sublequent Law; the Preamble to which fets forth, that Masters, and other Persons belonging to Ships, coming into Havens, navigable Rivers, &c. do throw out their Ballaft, either on the Shore or on the Side, and below the usual Sea Mark, and do other. Annoyances, to the Detriment and Obstruction of Navigation, Ge. For

#### s Act, the

ne Weck. belonging er, bringelivery of elivery of at equal y Perfon om going 1 Lighter very Per-

weighed, ounterfeit

r, of any , he shall

subject to end to the

ondon, or Clay, or frictions

Office, or: , and the

Licence.

ore fuch. tered and

c fhipped nd Tons e Quanns; and. fed, does,

aft feven not at-

any Part le Com-

and to

ontinued rhament

Veffels, to the prevent w; the ging to Ballaft, p other.

### For

#### OF BALLAST.

For Remedy whereof, *it is enacted*, that if, after June 1, 1746, any Mafter 19 Geo.tt. or Owner, or any Perfon acting as Mafter of any Ship or other Veffel whatfo-ever, fhall caft, throw ont, or unlade, or, if after the Day aforefaid, there thall be thrown out, &c. of any Veffel, being within any Haven, Port, Road, Chan-P. 424. nel, or navigable River, within England, any Ballaft, Rubbill, Gravel, Earth, Stone, Wreck, or Filth, but only upon the Land, where the Tide or Water never flows or runs; any one or more Juffices for the County or Place where or near which the Offence shall be committed, upon Information thereof, shall fummon, or iffue his Warrant, for bringing the Mafter or Owner of the Veffel, or other Perfon acting as fuch, before him, and upon Appearance or Default, fhall pro-ceed to examine the Matter of FaCt, and upon Proof made thereof, either by Confession of the Party, or on View of the Juffice, or upon the Oath of one or more credible Witneffes (which Oath the faid Juffice is to administer) he shall convict the faid Mafter, Ge. and fine him at his Diferction for every fuch Offence any Sum not exceeding 5/. nor under 50s. Se. and for want of fufficient P. 405. Diffrefs, the Juffice is to commit the Mafter, or Perfon acting as fuch, and convicted as aforefaid, to the common Gaol or Houfe of Correction, for the Space of two Months, or until Payment of the Penaltics.

The following Act explaining and amending the former, paffed 32 Geo. II. The Act of 6 Geo. II. for the better regulating Laftage and Ballaftage in the 32 Geo. II. River Thames, being near expiring, it is enacted that all the Powers, Claufes, Sect. 1. and Provisions therein, other than fuch as are hereby amended, shall continue in Force until the 24th of June, 1770, and from thence to the End of the then next Section of Parliament.

Dung, Compost, Soil, Earth, Chalk, Rubbish, Soap Ashes, Soap Waste, Flints, sect. 2. Tobacco-pipe Clay, or other Clay, or any other Goods, claimed to be furnished as Ballaft by the *Trinity Hange*, (subject nevertheless to the Payment of Rates and Duties, and under the Provisos and Restrictions aforementioned) may be shipped in Colliers or Coasters from London, or any Part of the Thames, fo that. the fame doth not exceed 3000 Tons, over and above 2000 Tons, allowed to be hipped by the Leffees of Occupiers of Layfalls on the condition after mentioned; of Chalk and Chalk Rubbith 3000 Tons, and of Soap Afhes and other Commodities claimed to be furnished as Ballast by the Trinity House, 2000 Tons.

Before fhipping the Ballast claimed by the Trinity Houfe, the Master or Owner see. 3. fhall make a due Entry at the Ballast Office of the Trinity Houfe, London, or at the Trinity Houfe at Gravefend (unlefs the Ballaft be shipped in the last feven Days of the Month of May, then the Entry at London only) and of the Ship's Name and of the Master, and at the fame Time to pay to the Corporation 1d. a Ton for a Licence.

If any of the Commodities be fhipped before Entry, or any greater Quantity sect. 4. shipped than entered, to forfeit 5/.

Bricks, Tiles, Lime, or merchantable Commodities, to be shipped without sea. e. paying for Licenfe.

All Lighters and other Veffels employed for carrying Dung, Gc. on board any sea. 6. Ship or Veffel, to be first weighed, marked, and numbered, by an Officer of the Trinity Honfe, on the Penalty of 51. and a Gauge Mark of the Number and. Tonnage of the Veffel to be painted on the Stem or Stern of the Veffel; if removed to forfeit 5/.

If the Gauge Mark has been removed, altered or changed, the Corporation Sect. 7. may re-weigh the Lighter, and, if the Tonnage is more than marked, the Owner to forfeit 51.

The Trinity Company to find Lighters to take Ballaft from Ships, within three seet. 8. Days after Notice from the Mafter, unless frosty or impestuous Weather, on Forfeiture of 50/

The Owner or Master to pay 6d. per Ton to the Company for Lighterage. Sect. g. The Master to forfeit 5/. for unloading any Ballast below high-water Mark ; Sect. 10, 11. and 40r. to be paid by any Perfon throwing any Dirt, Rubbith, Athes, Sc. from any Wharf, Quay, or Bank, or from any Barge or Lighter.

147

Of

#### OF PILOTS.

## Of Pilots, Lodesmen, or Locmen.

**B**<sup>Y</sup> thefe different Denominations are fignified the fame Officer, whole Bufinefs it is to conduct any Veffel or Ship into a Road or Harbour, over Bars or Sands, or through intricate and dangerous Channels, being occafionally called in to the Mafter's Affiftance when failing as above, or by unknown Shores, and diffient of his own Skill and Judgement; though in many Parts, where the Approach or Entrance to Harbours,  $\mathcal{G}_c$  are hazardous and difficult, the taking a Pilot is not a voluntary Act, but obligatory on the Mafter, otherwife, in Cafe of a Lofs, he muft make it good; and the following Laws are now in Force concerning them in England. After a Pilot is taken on board, the Mafter has no longer any command of the Ship, till the is fafe in Harbour; but then the Mafter refumes the Government of the fame, and is to fee to her Bed and Lying; the Pilot being no longer liable, though for his own Convenience he may ftill be on board. The fame Rule holds Good, if a Pilot goes on board only to conduct a Ship through fome dangerous Place, as for Inftance, *Yarmouth Roads*; after paffing them, the Mafter muit refume the Command, and the Pilot is no longer refpontible. Yet it may happen, that the Pilot thali continue on board, the Remainder of the Voyage; for Example, he may want to go to Newcalle; but he is only to be confidered as a common Paffenger, after he has conducted the Ship through the hazardous Paffage, for which Purpofe he came on board, neither can he charge any Wages, Salary, or Fee, though the fould keep the Helm during the whole Voyage, except for the Duty done in paffing the Roads.

Voyage, except for the Duty done in paffing the Roads. If a Mafter of a Ship finds himfelf in tempeftuous Weather, in any reputed dangerous Place, ufually denominated *Pilot's* Water, and a Pilot offers to come on board, which offer he refufes to accept; the Mafter in fuch Cafes is liable to his Owners, Freighters, or Infurers, for the Damage or Lofs of Ship and Cargo, if either happen in his attempting the Paffage without a Pilot.

The Mafter of an English Collier is held by the Flemings and the Dutch to be Pilot fufficient to Conduct his Ship from Newcastle to their Ports; accordingly, in the Case of a Ship freighted at Shields by a Flemish Merchant at Ostend with Coals for that Port, he refused to allow the Charge of a Pilot: The Affair was referred to Arbitration, the British Vice Conful MORTIMER, being one of the Arbitrators; when it appeared, that the Ship was driven by Strefs of Weather into Yarmouth Roads which are Pilot's Water, and a Pilot offering his Service, he accepted him. Had he done otherwise, he would have been answerable to his Owners for the Ship if it had been lost, and to the Freighter for his Coals; it was therefore decided, that the Freighter was bound to allow the Pilotage. Pilotage is a'lowed in most Charterparties, but not in those made for Colliers in England. If any Perfon shall take upon him to conduct or pilot any Ship, by or from

3 Geo. I. C. 13. S. 1.

148

If any Perfon shall take upon him to conduct or pilot any Ship, by or from *Dover, Deal*, or the Isle of *Thanet*, to any Place on the River *Thames* or *Medway*, before he has been first examined by the Master and Wardens of the Society or Fellowship of Pilots, of the *Trinity Houfe* of *Dover, Deal*, and the Isle of *Thanet*, touching his Ability, and approved and admitted into the faid Society, at a Court of Loadmanage, by the Lord Warden of the *Cinque Ports*, or his Deputy, and the Master and Wardens; such Perfon for the first Offence shall forfeit 10. for the fecond 20. and for every other Offence 40. C.

Ditto, S. 2.

Ditto, S. 3.

This Act shall not prevent the Master or Mate of any Ship, or Part Owner, refiding at *Dover*, *Deal*, or the Isle of *Thanet*, from piloting his own Ship; nor subject any Person to the Penalties, who shall be hired by any Master to pilot his Vessel, provided none of the Society, within one Hour after such Ship shall arrive at any of the faid Places, be ready to pilot the fame.

Masters of Merchants Ships may make Choice of such Pilot of the Society, as they shall think fit; and no Person shall continue in the Society, who shall not Pilot a Ship, at least twice in one Year (unless prevented by Sickness) to, and from, the Places abovementioned.

3

For

hole Bulinels ver Bars of illy called in Shores, and , where the t, the taking vile, in Cale Force conhas no longer after refumes Pilot being board. The ship through g them, the nfible. Yct inder of the s only to be through the an he charge ig the whole

any reputed fers to come afes is liable of Ship and

he Dutch to rts; accordant at Oftend. The Affair being one of of Weather s Service, he rable to his is Coals; it age. Pilot-Colliers in

by or from or Medway, e Society or e of Thanet, , at a Court Deputy, and feit 10/. for

art Owner, Ship; nor ter to pilot Ship fhall

Society, as ho shall not fs) to, and

### For

#### OF PILOTS, &c.

For conducting any Ship; from Dover, Deal, or the Isle of Thanet, to any 3 Gen. 1. C. Places on the River Thanks and Medway, the following, and no greater, Prices 13. 5 4. fhall be taken, viz. For every Ship drawing feven Feet Water 3/. 107. eight Feet 4/. nine Feet 4/. 105. ten Feet 5/. eleven Feet 5/. 105. twelve Feet 6/. thirteen Feet 6/. 105. fourteen Feet 7/. fifteen Feet 7/. 105. fixteen Feet 8/. feventeen Feet 81. 10s. and no Allowance to be made for odd Inches.

If any Pilot thall negligently lofe the Ship under his Care, and be thereof Ditto, 5. 5. convicted, he thall for ever be incapacitated for acting as a Pilot; and the Number of fuch Pilots fhall not be lefs than an hundred and twenty, whole Names, Ages, and Places of Abode, fhall, every 25th of *March*, be atlixed in fome publick Place at the Cuffomhouses at *London* and *Dover*, and for not returning fuch Lift, the Mafter and Wardens of the Society fhall forfeit 10/. Se.

This Act shall not hinder any Perfon from affisting a Ship in Distrefs. Disto, S. 7. The Master and such two Wardens of the Society, as shall be appointed to Disto, S. 8. examine any Perfon on his being admitted a Pilot, shall take the following Oath, to be given by the Register of the Court of Loadmanage, viz.

I A. B. do fivear, that I will impurtially examine, and enquire into the Capacity and Skill of in the Art of Pilotage over the Flats, and round the Long Sand Head, and the Coafts of Flanders and Holland, and will make true and fpeedy Return thereof to the Lord Warden of the Cinque Ports, for the Time being, or his Deputy, without Favour, Affection, Fee or Reward.

So help me God.

This Act shall not extend to the taking away any Liberties vested in the Cor- Ditto, S. 9. poration of the Trinity Houfe of Deptford Strond.

Ditto, S. 10.

This Act shall be a publick Act, and shall continue feven Years, &c.

Continued by 8 Geo. II. Cap. 21. to 25 March, 1749, &cc. Further continued until 25 March, 1764; and from thence to the End of the then next Seffion of Parliament, by 23 Geo. II. p. 485.
The Lord Warden of the Cinque Ports, or his Deputy, with the Affent of 7 Go. 1. C. the Committioners of Loadmanage, and of the Mafters and Wardens of the Society <sup>21. S. 14.</sup> of Pilots of the Trinity Houfe of the Cinque Ports, at a Court of Loadmanage, and Orders to the Refer to Condumanage, and Court and Ports. may, during the Continuance of 3 Geo. I. Cap. 13. make Rules and Orders for the better Government and Regulation of the Pilots refiding at Dover, Deal, and the Isle of *Thanet*, and may order a fufficient Number of them, not less than eighteen, to ply constantly at Sea, to be ready to conduct Ships up the Rivers of *Thames* and *Medway*; and the Lord Warden, *Se.* at a Court of Loadmanage, may fufpend or deprive any of the faid Pilots, for breaking the faid Rules or Orders; and if any Pilot, during fuch Sufpenfion or Deprivation, fhall take upon himfelf to conduct any Ship, by, or from *Dover*, *Deal*, or the Ille of *Thanet*, to any Place upon the River *Thames* or *Medway*, he shall be liable to all Penalties provided by the faid Act against such performs as shall conduct Ships from and to the Places aforefaid, without being first examined and approved of by the Master and Wardens of the faid Society.

Continued as the preceding Att of 3 Geo. I. Cap. 13. by 8 Geo. II. Cap. 21. to 25 March, 1749. And further continued to 25 March, 1764, by 23 Geo. II.

p. 485.

If any Perfon shall take the Charge of any Ship as Pilot, down the River of 5 Ge. II. C. Thames, or through the North Channel, to, or by Orfordness, or round the Long<sup>20. S. 1.</sup> Sand Head, into the Downs, or down the South Channel into the Downs, or from or by Orfordnefs upon the North Channel, or the River of Thames, or the River Medway, other than such as shall be licensed to act as a Pilot, by the Master, Wardens, and Affistants of the Trinity House of Deptford Strond, under the common Seal of the Corporation; every Person so offending, and being convicted before two Justices of the Peace for the City of London, or the Counties of Middlefex, Effex, Kent, or Surry, shall, for every Offence, forfeit 20/. provided that nothing in this Act shall extend to the obliging any Master of any Ship in the Coal Trade or Coaffing Trade, to employ a Pilot. Sin.

The

#### OF PILOTS, &c.

150 5 Ges. 11. C. 10. S. S.

The Pilots already admitted by the faid Corporation shall be subject to the Regulations of the Corporation, provided the Regulations do not relate to the Pilots keeping of Turns, or to the fettling the Rates of Pilotage ; and shall pay the ancient Dues, provided the fame do not exceed one Shilling in the Pound out of their Pilotage, for the Use of the Poor of the Corporation, within ten Days after the Service of fuch Pilots thall be ended.

Ditto, \$. 9. In Cafe fuch Pilots shall refuse to take the Charge of any of his Majesty's Ships, when appointed thereto by the faid Corporation, or shall have misbehaved themselves in the Conduct of any Ships, or in any other Part of their Duty; or if Pilots shall refuse to obey any Summons of the Corporation, or such Orders as the Corporation shall make in the Premises, the General Court of the faid Corporation, upon Examination thereof, are required to recall the Warrants granted to fuch Pilots; and if fuch Perfon shall (after Notice given by the Clerk of the faid Corporation to them in Perfon, or left at their Place of Abode) act as Pilots within the Limits aforementioned, they shall be subject to all the Penalties inflicted on unlicenfed Pilots.

Ditto. S. 11.

Nothing in this Act thall extend to the impeaching of any Privileges enjoyed by the Pilots of the Trinity Houfe of King fton upon Hull, or the Trinity Houfe of Newcafile upon Tyne.

Ditto, S. 12.

This Act thall not extend to the impeaching any of the Franchifes, nor to take away the fole right of piloting Merchant Ships, from or by Dover, Deal, and the file of *Thanes*, upon the Rivers *Thames* and *Medway*, granted to the Society and Fellowthip of the Mafter, Wardens, and Pilots of the *Trinity Houfe* of Dover, Deal, and the life of Thanet, by 3 Geo. I. Cap. 13. This Act shall be a publick Act, &c.

The Mafters in the Royal Navy are the Pilots: They have the Charge of the Ship during the whole Voyage. The Captain directs where he would have the Ship conducted to, and takes Care of himfelf, and with the Affiftance of his Ditto, S. 13. Lieutenants and other Officers to make the Mariners obey the Master, but he has nothing to do with the Steerage. He is responsible for the Loss of the Ship in Battle, or if he gives the Mafter Orders to lay her in a Place of Danger, contrary to the Mafter's Advice; but where no fuch Event happens, the Mafter is to

Account for the Lo(s of the Ship, by the Dangers of the Sea. So far the Marine Laws of *England* are our Guide, but as it often happens that Difputes arife, for which they have not made any fpecial Provisions, British Confuls, whofe Office obliges them to be Arbitrators for their Countrymen; as well as Merchants at Home, who are called upon to arbitrate between British and Foreign Subjects, should be well acquainted with the Marine Laws of other Maritime States, especially such as are held in general Esteem, and are respected

in the Courts of Judicature of the Kingdoms and States of Europe. We fhall begin with the Laws of France, which however are founded in a great measure upon the Laws of Oleron, infituted by Richard I. King of England, upon his Return from the Holy Land about the Year 1195; Richard at that Time having extensive Posses Posses in France, amongst others the Town of Oleron in Gascony, situated on the River Gave, belonged to him.

Dia. de Com. 9 om. 3. P. 965.

. .

In France no one can ferve as a Pilot until he is at least twenty-five Years old, and has paffed ... ftrict Examination of his Knowledge in the Fabrick of Ships, and concerning the Tides, Banks, Currents, the Rocks, and other dangerous Parts, in the Rivers, Ports, and Havens, where they are established.

They are obliged after they are approved and admitted always to have their Boats furnished with Anchors and with Oars, that they may always be in a Condition to fuccour Ships on their first Signal.

No Mariner, that is not admitted a Pilot, as above, shall offer to conduct any Veffel, except where a licenfed Pilot is wanting; and, in this Cafe, the Mafter of the Ship may take a Fisherman, though this must quit the Care of the Vessel to a regular Pilot, in Cafe fuch a one offers, before they have paffed the dangerous Parts, and a Satisfaction shall be made the Fisherman for his Affistance out of what would have been due to the Pilot, had he taken Charge of her from the Beginning.

If

ject to the late to the d fhall pay the Pound within ten

Majefty's nifbehaved Duty; or ch Orders e faid Cornts granted lerk of the t as Pilots : Penalties

ges enjoyed by House of

nor to take Deal, and he Society of Dover,

irge of the i have the nece of his but he has he Ship in r, contrary after is to

en happens ns, Britifh rymen; as ten Britifh rs of other e refpected

ounded in King of *Ricbard* the Town

Years old, of Ships, dangerous

heir Boats Condition

iduct any ie Mafter he Veffel langerous ce out of from the

### R

#### OF PILOTS, &c.

If any Pilot is drunk when he offers to engage in his Function, he shall forfeit 100 Sous, and be sufpended for a Month.

Ships that are neareft are to be piloted firft, under Penalty of 25 Livres to the Pilot, who fhall prefer one that is more diftant; and they are equally prohibited to go farther than the Roads to meet the Ships, or to enter them againft the Mafter's Liking; nor to quit them until they are anchored and moored in Port; and, if it is in going out, not until the Ship is in open Sea, on Penalty of lofing their Stipend, and being mulcted in 30 Livres. For the Veffel's Security, and the Pilot's Difcharge, the Mafter fhall declare

For the Veffel's Security, and the Pilot's Difcharge, the Mafter shall declare what Water the Ship draws, on pain of forfeiting to the Pilot 25 Livres for every Foot he conceals.

Pilots must not exact more for their Affistance than what is regulated by their Officers, and contained in the Tariffs in the Register Office, and fixed upon the Key, excepting in Cases of Storms, and evident Danger, when it shall be fettled by the Arbitration of the ordinary Officers, with the Intervention and Advice of two Merchants.

The Marine Ordinances declare all Promifes void, that are made to Pilots under the Apprehension of a Shipwreck.

The Pilot, who through Ignorance ftrands a Veffel, fhall pay 100 Livres, or, if incapable, fhall be whipt, and be for ever deprived of exercising his Function again. And he who maliciously runs a Ship ashore shall suffer Death, and his Corpse be fixed to a Mass near the Place of the Wreck.

It is likewife the Obligation of the Pilots to fee that the Buoys and Sea Marks are well placed, and to examine whether there be no Alteration in the ordinary Depths and Paffages, that they may give advice to their Officers, or to the Mafter of the Key or Port.

As for the Port it is free to all Masters and Captains, as well French as Foreigners, to take those Pilots they like best, without being obliged at their going out to make Use of those that brought them in.

By the Sea Laws of Wbi/buy, in the Ifle of Getbland (formerly the Emporium of the North, and the Refidence of Merchants of every Nation towards the Clofe of the twelfth Century, when their Marine Laws were fubmitted to, and paffed for juft on all the Coafts of Europe from Mufcevy to the Mediterramean) when a Ship comes to a Harbour or River, and the Mafter doth not know the Coaft, nor the River, he ought to take a Pilot of that Country to carry her up the River or Harbour, which Pilot fhall be maintained by the Mafter and paid by the Merchant: Alfo, if it is thought convenient in any River, or off any dangerous Coaft, to take on board a Pilot of the Country, though the Merchant oppofes it, if the Mafter, the Ship's Pilot, and the major Part of the Seamen are for it, he may be hired, and fhall be paid by the Ship and Cargo, as Averages are calculated for Goods thrown overboard, Leg. Wifb. art. 44. and 60. And by the Ordinances of Koni/burgb, if a Mafter in this Cafe is obliged to pay exorbitant Pilotage, it fhall be made good by the Ship and Cargo as groß Average. The ordinary Pilotage comes within common Average.

Average. The ordinary Pilotage comes within common Average. In Holland the Regulation of Pilots is fuitable to the other equitable marine Inftitutions of that Republick; as the Pilot's Pay varies in the different Provinces of that State, and our extensive Commerce with it renders a continual Use of them necessary, I shall give my Reader an Account of that Part of their Laws which I think may be of Service, and merit his Regard, in as brief a Manner as the Importance of the Subject to all that are, or may be, concerned in the Dutch Trade will permit, without curtailing any Thing I shall deem requisite for their Information.

The States of Holland and West-Frieze, in their Ordinance about the Pilots of Huyfduynen, Petten, Calans-ogg, Texel, and the neighbouring Parts, order That

Heyjanynen, Feiten, Cumans-egg, there are the set of frong and robuft, not lefs Ordermance No one shall be admitted as a Pilot, who is not strong and robuft, not lefs Ordermance than twenty-five or above fixty Years of Age, who shall have failed at least four de East de Years in the Openings of that Country, and have an entire Knowledge of the du 1 de Set. Currents of the Texel, and he shall then have a Mark given him of his 1685. Admittance.

#### OF FILOTS, Sc.

Ditto, Art. 7.

To prevent all Difputes, the Governors or Steerimen of the Pilot Boats may put aboard the Veffel that wants one, fuch fworn Pilot as he thinks most capable, without any Hindrance from the others, under Penalty of 6 Florins, except the Mafter elects any other than him propofed;

Ditto, Art. 6. No other Pilots but those who have been examined and authorised as aforefaid, and have received the Badge of their Office (which they are to thow, as well as this prefent Ordinance to all Commanders before they undertake to conduct them either in or out, under Penalty of forfeiting 24 Florins for each Offence) shall dare to undertake the Charge of any Ship going out or coming in, Sec.

Ditto, Art. 7.

The Pilots are obliged to conduct the Ships, as far as on this Side the Flaak, and if the Captains defire to be piloted farther, the Pilots may not refute, though thereby they are detained, one, two, or three Days extraordinary aboard; they thall have 6 Florins befides their common Pay, if the Ship is only in Ballaft, or 9 Florins if the is loaded, provided that all foreign Ships (except only those which bring Oxen) pay 9 Florins, if empty, and 13 Forins 10 Stivers, if laden; and, if a Pilot remains aboard more than the faid three Days, he shall have 40 Stivers a Day, befides his ordinary Salary, the fame as the Pilots of Vlieland and of Terfebeling have, according to the fifth article of their Ordinance; but when in Winter, a Pilot has conducted a Ship into a good Road, free from the Danger of the Ice, and remains there two or three Days, the Pilotage is earned, and it thall be free to the Captain to detain the Pilot on board paying him 40 Stivers *per* Day. If it happens that a Pilot having conducted the Veffel on this Side the *Flaak*, and the Mafter cannot pay him, either for want of Money, or otherwife, fo that the Pilot is obliged to come up with the Ship to the Place defigned, the Mafter thall give him twelve Florins befides his Pilotage, and may for this make Ufe of him until their Arrival; but, if the Pilot is accidentally detained through Want of a Boat, &c. to put him athore, in fuch Cafe, the Mafter is not obliged to pay him any more than his Pilotage.

Ditto, Art. 8.

All Pilots shall be obliged to board the Ships at a League without the Skallanes or Flats, and those which shall not enter them but on this side the first Buoy shall only have half Pilotage.

Ditto, Art. 9. All Ships and Gallies which come from the Weft, from the Levant, from Barbary, Genoa, the Canaries, from Spain, France, England, Mufcovy, Greenland, Denmark, Sweden, Kningsberg, Dantzick, Bergen, Drontbien, Nileus, Hambourg, and other Places in their Neighbourhood, as also the Galliots, or other Vessel, laden with Charcoal, of whatsoever Nation they are, as well Foreigners as Natives, who will enter the Texel, thall be obliged to take Pilots, and to pay them on the Footing of the prefent Ordinance, when they come to offer them-felves without the Buoys, provided that the Veffels from the North finll pay 24 Stivers the Foot to Nieuws, Diep, and 24 Stivers the Foot to this Side of the Vlaak, and that they are free in the Road of the Merchants, or Koopwarders Reed. The Veffels coming from Normer, Dronthiem, and Romfdaal, with Bale Goods, Iron, Fifh, Oil, and other Commodities, thall pay as much as those from the Baltick, without Exception : But the Galliots or Smacks coming from l'Eyder, Jutland, or Norway either in Ballaft or laden with Cattle, thall pay 15 Stivers the Foot, if the Pilots go aboard them beyond the Openings, and the Pilots may leave them when they have conducted them into the Road of the Merchants; but if a Pilot quits his Ship before bringing her into the faid Roads, he shall forfeit 12 Florins; and, if the Captain will be piloted on this Side the *Vlaak*, he thall augment the Pilot's Salary 5 Stivers per Foot, paying 20 inflead of 15. And if the Captain refuses to pay the Pilot, this latter may follow him to his defined Port, to recover his Salary, and the Charges occationed him, for which Charges he shall be allowed 12 Florins; the Vessels, which have a third of their Loading, shall pay as is ordered in the 24th Article, and all that is taken in with the Tackel, or that is laden in a Ship from Hand to Hand, whether it be Oils, Bales, Sacks, Cafks, Lead, &c. shall be reputed Merchandize, except all Sorts of Wood, which shall not be effected fuch.

The Pilots shall be obliged to go and come once a Month through the Open-Ditto, Art. to. ings to found the Depths exactly, to visit the Banks and Shores, and nicely to examine the Buoys and their Ropes, to fee that they are it worn out, and whe-

152 .

t Boats may off capable, , except the

as aforefuid, , as well as to conduct ch Offence) n, &c.

le the Flaak, fuse, though board ; they n Ballait, or t only these rs, if laden; hall have 40 lieland and of but when in e Danger of and it thall ers per Day. e the Flaak, wife, fo that l, the Mafter make Ufe of rough Want bliged to pay

the Shallows he first Buoy

at, from Bary, Greenland, s, Hambourg, other Veficls, Foreigners as s, and to pay offer themfinil pay 24 s Side of the varders Reed. Bale Goods, ofe from the from l'Eyder, 5 Stivers the Pilots may Merchants ; ads, he shall he Vlaak, he iftead of 15. him to his for which hird of their ken in with r it be Oils, pt all Sorts

> the Opennd nicely to t, and whether

#### OF PILOTS, &c.

ther the Shallows are any Thing altered, which they shall be also obliged to do, as often as there shall happen tempestuous bad Weather; and, if they perceive any Change in the Shallows, Banks, or elfewhere, they shall be obliged immediately to declare it to the Lords Commiffioners, that they may immediately remedy it. And if it happens that the Pilot runs the Ship affore, whether through Vil-DineArt. 14

lainy, Difafter, Inadvertency, or Imprudence, the Committioners shall take Cognizance of it, and punith him according to the Exigence of the Cafe, either by Sufpenfion, Difcharging, Banifhing, or by a greater Punifhment, even with Death; but if it happens through an extraordinary Cafualty, as by an unforefeen Michance of a fudden Change of Wind, or of the Current, or other finilar Accidents, the Penalty shall be moderated by the Commissioners, as they shall think juft; ordering to this Effect the respective Officers to inform themselves exactly, of what has passed, and to fend their Declarations to the Commissioners, as alfo, if the Cafe require it, to feize the Pilot, and proceed against him according to what he has done. DittoArt. 16.

Ships or other veffels thall pay for piloting out, viz.

8 Stivers, Pence, the Foot. 10 Feet Water \_-Those that draw { 11 D° 12 D° IC D'

And those that draw above twelve Feet Water shall pay 12 Stivers the Foot. And in case of refusing Payment, the Pilot, on the Ship's Return, may purfue the Captain to the Place he is bound to, to recover his Due, with Charges, for which he fhall be allowed 12 Florins; but the veffels going to the North are excluded; and those which have a Third or more of their Cargo, shall pay Pilotage as follows.

#### Those that draw from

| 7 | to S Fee | et Water | _ 1 | F. 6 |    | 14 1 | Feet Wat | er 🛁 | F. | 18    |
|---|----------|----------|-----|------|----|------|----------|------|----|-------|
| • | 3 -      |          |     | 6    | 10 | 15   |          |      |    | 20    |
|   | 9        |          |     | 7    |    | 15 5 |          |      | -  | 22 10 |
|   | 9 +      |          |     | 7    | 10 | 16   |          |      |    | 25    |
|   | 10       |          |     | 8    |    | 16 🖁 |          | -    |    | 27 10 |
|   | 10 🐇     |          |     | 9    |    | 17   |          |      | •  | 30    |
|   | 11       |          |     | 10   |    | 17 - |          |      | -  | 35    |
|   | 11 🕂     |          |     | 11   |    | 18   | -        |      |    | 40    |
|   | 12       |          |     | 12   |    | 18 + |          | -    |    | 44    |
|   | 12 +     |          |     | 13   |    | 19   |          | -    | -  | 48    |
|   | 13       |          |     | 14   |    | 19 2 | -        | -    |    | 53    |
|   | 13 +     |          |     | 15   |    | 20   |          |      |    | 58    |
|   |          |          |     | . 6. |    |      |          |      |    | -     |

those that draw more Feet Water, shall pay for every surplus Foot 12 Florins, and 6 Florins for each half Foot, but nothing for the Quarter of a Foot.

And every Pilot shall be obliged to abide aboard till the Ship is got without, DiucArt. 17. and shall not undertake to carry out another till he has conducted the first into open Sea, on Penalty of 12 Florins Mulct, and Suspension for twelve Weeks; and when the Wind is fair for getting out, the Pilot's Boat must not take any one to carry aboard, but the Captain of the Ship which the Pilot is going to take under his Care, on Forfeiture of 8 Florins; but if it happens that fome other Captain go in the fame Boat, they shall be obliged each of them to carry a Pilot with them, to conduct their Ships abroad, if they do not declare that their Pilot is left aboard, and tell their Name and Surname; on Penalty to the Boatman or Pilot who undertakes it (be it through Malice, Ignorance, or Contempt of the Laws) of 9 Florins, for each Captain that he has carried aboard without a Pilot, and fhall be obliged on his Return afhore, to declare to the Officer the Names of the Captains that he has carried aboard, and that of the Pilots, as above, on Penalty of 18 Florins.

When the Pilots arrive on board, they shall immediately demand of the Cap-DiuoArt. 18. tain or Mate how much Water the Ship draws, which they shall be obliged to declare without Referve, on Pain of forfeiting fixteen Florins.

The

#### OF PILOTS, &c.

The following Pilotage shall be paid for the Entrance of Ships, according to the Feet they draw of Water counting by Feet and half Feet, which the Cap-Ditto Art. 19, tains shall be obliged to pay, except those which come from the North as in the oth Article, viz. in Summer, to commence from the 1st of April to the 1st of September, to be counted from the Day that the Ship passes the Vlaak, and not from the Day that the thall be got in.

#### For every Ship or Veffel that draws.

| 7, 8, 9, to 10 Feet Water F. | 12 |    | 15%  | Feet Water | <br>F. 36 |   |
|------------------------------|----|----|------|------------|-----------|---|
| 10                           | 13 | 10 | 16   |            | <br>40    |   |
| 11                           | 15 |    | 16   |            | <br>47 10 | 2 |
| $11\frac{1}{2}$              | 16 | 10 | 17   |            | <br>55    |   |
| 12                           | 18 |    | 17 - |            | <br>63 10 | 0 |
|                              | 19 |    | 18   |            | <br>72    |   |
| 13                           | 20 |    | 18 1 |            | <br>81    |   |
| 13                           | 23 |    | 19   |            | <br>90    |   |
| 14                           | 26 |    | 19 1 |            | <br>100   |   |
| 14                           | 29 |    | 20   |            | <br>110   |   |
| 15                           | 32 |    |      |            |           |   |

In Winter, to begin from the ift of September to the last Day of March.

| Disto Art. 21. 7, 8, 9, to 10 Feet W | ater F.     | 18   |    | 15 ! ] | Feet Water | — F        | . 48 10 |
|--------------------------------------|-------------|------|----|--------|------------|------------|---------|
| 10 1 -                               |             | . 19 | 10 | 16     |            | <b>—</b> — | 54      |
| 11                                   | • • • • • • | 21   |    | 16 :   |            | <b></b>    | 63      |
| 11 + -                               |             | 22   | 10 | 17     |            |            | 72      |
| 12                                   |             | 24   |    | 17 -   |            |            | 82      |
| 12 5                                 |             | 26   |    | 18     |            |            | 92      |
| 13                                   |             | 28   |    | 187    | <u> </u>   |            | 103 10  |
| · 13 + -                             |             | 31   |    | 19     |            |            | 115     |
| 14                                   |             | 34   |    | 19 🗄   |            |            | 127 10  |
| 14 -                                 |             | 38   | 10 | 20     |            |            | 140     |
| 15 -                                 |             | 43   |    |        |            |            |         |

And every Veffel that draws more than twenty Feet Water, Andi pay for every Foot over, 25 Florins, though only Feet and half Feet flould be paid for, without DittoArt.22.

reckoning any Thing for the Quarter of a Foot, under Penalty of 20 Florins, reckoning any Thing for the Quarter of a Foot, under Penalty of 20 Florins. All Veffels coming from the Levant, Barbary, the Canaries, from Spain, France, England, Mulcovy, and all other Parts, as in the 9th Art. with a Third or more, of their Lading, fhall be deemed as full, and fhall pay 3 Florins instead of 2, provided that the reft of their Cargo confists only in Salt, or in common Goods; and the Veffels which fhall not have a Third of their Lading, fhall pay DittoArt. 24. according to the preceding Regulations, made in this Ordinance.

#### All Ships coming from Guinea shall pay

| DittoArt. 25. Drawing 8 Feet Water - F. | 20 |    | 14+ | Feet Water | - F | . 58  |
|---|----|----|-----|------------|-----|-------|
| 8 +                                     | 21 | 10 | 15  |            |     | 65    |
| 9                                       | 23 |    | 15+ |            |     | 73    |
| 9                                       | 25 |    | 16  |            |     | 81    |
| 10                                      | 27 |    | 164 |            |     | 94 10 |
| 10 +                                    | 29 | 10 | 17  |            |     | 108   |
| JI *                                    | 32 |    | 17+ |            |     | 123   |
| 11                                      | 34 |    | 18  |            | 0   | 138   |
| 12                                      | 36 |    | 18: |            |     | 155   |
| 12 1                                    | 39 |    | 19  |            |     | 172   |
| 13                                      | 42 |    | 19+ |            | -   | 191   |
| 13+                                     | 46 | 10 | 20  |            | -   | 210   |
| 14                                      | 51 |    |     |            |     |       |
|   | -  |    |     |            |     | This  |

154 20.

ccording to the the Caph as in the the 1ft of ak, and not

| 1 | F. 36    |    |
|---|----------|----|
|   | 40       |    |
| - | 47       | 10 |
|   | 55<br>63 |    |
|   |          | 10 |
|   | 72       |    |
|   | 81       |    |
| - | - 90     |    |
|   | 100      |    |
|   | 110      |    |

#### March.

|   | 48<br>54<br>63<br>72<br>82   | 10                   |
|---|--|----------------------|
|   | 92   |                      |
|   | 103  | 10                   |
| •   | 115  |                      |
|   | 127  | 10                   |
|   | 140  |                      |
| for<br>Flo<br>from<br>ith<br>oright<br>in | for ev<br>, with<br>orins.<br>n Sp<br>a T1<br>ns infl<br>comm<br>fhall | ain,<br>nird<br>cead |

 $\begin{array}{c} F. 58 \\ 65 \\ -73 \\ -81 \\ 94 \\ 108 \\ -123 \\ 138 \\ 155 \\ 172 \\ 191 \\ 210 \end{array}$ 

This

#### OF PILOTS, &c.

This being the Tax of Pilotage during Winter; and Ships coming from *America*, from *Brazil*, or the neighbouring Coafts, half laden, fhall pay as those which come from *Guinea*; but those which fhall come from *America*, or from the *Streights* with Salt, fhall only pay as other Ships laden with Salt, according to the prefent Ordinance.

Provided, that the Pilots who fhall bring in any Ships in a great Storm, or fuch DittoArt.26. as are without Anchors, Mafts, Cables, or Rudder, fhall have, befides their ordinary Hire, as much as the Commiflary, or the Arbitrators which he fhall have eftablifhed, think proper to adjudge.

And all Pilots that the the object to adjudge. And all Pilots thall be likewife obliged to carry all Ships and Captains out to DittoArt.27. Sea, whenever they are required, and this on reafonable Terms; and no Pilot thall undertake to carry out more than one Ship at a Time, under Penalty of 25 Florins and Sufpenfion of fix Weeks: Neither is it permitted to any Pilot who has undertaken to conduct a Ship out, to refign her to another, under Pain of 6 Florins Mulct, but if any fuch Pilot happens to fall fick, the Captain may take any other he pleafes.

When Pilots are to carry out, or bring in Ships, they cannot oblige Captains DimoArt.38. to take more than one, nor charge him for any Damage that their Boat may have fuffered in going aboard, or before the Ship, on Penalty of 25 Florins, unlets that it be by express Order of the Captain, in which Cafe he mult produce Proofs of the faid Order; in Want of which, he shall not be allowed more than a common Pilotage.

And in Cafe that a Ship appears either by Night or by Day, without meeting DittoArt.30. with any Pilot, and her Company defire any Filherman (not admitted to the Function) to conduct her in, the Fifherman is obliged to declare to the Captain that he is no fivorn Pilot: In the mean Time, he may enter the Ship, and undertake to bring her in; but if afterwards, it happens that a Pilot comes aboard to offer his Service, he fhall be preferred, and the Fifherman obliged to quit her, except he agrees with the Pilot that they fhare the Pilotage between them, which fhall be at the Election of one and the other.

But if the Fisherman has once brought the Ship within the first Buoy, before DiuoArt.31. the fworn Pilot got on board, the Fisherman shall not be obliged to abandon her, nor to yield up the Moiety of the Pilotage.

Item, all Ships being in Danger, their Captains may demand and take two DinoAn.32. Pilots, paying a double Reward; but, if there remains more than one Pilot aboard without the Captain's Order, those that remain unordered shall have nothing to pretend to but what the Captain pleafes to give them freely, as he shall think proper.

proper. When a Pilot has brought in a Ship, and received his Salary, he shall be obliged DinoAn.33. to give the Captain an Acquittance, which shall contain the Number of Feet the Ship draws, and the Sum he has received; which Acquittance he shall tign or mark, and the Captain shall be obliged to demand one, upon which to reimburge himself the Filotage from the Merchants, in Want whereof these latter shall not be obligated to pay him any Thing; and besides this, the Captain and the Pilot shall forfeit of Floring each.

We forbid every one, wholoever he be, to infult, abufe, or injure any of the DiuoAtt.35. Pilots admitted and fworn, either in the Streets, at the Water-fide, in the publick or private Houfes, or to deride them for their Employments, on Penalty of 6 Florins for the first Time; 12 Florins, and an arbitrary Correction for the fecond; 18 Florins and Banifhment for two Years for the third.

If it happens that any Ship is forced to enter by the Openings to anchor, either DittoArt. 6. by a contrary Wind or otherwife, and would go out again, the thall pay 15 Stivers per Foot Pilotage; but fuch as would be conducted within the *Vlaak* thall pay full Pilotage; and if the Pilot has brought the Ship fafely into the *Amelander Diep*, either by the Captain's Order, or constrained thereto by bad Weather, the Pilot thall be obliged to remain on board, at the Will of the Captain, until a proper Seafon offers for getting out, and the Pilot thall have fix Florins, once for all, for his Time, befides his Victuals.

If any Captain defires his Ship to be conducted in the Balg the Pilots shall DistoArt 37. be obliged to carry them for 20 Stivers the Foot for which the faid Pilots are to

convey

convey the Ships as far into the Balg as the Captains pleafe, and as a great Number of Boats or Barges are commonly employed in going before large Ships, to found the Coaft for their Security, there shall be paid for each Boat, whether they have one or more men in them, the Two-Thirds of the Salary of one Florin per Foot, provided the faid Boats fhall have a Third more, for Ships laden with Merchandizes in the Article 24; the Whole, without any Difpute, on Penalty of 12 Florins, befides the Pilotage; and it is to be underflood, that when a Ship in Winter, or in the icy Seafons, shall have been conducted into the Balg, by Order or Confent of the Captain, or his Mate, the Pilotage thall be carned, and afterwards a half Pilotage thall be paid for carrying the Vefiel from the Balg to the Vlaak.

Ships which return from the East, from Norway, and the adjacent Parts, although they had taken and hired a Pilot, on going, even with the Confent of Ditto, Art. 39. the Commission, they shall nevertheless be obliged, on their Arrival before the Place, to take another to conduct them through the Openings, and to pay him the Pilotage upon the Footing of this prefent Ordinance, the which Pilotage thall be parted between the two Pilots; and him that thall have been taken to bring the Ship thall be free, after he has brought the Ship in the Road of the Merchants, or Koopvaarders Reed.

Ditto, Art.40. Each Pilot Boat, or Galliot, shall carry a write vane or vecanic, 1 and a Top of the Mast in which may plainly be seen the Number of 1, 2, 3, 4, 5, Ec. to the Number of Boats that there shall be, or else the Number shall be Figures of two, soot square, with Black Tar, at the Top of marked in large Figures of two root fquare, with Black Tar, at the Top of each great Sail of the Boats : And if a Pilot Boat paffes by a finall Ship, without putting a Pilot aboard her, with the View of going to a larger the Captain may declare it, and in this Cafe all the Pilots who thall have fo neglected him, thall forfeit 25 Florins each; and all who thall go to Sca without their Number marked in their Flag, or in their great Sail, fhall also pay 25 Florins each, and fhall be fuspended fix Weeks; those who fhall have found any one in Fault, and not declared it to the Officer, fhall pay the fame Mulet.

The STATES, at the Time of making the foregoing Ordinance, for the Pilots of Huyfleynen, Petten, Calan-oog, Texel, and the adjacent Parts, made another for the Pilots of *Flicland* and *Ter Schelling*, and the neighbouring Territories, differing chiefly from the other in the Names of the Places, and fomething in the Charges of Pilotage, which I shall particularly mention. Every Captain of a Ship that enters by the Vie with a Pilot of Ter Sebelling

shall be obliged to pay 6 Stivers every Time, more than the ordinary Pilotage, for the Relief of poor and aged Pilots.

Art. 6.

Art. 7.

Art. 4.

The Pilots shall be obliged to go aboard- the Ships at a League beyond the Flats, and those who only embark on this Side, the first, fecond, third, or fourth Buoy, fhall have no more than 15 inftead of 20 Stivers per Foot ; and if any Pilot having conducted a Ship up the Vlaak, is detained either by bad Weather, or the Want of a Boat to carry him allore, in this Cafe he shall have I Florin fer Foot; but if, in Winter Time, the Ship is stopped by Ice, the Pilor shall endeavour to carry her into the Ruys on Sloot, and, having fecured her there, he shall remain four Days to fee whether the Weather will change, and, if then the Ice continues, he has carned his Pilotage, and may quit the Ship, and the Captain shall pay him 3 Florins for his Attendance the four Days; and, if the Captain will detain him yet longer, he thall pay 15 Stivers per Foot, belides his Provifions; hut if the Captain will abfolutely be carried up the *Vlaak*, the Days of Pay thall ceafe on heaving up the Anchor, and the Pilot thall be obliged to conduct him for 16 Stivers the Foot; and we prohibit all others but fworn and admitted Pilots, to undertake the bringing any Ship from Piereveld, by the Opening of the Flie, on Penalty of 25 Florins.

All Veffels coming from the East, West, from Muscory, and the adjacent Parts, as also those from Bergen, Drontbien, and Nileus, and all Charcoal Veffels drawing eight Feet Water, which will enter by the Flie, fhall be obliged to take a Pilot to bring them in, although they have taken one at the Sond, or elfewhere, without leaving the Captains at Liberty to refule, or to excufe paying the Pilotage; and in Cafe of Refutal, the Pilots may follow the Captains to

as a great large Ships, at, whether f one Florin s laden with on Penalty that when ted into the tage thall be Veflel from

acent Parts, e Confent of l before the to pay him ich Pilotage een taken to Road of the

r Flag at the 1, 2, 3, 4, 5, nber shall be it the Top of hip, without the Captain eglected him, heir Number ns each, and one in Fault,

for the Pilots made another g Territories, hething in the

Ter Schelling nary Pilotage,

ue beyond the ird, or fourth nd if any Pilot bad Weather, have I Florin ie Pilot shall ared her there, , and, if then Ship, and the ; and, if the ot, belides his he Vlaak, the all be obliged ers but fworn reveld, by the

the adjacent Charcoal Vefbe obliged to t the Sond, or or to excuse the Captains to

#### OF W1. CKS. &c.

to the Places they are bound to, to recover he Pilotage and Charge of their Journey, which shall be fettled at 12 Flor...s, provided that the Galliots, or other small Vessels, which draw no more than four, five, and fix Feet Water, shall pay to the *Sloot* 24 Stivers the Foot, and to this Side of the *Plank*, 34 Stivers the Foot; the Ships coming from Normer, Dronthiem, or from Roomfdaal, laden with Iron, Oil, Ge. (hall pay as much as thole which come from the Ballick, without Exception; but the Galliots or other Veffels, which only draw ten Feet Water, or lefs, coming from l'Eyder, Jutland, or Norway, with their Ballaft of Salt, or laden with Beeves, shall pay 15 Stivers per Foot, if the Pilots enter them without the Openings, and conduct them to the *Sloot*, where they may guit them: But if a Pilot leaves a Ship before he has brought her to the faid Place, he shall forfeit 12 Florins; and, if the Captain will keep the Pilots till on this Side the *Vlaak*, they shall pay them 5 Stivers for each Foot more than the 15: And, in Regard of laden Ships, it shall be regulated, according to the 9th Article, except for those who are only in Ballast, or those which are laden with Wood or Cattle.

Those Vessels which have one-third of their Cargo shall pay Pilozage, as Art. 14. 15. directed in Art. 16. for the Texel; and those coming from the East and North, shall pay Entrance as underneath, according to the Feet they draw, to be counted by Feet and half Feet; but the Galliots or finall Veffels coming from the North, which only draw from four to fix Feet, thall be exempt, as in the preceding Article, viz. in Summer to commence the 1st of April, provided the Vefiel paffes the Vlaak that Day, for afterwards the Diftinction thall not be made of the Pilotage of the Summer and Winter, but of the Day that the Ship paffes the Vlaak, and not the Day of her Entrance.

#### Every Ship or Veffel which draws

5, 6, 7, 8 to 9 Feet Water F. 12 

And the Remainder to 20 Feet. exactly the fame as Article 20 in the preceding Ordinance.

And for the Winter's Pilotage to commence from the 1st of September, if the Veffel paffes the Vlaak that Day, till the laft of March ;

#### Every Ship or Veffel which draws

Articles which I have omitted here, being only Repetitions of the others quoted before; and as moft of the Marine Laws in the Northern, and other Kingdoms where there are any, are taken either from the Sea Laws of Wi/buy, or from the Dutch, who have incorporated most of the Wisbuy Laws, and improved upon them, I shall not enlarge further on this Subject.

# Of Wrecks, Flotfam, Jetfam, and Lagan:

A WRECK, (in Latin, Wreccum Maris, and in French, Wreck de Mer) fig- yaceb, Lanu nifics in our Law fuch Goods as, after a Shipwreck, are caft upon Land Didionary. by the Sea, and left there within fome County; for they are not Wreeks fo 2 Inft. 167.

long as they remain at Sea, in the Jurifdiction of the Admiralty. 560. 106. a. Flotfam, is when a Ship is funk, or otherwise perifhed, and the Goods float 56e. 106. 4. upon the Sea.

S g

Jet fam

#### OF WRECKS. &c.

Jefam, is when a Ship is in Danger of being loft, and in Order to fave by lightening her, fome Goods are caft into the Sea, notwithstanding which flue afterwards perifhes.

Ibid. Bracton, lib. 3. 6. 2.

Lagan, or Ligan, are those heavy Goods which are cast into the Sea, before a Ship is loft, in Order to preferve them; and that they may be found again (if Providence permits) a Buoy is generally faftened to them. The King shall have Flotfam, Jetfam, and Lagan, when the Ship perisheth

F. N. B. 122. 46 E. III. or when the Owners of the Goods are not known; but when the Ship does not perifh, è contra.

Cele 5 Part A Man may have Flotfam and Jetfam by the King's Grant ; and may have Flot for the Flotfam within the high and low Water-mark by Prefeription, as it appears by those of the West Countries, who preferibe to have Wreck in the Sea, fo far Fol. 16%. as they may fee a Humber Barrel.

Sir Hen. Cor-By the Grant of Wreck will pais Flotfam, Jetfam, and Lagan, when they hable Cale. Sole 5 Part, are caft upon the Land; but, if they are not caft upon the Land, the Admiral Fol. 107: hath Juridiction, and not the Common Law, and they cannot be called Wreck. Brad. Lib. 2. By the Common Law all Wrecks belong to the Crown, and therefore they

are not chargeable with any Cuftoms, becaufe Goods coming into the Kingdom by Wreck are not imported by any Body, but caft athore by the Wind and Sea: Cap. 5. But it was usual to feize Wrecks to the King's Ufe, only when no Owner could be found; and, in that Cafe, the Property being in no Man, it in Confequence belongs to the King, as Lord of the Narrow Seas. Though when a Man, Dog, or Cat, efcapes alive out of any Ship that is loft, neither the Ship, nor any Thing therein. Ihall be adjudged Wreek, but the Goods

Wifm. 1. C. 4. 3 E. 1.

fhall be faved and kept a Year and a Day by the Sberiff, to be reftored to any Perfon who can prove a Property in them ; and if Nobody appears to claim in

a Ind. 166. that Time, they shall be forfeited as Wreck ; the Year and Day shall be accounted

5 Rep. 106.

from the Seizure, and, if the Owner of the Goods dies before the Expiration of that Term, his Executors or Administrators may make Proof, though, if the Goods are Bona peritura (perifhable Goods) the Sheriff may fell them within the Year, taking Care he does it to the best Advantage, and account for their Product.

The Owners, claiming a Wreck, must make fufficient Proof of their Title within the Year and Day; and they are to do it by their Marks or Cockets, by the Cuftom-houfe Books, or the Teftimony of reputable Men.

Where Goods are wrecked on Shore, and the Lord of the Manor takes them, having Power fo to do, he shall not pay Custom, neither by the common Law, nor by the Statute Law; for by the common Law thipwrecked Goods could not be charged with Cuftoms, for the Wreck being wholly the King's, he could not have a Cuftom of what was all his own. Neither by Statute Law, becaufe fuch wrecked Goods cannot be faid to be brought into the Kingdom as Merchandife for Sale. Hill. 23 and 24 Car. II. Enacts, that the Sheriffs and Justices of the Peace of every County, or of a

and Port Towns near adjoining to the Sea, and all Conftables, Tithingmen, and Officers of the Cuftoms, in all fuch Places, upon Application to them made on Behalf of any Commander of a Ship in Danger of being ftranded, or run on Shore, shall command the Constables near the Sea Coast where fuch Ship shall be in Danger, to call together as many Men as fhall be neceffary, to the Affiftance, and for the Prefervation of fuch Ship; and if there thall be any Ships of

12 Ann. Enacts, that the Sherins and Junices of the Least of Officers of Corporations Cap. 18. S. I. City or Town, and all Mayors, Bailiffs, and other Head Officers of Corporations. Tithingmen.

War, or other Ships, lying at Anchor near the Place, the Officers of the Cuf-toms, and Conftables,  $\mathfrak{S}_{c}$ , are to require the Affiftance of the fuperior Officers by their Boats, and what Hands they can fpare : and if fuch Officers shall refuse or neglect to affift, they shall be liable to the Penalty of 100% to be recovered by the chief Officer of the Ship in Diffrefs. No Perfon thall enter into fuch Ships in Diffrefs, without Leave from the Commander or Conftable, &c. and the Mafters and Conftables may, by Force, repel Perfons, who shall prefs on board the faid Ships without Leave. And if any Goods are carried off from any fuch Ship, and found on any Perfon, if they are not delivered to the Owner on Demand, fuch Perfon fhall pay treble the

Value

158 Ibid.

to fave by which the

Sea, before a found again

hip perisheth hip does not

d may have t appears by e Sea, fo far

when they the Admiral filed Wreek. erefore they he Kingdom nd and Sea : Owner could Confequence

that is loft, it the Goods tored to any to claim in be accounted c Expiration ; though, if y fell them and account

their Title Cockets, by

takes them, mmon Law, ds could not he could not becaufe fuch Merchandife

ity, or of a Corporations Fithingmen, b them made d, or run ou h Ship fhall b the Affiftany Ships of of the Cufrior Officers fhall refufe re recovered

e from the by Force, ve. And if fon, if they y treble the Value

#### OF WRECKS, &c.

Value of the Goods, recoverable by the Owner in an Action at Law. Alto, if any Officer of the Cuftoms, or his Deputy, abufe the Trutt reported in him by this Act, and fhall be convicted thereof, he fhall forfeit treble Damages to the Party grieved, and he incapable of any Employment in the Cuftoms. Perfors defacing the Marks of any Goods on board fuch Ship, fhall make double Satisfaction, or be fent to the Houfe of Correction to hard Labour for twelve Months.

And for the Encouragement of fuch Perfons as shall give their Affistance to Sea. 2, fuch Ships or Veffels fo in Diftrefs, it is further enacted; that the faid Collectors of the Cuftoms, and the Mafter or commanding Officer of any Ships or Veffels, and all others who thall act or be employed in the preferving any fuch Ship or Veffel in Distrefs, or their Cargoes, shall, within thirty Days after the Service performed, be paid a reafonable Reward for the fune, by the Commander, Matter, or other fuperior Officer, Mariners, or Owners of the Ship or Veffel fo in Dittrefs, or by the Merchant, whole Ship, Veffel, or Goods thall be fo faved. In Default, the Ship or Goods may be detained by the Officer of the Cuftoms or his Deputy, till all the Perfons employed in the faving the faid Ship or Cargo, shall be reasonably gratified for their Assistance and Trouble, or good Se-curity to the Satisfaction of all Parties shall be given for the Payment thereof. If any Difference arifes touching the Gratuities deferved by any of the Perfons to employed, the faid Mafter or Merchant, and alto the faid Officer of the Cuttons, shall nominate three Justices of the Peace in the Neighbourhood, who fhall thereupon adjust the quantum of the Monies or Gratuities to be paid to the feveral Perfons acting or being employed in the Salvage of the faid Ship, Veffel, or Goods, and fuch Adjusturente fhall be binding to all Parties, and fhall be recoverable in an Action at Law to be brought in any of her Majetty's Courts of Record. If no Owner appears to claim the Goods faved, they shall be put into the Custody of the chief Officer of the Customs, and if not claimed in twelve Months he shall fell them by publick Sale, and transmit the Amount to her Majefly's Exchequer, there to remain for the Ufe of the Owners. This Act thall be read four Times in the Year, in all the Parifh Churches and Chapels of every Sea-port Town, and upon the Sea Coaft in this Kingdom, viz. upon the Sunday next before Michaelmas-Day, Chriftmas-Day, Lady-Day, and Midfummer-Day, in the Morning immediately after Prayers. and before the Sermon.

If any Perfon or Perfons shall make, or be affissing in the making, any Hole in the Bottorn, Side or any other Par' of any Ship or Vessel for Distress as aforefuid, or shall shall any Pump belonging to any such Ship or Vessel, or shall be aiding or absetting in the stealing such Pump, or shall wilfully do any Thing tending to the immediate Loss and Destruction of such Ship or Vessel, fuch Perfon or Perfons shall be, and are hereby made guilty of Felony, without any Benefit of his, her, or their Clergy. This Act was made perpetual by  $\pm Geo$ . 1. C. 12.

c. 12. For the effectual preventing the wilful cafting away, burning, or otherwife  $_{4.6\%,L.}$ deftroying of Ships, by the Owners, Mafters, and Mariners thereof, and thereto  $C_{1.1.8\%,3.5}$ , belonging; it is enacted, that if any Owner of, or Captain, Mafter, Mariner, or other Officer belonging to any Ship, thall wilfully caft away, burn, or otherwife deftroy the Ship of which he is Owner, or unto which he belongeth, or in any Manner direct or procure the fame to be done, to the Prejudice of any Perfon or Perfons that thall underwrite any Policy or Policies of Infurance thereon, or of any Merchant or Merchants that thall load Goods thereon, he thall fuffer Death. And the 11th of Geo. I. Cap 19. Sect. 76. after reciting the above Claufe, and mentioning that Doubts have arifen about the Trial and Punithment for the faid Offences, enacts, that if the faid Offences are committed within the Body of any County in the Realm, they thall be tried in the fame Courts in fuch Manner and Form as other Felonies are tried and determined; and if the faid Offences are committed upon the high Seas, they thall be tried and adjudged by the Admiralty Court.

#### OF WRECKS, &c.

Hawk. P.C. If a Man has a Grant of Wreck, and Goods are screeked upon his Lands, and another taketh them away before Seizure, he may bring an Action of Trefpais, 94. Ec. for before they are feized, there is no Property gained to make it Felony.

a Inft. 166.

167.

If Goods wrecked are feized by Perfons having no Authority, the Owner may have his Action against them; or if the Wrong-doers are unknown he may have a Commission to inquire, &c.

27 Ed. III C. 13. Goods loft by Tempeft, Piracy, &c. and not by Wreek, if they afterwards come to Land shall be restored to the Owner.

Coke 2 Inft, When a Ship is ready to fink, and all the Men therein, for the Prefervation of their Lives, quit the Ship, and afterwards the perithes, if any of the Men are faved and come to Land, the Goods are not loft.

A Ship on the Sea was chafed by an Enemy; and the Men therein, for the Security of their Lives, forfook her; the was afterwards taken by the Enemy, and spoiled of her Goods and Tackle, and then turned adrift; after this, by Strefs of Weather, the was cuft on Land, where it happened her Men fafely arrived : And it was molved in t this was no Wreek.

The Act, 12 An 3t Cap. 18. thall not affect the ancient Jurifdiction . Ges. I. Cap. 12 5. 2. of the Admiralty Co . ... Cinque Ports, but the Officers of the faid Court In the Year 1753, a poliower, let paffed, which having reduced the greatest Part of the former Laws tat, is Act, for the Guidance of Mafters of

6 Ga. II.

Ships and other Perfons concerned in Shipping, it is kere inferted. The Preamble begins that, Whereas, notwithflanding the good and falating Laws now in being, against plundering and destroying Vessels in Distrets, and against taking away shipwreeked, lost or stranded Goods, many wicked Enormities have been committed, to the Difgrace of the Nation, and to the grievous Damage of Merchants and Mariners, of our own and other Countries: Be it enatled, That, if any Perfon or Perfons, shall plunder, sheal, take away, or enated, I hat, If any Ferion of Ferions, man primar, inter, take away, or deftroy any Goods or Merchandife, or other Effects, from, or belonging to, any Ship or Veffel which fhall be in Diftrefs, or fhall be wrecked, loft, firanded, or caft on Shore, in any Part of his Majefty's Dominions (whether any living Creature be on board or not) or any of the Furniture, Tackle, Apparel, Provision, or any Part of fuch Ship or Vetlel : or thall beat, or wound, with Intent to kill or deftroy, or shall otherwise wilfully obstruct the Escape of any Person endeavouring to fave his or her Life, from fuch Ship or Veffel, or the Wreck thereof; or, if any Perfon or Perfons shall put out any falle Light or Lights, with Intention to bring any Ship or Veffel into Danger, then tuch Perfon or Perfons fo offending, thall be deemed guilty of Felony, and being lawfully convicted thereof, fhall fuffer Death, as in Cates of Felony, without Benefit of Clergy.

Provided, that when Goods of fmall Value thall be caft on Shore, and Rolen without Circumstances of Cruelty or Violence, the Offender on conviction, be punished as in Cafes of Petit Larceny.

It shall be lawful for any Justice of the Peace, upon Information being made to him on Oath, of any Part of the Cargo, or Effects of any Ship, loft or ftranded, being unlawfully carried away, and concealed, to iflue his Warrant for fearching any Houfe, &c. as in other Cafes of ftolen Goods: And, if the fame shall be found in fuch House, Ec. or in the Possession of any Person no: legally authorifed to keep the fame, and the Owner of fuch Houfe, or the Perfon in whole Cuftody the fame thall be found, thall not give an Account to the Satiffaction of the Juffice of the Peace, how he came by the Goods, it shall be lawful upon Proof of fuch Refufal, and he is required, to commit the Offender 1. the common gaol for fix Months, or until he thall have paid the Owner

treble the Value of the Things unlawfully detained. If any Perion fhall offer to Sale any Effects belonging to any Veffel loft as aforefaid, and unlawfully taken away, or fufpected to to have been, it shall be lawful to feize, and carry the fame, or give Notice thereof with all convenient Speed, to fome Juffice of the Peace; and if the Perion offering them to Sale, or fome other Perfon in their Behalf, thall not appear before the Juffice within ten

### Lands, and of 'Freipais, t Felony.

t Felony. Owner may own he may

### ey afterwards

of the Men

erein, for the y the Enemy, after this, by er Men fafely

t Jurifihetion he faid Court Cinque Ports. red the greatest of Masters of

d and flatury Distreis, and wicked Enor-I to the grievountries : Be it take away, or nging to, any loft, ftranded, her any living Apparel, Prod, with Intent of any Perfon or the Wreck tht or Lights, inch Perfon or being lawfully out Benefit of

ore, and stolen conviction, be

ion being made Ship, loft or e his Warrant : And, if the Perfon no: leor the Perfon nt to the Satht thall be lawthe Offender hid the Owner

r Veffel loft as cn, it thall be all convenient them to Sale, Juflice within tea

#### OF WRECKS,

ten Days after fuch Seizure, and make out to the Satisfaction of the Juftice, his Property in the Goods, or in fome Perfon who employed him, then the Goods fhall be delivered for the Ufe of the right Owner, upon Payment of a reafonable Reward for fuch Seizure, to be afcertained by the Juftice, to the Perfon who feized the fame, and fuch Juftice fhall commit the Offender to the Common Gaol for fix Months, or until he shall have paid the Owner treble the Value of the Goods.

In Cafe any Perfon, not employed by the Mafter,  $\mathcal{C}c$ , in the Salvage of any Veffel or the Cargo,  $\mathcal{C}c$ , ihall, in the Absence of Perfons to employed, fave any fuch Ship, Goods,  $\mathcal{C}c$ , and cause the fame to be carried, for the Benefit of the Owners or Proprietors, into Port or Place of fast Cuttody, immediately giving Notice to fome Juftice of the Peace, Magiftrate, Cuttom-house or Excife Officer, or fhall difcover to any Magiftrate or Officer where any fuch Goods are wrongfully bought, fold, or concealed, fuch Perfon fhall be initided to a reafonable Reward, to be paid by the Mafter or Owner of fuch Veffel, in like Manner as Salvage is to be paid, by 12 Anne, initided, an Act for the preferving all fuch Ships and Goods thereof, which have happened to be forced on Shore, or ftranded upon the Coaft of this Kingdom, or any other of his Majerdy's Dominions, or else in the Manner herein after preferibed, as the Cate thall require.

But if the Charges and Rewards for Salvage, directed by the Act 11 Anne, and by this prefent Act, be not paid or Security given within forty Days, the Officer of the Cuftoms, concerned in fuch Salvage, may borrow Money or, the Goods, &c. by Bill of Sale, on fuch Part of the Goods, &c. as fhall be fufficient, redeemable upon Payment of the Principal Sum and Intereft, at four per Cent.

And if Oath fhall be made before any Magistrate, lawfully impowered to take the fame, of any Theft, and the Examination taken fhall be delivered to the Clerk of the Peace, for the County, Gc. or his Deputy, or if Oath fhall or made of the breaking any Ship, contrary to the Aft, 12 Anne, and the Examination delivered to the Clerk of the Peace or his Deputy, he fhall caufe the Offender to be profecuted, either in the County where the Fact was committed, or the County adjoining, where any Indictment may be laid by any other Prefecutor; and if the Fact be committed in Wales, then the Profecution may be carried on in the next adjoining English County: The Charge of fuch Protecution by the Clerks of the Peace to be fettled by the Juftices at Seffion, and paid by the Treafurer of the County, Gc. the Clerk of the Peace, on Refutal or Neglect to carry on fuch Profecution, to forfeit one Hundred Founds for every Offence, to any Perfen who shall fue for the fame.

The Lord Wardens of the Cinque Ports, the Lieutenant of Dever Cafile, the Deputy Warden of the Cinque Ports, and the Judges officiate, and Commiffary of the Court of Admiralty of the Cinque Ports, two ancient Towns and the Members thereof, for the Time being, and every Perfon appointed by the Lord Wardens of the Cinque Ports, fhall put the Acts in Execution within the Jurifdiction of the Cinque Ports, two ancient Towns, and their Members, in the fame Manner, as the Juffices,  $\mathfrak{Gc}$ . in other Places.

If

#### OF SALVAGE,

If any Perfen, appointed to put this Act in Execution, fhall be wounded in fuch Service, fuch Perfon or Perfons, fo wounding him, fhall, upon Trial and Con-viction, at the Aflizes or General Goal Delivery, or at the General or Quarter Seffions for the County, &c. be transported for seven Years, to some of his Majefty's Colonics in America.

Any Justice of the Peace, in the Absence of the Sherist, may take sufficient Power to reprefs all Violences and enforce the Execution of this Act.

To prevent Confusion among Persons affembled to fave any Ship, &c. all Perfons thall conform to the Orders of the Mafter, or other Officers, or Owners; or for Want of their Prefence or Direction, to any of the Perfons appointed to put this Act in Execution, in the following Subordination : First, to the Orders of the Officer of the Cuftoms, then of the Excife, the Sheriff of the County, or his Deputy, a Juftice of Peace, the Mayor or chief Magittrate of any Cor-portion, the Coroner, the Committioner of the Land-Tax; then of any Chief Conftable, Petty Conftable, or other Peace Officer: And, whoever acts, knowingly or wilfully, contrary to fuch Orders, shall forfeit five Pounds, and in Cafe of Nonpayment, be fent to the Houfe of Correction, for any Time not exceeding three Months.

Nothing in this Act extends to Scotland.

## Of Salvage, Average, or Contribution.

CALVAGE is an Allowance made for faving of a Ship or Goods, or both, S from the Dangers of the Seas, Pirates, or Enemies, it is provided for by feveral English Statutes, many of which have been given under the preceding Head, as properly relating to Wrecks on Shore and Ships ftranded on the Coafts of England.

We are now to treat of Salvage in general at Sea; and on foreign Coafts. SALVAGE is allowed by all Nations, it being reafonable that a Man fhould be rewarded who hazards his Life, or employs his Time, in the Service of another; more efpecially as without his Aid the Lives and Property of the Parties in Diffress most probably would have been loft.

The only Difficulty, therefore, that can arife on the Subject of Salvage, is, as to the Proportion of the Sums of Money, or other Gratuities to be allowed; and where there are no ftated Laws or Cuftoms to go by, we must be guided by the particular Circumftances of different Cafes. This should be the Line of Conduct observed by Arbitraters. For though great Promises may have been made in the Hour of Danger by the Master and Mariners, yet when the Decision comes before a Court of Judicature, or Arbitrators, they are to guard against exorbitant Demands for Salvage, and the Reward must be regulated by the Pains

and Trouble the Salvers were put to. Leg. Oleron. For the Charges of Salvage, very great Allowances have been made to Divers and Salvers, as the Half, the Third, or the Tenth of the Things faved, according to the Depth of Water, out of which they were filhed, whether fifteen, eight, or one Fathorn. Generally, a tenth Part for Salvage on the Coaft, and a Fifth for him, who, faving himfelf, carries fomething with him, as Gold, Silver, Jewels, or valuable Papers, which being easy of Transportation are sometimes faved by the Mariners who efcape from a Shipwreck.

Where Things are caft up by Shipwreck, or left through cafting in Storms, the Laws of Rbodes allow to the Finder, a fifth Part for the Saving, and in France,

they allow one third Part for Salvage. If the Ship only perifh, and the Goods be faved, then the Goods shall pay the Tenth or the Fifth, as the Difficulty of the faving thereof shall require : and Gold, Silver, Silk, and the like, being of eafy Transportation, shall pay less than Goods of greater Weight, and more burthensome for Carriage, which are in greater Danger. Malines Lex Merc. P. 119.

Salvers may detain Goods till Agreement is made, and Security given, for the Payment of the Salvage; but they cannot convert them to their own Ufe, in Cafe the *Quantum* of the Salvage is difputed; they must remain as Deposits till the

l in fuch nd Con-Quarter ne of his

fufficient

all Per-Owners; ointed to ie Orders County, any Coriny Chief nowingly e of Nonding threa

, or both, led for by preceding e Coafts of

loafts. Ian fhould ice of anothe Parties

Salvage, is, be allowed; guided by he Line of have been he Decifion againft exthe Pains

to Divers ed, accordther fifteen, baft, and a bld, Silver, fometimes

torms, the in France

s fhall pay Il require : all pay lefs hich are in

en, for the in Ufc, in Depofits till the

#### AVERAGE, &c.

the Conteft is decided, and must then be delivered up to the Owners, upon Payment of the Sums awarded for the Salvage.

If Goods are abandoned or given up to the Salvers, there can be no Claim for Salvage; for Salvage can never exceed the Benefits to be derived from it. Lord Kanns' Prin. of Equity, P. 373. Though Effects, recovered from Shipwreck, flould afterwards be irrecoverably

Though Effects, recovered from Shipwreck, flould afterwards be irrecoverably loft, yet Salvage muft be allowed for the Recovery. In like Manner as for a Ship, taken again by an Enemy after a Ranfom or Recapture.

Anchors are the most common Things found at Sea; and if they are filled up, without any Buoy or Cable floating to direct the Salvers, one Half is allowed; hut if there is a Buoy or Cable, then only one third. But as it frequently happens that Difputes arife concerning the finding of Anchors and Cables; a Remedy is provided by Stat. 3 Geo. I. C. 13, S. 6. The Lord Warden of the Cinque Ports thall nominate, under his Hand and Seal, three or more Perfons in each of the Cinque Ports, two ancient Towns, and their Members, to adjuft any Difference relating to Salvage, between the Mafter of any Ship that has in bad Weather been forced from her Anchor and Cable, and the Perfons bringing them on Shore: And if any Veffel be forced from her Cables and Anchors by Extremity of Weather, and leave the fame in any Roads within the Jurifdiction of the Cinque Ports, and the Salvage cannot be adjufted between the Perfons concerned; the fame thall be determined in twelve Hours by any one or more of the Cinque Ports appointed as aforefaid.

The Mafter and Seamen's wearing Apparel are always excepted from the Allowance of Salvage.

If a Ship is found adrift at Sea, having been abandoned by the Mafter and Crew, the Allowance for Salvage will be much more than if any Perfon had been found on board.

Cafe: An outward bound Dutch Eafl-Indiama" itruck upon the Sands off the Port of Dushirk; the Mafter and his Crew, imagining file would go to Pieces, as it blew a hard Gale, too haftily abandoned her, and made the beft of their Way in their Boats to Oflend, the Surf not admitting of their making their Harbour of Dunkirk. Two Days after, a Paffage-Boat belonging to Dover found the Ship adrift, having worked herfelf off with the Tides, and brought her fafe into Dunkirk. The Mafter foon arrived there, and diffuted the Quantum of the Salvage, which the Admiralty Court at Dunkirk adjudged to be one Half, and it was paid accordingly.

accordingly. The Valuation of a Ship, in order to afcertain the Rate of Salvage, may be determined by the Policy of Infurance, if there is no Reafon to fuffect the is undervalued, the fame Rule may be obferved with Refpect to Goods, where there are Policies of Infurance upon them. Where this is not the Cafe, the Salvers have a Right to infift upon Proof of the real Value, which may be done by the Merchants' Invoices, and they muft be paid accordingly.

AVERAGE and CONTRIBUTION are fynonimous Terms in Marine Cafes, and fignify a mean Proportion of Lofs between the Owners of Goods thrown overboard in a Storm (in order to preferve the Remainder, with the Ship, and Lives of the Mcn) and the Proprietors of those that are faved, and of the Veffel.

And as Ships in their Voyages are exposed to Storms, and often faved from perifhing, by caffing Goods overboard to lighten them, it has, therefore, been always allowed, and is juftified by Law and Cuftom, and in Cafe of imminent Danger any Thing may be thrown away to evade it. Though as heavy Goods feem most likely to answer the Purpole, and are generally least in Value. they should be first defined to Destruction.

However, to make this Action legal, the three following effential Cafes ought to concur:

1ft. The Ship muft be in evident Hazard of perifhing, with her Cargo and Crew.

2d. The Refolution the Captain takes on this melancholy Occasion should be in Confequence of a Confultation held with his Officers and Sailors, to endeavour to fave themselves, Ship and Cargo, either by throwing some Goods overboard, or by cutting some of the Masts, &c. away, and by occasioning these

### OF SALVAGE,

these extraordinary Expences firive to fecure the Remainder for the Proprietors Benefit.

3d. That the Ship and Cargo, or the Part of them that are faved, has been faved by that Means ufed, with that fole View.

Agreeable to these three Axioms, it must be concluded, that all the Expence and Losses, which are thus voluntarily made to prevent a total one of Ship and Cargo, ought to be equally  $b_{ik}$  is by the Ship, and her remaining Lading. And this is called *general* or *gros* Average.

But what is broken or loft by a Storm, as Anchors, Cables, Mafts, Sails, Cordage,  $\mathcal{C}_c$  is not to be comprehended in groß Averages, becaufe the Tempeft only was the Occafion of this Lofs, and it was not made by the Deliberation of the Mafter and his Crew, with the View to fave the Ship and Lading; though on the contrary, if after Advice taken by the Company, or major Part of them, the Captain cuts away, or abandons any Thing of the Ship or Cargo, with a View to prevent a greater Misfortune, all that is fo cut away,  $\mathcal{C}_c$  muft be brought into a general Average. If the Ship happily out-weathers the Storm, and arrives in Safety at her

If the Ship happily out-weathers the Storm, and arrives in Safety at her defined Port, the Captain muft make his regular Protefts, and befide, *jointly* with the major Part of his Crew, muft fivear, that the Goods were caft overboard for no other Caufe, but purely for the Safety of Ship and Lading; and the Method of clucidating and clearing up this Point varies according to the feveral Countries and Places they arrive at.

The Ship arriving in Safety, those Goods the brings with her must come into a general Average, and not only those that pay Freight but all that have been faved and preferved by fuch *Ejection*, even Money, Jewels, Clothes,  $\mathcal{E}_c$ .

But a Man's Apparel in Ufe, and Victuals, Ge. put aboard to be fpent, are totally excluded from the Contribution.

The Lofs of Anchors, Mafts, and Rigging, occafioned by common Accidents at Sea: The Damages which happen to Merchandife by Storms, Capture, or Shipwreck, wet or rotting (not owing to any neglect of the Mafter) are Loffes to be borne by, and the Expences paid by the Thing that fuffered the Damage. And this is called fimple or particular Average.

And this is called fimple or particular Average. 7th Letinian. In the rating of Goods by Way of Contribution, this Order used to be always  $L = 1. C_{7}$ , it observed, viz. If they are cast overboard before half the Voyage be performed,  $M_{adm}$ , if a contribut, then they are to be effected at the Price they cost; and if after, then at such

Price as the reft, or the like Sorts, shall be fold at the Place of Discharge; and this Regulation continues still in *France* and *Halland* though here and elsewhere the Lost and the Saved are fometimes estimated as the latter fell.

Leg. Novin 4. The Owner of the Goods that have been thus ejected, or his Factor, should ad  $L_{2}$ . Rhod take Care to have the Lofs valued before the Ship's Discharge, in which the ad Variant. Master ought to affist, and settle all Averages before he unloads.

And it is not only the Goods that are thrown over that must come into the Average, but those also which shall have received any Damage, by the Action of the others' Ejectment, by Wet, &c.

In flating an Average on Goods, Regard fhould be had to what Deductions ought to be made from the Invoice amount, covered for Draw-backs, Bounties, and other Allowance at the Cuftom-Houfe on Exportation: Alfo for Diffcounts, and Abatements of Duties,  $\mathcal{B}_c$ . on Importation; and for prompt Payment on Sales, together with the ufual Leekage, Weftage,  $\mathcal{B}_c$ . It fhould likewite be confidered whether the damaged Goods, (although the whole of the Goods which were loaded may be delivered) are increafed or diminified in Weight or Quantity by Means of the Sea Water, as Hemp, Sugar,  $\mathcal{B}_c$ . The true Weight or Quantities, as fhipped and landed, fhould be diffeorered and compared; and the feveral Differences of Qualities attended to, particularly in large Parcels ar Cargoes of Goods of the fame Denomination, in order to find on which Qualities the Damages may have happenel: for unlefs all thefe Circumftances be adverted to as the Cafe may require, the Average will be flated erroncoufly. Wefkett's Digeft of Laws of Infurance.

Average is to be allowed as often as it happens, either once or oftner although the Ship afterwards should be lost in the same Voyage. Ord. of Copenb.

If

e Proprietors

ved, has been

I the Expence e of Ship and Lading. And

Sails, Cordage, Tempeft only eration of the g; though on Part of them, Cargo, with a Sc. must be

Safety at her befide, jointly vere caft overading ; and the g to the feveral

must come into have been faved

to be fpent, are

nmon Accidents ns, Capture, or after) are Loffes ed the Damage.

fed to be always be performed, er, then at fuch Discharge; and re and elsewhere

is Factor, fhould c, in which the

t come into the by the Action of

what Deductions backs, Bounties, pt Payment on uld likewite be e of the Goods ed in Weight or he true Weight compared ; and large Parcels or which Qualities nces be adverted Wefkett's Digeft

oftner although penb. lf

If Goods thipped in England are in Tempelt thrown overbound, in Order to a Rollin Regi preferve the Veilel and Crew, and these Goods are taken up and preferved by 49<sup>3</sup>. Companother English Ship, the Owners bringing Trover, it lies, because delivered upon upon the Land.

It is lawful for Perfons to caft Goods overhoard out of a Ferry-Boat, in Cafe or Cafe 63. of a Tempeft, to preferve their Lives ; but, if the Ferryman furcharge the Boat \* Badger are with Goods, the Owners of them thall have their Remedy against him, but not otherwife.

So if an Ejection of Goods from any Ship is occer fioned by the Indiferention of the Mafter's Lading her above Birth-Mark, it is cuftomary in fach Cafes, by the Marine Laws, to have no Contribution made, but Satisfaction is due from the

Ship, Masters, or Owners. Luft. Sernus, S. 27. & Si. 23. ad Leg. Aquil. And as this Law doth take Care, that fuch common Calamities shall be borne Ditto. by all the interctled Parties, by a general Contribution, fo the Common-Law takes Dino. Notice of the Misfortunes, and makes Provisions for the Matter's Indemnification ; and therefore if the Owner of fuch ejected Goods shall bring an Action Bird v. Allal. against the Master or the Owner of the Vessel, the Defendant may plead the Special Matter, and the fame shall bar the Plaintiff.

As the Common Law looks upon the Goods or Cargo as a Pawn or Pledge for  $Alleg_Rbd$ , the Freight, fo the Marine Law looks upon them likewift as a Security for  $L_{2}$ , and answering any Average or Contribution, and that the Mafter ought not to deliver them (as above) till the Contribution is fettled, they being tacitly obliged for the one as well as the other.

one as well as the other. If a Lighter, Skiff, or the Ship's Boat, into which Part of the Cargo is unladen F. & Leg-to lighten the Ship, perifh, and the Ship be preferved, in that Cafe Contribution  $\frac{Rbid}{Navie}$  or  $\frac{Rbid}{Navie}$ is to be made; but if the Ship be caft away, and the Lighter, Boat, or Skiff, be  $L_{C}$ . Navie preferved, there no Contribution or Average is to be had, it being a Rule no all  $L_{C}$ . Navie  $\frac{Rbid}{d} = \frac{Rbid}{d}$ . Contribution but where the Ships arrive in Safety.

If a ship be taken by Enemies or Pirates, and the Mafter to redeem her and  $M_{PT, 207}$ . Cargo promifes a certain Sum of Money, for Performance whereof he becomes a  $L_{eg}$ . Read, de Pledge or Captive in the Hands of the Captor 1 in this Cafe, he is to be redeemed Navi a Piraat the Expence of the Ship, Lading, and Money (if any on board) all being m. obliged to contribute for his Ranforn, according to each Man's Intereft.

So where a Pirate takes Part of the Goods to fpare the reft, Contribution mult Mer. F. 197. paid. be paid.

But if a Pirate takes by Violence Part of the Goods, the reft are not fubject lington. to gross Average, unless the Merchant hath made an express Agreement to pay it after the Ship is robbed.

Though if Part of the Goods are taken by an Enemy, or by Letters of Marque Grat. do Inand Reprizal, è contra.

d Reprizal, & contra. In fetting a groß Average, an Effimate muft be made of all the Goods loft Petanad Ing. In fettling a grois Average, an Estimate mult be made of an ene bee Ship's Rhad, as yas and faved, as well as of what the Mafter shall have facilities and is any Thing W. F. 190, Appurtenances to her Prefervation, and that of her Cargo; and if any Thing 197, 198. flung into the Sea is again recovered, Contribution is only to be made for the Damage it thall have received.

The Pilot's Fee, that brought the Ship into a Port or Haven for her Safeguard (it being not the Place the was defigned for) must be contributed to, as the railing her from the Ground must be, when there is no Fault in the Master.

her from the Ground mult be, when there is no rank in the triater. If a Mafter of a Ship lets her out to Freight, and in Confequence thereof receives Grot. de later, his Lading, and afterwards takes in fome Goods, without Leave of his Freight-Jac. Verial ers, and on a Storm arifing at Sea, Part of his Freighters' Goods are thrown over- and Peckar, board, the Remainder are not fubject to an Average, but the Mafter muft make Com. on the Later of the Remainder are not fubject to an Average, but the Mafter muft make Com. on the Later of the Remainder are not fubject to an Average. good the Lofs out of his own Purfe.

If a Ship is taken by Force and carried into fome Port, and the Crew remains 7. P. Ricord. on board to take Care of, and reclaim her; not only the Charges of fuch re- L. Negee - Amberdam claiming thall be brought into a general Average, but the Wages and Expences , 279. of the Ship's Company during her Arrest, and from the Time of her Capture and being difturbed in her Voyage. But the Sailors' Wages, Ge. of a Ship detained in Port by Order of State, Ditte.

shall not be brought into an Average, and the Reason assigned for it is, that in

the

And he from the preceding Cafe, the Crew remained aboard to take Care of the Vefici, Mr. Adviss whill they were endeavouring to reclais: her, and these Charges were occasioned Marine Laws with the *jole* View of preferving the Ship and Cargo for their Proprietors; but of the Lew in this latter Cafe, there was no Room for fuch a Pretence as the embargoing

Sovereign would not have either Ship or Cargo, but only hinder their Departure for fome political Reasons, wherefore it could not be faid, that the Ship's Company remained on board to prevent an entire Lofs; the only Motives to be offered for an Average.

Nevertheleis, it feems that both Reafon and Juffice require that the Expence and Wages of a Ship's Company, detained in Port by a Prince's Order, fhould be brought into a general Average; for if, on one Side, the Merchants who have laden her, are confiderable Sufferers by the Delay, in the Arrival of their Goods at the defined Ports, the Owners of the Ship are not lefs fo, more efpecially if the Crew is large, and the Detention long; and thofe who drew up the Ordinance of Lewis XIV. very well perceived in Part, that to oblige the Owners of a Veffel fo detained, to fupport the whole Expence, would be a great Hardfhip and Injuftice, as the VIIth Article of the faid Ordinance (under the Title of Averages) exprefies in direct Terms, viz. The Food and Wages of Sailors, belonging to a Ship embargoed by an Order of State, fhall be also reputed as Part of general Averages, if the is bired by the Month; but if the is freighted by the Voyage they fhall be borne by her alone.

From whence, I think it ought to be concluded, that although a Ship freighted by the Month or Voyage, is only mentioned in the foregoing, yet when the Proprietors of a Veffel hire her *Crew* by the Month, they have a Right to bring the Evence and Wages of their Sailors into an Average, for the whole Time that the Ship fhall be detained; though on the contrary, they cannot juftly pretend to bring the Expence of the Mariners into an Average, when they are hired for the Voyage, as the Expence only is always the fame, whether they be hired for the Month or Voyage, and being occationed by the Will of the Sovereign who laid the Embargo, I do not fee that there ought to be any Diffinction, unlefs there were fome Goods aboard, which were the Caufe of her Arreft i for in this Cafe it would be reafonable, that the faid Merchandifes flould pay the whole Expence.

Though it must be noted, the Charges of unlading a Ship, to get her into a River or Port, ought not to be brought into a general Average, but when occasioned by an indiffering to be brought into a general Average, but when accasioned by an indiffering store of the terms of the store of the store of the as when a Ship is forced by a Storm to enter a Port to repair the Damage the has fuffered, if the cannot continue her Voyage without an apparent Rifque of being loft; in which Cafe, the Wages and Victuals of the Crew are brought into an Average from the Day it was refolved to feek a Port to refit the Vefiel, to the Day of her Departure from it, with all the Charges of unlading and relading, Anchorage, Pilotage, and every other Due and Expence, occasioned by this Neceffity.

The Mafter of a Ship, who is obliged from the aforefaid Motives, to cut away, or throw overboard, any of his Mafts, Rigging, Ge. has a privileged Hypothecation, and the Right of Detention of the Goods he shall carry to their defined Port, till they contribute to a general Average; and it is to be obferved, that Goods caft overboard to lighten the Ship, make no Derelief. Having now gone through what I thought necessary to offer on the Subject of general and particular Average, I shall just mention a Word or two, of

Having now gone through what I thought neceflary to offer on the Subject of general and particular Averages, I thall just mention a Word or two, of what we term Petty Average being a finall Duty joined to Primage, which Cuftom has made a Mafter's Perquilite, extra of the Freight, and is commonly here 5 per Cent. as it has been fettled in France and Holland, &cc. though 10 per Cent. is commonly paid in the latter, notwithfanding two publick Edicts which limit it, as aforefaid, to half the Sum: The Origin of it was, an Allowance made to Mafters of Vefiels for fundry petty Expences, to which the Lading was obliged to contribute, but has been, for fome Years paft, transmuted to the Terms aforefaid, and I thall not now enlarge on this Subject of Averages, but refer my Reader to what I thall have Occasion to fay more about them, under the title of Infurance; in the mean Time, I thall content sayfelf with the Quotations

tions offered, in Hopes I have neither exceeded nor fallen flort of my Readers' Expectations, in my treating this extensive Theme, which of itself would furnish fufficient Matter for an entire Volume.

# Of British Ports, Havens, Lighthouses, and Sea Marks.

A Part, Harbour, or Haven, is a Place where Ships may fhelter from bad Weather, and where Cuftom-houfes are appointed to fupervife their lading and unlading; thefe in England have many Members and Creeks belonging to them, which are diffinguifhed as follows, viz.

Members, are those Places, where anciently a Custom-house hath been kept, and where Officers or their Deputies attend, as they are lawful Places of Exportation or Importation.

*Creeks*, are Places where commonly Officers are, or have been, placed by Way of Prevention, not out of Duty or Right of Attendance, and are not lawful Places of Exportation or Importation, without a particular Licence or Sufferance from the Port or Member under which it is placed.

| The feveral licenfed Ports | for lading and | landing of Gords, | with their | Dependencies, |
|----------------------------|----------------|-------------------|------------|---------------|
| as they now                | account at th  | be Cuftom-house,  | are, viz.  |               |

| Ports.              | Members.  | Crecks   |
|---------------------|---|--|
| London              |   | - Gravefind  |
|                     | [ Malden  | Leigb<br>Burnbam   |
| Ipfwich             | Colchefter  | Weft Merfey<br>Eaft Merfey<br>Brickly  |
|                     | Harwich   | Wivenboe<br>Maningtree   |
|                     | Woodbridge  |  |
| Yarmoutb            | Aldborougb<br>Soutbwold<br>Blackney and Cley              | {Orford<br>Dunwicb<br>Walder/wich<br>Leofloffe                               |
| Lynn Regis          | Wells cum Burnham<br>Wifbech                              | Hitcham<br>Crofs Keys  |
| Bojion              |   | Spalding<br>Fofdick<br>Wainfleet<br>Numby Chapel<br>Thetietborp<br>Saltfleet |
| Hall                | Grim/by<br>Bridlington<br>Scarborougb                     | Gaintborp  |
| Newcafile upon Tyne | Whithy<br>Stockton<br>Hartlepool<br>Sunderland<br>Shields | Middleborough  |
|                     | L   | - {Scaton Sluice<br>Blith Nooke  |
| 6                   |   |  |

e of the Veffel, were occafioned Proprietors, but the embargoing their Departure the Ship's Comives to be offered

that the Expence 's Order, fhould chants who have al of their Goods nore efpecially if w up the Ordithe Owners of a great Hardfhip ider the Title of of Sailors, belongas Part of general the Voyage they

h a Ship freighted ; yet when the a Right to bring the whole Time tey cannot juftly ; when they are whether they be Vill of the Sovee any Dittinction, f her Arreft; for a fhould pay the

, to get her into erage, but when Ship and Cargo; the Damage the parent Rifque of Crew are brought o refit the Veffel, unlading and rete, occationed by

Motives, to cut has a privileged e shall carry to and it is to be Derelief.

ter on the Sub-Vord or two, of Primage, which t, and is comnd, &c. though o publick Edicts was, an Allowwhich the Lat, transfinuted to of Averages, but ut them, under with the Quotations \$67

Berwick



Creeks.

Warnewater Holy Ifland East Marches, containing the Coaft of Northumberland, bordering on Scotland.

West Marches, containing the Coast of Cumberland, border-

Aylemouth Warnewater

Workington Ravinglafs Milntborpe

Pyte of Fowdery Graunge

Prefton and Rible Water Sankey Bridge

Fradham South Shore of the River of Merfey to the Red Stones. Hilbree

Wyrewater

Dawpool Ne/lon Burton-bead Bagbill Moftin

Amlogb

Barmouth

Aberuftab

Newton

Aberthaw Penarth Newport Chepftow

Aberujtab Newport Fijcbard Haverford-Weft Tenby Caermarthen Lanelthy North Burrys

South Burrys Neath or Briton Ferry

to King Road

River Severn from Bridgenorth

2. .

Members.

Whitebaven

Lancafter

Poulton

Liverpool

Aberconway Beaumaris

Caernarvon

Conway Holybead Pulbelly Aberdovy

Cardigan

Pembroke

Swanzey

Minebead

Padflow St. Ives Penzance

Gweek Falmouth

Fowey

Berwick

Ports.

Carlifle

Chefter

Milford

Cardifie

Gloucefter Briftol Bridgewater

Plymouth

St. Maures

Pill

Upbill

Plymouth

# DTC

taining the bumberland, land. and, border-

ater

he River of d Stones.

Bridgenorth

Plymouth

rry

|             | OF BRITISH PORTS, &c. |                         |  |  |
|-------------|-----------------------|-------------------------|--|--|
| Ports.      | Members.              | Creeks.                 |  |  |
|             | [ Lowe                |                         |  |  |
|             | Penryn                |                         |  |  |
| Plymouth    | Truro                 |                         |  |  |
| - /         | The same              | Saltafb                 |  |  |
|             | Ilfracomb             | Stoneboufe              |  |  |
|             | CD A                  | Coufland                |  |  |
|             | Barnstaple            | 1                       |  |  |
| Exter       | Dillifand             | Clovelly                |  |  |
|             | Biddleford            | Appledore               |  |  |
|             |                       | Tincomb                 |  |  |
|             | 1                     | Starcrofs               |  |  |
|             |                       | Bear and Seaton         |  |  |
|             |                       | Topfham                 |  |  |
|             | ]                     | - Pouldram              |  |  |
|             | 1                     | Sydmouth                |  |  |
|             |                       | Lymp/on                 |  |  |
|             |                       | Exmouth                 |  |  |
|             |                       | Plymouth                |  |  |
|             |                       | Saltcomb                |  |  |
|             | Dartmoutb             | Brixbam                 |  |  |
|             | 200710000             | Torbay                  |  |  |
|             |                       | Totness                 |  |  |
|             | Lyme Regis            | Bridport                |  |  |
| Poole       | 1                     | Cbarmoutb<br>{ Portland |  |  |
|             | Weymouth              | Lulvorth                |  |  |
|             | 5                     | - {Swanidge             |  |  |
|             |                       | Warebam                 |  |  |
|             |                       | - Chrift-church         |  |  |
|             | {==                   | Lymington               |  |  |
| Soutbampton | Cowes                 | Yarmouth                |  |  |
|             |                       | Newport                 |  |  |
|             | Portfmouth            | Emfworth                |  |  |
|             | Arundel               | Pagbam Point            |  |  |
|             |                       | Selfey                  |  |  |
|             | Shorebam              | Brightbelmftone         |  |  |
|             | Lewes                 | New Haven               |  |  |
|             |                       | Seaford                 |  |  |
| Chichefter  | Pemfey                |                         |  |  |
|             | Haftings              |                         |  |  |
|             | 2                     | Winchelfeu              |  |  |
|             | Rye                   | Lya                     |  |  |
|             | Hyth                  | Rumney                  |  |  |
|             | Dover                 |                         |  |  |
| Sandwich    | Docer                 |                         |  |  |
|             |                       | Ramjgate                |  |  |
|             |                       | - Margate               |  |  |
|             | Deal                  | Whitftable              |  |  |
|             | Feversham             |                         |  |  |
|             | Milton                |                         |  |  |
|             | Rochefter             | Queenborough            |  |  |
|             | C                     | Current and a           |  |  |

Note, All the Ports and Havens in England are infrd Corpus Comitatus, and the Court of Admiralty cannot hold Jurifdiction of any Thing done in them. Holland's Cafe, Earl of Exeter, 30 H. VI. And becaufe he held Plea in the Admiralty of a Thing done infrd portum de Hull, Damages were recovered against him, two Thousand Pounds.

Хх

And

And the Port of London being of great Importance, in Regard of the Coll 403, the Limits of it have been fettled by the Exchequer, and declared to extend, and to be accounted, from the Promontory, or Point, called North-Farland, in the Ifle of Thankt, and from thence Northward, in a fuppoled Line to the oppetive Promontory, or Point, called the Nafe, beyond the Gan-fleet, upon the Coalt of Effex, and continued Weltward, through the River of Thankt, and the feveral Channels, Streams, and Rivers falling into it, to London-Bridge, fave the ufual and known Rights, Liberty, and Privilege to the Ports of Sandwich and Ipfwich, and either of them, and the known Members thereof, and of the Cultoners, Comptrollers, Searchers, and other Deputies, within the faid Ports of Sandwich and Ipfwich, and the feveral Creeks, Harbours, and Havens, to them, or either of them, respectively belonging, within the Counties of Kent or Effex. This Account of Ports, Ge. might have been omitted till I came to treat of

This Account of Ports, Gr. might have been omitted till I came to treat of the Cuftonts; but, as I thought it more properly introduced here, I have inferted it, and thall fubjoin an Abilract of the Laws in Force concerning them. For though it is probable few or none of my Readers may be intereffed in the Trade of them all, yet, that every one may meet the Information he may occationally want, I fhall briefly mention what has been publickly enacted, for their Eftablithment and Prefervation.

#### BURLINGTON.

8 Will. HI. C. 29. S. J. m

111. From the first of May, 1697, until the 1st of May, 1704, the Duties hereinmentioned shall be paid for the repairing the Port or Pier of Burlington, viz. one Farthing for every Chaldron of Coals, laden on board any Vessel at the Port of Newcajile, or at Sunderland, Blythe, Seaton, Sluice, or any other Member of the Port of Newcajile, which shall be paid to Arthur, Lord Viscount Irwin, &c.

Diuo, S. 4. All Monies railed for the Duties aforefaid, &c. fhall be by the Committioners applied to the repairing the faid Port or Pier of Burlington, &c.

Continued by 1 Geo. I. Cap. 49. 5 Geo. I. Cap. 80. for twenty-five Years, from the 24th of June, 1730, and 26 Geo. II. for twenty-five Years, from the 24th of June, 1753.

24th of June, 1753. By this Act, Vellels belonging to Great Yarmouth in Norfolk are exempted from this Duty, the Mafters having a Certificate, upon Oath, before the Mayor of Yarmouth, that the Owners of fuch Veffel, or the greateft Part, are Inhabitants of that Town.

#### DOVER.

From the 1ft of May, 1700, to the 1ft of May, 1,09, there shall be paid by n 1/ill. 111. C. s. S. L. the Matter of every English Ship, of the Burthan of twenty Tons, and not exceeding three Hundred Tons, for every Lading and Dilcharging within this Realm, from, to, or by Dover, or coming into the Harbour there, not having a Cocket terthrying his Payment before that Voyage, towards the Repair of Dover Harbour, 3d. for every Ton, and of the Aliens' Ships, of the Burden aforefaid, the like Sum (excepting Ships laden with Coals, Grindftones, or Purbeck or Portland Stones) and for every Chaldron of Sea Coals, or Ton of Grindstones, one Penny Half-penny; the fame to be paid to the Cuftomer or Collector of the Cuftoms, in fuch Port, whence fuch Ship thall fet forth, or where fuch Ship thall arrive, before they lade or unlade; the Account of the Number of Tons to be made according to the Entry of the Goods of every Ship in the Cuftom-Houfe, and no Entry of the Goods to be allowed without Information made on Oath by the Matter, containing the Burden thereof, and Payment made of the Sums aforethid, of which Payment the Mafter fhall have Allowance of the Merchants, according to the Rates of the Goods, by Way of Average, &c.

Ditto, S. 2. Provided that no Confter or Fitherman thall pay the Duty oftener than once incose Year.

Lino, 5. 8.

Singe belonging to Weymouth and Melcomb Regis, and Lyme Regis, fhall be exen, ed from paying to the Harbour of Dover, to as they bring a Certificate upon Oath before the Meyor, under the common Seal of the third Corporations, that

that the Ships helong thereto, and the Inhabitants of the fuld Corporations are Owners of the major Part of fuch Ships.

All Ships Englifb built, and manned according to the Act of Navigation, <math>110% III. belonging to Great Yarmoutb, fhall be exempt from paying the faid Duties, if (5, 5, ..., 9), the Matter produces a Certificate as above, &c.

Ships belonging to Ramfgate, in the Ifle of Thanet, shall be exempted from Diuo. S. 10. paying to Dover Harbour, bringing a Certificate as before, Se.

paying to Dover Harbour, bringing a Certificate as before, &c. Every Ship that fhall go through the Gates of the Works of the Harbour fhall, before the go into the Gates, take down her Sails, fo that flue may not go failing in, upon Pain that every Captain of fuch Ship, fo failing in, thall forfeit to the Wardens and Affiftants of the Harbour, ten Shillings, for the Ufe of the Harbour, to be recovered by Action of Debt, &c.

Continued by 2 Anne, Cap. 7. 4 Geo. I. Cap. 13. and 9 Geo. I. Cap. 30. to the first of May, 1744. Further continued for twenty-one Years by 11 Geo. II. Cap. 7. This Act further continued for 21 Years, by 31 Geo. II.

# MINEHEAD.

From the 24th of June, 1701, for one and twenty Years, there fhall be paid 12 Will. III. (belides the ancient Acknowledgments accuftomed to be paid to Tregonwell Luttrell, Efg; and his Anceftors) for Goods imported or exported, into, or out of, the Port of Minebead, the Duties following, viz. fuch Sum of Money, not exceeding one Half-penny per Stone for Wool, and one Penny per Stone for Woollen and Bay Yaro imported as the Truftees hereafter appointed thall appoint; each Stone to contain eighteen Pounds, the Duties to be paid by the Perfon into whofe Pofietiion, or by whofe Order, the Goods thall be delivered; and the Wool imported thall be weighed at the Town-Hall, according to Cuftom; and for every Ton of all other Goods there thall be paid 6d, per Ton, by every Mafter of a Ship that thall take on board or land any Goods in the Port of Minebead.

For every Ship which thall come into the Harbour (the faid Port not being Ditto, S,  $\mathfrak{A}$  their difcharging Port) there thall be paid by the Mafter the Tonnage and Keelage following, viz. for every Ship uting the coaffing Trade, of thirty Tons, and not amounting to fifty Tons, 13. and of fifty Tons and upwards 23. and for every Ship of thirty Tons, and not amounting to fifty Tons, and not amounting to fifty Tons, and of fifty Tons, and upwards 23. and for every Ship of thirty Tons, and not amounting to fifty Tons, and upwards 25. and for every Ship of thirty Tons, and not amounting to fifty Tons, and upwards 55. and for every Ship of thirty Tons, and not amounting to fifty Tons, and trading to any Place in Ajia, Africa, or America (other than his Majefty's Plantations,) 55. and of fifty Tons 105. and the Mafter paying the faid Keelage thall have Allowance for the fame, of the Merchants, by Average.

All Money raifed by the Duties, and recovered for the Forfeitures,  $\mathcal{G}_{c}$ . (hall Dino, S. 8. be by the Truftees applied to the Building out a new Head, clearing the B ch, and other Works for maintaining the Pier and Harbour,  $\mathcal{G}_{c}$ .

After the faid Term, fo long as the Harbour shall be kept up, there shall be Dittor 8.11. paid to the Lord of the Manor of *Minchead*, the Duties following, for Goods imported, for the Maintenance of the new Head and other Works, eric. for every twenty Stones of Wool, 1*d*. for every twenty Stones of Woollen and Bay Yarn 2*d*. for every Ton of Salt 2*d*. for every Quarter of Corn 2*d*. for every Chaldron of Coals 2*d*.

Continued by 10 Anne, Cap. 24, for fixteen Years, and by 11 Geo. II. Cap. 8. from the 24th of June, 1738, for forty Years.

#### WHITBY.

From the first of May, 1702, for nine Years, there shall be paid unto the 1 dow. Stat. Trustees herein named, viz. the Lord of the Manor, Ralph Boys, and others  $^{1}C._{19}$ . S. t. for re-building the Piers of the Port of Whitby, by the Ormers of every Ship that shall load Coals at the Port of Newcafile, or at Sunderland, Blitbe, Seaton, Shire, or any other Member of the faid Port, one Farthing per Chaldron, and for all the Coals landed within the Port of Whitby, for every Chaldron, Town 5

of this, nd, and , in the opposite Coalt of feveral ne ufual Ipfwich, ftomers, sandwich or either

treat of inferted m. For he Trade rationally eir Efta-

s hereinviz. one de Port of ber of the &c. millioners

ears, from from the

exempted he Mayor shabitants

e paid by t exceedis Realm, a Cocket Harbour, the like *Portland* ne Penny Cuftons, dl arrive, be made ; and no h by the as aforeunts, ae-

han once

fhall be certificate porations, that

Meafure, 6d. and for every Ton Weight of falt, landed at the Port of Whitby, 2s. and for every Quarter of Malt, Corn, and Grain, 4d. and for all foreign Goods imported in English Bottoms, 3d. per Ton; and all foreign Bottoms importing fuch Goods, 6d. per Ton; and for all Butter shipped off from Whitby, td. per Firkin; for all dried Fish and Mud Fish, shipped off from Whitby, td. per Scene; for all barrelled Fish for binord off off. Barrel, ad. Every Finper Score; for all barrelled Fifh fo thipped off, per Barrel, 3d. Every En-glift Ship, which thall enter within the Piers, thall pay 1s. and for every Top of fuch thip 4d. and all foreign Ships 2s. and for every Top of fuch Ship 4d. Ce.

Ann. Stat. All Money received by Virtue of this Act man of collecting, Sc. t. C. 19. S. 2. ing and Repairing the faid Piers, except the Charge of collecting, Sc. 2. ing and Repairing the fail raife 6000/, over and above the Charge of collecting the state of the sta All Money received by Virtue of this Act shall be employed for the Re-build-

Di:10, S. 7. If the Duties shall raife 60001, over and above the Charge of collecting and Interest, the Duty of one Farthing per Chaldron upon Coals shall cease.

Ditto, S. 11. All Ships English built, and manned according to the Act of Navigation, belonging to Great Yarmouth, shall be free from the faid Duty of one Farthing per Chaldron; fo as the Mafter of fuch Ship, or fome Mariner on his Behalf, produce a Certificate made upon Oath before the Bailiffs of *larmoutb*, that fuch Ship does belong to *larmoutb*, and that the Inhabitants thereof are Owners of the major Part of fuch Ship.

Continued until the 1st of May, 1723, by 7 Anne, and by 7 Geo. I. the Du-ties before granted (except the faid Duty of one Farthing per Chaldron) were made perpetual; and by 8 Geo. 11. it was enacted, that from and after the 1ft made perpetual; and by 8 Geo. 11. it was endeted, that from and after the 1ft of June, 1735, the faid Duty of one Farthing per Chaldron by 1 Anne, thould be revived for the Term of thirty-one Years, to commence from the 1ft of June, 1735. And to rebuild or repair the Eaft and Well Piers of the faid Har-bour, an additional Duty of a Farthing per Chaldron is granted by 23 Geo. 11. P. 667, to be paid from and after the 1ft of June 1750, for 31 Years, by all Veffeis loading or thipping Coals at the Port of Newcoille upon Tyne, or at Sunderland, Blythe, Seaton, Sluice, Cullercoats, or any other Harbour, Colliery, or Place, reputed a Member of the Port of Newcoille Sec. or Place, reputed a Member of the Port of Newcalle, Gc.

#### PARTON.

During the Term of eleven Years, there finall be paid unto the Truftees named 4 Ann. C. 18. S. 1. in the Act, for the Enlarging and Repairing the Picr and Harbour of Parton in Cumberland, by every Coal Owner that shall put Coals on board any Vessel there, 2d. for every 192 Gallons of Coals, within ten Days after fuch Coals are thipped; and by every Mafter of every Ship that thall load Coals there 2d. for every 102 Gallons; and, after the Expiration of the faid eleven Years, one Farthing for every 192 Gallons, to be paid by the Matter of the Ship, before each Ship goes out of the Harbour.

All fuch Money shall be employed for the Enlarging, Repairing, and Cleanfing Ditto, S. 4. the Harbour, Gc.

The Duties upon Coals granted by 4 Anne, Cap. 18. for enlarging the Pier and Harbour of Parton, in the County of Cumberland, thall be continued from the 11 Ges. 1. C. 16. 5. 1.

first of May, 1727, for fifteen Years. The perpetual Duty of one Farthing, granted by the faid Act, shall ceafe; and, in Lieu thereof, every Master of a Ship shall, for sisteen Years, pay one Ditle. S. z. Halfpeany for every 192 Gallons of Coals, which shall be laden on board fach Ship within the faid Harbour.

There thall be paid for all Goods herein after mentioned, which thall be difcharged out of any Ship in the Harbour, coming Coaftwife, from the 1ft of May, 1725, for fifteen Years, the Duties following, viz. for every Hoghead of To-bacco 3d. for every Hoghead of Sugar 6d. for every Ton of Wine or excife-able Liquors 2s. for every Ton of Hemp or Flax 1s. 6d. for every Hundred of Deals 2d. for every Laft of Pitch or Tar 8d. for every Ton of Iron 1s. for every Ton of Raft or other Timber 4d. for every Barrel of Herrings 1d. for every Pack of Linen, containing two Hundred Weight, 1s. which Duties fhall be paid by the Merchant into whofe Cuftody the Goods thall be delivered.

Every

Every Master of any Ship shall pay for such Ship, upon her Arrival in the Har- 11 Gen. 1. C. bour from any Port of her Discharge in Europe, other than the Kingdoms of 16. 5. 5. bour from any port or ner Ducharge in Europe, other than the Kingdoms of Great-Britain and Ireland, and the Ifle of Man, 4d. per Ton 1 and for every Ship, upon her Arrival from the Port of her laft Difcharge in Afa, Africa, or America, 8d. per Ton, to be admeasured as deferibed in 5 Will, and Mar. Cap. 20. and 8 Anne, Cap. 12. Sect. 4. Provided, that for every Ship which shall come in for Security, and not for their Difcharge, there shall be paid one Fourth of the Tonnage, and no more.

After the Termination of the faid fifteen Years, one third Part of the Duties Ditte, S. 6. faill for ever continue for the perpetual repairing of the Harbour. The Duties granted by the Act of 11 Geo. I. Cap. 16. shall be continued for 5 Geo. II. C.

the further Term of twenty-one Years, for enlarging the Harbour of Parton in 13. 8. 1. Cumberland.

If the Purposes are fully answered, Sc. before the Expiration of the faid Term, Diuo, S. s. the Duties thall ceafe; and the Duty of a Half-penny for every 192 Gallons of Coals exported from the faid Harbour, and one third Part of the Duty on Ton-nage of Ships (which, by the Act of 11 Geo. I. Cap. 16. are made perpetual) shall commence.

# CATWATER.

Benjamin Joules, his Executors, Sc. Shall clear the Harbour of Catwater near 8 Ann. C. 8, Plymouth and Sutton Poole in Plymouth. and reduce the Shoals fo, that any S. 1. fourth Rate Ship may fafely go in and out, over any Part of them, at half Flood orE bb ; and after the Removal of the Shoals, he shall keep the Water to the fame Depth, Ge.

And after the 25th of March, 1710, the faid Benjamin Joules shall have the Ditto, S. 4: fole Ballasting and Unballasting of Ships belonging to her Majesty, and all other Ships in Plymouth Sound, Hammoaze, Catwater, and Sutton Poole, or within the Road between St. Nicholas Ifland, and the main Land; and every Mafter, Sc. Ditto, S. 54 belonging to any Ship that shall come into the faid Harbours or Road, and deliver or receive Ballaft, shall deliver and receive the same to, and from the faid Benjamin Joules, under Pain of forfeiting 51. Sc. to hold and enjoy the faid fole Liberty of Ballasting, Sc. unto the faid Benjamin Joules, his Executors, Sc. for feventyone Years.

The faid Benjamin Joules shall be bound to .urnish all Ships with Ballast ; and fhall ballaft and unballaft the fame upon fuch Terms as are herein-mentioned, viz. the Ships of her Majefty at 9d. per Ton; all Ships of the Inhabitants of Plymouth or Saltafb, at 9d. per Ton; all other Ships of her Majefty's Dominions, at 10d. per Ton, and all foreign Ships at 12d. per Ton.

#### LIVERPOOL.

The Mayor, Se. and Common-Council of Liverpool, Anall have Power to 8 Ann. C. 12. make a wet Dock or Baion, with Wharis, Sluices, and Canals, upon the Ground S. 2. fet a part for that Purpofe.

There thall, from the 24th of June, 1710, for one and twenty Years, be Disto, S. 3. paid unto the faid Mayor,  $\mathcal{E}c$ . for every Veticl (Ships in her Majefty's Service excepted) coming into or out of the faid Port, with any Merchandife (the Limits whereof are as far as a Place in Hoyle Lake, called the Red-Stones, and from thence all over the River Merjey to Warrington and Frodfham Bridges) by the Mafters of fuch Ships, the Duties herein after deferibed, viz. for every Ship trading between the Port and St. David's Head or Carlifle, for every Ton 2d. For every Ship trading between St. David's Head and the Land's End, or beyond Carlille to the Sbetlands, or the I/le of Man, for every Ton 3d. For every Ship trading to Ireland, for every Ton, 4d. For every Ship trading to Norway, Den-mark, Hollein, Holland, Hamburgh, Flanders, or any Part of France, without the Straits of Gibraitar, or Jerfey, or Guernfey, for every Ton 8d. For every Ship trading to Newfoundland, Greenland, Ruffia, and within the Baltick, Portugal and Spain, without the Straits, Canaries, Madeiras, Western Islands, Azores, for everv

Yу

ort of Whitby. for all foreign eign Bottonis F from Whith;, a Whithy, 1.1. I. Every En-for every Top fuch Ship 4d.

the Re-build-Sc. collecting and

cafe. of Navigation, one Farthing on his Behalf, utb, that fuch

are Owners of

o. I. the Duhaldron) were after the 1st Anne, fhould om the 1st of the faid Harby 23 Geo. 11. Years, by all on Tyne, or at bour, Colliery,

Truftees named r of Parton in ny Veffel there, Coals are thipe 2d. for every one Farthing ore each Ship

and Cleanfing

rging the Pier nued from the

, shall ceafe; rears, pay one on board fach

n shall be difhe ift of May, thead of Toine or excifey Hundred of 1s. for every for every Pack all be paid by

Every

every Ton 12d. Such Duties to be paid at the Time of fuch Ship's Difcharge at the Cuftom-houfe, fo as no Ship shall be liable to pay the Duty but on going the fame Voyage both out and home.

8 Ann. C. 12. 5. 4.

All Ships liable to the Payment of the Duties shall be measured, by taking the Length of the Keel as the treads on the Ground, and the Breadth to be taken within board by the Midship Beam, from Plank to Plank; and half that Breadth for the Depth, then multiply the Length by the Breadth, and the Product by the Depth, and divide by 94. After the faid Term of 21 Years, there shall be paid to the Mayor, &c. one

Ditto, S. 14. fourth Part of the Duties before-mentioned, &c.

Ditto, S. 16. Nothing in this Act shall charge any Ship which shall be forced into the Harbour, and shall unlade in order to repair and relade: nor to charge any Ship which shall fell in the Harbour any Part of her Lading, only in order to resit or victual.

This Act shall not charge any Ship belonging to, or bound to or from the Port of *Cbefler*, in Cafe such Ship shall neither load nor discharge within the Ditto, S. 17. Limits of the Port of Liverpool.

11 Gen. 11. C. The Act of 8 Anne, Cap. 12. for making a Dock at Liverpool, and an Act 3 Gro. I. (not printed) whereby the Duties were further continued for fourteen 32. S. 1 Years, are further continued for 31 Years.

Ditto, S. 10. Every Ship trading from Liverpool to Gottenburgh, or any other Place in Sweden without the Baltick, fhall be charged with the Duty of 8d. per Ton.

After the faid Term of 31 Years, fo long as the Dock and other Works shall be kept in Repair, there shall be paid to the Mayor, &c. and their Successfors, Ditto, S. 11. one Fourth of the Duties before-mentioned.

#### DOVER and RYE.

No new Walls or Stops shall be fet up that may hinder the Flux and Reflux of 7 Gco. I. C. 9. 5. 1. the Sea between the Mouth of the Harbour of Rye in Suffex, hounded by two Points called the Camber and Cafile Point, New Shut, near Craven Sluice in

Suffex and Kent, &c. The Duty of 3d. per Ton, granted by 11 Will. III. Cap. 5. fhall be appropriated for the Benefit of the Harbours of Dover and Rye in Manner following, viz. One Third thereof fhall be paid to the Treafurer for Dover Harbour, and 9 Gro. I. C. 30. S. 2. Vide Dover Harbour. the other two Thirds to the Treasurer for the Harbour of Rye.

The Powers given by the Act 9 Geo. I. Cap. 30. for reftoring the Port of Rye, are transferred to the Warden of the Cinque Ports, the Mayor and Jurats 10 Geo. I. C. 7. 5. 1. of Rye, & ...

Continued for 21 Years by 11 Geo. II. Cap. 7. Sect. 1. One Molety of the Duties continued for 21 Years by 31 Geo. II.

## WATCHETT.

7 Geo. 1. C. The Duties by the private Act, 6 Anne, for Repairing the Harbour and Key of Watchett, in the County of Somerset, granted for 21 Years, from the 25th of March, 1708, shall, after the Expiration of the faid Term, be paid for the further 14. 5. 1. Term of 21 Years.

Nothing herein shall discontinue the Payment of the Duties by the faid Act, 6 Anne, made payable for the conftant Reparation of the Key or Harbour, after the Expiration of the 21 Years.

#### BRIDPORT.

8 Geo. I. C. 11. S. L.

That the Havens and Piers of Bridport, in the County of Dorjet, may be rebuilt, and Sluices made, with convenient Wharts, the Bailiffs and capital Burgeffes of Bridport shall be Trustees for the faid Purposes; and at Bridport Mouth, being an open Piece of Land, lying between the East and West Cliffs, and from the Sea Northward as far as Irepool, on which Ground the ancient Harbour wes, may lay out the new intended Harbour and Piers, and the Sluices, Wharfs, and Landing Places, and the Ways to the Harbour.

There

Ditto, S. 2.

p's Difcharge but on going

by taking the to be taken that Breadth roduct by the

yor, &c. one

reed into the arge any Ship der to refit or

or from the ge within the

l, and an Act d for fourteen

lace in Sweden

r Works shall eir Successors,

and Reflux of bunded by two waven Sluice in

hall be approner following, Harbour, and

g the Port of yor and Jurats

Moiety of the

our and Key of the 25th of for the further

the faid Act, Iarbour, after

borjet, may be s and capital id at Bridport id Weft Cliffs, ancient Hari the Sluices,

There

# OF BRITISH PORTS, &c.

There fhall be paid to the Collector, to be appointed as herein after men-s Ga. 1. C. tioned, for every Weigh of Salt, for every Laft of Wheat, Rye, Barley, Mait, II. S. 4. or other Grain, for every Chaldron, *Winchefter* Measure, of Coals and Culm, and for every Tonof other Goods, difeharged out of any Ship in the faid Haven, or which fhall be exported from thence, 15. to be paid before the fame be landed; and there also fhall be paid for every Ship, of the Burden of ten Tons or upwards, which fhall come into the faid Haven, 2d. for every Ton fuch Ship,  $\mathfrak{Sc}_c$ , fhall contain; which Duties fhall be paid by the Mafter,  $\mathfrak{Sc}_c$ .

When the Harbours and Piers thall be rebuilt, and the Monies expended thereon Dino, S. 7: reimburfed, the Duties thall ceafe; and from thenceforth there thall be paid to the Collectors for every Weigh of Salt, for every Laft of Wheat, Rye, Barley, Malt, and other Grain, and for every Chaldron of Coals and Culm, *Winchefler* Meafure, and for every Ton of other Goods difcharged in the faid Haven, or exported, 6d, and for every Ship, &c. which thall come into the Haven, 1d. *pir* Ton and no more.

#### YARMOUTH.

After the 25th of March, 1723, for 21 Years, and to the End of the next 9 Gen. L.C. Seffion of Parliament, there thall be paid by every Matter of a Ship which thall <sup>10, 5, 1.</sup> unhade within the Haven of Great Yarmouth, or in Yarmond. Road, extending from the South Part of Scratby in Norfolk to the North Part of Corton in Suffolk, at the Time of unhading, for the Goods following, viz. for every Chaldron of Coals, Winchefler Mealure, Laft of Wheat, Rye, Barley, Malt, or other Grain, for every Weigh of Salt, and 'Ton of other Goods (Fith excepted) fuch Sums, not exceeding 12d, as the Mayor, Aldermen, Burgeffes, and Commonalty of Great Yarmouth, in Common-Council affembled, fhall appoint; to be applied as follows, viz. Part of the faid Duties not exceeding 6d. towards clearing and improving the Haven, Piers, and Jettees; and 3d. other Part of the faid Monies thall yearly, on the 24th of June, be divided in Manner following, viz. One Penny Halfpenny to the Chamberlain of Norwich to be applied towards clearing the Channel of the River Yare, between the two Mills in Norwich and Hardly Croff, &cc. and one Halfpenny, other Part of the faid 3d. to fuch Perfons as thall be yearly named by the Juftices at their Quarter Seffions at Norwich, for the County of Norfolk, to be applied towards clearing the River Bure, called the North River, and for fuch other Purpofes as the Juftices thall appoint; and one Halfpenny, other Part of the faid 3d. to fuch Perfons as the faid Juftices thall order; and one Halfpenny, Refidue of the faid 3d. to fuch Perfons as the Mayor, &c. of Yarmouth full appoint; to be applied towards clearing of the River Warony, and for fuch other Purpofes as the faid Juftices thall order; and one Halfpenny, Refidue of the faid 3d. to fuch Perfons as the Mayor, &c. of Yarmouth full appoint, to be applied towards repaining the Bridge and the publick Keys belonging to the Corporation, &c. And the further Sum of 3d. or for much thereof as thall be by the twelve Commillioners, to be appointed as herein after is

The laft mentioned 3d, thall not be raifed but when Notice in Writing, figned Ditto. S. 2. by feven of the Committioners, thall be given to the Mayor of *Parmoutb*, that it is neceffary to raife the faid Sum, or fome Part thereof, and for what Purpofes; and then fuch Sum thall be raifed, provided that the Juffices for Norfolk, at their Quarter Settions, yearly, out of the Monies payable for the River Bure, may allot Part thereof for the clearing that Branch of the River which leads from St. Bennet's-Abbey to Dilbam, in Norfolk.

On the Exportation of Goods, which have paid the Sums hereby charged on Ditto, S. 12. the Importation, the Collector (Proof in Writing on Oath being first made of the Payment of the Duties, which Oath he may administer) thall uspay the Exporter the Money paid on the Importation.

The

The Mayor of Yarmouth may yearly appoint Watchers or Clappermen, to watch on the Keys nightly, from the 1st of November to the 1st of March. 9 Gas. I. C. 10. S. 11.

There shall be paid by the Master of any Ship which shall lie in the Haven, Ditto, S. 14. from the South End of the Ballaft Key upwards, the Space of one Month between the 1ft of November and the 1ft of March, any Sum not exceeding one Halfpenny per Ton of the Burthen, as the Mayor shall, for the Charges of fuch Watching. yearly appoint.

Every Matter, &c. of a Ship, which shall winter in the Haven, who shall fuffer any Fire or lighted Candle to bein any Ship lying from the South End of Ditto, S. 15. the Ballaft Key upwards (Ships which shall have Officers boarded on them by the Direction of the fuperior Officers of the Cuftoms or Excife, belonging to the faid Town, only excepted) shall forfeit, for every such Fire or lighted Candle, 101.8°c

ao Ges. II. P. 871.

23 Gro. II. P. 189.

The Haven and Piers of Great Yarmouth being in a bad Condition, and falling into an irreparable Decay, if not timely prevented, it is therefore enacted, that from and after the 24th of June, 1747, the feveral Duties, which by 9 Geo. I. were granted for clearing and improving,  $\Im c$ . the Haven and Piers belonging to the faid Town of Great Yarmouth, and for depthening the Chaunel of Braydon, and for making the Rivers *Yare, Waveny* and *Bure*, more navigable, and for repairing the Bridge and publick Keys of the faid Town, and alto for preferving Ships wintering in the Haven there, shall be reviewed and paid for the Term of P. 875. two Years, and from thence to the End of the then next Sellion of Parliament, in fuch Manner, by fuch Perfons, and with fuch Exceptions, Allowances, and Drawbacks, as are mentioned in the before recited Act, Ge.

The Provision made in the preceding Act, not having been found fufficient to answer the Purpoles intended thereby, for repairing the Piers, clearing and depthening the Haven of Great Yarmoutb, &cc. it is enacted that from the 25th of March, 1750, the Duties payable by Virtue of the foregoing Act of 20 Geo. 11. shall cease: and, in lieu thereof, there shall be paid for twenty-one Years, and from thence to the End of the then next Selfion of Parliament, by every Maßer of any Ship or Vefiel which shall import or unlade within the Haven of Great Yarmouth, or in Yarmouth Road, near adjoining to the faid Borough, extending from the South Part of the Town of Scratby, in the County of Norfolk, to the North Part of the Town of Corton, in the County of Suffolk; for every Chaldron of Coals, Wincbester Measure, Last of Wheat, Ryc, Barley, Malt, or other Grain; and for every Weigh of Salt; and for every Ton of all other Goods or Merchandizes (Filh only excepted) the respective Sums following, viz. for the Term of feven Years, or fuch other lefs Term as twelve Commissioners, or feven of them (five being Committioners for the County of Norfolk, Suffolk, and the City of Norwich) shall order, a Sum not exceeding 11. 6d. And after the Ex-piration of the faid, or other less Term of Years, during the Remainder of the Term of twenty-one Years, and from thence to the End of the then next Session of Parliament, the Sum of 10d. or fuch other greater Sum as the Commiffioners as aforefaid fhall order, not exceeding the Sum of 12d. The Sum of 3d. Part of the Duties granted by this Act fhall every Year be

divided, and paid upon the first Tuefday in June, by the Chamberlains, Gc. of Great Yarmouth, in the Manner and Proportions following, viz. 1d. 29. unto the Chamberlain of the City of Norwich, &c. to be applied towards clearing and depthening that Part of the Channel of the River of Wenfon, commonly called Ture, which lies between the new Mills in Norwich and Hardly Crofi; and for preventing Filth and Mud from falling therein, and for didelling and cleanting the River in fuch Manner, as the faid Corporation shall direct, Ge. and the Sum of 27. to be applied towards clearing and depthening the River Bure commonly called the North River, and all those Branches thereof which lead from St. Bennet's Abbey to Dilham, and from Baflwick-Bridge to Hickling, in the County.

to be applied towards clearing and depthening the River Waveny, in fuch Manner as the Juffices shall direct,  $C_c$ , and the Sum of 27. Refidue of the faid 3d, to be applied towards repairing the Bridge and publick Keys belonging to

the faid Borough of Great Yarmouth, &cc.

P. 193.

P. 194. of Norfolk, in fuch Manner as the Juffices shall direct, Ge. and the Sum of 27.

The

permen, to March. the Haven, th between Halfpenny Watching,

, who fhall outh End of on them by aging to the hted Candle,

, and falling enacted, that by 9 Gez. I. belonging to 1 of Braydon, able, and for for preferving the Term of f Parliament, owances, and

d fufficient to clearing and rom the 25th of 20 Geo. 11. ie Years, and y every Mafter laven of Great gh, extending vorfolk, to the very Chaldron alt, or other ther Goods or viz. for the oners, or feven uffolk, and the after the Exainder of the en next Seflion Commiffioners

every Year be rlains, & c. of 1d. 2q. unto s clearing and anmonly called dly Crofi; and g and cleanting and cleanting and the Sum ure commonly ch lead from in the County he Sum of 2q. veny, in fuch is belonging to

The

# OF BRITISH PORTS, &c.

The Sum of 3d. other Part of the Duties is to be divided and paid in the Mainer following viz. the Sum of 2q. to be applied towards the further clearing and depthening the River Bure, commonly called the North River, and the Branches thereof, which lead from St. Bennet's Abbey to Dilbam, &cc. and the Sum of 2d. 2q. Refidue of the faid 3d. to be applied towards the effectual clearing and 21 Gea. II. depthening of that Part of the River Ture leading from Turmoutb to Norwich, F. 193- called Braydon, &cc.

The laft mentioned Sum of 3d. is not to be raifed, unless Notice in Writing, Sc. be given to the Mayor of Great Yarmouth, &c.

The laft mentioned 3d, when raifed, is to be annually accounted for, &c, and the Overplus (if any) of the faid 2d. 2q. Part of the faid 3d, is to be applied in clearing and depthening the North River, and its Branches, &c, and the Overplus (if any) of the 2d. 2q. Refidue of the faid 3d, is to remain in the Hands P. 19%. of fuch Perfon as the Corporation of Great Yarmouth in Common Council (hall appoint, to be applied in clearing and depthening the Channel of Braydon, in fuch Manner as the Commiffioners thall think fit.

During the Term of feven Years, the Sum of 4d. other Part of the Duties is to be applied in clearing and depthening the Haven, and repairing the Piers and Jettee, and all the Capfterns, Cables, and Ropes belonging thereto,  $\mathcal{C}c$ .

If in any Year, during the faid Term of feven Years, the faid Sum of 4d. fhall not be furtheient for clearing and depthening the Haven and repairing the Piers and Jettee, feven or more of the Commillioners, &c. upon Application of the Corporation of Great Yarmouth, &c. are impowered to direct fuch further Part of the Refidue of the Duties, as they fhall think neceliary to be applied, with the faid 4d. towards the faid Purpoles, and for no other Ufe.

No Part of the faid Sum of 4d, is to be applied in creeting any new Works in the Haven, or in pulling down any Parts of the Piers and Jettee. The faid Sum of 4d, and fuch further Sums (if any) as the Committioners

The faid Sum of 4d, and fuch further Sums (if any) as the Commissioners fhall direct, to be applied as aforefaid, are to be annually accounted for,  $\mathfrak{S}c$ , and the Overplus (if any) is to be applied in amending and improving the Haven P. 197. and Piers;  $\mathfrak{S}c$ .

During the faid Term of feven Years, or other lefs Term, the Sum of 8d. or fuch Part thereof, as shall not have been difposed of by the Commissioners, in Manner before directed, Residue of the Duties, is to be applied in improving and extending the Haven and Piers, and in erecting new Works, as the Commissioners as aforefaid shall direct, according to the Provisions herein after mentioned.

as aforefaid fhall direct, according to the Provitions herein after mentioned. Seven or more Commiffioners, &c. at their firit, or fome fublequent Meeting, at Great Yarmouth, are to direct fuch Works to be undertaken, as, with the Advice of fome fkilful Engineer or Engineers, they thall think neceffary for F. 192. improving and extending the Haven and Piers, &c. During the Term of feven Years, or other lefs Term, the Chamberlains of

During the Term of feven Years, or other lefs Term, the Chamberlains of *Great Yarmouth*, &cc. are to pay the Money ariting by the faid Sum of 8*d*. to fuch Perfons as the Commiffioners shall direct.

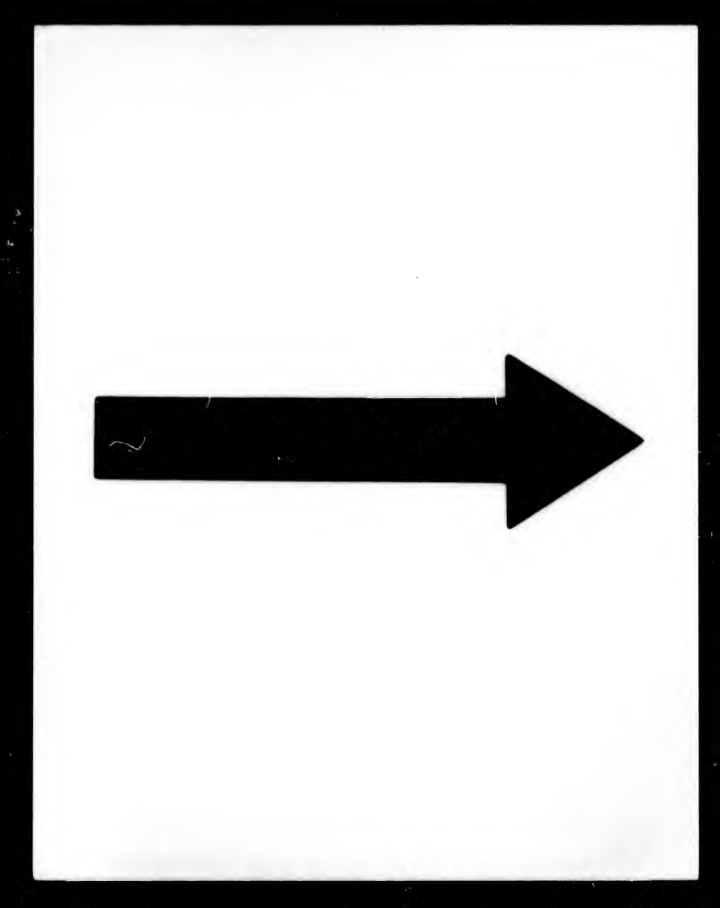
The Surplus (if any) of the faid Sum of 8*d*, is to be applied in completing fuch new Works, as the Commiffioners thall direct.

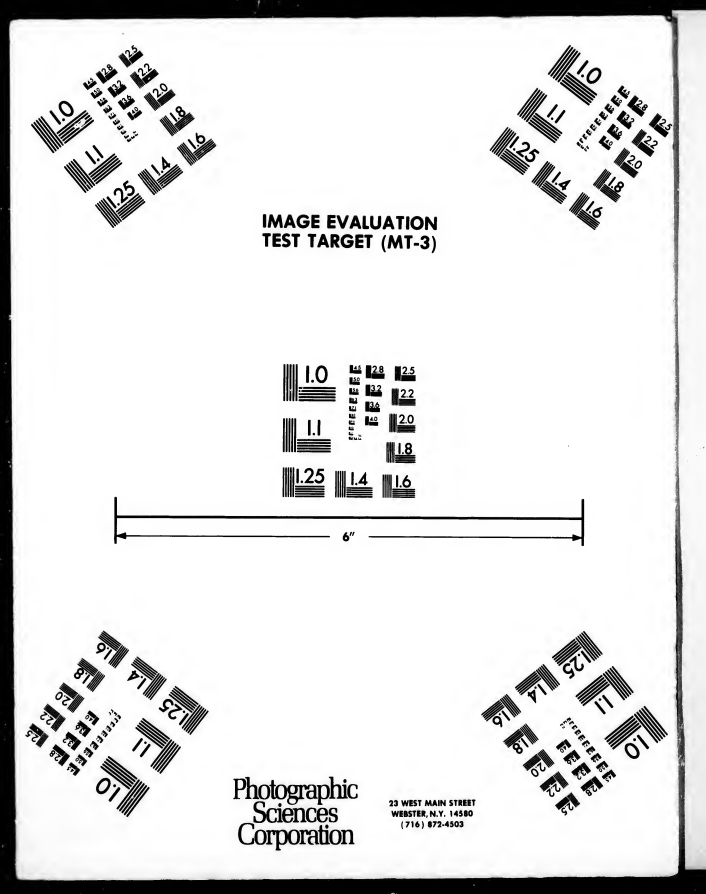
If at any Time, before the Expiration of the faid Term of feven Years, the Com- P. 200. millioners shall signify to the Mayor, Sc. that, in their Opinion, the Work is completed, and the Haven and Piers effectually improved and extended, then the Payment of the Sum of 8d. is to cease, except in the Case herein after excepted.

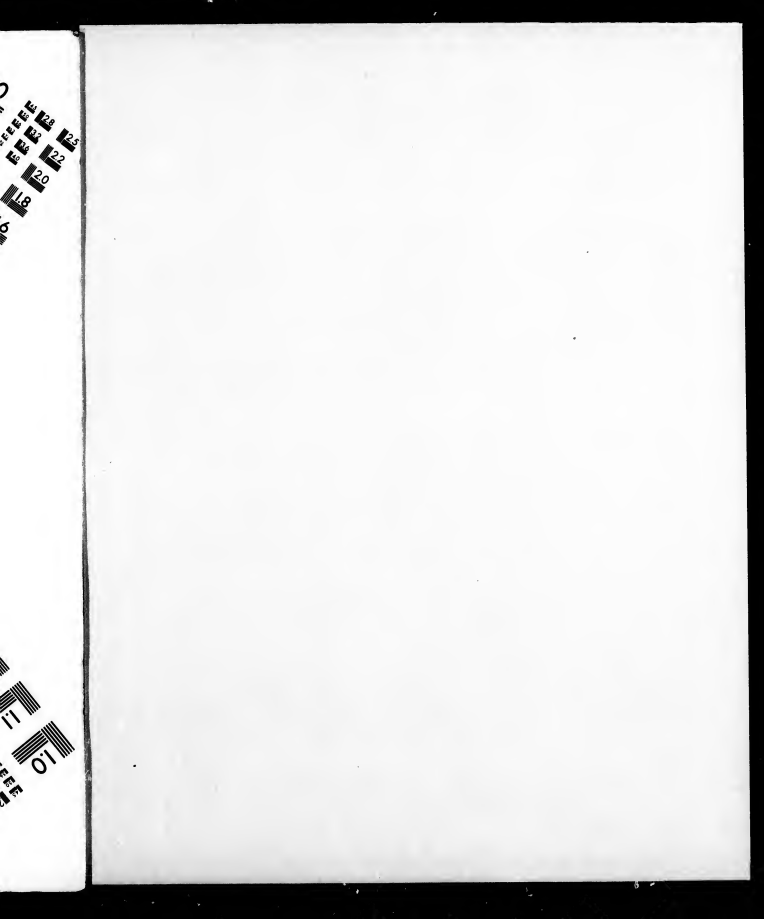
After the Expiration of the faid Term of feven Years, or fooner determination of the Payment of the faid Sum of 8d. the Sum of 4d. Part of the remaining Duty is to be applied, during the Remainder of the Term of twenty-one Years, and from thence to the End of the then next Selion of Parliament, in clearing and depthening the Haven, and keeping in Repair the Piers and Jettee, in fuch Manner as the Corporation of *Great Yarmoutb* in Common Council fhall direct.

If in any Year, during the Remainder of the faid Term of twenty-one Years,  $\mathscr{C}c.$  it thall appear to feven or more of the Committioners,  $\mathscr{C}c.$  that the fiid Sum of 4d. directed to be applied in clearing and depthening the Haven, and P. 2ci.

keeping







keeping the Piers and Jettee in Repair, will not be fufficient for those Purposes, they may direct a further Sum, not exceeding 2d. to be raifed until their next annual Meeting, to be applied by the Corporation of Great Tarmouth, in repairing and improving the Haven, &c. in fuch Manner as the Commissioners shall judge necessary, &c.

The faid further Sum of 2d. or any Part thereof, is not to be raifed unlefs Notice that the fame is neceffary, Sc. be first given to the Mayor, Sc.

The Collectors and Receivers may, at all feafonable Times, enter into any Veffel, within the Haven or Road, in Order to fee what Goods shall be on board, before the unlading thereof; and, if the Duties shall not be paid by the Master upon the unlading, they may, by Warrant from the Mayor, or Deputy-Mayor of *Great Yarmoutb*, distrain the Vessel, her Apparel, and Furniture, and, after ten Days, fell the fame, rendering the Overplus upon Demand, after deducting the Duties and all Charges.

Such Fifh-Oil, or Fifh Livers, as fhall be obtained in any fifhing Voyage, and fuch Remainder of Salt, Bread, Beer, and other Provisions, as thall be taken into any Veffel for accomplifting a fifting Voyage, or into any Veffel for the Maintenance of the Ship's Crew, upon a Voyage to be made with fuch Veffel, and not fpent therein, are exempted from the fuid Duties.

On the Re-exportation of all Coals and other Goods, for which the Duties of this Act, on the Importation, fhall have been paid, any Collector or Receiver of the Duties (upon Proof made before him in Writing, upon Oath, of the Payment of the faid Duties, and which Oath he is to administer) is to repay, out of the Monies in his Hands, &c. all fuch Duties to the Re-exporter, as shall have been paid on the Importation.

23 Geo. 11. P. 207. P. 207.

From and after the 25th of March, 1750, no Veffel is to lie, or be moored, with her Side towards the Key, longer than one Tide, unlefs upon fome unavoidable Occafion : And the Mayor, or Deputy-Mayor, is to take fuch Order therein, as he fhall think reafonable; and, if any Mafter fhall refuse to obey fuch Order, for altering the Situation of his Ship, and laying her Head towards the Key, he is to forfeit 40s. Se.

# MARGATE.

11 Geo. I. C. 3. 5. 1.

The Droits called Poundage and Lastage, and other Duties, shall be continued for the Maintenance of the Pier and Harbour of Margate. Ditto, S. 6. It shall be lawful for the Pier-Wardens and Collectors, to go on board any Veffel belonging to *Margate*, making Ule of, or being within the Harbour, and to take Account what Duty is payable for any Goods on board; and, in Cafe of Non-Payment, to diffrain fuch Goods, and also the Tackle of the Veffel: And, in Cafe of Neglect of Payment by the Space of ten Days, they may fell the Goods to fatisfy as well the Duty as their Charges, &c.

Ditto, S. 8.

#### SUNDERLAND.

The Money shall be laid out in repairing the Pier and Harbour.

1 3 Geo. I. C. 6 S. 1.

P 480.

The Commissioners appointed to put in Execution the private Act 3 Geo. I. for the Prefervation and Improvement of the River Wear and Port and Haven of Sunderland, in the County of Durham, or any feven of them, (whereof the Chairman to be one) are impowered, at any publick Meeting, to grant or charge the Duties by that Act granted, as a Security for 3500%. By them already borrowed, or for any further Sum to be borrowed for the Purpose in the faid Ad.

The Commissioners shall have Power to finish the Pier already begun, and Dino, S. 8 alfo to creft Piers and other Works, for the Prefervation and Improvement of the Haven, Sc.

The Preamble fets forth, that the Town of Sunderland, near the Sea, fituate on the River Wear, in the County of Durbam, is well inhabited by rich and able Merchants and Tradefinen, having a Port capable of containing many 2 7 Geo. II. 1. 479.

Hundred Ships at one Time, Gc. and that by an Act of 3 Geo I. intitled, An Act for the Prefervation and Improvement of the River Wear, and Port and Haven of Sunderland in the County of Durham, certain Perfons therein named, were

ofe Purpofes, 1 their next b, in repairflioners shall

raifed unlefs

ter into any hall be on paid by the or Deputytrniture, and, after de-

hall be taken Veffel for the fuch Veffel,

the Duties of or Receiver Dath, of the is to repay, e-exporter, as

or be moored, onne unavoid-Order therein, fuch Order, s the Key, he

be continued

o on board any Harbour, and id, in Cafe of Veffel: And, cell the Goods

A ct 3 Ges. I. t and Haven of (whereof the to grant or y them already ofe in the faid

dy begun, and aprovement of

he Sea, fituate d by rich and ntaining many . intitled, An and Port and therein named, were

# OF BRITISH PORTS, &c.

were appointed Commiffioners of the faid River and Haven, and Duties granted for the effectual cleanfing and preferving thereof, for the Term of twenty-one Years; and that by another Act of 13 Geo. I. for the more effectual Prefervation and Improvement of the River Wear, &c. divers additional Powers were granted to the faid Commiffioner, who in Purfuance of the Execution thereof, before the Expiration of the Term limited, erected, at a great Charge, a Pier and a Key near the Mouth of the River on the South Side, and did other beneficial Acts for the Opening and Improving of the faid River, &c. and, in Order to have more effectually cleanfed and preferved the fame, the Commiffioners propofed to have lengthened the faid Pier, and to have built other Works on the North Side 20 Geo. II.of the River, but the Money arifing from the Duties not being fufficient to per-P. 451. form fuch additional Works, &c. It is enalled, that the Right Reverend the P. 482. Bifhop of Durbam, the Right Honourable Thomas, Earl of Scarborough, &cc. fhall be Commiffioners of the faid River, Port, and Haven, within the Limits herein-after fet forth, and fhall be to called for the Purpofes herein mentioned, for the Term of twenty one Years, to commence from the 24th of June, 1747.

The Committioners, or feven of them, may at all Times hereafter furvey the P. 492.

The Commiffioners, or feven of them, may at all Times hereafter furvey the P. 490 faid River to far as to the New Bridge, and no farther; (to which Place they may make and keep it navigable for the faid Term of 21 Years) and alfo the Port, Haven, and Harbour of Sunderland, as far as the fame extends from Souter Point, about two Miles from the Bar of Sunderland, towards the North Eaft, and fo into the Sea to five Fathoms at Low-Water, and from thence in a fuppofed direct Line, till it falls opposite to that Land called Rylop Dean, about two Miles towards the South, and the Impediments and Annoyances,  $\mathcal{G}c$ . therein, and may hear and determine all fuch Abufes, Differences, and Things, as concern the fame,  $\mathcal{G}c$ .

The Commiffioners, before the 24th of June, 1759, fhall remove all Sands, P. 491. Shoals, and other Obstructions, between Biddisford and Newbridge, and shall effectually make the faid River navigable, to carry Boats, Keels, and Vessels of the Burden now used upon the faid River; and shall, from Time to Time, keep it fo navigable, between the faid two Places, for the Residue of the faid Term of 21 Years.

From the 24th of June, 1747, for the Term of 21 Years, and from thence P: 473. to the End of the then next Seffion of Parliament, every Codl-Owner, for the Time being, and their Fitters, and Coal Factors, thall feverally pay for all Coals and Cinders brought to the faid River, and delivered from the Staith, aboard any Ship or other Vefiel, the Sums following, viz.

Ship or other Vefici, the Sums following, viz. The Coal-Owners refpectively, any Sum not exceeding 2d. 2q. for every Chaldron of Coals or Cinders, during the faid Term of 21 Years, brought for them to the River, and delivered as aforefaid; and fo in Proportion for any greater or lefs Quantity.

And the Fitters or Coal-Factors refpectively, any Sum not exceeding 27. during the fuid Term, for every Chaldron of Coals or Cinders, brought and delivered as aforefaid, to be applied as herein-after directed.

The Commiffioners, or feven of them, (whereof the Chairman for the Time being to be one) at any publick Meeting by Writing under their Hands and Seals, (without any Stamp thereon) may affign over, &c. the Duties, or any Part thereof (the Charge of making fuch Affignment to be paid out of the Duties') for all, or any Part of the Term for which they are granted, as a Security for any Sum to be borrowed for the Purpofes herein mentioned, to fuch Perion or Perfons, or their Truftees, who shall lend the fame, with Interest not exceeding 5!. per Centum per Annum; out of which Monies, &c. shall be paid, in the first Place, the Charges of obtaining and endeavouring to procure this Act.

Cinders to be burnt from Coals, fubject to the Duties before:nentioned, shall not pay the Duties payable for Cinders, on their being put on board any Ship or other

P. 500.

P. 503.

other Veffel, in Order to their being exported or water-borne to any other Place; and no Duty shall be paid for any Coals or Cinders that shall be lost in any Keel as Gas. II. or Boat funk in the faid River, Sc. or within five Fathoms, at Low-Water, beyond the Bar of the River; or for any Coals used in making Salt, and Glass, Glass Bottles, Vitriol, and burning Lime-ftones into Lime, within the Limits of the faid River, Sc. fo as the Owners and Confumers thereof (being required) by the Oath of themselves, or any other Person, to the Satisfaction of the Commissioners, &c. prove that fuch Cinders, fo exempted, were burnt from Coals, for which Duties, as aforefaid, had been paid; or that fuch Coals or Cinders, fo exempted, were loft, as aforefaid; or that the Coals, fo exempted, had been used in making Salt, Gc. within the faid River, Port, or Haven. And if any staithmen, &c. (furmoned to appear and to be examined on Oath, touch-ing the Quantities of Coals and Cinders by them delivered, from Time to Time, on board) fhall not appear, or refuse to be examined on Oath, they shall be charged such Sums, Sc.

All Duties, Fines, and Sums of Money, to be levied by this Act, not otherwife directed to be applied, shall be paid to such Perfons as the Commissioners shall appoint; and fuch Money, or fo much as shall not be applied towards Payment of the Charges of procuring this Act, and of the Principal and Interest of the Money borrowed, and the Expence of putting this Act in Execution, shall be employed in lengthening the present Pier, and in purchasing or procuring Leases of Grounds, as aforefaid, to build any other Piers, Keys, Walls, or Jettees on, and in ereding the fame, and in doing fuch other Works for the Im-provement of, and the depthening, cleanfing, and preferving the faid River, Sc. as the Committioners, Sc. fhall from Time to Time direct.

If by the Building of any Pier, or other Works, and the different Direction thereby given to the Sea and Tide flowing into the River, &c. the Keys and Grounds of any Perfon shall be beat down, overflowed, or otherwife damnified, the Commissioners, &c. out of the Monies arising by this Act, shall cause such Keys to be repaired, or rebuilt, and the Land to be effectually fecured against fuch Sea and Tide, within twelve Months after any fuch Accident; and fhall likewife caufe to be paid to the Proprietors of Lands and Grounds, or to fuch other Perfons as shall make Proof of any Damages done by them, in the Execution of this Act, fuch Sums as shall be assessed by a Jury, Gc.

#### NEWHAVEN.

4 Geo. II. C. 17. S. 1. That the Haven and Pier of Newbaven in Suffex may be rebuilt, John Alford, Efq. and others are conftituted Commissioners ; and it shall be lawful for them to lay out the faid Harbour and Pier.

Ditto, S. 2. There shall be paid the Sums of Money following, viz. For every Chaldron of Coals, Grindstone, and other Goods, paying Duty by the Chaldron, exported or imported, in the faid Haven, 1s. For every Ton of Coals, paying Duty by the Ton, Salt, Plaister of *Paris*, Tarris, Tobacco-pipe Clay, Stone, and Marble Blocks, Lead, Iron, or other Goods, paying Duty or Freight by the Ton, 17. For every Load of Timber, Wainfoot Boards, Trenels, and all other converted Timber, 1s. For every Load of Tan or Bark, 2s. For every Hundred of fingle Deals, Spears, Ufirs, Pipe, Hoghead, and Barrel Staves, 1s. For every Hundred of double Deals, 2. and of 3 Inch Deals, 3. For every Quarter of Wheat, Peas, Tares, Beans, and all heavy Seeds, 3d. For every Quarter of Barley, Malt, Oats, Saint-Foin, and light Grains, 2d. For every Hogthead of Wine, and other Liquids, 6d. For every Hoghead of Sugar, Tobacco, and dry Goods, gd. and for every Tierce thereof, gd. For every Barrel of Pitch, Tar, Groceries, and all other Goods in Barrels, 4d. For every Bundle, Bale, and Cheft of Hemp, Linens, Woollens, Glafs, Fruits, Earthen Ware, not exceeding three Hundred Weight, 3d. For every Hundred Weight of Allum, Cheefe, Tallow, Colours, Shot, Nails, Chains, and Wrought-Iron, Brafiers' and Pewterers' Wares, and all other Goods paying Duty or Freight per Hundred Weight, 1d. For every Grois of Bottles, 3d. For every Hundred Feet of paving Stones, or paving

paving Marble, 25. For every Thouland of Tiles, Bricks, and Clinkers, 13. For every Ship (fifting Veffels excepted) that comes to load or unload, 2d. per Ton, according to their light Bills; For every Veffel that comes in, and neither loads nor unloads, 2s. each, from twelve to fifty Tons, and if above fifty Tons, 4s. For all Goods not enumerated, one twelfth Part of the ufuai Freight from London to Newbaven.

Which Duties thall be paid by the Perfon who thips or receives Goods, the 4 Ge. II. C. Mafter to pay the Tonnage of the Ship; and no Officers of Cultoms of the Port <sup>17. S. 3.</sup> of Lewes thall take Entries, or make out Cockets, for thipping or difcharging Goods, or for clearing any Ships, until the Duties be paid, or Security given; or thall permit any Ship to go out of the Haven, until the Mafter produces a Receipt for the Duties aforefaid.

The Collectors may go aboard and diftrain for Non-payment, and, in Cafe of Ditto, S. 4. Neglect for ten Days, may fell Ship and Furniture.

When the Juftices, at their Quarter Seffions for Suffex, fhall certify, that the Ditto, S. 6. Commiffioners are reimburfed, one Half of the Duties fhall ceafe, and the other Half thall continue, for keeping the Haven, Pier, and Sluices in Repair.

#### ILFORDCOMBE.

The feveral Duties following fhall be paid to Sir Bouchier Wray, his Heirs 4 Geo. II. C. and Affigns, Lords of the Manor of *Ilfordcombe*, in the County of Devon; (the <sup>19. S. 1.</sup> greateft) Part of which Acknowledgements were anciently paid to the Lords of the Manor, viz.

For Woollen, and Bay Yarn, and Flocks, 2d. per Stone, each to contain Ditto, S. 2. 18/b. and for every Ton of other Goods, imported or exported out of the faid Port 8d.

For every Ship which shall come into the faid Harbour (the fame not being Ditto, S. 3. their difcharging Port) the Keelage following, viz. For every Ship using the Coassing Trade, belonging to the faid Port, 6d. For every Ship not belonging to the faidPort, using the Coassing Trade, 1...6d. For every other Ship coming from his Majesty's Plantations, or bound thither, 2...6d. the Master paying the faid Duty of Keelage, shall have Allowance of the Merchant by Way of Average; For every Ship that pays Keelage, there shall be paid by the Master 6d. for each 'Top which fuch Veffel beareth; and for the Keelage of every Boat belonging to any other Port or Place, ad.

any other Port or Place, 4d. For the Support of the Light-house (which Light shall be set up at Michael-Ditto, S. 4: mas, and continue till the 1st of March, in every Year) there shall be paid, during such Season, by every Ship belonging to the said Port, 6d. and by every other Ship 1s.

And for laying up, or leefing of Ships in the Harbour, and to the Fifhery, Ditto, S. 5. there fhall be paid the Duties following, viz. For every Ship belonging to the Harbour 4s. 4d. For every other Ship 6s. 8d. For every Boat employed in the Herring Fifhery, 4s. 4d. And for every Boat fifting for Mackrel, for the Seafon 4s. 4d. And for every Barrel of Herrings 4d. And for every Horfe-Load of Goods imported and exported 2d.

imported and exported 3d. For the keeping of a Taw-Boat there shall be paid such Duties, and such Ditto, S. 6. Orders observed, as follows: First, the Owner of such Taw-Boat shall have for going to any Ship, three Shares, and the Owner of the Boat and Company shall have one Third of every Pilot Ship; the Owner of fuch Port to have his Part, whether the Pilot be shipped within the Harbour or without; and the Keeper of such Boat shall have one Man's Share; and no Boat shall ferve, but such Taw-Boat only, which is to attend the Place; and, if any other Boat shall ferve, the Owner of such Boat shall forfeit 6s. 8d. unless upon Extremity of Weather, then the Owner of the Taw-Boats shall appoint other Boats to addiff him; and the Owner of such Taw-Boat shall have from every such special Boat, one Share; and the Keeper of the Taw-Boat shall attend, and keep the Boat and Warp always in Readiness.

There

other Place; t in any Keel Low-Water, t, and Glafs, a the Limits sing required) (dtion of the burnt from ich Coals or o exempted, Iaven. And Dath, touchime to Time, hey fhall be

not otherwife iflioners fhall rds Payment tereft of the ion, fhall be or procuring /alls, or Jetfor the Imfaid River,

ent Direction he Keys and fe damnified, ll caufe fuch cured againft t; and fhall , or to fuch h the Execu-

#### Jobn Alford, ful for them

Chaldron of on, exported ing Duty by and Marble the Ton, 1s. er converted red of fingle every Hun-Quarter of Quarter of Hogthead of co, and dry Pitch, Tar, , Bale, and not exceedum, Cheefe, rs' and Pewred Weight, g Stones, or paving

4 Geo. II. C. 19. S. 7. W

182

C. There shall be paid by the Master of every Vessel belonging to Ilfordcombe, who shall use the Warp, 6s. 3d. and by the Master of every Vessel belonging to any other Port, 13s. 4d.

Ditto; S. 8.

For keeping Weights in the Harbour, by the faid Sir Bourchier Wray, his Heirs and Affigns, the Orders herein after mentioned thall be obferved, viz. No Perfon thall weigh any Goods, bought or fold there, with any other Weights; and if any Perfon thall weigh with other Weights, fuch Perfon thall forfeit 3s. 4d. and there thall be paid for every Ton fo weighed, 2d. There thall be paid for every Dicker of Leather there landed 3d. For every

Dino, S. g.

There shall be paid for every Dicker of Leather there landed 3d. For every Hogshead of Tobacco 3d. For every Weigh of Coals or Culm 6d. For every Hors 1d. For every Bullock 2q. For every Score of Sheep 4d. For every Dozen of Earthen Ware, imported or exported, 2q. For every Mease of Herrings unfalted, carried out of the Port 3d. For every Ton of Ballast taken on board in the Post 2d. For every Ton of Lime-Stone landed in the Harbour 1d. For every Ton of Groceries, or Saltery Wares, 1s. 6d. For every Hundred of Barrel Staves, 4d. For every Bundle of Hoops 2q. For every Pack of Bays or Stuff 3d. And for every Hundred Weight of Cheefe 2d. And for the leesing or laying up of every tuch Fishing-Boat as shall not pay Duty 2s. 2d.

Ditto, S. 10. And for all other Goods, not particularly mentioned, imported or exported, fuch Sums of Money shall be collected, as Duties appertaining to the faid Key, Light-House, and Warp-House, according to such moderate Values, as are proportionable to the Rates above expressed, and as are paid in the adjacent Ports.

Ditto, S. 13. All Money raifed by the Duties, or recovered by Forfeitures, thall be laid out in repairing and maintaining the Piers, Key, Light-Houfe, Warp, Warp-Houfe, Boats, and Harbour of *Ilfordcombe*.

Ditto, S. 16. The Water-Bailiff hath Power to go aboard Ships, and to diftrain for Nonpayment, and, after ten Days, to fell the Diftrefs and fatisfy the Duties, Penaltics, and Cofts.

Dino, S. 17. Nothing in this Act thall diminish any of the ancient Rights which the Freemen of Bridgwater have enjoyed by Virtue of a Charter granted by King John.

#### SCARBOROUGH.

<sup>37</sup> New.VIII. The King crected a Corporation of two Perfons, called, the Mafters, or C. 14. S. 1. Keepers, of the Key or Pier of Scarborough.

no, S. 5. The Mafter and Keepers thall receive of the Owners of Tenements in Scarborougb, the fifth Part of the Yearly Rents, for the Maintenance of the Key or Pier, at the Feaft of Pentecost and St. Martin.

5 Ge. II. C. From the 24th of June, 1732, until the 24th of June, 1763, the Duties aftermentioned fhall be paid, for the enlarging and keeping in Repair the Piers of *Scarborough*, to wit, 2q. for every Chaldron of Coals laden on board any Ship in the Port of *Newcaftle*, or any Member of the Port of *Newcaftle*; which Duties fhall be paid to the Bailiffs and Burgeffes of *Scarborough*, as they in Common-Council affembled fhall appoint, by every Mafter of a Ship, before fuch Ship be fuffered to proceed in any Voyage, to be paid near the Place where fuch Ship fhall take on board fuch Coals.

Ditto, S. 3.

Till the 24th of June, 1783, there shall be paid to the faid Bailiffs and Burgestes for Coals landed within the Port of Scarborough, 1s. per Chaldron, Town's Measure; For Cinders 1s. per Chaldron. For every Weigh of Salt 2s. For every Großs of Glass Bottles 2d. For Fir Timber imported in English Bottoms 3d. per Ton; For every Hundred of Fir Deals 3s. of half Deals 1s. 6d. of middle Balks 3s. of double Ufirs 3s. of single Ufirs 1s. of Capraevens' 3s. of small Balks 1s. of small Spars 6d. of Battins 1s. of Pale-Boards 2d. great Matts a-piece 3s. middle Matts a-piece 1s. 6d. small Matts a-piece 6d. Oak Timber and Oak Plank per Ton 3d. Wine and Brandy per Ton 5s. And for all the above enumerated Goods, which shall be imported in foreign Bottoms, double Duties , and for all foreign Goods not above-mentioned, imported in English Bottoms, 3d. per Ton, and for foreign Bottoms 6d. per Ton ; and for Butter shipped off from Scarborough

rough 1d. per Firkin ; For dried Fifh and Mud Fifh fhipped off 2d. per Score ; For rough 1d. per Firkin; For dried Filh and Mud Filh inpped off 2d. per Score; For Barrel Filh fo thipped off per Barrel 4d. For Tallow fo thipped off 2d. per Hud-dred Weight; Every Ham of Bacon 2d. Neats Tongues per Dozen 3d. Pickled Pork per Barrel 1s. For every Flitch of Bacon 2d. Rabbit-Skins per Pack 2s 6d. Calves' Skins per Dozen 3d. Leather per Hundred Weight 1s. And for every English Ship which thall enter within the Piers 6d. and for the Top, or Crofs Trees, of fuch English Ship, being of the Burden of 130 Tons, 4d. And for every foreign Ship to entering 1s. and for the Top; or Crofs Trees, of fuch forming Ship of 1.00 Tons 8d. foreign Ship of 1 30 Tons, 8d.

5 Geo. II.C. 14. S. 5. In Default of Payment it shall be lawful for the Collectors to distrain. All Ships within the Port of *Scarborough* fhall lie, moor, band allaft, in fuch Ditto, S. 17. Place as they fhall be directed, under Penalty of 51. &c. The ancient Toll for fupporting the Piers fhall be paid. Ditto, S. 19.

All Ships Britif built, and manned according to the Act of Navigation, belong- Dino, S. 20. ing to Great Yarmouth, shall be free from the faid Duty of 29. per Chaldron of Coals, fo as the Mafter, or fome Mariner on his Behalf, produce a Certificate, made upon Oath before the Mayor of *Yarmouth*, and under the Seal of Mayoralty, that fuch Ship does belong to *Yarmouth*, and that the Inhabitants thereof are Owners of the Major Part of fuch Ship:

By this Act Truftees are appointed to put the then Act in Force, in the Room 25 Geo. II. of the Bailiffs and Burgeffes of Scarborougb. No Perfon is to empty any Ballaft, Rubbish, Dust, Ashes, Earth or Stones, into the Harbour, or lay any Logs, or Floats of Timber, or other Materials, to fet up any Ports, or encroach on the Harbour to the Annoyance thereof, on Pain of a Fine to be levied by Order of any two of the Commiffioners, not exceeding 5/. to be applied to the Use of the Harbour. On Non-Payment, the Offender to be committed to the County-Gaol till paid, or compounded with five of the Commissioners.

#### ARUNDEL.

The Mayor of Arundel and others are appointed Commissioners to improve 6 Gen. II. and preferve the Harbour of Arundel; and it shall be lawful for the Commisfioners, or any nine of them, to crect Piers and other Works.

There shall be paid to the Commissioners the Duties following; viz. For every Ditto, S. 26 Chaldron of Coal, Grindstones, or other Goods paying Duty to the King by the Chaldron, which shall be exported or imported in the faid Port, 1s. For every Ton of Salt and other Goods paying Duty or Freight by the Ton, 12. For every Load of Timber, Wainfcot, Trenals, or other converted Timber, 12. For every Load of Bark, 25. For every Hundred of Spars, Ufirs, Pipe, Hogfhead, or Barrel Staves, 15. For every Hundred of fingle Deals 15. 6d. of double Deals 25. of Staves, 13. For every Hundred of fingle Deals 13. 6d. of double Deals 25. of three Inch Deals 25. 6d. For every Quarter of Wheat, Clover, and other Grains and Seeds, 3d. For every Load of Flour and Meal 13. and of Bran 6d. For every Hogfhead of Wine or other Liquors 15. of Sugar and dry Goods, 9d. For every Tierce thereof 6d. And for every Barrel of Pitch, or other Goods, 4d. For every Bundle, Bale, and Cheft of Hemp, Linen, Woollen, Glafs, Fruits, and Earthen Ware 1d. per Hundred Weight; For every Hundred Weight of Allum, and Goods paying Duty or Freight per Hundred Weight 1d. For every Hundred Feet of paving Stones or Marble 25. For every Thoufand of Tiles, Bricks, or Clinkers, 15. For every Groß of Bottles, Stone, or Glafs, 3d. For every Barge, or other Craft, paffing through each Lock, 14. For all Goods not enumerated. Clinkers, 13. For every Grois or Bottles, Stone, or Clais, 32. For every Barge, or other Craft, paffing through each Lock, 1s. For all Goods not enumerated, one twelfth of the ufual Freight from London to Arundel; For every Britijb Ship which fhall lade or unlade (fifthing Veffels excepted) 3d. per Ton, according to their light Bills; For every Britijb Ship, which fhall fail into the Harbour, and fhall neither lade nor unlade there, 1d. 2q. per Ton; For every foreign Ship and for all Goods, imported or exported in foreign Bottoms, double Duties. No Ship fhall be cleared at the Cuftom-houle, till the Mafter produces a Diato, S. 3: Certificate that the Duties are paid or (coursed Ster

Certificate that the Duties are paid or secured, &c.

When it shall appear to the Justices, and be certified by them, that the Com-taiffioners are reimburited the Monies borrowed, one half of the Duties shall ceafe.

Ufor decombe, clonging to

Wray, his , viz. No Weights ; hall forfcit

For every For every ry Dozen of gs unfalted, in the Port very Ton of es, 4d. For nd for every every fuch

or exported, ne faid Key, lues, as are the adjacent

I be laid out Varp-Houfe,

in for Nones, Penalties,

ch the Freeing Jobn.

#### Mafters, or

s in Scarbo-2 f the Key or

Duties afterthe Piers of rd any Ship vhich Duties n Commonuch Ship be e fuch Ship

s and Buron, Town's For every ms 3*d. per* niddle Balks ll Balks 15. a-piece 35. Oak Plank cnumerated and for all . per Ton, om Scarborough

183

`AU

6 Ge. II. C. All Ships in the Port of Arundel are to moor and ballaft in fuch Places as the 12. S. 10. Mafters fhall be directed, Ge. Dino, S. 15. This Act fhall be a publick Act, Ge.

#### RIVER DEE at CHESTER.

17 Geo. II. P. 571. By an Act made 6 Geo. II. intitled, An Act to recover and preferve the Navigation of the River Dee, in the County Palatine of Chefter; Reciting that, by an Act made 11 and 12 Will. III. intitled, An Act to enable the Mayor and Citizens of Chefter to recover and preferve the Navigation of the River Dee, reciting, that

P. 572.

of Chefter to recover and preferve the Navigation of the River Dee, reciting, that the faid River Dee was heretofore navigable for Ships of a confiderable Burden, from the Sea to the City of Chefter, but, by Neglect, and for Want of fufficient Banks and Fences on the Sides thereof, against the Flux and Reflux of the Sea, the Channel was become fo uncertain, that the Navigation was almost lost; the Mayor and Citizens of Chefter, and their Successors, were empowered to make the faid River navigable from the Sea to the faid City, for Ships of one Hundred Tous or upwards; and certain Duties in the faid Act mentioned were laid upon Coals, Line, and Limestones, brought to the faid City, for the Term of twentyone Years, and the Property of the Sands, Soil, and Ground therein mentioned, was immediately, after the faid River and Channel should be made navigable for fuch Ships to and from Chefter, to be vefted in the Mayor and Citizens, and their Succeffors, for ever; and they were at Liberty to enclose and improve the fame, and receive the Profits thereof, and apply the fame for maintaining and repairing the intended Works and Fences, and for making fuch further Works, from Time to Time, as Occasion should require, for making and keeping the faid River navigable; And reciting, that feveral confiderable Sums had been laid out purfuant to the faid Act, but the River was not made navigable, the Provisions for making it to be: infufficient, and the Time thereby granted, for making the fame navigable the spired : And reciting, that the Sands, Soil, and Ground, not bearing Graft company called the White Sands, from Chefter to the Sea, and lying between .. County of Chefter, on the North Side, and the County of *Flint* on the South, are of great Breadth in most Places; and that the River's not being navigable was chiefly owing to the Breadth of the Sands, and to the Shifting of the Channel, as the Winds and Tide varied ; and that the faid Sands, Soil, and Ground were not, nor were likely to be, of any Benefit to any Perfon whatfoever, unlefs the River was bounded in, and made navigable by Sea Walls, which required a very great Expence, as well to erect, as to maintain and repait from Time to Time, as Occasion should require; but that yet, if the faid Sands, Soil, and Ground, were recovered from the Sea, by Sea Walls, and the Channel thereby confined to one certain Courfe, it would not only effectually make the River navigable, but that vefting the White Sands in the Undertakers, would be a confiderable Encouragement to the Undertaking thereof: And reci-ting, that the making the faid River navigable would be a Means to advance the Trade of the City, and that a great Benefit would accrue thereby to the Inhabitants, and to the Towns and Countries adjacent, as also be a Means to increase the Number of Seamen and Watermen, and to promote the publick Good of this Kingdom; Nathaniel Kinderly, in the faid Act named, his Heirs, and Affigns, and fuch Perfons as he, &c. fhould appoint, were by the faid Act of 6 Geo. II. appointed Undertakers of the faid Navigation, and impowered at their own Charges, to make and keep the faid River Dee navigable from the Sea to Wilcox Point; that there should be fixteen Feet Water in every Part of the River at a moderate Spring Tide, for Ships to come and go to and from the faid City ; and to that End, to make the Channel to run through the White Sunds, or the com-mon Salt Marthes adjoining, or through the Marthes of John Wright, Efq; commonly called Brewers-Hall Mars's, as they should think fit, and the faid Nathaniel Kinderley, his Heirs, Assigns, and Nominees, had farther Powers granted them by the faid Act, as therein mentioned. And as they would neceffarily be at a very confiderable .xpence in making the River navigable, and keeping up the fame, it was by ....e faid Act of 6 Geo. II. enacted, that immediately 5

P. 573.

184 .

aces as the

e the Navithat, by an and Citizens citing, that ble Burden, of fufficient of the Sea, oft loft; the red to make one Hundred re laid upon m of twentyn mentioned, de navigable Citizens, and improve the intaining and ther Works, eping the faid been laid out the Provisions , for making and Ground, er to the Sea, d the County at the River's is, and to the he faid Sands, to any Perfon by Sea Walls, maintain and et, if the faid alls, and the nly effectually e Undertakers, of : And recito advance the to the Inhabieans to increase k Good of this , and Affigns, t of 6 Geo. II. at their own Sea to Wilcox the River at a aid City; and Wright, Elq; and the faid arther Powers y would necefnavigable, and d, that immediately

#### OF BRITISH PORTS, &r.

diately after the faid Nathaniel Kinderley, his Heirs, Affigns, or Nominces, fhould make the faid River Dee navigable and paffable for Ships in Mauner as aforefaid, all Merchants and Proprietors of any Goods that should be brought into the faid River and Channel, and that flould be laden at, or fhipped off, or fent from *Chefler*, or from any other Places between the faid City and *Park-Gate* in the County of Chefter, on the North Side of the faid River, and between the City of Chefler and Town of Flint in the County of Flint, on the South Side of the faid River, fhould pay to the faid Nathaniel Kinderley, his Heirs, Sc. the feveral Duties in the faid Act mentioned; also certain Sands, Marshes, and Salt Grafs, and other Lands therein mentioned, were, fo foon as the faid River was made navigable, vefted in the Undertakers, for their proper Ufe, under the Provifos in the faid Act mentioned; and Commiffioners were appointed by the faid Act, for fettling all Matters, about which any Difference should arise between the Undertakers and Proprietors of any of the Lands adjoining to the River, and the Commissioners were thereby empowered to fettle and affels Recompence to be made for Damages that might happen to any of the Lands or Fisheries, by Reafon of the faid Navigation : And the Undertakers were directed to inveft 17 Geo. 11. 10001. in South-Sea Annuities, or other Government Securities, in the Name of Thomas Revel, John Manley, and Benjamin Hoare, Elgrs. and John Bland, Banker, to answer the Damages last mentioned, for three Years after the Navigation should be fully completed: And it was thereby also enacted, that if the faid Undertakers should not begin before the 24th Day of *June*, 1735, and make the faid River navigable, according to the true Meaning of the Act, on or before the 24th Day of *June*, 1742, all and every the Powers and Interest of the faid *Nathaniel Kinderley*, his Heirs and Nominees, should be utterly void; and that it should not be lawful for any Proprietor or Undertaker, or their Heirs, or any Perfons claiming under any of them, to difpole of their Interest in the faid Undertaking, or any Share thereof, until fuch Time as the faid River should be made navigable: And the faid Nathaniel Kinderley did afterwards, by an Infrument in Writing, dated the 9th Day of July, 1733, and duly executed, declare, that his Name was made use of in the faid Act of 6 Geo. II. in Trust for Thomas Watts and Richard Manley, Elqrs. and fuch other Perfons as they for *Ibonas watts* and *Ricbara Watte*, Elgrs. and fuch other Perions as they fhould appoint to be concerned in the faid Undertaking; and the faid Nathaniel *Kinderley* did afterwards duly nominate certain Perfons, being forty in Number, to be Undertakers of the Navigation: And by Indenture Quadrupartite, made *April* 9, 1734, between Nathaniel Kinderley, of the first Part, *Thomas Watts* and *Richard Manley*, of the fecond Part, *Jofeph Davies* and *William Parfons* of London, Genilemen, of the third Part, and Niuety other Subforibers to the faid Indenture, or to the Schedule thereof, of the fourth Part, and duly executed by all the faid Parties: It was agreed, that the faid Subforibers (hould raife a joint Stock of Parties; It was agreed, that the faid Subscribers should raise a joint Stock of 40,000/. in the Manner and on the Trufts therein mentioned; which Trufts were, amongst other Things, to lay out the 1000/. to be deposited as a Fund to answer the Damages before specified; and also to lay out such Sums as should be neceffary to recover and preferve the Navigation of the River Dee; and the Refidue (if any) of the faid 40,000/. was to be in Truft for the faid Subferibers, in Proportion to the Sums by them respectively paid in : And it was by the faid Indenture further agreed, that the Duties and Tonnage by the faid Act made payable to, and the Sands, Soil, Ground, Marshes, and Salt Grafs, thereby vested in the faid Nathaniel Kinderley, his Heirs, Gc. should remain to the Use of the faid Subscribers in Proportion to the Sums by them respectively paid : It was also agreed, that the faid joint Stock of 40,000/. should be divided into 400 Shares, each confifting of 100/. and that each of the Subscribers should be entitled to fo many Shares as he should have subscribed and paid in 100% and feveral Provisions were made for the Management of the Undertaking, for recovering and preferving the Navigation, and of the Affairs relating thereto. And the faid Undertakers, the Affigns or Nominees of the faid Nathaniel Kinderley, And between the 27th of August and oth of November, 1735, did invest 10,000/. in the Purchase of 9290/. Old South-Sea Annuities, in the Names of Thomas Revel, John Manley. Benjamin Hoare, and John Bland, as Trustees for the Purposes in the faid Act mentioned, and the said Benjamin Hoare afterwards refusing to accept

P. 570.

# OF BRITISH PORTS, &c. the faid Stock in the South-Sea Company's Books, or to act in the faid Truft,

17 Geo. II. P. 577.

286

P. 578.

P. 576.

the Annuities were in Purfuance of a Decree of the High Court of Chancery, made the 18th Day of February, 1737, transferred into the Names of *Thomas Revel, John Manley*, and *John Bland*, upon the fame Trufts: And the Under-takers began the faid Undertaking before the 24th Day of *June*, 1735, and laid out the Monies advanced upon the faid Indenture, in making the Deposit of 10,000/. in South-Sea Annuities, Se. and great Progress was thereby made in recovering the faid Navigation, but the fame not being perfected, and it being neceffary to raife further Monies for that Purpofe, it was by Deed-Poll, bearing Date the 17th Day of Augu/R, 1736, agreed to advance Ten per Cant. more, on each of their respective Subscriptions, for the Purpoles in the faid Indenture expressed concerning the faid 40,000/. And afterwards there being a Necessity to raise further Monies for the perfecting the Navigation, by another Deed-Poll, bearing Date March the 3d, 1736, it was agreed by the Subscribers thereto, to advance 20 per Cent. more on their respective Subscriptions : And the Subscribers to the faid Indenture, and to the Deeds-Poll, and Undertakers of the Navigation, having paid in 47,830/. the fame was laid out in making the faid Deposit, and in cutting a new Channel for the River Dee, through the adjacent Marshes, near ten Miles in Length; and making a Dam and Sluices crofs the old Channel, and deepening thereof, and making other Works neceffary for the recovering and preferving the Navigation, and the Charges neceffaril; attending the Undertaking; and the River was, in April, 1737, turned into the new Chan-nel, and hath ever fince continued to run through the fame; and ever fince Ships and Vessels of confiderable Burden have failed through the new Channel up to Wilcox Point; and the Undertakers being, by the faid Act, directed and impowered to make and keep the River navigable from the Sea to the faid Point ; that there fhould be fixteen Feet Water in every Part of the River at a moderate Spring Tide, for Ships to come and go to and from the faid City, feveral Trials and Soundings were made, to afcertain the Height the Water flowed to, at a moderate Spring Tide, and thereby the fame was fixed to be level with the Height of nine Feet above the Apron of the ten Gate Sluice, Part of the Works of Navigation erected by the Undertakers; and a Pile was, in 1738, fixed in the River near the faid ten Gate Sluice, on which the Height of nine Feet from the Apron of the ten Gate Sluice was marked, and fet for the Standard Height of the Water at a moderate Spring Tide, and the fame has fince been commonly called the Standard; and the Undertakers finished the Undertaking in making the faid River navigable, according to the Intent and true Meaning of the faid recited Act of 6 Geo. II. before March 25, 1740, and have fince that Time been at very great Expences in keeping the fame navigable, according to the true Meaning of the Act; and the joint Stock of the faid Undertaking having been laid out as aforefaid, and proving infufficient for fecuring the Works, and inclofing and improving the Sands and Grounds vefted in the faid Undertakers ; At a general Meeting, held December 11, 1740, they did agree, that the faid joint Stock fhould be increased to 52,000/. and that Application should be made to Parliament to incorporate the Undertakers: And by one other Act made 14 Geo. II. intituled, An Ast for incorporating the Undertakers of the Navigation of the River Dee, it was amongst other Things enacted, That William Allix, and the feveral other Perfons therein named, Proprietors of the Undertaking, and the Representatives of such Subscribers to the faid Indenture or Deeds-Poll as were dead, their feveral and respective Successors, &c. should be erected into one Company for the Purposes aforesaid, and be incorporated by the Name of The Company of Proprietors of the Undertaking for recovering and preferving the Navigation of the River Dee, and have perpetual Succeffion, and a common Seal, and have Power to do all fuch Acts as the faid Nathaniel Kinderley, his Heirs, Sc. might have done, by Virtue of the faid Act of 6 Geo. II. and to take all fuch Duties, Tonnage Dues, and Payments whatfoever, as the faid Natbaniel Kinderley, his Heirs, &c. were empowered to do by the faid Act; and to em-bank, inclofe, improve, and apply to the Ufe of the faid Company, the White Sands, Soil, and Ground, and other Lands whatfoever, by the faid Act vefted in the faid Nathaniel Kinderley, his Heirs, &c. upon the Terms in the faid Act mentioned, in the fame Manner as the faid Nathaniel Kinderley, his Heirs, &c. inight

might have executed the fame, by Virtue of the faid Act, fubject to the Limitations,  $\mathcal{C}c$ . in the faid Act mentioned; as by the Act of 14 Geo. II. will more fully appear: And the Tonnage Rates and Duties, which, by the faid Act 6 Geo. II. are charged for all Goods brought into, or laden in the faid River, are by Experience found to be too high, and a Difcouragement to the Trade of the City; and the Mayor and Citizens of *Chefler*, and the Merchants and Traders of *Chefler*, have therefore requested the Company of Proprietors of the Undertaking to confent that the fame may be repealed, and that in Lieu thereof easier Tonnage Duties may be appointed, which the faid Company have confented to; the doing whereof will be an Encouragement to Trade, and for the common Good of the Undertaking, that the faid Acts of 6 and 14 Geo. II. should be explained and amended, in the feveral other Particulars hereafter mentioned :

It is therefore *enalled*, that after *May* 20, 1744, the faid feveral Rates of Ton-17 Geo. II, nage, payable to the faid Company of Proprietors, by the feveral Acts before P. 580, recited, or either of them, fhall be no longer payable; and that fo much of the faid Acts as relate to the Payment thereof, fhall be abfolutely repealed.

After May 25, 1744, there shall for ever be paid unto the faid Company, and their Succeffors, or to their Collectors, for every Ship, Sloop, Hoy, Bark, Barge, Lighter, Boat, or other Vessel, coming into or going out of, or navigating in the River, and new Channel, with any Goods or Merchandife (Lead, Oyfters, Slates, and paving Stones, excepted) by the Mafter or Owner of fuch Ship, &c. or other Veffel (every one of whom are by this Act made liable to the fame) the feveral Rates, Tonnage, Keelage, or Duties, according to the full of their Reach and Burden, herein-after particularly defcribed, for every Ton of Burden of fuch Ship, &c. or other Veffel, that is to fay, For every Ship or other Veffel coming to, or going from, the City of *Cheffer*, or to, or from any other Place, between the City of *Cheffer* and *Park-Gate*, on the North Side of the River, and between the City of *Cheffer* and the Town of *Flint*, on the P. 581, South Side of the River, to or from any Part of Great Britain, or Wales, or the other Places or Countries herein-after mentioned, the feveral Rates and Duties following; that is to fay, For every Ship, Sloop, Hoy, Bark, Barge, Lighter, Boat, or other Veffel, going to, or coming from any Part of Great Britain or Wales, between the faid City and St. David's Head, or Carlifle, for every Ton 2d. And for every Ship, &c. going to, or coming from any Place between St. David s-Head and the Land's-End, or beyond Carlille, to any Part in, or on this Side the Shetlands, or to, and from the Ifle of Man for every Ton 3d. And for every Ship, Sc. going to, or coming from any Part of Ireland, for every Ton 4d. And for every Ship, Sc. going to, or coming from any Place, up the King's Channel, beyond the Land's-End, or beyond the Shetlands, for every Ring's Chamier, beyond the Links's Enk, or beyond the beyond the overy Ant of Nor-very, Denmark, Holftein, Holland, Hamburgh, Flanders, or any Part of Nor-without the Straits of Gibraltar, or the Iflands of Guernfey or Jerfey, for every Ton 8d. And for every Ship, Sc. going to, or coming from any Place in Newfoundland, Greenland, Ruffia, and within the Baltick, Portugal or Spain, without the Straits, Canaries, Madeiras, Weftern-Ifles, Azores, for every Ton the And for every Ship, Sc. or or coming from any Place in the Weft 15. And for every Ship, Gc. going to, or coming from any Place in the Weff-Indies, Virginia, or any other Part of America, Africa, Europe or Afia, within the Straits, or not named before, any Part of Africa without the Straits, or Cape de Verde Illes, for every Ton 1s, and 6d. For every Sloop, Hoy, Bark, &c. carrying Goods from, or bringing Goods to, the City of *Chefter*, or through any Part of the faid new Channel, in Order to be put on board, or difcharged from any Ship, Sc. lying at Park-Gate, Flint, or any other Place within the Port of Chefter, and below the faid new Channel, made by the faid Undertakers, for P. 582. every Ton 2d. And fo in Proportion for a greater or lefs Quantity than a Ton; fuch Duties to be paid at the Time of fuch Ship or other Vefiel's Discharge, either inwards or outwards, at the Custom-house in the Port of Chefter, fo as no Ship or other Veffel shall be liable to pay the Duty but once for the faid Voyage, both out and Home, notwithstanding fuch Ship or other Vessel may go and return back, with a Lading of any Goods or Merchandife.

fary for the ily attending e new Chaner fince Ships hannel up to ted and ime faid Point ; it a moderate City, feveral er flowed to, evel with the f the Works fixed in the ne Feet from ndard Height en commonly g in making ng of the faid at Time been to the true having been and inclosing ; At a general joint Stock de to Parliae 14 Geo. II. ration of the ellix, and the Poll as were ted into one he Name of oreferving the ommon Seal, y, his Heirs, to take all id Nathaniel and to emy, the White d Act vested the faid Act

> s Heirs, *&c.* might

faid Truft,

f Chancery, s of *Thomas* the Under-1735, and e Deposit of

eby made in and it being

oll, bearing t. more, on id Indenture

Neceffity to

Deed-Poll, thereto, to the Subscri-

of the Navi-

faid Deposit, ent Marshes, rois the old 187:

And

And it being by the faid Act of 6 Geo. II. (among other Things) provided, that if any Ship or Veffel, employed by the Cheefemongers of the City of London, in the Cheefe Trade to the City of Cbefler, thould not go up to the City, or within any Parts of the intended Works of Navigation, but thould have their lading put en board fuch Ship or Veffel, by Boats or Keels, 6d. per Ton, and no more, thould be paid to the faid Nathaniel Kinderley, his Heirs, Ge. by the Mafter or Owner of every fuch Boat or Keel, for all Cheefe or Lead, fo to be put on board fuch Ship or Veffel, in full Satisfaction and Difcharge of all Dutiers and Tonnage whatfoever; It is hereby further enafted, that after the 25th of May, 1744, the faid Duty of 6d. per Ton, made payable by the above recited Provifo, thall ceafe, and be no longer payable; and that, in Lieu of the faid Duty of 6d. per Tont, for fuch Boats or Keels, a Sum of 2d. per Ton, and no more, thall from May 25, 1744, be paid to the faid Company, and their Succeffors, by the Mafter or Owner of every fuch Boat or Keel, carrying Cheefe, (Lead being exempted by this Act from the Payment of any Tonnage) to be put on board fuch Ship or Veffel, in full Satisfaction of all Duties and Tonnage whatfoever.

17 Geo. 11. P. 583.

P. 584.

P. 586.

All Ships, &c. or other Veffels, coming into, or going out of the faid River, and new Channel, and liable to the Payment of the Dutics of Tonnage by this Act impofed, fhull be meafured, by taking the Length of the Keel, fo much as fhe treads on the Ground, and the Breadth thall be accounted for the Depth of every fuch Ship or Veffel; then multiply the Length by the Breadth, and the Product thereof by the Depth, and wide the whole by ninety-four, and the Quotient fhall give the true Contents of, the Tonnage; according to which Method, all Ships, and other Veffels, fhall be meafured, and the feveral Duties of Tonnage thereby be computed, and collected accordingly.

Method, all Ships, and other Veficis, fhall be meatured, and the feveral Duties of Tonnage thereby be computed, and collected accordingly. If the Lading of any Ship, or other Vefici, which fhall be liable to the Payment of the Duties of Tonnage, imposed and payable by this Act, according to the Burden of fuch Ship or other Vefici, by Admeasurement thereof, in Manner as before directed, shall confist partly of Lead, Oyfters, Slates, or Paving Stones (which are exempted by this Act from the Payment of Tonnage) and partly of other Wares and Merchandizes, in respect whereof fuch Ship or Vefici will be liable to the Payment of the Duties and Tonnage by this Act imposed; in every fuch Cafe, there shall be a Deduction made from the Tonnage of every fuch. Ship, or other Vefici, in Proportion to the Quantity of fuch Lead, Oysters, Slates, or Paving Stones, contained in every fuch Ship or other Vefici.

In all Cafes where Skins or Wool (hall be imported, fuch Skins or Wool (hall pay the Rates of Tonnage by Weight only, and not according to the Burden of fuch Ship, or other Vefiel by Admeaturement thereof; and where the Lading (hall confift partly of Skins, or Wool, or both of them, and partly of other Wares and Merchandizes, in respect whereof fuch. Ship or Vefiel will be liable to the Payment of the Duties of. Tonnage by this Act impofed, a Deduction (hall be made from the Tonnage or Burden of fuch Ship, or other Vefiel, in Proportion to the Weight of fuch Skins or Wool, and if any Difpute arifes concerning the true Weight of fuch Skins or Wool, and if any Difpute arifes concerning the true Weight of fuch Skins or Wool, and if any Difpute arifes concerning the true Weight of fuch Skins or Wool, it he Importer (hall, at his own Cofts and Charges, provide proper and convenient Weights, Beams, and Scales, for weighing the fame. If the Mafter, or other Perfon, taking Charge of any Sloop, Hoy, &c. carrying Goods from, or to the City of Chefter, or through any Part of the faid new

If the Mafter, or other Perfon, taking Charge of any Sloop, Hoy, Gc. carrying Goods from, or to the City of *Cheffer*, or through any Part of the faid new Channel, in Order to be put on board, or difcharged from any Ship or other Veffel, lying at *Park-Gate*, *Flint*, or any other Place within the faid Port of *Cheffer*, and below the faid new Channel, Gc. or carrying any Goods from, or, to the City of *Cheffer*, to, or, from any Part of *Wales*, thall choofe to pay the Duty, and Tonnage, according to the Weight and Quantity of the Goods, and, not according to the Burden, of the Sloop, Sc. by the Admeafurement thereof; and fuch Mafter, Gc. fhall make; fuch Declaration, upon entering of any fuch Sloop, Sc. inwards or outwards; in fuch Cafe, the Duty and Tonnage fhall be paid according to the Weight of the Goods, and not according to the Burden of fuch Sloop, Sc. by Admeafurement thereof.

In

In Cafe any Difpute thall arife between the Collector of the Tonnage payable by this Act, and the Mafter or other Perfon having Charge of any Ship, or other Veffel, fuch Collector thall weigh, measure, or gauge all Goods, Wares, or Merchandizes, at the Time of the thipping or unflupping thereof, and if fuch Goods thall, upon fuch Weighing, Measuring, or Gauging, appear to be of as great or greater Quantity than fuch Collector did affirm and infult the faune to be, before the Weighing thereof, Sc. the Mafter, Sc. taking Charge of the faid Veffel, thall pay the Cofts and Charges of fuch Weighing, Measuring, Sc.

The feveral Rates of Tonnage, payable by this Act, fhull be paid by the Mafters or Owners of every fuch Ship or Veffel, before they fhall be cleared inwards or outwards, by any of the Officers of his Majefty's Cuftoms, at the Port of *Chefler*; and if any fuch Officer fhall clear any Ship, until the Mafters produce an Acquittance, or if any Mafter refuce, or neglect, to pay the faid Duty, the Offender fhall, for every Default, forfeit 201, to the Company, &c.

incht thereor, or Return to iet iuch Officer take the Dimensions, he may distrain, and, after ten Days, fell the Distress, Gr. It being provided by the Act 6 Geo. II. that Nathaniel Kinderley, his Heirs, P. 587. Gr. shall make a Wet Dock for the Ships to lie in; and that there shall be paid to Nathaniel Kinderley, &c. for every Ship or Vessel, laden within the faid Dock, gd. per Ton; the faid Duty is hereby altered to 6d. per Ton, and no more, Gr.

The Term of three Years after completing the faid Work of Navigation being P. 588. expired, and the Truftees of the 10,000/. Deposit, having, by Sale of Part of the South-Sea Annuities, (in which the faid 10,000/. was invested) raifed and paid all the Monies that have been ordered to be paid by them, by Virtue of 6 Geo. 11. and the Refidue of the faid Deposit, which, at prefent, confifs of 7180/. 31. 8d. Old South-Sea Annuity Stock, remaining in the Names of the faid Thomas Revel and John Bland, the Survivors of the faid Truftees (John Manley being dead;) It is enacted, that they shall, on or before the 25th Day of May, 1744, transfer to the Company and their Successfors the faid 7180/. 31. 8d. remaining in their Hands or Names.

The Tonnage Duties, arifing by this Act, fhall, at all Times hereafter, be P. 589liable to answer the Damages in the Act of 6 Geo. II. mentioned, under the fame Regulations, and fubject to be levied and applied to the fame Uses, as the Duties of Tonnage, imposed by the fame Act (and hereby repealed) were thereby made fubject to.

In Cafe the Tonnage Duties shall not be fufficient to pay fuch Damages, then all and fingular the White Sands, and all other the Premises, by the faid Act of 6 Geo. II. vefted in Nathaniel Kinderley, &cc. and, by the faid fubfequent Act of 14 Geo. II. in the faid Company, and their Succeffors, are hereby declared to be fubject to the Payment, or Satisfaction, for all fuch Damages as shall be directed to be paid, in Purfuance of the faid Act of 6 Geo. II.

The River being fubject in dry Seafons to be filled up with Sand, fo that, at a moderate Spring Tide, it may frequently happen, that there may not be fixteen Feet Water in every Part of the River, until the faid Sands fhall be removed, by the Frefhes coming down the River; it is therefore enacted, that, inftead of fixteen Feet Water, at a moderate Spring Tide, the faid Company and their Succeffors fhall, at all Times hereafter, maintain the faid River Dee, from the Sea to Wilcox Point, that, on the Computation of a moderate Spring Tide, as marked on the Standard, there fhall be fifteen Feet Water in every Part of the Channel, for Ships and Veffels to come and go, to and from the faid City.

and Veffels to come and go, to and from the faid City. The Mayor, &c. of the City, thall appoint one proper Perfon, and the Com-P. 59pany another, which Perfons are hereby conflituted the Supervifors of the Navigation of the River Dee, and each of them thall have full Power to found the faid River, or any Part thereof, for three fucceffive Tides, as often as they thall be required fo to do by the faid Mayor, &c. or the faid Company, or the Collectors appointed to receive the Tonnage; and if, upon any fuch Soundings fo made, the Channel of any Part of the River thall appear to be choaked up, fo that C c c

ovided, that London, in r, or within their lading on, and no &c. by the ad, fo to be of all Duties he 25th of bove recited of the faid 'on, and no it their Sucing Cheefe, nage) to be nd Tonnage

e faid River, hage by this is, fo much idthip Beam the Depth Breadth, and isy-four, and ig to which veral Duties

to the Payt, according thereof, in Slates, or of Tonnage) f fuch Ship by this Act n the Tonntity of fuch hip or other

ns or Wool to the Burwhere the ad partly of effcl will be bled, a De-, or other if any Difte Importer t Weights,

Gc. carryle faid new p or other iil. Port of s from, or, to pay the Boods, and, nt thereof; f any fuch mage fhall the Bur-

In

there would not, at a moderate Spring Tide (according to the Height marked on the Standard) be in the Channel of every Part of the River, from the Sea to Wilcox Point, fifteen Feet Water; and, in Cafe either of the Supervifors thall make an Affidavit thereof in Writing, before any Juftice of the City or County of Chefler, defcribing the particular Parts of the River which thall be too thallow, &c. and, if the faid Company thall, for the Space of four Kalendar Months, fuffer the faid River to continue choaked up, in that, on the Computation of a moderate Spring Tide, as marked on the fiftd Standard, there fhall not be fifteen Feet Water in the Channel, &c. as often as the faid Event thall happen, the Payment of the Tonnage Rates thall be fufpended, and not collected until the faid Depth of fifteen Feet thall be regained; from which Time the Tonnage Duties thall be again revived, and become payable as before, and fo totice quoties.

17 Geo. 11. P. 591. If the Company neglect to cleanfe and deepen the River eight Months after the faid Term of four Months fhall be expired, fo that, on a Computation of a moderate Spring Tide,  $\mathcal{G}_c$ . there fhall not be fifteen Feet Water in the Channel,  $\mathcal{G}_c$ . the Commiffioners impowered by the Act 6 Geo. II. at a Meeting to be held for that Purpofe, of which twenty Days Notice fhall be given in the London Gazette, and by fixing Notice in Writing on the Caftle Gate of Chefter, by Warrant under their Hands, thall appoint proper Perfons, to enter into and upon the White Sands, Lands,  $\mathcal{G}_c$ . by this or the former Acts vefted in the Company, and to take Poffefinon thereof, and receive the Rents and Profits thereof, and to diffrain for the fame, as they fhall fee Occation; till they have received fo much Money, as thall be neceffary to defray the Charges, occalioned by fuch Diffrefs, fhall not extend to avoid any Leafe, which may hereafter be granted by the Company to any Tenant, at the improved Rent, without taking any Fine for the fame, or to compel fuch Tenant to pay any more than the Arrears of Rent really due; and fo as fuch Poffeffion, Receipt of Rent, and Power of Diffrefs, fhall continue no longer than until the Depth of fifteen Feet fhall be regained,

P. 592. Ihall continue no longer than until the Depth of fifteen Feet Ihall be regained, and the Money expended in regaining thereof, and the Charges occasioned by such Entry, Posseficien, and Distress, shall be fatisfied; and the Money fo to be raifed and received, shall be employed for those respective Purposes, as the major Part of the faid Commissioners shall direct.

Provided, that no fuch Order made by the faid Commiffioners shall be binding, unless thirteen at least in Number shall be present at such Meeting.

The faid Supervisors shall (if required) weekly found the River, and shall make an Affidavit in Writing of the Truth of such Soundings.

The Supervifors fhall, at the Expence of the Company, on or before the 20th of September, 1744, caufe to be erected in fuch Parts of the River as they fhall think fit, two or more Piles of Timber, or other durable Materials, to be therein fixed, fo as the Tops thereof fhall be exactly level with the Height of nine Feet above the Apron of the *Ten Gate Sluice*, as the fame is marked on the Standard, which Piles and Standard shall for ever hereafter be kept in Repair, and renewed as Occasion shall require; and if any Perfon shall wilfully damage or de troy the fame, they shall for every fuch Offence forfeit 2004. Sec.

P. 596.

fame, they shall for every fuch Offence forfeit 2001. Ge. Two Ferry-Boats shall, at all Times after 1 lay 25, 1/44, be constantly kept by the faid Company and their Succeffors, at their own Expences, at such Parts of the new Channel, as the Ferry-Boats already appointed have worked at, fince the making the faid Navigation, with proper and sufficient Attendants, and all substantial and effectual Ropes, Tackle, and Neceffaries proper thereunto, for the publick Use and Benefit of all his Majefty's Subjects, patfing and recaffing in those Parts; and the Perfons attending such Boats shall ferry over all Paffengers; when required, without being paid any Thing for the fame. The Commissioners appointed by the Act 6 Geo. II. or any threen of them, at any of their Boetings.

The Commiffioners appointed by the Act'6 Geo. II. or any thirteen of them, at any of their Meetings, may fet out one or more convenient Roads, in any Places over the Sands, Soil, and Ground, vefted in the Company, lying on the North Side of the New Channel, within the Extent of the faid Channel, to lead to and from the faid two Ferries, or either of them, to the faid Channel, to lead to the Towns of Sbotwicks and Sbough-Hall, in the Hundred of Worral, in 6.

sht matked the Sea to rvifors fhall or County be too fhalır-Kalendar "the Comthere fhall Event shall not collected h Time the fore, and fo

ths after the utation of a he Channel, g to be held the London Chefter, by to and upon n the Comofits thereof, e received fo ned by fuch , and Powers er be granted ing any Fine rears of Rent r of Diftress, be regained, ioned by fuch o to be raifed major Part of

11 be binding,

nd shall make

fore the 29th as they fliall to be therein of nine Feet the Standard, and renewed or de troy the

onftantly kept at fuch Parts rked at, fince lants, and all unto, for the renaffing in all Paffengers,

teen of them, Roads, in any lying on the annel, to lead ity of Chefter, of Worral, in the

#### OF BRITISH PORTS, &c.

the faid County of Chefter; and every fuch Road shall be for ever maintained and repaired at the Expence of the Company and their Succeffors.

If the faid Company and their Succeffors fhall neglect to maintain and repair 17 Gen. II. the faid Roads, or to supply such Ferry-Boats with sufficient Attendants, &c. on every such Neglect the faid Commissioners, inpowered by the Act of 6 Geo. II. may affels on the faid Company fuch reationable Penalty as they fhall think

fit, &c. The faid Company, affembled in a general Court, shall have Power to call in The faid Company, affembled in a general Court, shall have Power to call in the faid Company, affembled in a general Court, shall have Power to call in the faid Company, affembled in a general Court, shall have Power to call in the faid Company, affembled in a general Court, shall have Power to call in the faid Company, affembled in a general Court, shall have Power to call in the faid Company, affembled in a general Court, shall have Power to call in the faid Company, affembled in a general Court, shall have Power to call in the faid Company, affembled in a general Court, shall have Power to call in the faid Company, affembled in a general Court, shall have Power to call in the faid Company, affembled in a general Court, shall have Power to call in the faid Company, affembled in the faith of from their Members proportionably, according to their refrective Shares in the Capital Stock, any further Sums of Money, as by fuch general Court fhall, from Time to Time, be judged neceffary, not exceeding, with the Call of Five per Cent. already made purfuant to the faid forther Act, in the Whole the Sum of Forther and the Sum Member and the sum of the Sum of Forty per Cent. And if any Members, Sc. who have or shall be required to pay in Money upon any Calls, So. thall neglect to pay their Shares of the Money fo called for, at the Time appointed, by Notice in the London Gazette, and on P. 598. the Royal Exchange in London, the faid Company may not only ftop the Share, Dividend, and Profit, which thall become payable to fuch Members to neglecting, and apply the fame towards Payment of the Share of Money to called for, till the fame thall be fatisfied, but allo may ftop the Transfers, or Affignments of the shares of every fuch Defaulter, with Interest after the Rate of Eight *per Cent. per Ann.* for the Money, fo by them omitted to be paid, from the Time the fame was appointed to be paid, until the Payment thereof; and the Shares and Stock-Shares, and Stocks of fuch Defaulters, shall be liable to make good the Monies fo appointed to be paid, and Intereft as aforefaid; and, if the Principal and Intereft shall be unpaid, by the Space of three Months, then the Company, & c. shall have Power to fell and affign fo much of the faid Stock of fuch Defaulters, as will fatisfy the fame, rendering the Overplus (if any be) to the Proprietors; and the Money fo called for and paid in, shall be deemed Capital Stock, Gc.

The faid Joint Stock of the faid Company, created and established, in Pur- P. 599. fuance of this and the former Act, and the Share and Intereft of each particular Member thereof, shall be deemed, in all the Courts of Law and Equity, and elfewhere, to be a perfonal Effate to all Intents and Purpofes whatfoever, and not a real Effate; and fhall go to the Executors or Administrators of the Perfons dying possessing and the Proprietors of the faid Joint Stock, their Executors, of such Perfons; and the Proprietors of the faid Joint Stock, their Executors, Gr. thall be refpectively entitled to all the Benefits and Advantages by the first recited Act, vested in Netbaniel Kinderley, his Heirs, Gr. in Proportion to their refpective Interests in the Joint Stock of the faid Company.

The Method of affigning, transferring, and accepting of any Intereft, in the faid joint Stocks, shall be in the following Form, viz.

I. A. B. in Confideration of paid to me by C. D. do hereby bargain, fill, affign, and transfer to the faid C. D. in the Joint Stock of the Company of Proprietors of the Undertaking for recovering and preferving the Navigation of the River Dec; To hold to him the faid C. D. his Executors, Administrators, and Affigns, fubject to the Rules, Orders, and By-Laws of the faid Company.

> Witnefs my Hand, the Day of

I, the faid C. D. do bereby accept of the faid of the faid Joint Stock, fubject to the Rules, Orders, and By-Laws of the faid Company.

Witnefs my Hand the Day and Year aforefaid.

Which Transfer and Acceptance shall be figned in the Company's Books, to be kept for that Purpole; and it being witneffed by one Witness to the Signing thereof, shall be valid to all Intents and Pupoles.

Nothing in this Act, or in the Acts of 6 and 14 Geo. II. or either of them con- P. 600. tained, shall extend to hinder or restrain Sir John Chynne, Bart. Lord of the

Manor

Manor of *Hawarden* in the County of *Flint*, his Heirs, *&c.* or any other Perforts entitled to the right of Common thereon, from enjoying the Lands, Grounds, or Salt Marshes, lying on either Side of the Banks and Forelands of the new Channel, *&c.* 

The new Channel, and the Banks, and Forelands on each Side thereof, and the Foreland of the Breadth of twenty Feet, next adjoining to the outlide Foot of the North Bank of the new Channel, and fo much more of the common Salt Marthes next adjoining to the faid twenty-Feet-Foreland, as will be neceffary for making a convenient Ditch or Mound, to fence and feparate the faid twenty-Feet-Foreland from the reft of the common Salt Marshes, and the feveral Pieces of Marsh Lands containing three Acres and five Acres, shall be for ever hereafter vefted in the Company, &c. In confequence whereof, and as a Recom-pence for fuch Part of the Marsh-Lands, as are hereby vested in the Company, and of all other Damages done to the Common Salt Marthes, the faid Company thall make good and keep in Repair the Foreland and Fences of the new Cut or Channel, to as thereby to prevent the Common Salt Marthes lying within the Manor or Parish of Hawarden, on either Side of the new Cut, from being deftroyed or washed away, by the Flux or Reflux of Water through the faid new Cut, or through the Gutters or other Islets running through the Marshes; and in Cafe, at any Time hercafter, the Common Salt Marshes lying on either Side of the new Cut, and within the Manor or Parish of Hawarden, or any Part thereof, shall, in any one year, be fo far injured or deftroyed, by Reaton of the faid Forelands not being kept in Repair, or by Reaton of the faid Navigation, or of any Works to be made in Pursuance of the faid Act 6 Geo. II. to that there thall be thereby, in any one Year, the Quantity of Fifty Acres or more of Land, Part of the faid Salt Marthes, deftroyed; from thenceforth, as often as the faid Event shall happen, any fifteen or more of the Commissioners impowered by the faid Act 6 Geo. II. or their Succeffors, who shall be prefent at any Meeting to I e held for that Purpole, of which three Months Notice shall be given in the London Gazette, and by affixing Notice in Writing thereof on the Castle Gate of Chefler, by Warrant under their Hands and Seals, may allot such Quantity of the Lands adjoining to the common Salt Marshes, by the former Act or one of them vested in the Company, as shall be equal in Value to such Part of the faid Marshes, as shall have been so washed away, by way of Recompence for the fame; the Lands fo to be allotted to lie as near the common Salt Marshes as conveniently may be; which Determination of the Commissioners shall be final, and binding to all Parties interested, unless the Company, or the Lord of the Manor of *Hawarden*, or any Perfons having I tereft in the faid Marthes, thall think themfelves thereby aggrieved, and thall make Application to the next Court of great Seffion for the County of *Flint*, to have the Value of the Lands determined by a Jury; in which Cafe, the Juffices of the faid Court of great Seffion shall caufe the Value of the Land to destroyed, and of the Lands to be given in Lieu thereof, to be fettled, affeffed, decreed, and afcertained by the fame Rules and Methods, by which, by the Act of 6 Geo. II. they are impowered and directed to fettle the Damage therein mentioned, and fuch Deter-mination of the Juftices of the faid great Sellion fhall not be removed, but binding and conclusive to all Intents and Purpofer 'Se. and the Lands fo decreed in Lieu for fuch Part of the faid common Salt Marshes, which shall, by the Means aforefaid, be deftroyed, shall for ever thereafter be the Property and Inheritance of, and be enjoyed by the fame Perfons and their Heirs who were before entitled to a right of Common in the faid Salt Marshes, under the like Limitations, and with the like Advantage as they might have held the faid Marshes in Cafe they had not been destroyed; and, according to their respective Estates therein, discharged from the Rights of Entry and Distress, of any other Person whatfoever; but the fame shall not avoid any Leafe, which may be hereafter really granted by the Company to any Tenant or Occupier of any Part of the faid Lands for any Term of Years not exceeding twenty-one, at the improved Rent, without taking any Fine, or to compel fuch Tenant to pay any more than the Rent referved on fuch Leafe; and, if the common Salt Marshes, which, by the Means aforefaid, shall, in any one Year, be destroyed, shall not exceed fifty Acres, the Commissioners appointed by the faid Act of 6 Geo. II. or any Jury 2

17 Geo. II. P. 603.

P. 604.

to be appointed in Pursuance of the faid Act, shall decree what Recompence to be appointed in Purhance of the laid Act, man detree what Recompence fhall be paid by the Company, or their Succeffors, which Recompence (hall be paid to the Lord of the Manor of *Hawarden*, for the Time being, the Rector of the Parish of *Hawarden*, for the Time being, and to *Thomas Powis*, &c. and shall be by them applied for the Use of the Lord of the faid Manor, and the Perfons having a right of Common in the common Salt Marshes, lying within the faid Manor of *Hawarden*, as the faid Commissioners; Sc. with the Confent of the Lord of the faid Manor, Ge. fhall direct or appoint ; which Damages the Lord of the faid Manor is hereby impowered to claim and make out accordingly; and, if the Company, or the Lord of the Manor; fhall be diffatisfied with the Determination of the Commiffioners, they are hereby respectively impowered to apply to the Justices at the next great Session to be held for the County of Flint, &cc.

The Company shall keep five Ways, of the Breadth of twenty Feet each, and 17 Geo. II. at the Diftance of one Mile, or thereabouts, from each other, over the Ditch or P. 605. Mound which is intended to fence the Bank and Forelands on the North Side of the River, from the reft of the Salt Marshes, for the Cattle feeding on the Salt Marshes, on the North Side of the Channel, to go to and from the faid Channel to Water.

A Survey of the Marsh Lands on the South Part of the new Cut; and of the Gutters and other Receptacles of Water therein, shall, on or before Sept. 29, 1744, be taken by two Surveyors, one to be appointed by the Company, and the other by the Lord of the Manor of *Hawarden*, who shall truly survey and admeasure the same, and make an exact Plan thereof, distinguishing what Parts thereof are firm Land, and what are Gutters or wafte Lands; and the Surveyors fhall within one Month after Sept. 29, transmit an attested Copy of fuch Plan, under their Hands, to the Clerk of the Peace of the County of Chefter, to be kept among the Records of the faid County, to which all Perfons may have recourse, gratis, &c.

If any of the faid Gutters or waste Land, to be described in the Survey, shall ?. 606 hereafter be filled up, and become firm Land and graffed over, it fhall be fet against the like Quantity of the Marsh Lands which shall be washed away; and the faid Company Ihall be obliged to make a Recompence only for the Refidue of the faid Marsh Lands, which may be destroyed as aforefaid.

It shall not be lawful for the Company, or their Under-tenants, &c. at any Time hereafter, to build Cottages on the faid Pieces of Marsh Land, containing three Acres, and five Acres, or on the Banks or Forelands on either Side of the new Cut, or on the Foreland of 20 Feet in Breadth herein-before declared to be vefted in the Company, without the Licence of the Lord of the Manor within which the fame fhall lie, first obtained in Writing under his Hand and Seal; and the faid Company, &c. fhall not have any right of Common c.1 the faid common Salt Marihes, as appendant to the Soil of the new Cut, or the Baoks or Forelands thereof, &c.

This Act shall not extend to prejudice the Proprietors, of any Royalties and

Liberties of Fishing and Fowling upon the River, Sc. Nothing herein, or in the faid Act of 6 Geo. II. contained, shall extend to P.607. hinder Sir John Glynne, Owner of the Castle and Maner of Hawarden, or his Heirs, from enjoying all fuch Rights and Privileges, Royalties and Jurifdictions, as he or his Anceftors might have done, in Cafe this or the faid former Act had never been made; fo that fuch Rights, Sc. do not infringe on the Right and Powers given the Undertakers by the faid Act.

Nothing in this Act shall affect any Right or Property that John Theedam, of the inner Temple, London, Gent. his Heirs, &c. hath or have to the White Sands, Lands, and Hereditaments in the former Aft of 6 Geo. II. mentioned, but the faid Rights, Gc. shall remain to him, his Heirs, Gc. for ever, as if this Act had never been made.

No Perfon shall hang any Net or other Engine in, over, or across the Channel of the faid River, or fix any Stakes in the fame, or on the Banks thereof, to the Prejudice of the Channel, or Hinderance of the Navigation.

Nothing in this Act contained shall take away or leften the Powers given by P. 603. the faid Act of 6 Geo. II. to the Committioners appointed in Pursuance of the faid

Ddd

ther Perfons Grounds, or of the new

thereof, and outfide Foot ommon Salt neceffary for aid twentyeveral Pieces r ever heres a Recome Company, id Company new Cut'or from being igh the faid he Marthes; ng on either or any Part by Reafon of Navigation, to that there ore of Land. 1 as the faid vered by the lecting to l e given in the Caftle Gate Quantity of ft or one of of the faid ence for the Marshes as all be final, Lord of the arfhes, fhall to the next f the Lands irt of great Lands to be ined by the hey are imuch Deter-, but binddecreed in y the Means Inheritance fore entitled Limitations, fhes in Cafe ates therein, erfon whateafter really of the faid oved Rent, re than the ich, by the exceed fifty or any Jury

to

Act, but they shall have the fame Powers and Authorities as they had before the making this Act, and all other Claufes and Things in the faid Act of 6 and 14 Geo. II. which are not hereby repealed or varied, are ratified and confirmed. All Actions and Suits at any Time heretofore commenced or profecuted in any

All Actions and Suits at any Time heretotore commenced or projecuted in any Courts of Law or Equity, between the Mayor and Citizens of the faid City, and the Company, or between any of the Merchants and Traders of the City, or other Perfons, and the faid Company, relating to any of the Matters aforefaid, and depending at the Time of paffing this Act, thall immediately ceafe and be diffeontinued; and no Actions or Suits thall be hereafter commenced or carried on by the Company against the Mayor and Citizens of the faid City, in Refpect of the Ufe or Occupation, or of the Rents or Profits of fuch Part of the Road, as by the faid Act of 6 Geo. II. was vefted in Nathaniel Kinderley, his Heirs, &cc. antecedent to the faid 25th Day of May, 1744, or against any of the Merchants or Traders of the City of Chefler, or any Perfons, on Account of any Sums of Money due for any of the Duties or Tonnage made payable by the faid recited Act of 6 Geo. II. and hereby repealed, as aforefaid, or upon any Security given for the fame.

All Actions commenced for any Thing done in Purfuance of this Act shall be brought within twelve Months after the Fact committed, and laid in the County where the Cause of Action shall arise,  $\mathcal{C}_c$ .

This Act shall be deemed a publick Act, Sc.

This Act recites the former, and confirms an Agreement entered into between the Company, Sir John Glynne, and others, as to Right of Common and other Affairs, and likewife as to Allowance of a certain Sum of Money to Sir John Glynne, for making a new Bank with one or more Sluices, and to keep the fame in Repair; and likewife impowers the Company to make a Call not exceeding zo per Cent. more than was allowed by the laft Act.

# LOYNE or LUNE, and LANCASTER.

23 Geo. 11. P. 259.

P. 260.

The Preamble fets forth, That the Town of Lancaster in the County Palatine of Lancaster, from its great and extensive Commerce to the West Indies, and other foreign Parts, is now become a very confiderable Port, and has, for fome Time past employed and maintained great Numbers of Ships and Mariners, to the great Advancement of the Revenue, and the Improvement of the Trade and Navigation of this Kingdom : And that the Navigation of the River Loyne (otherwife called Lune) is become very difficult and dangerous; and that the only Place near the Town, where Ships can be moored and discharged, is, by Reason of the Shoals, and other Obstructions in the Soil of the River, become very unfit and unfafe for that Purpofe, infomuch that many Ships and Veffels stationed there have been overfet and damaged : And it is conceived to be highly neceffary for the Benefit and Improvement of the faid Navigation, that a Quay or Wharf, with other conveniences, should be built on the South Weft Side of the River, and that Buoys should be placed at the Entrance into, and in other Parts of the River, and Land-Marks erected for directing of Ships, and that a Place of Safety should be made for the Harbouring and Protection of the Shipping, near the Mouth of the River: And that the Rev. James Fenton, L L. D. Vicar of the Parish Church of Lancaster, is, in Right thereof, seized of divers Parcels of Land and Ground, which are commodiously fituated for the Purpole a ortfaid; and that the Right Rev. Samuel, Lord Bishop of Chefler, the Ordinary, Edward Marton, Efq. Patron of the Advowfon of the Vicarage of the faid Church, and the faid James Fenton, the prefent Incumbent, have respectively agreed, that the faid Parcels of Ground shall be disposed of, for the Purposes herein-after-mentioned, fubject to the Rents, Refervations, and Refrictions herein-after expressed : Wherefore, for promoting and carrying on a Defign fo beneficial, It is enabled that all that Parcel of Land, being Part of a certain Clofe, called the Bridge Field, belonging to the Church of Lancafler, and containing three Roods, and thirtytwo Perches; and also that Parcel of Land, being Part of another Clofe, called the Hay Field, belonging also to the faid Church, and containing thirty-two Perches; and also that Parcel of Land called the Summer Paflure, belonging also to the faid Church, and containing about three Acres, five Roods, and

194

17 Ges. 11. P. 600.

P. 610.

26 Gee. II.

P. 261.

had before St of 6 and onfirmed. uted in any l City, and he City, or s aforefaid, cafe and be l or carried in Refpect of the Rood, Heirs, &cc. : Merchants ny Sums of faid recited curity given

Act fhall be the County

into between on and other to Sir John eep the fame ot exceeding

#### R.

unty Palatine & Indies, and has, for fome Mariners, to the Trade and Loyne (others, by Reafon me very unfit fiels stationed hly\_neceffary ay or Wharf, of the River, Parts of the lace of Safety ving, near the Vicar of the ers Parcels of fer a orefaid ; n'ry, Edward Church, and reed, that the n-after-menier expressed: It is enacted Bridge Field, , and thirty-Clofe, called g thirty-two e, belonging Roods, and thirty-

# OF BRITISH PORTS, &cc.

hirty-iwo Perches, fituate and contiguous to the South-Weft Side of the River Loyne, with their Rights, Members, and Appartenances, fhall, from and after 28 April, 1750, be vefted in Abrabam Rawlinfon, William Butterfield, and Yobn Bowes, Merchants of Lancafter, their Heirs and Affigins, abfoluctly difcharged of all Claims, Sc. from the faid James Fenton, and his Succeffors, Vicars of the faid Parifh Church, for ever; to the Ufes and Trufts herein-after mentioned, viz. to the Intent that the faid James Fenton, and his Succeffors, Vicars of the faid Church, fhall enjoy, out of the fame Premifes, the annual Rent of 141. If ree of all Deductions whatever, by four Quarterly Payments, to be made on May 1, 23 Gen II. Auguft 1, November 1, and February 1, in every Year, for ever; the firft Payment P. 262. to be made on May 1, 1750. And, if the faid annual Sum fhall be unpaid for twenty Days after any of the Times before limited for Payment thereof, the faid Vicar, and his Succeffors, may enter and diftrain upon the Premifes, and make Sale of the Diftrefs, and receive the Iffues, till the faid Rent, and all Arrears, with the Cofts and Charges, and all Damages, be fully paid.

The Parcels of Land before mentioned and deferibed thall go to the Use of the faid *Abrabam Rawlinfon, William Butterfield*, and *fobn Bowes*, their Heirs, &c. in Truft, that the fame be employed as a Quay or Wharf, and for fuch other Purposes, and under fuch Directions, as are herein-after preferibed.

When any of the Truftees, in whom the Lands are vefted, shall die, the Commiffioners and Truftees, appointed for other Purposes of this Act, are to nominate another, &c.

The Commiffioners and Truftees appointed for the Purpoles herein-after men-F, 26j. tioned, are to caufe the Parcels of Ground aforefaid to be divided from the other Parts of the Vicarage Lands by a good and fufficient Stone Wall, two Yards high above the Ground, next the Church, to be built with Lime and Sand, and to extend from a Stile, to be in like Manner built and made, at their Expence, to the End of a Garden Wall (adjoining to the Town of Lancafter) now belonging to Mary Majon, Widow, through and over the Bridge Field and Hay Field, to the Fence that divides the Hay Field from the Summer Paflure; and they are to keep up and repair (as often as Occasion requires) the faid Fence, Wall, and Stile, and all the Hedges, Ditches, Mounds, and Fences, feparating the Lands fettled by this Act from the reft of the Vicarage Lands, fo as to prevent any Trefpafles or Damages to be done to the faid Vicar or his Succeffors; and they are allo to caufe a fufficient Watering Place, or Refervoir of Water, to be made in fuch convenient Part in the faid Bridge Field (not fettled by this Act) as the faid James P. 264; Fenton fhall appoint, for watering the Cattle, depafturing in the Vicarage Lands; and in Cafe of any Overflow thereof, the Waters are to be turned into the River Loyne, at their Expence, upon Application made to any of them for that Purpofe, fo as to prevent any Damage to be done to the faid Lands; and upon their Refufal or Neglect fo to do, the Vicar and his Succeffors may turn off the faid Water or Watering Place into the River, by fuch Ways, and in fuch Manner, as he fhall think proper.

The Occupiers of fuch Parts of the Vicarage Lands as are not fettled by this AC, fhall have the Liberty of taking Sand all along the Clofe called the Summer Paflure, betwixt the Banks thereof and the Low-Water Mark in the River Loyne, in order to cultivate the faid Lands, with free Liberty of Ingrefs and Regrefs for that Purpole; and of driving their Cattle, depafluring in the Vicarage Lands, over the Summer Paflure, to Water; the Ways for thefe Purpoles to be appointed by the Committioners and Truftees, and by the Vicar; and, upon their Refulal or Neglect to comply therewith, the Vicar may appoint fuch Ways for the Purpoles above as he fhall think proper, and he and his Tenants may make Ufe thereof; and the Vicar (until the Division-Wall above deferibed is built and finithed) is to have the Herbage of fuch Parts of the faid Bridge Field and Hay Field, as are above mentioned, and intended to be allotted to the Quay; and no Doors or Ways P. 265e are to be opened through the Division-Wall or Fehce, without the Licence of the Vicar for the Time being.

The Mayor of Lancaster for the Time being, Francis Reynolds, Edward Marton, Edgrs. Sc. are appointed Commissioners and Trustees for executing the Powers and Purposes of this Act, until the first Wednesday in May, 1755, &c.

Such

196 13 Ges. II. P. 166.

Such Merchants or other Perfons as shall, in his or their own Right for the Time being, be possible of a Sixteenth, or other greater Part of any Vessel of the Burthen of fifty Tons or upwards, then actually belonging to the Town or Port of Lancaster, are impowered to meet at the Exchange on the first Wednefday in May, 1755, and to on every first Wednefday in the faid Month, in every third Year, for ever, and nominate fixteen fubstantial Inhabitants of the Town, to be joined with the Mayor for the Time being, to be Commissioners and Trustees for building a Quay or Wharf, with all other necessary Works and Conveniences . upon the Premises settled by this Act, and for letting or otherwise disposing of the fame for the Advantage of the faid Navigation ; and for making Places of Security by crefting Piers or Moles at the Mouth of the River for the Prefervation of the Shipping, and for doing all Matters and Things which they shall think requisite for improving the Navigation of the faid River Loyne, and for the other Purpofes of this Act.

P. 267.

From and after the 30th of April, 1750, there shall be paid unto the Com-missioners and Trustees, or their Collectors, for the Term of twenty-one Years, for every Vessel coming into or going out of the River Loyne, between Lancasser Bridge and the Perch at Cockersand Abbey (Ships of War, and other Vessels in his Majefty's Service, and Ships driven in by Strefs of Weather, and not lading or unlading within the Port, and Ships laden with Coal or other Fuel, only excepted) the feveral Duties of Tonnage following, viz.

P. 278. For every Ship or Veffel coming into or going out of the Port of Lancafter, N.B. The and trading to or from any Port or Place in Europe within the Straits or Mediter-advanced advanced or in Africa, America, or Greenland, 1s. for every Ton of the Burthen advanced Number is becaufe this of fuch Ship.

because this was put in a Schedule af. to or from any foreign Port or Place in Europe (except Ireland, the Ifle of Man, ter the AG. and the Straits, or Mediterranean Sca) 8d. for every Ton of the Burthen of fuch Ship.

For every Ship, Veffel, Bark, or Lighter, coming into or going out of the faid Port, and trading to or from any Port or Place in Great-Britain, fituate South of Holybead, or North of the Mull of Galloway, 6d. for every Ton of the Burthen of fuch Ship or Veffel.

For every Ship, Veffel, Bark, or Lighter, coming into or going out of the faid Port, and trading to or from any Port or Place in Ireland, to the Ille of Mar., 4d. for every Ton of the Burthen of fuch Ship or Veffel.

For every Ship, Veffel, Bark, or Lighter, coming into or going out of the faid Port, and trading to or from any Port or Place in Great-Britain, North of Holy-bead, or South of the Mull of Galleway, 2d. for every Ton of the Burthen of fuch Ship or Veffel.

And for every Ship, Veffel, Bark, or Lighter, coming in Ballaft into the faid River Loyne, and not lading or unlading within the faid Port, for every Ton one fourth Part of the Rates charged on any Ship or Veffel of the fame Burthen.

The Duties are to be paid at, fuch Time and Place as the Commissioners and Truftees shall appoint; but no Vessel is liable to pay the Duties inwards and outwards for the same Voyage.

P. 268.

P. 26g.

All Veffels, fubject to the Payment of the faid Duties, are to be meafured according to the Rules of Admeasurement laid down in the Act of 6 Geo. I. intitled, An Act for preventing Frauds and Abufes in the publick Revenues of Excife, Cuftoms, &c. and the Duties of Tonnage are to be computed accordingly.

After the Expiration of the Term of twenty-one Years, one Moiety of the faid Duties is to ccafe, and the other Moiety is to be continued, and paid in the Manner aforefaid, for keeping the Quay and other Works in Repair. No Officer of the Cuftoms of the Port of Lancaster shall clear any Vessel until

the Master produces a Certificate of the Payment of the Duties of this Act, &c.

The Commissioners and Trustees are impowered to make Bye-Laws, Sc. and to contract bond fide for building the Quay, Gc.

The Commissioners, &c. are impowered to borrow a Sum not exceeding 2000/. on the Duties, at 5 per Cent. per Ann. wherewith to make the new intended Quay, &c.

The

The Collectors are impowered to go on board any Veffel to measure her, and as Go. II. demand the Duties, and for Non-Payment, Gc. may diffrain; and, after ten P. 274. Days, fell the Diftrefs, Sc.

All Perfons who shall have any Business to transact upon the faid Quay or Wharf in the Mercantile Way or otherwise, and for the Benefit of lading and unlading Vessels on the South West Side of the River Loyne, may pairs and repais freely through the Custom-house Yard with Carriages, and otherwise,

to and from the faid Quay, as need thall require. The Commiffioners, Gc. for the unlading any Veffel that may come on P.173; Ground on the Seale Ford, or on the Shoals thereabouts, may open a Road out of the Summer Poflure aforefaid, over Lancafter Mar/b, over which all Perfons in the mercantile Way may pais and repais with Carriages, as Occasion shall

The committee way may pair and the pair with configer, as occarden main require, to and from the Quay at Lancaster. The Committee and South and the Configer of the Purchases of the Weigh-house, ftanding in the Custom-house Yard, with the Appurtenances; and use the Site and Soil thereof, for the making the new Quay aforefaid, and dispose of the Materials for such Purposes as they shall think requisite.

The Commissioners, Ge. may contract for the Purchase of the Lands, Tene-ments, and Hereditaments, which shall be adjudged necessary and convenient for the Purpoles aforefaid, &c. And this Act shall be deemed a publick Act, Sc.

#### SOUTHWOULD.

The Preamble fets forth, that there had been, for Time immemorial, a Sea P. 4314 Port or Harbour for Shipping at Southwould, in the County of Suffelk, which is fituated very conveniently, not only for the Prefervation of Veffels navigating in the *Britifb* Seas, but also for the Importation and Exportation of many useful Commodities, and for the Benefit of Trade in general, but that the Road lying before the faid Port is fo obftructed with Sind, as to prevent laden Veffels, except fuch as are of a very finall Burden, from paffing into or out of the Harbour; to the End therefore the faid Harbour may be opened, and made commodious for Shipping, and be of publick Utility to the Trade and Com-merce of this Kingdim, It is enacted, that from the 25 of March, 1747, for the Term of twenty-one Ye s, and from thence to the End of the then next Seffion of Parliament, there fhall be paid unto the Commificieners and Truftees for the Purpofes of this Act, or to fuch Perfon as feven of them fhall P. 4322 appoint, under their Hands and Seals, the Rates and Duties herein-after men-tioned, for and towards the Opening, Cleanfing, Scouring, Widening, Depth-ening, Repairing, and Improving, Sr. the faid Harbour, viz. For every Englifb Ship or Vefiel, which fhall fail into the faid Harbour and fhall neither lade nor unlade there, the Sum of 1d. 29. per Ton, according to their light Bills. before the faid Port is fo obstructed with Sand, as to prevent laden Vessels,

their light Bills.

For every Chaldron of Coals, Culm, and Cinders, exported or imported, laid on board of, or landed or difcharged out of, any English Veffel in the Port of Southwould, the Sum of 1s.

For every Laft of Wheat, Rye, Barley, Malt, Oats, and other Grain, ex-ported or imported, Sc. in any English Veffel, the Sum of 1. For every Ton of Rock Salt, exported or imported, Sc. in any English Veffel,

the Sum of 1s.

For every Hogshead of Wine, Brandy, Rum, or other spirituous Liquor, exported or imported, &c. in any English Vessel, the Sum of 1s. For every Ton of Chalk, imported there to be burnt into Lime, for any other

Purpose than that of manuring Land, the Sum of 1d.

For every Firkin of Butter, and for every Weigh of Cheele, exported or im-ported, the Sum of 1d.

For every Ton of Grocery Wares, and other Goods, Wares, and Merchan-dizes, Fish, Butter, and Cheefe, only excepted exported, or imported, &c. in any English Vessel, the Sum of 1s. 6d.

For every Ton of Lead, exported or imported, Sc. in any English Veffel, the Sum of Is.

Eee

For

ht for the cfiel of the vn or Port ednesday in every third own, to be nd Truftees onveniences disposing of g Places of e Preferva-1 they shall and for the

the Com--one Years, en Lancaster effels in his ot lading or ly excepted)

of Lancaster, or Mediterthe Burthen

, and trading : Ifle of Man, then of fuch

ut of the faid uate South of the Burthen

ut of the faid of Man, 4d.

ut of the faid orth of Holye Burthen of

into the faid very Ton one Burthen. niffioners and inwards and

measured acco. I. intitled, xcife, Cuftoms,

ty of the faid a paid in the

hy Vessel until his Act, Gc. aws, &c. and

not exceeding the new in-

The

198 23 Geo. II. P. 433.

For every greater or lefs Quantity of any of the faid Goods or Merchandizes

than what are before-mentioned, proportionably to the Prices herein-before fet. For every foreign Veffel which thall fail into the faid Harbour, and thall not lade or unlade there, and for all Goods; Wares, and Merchandizes, which fhall be exported or imported, laden on board of, or discharged from out of, any fuch Vefici in the faid Port, double the Duties herein-before laid.

Which Sums shall be paid at the landing or shipping off the faid Commo-dities; and, in Default thereof, the Collector of the faid Duties may go on board and distrain fuch Veffel, with her Tackle and Furniture, or the Goods and Merchandizes, or any Part thereof, and make Sale of the fame; and no Cuftom-house Officer shall clear any Vessel, till the Master produces a Certificate of having paid the Duties, Se.

The Monies collected, after deducting the Expences of obtaining this Act, fhall be employed for the Opening, Cleanfing, Scowering, Sc. of the faid Haven and Harbour, and for opening any Rivers or Creeks for letting in Streams of

P. 434.

Water to drive the Sand and other Obstructions out of the Harbour, and for keeping it open, clear, and in good Repair, and shall not be diverted to any other Use, except the Charge of collecting the same, which shall not exceed 6d. in the Pound.

In Order to raife Money fufficient for the fpeedy cleaning, &c. the faid Haven and Harbour, the Majority of the Truftes may mortgage the Profits ariting by the Duties for fuch Sums as they shall borrow for that Purpole, Ge. The Bailiffs of the Borough of Southwould, for the Time being, and Sir John

Rous, Sir Charles Bloin, Sir Robert Kemp, Baronets, &c. thall be Commissioners and Trustees for the Execution of this Act: And Anternational State This Act shall be deemed a publick Act. &c.

# BORROWSTOUNNESS.

17 Geo. II. P. 439.

P. 440.

The Town of Borrowstounness, in the County of Linlithgow in Scotland, is very well fituated for carrying on foreign and coafting Trade, for the Benefit of the Country thereabouts in general, and of the faid Town in particular, there being many Coal and Salt Works very near, but these Advantages cannot be obtained, unlefs the Harbour, which is now in a ruinous Condition, be effec-tually repaired and made commodious for all fuch Perfons as thall make Ufe of the fame, which will require a very confiderable Sum of Money, and the Town hath no Revenue to answer the Expence thereof ; It is therefore enacted, that, after the first Day of June, 1744, for the Term of twenty-five Years, and to the End of the then next Selfion of Parliament, there shall be laid a Duty of two Pennies Scots, or one fixth Part of a Penny Sterling, over and above the Duty of Excile payable to his Majefty, Ge. upon every Scots Pint of Ale and Beer, that fhall be brewed, brought in, tapped, or fold within the faid Town of *Borrowjlounnefs*, or the Liberties thereof; and that the faid Duty fhall be made payable by the Brewers for Sale, or Sellers of all fuch Ale and Beer, to James Main, James Calles, William Muir, &c., who are hereby appointed Truftees for deepening, rebuilding, and improving the faid Harbour and Piers, and allo for putting in Execution all other the Powers by this Act given; and the Money io to be collected, shall be vefted in the faid Truftees and the Survivors of them; and shall be applied to the feveral Purpose aforefaid, the reasonable Charges of paffing this prefent Act being first deducted.

The Truftees have a Power to mortgage the Duties for railing of Money, &c.

#### ELLENFOOT.

22 Geo. If. P. 201.

The Preamble fets forth, that the Harbour of *Ellenfost*, in the County of *Cumberland*, though fituated very conveniently for the Coal Trade carried on in that County, is not, in its prefent Condition, capable of receiving and harbouring Veffels, fufficient for that Purpole; but, in Cafe a new Pier and other Works were erected, it might be made a proper and fufficient Harbour for the Reception and Safeguard of Veffels navigating in those Seas; which would not only be a Means of extending the faid Coal Trade; but would contribute also 1 3 to

P. 204.

P. 435.

erchandizes efore fet. nd shall not izes, which out of, any

id Commomay go on the Goods me; and no ces a Certi-

g this Act, e faid Haven Streams of our, and for erted to any 1 not exceed

the faid Harofits arifing . Cc. nd Sir John

ommissioners

n Scotland, is ne Benefit of ticular, there es cannot bo on, be effecmake Ufe of id the Town enacted, that, Years, and to Duty of two ove the Duty Ale and Beer, aid Town of shall be made eer, to James nted Truftees d Piers, and iven; and the the Survivors the reasonable

Money, Gc. 1:11 - 1

....

he County of carried on in ing and har-Picr.and other rbour for the ch would not ontribute alfo to

# OF BRITISH PORTS, &c.

to the Increase of his Majefty's Customs, and the Improvement of Trade and Na-vigation in general; but, as a fufficient Sum of Money cannot be raifed to defray the Expences thereof, without the Aid and Authority of Parliament, It is emailed, that, from and after the 25th of March, 1749, during the Term of twenty-one Years, there shall be paid to the Commissioners and Trustees

herein after named, their Collectors or Deputies, viz. Humpbrey Sinboufe, Efg; and the Lord of the Manor of Elhinborough for the Time being, Sir Charles as Go. II. and the Lord of the Manor of Elimebrings for the Time being, Sir Courtes Windbam, &cc. for and towards the amending; enlarging, deepening, and cleaning the faid Harbour, and erecting a Pier, and other proper Works, and maintaining and repairing the fame, the Rates and Duties following, viz. By every Pro-prietor of Coals, his, her, or their principal Servant or Agent, employed in fhipping any Coals on board any Veffel in the faid Harbour 2d. for every 102 Gallons, to be paid within ten Days after fuch Coals are fhipped; and alfo by every Mafter of any Ship that fhall load or take any Coals on board there, 2d. for wraw and Callons, and from and after the Evinetion of the faid Term of every 192 Gallons; and, from and after the Expiration of the faid Term of twenty-one Years, 1d. for every 192 Gallons of Coals that thall be thipped there, to be paid by the Mafter of the Veffel; the faid refpective Sums of 2d. for eventy-one Years, and 1*d*. afterwards, for fo long Time as the faid Harbour and other W ks provided for by this Act, thall be kept up in good Repair, to be paid by the Mafter of the Veffel upon reasonable Demand, after thipping the faid Coals, and before fuch Ship goes out of the Harbour, or proceeds on her Voyage.

From and after the 25th of March, 1749, during the Term of twenty-one Years, the Mafter, Sc. of any Veffel, not taking on board a Lading of Coals, fhall pay 6d. per Ton, according to her Tonnage, for fuch Ship upon her Arrival in the fuid Harbour, from Great-Britain or Ireland, or the Ifle of Man; the Ton-nage to be afcertained in the Manner defcribed by an Act of 5 and 6 Will. and Mar. initided, An ASI for granting to their Majeflies feveral Rates and Duties upon Tonnage of Ships and Velfels, and upon Beer, Ale, and other Liquors, for feuring certain Recompences and Advantages in the faid ASI mentioned, &c. Four Pence per Ton thall be paid by the Master of every Vessel which, during P. 106. the Term aforefaid, shall be driven by Stress of Weather into the Harbour of

Ellenfort, or shall come there for Security or Prefervation, and shall not take in a Lading of Coals; and, after the Expiration of the shid Term of twenty-one Years, one third Part of the Duties rated upon the Tonnage of Ships shall be paid in Manner aforefaid, for fo long Time as the Harbour and other Works shall be kept in good Repair.

The Monies received shall be applied towards amending, enlarging, deepening, P. 207. and cleaning the faid Harbour, and keeping the fame and the Pier, and other Works, continually in good Repair; and thall not be employed to any other Ule, Sc.

If the Duties payable by the Proprietors, who fhall fhip any Coals aboard any P. 208. Veffels at *Ellenfost*, fhall not be paid within ten Days after fhipping thereof, the Collector, by Warrant from two or more Commifficenes, may diffrain all fuch

Concerer, by Warrant from two or more Committioners, may diffrain all fuch Coale,  $\mathcal{G}_c$  and fell them in three Days, deducting the Duties;  $\mathcal{G}_c$ . If the Collector and the Mafter of any Veffel, charged with the faid Duties, P. 209. cannot agree about and adjust the Fonnage, the Collector may, at all Times convenient and feafonable, enter into and admeasure fuch Ship, according to the Directions' of the ACt referred to, which Admeasurement fhall be the Rule to charge the Veffel them, and at all Times afterwards; and if any Mafter, taking in Coals as aforefaid, fhall not, upon reafonable Demand, pay the Duty; and if any Mafter of a Veffel, chargeable according to the Tonnage thereof, fhall not upon like Demand; after the faid Tonnage is agreed unto or afcertained, may the Duty. like Demand, after the faid Tonnage is agreed unto or alcertained, pay the Duty, the Collector may diffrain any Tackle, Apparel, or Furniture, in, upon, or belonging to fuch Veffel, and fell the fame within three Days, deducting the Dutice; and Charges; Sr.

No Officer whatfoever of his Majefty's Cuftoms fhall clear any Veffel, until P. 210. the Master produces a Certificate of having paid the Duties, Se

The Commissioners, or seven of them, may contract with any Workmen, &c. P. 211. bond fide, for doing all other Part of the Work, and are impowered to appoint

the Place for building the Pier, and enlarging the Harbour, upon fuch Ground adjoining to the River Ellen, or the South Welt Side nigh Ellenfoot, as they shall think most convenient and neceffary, Gc. For the more speedy completing the faid Works, the Commissioners, or seven of

14 Ges. 11. P. 218

For the more speedy completing the laid works, the Commiltioners, or leven of them, are impowered to borrow, at 5 per Cent. Intereft, any Sum not exceeding 2000/. Sterling; and to affign over the Duties, by Indenture under the Hands and Scals of nine of them, as a Security for Repayment of the Principal and Intereft. The Money to borrowed thall be applied by the Commiltioners, in the first Place, for difcharging fo much of the Expences attending the obtaining an A& for the amending and repairing the 'Pier and Harbour, as thall be deficient; and afterwards for the enlarging to the diag, and repairing, & c. the faid Pier and Harbour of Elleviet. Harbour of Ellenfoot.

If the Duties of 2d. for ever, 192 Gallons of Coals, to be paid by the Pro-prietors, and by the Masters of Ships, and also the Duties upon Tonnage, re-ipectively granted for twenty-one Years, shall raife the principal Money and Interest provided for, and to be borrowed on the Credit of this Act, and also the Charges of collecting the faid Duties, before the End of the Term of twenty-one Years, then the faid feveral Duties shall cease; and from thenceforth, or from the Expiration of the faid Term of twenty-one Years, which shall first happen, only the Duty of 1d. for every 192 Gallons of Coals, as aforesaid, and one third Part of the Duties on Tonnage, shall continue as aforementioned, to be applied for repairing, cleansing, and maintaining the faid Pier and Harbour, Gc.

#### WEYMOUTH and MELCOMBE REGIS.

The Preamble fets forth, that the Mayor, Aldermen, Burgeffes, and Com-monalty of the Borough and Town of Weymouth and Melcombe Regis, in the

County of Dorfet, have, for Time immemorial, received, and been entitled to receive, petty Cultoms, or Wharfage Duties, upon the Importation and Exporta-

22 Gro. 11. F. 499.

P. cco.

P. co).

tion of all Goods and Merchandizes into, and out of, the Harbour of Weymouth and Melcombe Regis, and also Harbour Dues and Ballast Duty; which several Duties have been constantly under the Management of the Mayor, Aldermen, &c. of the faid Town, as Trustees and Managers, and have been applied for repairing the Harbour, Quays, Wharfs, and other publick Buildings and Works, within the faid Borough and Town: And whereas of late Years feveral Perfons have refused to pay the faid Duties, and have been induced thereto by Means of the great Difficulties in fupporting, by ftrict and legal Evidence, prefcriptive Claims and Rights to Duties on each particular Species of Goods, and the precife Sums payable for the fame, and although the faid Corporation, in Sup-port of their Right, have brought feveral Actions, and obtained Verdicts of Damages, by which their Right in general hath been eftablified; yet, by the Expences in carrying on fuch Suits, and the many Evations and Refufals of Payment, the Fund for repairing the faid Harbour, Quays and Wharfs, and other publick Buildings and Works, hath been confiderably leffened; and the faid Wharfs, &c. will be entirely destroyed, if not timely prevented : For Remedy whereof, It is enabled, that, from and after the 24th of June, 1749, the re-fpective Rates, Duties, and Cuftoms, enumerated in the Schedules hereunto annexed, shall be paid by all Perfons whatfoever, on the Importation and Ex-portation of all Goods, Wares, Merchandizes, and Commodities, into and out of the faid Harbour of Weymouth and Melcombe Regis, and for all Vessels coming into the faid Harbour, to the Mayor, Aldermen, Sc. of the faid Town and Decoude and the state whethere whethere the Duration is a failed to the faid to the failed to Borough; and no other Rates whatfoever, either under the Denomination of or Borough; and no other Rates whattoever, either under the Detomination of or under a Claim to a Wheelage Duty or otherwife; and the faid Schedules are to be deemed as Part of this ACt; and the faid Corporation are impowered to meet, from Time to Time, and to appoint, under their Hands, a Collector of the Rates, a Quay-Mafter, and a Treasurer, and to remove them at Pleasure; and allo to appoint each of the faid Officers such a reasonable Salary, as they shall think proper, out of the Rates, not exceeding 21. in the Pound of the Money respectively rece., ed by them. The

ich Ground is they shall

, or feven of ot exceeding e Hands and od Intereft. in the firft ining an ACt be deficient; aid Pier and

by the Proonnage, re-Money and and alfo the of twentyenceforth, or h fhall firft forefaid, and entioned, to r and Har-

( S. ·

, and Com-Regis, in the entitled to ind Exportaof Weymouth which feveral , Aldermen, applied for and Works, veral Persons to by Means prescriptive ds, and the ion, in Sup-Verdicts of yet, by the Refutals of Wharfs, and ed; and the For Remedy 49, the re-les hereunto on and Exnto and out fiels coming Town and nation of or dules are to red to meet, ctor of the cafure; and they thall the Money

# OF BRITISH PORTS, &c.

The faid Magiftrates shall be answerable for the Acts and Receipts of the faid 22 Gev. II. Officers, and shall take Security of each of them, Ge.

The Collectors and Treasurers shall keep Books, and the fuld Magistrates shall meet yearly, on the Friday next after the 24th of June, between Eight and Twelve in the Forenoon, in the Guild-Hall of the Town of Weymouth and Melcombe Regis, or oftener if they shall think fit, and shall then summon the faid Officers, and audit their Accompts, Sc.

faid Officers, and audit their Accompts, &c. The Duties and Cuftoms imposed by this Act, upon Importation, may be P. 503demanded by the faid Magistrates, their Collector, &c. either of the respective Proprietors, or from the Keeper of any Warchoule wherein the Goods shall be deposited, upon the first Landing, or to whom the fame shall be delivered, or who shall take Charge thereof, or shall carry off the fame from the Wharfs or Quay, at the Election of the Persons authorized to receive the fame; and alfo the Duties and Cuftoms upon Exportation of Goods, except for such Stone only as thall be taken out of one Vessel into another in the faid Harbour, may be demanded from the Waggoner, Carter, Carrier, or other Persons bringing or delivering the fame on board, at the Option of the Receiver of the faid Ratc2; P. 504and alfo the Duties upon Vessels, coming into the faid Harbour, and for such Stone as shall be taken out of one Vessel into another in the faid Harbour, may be demanded of the Masters, or Persons having \_harge of fuch Ships.

Ou Non-payment of the Rates within twenty-four Hours after Demand, the faid Magisfrates are impowered to fue for and recover the fame by Action of Debt, Bill, Plaint, or Information, in any of the Courts of Record at Westminsfer, &cc.

All Maîters of Veffels, coming into or going out of the faid Harbour, fhall; as foon as conveniently may be, deliver to the Collector, at his Requeft, his Wharfage Bill, or a true Account of all Goods on board, and fhall permit him to take a Copy thereof, at his own Expence, under Penalty of forfeiting 5/. for P. 305. every fuch Offence, &c.

The Quay Masters, for the more commodious lading and unlading Veffels, or taking in or cafting out Ballast, shall order all Masters, and other Perfons having Charge of any Vessels, lying in the fuid Port or Harbour, to station, anchor, and moor the same, in such proper Births, wear unto or adjoining the said Whars's or Quays, as they shall appoint; and if any Master of any Vessel shall refuse to comply with such Orders, he shall forsi 400. Sec.

comply with fuch Orders, he shall forfeit 40. &cc. As often as any Damage shall happen to be done to the Bridge, Wharfs, or P. 5c6. Quays, by any Vessel breaking loose from its Moorings, through Default of the Mariners; the Mayor, &c. or any three of them, upon the fame being notified to them upon Oath, shall detain such Vessel till the Damage be afcertained and adjusted by three indifferent Persons upon Oath; and, if it shall appear to them that the Damage has been done through wilful Default or Neglect, they shall liquidate the Sum payable for the same; and return their Adjudication, figned by them, unto the Mayor, &c. who shall thereupon fummon the Master of fuch Vessel, and demand Payment, and, upon Non-payment thereof, within three Days after Demand, they shall distrain the Vessel, and all her Tackle, Apparel, and Furniture; and, within three Days after, Payment not being then made, the Collector, or Quay Master, by a written Order from the Mayor, &c. shall fell P. 507.

All the Monies to be raifed by this Act, and all Penalties and Forfeitures; fhall be applied in cleanfing and keeping the Harbour in Order, and for keeping the Bridge, Wharfs, Quays, and other publick Buildings and Works within the faid Borough and Town in Repair, as the faid Magistrates fhall think requisite.

None shall be exempted from keeping such Wharfs or Quays in Repair, which they were obliged to, by Tenure or Usage, Sc. before the making of this Act. This Act shall be deemed a publick Act, Sc.

Fff

The

The

#### The first Table or Schedule referred to, viz. Of Petty Customs, or Wharfage Duines payable by Virtue of this AST.

11 Ges. 11. 1. 109.

202

For every Chaldron, Wincbefter Measure, of Coals, Culm, Cinders, Grindfronce, and other Goods, paying Duties to the King by the Chaldron; which thall be imported into, and exported from, the faid Harbour of Wrymouth and Melcombe Regis, 2d.

For every Ton of Tobacco-Pipe Clay, Bushel Iron, and Stone, except such Stone as shall be taken out of one Vessel into another in the faid Harbour, 3d. For every Ton of Salt, Plaister of Paris, Terras, Marble, Lead, Cast and Bar-

Iron, and all other Goods, paying Duty or Freight by the Ton, 6d. For every Load of Fir Timber, 3d. For every Load of Walnut and Mahogany Timber and Plank, 13.

For every Load of Oak Timber, or other Timber, Trenals, Hoops, or other converted Timber, 4d.

For every Hundred of Spars and Ufers, 4d. For every Hundred of Wainscot Boards, twelve Feet in Length, and one Inch thick, and fo in Proportion, 11

For every Hundred of double Deals, od.

For every Hundred of fingle Deals, 6d. For every Hundred of Pipe-Staves, 2d.

For every Hundred of Hogshead-Staves, 1d. 29.

For every Hundred of Barrel-Staves, 1d.

For every Bushel of Clover-Seed, 29.

P. 510.

R. 511.

For every Quarter of Malt, Barley, and Oats, 1d.

For every Quarter of Wheat, Peas, Tares, Beans, and all other Grains and Seeds, 1d. 29. For every Load of Flour or Meal, 10d.

For every Load of Bran, 3d.

For every Hogshead of Beer, Cyder, and Vinegar, 1d. 29. For every Hogshead of Brandy, Rum, Arrack, and other Spirituous Liquors, 4d.

For every Hogshead of Wine, Oil, or other Liquors, 3d. and fo in Proportion for larger or finaller Cafks.

For every Hogshead of Melasses, containing a Hundred Gallons, and of Fuller's Earth and Whiting, 6d.

For every Hogshead of Tobacco, 8d.

For every Butt of Currants, and every Hogshead of Sugar, and other dry. Goods, 1s.

For every Tierce of Sugar, or dry Goods, 8d.

For every Barrel of Pitch or Tar, 1d.

For every Barrel of Groceries, or other Goods, contained in Barrels of twenty Gallons, 2d. and for fmaller Cafks, 1d.

For every Crate, Hamper, and Cheft of Glass, and fine earthen Ware, and

for every Load of coarfe earthen Ware, 4d. For every Bundle, Bale, Pack, or Parcel of Linen or Woollen, 2d. per Hundred Weight, and fo in Proportion for a greater or leffer Quantity.

For every Hundred Weight of Rice, Logwood, Allum, Shot, Cordage, Hemp, and Flax, 37. For every Hundred Weight of Raifins, Prunes, and Figs, 1d.

For every Hundred Weight of Kalins, Prines, and Figs, 1d. For every Hundred Weight of Spices, Hops, Gunpowder, Cotton, Wool, Cheefe, Butter, Tallow, Colours, Nails, Chains, wrought Leather, wrought Iron, Braziers' and Pewterers' Wares, and all other Goods paying Duty or Freight by the Hundred Weight, 2d. For every Cheft of Oranges or Lemons, td. For every Hundred Feet of paying Stones, 4d. For every Thousand of Tiles, Bricks, or Clinkers, and Firkin Staves, 3d. For every Thousand of Tiles, Bricks, or Clinkers, and Firkin Staves, 3d.

For every Thousand of Slates, 1d. 29.

For every Grofs of Bottles, either Stone or Glafs, 3d. For all Goods not here enumerated, one twelfth Part of what the usual Freight is, or shall hereafter be, from London to the Port of Weymouth.

The

# fage Duinis

ers, Grind-Iron, which mouth and

except fuch our, 3d. aft and Bar-

ips, or other

nd one Inch

r Grains and

Liquors, 4d. in Proportion

lons, and of

nd other dry.

els of twenty

n Ware, and

len, 2d. per

ot. Cordage,

otton, Wool, er, wrought ving Duty or

aves, 3d ..

ufual Freight

The

# OF BRITISH PORTS, &c.

The fecond Table, or Schedule, referred to, viz. Of Harbour Dues, and Baliaft Duties, payable by Virtue of this Act, by, or from the Mafter of every Ship or Veffel, or the Perfon having Charge of the fame.

For every Britifb Ship or Veffel, not belonging to the Inhabitants of the faid Borough and Town, which shall lade or unlade in the faid Harbour, 21.

For every fuch Ship or Veffel, which shall fail into the faid Harbour, and neither lade nor unlade there, 11. 6d. and fo in Proportion for Parts of Ships or Veffels not belonging to fuch Inhabitants. For every Ship or Veffel belonging to Inhabitants of the faid Borough and Town, which thall lade or unlade in the faid Harbour, 12. and fo in Proportion

for Parts of Ships or Veffels belonging to fuch Inhabitants. For every foreign Ship or Veffel which shall fail into the Harbour, and neither lade nor unlade there, 31.

For every fuch ship or Veffel which thall lade or unlade there, 1d. per Ton, according to their light Bills. For every Ton of Stone taken out of one Veffel into another in the Harbour,

1d. 29.

For every Ton of Ballast taken into any Ship from the Quay, or otherwife, in as Ges. II.

the Harbour, 13. For every Ton of Ballast put out of any Ships on the Quay, 4d. For every Ton of Ballast put out of one Ship into another in the Harbour, 2d. For every Ton of Ballast taken on board any foreign Ship or Vessel, either from the Quay, or in the Harbour, 21.

For every Ton of Ballast put out of fuch Ship or Veffel, 8d.

#### RAMSGATE and SANDWICH.

The Preamble fets forth, that frequent Loss of the Lives and Properties of 22 Ger. II. his Majefty's Subjects happen in the Downs, for Want of a Harbour between the P. 799his Majelty's Subjects happen in the Downs, for Want of a Harbour between the North and South Forelands, the greateft Part of the Ships employed in the Trade of this Nation being under a Neceffity, at going out upon, as well as returning from their Voyage, to pass through the Downs; and frequently, by contrary Winds, being detained there a long Time, during which they, effectially the outward-bound Ships, are exposed to violent Storms and dangerous Gales of Wind, without having any fufficient Harbour to lie in or retreat into, or from whence they can receive any Affiltance; and as a Harbour may be made at the Town of Ram/gate, convenient for the Reception of Ships, of and under 300 Toos Burden and from whence larger Ships in Diffricts in the Downs, we be Tons Burden, and from whence larger Ships in Diftrefs in the Downs may be fupplied with Pilots, Anchors, Cables, and other Affiftance and Necessaries P. 800. and, by the smaller Ships taking Shelter in this Harbour, the larger Ships may take the Anchorage, which, at prefent, is occupied by the finaller, and by that Means their Anchors will be fixed in more holding Ground, and the Ships not fo exposed to the Ocean : For carrying therefore a Work of fuch Publick Utility into Execution, It is enabled, That the Lord Warden of the Cinque P. 801. Ports, and his Deputy for the Time being, the Right Hon. Robert Lord Romney, Andrew Stone, Efq. the Hon. James Pelbam, Efq. Sc. fhall be Truftees for the enlarging, building, and maintaining the Harbour at Ramf-gate, by crecking Piers or fuch other Works, and doing all other Matters, as five, or more of them, at their general Meeting, shall think most proper for putting in Execution the Powers of this Act.

The first Meeting of the Trustees shall be on the first Tuesday in July, 1742, P. 801. in the Guildball of the City of London; and five or more of them shall meet, from Time to Time, at such Piaces as they shall judge most convenient for car-

rying on and effecting the Purpoles of this Act. Fifteen or more of the Truftees at a publick Meeting, fourteen Days' Notice whereof fhall be given in the London Gazette, fhall fettle the feveral Rates and Duties herein-after mentioned, which shall commence from and after the 10th of July next enfuing, viz. Any Rate or Duty not exceeding 6d. per Ton, to be paid by every Brings or foreign Ship, Veffel or Crayer of 20 Tons Burden or upwards

upwards, and not exceeding 300 Tons, for every lading or difcharging, or Ship in Ballast within this Realm, from, to, or by *Ramfgate*, or coming into the Harbour there, not having a Receipt testifying the Payment thereof before on that Voyage, towards the building and maintaining of Ramfgate Harbour : And, on every Ship above 300 Tons, any Rate not exceeding 2d. for each Ton of the Burden of fuch Ship, except Ships laden with Coals, Grindstones, Purbeck, Portland, or other Stones 1 And on every Chaldron of Coals, or Ton of Grindftones, Purbeck, Portland, or other Stones, a Rate not exceeding 3d. And fuch Rates, when fettled by the Truftees, shall be published in the London Gazette, for the Information of all Parties, and fhall be paid to the Customer, or Collector of the Customs, or their Deputies, or other such Perfons as shall be appointed by the Truftees to receive the fame; in fuch Port or Place, whence fuch Veffels or Ships shall fet forth, or where they shall arrive before their failing from such Port, on their outward-bound Voyage, and before they unlade their Goods on their homeward-bound Voyage; the Tonnage to be alcertained see Linety d. according to the Rules laid down in the Act 8 Ann. intitled, An Act for making

P. 173.

a convenient Dock or Bajon at Liverpool, for the Security of all Ships trading to or from the faid Port of Liverpool.

22 Geo. 11. P. 803.

F. 801.

Foreign Ships, passing or being detained in the Downs, shall be subject to the fame Rates an Ships cleared out, or entered into any of the Britifh Ports, to be levied and recovered in the fame Manner as the other Rates imposed by this Act.

Where the Tonnage of any Veffel, chargeable with the faid Rates, cannot otherwife be fettled and adjusted, the Collector, or fuch Person as five Trustees shall appoint, may enter into, and admeasure such Ship, according to the Directions of this Act; and, if any Perfon shall obstruct the Admeasurement of such Ship, he shall forfeit 10/. for every fuch Offence, &c.

No Veficl, outward-bound, shall be cleared at the Office of the Customs, nor shall any Vessel be allowed to enter at the faid Office, on a homeward-bound Voyage, inward, without Information on Oath by the Master or Owner, of the Burden of fuch Veffel, &c. and after Oath made, and Payment of the Duty, and producing an Acquittance for the Receipt thereof, the Mafter or Owner shall be allowed, from the Merchant, for every Ton of Goods laden on board fuch Ship on his Account, a like Sum per Ton, as the fame is charged by this Act; and the Cultomers, or other Officers, receiving the faid Duties, fhall keep an Account thereof, Gc. to which all Perfons may have free Accefs at all feafonable Times gratis. And thall, once in every Month in the Port of London, and once in every three Months in the Out-Ports, return and pay over the Sums received by them, &c. If any Ship or Veffel, other than as before excepted, whether Britifb or

foreign, above 300 Tons, shall, after the Commencement of this Act, take. Shelter in the Harbour of Ramfgate, she shall pay for every Ton a like Rate as Ships of or under 300 Tons, and above 19 Tons are liable to, Allowance being made to the Mafter or Owner for any Rate paid before by him on that Voyage. by Virtue of this Act, and fuch Ship fhall ever after be liable to the fame Rates. No coafting Veffel or Fifherman fhall pay the Rates more than once in one

Year.

The Collectors, &c. may go on beard any Veffel, and demand the Duties; and for Non-Payment may distrain fuch Veffel, Tackle, &c. and, in ten Days after, make Sale thereof, &c.

P. 806.

If any Master of any Vessel shall elude the Payment of the faid Duties, the fame shall be recovered, as the Fines and Penalties are herein-after directed.

Five or more Truftees and Perfons employed by them, may remove any Obfructions that may be necessary to be taken away, for the enlarging, building, and maintaining the faid Harbour at Ram/gate, or for the better attaining the Purpoles of this Act, making Satisfaction to the Owners of the Premiles.

Five or more Trustees may contract for the making or doing all or any. Part of the Work or Business to be done in completing the faid Harbour, and for Timber, Stones, or other Materials, which shall be used therein; and they may agree with the Owners and Occupiers of all such Buildings, Grounds, or Estates, as shall be necessary for the Execution of the Purposes of this Act.

AII

harging, or coming into hereof before e Harbour : for each Ton Grindstones, s, or Ton of xceeding 3d. n the London e Cuftomer; fons as shall lace, whence cre their failthey unlade e afcertained Et. for making ps trading to

fubject to the ports, to be oy this Act. Rates, cannot five Truftees g to the Diement of fuch

the Cuftoms, neward-bound or Owner, of yment of the the Mafter or Goods laden on ame is charged e faid Duties, re free Access in the Port of and pay over

her Britifb or this Act, take a like Rate as llowance being a that Voyage, he fame Rates. an once in one

d the Duties; d, in ten Days

id Duties, the directed. move any Obging, building, r attaining the remifes.

ll or any Part rbour, and for and they may Grounds, or this Act. All

#### OF BRITISH PORTS, &c.

All Bodies Politick or Corporate, whether aggregate or fole, and all Feoffees <sup>22</sup> Geo. II. in Truft, Executors, Administrators, Guardians, or Truftees whatfoever, for, P. 807. or on Behalf of, any Infants, Femes Covert, or Ceftique-Trufts, and all Perfons feized, poffeffed of, or interested in any Lands, Tenements, or Hereditaments, which shall be judged necessary for the Purposes aforefaid, are impowered to agree with the Truftees, or five or more of them, at any of their publick Meetings appointed for the Sale thereof, and to fell and convey the fame; and all Contrasts and Conveyances, which shall be for made for the Purposes aforefaid, shall be valid to all Intents and Purpose.

And all Feoffees in Truft, Executors, Sc. are indemnified for what they shall do by Virtue of this Act; and, if i fhall happen that any Person, Body or Bodies Politick or Corporate, shall decline, or refuse to treat, or agree about the Sale of the faid Lands and Tenements, five or more Trustees shall issue their Warrant to the Sheriff of the County, to fummon and return a Jury of twenty-four Perfons qualified to be returned for Trials of Iffue, joined in any of the Courts at Westminster, to appear before them at the Time and Place appointed, and also P. 808. to return Iffues upon every fuch Perfons, the Sum of 40s. which shall be duly eftreated and levied; and, for Default of a fufficient Number of Jurymen appearing, the Sheriff, or his Deputy, fhall return twelve indifferent Men of the Standers-by, or that can be fpeedily procured, to make up the Jury, who fhall view the Lands and Tenements in Queftion, and fhall, upon their Oaths, which Oaths, and also proper Oaths to fuch Perfons as shall be examined as Witnesses, five or more of the Trustees, shall administer, enquire into the Value thereof, and affels such Damages and Recompence for the same as they fhall think fit; and the Truftees fhall give Judgement for the Sums to be affeffed by fuch Jury; which Verdict, and the Determination thereupon pronounced by five or more Truftees, and the Recompence affeffed, twenty Days Notice at leaft in Writing of the Time and Place for their Meeting being first given to every Perfon concerned, or left at his or her Dwelling-House, or usual Place of Abode, or with fome Tenant or Occupier of fome Land or Tenements of P. 809. the Party near the Harbour of Ramgate, in Cafe fuch Party cannot be found to be ferved with fuch Notice, shall be binding to all Intents and Purposes, against all Parties whatfoever; and the faid Decrees shall be set down in Writing under the Hands and Seals of the Trustees, who shall make the same ; and kept amongst the Records of the Seffions for the County of Kent, and the fame, or Copies thereof, shall be admitted as Evidence in all Courts of Law or Equity: And, upon Payment or Tender of fuch Sum to the Parties, at his or their Dwelling-House, or, if they have none, at the House of fome Tenant or Occupier of fome Lands of the Party, near the faid Harbour of Ramgate, and, in Cafe of their Refusal, upon Payment of the faid Sum into the Hands of fuch Person as five Trufces shall appoint, for the Use of the Parties interested, it shall then, and not before, be lawful for the Trustees, or their Workmen, to make Use of the faid Lands as they shall think requisite for the Purposes of this Act, and they are indemnified against the faid Owners and Occupiers, Gc. If the Trustees shall build any Works relating to the faid Harbour, upon any P. 810.

If the Truitees thall build any Works relating to the faid Harbour, upon any P. Ste. Lands or Tenements, the Property whereof is not, at or before fuch Time, claimed or afcertained; and, if any Perfon fhall afterwards claim the fame, and prove his Title thereto, then the Value thereof, before the Works were crefted, thall be afcertained by a Jury in Manner before directed; and, upon Payment, or Tender of the Money that thall be affeifed, the Property of fuch Perfon in the faid Lands fhall ceafe, and the fame be vefted in the Truitees.

faid Lands shall cease, and the same be vested in the Trustees. Fisteen, or more, Trustees may borrow any Sum not exceeding 70,000% for P.SII. the Purposes aforefaid, and affign over the Duties as a Security for Repayment of the same, with Interest not exceeding 5% per Centum per Annum: and the same shall be applied towards the enlarging and completing the said Harbour; the Charges of passing this Act to be first paid.

Any Perions may advance the Whole, or any Part of the faid Sum of 70,000. for the abfolute Purchafe of Annuitics, to be paid for the natural Lives of furth Perfons as shall be nominated by the Contributors at the Time of Payment of their respective Contribution-Monies; the faid Annuities not to exceed the Rate

Ggg

of

of 81. tos. per Annum for every 1001. and to be payable at the Bank of England, or at fuch other Place in London, as fifteen or more of the Truftees shall direct, to the Purchasers, their Executors, Administrators, or Affigns, at such Times and in such Proportions, as shall be agreed upon.

The Rates shall not be liable to the Payment of the Interest of any greater Sum than 50,000/. at any one Time, upon Annuities for Lives.

One or more Books shall be provided and kept by the Trustees, in which shall be entered the Names and Places of Abode of the Purchafers of any of the faid Annuities, and of all Perfons by whole Hands they shall pay in any Sum upon this Act, and also of the Perfons for whole Lives the Annuities shall be purchafed, and the Purchafe-Money, and Days of Payment; to which Books the respective Purchafers, and Perfons impowered by them, shall have Recourfe, at all feasionable Times, gratis; and if any Doubt arifes, as to the Life of any Perfon, on which an Annuity shall be payable, five or more Trustees may depute any Perfon, before each Payment, to wilfs fuch Annuitant, at any feasionable Time, the Annuity shall from such Time cease, till the Life of the faid Annuitant be proved to five or more Trustees at their publick Meeting, either by his or her perfonal Appearance, or by the Oaths of two credible Witnesses; when the faid Annuity, together with the Arrears, shall be paid.

The faid Annuities shall be paid out of the Monies arising by the Duties of this Act; and the Contributors, their Executors, and Aftigns, shall enjoy the Annuities, during the natural Lives of the Persons nominated by them, and shall have abfolute and indefeazable Estates therein; and the same shall be free from all Taxes.

The Contributors, or their Afligns, upon Payment of the Confideration-Money, or any Part thereof, unto fifteen Truftees, or to fuch Perfon as they fhall appoint, fhall have Receipts for the fame; and, upon Payment of the Purchafe-Money, fhall have an Order in Parchment for Payment of the Annuity, during the natural Life of the Perfon nominated, in which fhall be inferted, how much the Sum paid by fuch Contributor, together with the other Sums paid in on Annuities before that Time, do amount to, that it may be known how nearly the faid Sum of 70,000/. is complete, and when it fhall be completed; which Order fhall be made by five or more Truftees at a publick Meeting, and, after figning thereof, fhall be good in Law.

after figning thereof, fhall be good in Law. The Annuitants, or their Affigns, may, from Time to Time, affign over the faid Annuities, or any Part thereof; and an Entry thereof fhall be made gratis, in a Book to be kept by fuch Perfon as five or more of the Tuflees fhall appoint for that Purpole, at the Charge of the Truftees, in fuch Place within London as fifteen or more Truftees fhall appoint.

The Rates shall be chargeable with the Payment of the Annuities; and, upon Default of Payment thereof, within forty Days after the Times they shall be made payable, they shall welt in the Annuitants until the fame be paid, with Interest, and the Charges occasioned thereby; and they shall have the fame Power,  $\mathcal{C}c$ . of collecting and levying the faid Duties as the Trustees were invested with.

The Money arising by Sale of the Annuities shall be applied in the first Place, in paying off Monies borrowed at Interest, as aforesaid; and afterwards for difcharging the Expences of enlarging and building the taid Harbour.

The Truftees thall meet once in every Year, fourteen Days Notice whereof thall be given in the London Gazette; and they, or fifteen or more of them, at fuch Meeting, fhall examine what Annuities have determined during the preecding Year, and thall afcertain the Rates neceflary to be raifed for the fucceeding Year; and the fame thall be levied according to the Proportions before mentioned, and thall be advertifed in the London Gazette; but, if they thall' continue the Rates of the fucceeding Year or Years, according to the Proportion of the former Year, or thall neglect or refuse to meet for the Purpofes aforefaid,

then the Rates shall be levied according to the Proportion directed by the last

P. 815.

206

22 Geo. 11. P. 012.

P. 813.

P. 314.

Advertisement in the London Gazette for that Purpole, which shall be the Rule

c of England, es shall direct, t fuch Times

# y greater Sum

in which fhall y of the faid iny Sum upon fhall be purich Books the ave Recourfe, he Life of any Truftees may and, if fuch any feafonable f the faid An-, either by his itneffes ; when

the Duties of hall enjoy the hem, and shall e free from all

Confideration-Perfon as they yment of the f the Annuity, Il be inferted, the other Sums be known how be completed ; Meeting, and,

affign over the be made gratis, es shall appoint within London

ies; and, upon they shall be be paid, with have the fame s were invefted

the first Place, rwards for dif-

Notice whereof te of them, at luring the pre-for the fucportions before if they shall' he Proportion oles aforefaid, d by the last 1 be the Rule to

# OF BRITISH PORTS, &c.

to go by, until the faid Rates shall be again afcertained and published according to the Directions of this Act.

As foon as the Sum of 70,000/. Ihall be raifed and paid to the Truftees, by granting Annuities, and the Interest of the several Annuitants shall cease by their Deaths, the Duties granted by this Act shall absolutely cease and deter-mine; and if, after the Determination of the Annuities, and finishing the faid Harbour, any Surplus shall remain in the Hands of the Trustees, the fame shall be paid into the Chamber of London, and an Account thereof be laid before the Parliament at their then next Sitting.

Fifteen or more of the Truftees may appoint Collectors, a Surveyor, Trea.<sup>23</sup> Gr. II. furer, Sc. of the Duties, and appoint them Salaries, and difplace them at Pleafure.

They are to take Security for fuch Officers, and meet once yearly to examine and audit their Accounts.

The Accounts so stated and figned by the Trustees shall be laid, within three P. 817. Months after, before the Mayor and Court of Aldermen in London, and such four as the Court fhall appoint, not being Truftees, may fummon, and examine upon Oath, every Perfon they fhall think fit; and, finding any one guilty of Embezzlement or Mifapplication of the faid Money, they fhall impose on him any Fine, not exceeding double the Sum embezzled.

The faid Fines shall be levied by Distress, Sc. and in Default of such Distress, the Offender shall be committed to the common Gaol of the County, where he shall live, until Payment, &c.

If the Truftees fhall erect a Bason in the faid Harbour, every Veffel before the goes into the Gates, thall take down her Sails, to that the may not go failing in ; upon Pain of forfeiting 10/.

If the Bason shall be so filled with Shipping, as not to admit, with Safety, P. 819. more Veffels, five or more Trustees, or such Person as they shall appoint, may remove into the Harbour such Ship or Vessel, as he or they shall think proper, the Mafter, within twenty-four Hours after Notice in Writing given to him, or left on board his Ship for that Purpole's neglecting to remove the fame within a convenient Time, those Vefiels to be first removed out of the Bafon, as fhall be laid up or moored, or are not upon an outward or homeward-bound Voyage; next, fuch as are upon an outward or homeward-bound Voyage, but which may with the leaft Danger be removed, and lie in the faid Harbour; that Ships coming in, and lefs capable of taking the Ground, may have the Benefit of the Balon; and the frid Mafter shall pay the Charges of removing fuch Veffel, to be levied and applied as the Fines and Penalties are directed by this A&

If any Master, or other Person, shall obstruct the Removal of such Ship, he P. 820. shall forfeit 100/. And if any Person, employed by the Trustees, shall wilfully abuse his Authority of removing such Ships, and shall be judged to to have done, by five or more of the Truftees, Ge. they shall impose any Fine on him, not exceed-

ing rool, &c. If any Truftee thall die, or refufe to act, rine or more of the remaining Truftees may appoint others, &c.

The Property of all the Piers, Docks, Wharfs, and other Works, and also of the Ground whereon fuch Works shall be erected, as well as all such Right and Property, as now appertaineth to the faid Pier or Harbour of Ramfgate, and Property, as now appertament to the land the or thatbout of Ramgare, fhall be vefted in the Truffees; and they, or five, or more of them, may bring Actions, and prefer Bills of Incictment, against any Perfons who fhall fteal, break down, or fpoil any of the Works or Materials, or do any Thing whereby P. 821. Damage may accrue to the Works or Harbour; and they may let out, for the Damage may accrue to the works or raroour; and they may let out, for the beft Rent that can be had, fuch Wharfs, Docks, or Lands, as are vefted in them, for any Term not exceeding fixty Years, the Rent to be applied towards enlarging and completing the faid Harbour; and upon the Expiration of the faid Trufts, and Determination of the Leafes, the Property of the faid Piers, Docks; Wharfs, and other Works, and alfo of the faid Lands, Tener.ients, or Hereditaments, fhall be vefted in, and disposed of by Authority of Parliament.

The

The Truffees, in the letting fuch Wharfs. Docks, or other Works, shall expreisly mention what Sums thall be taken by the refpective Tenants, of the Mafter of any Veffel which thall occupy the fame; and, if the Tenant thall demand or take more than the Sum Ripulated, he shall, for every fuch Offence, forfeit treble the Sum demanded, more than he shall be allowed to take by fuch Agreement, &c.

All the Receipts, Payments, Debts, Credits, and Contracts, made with and by the Artificers and Workmen employed, and also an Account of all Monies received and borrowed, and all other Proceedings of the Truffees, finall be entered into one or more Books, Sc.

No Truftee shall have any Office, or Place of Profit arising by any of the faid Duties ; and the Truftees shall at all their Meetings, defray their own Expences, and thall give fuch publick Notice of their Meetings, as thall be agreed upon by five or more of them.

From and after the first Tuesday in July, 1749, all Duties on Shipping, which may have heretofore been demanded at the Port of Ramfgate, under any Pretence whatfoever, shall abfolutely cease; and no Demand shall be made of any Duty, other than what is made payable of this Act.

P. 821.

P. 824.

This Act shall not extend to charge with any of the faid Rates or Duties, any Ship or Veffel, which shall be bound to or from the Town of Sandwich, in the County of Kent ; the Mafter producing a Certificate verified upon Oath, under the Hand or Seal of the Mayor of Sandwick, attefting that the Inhebi-tants of the faid Town own the Whole or major Part of fuch Veffel; and all

fuch Veffels may pais in and out of the Harbour without paying Duty. Out of the Money arising by the Rates, the Treasurer or Receiver thall pay 2001. per Annum, during the Continuance of this Act, into the Hands of the Mayor and Jurats of Sandwick, or to fuch Persons as they shall authorize to receive the same, by four equal quarterly Payments, viz. upon September 29, December 25, March 25, and June 24; the first Payment to be made upon the 29th of September, 1749; the faid Money to be applied, in the first Place, in

difcharging the Expences incurred by the Corporation of Sandwich, on Account of applying for, or making this Act, or in any Manner relating thereto; and afterwards in cleanfing, depthening, and preferving the faid Haven, or in creat-ing and maintaining a Pier, or fuch other Works for that Purpofe, as the Mayor and Jurats shall, by Writing under their Hands and Seals, direct; and, if the faid Sum thall not be paid within fourteen Days after it thall become due, the Mayor and Jurats may recover the fame against the faid Treasurer or Receiver, together with the Damages fuftained by the Non-payment, and full Cofts of Suit by Action of Debt, Bill, &c.

The Receipt of the faid Mayor and Jurats, or of fich Perfon as they shall appoint to receive the faid Sum, shall discharge the faid Treasurer or Receiver for the Payment thereof. The faid Mayor and Jurits shall caufe a Book or Books to be kept of the

P. 825.

P. 827.

in Execution of the Truft hereby repoled in them; to which Books all Perfons interested shall have free Accels gratis, Scc. From and after the 24th of *June*, 1749, no more than two Vessels shall lie abreast in the faid Haven longer than one Tide, unless upon some unavoid-able Occasion, of which the Mayor shall judge, and shall take such Order therein as he shall think reasonable; and, if the Master of any Vessel shall not

Dates and Sums of Money received and difburfed, and of all their Proceedings,

obey fuch Order of the Mayor for removing his Ship, he fhall forfeit any Sum

If it shall appear to the Trustees, or fateen of them, that it will be for the Benefit of the Trade and Navigation of this Kingdom, to creft any Works at the Haven of Sandwich, more than the annual Sum of 200%. Will be fufficient for; they may, at any Meeting to be held for that Purpole, fourteen Days Notice thereof being given in the Lordon Gazette, order any Sum not exceeding

All Veffels belonging to the Towns of Dover, Weymouth, and Melcomie Rigis, Lyme Regis, and Great Yarmouth, fhall be exempted from Payment of the

208

1 2 Geo. II. 1. 822.

rks, thall exmants, of the Tenant fhall fuch Offence, take by fuch

ade with and of all Monies all be entored

ny of the faid wn Expences, greed upon by

pping, which any Pretence of any Duty,

es or Duties, Sandwich, in l upon Oath, t the Inhabieffel; and all ty.

eiver shall pay Hands of the l authorize to September 29, nade upon the first Place, in , on Account thereto ; and n, or in crectrpofe, as the litect; and, if 1 become due, er or Receiver, full Cofts of

as they shall r or Receiver

be kept of the Proceedings, ks all Perfons

Veffels shall fome unavoide fuch Order effet shall not orfeit any Sum

will be for the any Works at 1 be fufficient fourteen Days not 'exceeding

and Melcomie n Payment of the

#### OF BRITISH PORTS, &c.

the Duties aforefaid, the Masters or Owners producing a Certificate, verified upon Oath before the respective Mayors of the faid Places, that the faid Veffels belong thereto, and that the Inhabitants are Owners of the greatest Part of fuch Ships. This Act shall be deemed a publick Act, Gc.

#### BEVERLEY BECK, and HULL.

By 13 Geo. I. feveral fmall Tolls and Duties were laid on divers Goods and 18 Geo. II. Merchandizes, which, after May 1, 1727, fhould be laden or unladen on r.411. from any Ship, Boat, or other Veffel, in any Part of the faid Beck, or at any publick Staiths, or other Places along the faid Beck, or River Hull, and payable to the Mayor, Aldermen, and capital Burgeffes of Beverley, and their Succeffors, or to the Perfon by the appointed, to be applied for the Purpoles in the Act P.412. mentioned, and, fince paffing the faid Act, a confiderable Sum hath been bormentioned; and, ince paining the laid Act, a confiderable Sum hath been bor-rowed on the Tolls thereby granted; which, though applied with the Income of the Tolls and Duties, according to the Directions of the Act, is infufficient to anfwer the Intention; and the Beck is now in great Danger of being choaked, by the Sludge and Soil brought by the Tide, and Earth falling in from the Banks, which must be repaired and fupported by Piles and other Works; and, as the changing and are further the fold Creak and empediate and interview. cleanfing, deepening, and preferving the faid Creek, and amending and maintaining the Banks, Staiths, Roads, and Ways, will require more Money than can be raifed by the prefent Duties, which are in many Refpects unequal, and not duly proportioned to the Value of Goods; therefore, for better enabling the Mayor, Sic. of Beverley, to perform the Things before-mentioned, It is enabled, that, after May 1, 1745, there shall be paid for the Purpoles aforefaid, by every Master or other Person, having Management of any Ship, or other Vessel, passing up or down the faid Beck, or River Hull, to lade or unlade Goods, at any Part of the P. 413-Beck, or publick Staiths, or at Gravel, or Beck-End, or between Figgam Clow and Swinmore Clow on the River Hull, or at any Places along the faid Beck or River, within the Limits of *Beverley*, before unlading, or having laden, before they go out of the Liberties aforefaid, over and above the Tolls payable by the former Act, these additional Duties, viz.

For every Chaldron of Coals, Winchefter Meafure, 2d.

For every Quarter of Oats, Barley, or Malt, 19. For every Quarter of Wheat, Rye, McIsledine, Peans, Peas, Rapefeed, Hempfeed, Linfeed, or any other Kind of Seed or Grain, 19.

For every Hundred Weight of Flour, 37. For every Hogshead of Salt, 4d.

For every Ton of Salt in Bulk, 2d.

For every 3 Hogsheads of Sugar, Tobacco, Melasses, or other Goods packed in Hogsheads, 8d.

For every 4 Hogsheads of Wine or Rum, 11. 8d. For every Hogshead of Brandy, or other Spirits, 4d.

For every 8 Barrels of Soap, Raifins, Oil, Pitch, Tar, or packed with other dry Goods, 4d. For every Butt of Currants, 8d.

For every 2 Pipes of Smyrna Raifins, 8d.

For every 16 Bags of Nails, 4d.

For every Ton of Iron or Lead, 8d.

For every 32 Firkins of Butter, 4d.

For every 20 Hundred of Cheefe, 7d.

For every Ton of Timber or Stone, 2d.

For every 2 Bags of Hops, 8d.

For every Quarter of Oatmeal, 2q. For every Hundred of Pipestaves, 1d. 2q.

For every Dozen of Cinders or Charcoal, 29.

For every 20 Sheep Skins, 19.

For every Quarter of Bark, 19. For every Pack of Wool, or other Goods, 1d.

For every 12 Dozen of Bottles, 1d.

For every 4 Bushels of Roots, or Fruit, 29. Hhh

P. 414.

For

For every Ton of Hemp, Lime, or Flax, 7d. For every Quarter of Ferne Afhes, 2d.

For every small Runtlett of Liquor, not exceeding 10 Gallons, 19.

For every small Cask or Parcel, not exceeding 112 Pounds, 19. and fo in Proportion for a greater or lefs Quantity or Weight of any of the abovementioned

Goods, &c. And for every Ton of any other Sort of Goods or Ladings not mentioned, And for in Propertion for any according to the Cuftom of Water Tonnage, 12d. And fo in Propertion for any greater or lefs Quantity, except Cobbles or Pebbles for repairing Caufeways in the Town or Liberties.

Which Tolls and Sums shall be paid to the Mayor, Aldermen, and capital Burgeffes of Beverley, and their Successions, or to a Perfon by them appointed to receive them, and, after deducting the necefiar, Charges of obtaining this Act, be applied, with the Duties granted by the former Act, to pay the Debt, and cleanfe and preferve the Beck, and repair and keep up the Banks, Staiths, and . Roads, and to no other Ufe.

18 Ges. 11. P. 415.

The Powers, Provisos, Penalties; &c. in the former Act contained, relating to to the Tolls thereby granted, and not hereby repealed or altered, shall be in Force from May 1, 1745, and extend to the additional Tolls hereby granted, and to every Perfon whom the fame or this prefent Act may concern.

In Cafe any Perfon, having Management of any Ship or Veffel, paffing up or down the River Hull or the Beck, laden or unladen, and who by the former Act is obliged to give in a true Account in Writing of the Quantity of Goods, or Number of Tons, with which he is laden, shall give in a false Account thereof, being convicted on Oath before the Mayor, or any two Justices of the faid Town, fhall forfeit 205. Sc. and fhall also pay the Duties by the faid Acts made payable, for all fuch Goods as remain in fuch Vessels, which he shall not have given an Account of, or paid Duty for; but fuch Perfon shall not be subject to the For-P. 416. feiture of 20s. unless his Lading exceed three Tons more than he shall have given

an Account of, or paid Duty for.

The Receiver or Collector, appointed by the Mayor, Sc. of Beverley, may enter into any Ship or Veffel which shall pass up or down the faid Beck, or River Hull, within the Liberties aforefaid, and fearch, and take an Account of the Lading thereof; and, for Difcovery of any Goods, &c. chargeable with thefe Duties, and the Quantities thereof, may open, bore, gauge, weigh, and measure any Thing laden in fuch Veffel; and tafte Liquor, measure Coals, and weigh or measure other Goods, finding proper Weights, Measures, and Inftruments, for the Purposes aforefaid, and making Satisfaction for any Loss or Damage done to Goods thereby; And, for the like Difcovery, to measure and mark the Portage or Tonnage of any Veffel ufually passing within the faid Liberties; And if any Master of such Veffel, or other Person, shall hinder such Collector, or other

P.417. Perfon appointed to enter fuch Veffel, to fearch or take an Account of the Lading thereof, or of the Sorts or Quantities of Goods, by any Means aforefaid, or to meafure or mark the Portage, Sc. the Mafter or Person so offending shall forfeit 20s. &c.

Nothing in this Act shall take away or lessen Duties, which, before making this and the former Act, were payable to the Mayor, Sc. of Beverley at the River Hull, or Beverley Beck, or otherwife; but the fame shall continue to be paid on all Sorts of Goods and Merchandizes as before.

The Remainder of this Act is concerning the Roads, and cleanfing the Streets, which, having no Relation to the Subject I am treating of, is omitted, Ge.

#### KIRKCALDY.

15 Geo. 11. P. 119.

P. 129.

The Town of Kirkcaldy is faid to be well fituated for carrying on a foreign Trade, having Coal and Salt Works near adjoining, and that an improved Trade would be very beneficial both for the Town and Ccuntry; but these Advantages cannot be had, unless the Harbour, which is very ruinous, be repaired and made commodious, which will require a larger Sum than the Revenue of the Town will answer, It is therefore enacted, that, after June 1, 1742, for the Term of twenty-five Years, and to the End of the then next Sellion of Parliament.

liament, a Duty shall be paid of two Pennies Scots, or one fixth Part of a Penny Sterling, befides the Duty paid to his Majesty, on every Scots Pint of Beer or Ale, either brewed, brought in, tapped, or fold in the Town or Liberties of Kirkcaldy; the Duty to be paid by the Brewers for Sale, or the Sellers of the faid Liquors, to the Magistrates and Town Council, or such Receivers as they shall appoint.

The Provoft, Bailiffs, and Council, are appointed Truftees to repair and <sup>15</sup> Geo. II: keep in Repair the faid Harbour; and other publick Works, as they fhall think <sup>15</sup>, <sup>121</sup>. proper, and to collect, receive, and difpole of the Money ariling by the Duty, appoint proper Officers, to gauge the Veffels and Worts, which the Brewers fhall permit in the fame Manner as the Officers of Excife are permitted.

The Truftees are impowered to make Orders and give Directions for gauging, collecting, and difpoing of the Money arising by the Duty as they shall think most proper for the Purposes hereby granted, and to appoint Collectors, who shall dispose of the collected Money, as the Majority of the Trustees shall direct, for repairing and maintaining the Harbour and other publick Works. Proper Books shall be kept by Order of the Trustees, wherein the Particulars P. 132.

Proper Books shall be kept by Order of the Trustees, wherein the Particulars P. 127 of all difburfements shall be entered, and once every Year, the first being thirty Days after the faid first Day of *June*, 1742, and so fucceffively every Year, the Accounts shall be fairly drawn out and stated by the Collectors, and delivered to the Majority of the Trustees on Oath, which Oath any one of the Trustees has Power to administer.

And for the more fpeedily effecting the Purpoles of this Act, the Majority of Truftees, by an Act of the Town-Council, may borrow Money, and affign over the Duty as a Security to the Lenders, at common Intereft.

Perfons not paying: the Duty when demanded, may be furmined before any of the Magistrates; and, if they do not: then appear, or pay the Duty; any one of the Magistrates may make an Order for the Payment; and, if they refue to pay three Days after Notice of such Crder, the Collectors may have a Warrant to distrain; and if Payment be not made ten Days after the Distrefs they may P. 123. fell the fame, and deduct for reafonable Charge, not exceeding a fifth Part of the Sum distrained for, rendering the Overplus to the Owner, if any be, and demanded.

Any Ale or Beer brought in, or fold in the faid Town and Privileges, having not paid the Duty, shall be forfeited, with the Cask for the Use of the Town.

If any Difpute arife between the Sellers and Collectors, the Differences shall be decided by the Vouchers taken by the Excise Officers; and the Excise Officers are required to give authentick Copies of the fald Vouchers once in fix Weeks to fome of the Trustees or, their Collectors, for that Purpose.

I If any conceal or embezzle any Wort, Ale, or Beer, to avoid paying the Duty, P. 174the Parties convicted before any two of the Magiftrates fhall forfeit the Value of what fhall be concealed, and ten Pounds Scots for the Court Charges, for which Diftrefs may be made.

which Diffrets may be made. It is a stand the decrement of the Overfeer's after-named, may farm out the Duty for the best Price they can get, and apply the Money as this Act directs.

The Right Hon. John, Earl of Rothes, the Right Hon. James, Earl of Morton, the Right Hon. James, Earl of Murray, &cc. or any three, are appointed Overfeers of the Duty, and Receipts and Diffurfements thereof, and thall meet on the firft Wednefday in August, 1743 at Kirkealdy, and to fucceffively, on the firft Wednefday in August, 1743 at Kirkealdy, and fo fucceffively, on the firft Wednefday in August, 1743 at Kirkealdy, and fo fucceffively, on the firft Wednefday in August, 2010 and adjourn as they fhall think proper, to examine the Difburfements, and the Application thereof: And, if the major Part of the P. 125faid Overfeers prefent fhall find any Mifapplication of the Money, or other Abufe of the Powers granted by this Act, they may adjudge the Offenders, or Embezzlers, to pay the Value of what is embezzled, with full Cofts and Damages; which Sentence thall be final; and, if any of the Overfeers fhall die, remove, or refuse to act, any three of the remaining Overfeers may chule others in their Places.

No Diftrefs taken by Authority of this Act, shall any Ways affect the King's Duty of Excife; nor shall any Persons be charged with any Quantity of Wort, if it shall appear that the Duty hereby made payable has been once paid.

This

7. and fo in ovementioned

ot mentioned, ortion for any Cauleways in

h, and capital appointed to hing this ACt, he Debt, and Staiths, and

ed, relating to all be in Force ranted, and to

paffing up or the former Act of Goods, or count thereof, the faid Town, a made payable have given an the forhall have given.

Beverley, may Beck, or River ccount of the ble with theſe h, and meaſure and weigh or ftruments, for Damage done to k the Portage s; And if any cCor, or other ccount of, the feans aforefaid, offending fhall

before making by at the River to be paid on

ing the Streets, ted, &c.

g on a foreign inproved Trade thefe Advanis, be repared the Revenue of 1742, for the bettion of Parliament.

212

15 Gee. 1L. P. 126.

#### OF BRITISH PORTS. &c.

This Act shall be deemed a publick Act, and shall be judicially taken Notice of, Bc.

# ANSTRUTHER-EASTER.

12 Gre, II. P. 299.

P. 100.

In the Preamble it is faid, that a great Trade has been carried on in the Town of Anftruther-Eafter, in the County of Fife, in Scotland, particularly of Fifhery, and that a Cuftom-house has been crected there for many Years, on Account of the Commerce of the faid Town, and that the Harbour thereof is very fafe and convenient for Ships, and effeemed the most commodious in that Part of the Country; and, it having been judged neceffary, for the Improvement and Prefervation of the faid Harbour, as also for facilitating the failing of Ships in and out with more Safety, that a crofs Pier should be erected, which was accordingly begun, and fome Progress made therein; but, as the completing the fame will require a larger Sum than the Revenue of the Town will answer, It is therefore enabled, that after August 1, 1749, for the Term of twenty-five Years, and to the End of the then next Selfion of Parliament, a Duty of two Pennies Scots, or one fixth Part of a Penny Sterling, befides the Duty payable to his Majefty, should be laid on every Scots Pint of Ale or Beer either brewed, brought in, tapped, or fold in the Town or Liberties of Anstruther-Easter ; the Duty to be paid by the Brewers for Sale, or the Sellers of the faid Liquors, to the Magistrates and Town-Council, or fuch Collectors or Receivers as they shall appoint: And the faid Magistrates and Town Council, and their Successions in Office for the Time being, are appointed Truftees to clean, deepen, rebuild, repair, and improve the faid Harbour and Piers, and for executing all other

P. 101.

expended in passing this Act being first deducted. The Truitees are to appoint proper Officers to gauge the Brewers' Veffels and Worts, which the Brewers shall permit in the same Manner as the Officers of Excise are permitted.

Powers given by this Act; and the Money raifed by the faid Duty shall be vested in the Trustees, and be applied to the several Purposes aforesaid, the Charges

The Trustees are impowered to make Orders, and give Directions for gaug-ing the Veffels, and collecting and disposing of the Money arising by the Duty, as they shall think most proper for the Purposes hereby granted; and shall be paid to the Collectors appointed, who shall dispose of the collected Money as the Majority of Trustees shall direct, for the Purposes aforesaid, and to no other Uſe.

P. 102.

Proper Books shall be kept, by Order of the Trustees, wherein an Account of all Receipts and Difburiements shall be entered; and also for what Use the Payments were made; and once every Year, viz, within thirty Days after the faid first Day of *Auguß*, 1749, and to fuccflively every Year, the Accounts shall be fairly drawn out, and stated by the Collectors, and delivered to the Majority of Trustees on Oath; which Oath any one of the Trustees is to administer.

And for the more speedily effecting the Purposes of this Act, the Majority of Truftees, by an Act of the Town-Council, may borrow Money, and affign over the Duty as a Security to the Lenders, at legal, or lefs Intereft, the Charges thereof to be paid out of the Duty; and the Money to borrowed thall be applied in the first Place, to pay off the Charges of obtaining this Act, and then for the Purposes aforefaid:

F. 303.

Perfons not paying the Duty when demanded; may be fummoned before any of the Magistrates; and if they do not then appear or pay the Duty, any one of the Magistrates may make an Order for the Payment; and, if they refuse to pay, three Days after Notice of fuch Order, the Collectors by Warrant, may diftrain, Gc.

Any Ale or Beer brought in, or fold in the faid Town and Privileges, having not first paid the Duty, firall be forfeited, with the Cask, for the Use of the Harbour.

P. 104.

If any Difpute arife between the Sellers and Collectors, touching the Quantity of Wort or Beer chargeable, the Difference shall be decided by the Vouchers taken by the Excise Officers, &c.

If

taken Notice

in the Town rly of Fishery, on Account of very fafe and t Part of the rovement and uiling of Ships d, which was ne completing will answer. of twenty-five Duty of two Duty payable either brewed, er-Eafter ; the d Liquors, to as they shall ir Successors in cepen, rebuild, uting all other fhall be vefted t, the Charges

#### ers' Veffels and the Officers of

tions for gaug-g by the Duty, i; and shall be cted Money as and to no other

n an Account of at Ufe the Payys after the faid ccounts shall be the Majority of Iminister.

the Majority of , and affign over ft, the Charges shall be applied and then for the

noned before any Duty, any one if they refuse to y Warrant, may

rivileges, having the Ufe of the

ching the Quanby the Vouchers

If

### OF BRITISH PORTS, &c.

If, after August 1, 1749, any Perfon shall conceal or embezzle any Wort, Ale, or Beer, to avoid paying the Duty, the Offender shall forfeit the Value of what is concealed, and ten Pounds Scots, for which Distress may be made. The Majority of the Trustees, with Consent of the Oversers after named, may

farm out the Duty by Way of publick Roup, for the best Price they can get, and apply the Money as this Act directs.

apply the Money as this Act directs. Sir John Anfiruther of Anfiruther, Baronet, John Anfiruther, the Younger of 22 Geo. II. Anfiruther, Elq. Sir Philip Anfiruther of Balkafkie, Baronet, Sc. or any three, P. 305: are appointed Overfeers of the Duty, Sc. and fhall meet on the firft Wednefday in August, 1750, at Anstruther-Easter, and fo fucceffively on the first Wednefday in August, 1750, at Anstruther-Easter, and fo fucceffively on the first Wednefday in August, 2000, at Anstruther-Easter, and for fucceffively on the first Wednefday in August, 2000, at Anstruther-Easter, and for fucceffively on the first Wednefday in August, 2000, at Anstruther-Easter, and for fucceffively on the first Wednefday in August, 2000, and adjourn as they shall think proper, to examine the Receipts and Diffurfements, and the Application thereof, and, if the major Part of the faid Overfeers prefent shall find any Misapplication of the Money, or other Abuste of the Powers granted by this Act they may examine the Party and Withereffes of the Powers granted by this Act, they may examine the Party and Witneffes, and make fuch an Order upon Conviction as they fhall judge reasonable, and adjudge the Offenders to pay the Value of what is embezzled, with Cofts, &c.

No Diftrefs, taken by Authority of this Act, shall any Ways affect the King's Duty of Excife.

This Act shall be deemed a publick Act, and shall be judicially taken Notice of as fuch by all Perfons whatfoever.

#### KINGHORN.

In the Preamble it is faid, That the Harbour of the Town of Kingborn, in 22 Geo. It. the County of Fife, has not only been of great Advantage to the faid Town, but to the Whole of that Part of the united Kingdom of Great-Britain, and those Advantages cannot be continued and established unless the Harbour, which has been for fome Years laft paft, and now is, in a ruinous Condition, be effectually repaired, and made commodious for Shipping, and all fuch Perfons as shall make Use thereof, and as the whole Revenue of the Town, applicable towards the repairing of the faid Harbour, is not near fufficient to keep the fame in good Repair, repairing of the laid frarbour, is not near innicient to keep the land in good repair, It is therefore enacted, that after June 1, 1749, a Duty of two Pennies Scots, or one fixth Part of a Penny Sterling, befides the Duty of Excife payable to his Majefty, fhould be laid on every Scots Pint of Ale and Beer, either brewed, brought in, tapped, or fold in the Town or Liberties of Kingborn, &cc. The Provoft, Bailiffs, and Council of the Town of Kingborn, &cc. are appointed P. 352-Terrifers for the a building or exempting and keening the field Harbour in Pa

Truftees for the re-building or amending, and keeping the faid Harbour in Re-pair, and for collecting and difpoing of the Money aring by the faid Duty; and the Majority of them are impowered to appoint Officers to gauge the Brewers' Veffels, Worts, Ale, and Beer, which the Brewers shall permit to be done in the fame Manner as the Officers of Excise are permitted.

The Truftees, or a Majority of them, are impowered to make Orders, and give P. 353. Directions for gauging the Veffels, and collecting and difpeting of the Money arising by the Duty, as they shall think most proper for the Purposes hereby granted; and the same shall be paid to the Collectors appointed, who shall dispose of the collected Money as the Majority of Trustees shall direct, towards the Re-building or Repairing the Harbour, and for preferving the same, and other pub-lick Works of the Town, the Charges of passing this Act being first deducted, and to no other U.C. and to no other Ufe.

Proper Books shall be kept by Order of the Trustees, wherein an Account of P. 354all Receipts and Difburfemente shall be entered, Sc. and once every Year, viz. within thirty Days after the 1st Day of June, 1749, and so fucceflively every Year, the Accounts shall be fairly drawn out and stated, Sc.

And for the more speedily effecting the Purpoles of this Act, the Majority of Truftees, by an Act of the Town Council, may borrow Money, and affign over the Duty as a Security to the Lenders, at legal or lefs Intereft, the Charges thereof to be paid out of the Duty, and the Money to borrowed inall be ap-plied, as the Duty arifing by this Act, for the Purpoles aforefaid. Perfons not paying the Duty when demanded, may be fummoned before any 2.352. of the Magistrates, who may diffrain for it, and fell the Diffrefs, &c.

Iii

Any

Any Ale or Beer brought in, or fold in the faid Town, &c. having not first paid the Duty, shall be forfeited, Ge.

If any Difpute arife between the Collectors and Sellers, Sc. it shall be decided

22 Geo. II. P. 356.

by the Vouchers taken by the Excise Officers, &c. If, after the 1ft of June, 1749, any Perfon shall conceal or embezzle any Wort, &c. the Offender, on Conviction, shall forfeit the Value, and ten Pounds Scots, &cc.

The Majority of Truftees may farm out the Duty by Way of publick Roup, for the best Price they can get, and apply the Money as this Act directs. John Saint Clair of Saint Clair, the Honourable Lieutenant-General James

Saint Clair of Innertiel, Robert Fergujón of Reath, &c. Efqrs. or any three, are appointed Overfeers of the Duty, Gc. and Inail meet on the first Wednesslay in August, 1750, at Kingborn, and so successively on the first Wednesslay in August yearly, to examine the Receipts, Ge.

No Diftrefs, taken by Authority of this Act, shall any Ways affect the King's P. 357. Duty of Excife, Sc.

P. 158.

This Act shall take Place, and be in Force from and after the 1st of June, 1749, for thirty-one Years, and from thence to the End of the then next Sellion of Parliament.

This Act shall be deemed a publick Act, Gc.

N. B. As this last Act is, in many Particulars, verbatim the fame with the two preceding ones, I have abbreviated it wherever the Senfe of it would admit ; not to trouble the Reader with unneceffary Repetitions, effectially where there are too many unavoidable ones already.

#### COLCHESTER to WIVENHOE.

23 Gre. 11. P. 379.

By an Act of 9 and 10 Will. and Mary, intitled, An Act for cleanfing and making navigable the Channel from the Hithe at Colchefter to Wivenhoe, leveral Du ies were granted on Goods and Merchandizes, which should be brought in and to the faid Channel, and landed or shipped from *Wivenbac*, or the New Hitbe in Colchefter, or between either of the faid Places, for the Term of twenty-one Years, for the Ufes and Purpofes mentioned in the faid Act; and feveral Powers were vested in the Mayor, Aldermen, Affistants, and Common Council of Colchefter P. 180. only, for appointing Collectors, Gc. to receive the Duties; which Act, and all the Powers and Authorities thereby given, and one Moicty of the Duties, except upon Corn and Grain, were by an Act of 5 Geo. I. continued until the 1ft of Mcy, 1740; and further Power was thereby given, to the Mayor and Commonalty only, 1740; and further Power was thereby given, to the Mayor and Commonalty only, for recovering the faid Duties; and by one other Act of 13 Geo. II. initide, AatAct for enlarging the Term granted by an Act paffed the 9 and 10 Will. III. forcleanfing and making navigable the Channel from the Hitbe at Colebefler toWivenboe, and for making the faid Acts and another Act of 5 Geo. I. for enlargingthe Term, &cc. more effectual; it is enacted, that the faid two former Acts, togetherwith the additional Powers granted by the Act of 13 Geo. II. fhould be in Forcefrom the 1ft of May; 1740; for ever; and that the Duty on Sea Coal thould, afterthe faid 1ft of May; be 3d. per Chaldron, and no more, payable for the Term offorty Years; and by the faid Act it was declared, that no other Duty, except theArrears due under the former Act, thould be raifed upon any other Goods orMerchandizes whatfoever : and the faid Mayor and Commonalty of Calchefler onlyMerchandizes whatfoever; and the faid Mayor and Commonalty of Calchefter only were, by the last-mentioned Act, vested with further Power for fuing for the Duties and the Arrears under the former Acts : And as a very large Lock, which P. 181. has been crected feveral Years fince in the Channel, has been found of great Ufe and Service to the Navigation, and is now in a decaying Condition, and much out of Repair, and the Channel in fome Parts is much choaked up, fo that the Navigation is greatly obstructed, which has been occasioned principally by there being great Arrears of the Duties, granted by the recited Acts, for many Years due, and fill unpaid, and also a large Sum of Money remaining in the Hands of the Reprefentatives of the late Receiver-General of the Duties, which ought to have been recovered and applied for repairing the faid Lock and cleanfing the Channel; but as the Power of the Mayer and Commonalty of Colchefter had ceafed for many Years

laft paft, in whofe Name only the faid Duties were to be recovered, and Difcharges given, the faid Duties and Arrears cannot now be recovered and collected, for Want of Power to give Difcharges for the fame; and there being no other Fund to raife Money for the Purpoles aforefaid, the fame cannot now be done without further Provision be made for it, by Authority of Parliament; It is therefore enacted, that the feveral Parcels of Land fevered, and lying between the prefent Channel, and the Place where the old Channel was, and also the prefent Channel, Lock, and Lock-houfe, and all the Powers, Matters, and Things, which, by the three former Acts before-mentioned, were vefted in the Mayor, Aldermen, &c. of Colchefler, or the Commissioners named for any of the Purpofes therein mentioned, and not hereby altered or varied, shall, from the furfoles therein mentioned, and not hereby affered of values, main, from the first of May, 1750, be in Force, and be vested in the Justices of the Peace of the East Divition of the County of Effex, for the Time being, the Honourable 13 Cen. II. *Richard Savage' Naffau, Charles Gray*, &c. who are hereby conflicted Com-<sup>P. 134,</sup> millioners for putting the faid feveral former Acts, and this Act, in Execution, and the Survivors of them, &c. for the Term of thirty Years, and to the End of the then next Seffion of Parliament, &c.

From and after the 1ft of May, 1750 an additional Duty of 3d. a Chaldron P. 383: fhall be paid on Sea coal, over and above the Duty of 3d. payable thereon, by Virtue of the Act of 13 Geo. II. for the Space of thirty Years, and no other Duty, except the Arrears due under the former Acts, shall be raifed on any Goods or Merchandizes whatfoever, and the Commiffioners are impowered to levy and recover the Duty of the faid Act 13 Geo. II. and the additional Duty hereby granted, it together with the Money remaining in the Hands of the Re-prefentatives of the late Receiver-General of the Duties, and alfo all Sums of Money due from any Perfons on Account of the faid Duties, or Penalties, Forfeitures, &c.

The Commiffioners, after paying the Expences of this Act, may difpose of P. 384: the Monies, towards the several Uses and Purposes mentioned by the former Act, in fuch Manner as they shall think proper.

The Commiffioners, at any of their Meetings, may borrow Money, at a legal or lefs Intereft, on the Credit of the Duties, and affign over the fame, the Charges thereof to be paid out of the Duties, for any Term during the Continuance of the laft mentioned and this Act, as a Security for Re-payment thereof, and the faid Money, after Payment of fuch of the Expences of obtain-ing this Act as the Sums before directed to be applied for that Purpefe shall be deficient, is to be applied for the feveral Ufes and Purpofes mentioned in the prefent and former Acts.

Six Days Notice, exclusive of the Days of Notice and Meeting, under the Hand of the Clerk to the Commissioners, is to be fixed on the Outlide of the Door of the Moothall, or on the Market-Place of the Town of Colchefter, of the

Meeting of the Commissioners, to borrow Money on Credit of the Duties. All Mortgages and Affignments for Re-payment of the Monies, fo to be bor - P. 385. rowed, are to be entered at Length in a Book, to be kept for that Purpole, by

rowed, are to be entered at Length in a Book, to be kept for that Purpole, by the Clerk of the Commiffioners, which may be perufed at feafonable Times, by any Perfons whomfoever, on Payment of 1s. only. The Commiffioners at any of their Meetings may place out at Intereft, in the Names of three or more of them, any Sums which fhall not be immediately neceffary to be applied for the Purpoles before-mentioned, upon any real or parliamentary Securities, or the publick Funds; and may call in and apply the fame, and the Intereft arifing thereby, from Time to Time, in the Support and Maintenance of the faid Lock, and cleanfing the Channel and other Purpoles forefaid aforefaid.

The Commiffioners, at any of their Meetings, are impowered to chufe and appoint one or more Collectors or Receivers of the Duties granted by the faid Act of 13 Geo. II. and by this Act, who are to give Security to three or more Com-miffioners, for the Monies that thall be received by them, and for the faithful Durant of the Office of the terminal committee of the terminal for the faithful Execution of their Office; and they may allo appoint a Clerk, and fuch other Officers and Servants, as shall be needful to be employed about the Premises; and may remove them, and elect others in their Place, in Cafe of Death, or such

Removal ;

ing not firft

11 be decided

mbezzle any ue, and ten

ublick Roup, ects. Jeneral James

iny three, are Wednefday in Iday in August

eft the King's

e ift of June, in next Selfion

e with the two uld admit ; not e there are tos

cleanfing and venhoe, feveral be brought in the New Hitbe of twenty-one feveral Powers cil of Colchefter h Act, and all Duties, except he ift of May, nmonalty only, intitled, An Will. III. for t Colchefler to for enlarging Acts, together ld be in Force I should, after the Term of y, except the her Goods or Colcbefter only fuing for the Lock, which l of great Ufe und much out hat the Naviby there being cars due, and of the Repreo have been annel; but as many Years laft

Removal; and may allow them reafonable Salaries out of the Monies to be raifed.

Thirteen Commissioners, at the least, two of which are to be Justices of the Peace of the East Division of the County of  $E_d/kx$ , are to be present at all Meetings, for the Purpose of putting this, or the former Acts, in Execution ; and three Days Notice of every fuch Meeting, exclusive of the Day of Meeting, under the Hand of the Clerk, is to be fixed upon the Outside of the Door of the Mostball, or on the Market-Place of the Town of Colebejter.

Perfons accepting of any Place of Profit, or other Truft relative to the faid Duties, or farming any Key within the Limits of this Act, are made incapable of acting as Commiffioners.

The Preferiptive or other Rights of the Borough of Colchefler are to continue and remain the fame as if this A& had not been made, in all Things not interfering with the Directions and due Execution thereof.

All Suits or Actions, to be brought for any Thing done under any of the former Acts, fhall be commenced within fix Months after the Commencement of this Act, and, if any Action or Suit fhall be brought for any Thing that fhall be done in Purfuance of any of the faid former Acts, or this prefent Act, it fhall be commenced in fix Months after the Fact committed, and fhall be brought in

the County of Effex; the Defendants may plead the general lifue, that the fame was done by the Authority of the faid former Acts, or this Act; and if it fo appear, or if the Suit be brought in any other County, the Jury fhall find for the Defendants; or if the Plaintiffs become Nonfuit, or difcontinue their Action, or a Verdict pafs against them, or on Demurrer, Judgment is given against them, the Defendants shall have treble Costs, on the Certificate of the Judge before whom the Caule was tried, and shall have the fame Remedy as Defendants have for Costs in other Cases by Law.

This Act thall be deemed a publick Act, and thall be judicially taken Notice of as fuch by all Judges, Gc. without specially pleading the same.

#### WHITEHAVEN.

7 Annes

P. 102.

Whereas the Town of *Wbitebaven* in the County of *Cumberland* is, of late Years, greatly improved in Trade and Shipping, and is yet capable of further Improvements therein, to the great Advancement of her Majefly's Revenue, the Increase of Shipping and Navigation, and the Benefit of the faid Inhabitants, and of the adjacent Country, if the Harbour of the faid Town can be preferved, and was enlarged and regulated in a proper Manner: And whereas the Application of the accustomed Duties, befides feveral very confiderable Sums, are found insufficient to defray the growing Charges of maintaining the faid Harbour, and of making 1... new Works as are still necessary for fecuring it; to the End therefore that such Course may be for ever established as shall be effectual for the Purposes aforefaid,

It is enadied, That all that Precinct, included within the Limits and Bounds herein-after expressed, viz. beginning at the Wharf, on the North-West Ends of Marlborougb-Street, and from thence in a Line North-East and by North, till the Middle of Lowtber-Street open upon it, and from thence in a straight Line parallel to the Range of the fame Street, directly to the Low-Water Mark, from thence, by the Low-Water Mark to the Rock whereon the new Mole is begun to be erected, and so along the faid Rocks, by the Low-Water Mark, till it answer the Line of the faid Mole, from thence along that Line till it comes up to the faid Mole, and so along the faid Mole, till it join upon the old Pier at

Wharf, till it meet with the Wharf of the Welt Strand, near the House of Mary Addifon, Widow, from thence along the fame Wharf by the Cuftom-house Key, in a ftraight Line to the Weft Side of the Timber-Yard, and fo along the Wall of the faid Yard, to the North-Weit Corner the of mary and from thence by

the North-West Wall of the same Yard to the Wharf where it began, as the

fame has lately been fet out and bounded, is, and shall be from henceforth for

S. 1.

raifed. 15 Geo. II. Thi 2, 186, D.

> ever, the Harbour of *Whitebaven* aforefaid, and appropriated to the lying, anchoring, and mooring of all fuch Ships, Veffels, and Boats, as fhall have Occasion,

t t c a p th fo m c an fh C be with

ać

ະກ

#### s to be

s of the 11 Meeton; and Meeting, Door of

o the faid incapable

continue not inter-

by of the nencement that shall t, it shall brought in that the and if it fo ll find for sir Action, unst them, dge before dants have

ken Notice

is, of late of further evenue, the inhabitants, e preferved, the Appli-Sums, are faid Haruring it; to be effectual

and Bounds Weft Ends by North, n a straight later Mark, new Mole is Mark, till it comes up old Pier at ng the new ule of Mary -house Key, o along the m thence by egan, as the enceforth for the lying,

s shall have Occasion,

# OF BRITISH PORTS, &c.

Occasion, at any Time or Times hereafter, to make Use of the same; and to no other Use or Purpose whatsoever.

No Houles, Enclofures, or Buildings whatfoever, fhall, at any Time hereafter, be made nearer the faid Harbour than is hereafter limited, viz, On the Weft Strand, nearer than the prefent Houfes, Ge. there , on the new Wharf, between Mrs. A.difon's Houfe and the North-East Corner of Henry Walker's Ground-Plot, nearer than the Range of the faid Houfe and Ground, and from thence to the Iron Oar Steaths, nearer than forty-eight Yards at Henry Walker's drawn to forty Yards; at the faid Steaths from thence to the North-East Corner of the faid Steaths, nearer than the East Range of the fame; and from thence to the Anchor-Smith's nearer than eighteen Yards; and from thence to the Plat-form, nearer than the Range of *Hewfon's* Smithy; and from the Platform along the new Mole, to the Elbow of the faid Mole, nearer than twelve Yards; and from thence to the Low-Water Mark, nearer than a Line firetching to the North-Weft and along the Counter-Mole intended to be made on the North-East Side of the Harbour, nearer than the Range of the North-East Side of Lowther-Street ; nor from thence to the Timber-Yard, nearer than fifteen Yards ; but that all the Space aforefaid shall be left free and open for the erecting of Pofts for the mooring of Ships and Veffels, and for the other Ufes of common Wharfs or Quays for the Conveniency of the Shipping in Repairs or otherwife; and that nothing shall be taken or demanded, for or upon the Account of Wharfage, for the Use of any of the faid Wharfs or Quays, nor for any Cranage thereon, unless James Lowther, Efq. or his Heirs, Sc. and eleven or more of the Truftees herein-after appointed, thall agree to erect or make any Crane or Cranes, or other Engine, on the faid Wharfs, or any of them, which they are hereby impowered to do, as they shall think convenient, for the better lading and unlading of any Goods ; in which Cafe a reasonable Cranage, or Recompence, shall be paid for the Uses of the faid Harbour, by fuch Merchants or others as thall be willing to make Ufe of the fame, and not otherwife.

The fame, and not otherwise. Provided, that the faid James Lowther, his Heirs, &c. Lords of the Manor of  $7^{Ann}$ . St. Bees in the faid County of Cumberland, shall and may, from Time to Time, 5.3continue the Watch-house, and the Block-maker's Shop, and Store-Room at the End of the Pier, and repair or rebuild the fame, and receive the Rents and Profits thereof to his and their own Use.

A fufficient Way, open and free for Carts and other Carriages, shall be left 5. 4. along each of the faid Wharfs, and along the faid Pier, and through the Wharf between *Henry Walker's* Ground Plot and Iron Oar Steaths, from the Ground of the faid *James Lowther* behind the fame Wharf, not less than three Yards, next adjoining upon the faid Steaths; any Thing in this Act contained to the contrary notwithstanding.

And as it is found neceffary to complete and finish the new Mole aforefaid, and S. 5. to make a Counter-Mole and Head on the North-Eaft Side of the faid Harbour, to firengthen and repair the Pier with a new Bulwark, and other Works, and to cleanse and deepen the faid Harbour; B: it *further enasted*, that, in Lieu of the aforefaid accustomed Duties of Anchorage, which have been heretofore usually paid, all which Duties are hereby wholly and for ever taken away and difcharged, there shall be paid, from and atter the 25th of *March*, 1709, for the Term of fourteen Years then next existing, the several Rates and Duties herein-after mentioned, viz. One Half-penny for every Ton, comparing 192 Gallons, Winclefter Measure, to the Ton, for all Coals that shall be delivered to be put on bord any Ship or Vessel in the faid Harbour for Exportation; which Duty on Coals shall be paid by the Master, or other Person, who shall have the Rule or Command of such Ship or Vessel, after the faid Coals are so shipped, and before fuch Ship or Vessel go out of the faid Harbour, and shall be discounted with the Owner or Proprietor of the faid Coals out of the Price of the fame; and the faid Master, & is hereby impowered to discount and detain the faid Duty accordingly.

accordingly. There thall be paid for all Goods and Merchandize, which thall be imported \$.6. and landed or difcharged out of any Ship or Veffel in the faid Harbour, from K k k and

and after the faid 25th of March; for and during all the Term aforefaid, the feveral Rates and Duties following, viz: For every Hogfhead of Tobacco 3d. For every Hogfhead of Sugar 6d. For every Ton of Wine, Brandy, or other excifeable Liquors, 2s. For every Ton of Hemp or Flax 1s. 6d. For every Hundred of Deals 8d. For every Ton of Hemp or Flax 1s. 6d. For every 12d. For every Ton or Raft of other Timber 4d. For every Barrel of Herrings 1d. For every Pack of Linen, containing two Hundred Weight; tomputing 112 Pounds to the Hundred Weight, 1s. And proportionably for every greater or lefs Goads and Merchandizes fo imported, 2d. in every 20s. of the Value, as they fhall be rated and charged at the Cuftom-houfe; all which Sums of Money and Duties upon Importation fhall be paid by the Merchant, or other Perfon into whofe Cuftody or Poffeffion, or by whofe Order, the faid Goods and Merchandize fhall be delivered.

7 Ann. S. 7.

S. 8.

S. 9.

S. 10.

From and after the faid 23th of March, for and during the Term aforefaid, every Mafter, &c. commanding any Ship or Veffel, shall pay for every fuch Ship or Veffel, upon her Arrival at the faid Port and Harbour from any other Port or Place in the Kingdoms of Great-Britain or Ireland, the Sum of zd. per Ton, and from any Port or Place of her last Difcharge in Europe, other than the Kingdoms of Great-Britain or Ireland, the Sum of 4d. per Ton, and from any Port or Place of her last Difcharge in Ajia, Africa, or America, the Sun of 8d. per Ton, according to the Tonnage of each Ship or Veffel fo arriving there; the faid Tonnage to be admeasured as is definited in an Act the 5th and 6th of Will, and Mar, initialed, An Act for granting to their Majeflier feveral Rates and Duties upon Tonnage of Ships, &c.

Provided, that for every Ship or Veffel, which, during the Term aforefaid, thall, by Strefs of Weather, be drove into the faid Harbour of *Whitebaven*, or thall otherwife come into the fame for Security or Prefervation, the faid Port or Harbour not being the Port of their Difcharge or Lading, there thall be paid one fourth Part of the aforefaid Duties of Tonnage upon Shifping, according to the Ports or Place from whence they thall arrive as aforefaid refpectively, and no more.

From and after the Expiration of the aforefaid Term of fourteen Years, one third Part of the Rates and Duties herein before charged upon the Tonnage of Ships and Veffels, and no more, shall for ever continue, and be paid in Manner aforefaid, for the perpetual repairing, cleanfing, and maintaining of the faid Harbour of *Whitebaven*.

And, for the better collecting and difpofing of the feveral Sums of Moneys. Rates, and Duties, hereby made payable, as well after the Expiration of the faid Term as during the Continuance of it, and for the making and ordering of the Works herein before enumerated, and for the perpetual good Order and Regulation of the Harbour aforefaid, *Be it enafted*; that the faid *James Lowother*, his Heirs and Afligns, Lords of the Manor of *St. Bees* aforefaid, for the Time being, or, in his or their Abfence, any Perfons deputed by them, under their Hands and Seals, and fix other Perfons to be likewife nominated, appointed, and changed, from Time to Time, by the faid *James Lowother*, his Heirs and Afligns aforefaid, under their Hands and Seals, and *William Feryes*, *Clement Nicbolfon*, *Thomas Lutwidge*, *Robert Blacklock*, *Ell/ha Gale*, &cc. Merchants, until the firft *Friday* in the Month of *Augu/t*, 1716; and if, during that Term, any of them happen to die or refign, then fuch Perfon and Perfons, as the greater Part of the Survivors of them fhall nominate and elect, during the Refidue of the faid Term, and from thenceforth fourteen Perfons to be chofen, nominated, and appointed, every three Years, by Ballot, by the Majority of the Inhabitants of the faid Town of *Whitebaven*, at the Time of fuch Lection dealing, by Way of Merchandize, in the Goods fubjected to the Payments and Duties aforefaid, or any of them is or being Mafter, or having any Part or Share, not lefs than one Sixteenth, of any Ship or Veffel' then actually belonging to the Port of *Whitehaven*; the firft Election to be made on the firft *Friday* in *Auguft*, 1716, aforefaid, at the Court-houfe in the Town of *Whitebaven*; and fo, from Time to Time, on every firft *Friday* of every Month of *Auguft*, in every third

Year after the faid first Election fucceffively for ever, *fiall be*, and are hereby conflicted and appointed Truftees, for the ordering and directing the Collection, Receipt, and Dipofal of the Sums of Money and Duties, which, from Time to Time, by Virtue of this AC, shall become due and payable, and for ordering and directing the Building, and making the Works in this AC before enumerated, and for deepening, cleanfing, and regulating the faid Harbour of Whitebaven, in fuch Manner as in this ACt is provided. And to the End the faid Duties and Payments may be duly collected; levied, 7 dame. S. 11.

And to the End the faid Duties and Payment's may be duly collected, levied, 7 Anne.S. 1 and paid, according to the true Intent and Meaning of this Act, It is further emailed, that it shall be lawful for eleven or more of the faid Trustees, to chuic and appoint such collectors and Receivers of the Duties and Monies payable by this Act, and to displace them, and appoint others, as they shall think fit. Provided, that the faid Trustees take for such Collectors, Sc. good and suf-S. 12.

Provided, that the faid Truftees take for fuch Collectors, Sc. good and fuf-s. 12. ficient Security for the faithful Difcharge of their respective Duties, Sc. The faid Collectors and Receivers shall receive for their Pains, in executing S. 13.

The faid Collectors and Receivers Ihall receive for their Pains, in executing S. 13 their Offices, fuch Sums as the Truftees fhall think fit, not exceeding, for all together, 12d. in the Pound; and the Truftees are hereby impovered to meet on the first Friday in the Month of June, in every Year, or oftener if they think fit, at the Court-house in Whitehaven, to audit the faid Collectors', S.c., Accounts, which, with all their Proceedings relative to the Trufts, fhall be fairly entered into Books provided for that Purpofe.

All the Sums of Money and Duties, collected by Virtue of this Act, fhall be s. i.e. applied and difpored for the Ufes of the faid Harbour, and in fuch Manner as is in this Act directed, and for no other Ufe, Intent, or Purpofe whatfoever, vizi, Eleven or more of the faid Truftees thall, and may, from Time to Time, direct and order the making of the aforefaid Works, and the deepening and cleanfing of the faid Harbour, in fach Manner as they thall think moft neceffary and conducive to the Ends and Purpofes aforefaid, according to the true Intent and Meaning of this Act; and thall likewife order and direct the fixing and erecting of Pofts for Mooring, on the faid Pier and Wharfs as they thall think expedient, and the perpetual repairing of the faid Pier, Moles, Wharfs, and mooring Pofts, and the cleanfing and maintaining of the faid Harbour; and thall order the Removal of all Annoyances to the faid Harbour and Wharfs, and may contract with Workmen; but first repay the Charges of paffing this Act, Sto.

contract with Workmen; but first repay the Charges of passing this Act, Sc. Provided always, that no other Walls, Enclosures, or Breast-Works, but S. 15. what are directed in this Act, be made within the Limits of the faid Harbour; upon any Pretence whatloever, without the Consent and Approbation of the faid James Lowther, his Heirs, Sc. and of feventeen, or more, of the reft of the faid Trustees for the Time being.

And be it further enabled, that no Ship shall unlade any Ballast in the faid S. 16. Harbour in the Night Time, nor throw any Thing into it, either of Stone, Rubbish, Gc. There shall not be kept any Fire, nor any lighted Candle, except in a Lanthorn, or in Case of Necessity, on board any Ship or Vessel lying in the faid Harbour, under different Penalties, Gc. That, if any Ship or Vessel shall, through Milmanagement or Carelessite, such as the provide the faid Moles, or new Wharf belonging to the faid Harbour, whereby the fame shall be any Ways damnified, the Master or Ruler of fuch Ship or Vessel shall, with all convenient Speed, upon Notice, repair the Damages fo suffained, at the Charge of such Ship or Vessel. That, for the natural Securities of the faid Harbour; no Person shall Quarry, take or carry away any Stones, either below the High-Water Mark, or from the Baureb, Ecc.

Water Mark, or from the Baurgh, E.c. Provided neverthelefs, that the faid *James Lowther*, &cc. and any feventeen S. 17. or more, of the reft of the Truftees, may, from Time to Time, as they fhall fee Occasion, explain or alter all, or any, the aforefaid Orders, in this Act particularly provided, or the Penalties of the fame; and allo fublitute or make any further or other Orders and By-Laws, for the better Government and Regulation of the faid Harbour, and the Wharfs aforefaid, and under fuch Penalties, not exceeding 6s. 8d. for any one Offence, as they fhall judge requifite for that Purpofe; and that they may allo, by the like Concurrence, make

n aforefaid, the f Tobacco 3d. randy, or other 6d. For every ery Ton of Iron trel of Herrings computing 112 y greater or lefs d for all other Value, as they s of Money and her Perfon into rd Merchandize

Term aforefaid; every fuch Ship y other Port or per Ton; and n the Kingdoms iy Port or Place l. per Ton, ache faid Tonnage Will. and Mars and Duties upon

Term aforefaid, Whitehaven, of the faid Port of hall be paid one according to the y, and no more. teen Years, one the Tonnage of paid in Manner ng of the faid

ums of Money, piration of the and ordering of ood Order and fames Lowther, for the Time m, under their ted, appointed, his Heirs and Clement Nicholints, until the Term, any of he greater Part lue of the faid nated, and apbitants of the g, by Way of aforefaid, or lefs than one ort of White-August, 1716, and fo, from n every third Year

any other Work or Works, in or about the faid Harbour, as well for the better preferving, fecuring, cleanfing, and deepening the fame, as allo for the more convenient docking, repairing, and cleanfing of Ships or Boats, or for any other Ufes, Improvement, or Accommodation of the faid Harbour, or of the Shipping therein, as they fhall find neceffary or expedient; any Thing in this Act contained to the contrary thereof notwithftanding.

contained to the contrary thereof notwith/ftanding. And for the more effectually preventing the throwing of Afhes, &c. into the Harbour, fifteen or more, of the Trultees, with the Confent of the faid James Lowther, may appoint and agree with a Scavenger, within the faid Town for carrying away the Dirt, &c.

All Penalties for any Offence committed within the Precincts of the faid Harbour, after deducting the Charges of Profecution, and Allowance to Informers, as the Truftees shall think fit, shall be applied to the Uses of the faid Harbour, which Penalties may be recovered by Distrefs and Sale,  $\mathfrak{Gc}$ .

In Cafe the Collectors and Mafters of Ships cannot agree about the Tonnage, it fhall be lawful for the faid Collectors, at all convenient and feafonable Times, to enter into fuch Ships, and to admeafure the fame, according to the Directions of the Act of Parliament herein-before referred unto, which Admeafurement fhall be the Rule to charge fuch Ships, then, and at all Times afterwards; and, in Cafe any Mafter, &c. do not, upon reafonable Demand, pay the aforefaid Duty upon Coals, chargeable upon him by this Act, and to be difcounted upon the Coal Owner, as aforefaid; and likewife, in Cafe any fuch Mafter do not, upon like reafonable Demand, after the Tonnage of the faid Ship is agreed unto, pay the faid Duty upon Tonnage, it fhall be lawful for the Collectors to take any Tackle, &c. belonging unto fuch Ship or Veffel, by Way of Diftrefs, and to fell the fame, in Cafe Payment is delayed for three Days, &c.

And, in Cafe the Sums, appointed by this Act to be paid for any Goods or Merchandizes imported, fhall not be paid by the Merchant, or Owner thereof, upon reafonable Demand made, the Collectors may diftrain all, or any Part thereof, or any c ther Goods belonging to the faid Merchants or Owners, which hall then or afterwards come to, or be found in, the Precincts of the faid Harbour; and, in Cafe of Non-payment in three Days, may fell the fame, &c.

The Officers of the Cultoms at the Port of Whitebaven, shall permit the Collectors of the Duty hereby given, without Fee, to refort unto, inspect, and take Cognizance, of any Entries which shall be made there, of any Goods or Merchandize chargeable by this Act; and the faid Officers of the Cultoms shall not discharge any Ship outwards or inwards, until the Duties hereby granted for Tonnage on Ships and Coals shall be paid, to be proved by the Master's producing a Certificate thereof under the Collector's Hand, &c.

And, the better to cleanfe and deepen the faid Harbour, it fhall be lawful for eleven or more of the Truftees, to order the digging and removing any Stones,  $\mathcal{C}c$ . within the Precincts of the faid Harbour,  $\mathcal{C}c$ . and likewife they fhall have free Liberty to dig, quarry, and take all fuch Stones, within the faid Harbour as may be ufeful for walling or otherwife, and to ufe the fame in the Works of the faid Harbour, and to fell fuch Part of them as there fhall be no Occafion for, and apply the Money arifing by fuch Sales to the Ufes of the faid Harbour only, and if there be not Stones fufficient for the faid Work, to be got within the Precincts of the faid Harbour, they fhall have Liberty to quarry and take fo much more, as, together with the Stones arifing within the faid Harbour, fhall be neceffary for the Ufes and Purpofes of it, in any Place or Places upon the Sea Shore, within the Manor of St. Bees, beyond the aforefaid Line, drawn from the Weftern Points of Tombeard-Rocks to the Baurgb. Eleven or more of the Truftees fhall, by Writing under their Hands, appoint a Pier-Mafter, to continue during their Pleafure, who fhall have Power to order the regular lying, anchoring, and mooring of Ships and Veffels in the

faid Harbour, and to determine any Difference that may happen in Relation thereto, and to caufe a due Execution and Obfervance of the Rules in this AC, appointed, Sc. and the Truftees are hereby impowered to allow fuch Perfon a

Salary, not exceeding 201. per Annum, &c.

S. 24.

220

7 Anne. 5. 18.

5. 19.

S. 20.

S. 21.

S. 22.

5. 22.

for the better for the more for any other of the Shipg in this Act

hes, Gc. into it of the faid he faid Town

s of the faid nce to Inforfes of the faid Bc.

the Tonnage, onable Times, the Directions Idmeafurement erwards; and, the aforefaid lifcounted upon Master do not, is agreed unto, lectors to take of Diffreis, and

any Goods or Owner thereof, l, or any Part Owners, which of the faid Harfame, Sc.

hall permit the to, infpect, and any Goods or Cuftoms shall hereby granted he Master's pro-

shall be lawful removing any d likewife they within the faid the fame in the ere shall be no Uses of the faid d Work, to be iberty to quarry within the faid in any Place or ond the aforefaid e Baurgh. Hands, appoint

ve Power to or-Veffels in the pen in Relation ules in this Act, w fuch Perfon a

And

And, for the better Security of Ships, which may have Occasion to put into 7 Ann. S. 25. the faid Harbour in bad Weather, all that Part of *Whitebaven-Bay*, lying on the North-East of the faid intended Counter-Mole, shall be always left with a free and open Beach to the full Sea; and no Walls, Wharfs, or Breaft-Works, fhall, at any Time, be made there, upon any Pretence whatfoever, in any fuch Depth of Water, as may endanger any Ship or Veffel to ftrike or run upon the fame, without the Confent and Approbation of feventeen of the Truftees for the Time being.

Provided nevertheles, that, as the Land shall happen to gain on the Sea, on Sect. 26. the North-East Side of the faid Counter-Mole, it shall be lawful for such Perfons as shall be Owners of fuch Lands to advance any Buildings or other Works, at their Will or Pleasure, fo as not to endanger the Striking of any Ship or Veffel thereon; any Thing herein contained to the contrary thereof notwithftanding.

And as the temporary Duties, granted by this Act, cannot of a long Time Sect. 27. raife fuch a Sum of Money as may be fufficient for the aforefaid extraordinary Works, which are to be done at the faid Harbour; It is therefore further enasted, that eleven or more of the faid Truftees are hereby empowered by Deed or Deeds, indented under their Hands and Seals, to convey and affure all the faid Duties hereby granted, or any Part of them, for all, or any Part of the faid Term of fourteen Years, as they fhall judge requilite, to any Perfon or Perfons, who fhall be willing to lend or advance any Sum or Sums of Money thereupon, at Interest, not exceeding the Rate of Six Pounds per Centum for Aunum, which Money, fo lent or advanced, shall be employed for and towards the Uses of the

faid Harbour, according to the true Intent and Meaning of this Act, Sc. If any Action, Suit, Sc. shall be commenced, Sc. against any Person, for Sect. 28. any Thing that he shall do in Pursuance of this Act, Sc. he may plead the general Iffue, &c. And this Act shall be taken, and allowed in all Courts as a publick Act, &c.

Continued by 10 Anna for 14 Years.

The Preamble recites the Acts 7 and 10 Anne, and thews their Deficiency; 13 Gen. II. and then this Act continues the faid two recited Acts for twenty-one years, to P. 311. commence after the 10th Day of *April*, 1740, except 10 far as either of them p are by this Act enlarged, altered, or otherwise explained. 314.

It is further enacted, that the Truftees appointed by the former, or this pre-fent Act, have Power to Mortgage all or any Part of the Duties, fubject to the forementioned Debt of 9381. 175. 7d. 39. to any Perfon who shall advance Money thereon, to effect the necessary Purposes of this Act, and secure the Repayment of the Sums fo advanced, with Interest for the fame:

The Money directed to be borrowed by this Act shall be applied, in the first P. 315. Place to discharge the Sum of 9381. 175. 7d. 39. borrowed by Authority of former Acts, with the Interest, and afterwards for making such new Works as may be neceffary for improving the faid Harbour, and keeping the fame in good Repair.

After the faid Sums are paid off, and the Harbour judged by the Juffices of the Quarter-Seffiens, to be in good Repair, the temporary Duties shall cease, and a Moiety only of the Duties on Tonnage of Vessels granted by the former Acts, shall continue, to keep the Harbour in Repair for ever.

This Act shall be deemed a publick Act, Gc. The rest of the preceding Act is only relative to mending the Roads, and setting up Turnpikes in the Neighbourbood of Whitehaven; and consequently, having no Affinity with the Maritime Affairs we are now treating of, its Insertion here would be superfluous and unnecessary.

#### GREENOCK.

The Town of Greenock, in the County of Renfrew, being advantageoufly 24 Geo. 11. fituated on the River Clyde, for carrying on both foreign and coaffing Trade, the <sup>12</sup>, 943. Superior, with the Inhabitants thereof about the Year 1705, began to L11

raife

24 Geo. 11. P. 944.

raife Money by a volentary Subfeription, for building a Harbour there, and fome Progrefs hath been made therein, which, if completed, would be of great Advantage to the Town, and to the Trade and Navigation of those Parts; but the Produce of the Subscription has been found infufficient to answer that Purpole, and to defray the Expence of cleanling the Harbour, and of performing other Works which are abfolutely neceffary to be done, to render the fame uleful and commodious : And, as the Building of a new Church, Town-houfe, Sc. are necessary and much wanted, but the Inhabitants are not able to raife Money to answer the Expence thereof, nor to complete the Harbour, and keep all the faid Works in Repair, without the Aid of Parliament; It is enacted, that from and after June 1, 1751, for the Term of thirty-one Years, and to the End of the then next Seffion of Parliament, a Duty of two Pennies Scott, or one Sixth Part of a Penny Sterling, over and above the Duty of Excile pay-able to his Majefty, shall be laid upon every Scots Pint of Ale or Beer, brewed, brought in, tapped, or fold, within the Town of Greenock, and Baronies of Eafler and Wester-Greenock, and Finnart, or the Liberties thereof, to be paid by the Brewers for Sale, or Venders thereof, to John Alexander, Writer, and present Bailiff, Robart Donald, Robart Rae, &c. Merchants, who are appointed Trustees for cleanfing and repairing the faid Harbour and Piers, and for building a new Church, Se. and for putting in Execution all other the Powers of this Act; and the Money fo to be raifed shall be vested in them, and be applied

P. 945.

to the feveral Uses and Purposes aforefaid; the Charges of obtaining this Act being first deducted. The Remainder of this Act is the fame as the preceding ones of Kirkcaldy, Anstruther-Easter, and Kingborn, fo excuse to insert it; and before I shut up this Article of Ports and Havens, I shall remark, that every Act concerning them, makes any Ballaft, Stone, Rubbish, or any Thing elle hurtful, thrown into them, Penal, in Conformity with the general Act of 19 Geo. II. before

#### LEITH HARBOUR.

recited at Pages 146, 147 of this Work.

27 Gen. II. By this Act, Power is given to the Magistrates of Edinburgh to contribute 2000/. and likewife to receive Contributions from other Perfons, towards improving and enlarging this Harbour, and erecting Conveniencies for building, repairing, lading, unlading, and laying up of Ships and Veffels, and for the building of Warehoules. Wharfs, and Keys; but, as no Duty is laid on Shipping by this Act, we shall take no further Notice of it.

#### POOLE.

20 Geo. 1L Sect. 5.

The Mayor, Bailiffs, Burgeffes, and Collectors, &c. may demand Payment of the feveral Duties appointed by this Act, in Refpect of Goods, &c. imported into Poole Harbour, and also of Ballast Duties and Boomage, from the Master of the Veffel wherein fuch Goods, Gc. shall be imported, at the Time he shall make his Entry, with the Officers of the Cuftoms, of the Cargo of fuch Veffel; and may also demand Payment of the Duties on Goods, Gc. exported from, reladen at, or taken out of any other Veilel in the faid Port or Harbour, in Order to be exported, from the Master at the Time he shall clear out.

On Non-Payment of the Duties, the Mayor, or any Justice of the Peace, of the Town of Poole, may, by Warrant, distrain or stop such Vessel till the Duties are paid, with the Costs and Charges of such Distres.

The Master to deliver to the Collector of the Duties, in Writing, an Account of all Goods on board, fubject to these Dutics, on Penalty of 10/. for every Offence.

Salt and Rice, for which the Duty shall have been paid on Importation, to be exempted.

The Master to forfeit 40s. if he refuses or neglects to station his Vessel in fuch Place as the Quay-Mafter shall affign for taking in or throwing out Ballast, for lading or unlading his Veffel,

All Goods, ianding on any Quay or Wharf, fhall be removed in three Days 29 Geo. II. from the Landing, or the Owners forfeit 12d. per Ton, for every Ton of Goods Sect. 16. remaining after that Time, and likewife 12d. per Ton for every forty-eight Hours they fhall remain there.

No Perfon to empty any Ballaft, Sc. into the Harbour, on Pain of being sed. 17.

deemed a publick Nuifance, and their being punished accordingly. Twenty hundred Weight of Scale Goods, or two Hundred and fifty-two seet. 18. Gallons of Liquids, or forty Square Feet of measurable Goods, to be deemed a Ton. If any Difpute arifes as to Tonnage, to be determined by the Mayor and and two Juffices, and four younger Brothers of the Trinity-Houfe, or the Majority of them.

# The Table or Schedule of Harbour-Duties, Quayage, or Wharfage Boomage and Ballast-Duties, chargeable on the Goods, and to be paid by the Master.

For every Ton of Goods, imported or exported, thipped or unthipped, laden or unladen, in, on, or out of, any Ship or Vessel, within the Limits of the Har-bour of *Poole*, the Sum of 3d. per Ton.

P ovided it shall be lawful to import or export &c. any Goods into or from the Channel, leading to Wareham, to the Westward of the South West Buoy, off the Bulwarks of Hamkey, and near the Entrance of the little Channel, lead-ing to Poole, free of the faid Duty: Neither shall any Duty be paid by open Boats, Lighters, or Barges without Decks, for bringing Goods from Warebam, or any Part of the Channel to the Weft of the South-Weft Buoy, or any Part of the Channel to the Weft of the South-Weft Buoy, or any Part of the ide of Purbeck, within North-Haven Point to Poole, or from Poole to Warebam, or any Part of the Channel to the Weft of the faid South-Weft Buoy, or any Part of the Ifle of Purbeck, within North-Haven Point aforefaid; but if the Goods shall be imported in decked Vessels into or out of the little Channel within Poole Stakes, then the Duties to be paid.

For Boomage the following Duties shall be paid, except for Vessels employed in fifting or dredging. Every decked Vetiel of 10 Tons Burthen, or under, fhall pay 6d.

Ditto 20 Tons, or above 10, 1s.

Ditto 30 Tons, or above 20, 25.

40 Tons, or above 30, 3s. Ditto

Ditto 40 Tons, or above 30, 31 50 Tons, or above 40, 45. Ditto 60 Tons, or above 50, 51. Ditto 100 Tons, or above 60, 61. Ditto above 100 Tons 73.

For Ballaft the following Duties shall be paid: For every Ton of Ballaft, shipped or unschipped within Poole Stakes, 6d. But it shall be lawful to ship or unfhip Ballaft in the Channel leading to Warebam, to the Weftward of the South-Weft Buoy, or any Part of the Ifle of Purbeck, within the North-Haven Point, Duty Free. And no more than 6d. per Ton shall be paid for unshipping and shipping Ballast within Poole Stakes to careen.

Tobacco-pipe Clay to be exempted from all Duties.

# MILFORD HAVEN.

In this Seffion of Parliament 10,000/. were granted towards carrying on 31 Geo. L. Works for fortifying and fecuring the Harbour of Milford Haven, on Account of its convenient Situation for fitting out Fleets, and flationing Cruizers : but as no Duties were laid on Shipping for perfecting this useful Work, I shall omit-mentioning any Thing further in relation to it.

HAVING thus given a Summary of the Laws in being relative to the Ports and Harbours of Great-Britain, with which all Mafters of Ships, Owners, and Merchants should be well acquainted; the first, that they may duly conform thereto, and the two latter, that they may form a just Estimate of all the Expences to be incurred by their Ships and Merchandife in our home Ports; it will be neceffary to add fome Directions for the better Obfervance of the Laws and

ar there, and would be of f those Parts; o answer that d of performnder the fame Town-houfe, able to raife our, and keep It is enacted, Years, and to Pennies Scots, of Excise pay-Beer, brewed, nd Baronies of of; to be paid , Writer, and o are appointed and for buildthe Powers of and be applied uning this Act

s of Kirkcaldy, fore 1 shut up Act concerning urtful, thrown Geo. II. before

b to contribute , towards ims for building, s, and for the aid on Shipping

mand Payment s, &c. imported rom the Mafter Time he fhall o of fuch Vefexported from, or Harbour, in out. f the Peace, of

till the Duties ng, an Account 101. for every

portation, to be

is Veflel in fuch out Ballaft, for

All

#### OF FOREIGN PORTS. &c.

and Regulations of foreign Ports, Britifh Mafters of Ships being often very negligent, or wilfully obstinate upon this fubject, fo that in general they pay more Forfeitures or Penalties in Foreign Ports than those of any other Nation, and occasion more Trouble to their Confuls, who are often obliged to interpole their Good Offices to fave them from Corporal Punifliment. Indeed, it is a lamentable Truth, that they acquire fuch a Contempt of legal Authority from the Licentioufness of the Times at Home, that they fubmit to it with great Reluctance abroad, and fometimes prove refractory even to their natural Protectors. In all foreign Ports implicit Obedience, it is expected, flould be paid to the Harbour or Quay-Master, his Deputy, and other Assistants. Α prudent Captain will therefore take Care to moor his Ship in the Part of the Harbour or Bafon affiened him by the faid Officers. And his next Care flould be to obtain from the Factor or Merchant to whom he is configued, a Copy, whether printed or written, of the Regulations eftablished by the Magiftrates of the Places for the Mafters of all Ships and Veffels entering their Harbour. I am particular upon this Head, because in many foreign Sea Ports, the Harbour Dues are farmed out to low People, at a Rack Rent, who intending to make the most of their Bargains, carefully conceal the faid Regulations from Strangers, withing that they thould violate rather than observe them, that they may be enabled to levy Fines, and Penalties. Sometimes also, the Office of Baillie, which answers to our Sheriff, is purchased from the Prime Minister of Baillie, which antwers to our Sheritt, is purchated from the Prime Minister or Prince of the Country, by Men of mean rank and avaricious Principles, and the Power of convicting Offenders being vefted in them, like English trading Juffices of the Peace, they live by Fees for Commitments and Dif-charges. This happened to be the Cafe while the Editor was British Vice Con-ful at Offend; and it was not until he had prefented a ftrong Memorial to the Court of Bruffels, that an Order was fent to the Magistrates of Oftend to print their Port Regulations, and to diftribute a fufficient Number of them to the A. D. 1781. Britifh and Danifh Confuls, the only two then refident, and also to all Masters of Ships requiring Copies.

The Emperour having just made Oftend a free Port, by which wife commercial Revolution, the Opprefiions under which the Trade and Navigation of the Au*firian Netherlands* laboured are mostly removed, and the Port greatly reforted to by Veffels of all Nations, especially *Britilb*, in the Time of War with *France*, Spain and Holland, we cannot do a more acceptable Service than to infert a Copy of the above mentioned Regulations, which were drawn up by an eminent Flemish Civilian, and founded upon those of ether Maritime Countries.

#### Directions for Masters of Ships and Veffels in the Port and Key of OSTEND.

IT IS FORBID to all Masters, Pilots, Sailors, Fishermen, Bilandermen, and others to make Fire on board their Ships or Veffels in the Quay or Bason, on any Pretext whatever, under a Fine of ten Guilders.

II. To make fast either to the Piles or Posts of the Harbour, or to those ferving to uphold or preferve the Key or Bason, under the same Penalty as above.

Ш. To throw any Filth or Dirt whatfoever, into the Bason under the same Fine. IV.

To come into the Key or Bason and there to take place without the Knowledge and Confent of the Key Master, under the fame Penalty.

To place their Ships or Veffels on the Floor, being of Oak, of the Sluice at the End of the Key, Idem.

Ví. To change Birth, or hawl their Ships or Veffels, either in the Harbour or in the Key, without the Key-Mafter's leave, Idem. -VII. To 3

# OF FOREIGN PORTS, &c.

VII. 11 1 1 1 1. 20 .2 11-11. To incumber or ftop up the Entrance of the Key or Bason with their Ships, Veffels, and Bilanders, under three Guilders Fine.

To land on the Key Anchors, Guns, Carriages, Mafts, &c. and other fuch Articles, without the Key-Mafter's Knowledge, under a Penalty of three Guilders for each Piece, and the Key-Mafter's Knowledge, under a Penalty of three Guilders IX.

To abuse by Word or Deed the Key-Master when he is performing his Duty, under a Fine of twelve Guilders, besides arbitrary Correction, often Impri-The lot of the state of the sta fonment.

It is likewife ORDERED that all Masters, Pilots, Sailors, Fishermen, Bilander-men, and others, do put a Sail betwirt the Ships and the Bilander, when they want to be ballasted in the Key or Bason, under ten Guilders Fine. XL

To hawl their Ships or Veffels out of the Balon on the very first Order of the Key-Mafter, identi, sheb re and XII. is a reit of the state smot

To land their Gun-powder, and get it transported to the Burgher's Magazine immediately after the Veffel is made fast in the Key or Baton, under fifty Guilders Fine. a toget a xiii. On a rabor some. I take to

To obey inftantly and without Reply to the Key-Mafter's Command, either to go out of the Bafon, or to hawl their Ships or Veffels, a-head or a-ftern, or any other. Thing whatfoever, under fix Guilders Fine, and further, to indemnify the Mafters of any Ships that might fuffer Delay by his Refufal, whereon Credit thall be given to the Key-Mafter. 2 32. 21 · 1 faste yet

# XIV.

On fuch or the like Occasions the Kay-Master is authorited to take People, at the Expence of the Captains refusing, to hawl away and change their Births, to cut their Hawfers, and act as he will judge proper, without being responsible for any Damages.

tor any Damages. Every Captain is obliged to hold his Colours on Sundays and Holy-Days, Saints' Days innumerable, under three Guilders Fine: He must also hold his Colours at any Time the Key-Master advertises him to to do. XVI.

Finally, every Ship or Veffel arriving in the Harbour laden, or in her Ballaft, pays three Stivers (Pence) per Last for Lights, and one Stiver Key Dues; being together four Stivers per Last. Sec. 5

Befides a due Attention to the Regulations of Ports, Masters of trading Vessels fhould be careful not to give Offence to the military Governors, or the Officers on Guard, in Garrifons. To avoid it, they fhould inquire what military Orders are given out with respect to the Harbour, and oblige their Crews to observe them. As they vary in different Places, it is impossible to enumerate them ; but one Inftance may ferve to explain this Hint, Firing a Mufquet, or even a Pocket-pift-1, on board a Ship or on Shore, without Leave obtained from the commanding piff<sup>1</sup>, on board a Ship or on Shore, without Leave obtained from the commanding Officer, or giving previous Notice of the Intention in firing it, is an Offence liable to Punifhment by Imprifonment. In the Month of November, 1765, a Boy on board an Englifb Collier fired at a Bird flying a-crofs the Bafon; the Officer on the Quay-Guard was alarmed, fent a File of Soldiers on board, and demanded the Boy: The Mafter concealed him, and, refuting to deliver him up, was himfelf carried on Shore, and kept in Cuftody till the Matter was com-promifed by the Interceffion of the Britifb Vice-Conful. But it may fo happen, that no fuch Protector is on the Spot, in which Cafe great Inconveniences may arife f. m Ignorance of the eftablished Cuftoms in Sea-Ports which are Garrifon-Towns. Towns. anore into the a the a

Heavy

often very al they pay her Nation, d to interndeed, it is Authority t to it with heir natural 1, fhould be Tiftants. A Part of the Care fhould d, a Copy, Magistrates eir Harbour. ts, the Harintending to ulations from them, that o, the Office rime Minister as Principles, like English ents and Diffh Vice Conemorial to the ftend to print f thein to the to all Mafters

ife commercial on of the Auly reforted to with France, than to infert drawn up by ther Maritime

f OSTEND.

andermen, and Bason, on any

b those serving above.

e fame Fine.

ut the Know-

f the Sluice at

arbour or in the VII. To

#### OF LIGHT-HOUSES.

Heavy Forfeitures and Penalties are likewife often incurred by purchafing fpirituous Liquors and Wines, in retail Quantities, at improper Places, and of improper Perions. At Oftend, and in other foreign Ports, Publicans are only allowed to fell Liquors to their Gueffs in their own Houfes p and if a Sailor carries a Bottle of Ale, Spirits, or Wine from an Inn or Ale-houfe, he may be fined or imprifored for defrauding the Cantein, an Office appointed by the Magiftrates for the Sale of fuch Liquors, in any Quantity under a Gallon, annually farmed out to the higheft Bidder.

In a Word, no Care or Circumspection can be too great on the Part of Masters of trading Ships, to keep themselves and their Crews free from all Molestation in the Ports to which their Cargoes are configned.

Of Light-Honses.

LIGHT-HOUSES. A LIGHT-HOUSE is a Marine Term for a Tower, commonly advantageoufly fituated on an Eminence near the Sea-Coaft, or at the Entrance of fome Port or River, for the Guidance of Ships in dark Nights, by the Illumination of a Fire or Candles burnt on the Top of them. The first we read of twas called *Pbarss*, from the Greed Word *Pbas*, in Latin *Lumen*, *Light*, and *Ordo*, Latin *Videre*, to fe; and this was fo fuperb a Fabrick, as to be reckoned one of the Seven Wonders of the World, and to give a general Name to all fucceffive ones: It was built by *Ptolemy Pbiladelpbus*, on a fmall Illand at the Mouth of the Nile, near Alexandria in Egypt, and is faid to have coft that King 800 Talents. It is recorded to have been built fquare, upon four Pillars of Glafs refembling Crabs, 300 Cubits high, on which a Fire was nightly burnt to warn approaching Pilots of those dangerous Coafts, and by this Means direct them to fhun the Rifks they were expoled to: But though this was fo juftly celebrated both for its Ufs and Magnificence, it was equalled, if not exceeded, in Fame by the renowned Coloffus of Roodes, which ferved for the fame Purpofe. This inanimate Monfter was a brazen Statue of Apollo, fet up at the Entrance of that Ifland's Harbour, with its Feet refting on the two Shores; it was about forty-two Yards high, and its Stride fo great that the largeft Ships failed into the Port between high, and its Stride for its Value, a, when broken to *Chares*, a Difciple of the celebrated Sculptor Lyfippe, who was twelve Years in perfecting it, and it is reported to have coft about 44,000. Sterling; though I floudd imagine this to be very fa fhort of its Value, as, when broken to Picces, it loaded goo Camels. It remained erect for the Space of 1360 Years, and was then thrown down by an Earthquake, in which Proftration it continued for a long Time, till the Saracons became Mafters of the Ille, and fold it to a Jew, who quickly deftroyed this Mafter-Piece of Art, to accommodate his removing it by the Means of the

The Tower of Cordon on the River Bourdeaux, the Pharo of Meffina, the Lanthorns at Genoa, Barcelona, &c. are respectively ferviceable to the Ships using those Parts; as our's on Scilly, the Eddystone, Caster, Portland, Dungeness Forelands, Skerries, &c. besides the floating Light at the Nore, are to Navigation, in a more extensive Manner.

That on the Eddylone was begun by its ingenious Projector, Mr. Henry Winflanley, of Littlebury in the County of Effex, Gent. in the Year 1696, and, after great Labour and Expence, was finished in formething more than four Years, though a much lefs Space of Time would have 'fufficed, had not the many Difficulties of Stormy Weather, Hardness of the Rock, Tides, and other Impediments he had to ftruggle with, protracted the Work, and rendered the first Lodgement, or Foundation of the Building, very hazardous and troublefome; however, a Perfon of Mr. Winflanky's enterprizing Genius was not to be intimidated by the Impediments that prefented to obstruct the Profecution of his intended Fabrick; but he watched every Spurt of fair Weather, and Ebb of

-

# OF LIGHT-HOUSES.

the Sea, as well to commence as to carry it on, and happily ran through his Toils by concluding it in the aforefaid Time, though the Light was put up on the 14th of November, 1698, and it thenceforward was inhabited : It flood till the 27th of November, 1703; when Mr. Winflanley, unfortunately being in it, found he had been building his Tomb, as that dreadful Storm laid the Rock once more bare, and buried both him and his Works in the Sea; a plain Proof of the Deficiency of human Contrivance, and of the Infecurity of the best projected Fabricks, when Providence interferes. Its Re-building was begun in *July*, 1706, by *John Rudyerd*, Gent. a Light put up therein, and made uleful, *July* 28, 1708, and finished completely in 1709, since which it hath withstood the Tempests it is exposed to, firm and secure.

This Light-house bears from Plymouth, or the Entrance of the Sound, S. and by W. and from Ram-bead S. and half a Point Eastwardly, and is distant from the Anchoring in the aforefaid Sound four Leagues, and from Ram-Point about three Leagues and a half, this being the nearest Shore to the faid House; and the Ille of Maystone bears from the Light-house about N. E. and is also four Leagues distant South. All Ships, coming from the East or West to Plymouth, have much the fame Advantage of the Light : All the Rocks near this Houfe are on the Eaftwardly Side, and firetching North, but moft Southerly, and all are covered at High-Water; but on the Weft Side any Ship may fail close by the Houfe, there being twelve or thirteen Fathoms Water, and no hidden Rock; Vough towards the E. and by N. about a Quarter of a Mile diftant from the House, there lies one that never appears but at low Spring Tides, and is the more dangerous as it is little known.

The Sea ebbs and flows at this Rock on Spring Tides 19 Feet, and then at High-Water all the Rocks are covered, though a fmooth Sea; and it is High-Water at the fame Time as at Phymouth; but it runs Tide and half Tide; fo that it runs East three Hours after it is High-Water, and yet the Sea falls lower; and it runs Weft three Hours after it is Low-Water, and yet the Sea rifeth. At low Tides, especially Spring Tides, three great Ranger of Rocks appear

very high, and lie almost parallel, firetching towards the S. E. and N. W. the House ftanding the Westernmost of all. The afore-mentio ed hidden Rock is a full Cable's Length from all these others, and lies as aforesid.

There is always a Family living in it, to tend its Light; and the following Acts have been made for its Management and Support," viz. From the Time of placing a Light ufeful for Shipping in Eddyflone Light-houfe, 4 and 5 due there thall be paid to the Matter, Wardens, and Affittants of Trinity Houfe of C. 22. Deptford Strond, by the Matters and Owners of all Englify Ships and Barks which then by the did Light-house excent Corelates and the Top outword housed in fhall pass by the faid Light-house, except Coasters, 1d. per Ton outward-bound, and 1d. per Ton inward-bound, viz. of the Merchants one Moiety, and of the Owner the other Moiety; and of all fuch Aliens' Ships as fhall pafs by the faid Light-house 2d. for every Ton of the Burden of the Ship; and every Coafter patting by the faid Light-house shall pay 2s. for each Time: The faid Duties to be collected by fuch Perfons as the faid Master, Ge. shall appoint, in such Port whence fuch Ship shall fet forth, or where fuch Ship shall arrive, before they lade or unlade; the faid Duties to be recovered by Action of Debt, Sc.

The Duties in the Act 4 and 5 Anne, Cap. 20. directed to be paid by any 8 Ann. C. 170 Ship paffing by Eddylfone Light-houle, fhall be paid for every fuch Ship, as well s. It thole belonging to her Majefty's Subject as Strangers, which fhall  $p_{-is}$  by the faid Light-houle, from or to any Port, and fhall be received of the Mefter of fuch Ship in any Part of Great-Britain or Ireland, and may be recovered in any of her Majefty's Courts of Law.

No Cuftom-house Officer shall make out any Cocket, or other Discharge, or take any Report outwards, for any Ship, until the Duties granted by the faid Act, and payable by the Mafter of fuch Ship, fhall be paid; and that fuch Mafter produces a Light-Bill, teftifying the Receipt thereof.

It shall be lawful for every Person authorized by the Trinity-House to go on board any foreign Ship to receive the Duties, and, for Non-payment, to diffrain any Tackle belonging to fuch Ship; and, in Cafe of any Delay in Payment, for

three

purchasing aces, and of ans are only d if a Sailor by the Maon, annually

rt of Masters Aolestation in

monly advanthe Entrance by the Illumi-It we read of Light, and be reckoned me to all fucat the Mouth that King 800 illars of Glafs burnt to warn direct them to aftly celebrated d, in Fame by This inaniof that Ifland's prty-two Yards Port between its prodigious which it is faid Disciple of the g it, and it is imagine this to d 900 Camels. rown down by Time, till the tickly destroyed e Means of the

of Meffina, the the Ships using Dungeness Fore-Navigation, in

Ir. Henry Win-696, and, after han four Years, not the many nd other Impedered the first troublefome; not to be intiofecution of his r, and Ebb of the

#### OF LIGHT-HOUSES.

three Days after Diffrefs, it shall be lawful for the Receivers of the faid Duties to caufe the fame to be appraifed by two Perfons, and to fell the faid Diffrefs. This Act and also the faid former Act shall be publick Acts.

8 den. C. 17. S. 4. The following Act is concerning the Light-houfe built on the Island or Rock called *Skerries*, lying in the Sea near *Halybead*, in Confirmation of Letters Patent granted to *William Trench*; Efq. for building it, and recovers the fame Duties as the preceding one, though all the others receive but Half. and the Date at All the Powers and Duties granted in Letters Patent, bearing Date at Uff-

\* Ges. II. Cap. 36, 3, 1. minuler the 13th of July, 13 Anne, to William Trench, Efq. deceased, for creeting a Light-houle on the Island or Rock called Skerries, near Holybead in the County of Inglesea, fhall have Continuance for ever, subject to a Proviso, as to the maintaining of the Light-house in the Letters Patent contained, and to the Trust in the Act mentioned, and thall be vefted in Sutton Morgan, Clerk, who married the only furviving Child of the faid William Trench. S. z.

The faid Sutton Morgan, his Heirs and Affigns, may demand of Masters and Owners of every Ship or Bottom paffing, crofling, or failing in or through St. George's Channel, by Holybead or Wicklow, to or from any foreign Port, or which fhall pafs or crofs the faid Channel to or from any Place in Great-Britain, Southward of Holybead, from or to Wicklow, or any Place Northward thereof in Ireland, or that fall pais, rols, or fail from any Place Northward of *Help'zada*, and fail between *Holybead* and the *Calf of Man*, or any Way in *St. George's* Channel to the Southward of *Dublin*; and likewife from all Coafters paffing to or from any Place in *Great-Britain*, North of *Holybead*, from or to any Port, &c. South thereof, 1d, per Ton coming into, and the like Sum going out of, the faid Ports in Great-Britain or Ireland, and double fuch Duties for any foreign Ship.

8. 3. Ships laden with Coals in Great-Britain, North of Liverpool, for Ireland, or the greateft Part of their Lading being Coals, and paffing from Great-Britain to Ireland, fhall only pay one Voyage in every Year; the fame to be paid the farft Voyage yearly, before clearing out of the Cuftom-houfes, either in Great-Britain or Ireland.

S. 4. In Confideration of the Benefit the Pacquet-Boats failing betwixt Holybead

and Dublin receive by the faid Light-houfe, the Poft-Matter General fhall pay to the faid Sutton Morgan the annual Sum of 50. without Fee, quarterly. If any Perfon, having the Command of any Ship, fhall refue to pay the Duties; it fhall be lawful for the faid Sutton Morgan, his Heirs, &c. to feize any Goods of any Mafter or Owner of fuch Ship, and to keep the fame till the Duties are paid; and, in Cafe of Delay in Payment three Days after fuch. feizing, he may caufe the fame to be appraided by two fworn Appraiers; and afterwards fell the Goods S. 5. the Goods.

S. 6.

Nothing herein shall charge any of his Majesty's Ships of War. 10 The faid Sutton Morgan shall be freed from the Payment of 51. per Annum S. 7. Quit-Rent, referved by the Letters Patent. This Act shall be a publick Act. 

S. 12.

# LITTLE CUMRAY LIGHT-HOUSE.

20 Gee. 11.

By this Act the Truftees are impowered to crect a Light-house on this Island, at the Mouth of the River *Clyde*, and to fix fuch Beacons, Buoys, Land or Sea Marks, on any Place in the Firth, as they fhall think necessary for rendering the Navigation more fafe and convenient.

The Mafter or Owner of every Veffel, bound outwardly on any foreign Voyage, pating the Light-house, to pay td. Sterling per Ton, and td. per Ton passing inwards from any foreign Voyage to the Northward, whether they pais by the middle Paffage between the Illands of *Little Cumray* and *Bute*, or by the Eaft Side of *Little Cumray*, or between the Illands of *Bute* and *Arran*, and whether they difcharge in the *Clyde* or not: Every foreign Veffel to pay 2d. per Ton, inwards and outwards; every Veffel of 30 Tons or upwards, trading to or from any Part of Great-Britain or Ireland only, to pay 29. per Ton every Time

Time they pais; and for every Veffel of fifteen Tons, under the fame Reftriction, 2d. per Ton per Annum ; the Year to commence from June 24, and the Pay-

2d. per Ion per Annum; the Year to commence from june 24, and the Pay-ment for the Current Year to be made before clearing the Port. On Refufal to pay the Duties, the Truftees have Power to diffrain any Part of the Tackle of the Ship, and fell the fame, returning the Overplus. There are alfo fome Lighthouses erected for the Service of private Ports, as at *Hjorde Combe*, on St. Bre's Head near Whitebaven. And large Lanthorns are ordered by the Statute, to be fet up on Poles at the Heads of fome Quays, fuch as at the Harbour of Minebead, on the River Severn, &c. and Duties are affigned for maintaining them. See 10 Anne. Can. 24. affigned for maintaining them. See 10 Anne, Cap. 24.

The Masters, Wardens, and Affistants of the Trinity Houfe at Deptford Strond, Son MARKI, may at their Costs fet up Beacons, and Marks for the Sea, in fuch Places near 8 Hiz, C. 134 the Coasts, or Forelands, as to them thall seem meet.

No Steeple, Trees, or other Things flanding as Sea Marks, whereof to the Owner or Occupier of the Place, where the fame doth fland, before the 1ft of March next, Notice fhall be given by the Queen's Letters under her Signet, shall, at any Time hereafter, be taken or cut down, upon Pain that every Perfon, by whole Confent fuch Offence shall be committed, shall forfeit 100/. &c. and if the Perfons offending be not of the Value, they shall be deemed convict. of Outlawry

And no Man may crect a Lighthouse, Beacon, Gc. without lawful Warrant 3 Ind. 204. and Authority.

N. B. The above-mentioned Trinity House is a Kind of College at Depujord, belonging at first to a Company or Corporation of Seamen only, with Authority, by the King's Charter, to take Knowledge of those that dettroy Sea Marks, Sc. but now many Gentry, and some Nobility, are made Members or elder Brothers of that Community.

# Of Letters of Marque and Reprifal.

ETTERS of MARQUE or Mart are extraordinary Commissions granted Let I LEAN of MARCOE of Marrate extraordinary communications granted by the Lords of the Admiralty, or by the Vice-Admirals of any diftant Province, to the Commanders of Merchant Ships for Reprifals, in Order to make Reparation for those Damages they have fustained, or the Goods they have been defpoiled of by Strangers at Sea. Or to cruife against and make Prize of an Enemy's Ships or Veffels, either at Sea or in their Harbours. We may therefore distinguish two Species of Letters of Marque, those which are special for the Reparation of Injuries fustained by Individuals at Sea, after all Attempts to procume least Bedref base fustained those which are general

all Attempts to procure legal Redrefs have failed; and those which are general, being iffued by the Government of one State against all the Subjects of another, upon an open Rupture between them.

They feem to me always to be joined to those of Reprise, for the Reparation of a private Injury; but, when the Hurt of an Enemy is solely incended under a declared War, the former only are granted to Privateers, as will be shewn in the fublequent Chapter.

The committion the Law have other Appellations befides Reprifals or Gra. de Jure Letters of Marque, as *Pignoratio*, *Clarigatio*, and *Androlepia*, and though by Letters of Marque, as *Pignoratio*, *Clarigatio*, and *Androlepia*, and though by Letters of the any Capture they licenfe becomes legal, yet private Authority's, 4, 5, will not juftify the Proceedings, as it only can be done by the Power of that Prince or State, whofe Subject the injured Perfon is, nor is the fame grantable even by them, but where the fuffering Perfon has Juftice denied him, or illegally delayed.

This Cuftom of Reprifals is now become a Law by the Confent of Nations, and has been generally confirmed by an Article in almost every Treaty of Peace that has for a Century past been made in *Europe*, under its proper Reftric-tions and Limitetions and in that concluded with Spain the Lath of Mar. that has for a century pair occur inate in *Barops*, enter 1 3th of *May*, 1667, *Maloyde* Jure tions and Limitations 1 as in that concluded with *Spain* the 13th of *May*, 1667, *Maloyde* Jure (Art. 3.) that with *France* the 21ft of *July*, 1667, (Art. 16.) that with *Helland* Mar. P 27. of S. 3.

e faid Duties Diftrefs.

land or Rock Letters Patent ine Duties as

Date at Welll, for crecting in the County ifo, as to the d to the Truft who married

Mafters and n or through reign Port, or Great-Britain, ard thereof in d of Holy Lana, in S:. George's oafters passing m or to any Sum going out Dutics for any

for Ireland, or reat-Britain to paid the first n Great-Britain

twixt Holybead ral shall pay to terly.

pay the Duties, eize any Goods till the Duties ch feizing, he afterwards fell

. .7 . 51. per Annum

. . . . . . 

Sam B S.E. . . .

on this Island, , Land or Sea r rendering the

on any foreign , and 1d. per whether they and Bute, or e and Arran, fiel to pay 2d. wards, trading per 'Ton every Time 220

Nnn

of that de of the fame Date, (Art. 31.) that with Demmark the 11th of July, 1670, and Jure Nat.

almost all others made fince, and it was constituted by them, grounded, ac-cording to the great *Ynfinian*, on the Urgency of human Necefities, as with-out this great Licente would be given and tolerated for the committing of Depredations and Injurics, especially if only the Goods of Rulers were made liable, who feldom poffets any Thing that the Injured can come at for Satif-faction; whereas the Effects of those private Men, whose Dealings in Trade are various, may be feized for Recompence, fometimes with the greatest Eafe, and freeft from Rifque or Danger.

And as the Benefit of this Obligation was common to all Nations, they, which were at one Time Sufferers, would at another Time he cafed by it, and Princes are not only accountable, for publick injuries, but in Prudence should endeavour to prevent private ones, and, by fetting the good Example of protecting Foreign-ers from Wrongs, add Strength to their just Dem ids of Redrefs, whenever their own Subjects have Occasion to request it from them.

Adding de Jure If therefore the injured Party cannot obtain his defaulter of plains, or if there Mar. P. 18. ment, within a fit Time, against the Person of whom he complains, or if there had a start of the start o from the Iniquity of fuch a Decree, the Bodies and Moveables of the Prince's Subjects, who render not Right, may be apprehended and taken.

But in the Profecution of this there must be,

1. The Oath of the Party injured, or other fufficient Proof, touching the pretended Injury, and of the certain Lofs and Damage thereby fuftained.

2. A Proof of the due Profecution for the obtaining Satisfaction in a legal Way.

3. Of the Delay or Denial of Justice.

4. A Complaint to his own Prince or State.

5. Requisition of Justice, by him, or them, made to the Supreme Head or State, where Justice in the ordinary Course was denied.

6. Perfiftence still in the Denial of Justice. And all this preceding Letters of Reprifed, under such Cautions, Restrictions,

Mag. Cher. And all this preceding Letters of Reprifal, under fuch Cautions, Reftrictions, C.30. the lat and Limitations, as are confonant to the Law of Nations, and fublifting Treaties, ter Claufe. and as the free lat Code that require may iffue not only by the The Continue and as the special Case shall require, may islue not only by the Jus Gentium and *Civile*, but by the ancient and municipal Laws of the Kingdom. The Repricals grantable by the Laws of *England* are of two Sorts, Ordinary

Malig defure The Reprifals grantable by the Laws of English and without the Realm, and Mar. P. 29. and Extraordinary, the Ordinary are either within or without the Realm, and Deplie Marchante, who have fuffered in their Perfons or are always granted to English Merchants, who have fuffered in their Perfons or Effects, and have had their Goods spoiled, or taken from them, beyond the Sea, by Merchants-Strangers, and cannot upon Suit, or the King's demanding Juffice for him, obtain Redrefs; in fuch Cafe the injured Person proving that he has profecuted the Offenders in a legal Courfe, and had Justice delayed, or denied him, he shall have a Writ out of Chancery to arrest the Merchants-Strangers of that Nation, or their Goods here in England, the which is granted to the Subject opprefied, not as a 'Matter of Favour, but of common Right, by the Lord Chancellor or Keeper of England, who always in fuch Cafe hath the Ap-probation of the King or Council, or both, for his fo doing.

Milly de Jure The other ordinary Reprifals, granted for Reparation out of the Realm, are Mar. P. 30. always under the Great Seal of England, and cannot be revoked or annulled; and the Reafon is, because the Person injured hath petitioned, and hath according to Law made out by Proof his Lufs, and no Regard having been paid to Letters of Request fent to the Prince of the Offender, nor Reparation made; then the Letters Patent of Reprifal, being fealed, immediately create and veft a national Debt in the Grantee, to be fatisfied in fuch Manner, and by fuch Means, as the faid Letters Patent do direct, out of the Goods and Estates of his Subjects, who refuses or protelates doing Right; but, though these Letters Patents are unrevocable, yet, if the fupreme Power thinks the Execution of them cannot well be effected without endangering the Peace of both States, this may juftly caufe their Refpite till a more proper Occasion; for the Statute of 4 Henry V. c. 7. does not reftrain the King's Prerogative and Authority, which

which he had at the common Law, in judging the Conveniency and Time when they fiull be executed, and as the King hath the legislative Power of Peace and War, In a publick Treaty for the Nation's Good, they may be notified and then revoked by the Great Seal, in Purfuance of that Treaty, and Princes are always cautious in the framing and composing fuch Letters Patent, to as they may not be reckoned a Breach of the Peace, which the granting them (for particular Satisfaction) in the ordinary Way, does not amount to.

(for particular Satisfaction) in the ordinary Way, does not amount to. The Extraordinary Reprifals are by Letters of Marque, for Reparation at Sea, Molly de June or any Place out of the Realm, grantable by the Secretaries of State, with the Mar, P. 120 like Approbation of the King or Council, or both; but they are only during the King's Pleafure, and to weaken the Enemy during the Time of War, and may, at any Time, be revoked.

But, before granting Letters of Marque, there gradually precede two or three Ditto, P. 32. Letters of Requeft, and, according to the Satisfaction, fufficient or infufficient, S. 11. returned in Answer, Commissions are awarded or denied; and the Prince or State, whole Subject the injured Perfon is, flould not value his Misfortune at fo low a Rate, as to refuse him the former, for that would be to accumulate Injuries, but should likewife, if Justice be denied, after fuch Requeft, arm him with Power to take Satisfaction by Reprife, Vi, Manu, & Militari.

juries, but should likewife, if Justice be denied, after such accumulate injuries, but should likewife, if Justice be denied, after such Request, arm him with Power to take Satisfaction by Reprife, *Vi*, *Manu*, *& Militari*. Subjects cannot by Force hinder the Execution even of an unjust Judgment, Dino, P. 334 or lawfully pursue their Right by Force, by Reason of the *Efficacy* of the Power <sup>S. 134</sup> over them: But Foreigners have a Right to compel, which yet they cannot use lawfully, fo long as they may obtain Satisfaction by Judgement; though, if that ceafes then Reprial is let in. Judgement is obtained either in the ardiners Course by Way of Preferences Ditte B. 314

Judgement is obtained either in the ordinary Courfe, by Way of Profecution, Ditto. P. 33. br Suit, or Appeal from the fame, after Sentence or Judgment given, to a <sup>S. 13.</sup> higher Court; or elfe in the extraordinary Way, which is by Supplication, or Petition, to the fupreme Fower; but we must understand that to be when the Matter in Controverfy is, tam quoad merita quam quoad modum proceedendi; not doubtful; for, in doubtful Matters, the Prefumption is ever for the Judge or Court.

But the Reprifal muft be grounded on wrong Judgment given, in Matters not doubtful, which might have been redreffed in fome Shape, either by the ordinary or extraordinary Power of the Country or Place, and the which was apparently perverted or denied: Though, if the Mafter be doubtful, it is then otherwife, for in Caulta dubious or difficult, there is a Prefumption always, that Juffice was truly administered by them who were duly elected and appointed for that Purpofe.

And yet, in this latter Cafe, fome are of Opinion, if it was dubious, and,  $F_{adlus}$  Leg. if the Judgement was against apparent Right, the Stranger opprefied is let Julia D. de into his Satisfaction; and the Reason is, because the Judge's Authority is bitor. not the fame over Foreigners as over Subjects, for t' e Motive or Cause abovementioned.

If an Engil/b Merchant shall profecute a Suit in the ordinary Courts of Law beyond Seas, and Sentence or Judgement shall pass against him, from which he appeals to the supreme Court, and there the first Judgement or Sentence is confirmed, though the Complaint hath received a Judgement contrary to Right and Equity, yet this will be no cause for Letters of Reprisal, though, perhaps, it may occasion Letters of Request, if the Circumstance and Reasons are strong for thesame, to have a Rehearing.

But, if an Englishman shall have Right to recover a Debt there, and the Debtor is committed to the Custody of an Officer till Payment, and he wilfully lets the Prisoner escape, who then becomes infolvent, this Circumstance may occasion Letters of Reprisal.

Letters of Reprifal. In England, if a Foreigner bring an Action perfonal against I. S. and the Matter is found *fpecial* or general, and the Party prays Judgement, and the Court refuses it, and then the Defendant dies, and with him the Action, the Nature of it being fuch, the Party is here without Remedy, and the fame may occasion Letters of Reprifal, if it be accompanied with those Circumstances that evince

by, 1670, and grounded, accies, as withommitting of rs were made at for Satifin Trade are ttoft Eafe, and

s, they, which c, and Princes build endeavour cting Foreignwhenever their

ince or Judgeins, or if there lief can be had of the Prince's

uching the preined. Ition in a legal

upreme Head or

ns, Refrictions, blifting Treaties, he *fus Gentium* gdom.

Sorts, Ordinary the Realm, and their Perfons or beyond the Sea, emanding Juffice ving that he has elayed, or denied rehants-Strangers is granted to the on Right, by the ufe hath the Ap-

the Realm, are sed or annulled; and hath according been paid to teparation made; y create and veft ner, and by fuch and Eftates of his igh thefe Lett is the Execution of e of both States, ; for the Statute e and Authority, which

an apparent Denial of Justice, i. e. putting it off from Term to Term without . Caufe.

An Englifuman profecutes his Right in the legal Courts beyond Seas, and the military Governor oppofes the Profecution, and by Force conveys away the Debtor, and his Goods, and the Sentence or Judgment is obtained: Its ultimate End being Execution, is, by the aforementioned Means, fruitrated, and may occafion Letters of Reprifal.

Molley de Jure Mar. P. 34. S. 15.

Ditto.

If any Perfon fhall be nurdered, fpoiled, or otherwife damaged, in hoftile Manner, in the Territories or Places belonging to any King, to whom Letters of Requeft are iffued forth; and, if no Satisfaction be made for the Injury, Letters of Reprifal may be granted, as the petitioning Parties are not in fuch Cates compelled to refort to the ordinary Profecution; but the Prince of the Country, againft whom the fame are awarded, mult repair the Damage out of his, or their Effates, who committed the Injuries; and, if that proves deficient, it mult then fall as a common Debt on this Country. Such Letters of Requeft generally allot a Time certain for Damages to be re-

Such Letters of Request generally allot a Time certain for Damages to be repaired, and, if not complied with, Reprifals are to iffue: Thus, after the Massacre at Amboyna, and other Depredations committed by the Flenijb on the Englijk, his Majesty, in 1625, issued forth his Letters of Request to the States of Holand, for Satisfaction within eighteen Months, otherwise Letters of Reprifal should be granted; and King Charles II. issued Letters of Request to the faid States, for Satisfaction to be granted to William Courten, Ess. for Depredations made by their Subjects on two of his Ships; but, not obtaining it in the limited Time, he granted to the Partners and Heirs of the faid Courten his Letters of Marque, in the Form following:

CHARLES II. by the Grace of God, of England, Scotland, France, and Ireland, King, Defender of the Faith, 6°c. to all Christian People to whom thefe Prefents fhall come, greeting: WHEREAS our loving Subject William thefe Prefents fhall come, greeting: WHEREAS our loving Subject William Courten, Efq. deceafed, and his Partners, Anno, 1643, by the Depredation and hoftile Act of one Gailand, Commander in Chief of two fhips belonging to the Eafl-India Company of the Netberlands, was, between Goa and Macao, in the Strait of Malacca, deprived, and most injuriousfly fipoiled of a certain Ship named the Bona Efperanza, and of her Tackling, Apparel, and Furniture, and all the Goods and Lading in her. upon a very boneful trading Voyage to China. all the Goods and Lading in her, upon a very hopeful trading Voyage to China, which were carried to Batavia, and there all, de facto, without due Process of Law, confifcated. And that also in the fame Year, another laden Ship of our faid Subject called the Henry Bonadventure, being come on Ground near the Island Mauritius, was there, both Ship and Goods feized upon by fome of the Officers and Ministers, and others under the Command of the faid East India Company, and utterly detained from the right Owners. AND WHEREAS the faid William Courten, and his Affigns in his Life-time, used all poffible Endeavours to recover the faid Ship and Goods, and to procure further Justice against the Malefactors, and yet could obtain no Restitution or Satisfaction, whereby they became to be much diftreffed and utterly undone in their Estates and Credit : And that thereupon, and upon the most humble Supplications and Addreffes of Francis Earl of Skrewfbury, and William Courten. Elq. Grandchild and Heir of the faid William, deceased, Sir John Ayton, and Sir Edmund Turner, Knights, George Carew, and Charles Whitaker, Efgrs. on the Behalf of themfelves and divers others, interested in the fuid two Ships Bona Efperanza, and Henry Bonadventure, and in the Estates of the faid William Courten, deceased, Sir Richard. Littleton, Baronet, and Sir Paul Pindar, Knight, deceafed, that we would take their Cafe into our princely Confideration, WE, OUT OF A JUST SENSE we then had, and ftill have, of their unjuft SUFFERINGS, in that Bulinefs, both by our own Letters under our SIGN MANUAL, to the States General of the United Provinces, and by Sir George Downing, Knight and Baronet, our Envoy Extraordinary, to whom we gave effectial Command fo to do, required Satisfaction to be made, according to the Rules of Juffice, and the Amity and good Correspondence, which we then defined to conferve with them firm and inviolable

erm without.

Seas, and the cys away the Its ultimate ed, and may

ed, in hoftile whom Letters r the Injury, e not in fuch Prince of the Damage out of oves deficient,

ages to be reus, after the Flemifb on the to the States of ers of Reprifal eft to the faid Depredations in the limited his Letters of

d, France, and cople to whom Subject William Depredation and Macao, in the a certain Ship Furniture, and oyage to China, ut due Process laden Ship of fround near the by fome of the faid East India WHEREAS the poffible Endea-Juffice against action, whereby ates and Credit : and Addresses of ild and Heir of urner, Knights, themfelves and za, and Henry , deceased, Sir ceased, that we T OF A JUST in that Bulie States General d Baronet, our to do, required the Amity and them firm and inviolable inviolable: AND WHEREAS after feveral Addreffes made to the faid States General by our faid Envoy, and nothing granted effectual for Relief of our faid Subjects, whom we take ourfelves in Honour and Juffice concerned to fee fatisfied and repaid, we lately commanded the faid Sir George Downing to intimate and fignify to the faid States that we expected their final Anfwer, concerning Satisfaction to be made for the faid Ship and Goods, by a Time then prefixed and finance elapfed, that we might fo govern ourfelves thereupôn, that our opprefied Subjects might be relieved according to Right and Juftice; and yet no fatisfactory Anfwer has been given, fo that we cannot but apprehend it to be not only a fruitlefs endeavour, but a profituting of our Honour and Dignity, to make further Application, after fo many Denials and Slightings: AND WHEREAS John Exton, Doctor of Laws, Judge of our High Admiralty Court of England, upon our Command to certify to us the Value of the Loffes and Damages fuftained by the faid William Courten and Partners, whole Intereft is now vefted in our loving Subjects Sir Edmund Turner, Knight, and George Carew, Efq. and Partners, hath, upon full Examination, and Proof thereof made by Witheffes in our High Court of Admiralty, reported and certified under his Hand, that the fame do amount to the Sum of one Hundred and fifty-one Tboujand fix Hundred and twelve Pounds:

Now KNOW YE, that, for a full Reflitution to be made to them, for their Ships, Goods, and Merchandizes, of which the faid *William Courten*, and the Affigns of the faid William Courten, and Partners, were fo defpoiled as aforefaid, with all fuch Cofts and Charges as they shall be at, for the Recovery of the fame, We, by the advice of our Privy Council, have thought fit, and by these Prefents do grant, licenfe, and authorise, under our Great Seal of England, unto our faid Subjects, Sir Edmund Turner and George Carew, their Executors, Ad-ministrators, and Affigns, for, and on Behalf of themfelves, and other Perfons interested as aforefaid, to equip, victual, furnish, and fet to Sea, from Time to Time, such, and so many Ships and Pinnaces, as they shall think fit; PROVIDED ALWAYS, that there be an Entry made and recorded in the Admi-ralty Court of the Names of all Ships and Veffels, and of their Burden and Ammunition, and for how long Time they are victualled, and also of the Name of the Commander thereof, before the fame or any of them be fet forth to Sea; and with the Ships and Pinnaces, by Force of Arms, to fet upon, take, and apprehend any of the Ships, Goods, Monies, and Merchandizes of the States General, or any of the Subjects inhabiting within any their Dominions or Terri-tories, wherefoever the fame shall be found, and not in any Port or Harbour in England or Ireland, unless it be the Ships and Goods of the Parties who did the Wrong. And the faid Ships and Goods, Monies, and Merchandizes, being fo Wrong. And the late only and clouds, traines, and the dimension of the second s them, that the faid Ships, Goods, Wares, Merchandizes, or Money did belong to the *States General*, or any of their Subjects, as aforefaid, they fhall be judged law-ful Prize of the faid Sir *Edmund Turner* and *George Carew*, their Executors, Administrators and Affigns, as aforefaid, to retain and keep in their, or any of their Poffeffions, and to make Sale, and difpofe thereof in open Market, or however elfe, to their, and every of their beft Advantage and Benefit, in as ample Manner as at any Time heretofore hath been accustomed by Way of Reprilal, and to have and enjoy the fame as lawful Prize, and as their own proper Goods : So THAT " NEITHER Captain, Master, nor any of the Company, that shall ferve " in his own Perfon, or shall promote and advance the faid Enterprize, in Man-" ner and Form aforefaid, shall, in any Manner or Wife, be reputed or chal-" lenged, for any Offender against any of our Laws. And that also it shall be " lawful for all Manner of Perfons as well our Subjects as any others, to buy " the faid Ships, Goods, and Merchandizes, fo taken and apprehended by the faid Captains, Mafters and others, and adjudged as aforefaid, without any " Damage, Lois, Hindrance, Trouble or Molestation, or Incumbrance, to befal " the faid Buyers, or any of them, in as ample and lawful Manner, as if the 000 " Ships

## OF LETTERS OF MARQUE

" Ships, Goods, Wares, and Merchandizes, had been come, and gotten by the " lawful Traffick of Merchants, or of just Prizes in Time of open War." PROVIDED ALWAYS, that all Ships, Goods, and Merchandize, taken by Virtue of this our Commiffion, thall be kept in Safety, and no Part of them wafted, fpoiled, or diminifhed, or the Bulk thereof broken, until Judgement hath first past, as aforefaid, that they are the Ships and Merchandizes of the States General, or their Subjects as aforefuid. And if by Colour of this our Commilion, there shall be taken any Ships, Goods, or Merchandizes, of any of our loving Subjects, or the Subjects of any Prince or State in good League or Amity with us, except the States General, or their Subjects as aforefaid, and the Goods therein laden, fold, and embezzled, or diminified, or the Bulk thereof broken, in any Place before they shall be adjudged to belong to the States General, or fome of their Subjects, as aforefaid, then this Commission shall be of no fufficient Authority to take the faid Ships, Goods, and Merchandifes, or to warrant, or to fave harmlefs, fuch as fhall receive, buy, or intermeddle therein; but both the Prizes to taken, and the faid Ship of War, fhall be confifcated to our Ufe. " AND FURTHER, We do hereby declare, that it is our Will and Pleasure, " that this our Commission shall remain in full Force and Power, to all In-" tents and Purpofes, until the faid Sir Edmund Turner and George Corew, their " Executors, Administrators, and Assigns, as aforefaid, shall, by Virtue thereof, " have, by Force of Arms, apprehended, taken, feized, recovered, and " received, from the States General, or their Subjects, one Hundred and fifty-one " Thousand fix Hundred and twelve Pounds, according to the Appraisement to be "made by fufficient Appraifers, upon Oath nominated and authorifed in our faid Court of Admiralty, of all fuch Ships, Goods, Wares, and Merchan-" difes, as fhall be taken from the faid States General, or any of their Subjects, " by Virtue of this Committion, or fhall otherways receive Satisfaction of the " Debt aforefaid, by Composition to be made between those of the East India " Company of the Netberlands, and the faid Sir Edmund Turner and George " Carew, their Executors, Administrators, and Affigns, as aforefaid. Not-"WITHSTANDING it fo happen, the prefent Difference between Us and the "States General depending upon general Reprifals, may be agreed and com-"pofed, and that in the Interim a Peace and good Correspondence may be renewed between Us and the faid States General; In which Cafe, neverthelefs, it is " 64 our Will and Pleafure that in the Execution of this our Commission no Vio-" lence shall be done to the Persons of the faid Subjects of the faid States Ge-" neral, but only in Cafe of Refiftance; and that after, in coid Blood, the "Subjects of the faid States General, if hurt or wounded, shall be used with all convenient Offices of Humanity and Kindnefs. AND FURTHER, our "Will and Pleafure is, that although it shall happen, that all Hostility be-" tween Us and the States General, and our respective Subjects shall cease, yet " this our Commission shall be and remain in full Force and Power to the faid Sir Edmund Turner and George Carew, their Executors, Administrators, and Ailigns, as aforefaid, by Virtue thereof, to apprehend, take, and feize, by Force and Arms, to many more of the faid Ships and Goods of the States General, or any of their faid Subjects, as, befides the faid Sums beforemen-\*\* .. " " tioned, fhall countervail, fatisfy, and pay all fuch Cofts and Charges, as the "faid Sir Edmund Turner and George Carew, their Executors, Administrators " or Affigns, as aforefaid, fhall, from Time to Time, make Proof to have diffurfed and paid towards the equipping, manning, paying, furnishing, and victualling of the faid Ships, to licensed and authorized as aforefaid, by .. \*\* " this our faid Commission, to be equipped, manned, furnished, and victualled, " by the faid Sir Edmund Turner and George Carew, their Executors, Admi-" by the fail Sir Edmund Turner and George Carew, their Executors, Aumi-"niftrators, and Affigns as aforefaid, for the Purpoles aforefaid." AND OUR WILL and Pleafure is, and We do hereby require our Judge or Judges, of our High Court of Admiralty, for the Time being, and all other Officers of the Admiralty, and all other our Judge or Judges, Officers, Ministers, and Subjects whatfoever, to be aiding and affisting to the faid Sir Edmund Turner and George Carew, their Executors, Administrators, and Affigns, as aforefaid, in all Points

# OF LETTERS OF MARQUE.

in the due Execution of this our Royal Commission, and to proceed to Adjudications, and adjudge all Ships, Merchandizes, Monies, and Goods, by Virtue thereof to be taken, according to our Princely Intention hereby fignified and favourably interpreted and conftrued, in all Respects, to the Benefit and beft Advantage of the faid Sir Edmund Turner and George Carew, their Executors, Administrators, and Afligns, as a forefaid. IN WITNESS whereof; We have caused these our Letters to be made Patent. Witness Ourfelf at Westminster, the toth Day of May, in the feventeenth Year of our Reign. BY THE KING.

It is not the Place of any Man's Nativity, but that of his Domicil and Abode, Melloy de Jure not of his Origination, but of 1 s Habitation, that fubjects him to Reprife; the Mar. P. 40-Law doth not to much confider where he was born, as where he lives; therefore if Letters of Reprifal fhould be awarded againft the Subjects of the Grand Duke of Tufeany, and a Native of Florence, but denizened or naturalized in England, fhould have a Ship, in a Voyage to Legborn, taken, the Capture is not lawful, nor can fhe be made a Prize. Yet, by the Laws of England, a natural-born Subject cannot diveft himfelf of his Alliegance, though he happens to be commorant, or a Dweller in the Enemy's Country.

morant, or a Dweller in the Enemy's Country. It does not appear from any Precedents, that Reprifals can be granted on Ditio, P. 41; Misfortunes happening to Perfons on their Goods, reliding or being in foreign <sup>S. 17</sup>-Parts in Time of War there; for, if any Misfortune happens, or is occasioned to their Effects, or to their Perfons, they must contentedly fit down under their Lofs; it being their own Fault that they would not fly or quit the Place, when they forefaw the Country was exposed, or would be fubject, to the Spoil of Soldiers and Devastations of the Enemy.

By Right, there are many Perfons exempted, and those whole Perfons are Ditio, P. 41: fo privileged have also Protection for their Goods, fome by the Law of Na-S. 18. tions, fome by the *Civil Law*, others by the *Common Law*; among which the Ambaffadors, by the Laws of Nations, their Retinue and Goods; are exempt, coming from him who awarded *Reprife*; the Law of Nations not only provides for the Dignity of him that fends, but also the fecure going and coming of him that is fent.

Travellers through a country, whole flay is but flort, and a Merchant of another Place than that against which Reprifals are granted, although the Factor of his Goods was of that Place, are not subject to Reprifals.

When Ships are driven into Port by Storm or Streis of Weather, they have an Ditto, P. 42. Exemption from the Law of *Reprifals*, according to the *Jus Commune*, though S. 19by the Law of *England*, it is otherwife, unless expressly provided for in the Writ or Commission; but, if such Ships fly from their own Country to avoid Confiscation, or for some other Fault, and are driven in by Streis of Weather, they may, in such Case become subject to be *Prize*; though it is unlawful to make Seizure in any Ports for *Reprifals*, but in that Prince's who awarded them, or in his against whom the fame is issued; for the Ports of other Princes or States are facred, and the Peace, of them not to be violated or diffurbed, but justly to be observed and maintained.

Juity to be observed and maintained. If any Ship, carrying Letters of *Reprife*, attacks a Veffel, and the refutes to Gm, de Jure yield, the may be affaulted and entered; and, if it falls out, though by Accident, Belli, 150; 3. that fome of those who refut are flain, the Fault will lie at their own Doors, for endeavouring to hinder the Execution of what is right, and which the Law both approves and warrants.

both approves and warrants. By the Law of Nations, *igh fails*, the Dominion of the Things taken by Grg. Lib. 9. those to whom Letters of Marque are granted become the Captor's, till the Debt and Cofts, that is, the original Damage, and fubsequent Charges, are fatisfied; which being done, the Refidue ought to be reftored. So the *i* stians used their Equity, having taken the Ships of Genea: They did not fpoil any of the Lading, but preferved the fame very carefully till the Debt was paid, which done, an entire Reflictution of the Things was made, without any Diminution.

When, perhaps, for the Fault of a few a Debt becomes national, by Reafon of which the Goods of the Innocent become lizble, if taken, for Satisfaction, in fuch

ment hath first ie States Geneur Commission, y of our loving Amity with us, Goods therein broken, in any ral, or fome of of no fufficient o warrant, or to rein; but both ited to our Ufe. Il and Pleafure, ower, to all Inrge Corew, their Virtue thereof, recovered, and tred and fifty-one praisement to be uthorifed in our and Merchan-f their Subjects, tisfaction of the of the East India rner and George forefaid. Norreen Us and the greed and comlence may be renevertheless, it is miffion no Vioe faid States Gecoid Blood, the ll be used with FURTHER, OUF all Hostility bes shall cease, yet ver to the faid Sir inistrators, and e, and feize, by ods of the States ums beforemen-Charges, as the Administrators Proof to have ing, furnishing, as aforefaid, by and victualled, ecutors, Admi-id." AND OUR Judges, of our Officers of the rs, and Subjects urner and George d, in all Points

i gotten by the

of open War."

aken by Virtue

f them wasted,

fuch Cafe the Perfon fo fuffering is entitled to Contribution for his Relief, being put to the whole Burthen, where more are bound to the fame Thing.

M. de jure Yet, when Depredations have happened to foreign Merchants, our Kings, on Mar. P. 46. Complaint, have often iffued Commiffions to enquire of the fame; and it was fo done upon the Petition of fome Genaefe Merchants, who complained against the

Inhabitants of the Isle of Guern/ey, for a Depredation in taking away and Pat. 26 Edw. detaining their Merchandize and Goods to a very great Value, out of a Ship wrecked by Tempest near that Isle, and the Commissioners were impowered to punish the Offenders, and to make Restitution and Satisfaction for the Damages.

Pat. de An. 6. H. V.

<sup>6.</sup> The like Complaint was made by the Merchants of the Duke of Bretagne, of certain Depredations committed by the Subjects of the King of England, who iffued forth the like Committion, to give them Reparation and Damages for the fame, to that if the Subjects of the King of England should have their Goods taken by way of Reprife for the Satisfaction of iuch Debt or Damage, they may have the Benefit of the like Committions, to make themfelves whole out of the Estates of the Offenders.

# Of Privateers or Capers.

**P**RIVATEERS and CAPERS are fynonimous Terms for the fame Thing, with this only Difference, that the latter are fmaller Veffels than the others; they are generally effecmed private Ships of War, fitted out by Particulars in order to annoy the Enemy, though the Commilion is neither fo lafting nor to honourable as that given to the Commander of a King's Ship, the one being certain, and continued whilft his Behaviour is unexceptionable, the other only temporary and occafional; the one appointed by his Majefty, the other by a Subject, with the Prince's Approbation, and liable to be turned out at the Owner's Pleafure; and, though fuch Appointments are ancient, and very ufefulin a War, by diftreffing the Enemy, yet many effect the Action but one Remove from Piracy; as the Undertakers are fuppofed to have no immediate Injury done them, nor have any other Motive but the Hopes of Gain, to animate them to the Engagement, or to induce their commencing a Trade of Rapine and Spoil on the Perfons and Goods of innocent Traders; and, by thefe Means, to increate the Horrors and Calamities which War naturally brings with it, and infpires; but whofocver reflects, that every Individual is injured, when the Nation in general is to; and that, if this has a Right to vindicate or revenge its Wrongs, Particulars muft be juftified in affording their Affiftance; We muft conclude that, in fo doing, they only 'comply as good Subjects, whilt their Proceedings remain directed by Authority, and their Succeffes againft the Enemy are managed with that Humanity our own Natures and the Law of Nations enjoin.

However, It wing these Disputes to be determined by Cafuists, I shall proceed to inform my Reader of the Nature and Power of such armed Vessels, and on what Footing they have generally been fitted out in the late and former Wars, and this has been under two different and distinct Commissions, as will hereafter be shewn.

The one of them is cultomarily granted to the Petitioners for it, after they, at their own Expence, have fitted out a Privateer; and impowers them to appropriate to their own Ufe whatever Prize they make, after a legal Condemnation, and the Government allows them befides 5/.\* for every Man aboard a Man of War or Privateer taken or deftroyed at the Beginning of the Engagement, and 10/.+ for every Gun fie had mounted, with Liberty of cruifing where they pleafe, and in Cafe we are at War with more Potentates than one, as lately with the French and Spaniards, they muft have Commissions for acting against them both, otherwife a Captain carrying only one against the Spaniards, and in his Courfe meets with and takes a Frenchman; this Prize is not good, but would be taken from him by any Man of War he met, and could not be condemned, for bim, in the Admiralty, as many experienced in the late War.

40 2

Relief, being

our Kings, on ; and it was fo led againft the king away and out of a Ship impowered to the Damages. of Bretagne, of England, who Damages for the we their Goods mage, they may pole out of the

for the fame ler Veffels than , fitted out by on is neither fo ing's Ship, the ceptionable, the jefty, the other irned out at the and very uleful. but one Remove liate Injury done mate them to the and Spoil on the ncrease the Horpires; but whoon in general is ngs, Particulars lude that, in fo codings remain managed with

I shall proceed Veffels, and on I former Wars; as will hereafter.

t, after they, at m to appropriate domnation, and Man of War or and roll + for hey pleafe 5 and with the French m both, otheris Courfe meets the taken from for bim, in the

The The

# OF PRIVATEERS.

The Manner of fitting out these Privateers has commonly been at the joint Expence of several Merchants, and is always very expensive; as warlike Stores are at all Times costly, and their Prices more especially raised on these Occasions, when the Demand for them is considerably increased.

In fome of these Adventures, the Men on board go on the Terris of no Purchase no Pay; and, in this Case, the Produce of whatever is taken goes half to the Ship, for the Owners, and half to the Men, divided to them according to the Articles of Agreement; but when the Men fail for Wages the Captures appertain entirely to the Owners, except a small Part, which is commonly flipulated to be given the Sailors, extra of their Wages, in order to animate them in their Behaviour; and both Ways of arming are regulated by the Articles entered into between the Owners and Mariners, of which I shall add a Copy at the End of this Chapter, for my Reader's Information.

The other Commission afore-mentioned is granted to Privateers taken into the King's Service, which notwithstanding are fitted out at the Expence of private Perions, and then let out to the Government, who generally pay them fo much *per* Month for their Hire, and engage to repair them, in Cale of Darnage, and to pay the Value agreed for, in Cale of Loss.

In King William's Reign many large private Ships were engaged for in this Manner, and fent abroad as Convoys, &c. but fince our Marine is fo greatly increafed, the Government does not fo much fland in Need of the Merchants' Affiftance in this Shape as they formerly did, and confequently do not fo often call for it.

No Privateer may attempt any Thing against the Law of Nations, as to affault Malley de Jur. an Enemy in a Port or Haven under the Protection of any Prince or Repub-Mar. P. 49. lick, be he Friend, Ally, or Neuter; for the Peace of fuch Place must be kept S. 7. inviolable.

If a Suit be commenced between the Captor of a Prize and the Claimer, and Ditto Art.13. there is a Sentence or Decree given for the Party reclaiming, fuch Sentence or Decree, upon Security given, thall be put in Execution, notwith flanding the Appeal made by him that took the Prize, which shall not be observed, in Case the Sentence shall be given again the Claimers.

And whereas the Maîters of Merchant Ships, and likewife the Mariners and Ditto Art. 14. Paffengers, do fometimes fuffer many Crucities and barbarous Ufages when they are brought under the Power of Ships which take Prizes in the Time of War, the Takers in an inhuman Manner tormenting them, there by to extort from them fuch Confefions as they would have to be made: It is agreed, that both his Treaty of Majefty and the States General (hall, by the fevereft Proclamations, forbid all Commerce fuch heinous and inhuman Offences; and as many as they (hall, by lawful Proofs, May13,1167, find guilty of fuch Acts, they (hall take Care that they be punifhed with due and Art. 22, 23. juft Punithment, and which may be a Terror to others; and (hall command that Halland, July all the Captains and Officers of Ships, who (hall be proved to have committed 22, 1007, Art. fuch heinous Practices, either themfelves, or by infligating others to act the 26, 27, 1000, 87, 1000, 78, 79, 1000,

Ррр

Ships

Treaty Ma-ships may freely fail to and trade with all builds, build be build be in Peace, Amity, or Neutrality, with the Prince whole Flag they with Hol which thall be in Peace, Amity, or Neutrality, with the Prince whole Flag they us, Ships may freely fail to and trade with all Kingdoms, Countries, and Estates, land, Dec. 1, carry, and who is at prefent at Peace with us, and are not to be molefted by us, on Account of any Hoftilities that may at prefent fublift, or hereafter may happen, Ditto with France, Feb. between his Britannick Majesty and those Estates, provided such Ships are not 24, 1676-7, Bearers of contraband Goods.

And to avoid Difputes about the understanding the Term of contraband Goods, Ditto with Spain, Map13, they are expressly determined to be ONLY Arms, Pieces of Ordance, with all Im-1667, Atras plements belonging to them, Fireballs, Powder, Matches, Bullets, Pikes, Swords, Ditto with Italiand, July Lances, Spears, Halberds, Guns, Mortar-Pieces, Petardes, Bombs, Granadoes, 21, 1667, Fire-Crancels, Pitched Hoops, Carriages, Musquet Rests, Bandeliers, Saltpetre, Holland, July 21, 1667, Art. 28. Ditto, Feb. 7, Mufquets, Mufquet-Shot, Helmets, Corflets, Breast-plates, Coats of Mail, and the like Kind of Armature, Soldiers, Horfes, and all Things necessary for the Furni-1667-8, Art. 3. Treaty Mature of Horfes; Holfters, Belts, and all other warlike Inftruments whatfoever.

All other Goods whatfoever are, by the aforementioned Treaties, permitted rine with The wind in the other boods whatever are, by the alternational relates, pennittee  $r_{1674}$ , Art. 3. Right to put any Hindrance thereto; but if he makes a Prize of a Ship laden Treaty Ma. Right to put any Hindrance thereto; but if he makes a Prize of a Ship laden will France, *icb.* be condemned; and if Part be prohibited Goods, and the other Part not, the be condemned; and if Part be prohibited Goods, and the other Part not, the 24, 1676-7, Art. 3. Ditto with former only shall become Prize, and the Ship and the Remainder be fet free; and, in Cafe the Captain of the Merchant-Ship will deliver to the Captor that Part of dev, Dec. 1, his Cargo which is prohibited, the other fhall receive it, without compelling the 1674. Art. 7. Merchantman to go out of her Course to any Port he thinks fit; but shall forth-

with difmifs her, and upon no Account hinder her from freely profecuting her defigned Voyage.

Molly de Jure If fuch Ships fhall be attacked in order to be examined, and main route to the Mar. P. 52. mitting thereto, they may be affaulted and éntered by Force; and if the Perfons S. 51. See Ditto on aboard do not yield and furrender, those that result may be flain. See Ditto on aboard do not yield and furrender, those that result may be flain.

But if any Privateer wilfully commits any Spoil, Depredations, or any other Ditto, S. 14. Injuries, either on the Ships of Friends or Neuters, or on the Ships and Goods

of their Fellow-Subjects, they will be punished, in Proportion to their Crimes, either with Death or otherwife, and their Veffels may likewife be fubject to Forfeiture.

Whether a Ship taken be a lawful Prize or no., shall be tried in the Admi- $T_{iomplow}$ , Whether a Ship taken be a lawful Prize or no., fhall be tried in the Admi-Smith. 1 Sid. raity; and no Prohibition fhall be granted. In the War between us and 300 \* Keith Dormark a South Private took a Ship vs Prize being a David Denmark, a Scotch Privateer took a Ship as Prize, being a Danifh one, and the 158, 176. was condemned as a lawful Prize by the Admiralty in Scotland, and brought her upon the Land; and S. libelled in the Admiralty of England, fuggesting that the was not a Denmarker, but a Ship of London. Per Curiam. In as much that

the Matter is Prize, or not Prize, no Prohibition.

One who had Letters of Marque in the last Dutch War, took an Oflender for Regmond 473. One who had Letters or iviarque in the late and libelled against her as a Prize; Hugher, Core a Dutch Ship, and brought her into Harbour, and libelled against her as a Prize; milin & alios and the Offender libelled in the Admiralty against the Captor for Damages fustained Kontoni: by Hurt the Ship had received in Port; and a Prohibition was prayed, because Neuk, 1 Lev. the Suit was for Damage done in Port, for which an Action lies at the Common 397; a Koble Law; but the Prohibition was denied, as the Original was a Caption at Sea, and 360, 364. Write 173. Conference of it, and not only the Original but also the Conference (bull be Confequence of it, and not only the Original but also the Confequence shall be

tried here.

And therefore if he, who hath Letters of Marque or Reprifal, takes the Ships Barthol, in Lege fi quid and Goods of that Nation against whom the fame are awarded, and carries them Beno D. de Cap. Ang. & into the Port of any Neuter Nation, the Owners may there feize her, or there solte in Leg. the Admiral may lawfully make Refittution, as well of the Ships and Goods to ab Hotibut the Owners as the continue of the Ships and Goods to the Owners as the captive Perfons to their Liberty, for that the fame ought first Conft. Gall. to have been brought infrà Prehdia of that Prince or State by whole Subjects, 20. Tit 13 and under whofe Committion, the fame was taken. Art. 24. Con. And this is entirely agreeable to the Common L. falMaris 287. And this Line to the Common L

And this is entirely agreeable to the Common Low; for a Dunkirker, having taken a French Veffel, was driven into Weymouth, and fold her there before the was brought infrà presidia Dom. Regis Hisp. and in this Cafe it was ruled, that if a

Ship

es, and Eftates, whole Flag they molefted by us, ter may happen, a Ships are not

ntraband Goods, e, with all Im-Pikes, Swords, nbs, Granades, eliers, Saltpetre, f Mail, and the y for the Furniwhatloever.

aties, permitted Privateer has no of a Ship laden and Lading will er Part not, the be fet free; and, stor that Part of t compelling the but shall forthprofecuting her

fhall refuse fubid if the Perfona

ons, or any other Ships and Goods to their Crimes, e fubject to For-

ied in the Admibetween us and i/b one, and the and brought her fuggesting that In as much that

k an Oftender for ther as a Prize; Damages fuftained prayed, becaufes a the Common ption at Sea, and a Prize, is but a equence fhall be

takes the Ships and carries them ze her, or there and Goods to fame ought first whole Subjects,

unkirker, having there before the s ruled, that if a Ship

# OF PRIVATEERS.

a Ship be taken by Piracy or Letter of Marque and Reprifal, and is not brought  $\mathcal{T}rin.$  17. infra prafidia of that Prince or State by whole Subjects the fame was taken, it Car.Link.R. could not become a lawful Prize, nor were the Owners by fuch a Capture di-10.2 Kirkie vefted of their Property; but, if the Caption be by King's Ships, the Property 41. Normer, will be immediately in the Captors, and never be divefted, unlefs afterwards it be recovered by '. former Proprietors, or be in Battle regained.

be recovered by ", tormer Proprietors, or be in Dartic regained. If two Ships with Letters of Marque accidentally meet with a Prize at Sea,  $Mab, z^2$ though only one attacks and takes her, yet the other being in Sight fhall Einz. Marque acqual Share of the Prize, though he afforded no Affiftance in her Cap-Richard Bulkture; because his Prefence however flruck a Terror in the Enemy, and made  $b^{r_1}$  Cafe. him yield, which perhaps he would not have, done had his Conqueror been  $\frac{Lound + 2}{P_1 + 2}$ . fingle; fo that all Ships that are in Sight, though they cannot come up to affift in the Engagement, are entitled by the Common Law to an equal Diffribution in the Spoil.

But if thole to whom Letters of Marque are granted should, instead of taking Rull'Abridg. the Ship and Goods appertaining to that Nation, against which the faid Letters F. 530are awarded, wilfully take, or spoil the Goods of another Nation in Amity, this Marr.776. would amount to a downright Piracy, and the Persons fo offending would, for fuch Fault, forfeit their Vessel, and the Penalties in which their Securities are according to late Custom bound on taking out fuch Letters, notwithstanding their Commission, but this must be understood, where such a Capture is done in a piratical Manner; for it is made upon a ftrong Prefumption, supported by many Circumstances and Appearances, that a Caption is just, as belonging to him against whom the Reprista are granted, though, if on Examination it proves otherwise, and the fuffering Parties have their Ship and Goods refored, yet the Captors are not liable to Punishment, though fometimes they may be to Damages. On the contrary, they are justified in endeavouring to recover their Right, or distress the Enemy, for which the Letters were granted them, though in effecting it they may be mistaken, as it is natural for the Enemy to cover their Effects in the best Manner they can. It would be impossible always to determine the Affair at Sea, therefore it is allowable to bring a dubious Capture into Port, in Order to more nice and just Serutiny and Inspection, otherwise the Goods of an Enemy would often escape, as it frequently happened in the late War. However, to guard againfu unlawful Seizures, the Government have wifely directed fufficient Caution to be given, as before-mentioned, for the due Obfervance of the Letters according to Law, before they permit their iffuing; and where there is a Breach committed, the Penalties are inflicted.

And in Order to avoid all illegal Proceedings, but to act with due Regularity and Conformity with the Tenor of the Letters granted, whenever a Prize is taken and brought *infrà prafidia*, the Captor must exhibit all the Ship's Papers and captivated Mariners to be examined in Order to Adjudication; till when, Bulk ought not to be broken, nor may the Captain of the Captor fuffer any Embezzlement of the Lading, or fell, barter, or dispose of any Part without Commission, as the subfequent Acts will shew.

The Ufe of this Sort of Veffels we were taught by our Neighbours, and obliged by their Example to encourage them, who, in the first long War, almost covered the Seas, and, like Locuits, devoured every Thing they could overpower; and, in the late War, we fufficiently experienced their Utility, if dittrefing the Enemy may be termed to, as they advantageously inculcated the Leffon of the original Teachers, and almost ruined the Trade of the first Inventors of these Annoyances, fo destructive to the peaceful mercantile Employ; and that we might not be tardy in encountering the Enemy at their own Weapons, the Legislature have thought procer to encourage this Way of molefting them, in the following Acts; which I infert at Length, though a great Part being only temporary are now expired, but will, in all Probability, be revived in any future War.

The Lord High Admiral, Commiffioners of the Admiralty, or any three of 13 Gen. II. them, or their Deputies elsewhere, shall, after the 4th Day of *January*, 1739, P. 132. grant Commissions, or Letters of Marque, on Request of any Owners of

Veffels

Veffels, on their giving the ufual Security, to any Perion whom fuch Owner thall nominate Commander, or, in Cafe of Death, fucceflive Commanders of fuch Veffels, except only for the Payment of the Tenths of the Prizes to the Lord High Admiral, or Commissioners of the Admiralty, for the attacking and taking any Fortrefs by Land, or any Ship, Stores, Merchandizes, Sc. poffeffed by the Enemy, in any Sea, Creek, Haven, or River, and that fuch Ship, Sc. being first adjudged lawful Prize shall wholly belong to the Owners of fuch Privateers, and the Captors, in fuch Proportion as thall have been be-The Judge, Sc. of fuch Court of Admiralty fhall, if requested thereto, finish, within five Days, the usual preparatory Examination for Trial of Prizes, and the proper Monition (hall be iffued and executed in three Days after Requeft; and, in Cafe no Claim of fuch Capture shall be duly entered, and attested on Oath, giving twenty Days' Notice after the Execution of fuch Monition; or if there be fuch Claim, and the Claimants shall not, within five Days, give Security, to be approved of by fuch Court of Admiralty, to pay double Cons to the Captors, in Cafe the fame be judged lawful Prize; then the Judge, Sc. of fuch Court of Admiralty, on producing to him the Examination, or Copies thereof, and producing on Oath all Propers taken in fuch Capture, or on Oath made that no fuch Papers were found, thall immediately acquit fuch Capture, or condemn it as lawful Prize. And, in Cafe fuch Claim be duly entered, and Security given, and no Occasion appears to examine diffant Witneffes, then fuch Judge, Se. thall examine the prefent Witneffes, and, within ten Days after Claim and Security, proceed to fentence the Capture as aforefaid. But if the Matter appears doubtful to the Judge, &c. and it be found neceffary to examine Witnefies remote from fuch Court of Admiralty, and fuch Examination be defired, and an absolute Determination infifted on, on both Sides, then the Capture shall be appraised forthwith, by sworn Appraisers, on the Part of the Captor; for which Purpole the Judge shall caule the Goods found on board to be unladen and put in proper Warchoufes, with feparate Locks, of the Collector and Comptroller of the Cuftoms, and, where there is no Comtroller, then of the Naval Otlicer, and the Agents of the Captors and Claimants;

at the Charge of the Parties defiring the fame, the Claimants giving Security within fourteen Days after making fuch Claim, to pay the Captors the full Value appraifed, if adjudged lawful Prize; after which Security, the Judge fhall Order the faid Prize to be delivered to the Claimants, or their Agents.

And if the Claimants refuse to give fecurity, the Judge fhall take Security of the Captors, to be approved by the Claimants, to pay the Claimants the appraifed Value, if it be adjudged not lawful Prize, and the Judge fhall proceed thereupon to make an interlocutory Order, for delivering the fame to the Captors or their Agents.

All Captures brought into any of our *American* Colonies thall ftay there without breaking Bulk, under the joint Care of the Collector and Comptroller of the Cuftoms; or where there is no Comptroller, of the Naval Officer of that Port, and the Captors and their Agents, till the fame thall be cleared or condemned by final Sentence; and on Condemnation as lawful Prize, if taken by a Privateer, thall be immediately delivered to the Captors and their Agents, fubject to their own Difpofal.

If any Judges, or other Officers in his Majefty's Dominious abroad, neglect to perform any of the Matters to them referred, relating to difcharging or condemning the Captures, as aforefaid, fhall forfeit 5001. Ec.

There shall not be paid above 10% to all the Judges and Officers of any Court of Admiralty abroad, for the Condemnation of any Capture under 100 Tons Burthen, nor above 15% if the Capture be of that, or any greater Burthen; and on Payment of either of the faid Sums, the Judges, &c. shall be liable to all the feveral Penalties imposed by this Act, if they neglect to do their Duties within the respective Times limited.

F

a

v

p

If any Captors or Claimers shall not be fatisfied with the Sentence given, in fuch Court of Admiralty abroad, they may appeal to Commissioners appointed under

240

13 Geo. II. P. 133.

P. 134-

P. 135.

P. 136.

under the Great Seal of Great-Britain, for determining fuch Appeals; to be allowed as Appeals to fuch Commissioners as are now allowed from the Court of Admiralty in England, if it be made within fourteen Days after Sentence, and Security given to projecute with Effect; and pay treble Cofts if the Sentence be affirmed, provided the Execution of any Sentence appealed from fhall not be fufpended, if the Partics appellate give Security to the Court who paffed Sentence to reftore the Ship, &c. or the Value, to the Appellants, if the Sentence be reverfed.

Any Commanders, Officers, Sc. who shall embezzle any Part of the Capture; shall forfeit treble the Value of fuch Embezzlement; &c:

Provided that nothing in this Act contained thall exempt any Prizes from paying the utual Cuftoms, or being fubject to the Laws in being; In any of his Majefty's Dominions.

His Majefty, his Heirs, &c. are impowered to grant Charters, Commiffions; 13 Geo. II. Sc. in this or any future War, to enable any Societies or particular Perfons to P. 139. join in any Adventures by Sea or Land in America, to furprize, take, or deftroy any Moveables or Immoveables belonging to the Enemy, and to veft the Property of all Things to taken in any Parts of America, whether Ships; Goods, Stores of War, Settlements, Factories, Places of Strength, Gc. together with all Profits and Advantages accruing from the fame, in what Manner and under fuch Regu-lations as his Majefty, his Heirs, &c. fhall think fit, and to confirm the faid Benefits by any further Grants.

Provided that no Charter, Sc. Ihall reftrain any of his Majefty's Subjects from having a free Trade to any Part of America.

There shall be paid by the Treasurer of the Navy; on Bills made for by the P. 140. Commissioners, to be paid according to Course, without Fee; to the Officers, Seamen, &c. that shall have been on board such Privateers, in any Action where any Ships of War or Privateers shall be taken from the Enemy, or destroyed, sl. for every Man which was living on board any Ship fo taken or deftroyed, at the Beginning of the Engagement between them ; the Numbers to be proved by the Oaths of three or more of the chief Officers or Men belonging to fuch Ships of the Enemy, at the Time of their being taken or deftroyed, before the Mayor, or other chief Magiftrate of the Port whereto fuch Prize, or the Men of any Ship destroyed, shall be brought; which Oaths the faid Mayor; &c. is hereby required to administer, and grant a Certificate thereof, without Fee, directed to the Com-mitfioners of the Navy; upon producing which Certificate, with an authentick Copy of the Condemnation of fuch Ship fo taken, or, if destroyed; on producing a Certificate from the Mayor, &c. the Commissioners or their Agents shall, within fifteen Days, make out Bills for the Amount of such Bounty, directed to the Treasurer of the Navy, payable to and to be divided among the Owners, Officers, &c. of any Privateer, as by written Agreement among themfelves shall be directed.

The Bills made out for the Bounty aforefaid shall be payable to the Agents of P. 141. Owners, &c. of Privateers, to be divided as by written Contract, &c.

All Captures, commonly called Flota Ships or Galleons, or any Register Ships, bound from Buenos Ayres or Honduras, or any Goods on board the faid Ships, shall be adjudged in his Majesty's High Court of Admiralty, and not by any Court of Admiralty out of Great-Britain.

If any Ships, &c. belonging to his Majefty's Subjects, shall be taken by the P. 1481 Enemy, and afterwards retaken by any Men of War, or Privateers under his Majefty's Protection, the faid Ships, &c. fo retaken, shall be reftored to their proper Owners, paying, in Lieu of Salvage, an eighth Part of the Value, after having been in Poffeffion of the Enemy twenty-four Hours; and, if above twenty-four Hours, and under forty-eight Hours, a fifth Part; and, if above forty-eight Hours, and under ninety-in Hours, a third Part's and, if above ninety-lix Hours, a Mojety thereof: All which Payments shall be made without Deduction; and if any Ship fo retaken shall appear to have been fet forth by the Enemy, while in their Custody, as a Man of War, the Owners of fuch Ship retaken shall pay a full Moiety of the real Value, without Deduction:"

Q99

-If

241

fuch Owner" minanders of . rizes to the he attacking andizes, Sc. nd that fuch o the Owners have been ber inchtioned. efted thereto, ial of Prizes. after Request; nd attested on Monition; or ve Days, give double Cofis en the Judge, samination, or Capture, or on ly acquit fuch Claim be duly diftant Wits, and, within ire as aforefaid. ound neceflary fuch Examion both Sides, raifers, on the e Goods found eparate Locks, ere is no Comand Claimants; giving Security Captors the full

rity, the Judge r Agents. the Security of its the appraifed proceed thereto the Captors

ay there with-mptroller of the er of that Port, condemned by y a Privateer, fubject to their

broad, neglect arging or con-

s of any Court ider 100 Tons Burthen; and liable to all the r Duties within

tence given, in oners appointed under

If any Ship, Se. be taken by any Privateer, through Confent of Connivance, fuch Ship, Ec. as also the Tackle, Apparel, Furniture, and Ammunition of fuch Privateer, fhall be judged good Prize; and the Bond given by the Captain thall be forfeited to his Majerty, Ge.

No Privateer, touching at any of the American Plantations, finall carry from 11 Geo. 11. thence any Servant without Content of the Owner, or any other Perfon without his Ticket of Leave to depart, but in all Cafes be fubject to the Laws of the Country 17 Gez. II. P 691, 692.

For the Encouragement of the Officers and Seamen of his Majefty's Ships of War, and of all other Britif Ships having Committions or Letters of Marque, and for inducing all Briti/k Seamen who may be in any foreign Service to return into this Kingdom, and become ferviceable to his Majefty, and for the more effectually fecuring and extending the Trade of his Majefty's Subjects, It is enabled, [the fame as the preceding Act entire, with the following Additions, viz.] that all Commanders of private Ships of War, or Merchant Ships having Letters of Marque, shall, on going into any of those Ports or Harbours, be subject to the several Directions and Forfeitures by such Laws made and provided.

Some Doubts having arifen upon the Construction of several Clauses in the foregoing Act of 13 Geo. II. It is therefore enabled, That, after the first Day of July, 1744, all Proceedings in any of his Majefty's Courts of Admiralty, concerning the Adjudication and Condemnation of Prizes taken from the Spaniards, shall be according to the Method directed and preferibed by this prefent Act.

Nothing in this Act contained shall restrain his Majesty, his Heirs and Succeffors, from giving fuch further Rules and Directions to his respective Courts of Admiralty, for the Adjudication and Condemnation of Prizes, as by his Majefty, Sc. with Advice of his Privy Council, thall be thought neceffary.

And as in all private Ships of War, or Merchant Ships that shall take out Letters of Marque, it is expedient, for the better Discipline and Government of fuch Ships, that all Perfons who fhall enter themfelves on board flould be under proper Regulations, to pay Obedience to the lawful Commands of the chief Commanders of the faid Ships : It is therefore enabled, that all Offences committed by any Officer or Seaman on board any Privateer or Merchant Ship, taking Letters of Marque, during the prefent War with Spain or France, shall be pumithed in fuch Manner as the like Offences are punishable on board his Majefty's Ships of War.

All Offenders who shall be accused of such Crimes as are cognizable only by a Court-Martial, shall be confined on board such Privateer, Ge. in which such Offence shall be committed, until they shall arrive in fome Port in Great Britain or Ireland, or can meet with fuch a Number of his Majefty's Ships of War abroad as are fufficient to make a Court Martial; and, upon Application made by the Commander of fuch Privateer to the Lord High Admiral of Great-Britain, or the Commander in Chief of his Majefty's faid Ships of War abroad, they are hereby authorized and required to call a Court-Martial, for trying and punishing the faid Offences.

For Advancement of the Trade of Great-Britain to and in the feveral Briti/b Sugar Colonies in the Well Indies in America, for the better Encouragement of his Majefty's Ships, and private Ships of War, and the annoying and diminifhing the Power and Wealth of his Majefty's Enemies in those Parts, and for the increafe of Shipping and Seamen; for thefe and other Services, It is enacted, that no Mariner, or other Perfon, who shall serve, or be retained to serve, on board any Privateer, or trading Veffel that shall be employed in any of the Briti/b Sugar Colonies in the West Indies in America, &c. fhall be imprefied or taken away by any Otticer belonging to any of his Majerty's Ships of War, unlefs fuch Mariner fhall have before deferted from fuch Ship of War, at any Time after the 24th of June, 1746; upon Pain that the Officer fo impreffing, &c. contrary to the Tenor and true Meaning of this Act, shall forfeit to the Master or Owner of such Vessel, 50%. for every Man he shall take, with full Costs of Suit, Se.

P. 488.

Every Master or Commander of a Privateer, or trading Vessel, before he shall receive, in any of the Parts aforefail, any Seamen, Gc. to ferve on board, shall endeavour,

P. tot.

P. 706.

10 Geo. 11. ¥ .. 487.

242

P. 143.

at of Connivance, munition of fuch the Captain shall

fhill carry from r Perfon without the Laws of the

Majefty's Ships of etters of Marque, Service to return nd for the more 's Subjects, *It is* owing Additions, ant Ships having rbours, be fubject provided.

provided. al Claufes in the the first Day of miralty, concerne Spaniards, shall ent Act.

is Heirs and Sucfpective Courts of is by his Majefty, ry.

at thall take out ad Government of d fhould be under nds of the chief flences committed ip, taking Letters II be punithed in is Majefty's Ships

gnizable only by a c. in which fuch in GreatBritain or of War abroad as ion made by the at-Britain, or the , they are hereby nd punifhing the

the feveral Britijk Encouragement of g and dimmifhing , and for the Insenatled, that no ree, on board any the Britijk Sugar or taken away by els iuch Mariner after the 24th of rary to the Tenor er of fuch Veffel,

, before he fhall on board, fhall endeavour,

# OF PRIVATEERS.

endeavour, by all the Means he reafonably can, to differed whether fuch Perfon hath deferted from any Man of War; and in Cafe any Commander thall receive uny Mariner on board, without first having made fuch. Endeavour towards a Difference, or if he shall know such a one to be a Deferter, he shall forfeit 50. for every Man he thall so entertain,  $\mathcal{C}_c$ .

And every Mafter of a Merchant Ship, or Commander of a Privateer, before to Geo. II. he shall fet fail from any Port belonging to any of the faid Briti/b Sugar Colonies,  $r_{4}^{8.9}$ . shall deliver to the chief Officer of the Customs of the Port he fails from, an exact Lift of all the Men belonging to such Vessel, containing their Names, Ages, and Description of their Persons, upon Pain of forfeiting 10/. for every Man he shall receive on board, &c.

Upon the Death or Alteration of any Seaman the Lift muft be altered, and fhewn to the Captains of Men of War, and, in Cafe any Man belonging to his M jefty's Ships of War fhall be found on board, whole Name is not in the Lift, the Mafter or Commander thall forfeit 50% for every fuch Man, &c.

the Mafter or Commander thall forfeit 50% for every fuch Man,  $\mathcal{C}_c$ . The Preamble fets forth, that by the preceding Act of 13 Geo. II. the fole in Geo. II. Property of all Veffels and Merchandize taken from the Spaniards, is given to the <sup>P. 591</sup>. Officers,  $\mathcal{C}_c$  on board every Privateer, being first adjudged lawful Prize, and divers Rules are therein established for the Condemnation of fuch Prizes; and by the faid Act a Bounty is given to the Officers and Seamen, on their taking or destroying the Enemy's Ships, and that by the foregoing Act of 17 Geo. II. it was found neceffary that the fame Encouragement should be given to the Captors of French Ships,  $\mathcal{C}_c$ .

All Sales, Bills of Sale, Contracts, Agreements, and Affignments of Shares P. 592. of Prizes, &c. taken from the Enemy by Ships of War, or having Letters of Marque, which shall be made at any Time after the faid first of June, shall be void and of none Effect.

The Agents are to pay the respective Shares of Prizes and Bounty Money to P. 596. all Seamen, &c. as shall appear in Person, or, in their Absence, to their lawful Attornies, impowered by them, in Manner herein-after directed, or to their Executors, &c. without any Regard to Bargain or Sale whatsoever, concerning the fame.

After the faid 1ft of June no Letter of Attorney, made by any Seaman,  $\mathfrak{S}_c$ . in any Ship of War, or having Letters of Marque, or by their Executors,  $\mathfrak{S}_c$ . in order to impower any Perfon to receive any Share of Prizes or Bounty Money, thall be valid, unlefs the fame be made revocable, and for the Ufe of fuch Seamen, and be figned and executed before, and attefted by, the Captain and one other of the figning Officers of the Ship, or the Mayor or chief Magiltrate of fome Corporation.

As every War produces Alterations, the following have been made fince that which commenced in 1756.

If any Captor or Claimant thall not reft fatisfied with the Sentence given in 27 Gee. II. the Admiralty Court abroad, the Party aggrieved may appeal to the Committioners of Appeals in Caufes of Prizes in *Great-Britain*; the fame to be allowed in like Manner as Appeals from the Court of Admiralty in this Kingdom, to as the fame be made within fourteen Days after Sentence, and Security be given to profecute fuch Appeals, and anfwer the Condemnation, and to pay treble Cofts, in Cafe the Sentence be affirmed.

The Execution of any Sentence shall not be sufpended by Reason of such Appeal, in Case the Party appellate give Security, to be approved of by the Court; to restore the Ship or Effects, or the full Value thereof, to the Appellant, in Case the Sentence shall be reversed.

If any Person, who was not a Party in the first Instance, shall interpose an Appeal from a Sentence given in any Admiralty-Court, such Person or his Agent shall at the same Time enter his Claim, otherwise such Appeals shall be sull and void.

All Appraifements and Sales of Ships or Merchandizes, taken by his Majefty's Ships of War, are to be made by Agents, appointed in equal Numbers by the Flag-Officers, Captains, Officers, Ship's Company, and others entitled thereunto.

unto, vie. If the Flag Officers, or Flag Officer, of any Fleet or Squadron, which fhall take any Prize, or the Majority of fuch Flag Officers, if more thun one, fhall appoint one or more Agents to fell or appraife the fame, then the Captains and Commanders fhall nominate the like Number to act for them, and all the other Officers fhall appoint the like Number to act for them; and all the Crews of the feveral Ships Companies, entitled thereto, fhall appoint the fame Number of Agents to act on their Behalf.

But nothing herein is to extend to alter any Agreement between the Owners, Officers, and Seamen of Privateers.

All Agents for receiving the Bounty for Head-Money are to exhibit and regifter in the Court of Admiralty, where the Prize fhall be condemned, their Letters of Attorney appointing them Agents 1 and if any Agent fhall refuée or neglect fo to do for fix Months after Condemnation, he is to forfeit 500. to be recovered by the Profecutor.

If any Agent is appointed after Condemnation, he must make the fame Registry under the fame Penalty.

After the Sale of any Prize taken by any of his Majefty's Ships of War, publick Notice is to be given by the Agents of the Day appointed for Payment of the Shares to the Captors; after which, if any Men's Shares (hall remain in their Hands, either belonging to fuch Men as (hall be run from his Majefty's Service, or not be legally demanded in three Years, the fame are to go to the Ufe of *Greenwich* Hofpital.

If any Veffel shall be taken by Collusion by a Man of War, the Commander or Captain shall forfeit 1000, one Moiety to the Use of his Majesty, the other to the Profecutor; and he shall forfeit his Employment, and be incapable of any Othice under his Majesty, during the Space of seven Years; and the Goods, Ship, Tackle, Cc. so taken by Collusion, shall be adjudged good Prize to his Majesty.

Perions belonging to his Majefty's Service who fhall run away from their Ships before Notification of the Payment of Prizes or Bounty Money, are not entitled to their Shares; but the fame fhall go to Greenwich Hofpital.

to their Shares; but the fame shall go to Greenwich Hospital. And, if they run away after Notification given, they forfeit such Part of their Shares as shall remain in the Agent's Hands.

All Agents, &c. who shall dispose of any Prize, are, within three Months after the Day of the first Payment to the Captors, to transmit to the Treasurer of Greenwich Hospital, &c. a true State of the Produce of such Prizes, together with an Account of the Payment of the feveral Shares to the Captors, as shall then have been made; and all Perfons authorized to receive Bounty Bills are, in like Manner, to transmit an Account of the Payment of the Shares; and all Agents, &c. who shall dispose of any Prizes taken by any of his Majesty's Ships of War, or that shall have received or disposed of any Bills for Bounty, are, within three Months after the Term of three Years, limited by this Act, to make out an exact Account of the Produce of such Prize and Bills for Bounty; as also of the Payments of the feveral Shares to the Captors, together with a true Account upon Oath, to be taken before the Treasfurer of the faid Hospital, &c. in Writing under his Hand and Seal, of all Sums then remaining in their Hands, which Money and Accounts they are at the fame Time to deliver, taking an Acquitance for the fame.

The Perfons directed to deliver the Accounts before-mentioned, and to pay the Money within the Tlme before limited and appointed, on Neglect are to forfeit 100/. exclusive of the Money then in their Hands; one Third to his Majefty, the other two Thirds to the faid Holpital, with Cofts of Suit.

If any Fraud shall appear in the Accounts, every Person, his Aiders and Abettors, are to forfeit 100% over and above the aforesaid Penaltics; one Third to his Majefty, one Third to the Hospital, and the other to the Informer, with Costs of Suit.

No Agent may be fued by any Perfon who thall make a Run from his Majefty's Service, in the Lifts certified of the Names of the Officers, Seamen, Sc. actually on board any of his Majefty's Ships of War, at the taking of any Prize, until the End of three Months after the Expiration of the three Years limited for

t or Squadron, s, if more thus fame, then the It for them, and em; and all the point the fame

#### cen the Owners,

hibit and register their Letters of or neglect fo to be recovered by

#### he fame Registry

for Payment of I remain in their Aajesty's Service, to the Use of

the Commander fty, the other to incapable of any and the Goods, ood Prize to his

from their Ships are not entitled

uch Part of their

in three Months the Treasurer of Prizes, together Captors, as shall unty Bills are, in Shares; and all s Majesty's Ships for Bounty, are, his Act, to make Bounty; as alfo her with a true id Hofpital, &c. g in their Hands, eliver, taking an

d, and to pay the left are to forfeit his Majesty, the

ders and Abettors, Third to his Ma-ith Coits of Suit. in from his Ma-rs, Seamen, Sc. ing of any Prize, Years-limited for the

## OF PRIVATEERS.

the claiming of Prizes and Bounty Money, unlefs fuch Perfon Ihall, before any Action brought, obtain a Certificate of his R being taken of, and the Forfeiture of his Share of fuch Prize and Bounty Money difcharged by the Commiffioners of the Navy, who fubscribed the faid Lists, and shall produce such Certificates to the Agents, and unless the Agent shall refuse thereupon to pay the faid Prize and Bounty Money within two Months after such Demand and Certificate produced.

The Preamble fets forth, that repeated Complaints having been made of Pi- 32 Gen. II. racy and Robbery being committed on board imail Ships and Boats being, or pretending to be, English Privateers; and that it is apprehended that most of the Acts of Piracy and Robbery have arisen from the Obligation on the Lords of the Admiralty, to rant Commissions to all Commanders of Ships or Vessels of what Burden foever, without Distinction : To remedy which inconveniency it is enacted, that fuch Commissions shall be absolutely repealed and made void.

But it is further enacted, that from and after the first of June, 1759, Commiftions shall be issued at the Request of any Owner or Owners, they giving fuch Security as is herein-after mentioned, and that all Ships, Vessel, Goods, &c. taken by any such Privateer, being first adjudged lawful Prize, shall wholly belong to the Owners and Captors, in such Manner as shall be agreed on among themselves, and neither to his Majesty, or any Admiral, Vice-Admiral, Governour, or other Perfon whatfoever; except as to the Cuftoms and Duties.

No Commission shall be granted, if in Europe, except the Vessel be of 100 Tons Burden, carrying ten Carriage Guns, being three Pounders, and forty Men at leaft, or. unlefs the Lords of the Admiralty, or Perfons authorized by them, thall think fit to grant the fame to any Veffel of inferior Force or Burden. The Lords of the Admiralty may at any Time, by an Order in Writing, revoke any Commiffion.

In fuch Cafe the Secretary of the Admiralty is required with all convenient Speed, after any Committion fhall be fo revoked, to give Notice in Writing to the Owners, Agents, or Suretics of the Ship or Veffel, named in fuch Order of Revocation: And, if fuch Ship shall be in the Channel, the Order of Revocation shall be effectual to superfede the faid Commission, at the Expiration of twenty Days from fuch Notice, or fooner, if the Notice shall be given to the Com-mander of the Vessel: If the shall be in the Northern Seas, at the Expiration of twenty Days ; and if to the Southward of Cape Finisterre, or in the Mediterranean at the End of fix Weeks : If in North America or the West Indies, at the Expiration of three Months ; and in the East Indies, at the End es fix Months : And the Person concerned may complain of fuch Revocation to his Majesty in Council, within thirty Days after the Notice is given, and the Determination of his Majefty in Council shall be final.

If the Order of Revocation shall be superfeded; the Commission shall be deemed to have continued in Force, in the fame Manner as if no fuch Revocation had been made.

No Perfon shall be liable to be punished for doing any Matter or Thing before he shall have received perfonal Notice of fuch Revocation.

Before the granting any Commission, usual Bail or Security shall be taken, each Person, being Security, making Oath before the Judge of the Admiralty, &c. that at the Time of their being fworn, they were worth more Money than the Sum for which they are then bound, exclusive of their just Debts: And the Marshal of the Court,  $\mathcal{C}c$ . is directed to make Enquiry of the Sufficiency of such Security, and report the same to the Judge or his Surrogate, before fuch Commission shall be granted.

All Perfons applying for Commissions are to make Application in Writing, and fet forth therein a particular and exact Defeription of the Ship or Veffel, fpecifying the Burden, and the Number and the Nature of the Guns on board, to what Place belonging, and the Names of the Principal Owners, and the Number of the Men, all which Particulars are to be inferted in the Commillion, and every Commander shall produce fuch Commission to the Collector, Sc. of the Port from whence fuch Ship or Vessel shall be first fitted out, or

Rrr

to the lawful Deputy of fuch Collectors, &c. who are required to infpect the faid Ship, without Fee or Reward, fo as to afcertain the Burden, Number of Men, and Number and Nature of her Guns: And if they fhall find the fame to anfwer the Tenour of the Defcription in the Committion, or be of greater Force, they are immediately, upon the Requeft of the Commander, to give him a Certificate gratis, which thall be deemed a neceffary Clearance, before fuch Veffel fhall be permitted to fail from that Port: And if the Commander fhall depart without fuch Certificate, or proceed upon a Cruife with a Force inferior to that mentioned in his Committion, or required by this Act, the Committion fha?' from thenceforth be null and void; and the Commander, being convicted before any Court of Admiralty, fhall be imprifoned without Bail or Mainprize, for fuch Space as the Court fhall direct, not exceeding one Year.

If any Collector,  $\mathfrak{Se}$ . thall grant a Certificate for any Veffel which thall not be of the Burden and Force the pecified in the Committion, or of greater Burden and Force than thall be mentioned therein, he thall forfeit his Office, and be for ever after incapable of holding any Office in the Cuftoms; and thall allo forfeit rool. one Half to the Informer, and the other to the Corporation for the Relief of fick and difabled Seamen in the Merchant-Service; or, if the Forfeiture thall be incurred in an Outport, where there is a Corporation for Relief of Seamen, then to the Truftees of fuch Corporation.

The Tonnage of Vefiels to be afcertained according to the Rules laid down by the Act 8 Annæ, for making a Dock at Liverpool.

If the Commander of any private Ship of War shall agree to ranfom any neutral Veslel, or the Cargo, or any Part thereof, after the same shall have been taken as Prize, and, in Pursuance of such Agreement, discharge such Prize without bringing the same into some Port belonging to his Majesty's Dominions, he shall be deemed guilty of Piracy, Felony, and Robbery; and upon Conviction shall suffer Pains of Death, Loss of Lands, Goods, and Chattels accordingly.

But the Commander of any private Ship of War, upon the Capture of any neutral Ship, which thall be liable only to the Forfeiture of fuch contraband Goods as thall be on board, may receive fuch Goods from fuch Ship, in Cafe the Commander thereof is willing to deliver the fame, and may thereupon fet fuch neutral Ship at Liberty; and if any Perfon fhall purloin or embezzle any contraband Goods before condemnation, he fhall fuffer fuch Pains and Penalties as are inflicted by Law on Perfons purloining or embezzling Goods out of any captured Ship.

All Books, Papers, and Writings, found in any Veffel, taken as Prize, fhall be brought into the Registry of the Court of Admiralty, wherein such Vessch may be proceeded against in Order for Condemnation, but such only translated as shall be agreed or infisted upon by the Proctors of the feveral Partics, Captors or Claimantz, or, in Case of no Claim by the Captor or Registry, to be necessary for ascertaining the Property of such Vessel and her Cargo.

No Judge, Regifter, or Deputy Regifter, Marthal or Deputy Marthal, or any other Officer belonging to any Court of Admiralty or Vice Admiralty in *Great-Britain* or *Ireland*, or the Plantations or elfewhere, nor any Advocate or Proctor shall be concerned in any Privateer, having Committion aforefaid; on Penalty of forfeiting their Office and also 100. to his Majesty; and every Advocate or Proctor to be rendered incapable of practiting for the future. No Register, or Deputy Register, nor any Marshal nor Deputy Marshal, of

No Register, or Deputy Register, nor any Marshal nor Deputy Marshal, of any Admiralty or Vice Admiralty Court, shall act or be concerned; either directly or indirectly, as Advocate or Proctor in fuch Courts, to which they belong; or, on Non-Observance of this Clause, shall forfeit his respective Office and Employment in such Court.

If any Appeal shall be interposed from a Sentence given in an Admiralty Court in Pursuance of the Act 29 Geo. II. the Judge of such Court shall, at the Request and Charge, either of the Captor or Claimant, or of the Claimant only, in Case where the Privilege is referved in Favour of the Claimant by any Treaty now sublishing

fublisting, make an Order to have fuch Capture appraised, unless the Parties agree upon the Value, and an Inventory taken, and then take Security for the full Value thereof, and caufe fuch Capture to be delivered to the Party giving fuch Security, in the fame Manner as, by the former ACt, fuch Judge ought or could have done before Sentence given, notwithftanding fuch Appeal; and if there shall be any Difficulty or Objection to the giving or taking Security, the Judge shall, at the Request of either of the Parties, order fuch Goods and Effects to be entered, landed, and fold by publick Auction, as Prize-Goods now are, under the Care and Cuftody of the Officers of the Cuftoms, and under the Direction and Inspection of fuch Perfons as shall be appointed by the Claimants and Captors ; the Produce to be deposited in the Bank of England, or in fome publick Securities, in the Names of fuch Truftees as the Captors and Claimants shall appoint, and the Court shall approve, for the Use and Benefit of the Parties who shall be adjudged to be entitled thereto; and, if fuch Security shall be given by the Claimants, then the Judge shall give fuch Capture a Pafs, to prevent its being taken again by his. Majefty's Subjects in its deftined Voyage.

This Act to continue in Force during the prefent War with France, and no longer.

The Expence at the Admiralty-Office of a Letter of Marque, or a Commission, is 11. 25. 6d. and at the Commons 91. 145. 6d. but Proctors, when employed, generally charge fifteen Guineas.

## An ORDER from the Lords of the Admiralty to the Judge of the High Court of Admiralty, to make out the Commifion.

By the Commissioners for executing the Office of Lord High Admiral of Great-Britain and Ireland, &c.

WHEREAS by his Majefty's Commission under the Great Seal of Great-Britain, bearing Date the We are required and authorized to iffue forth and grant Commiffions to any of his Majefty's subjects, or others, whom we shall deem fitly qualified in that Behalf, for the apprehending, feizing, and taking the Ships, Veffels, and Goods belonging to or the Vasfals and Subjects of the King, or others inhabiting within

any of his Countries, Territories, and Dominions, and fuch other Ships, Veffels, and Goods as are or shall be liable to Confiscation, purfuant to the respective Treaties between his Majefty and other Princes, States, and Potentates, and to bring the fame to Judgement in his Majefty's High Court of Admiralty of England, or such other Court of Admiralty as shall be lawfully authorized in that Behalf, for Proceedings and Adjudication, and Condemnation to be thereupon had, according to the Courfe of Admiralty and Law of Nations, with other Powers in the faid Commiffion expressed; a Copy whereof, together with his Majefty's Instructions under his Royal Signet and Sign Manual, remains with you : THESE are therefore to will and require you forthwith to caufe a Committion, or Letter of Marque, to be iffued out of the High Court of Admiralty unto

Commander of the Ship called the about Tons, mounted with

and navigated with the faid Ship called the Burthen Guns.

Men; to fet forth, in warlike Manner.

whereof the faid is Commander, and to apprehend, feize, and take the Ships, Veffels, and Goods belonging to the Vafials and Subjects of the King, or others inhabiting within any of his Countries, Territories and Dominions, and fuch other Ships, Veffels, and Goods as are or fhall be liable to Confifcation, purfuant to the refpective Treaties between his Majesty and other Princes, States, and Potentates, according to his Majesty's Commission and Instructions aforefaid. And you are to infert therein a Clause, injoining the faid to keep an exact Journal of his Proceed-ings, and therein particularly to take Notice of all Prizes which shall be taken by him, the Nature of fuch Prizes, the Time and Place of their being taken, and the Value of them as near as he can judge; as allo the Station, Motion, and Strength of the Enemy, as well as he can difcover by the best Intelligence he can

get ;

ired to infpect the rden, Number of all find the fame or he of greater mmander, to give Clearance, before f the Commander uife with a Force by this Act, the the Commander, prifoned without not exceeding one

which shall not of greater Burden is Office, and be ns; and fhall alfo : Corporation for ; or, if the Forporation for Relief

ules laid down by

e to ranforn any ne fhall have been harge fuch Prize Majesty's Domiobbery; and upon ds, and Chattels

c Capture of any fuch contraband Ship, in Cafe the ercupon fet fuch mbezzle any conins and Penaltics oods out of any

en as Prize, fhall erein fuch Vefici a only translated al Partics, Cap-Registry, to be Cargo.

uty Marshal, or ice Admiralty in or any Advocate ion aforefaid; on ; and every Adhe future.

puty Marshal, of oncerned: either to which they sefpective Office

Admiralty Court l, at the Request nt only, in Cafe any Treaty now fubfifting

get ; of which he is, from Time to Time, as he shall have Opportunity, to transonit an Account to our Secretary, and to keep Correspondence with him by all Opportunities that shall prefent. PROVIDED always, that, before you iffue such Commission, Security be given thereupon, according as is directed by his Majesty's Instructions aforementioned, and hath been used in such Cases. The faid Commiffion to continue in Force until further Order : For which this shall be your Warrant. Given under our Hands, and the Seal of the Office of Admiralty, this Day of 17

То Judge of the High Court of Admiralty.

By Command of their Lordships.

#### The COMMISSION.

GEORGE the Second, by the Grace of God King of Great-Britain, France, • and Ireland, Defender of the Faith; TO ALL PEOPLE to whom these Pre-fents shall come, greeting: WHEREAS WE, by our Declaration of the nineteenth Day of October, in the Year of our Lord One thousand Seven bundred and Thirtynine, for the Reasons therein contained, have declared War against Spain; AND WHEREAS We, by our Declaration of the twenty-ninth Day of March, in the Year of our Lord One thousand Seven bundred and Forty-four, for the Reatons therein contained, have declared War against France. AND WHEREAS We. by our Commission under our Great Seal of Great-Britain, bearing Date the eighteenth Day of June following, have willed, required, and authorized our High Admiral of Great-Britain and Ireland, &cc. for the Time being, and our Commissioners for executing the Office of our High Admiral of Great-Britain and Ireland, &c. and the Commissioners for executing the faid Office, for the Time being, or any three or more of them, to iffue forth and grant Commissions to any of our loving Subjects, or others, whom our High Admiral aforefaid, or our faid Commissioners for executing the faid Office, and the Commiffioners for executing the fame for the Time being, fhall deem fily qualified in that Behalf, for the apprehending, feizing, and taking the Ships, Veffels, and Goods belonging to *France* and *Spain*, or the Vaffals and Subjects of the French King or King of Spain, or either of them, or others inhabiting within any of their or either of their Countries, Territories, and Dominions, and fuch other Ships, Veffels, and Goods as are or shall be liable to Confifcation, purfuant to the respective Treatics between us and other Princes, States, and Potentates, and to bring the fame to Judgement in our High Court of Admiralty of England, or fuch other Court of Admiralty as shall be lawfully authorized in that Behalf for Proceedings and Adjudications, and Condemnation to be thereupon had, according to the Course of Admiralty and Laws of Nations, and with fuch Claufes to be therein inferted, and in fuch Manner, as by our faid Commiffion more at large appeareth. AND WHEREAS our faid Commif-fioners for executing the Office of our High Admiral aforefaid, have thought fitly qualified, who hath equipped, fur-

nished, and victualled a Ship called Tons, whereof he the faid

hath

of the Burthen of about

is Commander. AND WHEREAS the faid given fufficient Bail, with Sureties, to us in our faid High Court of Admiralty, according to the Effect and Form fet down in our Infructions made the faid eighteenth Day of June, One thousand Seven bundred and Forty-four, and in the eighteenth Year of our Reign, a Copy whereof is given to the faid Captain KNOW YE THEREFORE, that We do by these Presents grant Committion to,

and do license and authorize the faid to fet forth in warlike Manner the faid Ship called the under his own Command; and therewith, by Force of Arms, to apprehend, feize, and take the Ships, Veffels, and Goods belonging to France and Spain, or the Vaffals and Subjects of the French King or King of Spain, or either of them, or others inhabiting

tunity, to tranfwith him by all e you iffue fuch by his Majefty's The faid Comis shall be your e of Admiralty,

Britain, France,

whom these Preof the ninetcenth ndred and Thirtyr against Spain; Day of March, AND WHEREAS ain, bearing Date , and authorized the Time being, dmiral of Greatg the faid Office, forth and grant our High Admiral Office, and the shall deem fitly taking the Ships, fals and Subjects others inhabiting and Dominions, iable to Confifcaer Princes, States, r High Court of shall be lawfully nd Condemnation Laws of Nations, lanner, as by our our faid Commifid, have thought th equipped, fur-Burthen of about

hath

ourt of Admiralty, ns made the faid -four, and in the id Captain

t Commission to, et forth in warlike own Command; take the Ships, fals and Subjects or others inha-biting

# OF PRIVATEERS.

biting within any of their or either of their Countries, Territories, and Dominions, and fuch other Ships, Veffels, and Goods, as are or shall be liable to Confifcation, pursuant to the respective Treaties between us and other Princes, States, and Potentates, and to bring the fame to fuch Ports as shall be most convenient in order to have them legally adjudged in our faid High Court of Admi-ralty of England, or before the Judges of fuch other Admiralty Court as shall be lawfully authorized within our Dominions; which being condemned, it shall and to fell and difpofe of fuch Ships, may be lawful for the faid Veffels, and Goods, fo adjudged and condemned in fuch Sort or Manner as by

the Courfe of Admiralty hath been accustomed, except in such Cases where it is otherwife directed by our faid Instructions. PROVIDED always, that the faid keep an exact Journal of his Proceedings, and therein particularly take Notice of all Prizes which shall be taken by him, the Nature of such

Prizes, the Times and Places of their being taken, and the Values of them, as near as he can judge; as also of the Station, Motion, and Strength of the Enemies, as well as he or his Mariners can discover by the best Intelligence he can get, and also of whatsoever else shall occur unto him, or any of his Officers or Mariners, or be discovered or disclosed unto him or them, or found out by Examination or Conference with any Mariners or Paffengers of, or in, any of the Ships or Veffels taken, or by any other Perfon or Perfons, or by any other Ways and Means whatfoever, touching or concerning the Defigns of the Enemies, or any of their Fleets, Vcffels, or Parties, and of their Stations, Ports, and Places, and of their Intents therein, and of what Merchant Ships or Veffels of the Enemies bound out or home, or to any other Place, he or his Officers or Mariners thall hear of, and of what elfe material in those Cafes may arrive to his or their Knowledge; of all which he fhall, from Time to Time, as he fhall or may have Opportunity, transmit an account to our High Admiral of *Great-Britain* for the Time being, or our faid Commissioners for executing the Office of our High Admiral aforefaid, or the Commiffioners for executing that Office for the Time being, or their Secretary, and keep a Correspondence with him or them by all Opportunities that shall prefent. AND FURTHER PROVIDED, that nothing be done by the faid

or any of his Officers, Mariners, and Company, contrary to the true Mean-ing of our aforefaid Inftructions, but that the faid Inftructions shall be by them, and each and every of them, as far as they or any of them are therein concerned, in all Particulars well and duly performed and obferved. AND We pray and defire all Kings, Princes, Potentates, Eftates, and Republicks, being our Friends and Allies, and all others to whom it fhall appertain, to give the faid all Aid, Affittance, and Succour, in their Ports, with his faid Ship, Company and Prizes, without doing or fuffering to be done to him any Wrong, Trouble, or Hindrance; We offering to do the like when we fhall be by them thereunto defired. AND We will and require all our Officers whatfoever, to give him Succour and Affittance as Occasion fhall require. IN WITNESS whereof we have cauled the Great Seal of our High Court of Admiralty of England to be hereunto affixed. Given at London the Day of in the Year of our Lord one thoufand feven hundred and

forty four, and in the eighteenth Year of our Reign.

249

Extract

Extract from the Registry of the High Court of Admiralty of England.

#### GEORGE R.

INSTRUCTIONS for the Commanders of fuch Merchant Ships and Veffels as may have Letters of Marque, or Commiffions for Private Men of War against the King of Spain, his Vaffals and Subjects, or others inhabiting within any of his Countries, Territories, or Dominions, by Virtue of our Commiffion granted under the Great Seal of Great-Britain, bearing Date the thirtieth Day of November, 1739. Given at our Court at St. James's, the thirtieth Day of November, 1739, in the thirteenth Year of our Reign.

I. T HAT it shall be lawful for the faid Commanders of Merchant Ships and Vessel authorised by Letters of Marque, or Commissions for private Men of War, to set upon by Force of Arms, and subdue and take the Men of War, ships, and other Vessels whatsoever, as also the Goods, Monies, and Merchandizes belonging to the King of Spain, his Vassal and Subjects, and others inhabiting within any of his Countries, Territories, and Dominions; and fuch other Ships, Vessels, and Goods, as are, or shall be, liable to Confiscation, pursuant to the Treaties between us and other Princes, States, and Potentates: But so as that no Hostility be committed, up Prize attacked, feized, or taken, within the Harbours of Princes and States in Amity with us, or in their Rivers or Roads, within Shot of their Cannon.

II. That all Ships, of what Nation foever, carrying any Soldiers, Arms, Powder, Ammunition, or any other contraband Goods, to any of the Territories, Lands, Plantations, or Countries of the King of *Spain*, thall be feized as Prizes.

III. That the faid Commanders of fuch Merchant Ships and Veffels thall bring fuch Ships and Goods as they have feized, or thall to feize and take, to fuch Port of this our Realm of England, or fome other Port of our Dominions as thall be most convenient for them, in order to have the fame legally adjudged in our High Court of Admiralty of England, or before the Judges of fuch other Admiralty Court, as thall be lawfully authorifed within our Dominions: But if fuch Prize be taken in the Mediterranean, or within the Straits of Gibraltar, then the Captor may, if he doth not think fit to bring the fame to fome Port of England, or other our Dominions, carry fuch Ship and Goods into the Ports of fuch Princes or States as are in Alliance or Amity with us.

IV. That after fuch Ship fhall be taken and brought into any Port, the Taker fhall be obliged to bring or fend, as foon as poffible may be, three or four of the principal of the Company, whereof the Mafter and the Pilot to be always two, of every Ship fo brought into Port, before the Judge of the Admiralty of *England*, or his Surrogate, or before the Judge of fuch other Admiralty Court, within our Dominions, as fhall be lawfully authorifed as afore-faid, or fuch as fhall be lawfully commiffioned in that Bchalf, to be fworn and examined upon fuch Interrogatories as thall tend to the Difcovery of the Truth, touching the Intereft or Property of fuch Ship or Ships, and of the Goods and Merchandizes found therein: And the Taker fhall be further obliged at the Time he produceth the Company to be examined, to bring and deliver into the Hands of the Judge of the Admiralty of *England*, his Surrogate, or the Judge of fuch other Admiralty Courts within our Dominions, as thall be lawfully authorized, or others commiffioned as aforefaid, all fuch Paffes, Sea-Briefs, Charter-parties, Bills of Lading, Cockets, Letters, and other Idocuments and Writings as thall be delivered up, or found on board any fuch Ships, the faid Taker or one of his chief Officers, who was prefent and faw the faid Papers and Writings delivered up, or otherwife found on board at the Time of the Capture, making Oath, that the faid Papers and Writings

#### of England.

os and Veffels as of War again/l witbin any of million granted irtictb Day of birtictb Day of

of Merchant r Commiffions nd fubdue and alfo the Goods, nis Vafials and s, Territorics, s are, or fiall us and other be committed, of Princes and Shot of their

oldiers, Arms, of the Terrihall be feized as

d Veffels fhall te and take, to our Dominions gally adjudged udges of fuch ur Dominions: its of Gibraltar, o fome Port of no the Ports of

any Port, the ay be, three or he Pilot to be ge of the Atfuch other Adorifed as aforeto be fworn ifcovery of the os, and of the all be further ined, to bring f England, his in our Domid as aforefaid, ockets, Letters, ound on board ho was prefent found on board s and Writings are

## OF PRIVATEERS.

are brought r. Wivered in, as they were received or taken, without any Fraud, Addition, Substation or Embezzlement. V. That fuch the Goods, and Merchandizes, taken by Virtue of Letters

V. That fuch <sup>(1)</sup>. Goods, and Merchandizes, taken by Virtue of Letters of Marque, or Commissions for private Men of War, shall be kept and preferved, and no Part of them shall be fold, spoiled, wasted, or diminished, and that the Bulk thereof shall not be broken before Judgement be given in the High Court of Admiralty of England, or fome other Court of Admiralty lawfully authorized in that Behalf, that the Ships, Goods, and Merchandizes are lawful Prize; and that no Perfon or Perfons, taken or surprized in any Ship or Vessel as aforefaid, though known to be of the Enemy's Party, shall be in cold Blood killed, maimed, or by Torture or Cruelty inhumanly treated, contrary to the common Ufage and just Permission of War, and whofoever shall offend in any of the Premises, shall be severely punished. VI. That the faid Commanders of fuch Merchant Ships and Vessels, who

VI. That the faid Commanders of fuch Merchant Ships and Veffels, who fhall obtain the faid Letters of Mariue or Commifilions, as aforefaid, for private Men of War, fhall not do or attempt any Thing againft the true Meaning of any Article or Articles, Treaties, depending between us and any of our Allies, touching the Freedom of Commerce in the Time of War, and the Authority of the Paffports, or Certificates under a certain Form in fome one of the Articles or Treaties to depending between us and our Allies, as aforefaid, when produced and fhewed by any of the Subjects of our faid Allies; and fhall not do or attempt any Thing againft our loving Subjects, or the Subjects of any Prince or State in Amity with us, nor againft their Ships, Veffels or Goods, but only againft the King of Spain, his Vaffals and Subjects, and others inhabiting within his Countries, Territories, or Dominions, their Ships, Veffels and Goods, except as before excepted; and againft fuch other Ships, Veffels and Goods, as are or fhall be liable to Confifcation.

Goods, as are or shall be liable to Confifcation. VII. That after Condemnation of any Prize, it shall or may be lawful for the Commanders of fuch Merchant Ships or Vessel, or the Owners of the fame, to keep such and so many Ships, Vessel, Goods, and Merchandizes as shall be condemned to them, for lawful Prize, in their own Postfills, to make Sale or dispose thereos in open Market, or otherwise, to their best Advantage, in as ample Manner as at any Time heretofore has bee.. accustomed in Cases of Letters of Marque, or of just Prizes in Time of War; other than Wrongb. Silks, Bengals, and Stuffs mixed with Silk or Herba, of the Manufactus. of Persia, China, or East-India, or Callicoes painted, dyed, printed or fhaned there, which are to be deposited for Exportation, according to the Directions of an Act made in the eleventh year of the Reign of the late King William, entituled, An Act for the more effectual employing the Poor by encouraging the Manufactures of this Kingdom: And that it shall be lawful for all Manner of Persons as well our Subjects as others, according to Law, to buy the faid Ships, Vessel, Goods, and Merchandizes, fo taken and condemned for lawful Prize, without any Damage or Molestation to ensue thereupon to the faid Buyers, or any of them, by Reason of the contracting or dealing for the fame.

Reation of the contracting or dealing for the fame. VIII. That if any Ship or Veffel, belonging to us or our Subjects, or to our Allies or their Subjects, fhall be found in Diftrefs, by being, in Fight, fet upon or taken by the Enemy, the Captain, Officers, and Company, who fhall have fuch Letters of Marque or Commiftion as aforefaid, thall use their beft Endeavours to give Aid and Succour to all fuch Ship or Ships, and thall, to the utmost of their Power, labour to free the fame from the Enemy.

IX. That our fubjects, and all other Perfons whatfover, who fhall either in their own Perfons ferve, or bear any Charge, or Adventure, or in any Sort further or fet forward the faid Adventure, according to these Articles, shall stand and be freed by Virtue of the faid Commission; and that no Perfon be in any wife reputed or challenged for an Offender against our Laws, but shall be freed, under our Protection, of and from all Trouble and Vexation that might in any wife grow thereby, in the fame Manner as any other our Subjects ought to be by Law, in their aiding and affisting us; either in their own Perfons, or otherwise, in a lawful War against our declared Enemies.

2

X. That

X. That the faid Commanders of fuch Merchant Ships and Veffels, or their Owners or Agents, before the taking out Committions, thall give notice in Writing, fubfcribed with their Hands, to our High Admiral of Great-Britain, for the Time being, or our Committioners for executing the Office of our High Admiral, or the Committioners for executing that Office for the Time being, or the Lieutenant or Judge of the faid High Court of Admiralty, or his Surrogate, of the Name of their Ship, and of the Tonnage and Burthen, and the Names of the Captain, Owners, or Setters out of the faid Ship, with the Number of Men, and the Names of the Officers in her, and for what Time they are victualled, and alfo of their Ordnance, Furniture, and Ammunition, to the End the fame may be registered in the faid Court of Admiralty.

XI. That thole Commanders of fuch Merchant Ships and Veffels, who fhall have fuch Letters of Marque, or Commiffions as aforefaid, fhall hold and keep, and are hereby enjoined to hold and keep, a Correfpondence, by all Conveniences, and upon all occafions, from Time to Time, with our High Admiral of Great-Britain for the Time being, or our Commiffioners for executing the Office of our High Admiral, or the Commiffioners for executing that Office for the Time being, or their Secretary, fo as, from Time to Time, to render and give unto him or them, not only an Account or Intelligence of their Captures or Proceedings, by Virtue of fuch their faid Letters of Marque, or Commiffions, as aforefaid; but alfo, of whatfoever elfe fhall occur unto them, or be difcovered and declared unto them, or found out by them, by Examination of, or Conference with, any Mariners, or Paffengers of or in the Ships or Veffels taken, or by any other Ways or Means whatfoever, touching or concerning the Defigns of the Enemy, or any of their Fleets, Ships, Veffels, or Parties; and of the Stations, Seas, Ports, and Places, and of their Intents therein; and of what Merchant Ships or Veffels of the Enemy, bound out or home, they fhall hear of; and of what elfe material in thefe Cafes may arrive to their Knowledge, to the End fuch Courfe may be thereupon taken, and fuch Orders given, as may be requifite.

XII. That no Commander of a Merchant Ship, or Veffel, who fhall have a Letter of Marque or Commiftion as aforefaid, fhall prefume, as they will anfwer it at their Peril, to wear any Jack, Pendant, or any other Enfign or Colour ufually borne by our Ships; but that, befides the Colours borne ufually by Merchant Ships, they do wear a red Jack with the Union-Jack, deferibed in the Canton at the upper Corner thereof near the Staff; and that one third Part of the whole Company of every fuch Ship or Veffel fo fitted out as aforefaid, fhall be Land-men.

XIII. That fuch Commanders of Merchant Ships and Veffels who fhall obtain fuch Letters of Marque or Commiffions, as aforeiaid, fhall alfo, from Time to Time, upon due Notice being given them, obferve all fuch other Inftructions and Orders as we fhall think ht to direct, for the better carrying on of this Service.

XIV. That all Perfons who shall violate these Instructions shall be severely punished, and also required to make full Reparation to Perfons injured, contrary to these Instructions, for all Damages they shall suftain by any Capture, Embezzlement, Demurrage, or otherwise.

XV. That before any fuch Letters of Marque, or Commissions, iffued under Seal, Bail, with Sureties, shall be given before the Lieutenant and Judge of our High Court of Admiralty of *England*, or his Surrogate, in the Sum of three thoufand Pounds Sterling, if the Ship carries above one hundred and fifty Men: and, if a lefter number, in the Sum of fifteen hundred Pounds Sterling: Which Bail shall be to the Effect, and in the Form following:

WHICH Day, Time, and place perfonally appeared

who fubmitting themfelves to the Jurifdiction of the High Court of Admiralty of England

effels, or their give notice in Great-Britain, e of our High e Time being, , or his Surrothen, and the with the Numhat Time they unition, to the

fels, who shall old and keep, y all Conveni-High Admiral executing the that Office for to render and cir Captures or Commissions, r be difcovered of, or Con-Veffels taken, ng the Defigns and of the and of what ie, they shall eir Knowledge, given, as may

o shall have a ey will answer gn or Colour ually by Merfcribed in the third Part of efaid, shall be

who fhall obo, from Time er Instructions ng on of this

ll be feverely ured, contrary ture, Embez-

iffued under Judge of our of three thouty Men : and, : Which Bail

Admiralty of England

# OF PRIVATEERS.

England, obliged themfelves, their Heirs, Executors, and Administrators, to our Sovereign Lord the King, in the Sum of

Pounds of lawful Money of Great-Britain, to this Effect ; that is to fay, That Whereas

is authorized by Letters of Marque, or a Commission for a private Man of War, to arm, equip, and fet forth to Sea, the Ship called the of the Burthen of about Tons, whereof he the faid goeth Captain, with Men, Ordnance, Ammunition and Victuals;

to fet upon by Force of Arms, and to fubdue, feize, and take the Men of War, Ships, and other Veffels whatfoever, together with the Goods, Monies, and Merchandizes belonging to the King of Spain, or to any of his Vaffals and Sub-jects, or others inhabiting within any of his Countries, Territories, or Dominions whatfoever, and fuch other Ships, Veffels, and Goods as are or shall be liable to Confifcation, excepting only within the Harbours or Roads within Shot of the Cannon of Princes and States in Amity with his Majefty : And Whereas he, the faid has a Copy of certain Instructions,

approved of and passed by his Majesty in Council, delivered to him to govern himself therein, as by the Tenor of the faid Commission, and of the Instructions thereto relating, more at large appeareth : If, therefore, nothing be done by the or any of his Officers, Mariners, or Company, **faid** 

contrary to the true Meaning of the faid Inftructions, but that the Committion aforefaid, and the faid Inftructions, fhall in all Particulars be well and duly performed and obferved, as far as they shall the faid Ship, Captain, and Com-pany any Way concern; And they, or any of them, shall give full Satisfaction for any Damages or Injury which shall be done by them, or any of them, to any of his Majefty's Subjects or Allies, or Neuters, or their Subjects; And alfo shall duly and truly pay, or cause to be paid, to his Majesty, or the Customers or Officers appointed to receive the fame for his Majefty, the ufual Cuftoms due to his Majefty, of and for all Ships and Goods, fo as aforefaid taken and adjudged for Prize; And moreover, if the faid

fhall not take any Ship or Veffel, or any Goods and Merchandizes, belonging to the Enemy, or otherwife liable to Confifcation through Confent, or clandeftinely, or by Collusion, by Virtue, Colour, or Pretence of this faid Commission, that then this Bail shall be void, and of none Effect : And unless they shall fo do, they do all hereby feverally confent that Execution shall iffue forth against them, their Heirs, Executors, and Administrators, Goods and Chattels, wherefoever the fame shall be found, to the Value of the faid Sum of

Pounds, before-mentioned. And in Testimony of the Truth thereof, they have hereunto subscribed their Names.

#### By bis Majeft's Command,

#### HARRINGTÓN.

#### Exam. S. HILL, Register:

An ADDITIONAL INSTRUCTION to all fuch as have or shall have Letters of Marque, or Commiffions for private Men of War, in Purjuance of a Warrant from bis Majefly, dated the feventh Day of April, 1743, directed to the Commiffioners for executing the Office of Lord High Admiral of Great-Britain and Ireland, &c. and of a Warrant in Purfuance thereupon, made by the Right Honourable the Lords Commiffioners for executing the Office of Lord High Admiral of Great-Britain and Ireland, &c. dated the ninth Day of April, 1743, directed to Sir Henry Penrice, Knight, Judge of the High Court of Admiralty of England.

THAT all Captains and Commanders of Ships; who have or fhall have Letters of Marque, or Committions for private Men of War, are hereby required and enjoined to obleive carefully and religiously the Terms of the Treaty Marine, between his late Majefty King CHARLES the Second and their Ttt High

High Mightineffes the States General of the United Netherlands, concluded at London the first of December, 1674, Old Style, and confirmed by subsequent Treaties: And they are hereby required to give Security, pursuant to the Tenth Article of the aforefaid Treaty Marine, for the due Performance thereof.

#### Exam. SAMUEL HILL, Register.

The following are fuch Articles of Agreement as were commonly entered into by the Captains of Privateers, in the late War, and their Crews; which I publish as a Copy for my Readers to have Recourse to, in Cafes wherein future Ruptures may render them ufeful, viz.

A R TICLES agreed between Captain A. B. Commander of the Privaté Man of War, called the Terrible, with teventy Guns mounted, carrying nine Pound Shot, twenty Brafs Pattereroes, four Mortars, and tome Wall-Pieces, manned with two bundred Men, now lying at Church-Hole, defigned to cruize egainft the French and Spaniards, on the one Part; and the faid Ship's Company on the other, witneffetb:

1. That the faid Captain A. B. for himfelf, and in Behalf of the Owners of the faid Ship Terrible, fhall put on board her great Guns, Swivels, Powder, Shot, and all other warlike Ammunition neceffary for them; as alfo final terns, and Provifions fufficient for the faid Ship's Company for a fix Months' Cauze at Sea, from their failing from the Datom; in Confideration of which, the Owners or their failing from the Datom; in Confideration of which, the Owners or their Afligns thall be reimburfed, out of the first Prize or Prizes taken by the faid Ship Terrible, before any Dividend is made thereof, the whole Charge of warlike Stores, great Guns and finall Arms excepted, Vietualling, Advance-Money, and the Expences the Owners are at for the Surgeon's Cheft, and a Set of Mulick; after which one Half of the nett Proceeds of fuch Prize or Prizes as shall be taken, to be for the Account of the Owners, and at the Difposition of the Managers; and the other Half of fuch nett Proceeds to be the fole Property of the Ship's Company; the Captain's Share of which to be 6 [in fome 8] per Cent. and the Refidue to be divided in the Proportions mentioned in the eleventh Article of thefe Prefents.

2. That, for preferving Decorum on board the faid private Man of War, no Man is to quit, or go out of her, on board of any other Veffel or Veffels, or on Shore, without Leave obtained of the commanding Officer on board, under the Penalty of fuch Punifilment as shall be effcemed proper by the Captain and Officers.

3. That it shall be entirely in the Captain's Power to cruize where he shall effect most beneficial for the Interest of the Owners and Ship's Company.

[In fame, it is to cruize where the Managers, and in others, where the Owners fall direct.]

4. That if any Perfon be found a Ringleader of Mutiny, or caufing a Difturbance on board, refute to obey the Command of the Captain and Officers, behave with Cowardice, or get drunk in Time of Action, he or they shall forfeit his or their Share, to be divided amongst the Ship's Company; and be otherwife punished according to Law.

5. That all Clothes, Bedding, Watches, and Rings in wear, Buttons, Buckles, and what elfe is deemed finall Plunder by Cuftom, is to be divided amongit the Ship's Company, according to their feveral Stations; the Captain not to interfere with them: The Cabin Utenfils, in prefent Ufe, for the Commander.

6. That if any Perfon fhall fteal, or convert to his Ufe, any Part of the Prize or Prizes, or be found pilfering any Money or Goods, and be convicted thereof, he shall torfeit his Share to the Ship and Company.

7. The Captain has the Power of taking out of any Prize, or Prizes, whatever Stores he may judge neceffary for the Ship *Terrible*, without paying for them; provided the Prize is not ditabled thereby.

8. That

, concluded at by fubfequent it to the Tenth hereof.

ILL, Register.

nly entered into which I publish future Ruptures

of the Private unted, carrying me Wall-Pieces, igned to cruize Ship's Company

f the Owners of wivels, Powder, ; as alfo finall r a fix Months' ation of which, Prize or Prizes reof, the whole ed, Victualling, Surgeon's Cheft, is of fuch Prize and at the Difeds to be the fole o be 6 [in fome 8] mentioned in the

Ian of War, no r Veffels, or on oard, under the he Captain and

where he shall company. bere the Owners

aufing a Diftur-Officers, behave ill forfeit his or d be otherwife

wear, Buttons, is to be divided the Captain not for the Com-

art of the Prize pnvicted thereof,

Prizes, whatever ying for them;

8. That

3. That whofoever first fpies a Sail, which proves to be a Prize, shall have feven Pounds [in fome only one Guinea, in others five] and the first Man proved to board a Prize before the strikes, shall have a Gratuity of ten Pounds [in fome ten, and in others fifteen Guineas] for his Bravery, to be deducted out of the gross Sum of the Prize.

9. That if any private Man thall lofe a Leg, Arm, or Eye, in Time of Action, or in the Ship's Service, he thall befides the Advantage of Greenwich Hofpital, have a Gratuity of 25/. and in Proportion to the Officers, exclusive of Shares [in others only 20]. to a private Man, 50]. to the Captain, 40]. to the first Lieutenant, and 30]. to each of the other Lieutenants, Magler, and Surger 1 whe faid Sums to be deducted out of the groß Sum of the Prize; and in Case of Mortality under Cure, the faid Gratuity and Shares to be made good to be a faffigns.

10. That for the further Encouragement of the faid private Man of War's Company, it is agreed, that the chief Officers shall have *fix Guineas*, the petty Officers and able Seamen *five Guineas*, able bodied Landmen *three Guineas*, and Boys one Guinea, advanced to them in the Hope. [In fome, the Officers and Seamen bave only five Guineas and the Landmen two.]

bave only five Guineas and the Landmen two.] 11. That the Half of the nett Proceeds of all Prizes, taken by the Ship Terrible which is appropriated to the Ship's Company be divided amongst them in the Manner following, after the Captain's 6 or 8 per Cent. [as foull be agreed] is taken thereout as above.

When the Captain has not the above-mentloned 6 or 8 per Cent. but divides with the Ship's Company, he commonly has bares as follows, viz.

|     |                            | Sha    | ircs |                             | Shares   |  |
|-----|----------------------------|--------|------|-----------------------------|----------|--|
| The | Captain                    |        | 12   | Th: Cane and                | 2        |  |
| "he | first Lieutenant           | 5 ÷ to | 6    | T' Mail Arms                | 1 1 to 2 |  |
| The | fecond Lieutenant          | 4 - to | 6    | Te armourer                 | 1 1      |  |
| The | third Licutenant           | 3 ± to | 5    | and Midfhipmen, to each     | 1 to 2   |  |
| The | Mafter                     | 3 + to | 5    |                             | h I÷     |  |
| The | first Mate                 | 3 to   | 4    | The Quarter Gunners to each |          |  |
| The | fecond Mate                | 2 to   | 3    | he Corporal, to each 1      | 1 to 1 1 |  |
| The | Surgeon                    | 3 : to |      | _ ne Sailmaker              | 1 1      |  |
| The | Surgeon's Mate             | 2 1 to |      | The Yeoman of the Powder    | Room 2   |  |
| The | Lieutenant of Marines      | 3 to   | 4    | The Ship's Steward          | 2        |  |
| The | Gunner                     |        | 2    | The Captain's Ditto         | 1 4      |  |
| The | Gunner's Mates, to each    |        | 2    | The Mafter of Languages     | 1 +      |  |
| The | Carpenter                  |        | 2    | The Captain's Clerk         | 2        |  |
| The | Carpenter's Mates, to each |        | 2    | The Ship's Cook             | 1 1 to 2 |  |
| The | Boatfwain                  |        | 3    | The Captain's Ditto         | 1 4      |  |
| The | Boatiwain's Mates, to e    | ach    | 2    | The able Scamen, to each    | 1 to 1   |  |
| The | Purfer                     |        | 3    | The able Landmen, to each   | 2        |  |
| The | Cooper                     | 1 ; to | 2    |                             | or .     |  |
| The | Munick, to each of the     |        | 2    | The Land Boys, to each      | to 1     |  |

12. That on the Death of the Captain, the Command do devolve on the next Officer, and fo on in Rotation; and, for the Encouragement of the able Seamen; and others, on the Lofs of Officers, they are to be replaced out of the Ship's Company, according to their gallant Behaviour, as the Captain thall appoint.

13. That whoever deferts the faid Ship Terrible, within the Time here-under mentioned, fhail forfeit his Prize Money to the Owners and Company, to enable them to procure others in their Room.

14. All and every one or board does covenant and agree to ferve on board the faid Ship *Terrible*, the Term of fix Months, beginning at the faid Ship's Departure from the *Downs*.

15. And laftly, for the true Performance of all, and every the aforementioned Covenants and Agreements, each and every of the faid Partles do bind themtelves, their Heirs, Executors, and Administrators, in the penal Sum of *five* bundred Pounds, lawful Money of Great-Britain, firmly by these Prefents:

In Witnefs whereof the faid Parties to these Presents have hereouto severally fet their Hands and Seals, the Day of

in the Year of our Lord 1746, and the Twentieth Year of the Reign of our Sovereign Lord King George the Second.

The Wording of Ranfom Bills has been various, though the Subftance the fame; I have therefore only added here the Form of one, which I give my Reader, both in *French* and *Englifk*, as they are commonly printed for Privateers to carry with them.

**J** John Stone, Commander of the private ' f War, called the Succefi, by Virtue of his Britannick Majefty's Commif..., dated at London, the Twentyfourth Day of Anguft, 1746, to feize all Subjects and VaTals, Ships, Goods, Monies and Effects whatfoever, of the French King, and King of Spain, having taken a Ship or Veffel called the Malbeureux of Nantes, whereof John Martel was Commander, Burden about two Hundred Tons, bottnd from the faid Port to Cadiz, under French Colours, laden with Wheat, in the Latitude of

and Longitude front London; the faid Ship and Cargo belonging to Medirs. La Bourdennage & Comp. of Nantes, Subjects of the French King, which Ship and Wheat I have agreed to ranfom for one Thoufand eight Hundred Pounds Sterling, to be paid in London, within two Months from the Date hereof, to the Order of Mr. James Fillpurfe; In Conilderation whereof, I have fet the faid Ship and Cargo at Liberty, to proceed for the faid Port of Gadiz, where the thall be obliged to arrive within the Space of thirty Days from the Date hereof, after the Expiration of which Time, this Agreement thall not warrant her from being taken again by any Englife Ship of War or Privateer; for the true Payment of which Ranfom, I have received as Hoftage, Mr. Thomat Lecroy, belonging to the faid Ship, who is not to be fet at Liberty until the faid Ranfom be fully and truly paid, as abovementioned; I therefore pray and defire all Friends and Allies, to fuffer the faid Ship Malbeureux, to pafs and proceed to the faid Port of Gadiz, without any Lett or Moleftation within the faid covenanted Time. And I the faid John Martel, Commander of the faid Ship the Malbeureux, as well in my own Name, as in the Name of the aforefaid Meffrs. La Bourdonnage & Comp. Owners of the faid Ship and Cargo, have voluntarily fubnitted myfelf to the Payment of the faid Ship and Cargo, have voluntarily fubnitted myfelf to the Payment of the faid Ranfom of one Thoufand eight Hundred Pounds Sterling, in London, as aforefaid; for which I have given the faid Mr. Thomas Lecroy for Hoftage, who, upon the Payment of the faid Sum as agreed, fhall be immediately releafed and fet free, and at full Liberty to return to his own Country, or wherefoever he fhall think proper; hereby promifing not to act contrary to the Conditions of this Agreement, whereunto we have, with the faid Hoftage, interchangeably fet our Hands, on board the faid private Ship of War, this third Day of September, 1746.

Signed and delivered in the Profence of *A. B. E. F. C. D. G. H.* 

In French.

John Martel. Thomas Lecroy.

J E Jean Stout, Commandant de l'Armateur nommé le Succes, en Vertu d'une Commifien d'une Lettre de Marque de fa Majesté Britannique, fignée à Londres le Vingt Quatriéme Jour du Mois d'Août, de l'An 1746, pour prendre & faisfir les Vaisseaux, Biens, & Effets des Sujets de la France & d' Espagne, ayant faiti fur, & pris, le Vailleau nommé le Malbeureux de Nantes, fous le Commandement de Monf. Jean Martel, autour du deux Cent Toneaux de Port, venant du dit Port, & destiné pour celle-la de Cadix, sous Pavillon François, chargé de Blé, dans Latitude de

Longitude de Londres; le dit Vaisseau & Cargaison appartenant a Messis. La Bourdonnaze

eunto feverally

Reign of our

Subftance the ich 1 give my t for Privateers

the Success, by n, the Twenty-Ships, Goods, f Spain, having of John Martel m the faid Port

atitude of London; the faid of Nantes, Subranfom for one don, within two lpurfe ; In Con-, to proceed for hin the Space of ich Time, this Englift Ship of have received as is not to be fet ovementioned; I uid Ship Malbeuy Lett or Mon Martel, Com-Name, as in the of the faid Ship of the faid Randon, as aforefaid ; , who, upon the fed and fet free, er he shall think of this Agreeingeably fet our ay of September,

fobn Stout lobn Martel. Ibomas Lecroy.

en Vertu d'une annique, signée à 46, pour prendre 1' Espagne, ayant is le Commandede Port, venant ançois, chargé de

nt a Meffrs. La Bourdonnage

#### PIRATES. OF

Bourdonnage & Comp. de Nantes, Sujets du Roy François, lequel Vaiifeau & Blé je fuis convenu de rançonner, moyennant la Somn. de Mille & Huit Cent Livres Sterlines, qui doit être payée à Londres dans deux Mo.s du Date de ceci, à l'Ordre du Monf. Jaques Fillpurfe; & en Confideration du dit Somme, j'ai relaché & remis le dit Vaiffeau & Cargaifon en Liberté pour aller au dit Port de Cadix, où il fera tenu de se rendre dans le Tems & Espace de Trente Jours du Date de celle.ci, après l'Expiration du quel Tems le préfent Traité ne pourra la garantir d'être arrêté & pris par aucun Vaiffeau de Guerre ou Armateur. Pour Sureté de la quelle Rançon, j'ai reçu en Otage Monf. Thomas Lecrey, appartenant au dit Vaiffeau, qui ne doit être relaché, qu'après le Payement de la dite Rançon : Donc je prie & supplie a tous Amis & Alliés de laitfer passer le dit Vaisseu le Malbeureux surement & librement pour aller au dit Port de Cadix, fans aucun Malbeureux furement & librement pour aller au dit Port de Cadix, fans aucun Trouble ou Empêchement quelconque, pendant le dit Tems stipulé & convenu. Et je, le dit Jean Martel, Maître du dit Vaisseau le Malbeureux, tant en mon Nom, comme en celui de les susdits Messes. La Bourdonnage & Comp. Propriétaires du dit Vaisseau & Charge, me suis voluntairement soumis au Payement de la dite Rançon, de Mil & Huit Cent Livres Sterlines dans la Ville de Londres, comme fusdit ; pour Sureté de laquelle j'ai donné en Otage le dit Mons. Thomas Lecroy, qui, immediatément après le Payement du dit Somme convenu, sera relaché & mis en entiere & pleine Liberté de retourner dans son Païs, ou partout où il trouvera a-propos, promettant de ne point contrevenir aux Conditions du préfent Traité; dont nous avons, avec le dit Otage, reciprocamment figné, abord du dit Armateur, ce troifieme Jour du Septembre de 1746.

# Of Pirates, or Sea Rovers.

PIRATE is a Sea-Thief, or an Enemy to human Kind, who sims at A chricking himfelf by marine Robberies, committed either by Force, Fraud, or Surprize, on Merchants or other Traders at Sea; and the Histories of them are filled with the Barbarities they have committed on fuch Occasions, and the fevere Ufage they have given to those who have been to unhappy as to fall into their Hands.

They confine themselves to no Place, nor have any settled Residence, but are Rovers at large; though they generally cruize where most likely to meet with Prey, and in Parts where they have the greatest Probability of finding Supplies, and which afford the best Ports for their Safety : And as all these Circumstances unite in America, that Part of the World has been most pestered with them; and they being Enemies to all, all ought to be Enemies to them, and no Faith is to be kept with Villains who defpife both the Laws of God and Man : They juftly forfeit the Protection of their natural Sovereign, and any Prince hath Power to make War against and deft oy them, though not Subjects to his Government.

Pirates, though called Enemies, are yet improperly termed fo, as they are no Grue de Jure Commonwealth, nor live by lettled Laws, but Rules founded on Iniquity, and Belli & Pacity which they frequently break through, to the Deftruction of one another : That Cap. 30. S.40. Superiority which they affign to fome among them, though neceffary to their wicked Union, is oftentimes changed, as Humour and Caprice directs, and the strongest or most profligate becomes a Chief by mutual Content; and as no Community can fubfift without fome Sort of Government, fo thefe make a Shew and Profession of one; do sometimes comply with Agreements made, more especially with those who supply them with Necessaria though this may reasonably be suppoled to proceed more from the Motives of self-Prefervation than from any Intention of doing Right or Justice to those iniquitous Persons who carry on such a vil-lainous and contraband Trade: It is true, all are not equally bad; for we have heard of fome who have governed with more Moderation, and not entirely thook off Humanity, as the Generality of them have ; but even the best of them are offenfive to the fair Trader, and, by commencing Pirates, they become obnoxious to those Laws which otherwise were made to protect them.

Uuu

There

## OF PIRATES.

There are, however, Inflances where Success has made a Company of them fo powerful as to induce them to fettle, and form themfelves into a Common-wealth : It was to this that Algiers, Tripoli, and Tunis owe their Eftablifhment, and which they have fupported for many Years, though they really ftill fublift by their quondam Profession, or what is very like it; and only observe the Treatics made with them fo long as the Rabble will permit, and it fuits their Conveniency; yet they avoid quarrelling with all the European States at once, but take them by a fort of Rotation, and plunder from them what they can, one after another, for which they fometimes fmart, though too feldom : However, fince their becoming a State, and profeffing Allegiance to the Grand Signer, Princes have thought proper to treat with them, and to admit their Ambaffadors on the fame Footing as those from other Potentates, with Refpect to their Immunities and Privileges.

It is undoubtedly both for the Honour and Interest of all Princes to fupprefs Pirates, and not fuffer them by any Means to find Shelter or Refuge in any Part of their Dominions, but on the contrary to arm against them, and provide fuch Remedies as may reftrain their Progrefs, which our Kings have always done, though it is dubious whether obliged thereto by the Civil or Common Law of this Kingdom.

Ld. Raymond, 933.

If a Mafter of a Ship, after making the beft Defence he could, is taken by a Pirate, and for the Redemption of his Ship and Cargo willingly fubmits to become a Slave to his Captors, the faid Ship and Cargo are, by the Law Marine, tacitly obliged to contribute to the obtaining his Freedom; but if a Pirate, by feigning himfelf diftreffed, with the usual Signals, or pretending to be ftranded, leaky, or in any other Danger, shall, by these Means, allure the Master to vary his Course in order to afford his Affistance, and so he falls into the Trap the Pirate Ditto, 934. has laid for him, although he frees the Veffel and her Lading by remaining a Slave, they are no Ways obligated to contribute to his Redemption, as his Capture was occasioned by his own Folly in being to decoyed.

A Ranform promifed to a Pirate is not binding by the Civil Law, therefore no Wrong is created by not complying with it; and the Reafon is, that the Law of Arms is not communicated to fuch, neither are they capable of enjoying that Privilege which lawful Enemies may challenge in the Caption of another : However, Molly de Jure this hath its Limits; for a Pirate may have a lawful Possefilion, which he cannot be denied claiming at Law, if Injury or Wrong be done him, and this is in Con-fequence of his taking a legal Courie; for by that he fubmits to the Magiftrate, and pays Obedience to the Laws in his demanding Justice.

If a Pirate attacks and takes a Merchant-Ship, and afterwards redcems her, on the Master's swearing to pay him a certain Sum, at a Time and Place agreed on, if he does not comply with his Oath, he is supposed by some not to be guilty of Perjury, as a Pirate is not a determinate but a common Enemy, and with whom they think neither Faith nor Oath is to be kept ; others pretend nothing can free him from a Compliance with his Vow, as it is not Men only that are concerned in it, but God alfo, who is certainly no Friend to Perjury. However, with humble Submiffion to better Judgements, I think fome Diffunction ought to be made in concurring Circumstances; for suppose, either at Sea or Land, a Robber claps a Pistol to the Breast of the Person he has seized, and makes him swear to do fuch Things as he cannot perform without great Prejudice to himfelf and his Dependents, as the Payment of a Sum of Money, which may diffress his Circum-ftances and ruin his Family; I fay, in such a Cafe, or other similar ones, I believe no one will pronounce the Oath to be binding, which the Terrors of a threatening Enemy had forcibly drawn from him that made it.

Rot. Adm. 28 E/iz. m.

An Englishman committing Piracy on the Subjects of any Prince or State in Amity with the Crown of England, is within the Statute of 28 Hen. VIII. and fo it was held where one Winterfon, Smith, and others, had robbed a Ship of one Maturine Guatier, belonging to and bound from Bourdeaux, with Wines for England, and the fame was Felony by the Law Marine, and the Parties were convicted accordingly.

t I o ii I u

And fo if the Subject of any other Nation or Kingdom, being in Amity with the King of England, commit Piracy on the Ships or Goods of the Englifh, the fame is Felony, and punishable by Virtue of the above Act : And it was fo adjudged, 2

npany of them to a Common-Eftablithment, Atill fublith by ve the Treatics in Conveniency, it take them by the another, for their becoming thought proper 'ooting as thole core.

reges. Princes to fupr Refuge in any m, and provide ve always done, ton Law of this

I, is taken by a ogly fubmits to he Law Marine, if a Pirate, by to be ftranded, Mafter to vary Trap the Pirate maining a Slave, his Capture was

w, therefore no that the Law of joying that Prither : However, which he cannot i this is in Conthe Magistrate,

redeems her, on Place agreed on, t to be guilty of and with whom nothing can free it are concerned However, with ion ought to be Land, a Robber es him fwear to himfelf and his refs his Circumof a threatening

br State in Amity I. and fo it was of one Maturine England, and the ad accordingly. in Amity with the Englijh, the And it was fo adjudged,

#### OF PIRATES.

adjudged, where one Careles, Captain of a French Man of War, and divers others, Res. dan. attacked four Merchant-Ships, going from the Port of Briffol to Caermarthen, and 28 Eliz, m. robbed them of about 1000l. for which he and the rest were arraigned, and found<sup>24</sup>: guilty of the Piracy.

But, before the 25th of Edw. 111. if the Subjects of a foreign Nation and fome English had combined in the committing of Piracy, it would have been Treason in the English, and Felony in the Foreigners, an Inftance of which is quoted by Shard, where a Norman, being Commander of a Ship, had, together 42 Mir plawith fome English, committed Robberies on the Sea, and being taken and tried,  $\frac{56}{350 \text{ eff}}$ ,  $\frac{25}{350 \text{ eff}}$ , they were found guilty, the Norman of Felony, and the English of Treason, who Fede allow. accordingly were drawn and hanged. But at this Day, by the Laws Marine, Cap. 6. they would both receive Judgement as Felons, without Diffinction. If the Subjects of a Prince at Enmity with the Lrown of England, thall fail theored an English Grape with other English of the committed

If the Subjects of a Prince at Enmity with the Crown of England, thall fail aboard an English Pirate, with other English, and then a Robbery is committed by them, and they are afterwards taken, it is without doubt a Felony in the English, but not in the Foreigners; for they cannot be tried by Virtue of the Commission upon the Statute; for it was no Piracy in them, but the Depreda-Melly de Jure tion of an Enemy, for which they shall receive a Trial by Martial Law, and Mar. P. 61. Judgement accordingly.

Piracies committed in the Britifly Seas, by the Subjects of any Power in Amity Selden Mare Piracies committed in the Britifly Seas, by the Subjects of any Power in Amity Selden Mare with the Crown of England, are  $\downarrow$  operly punifhable by this Crown only 1 and if Clauf. Lib.1. a Spaniard robs a Frenchman on the High Sea, their Princes being both then in Amity with the Crown of England, and the Ship is brought into a Port of this Kingdom, the Frenchman may proceed Criminaliter against the Spaniard to punish Grow. de Jure him, and Civiliter to have Restitution of his Vessel 1 but if the Vessel is carried Belli as Pacia. infra Prasidia \* of that Prince by whole Subject the fame was taken, there can be no Proceedings Civiliter, and doubted it Criminaliter; but the Frenchman muss refort into the Captor's or Pirate's own Country, or where he carried the Ship, and there proceed.

If a Piracy be attempted on the Ocean, and the Pirates are overcome, the Melloy defune Captors may immediately punish them with Death, and not be obliged to bring  $\frac{Mar. P. 62}{S. 12}$ . them into any Port, provided this occurs in Places where no legal Judgement can be obtained.

And therefore, if a Ship fhould be on a Voyage to America, or on a Difcovery Ditto. of those Parts ftill unknown to us, and in her Way be attacked by a Pirate, whom the fortunately overcomes, in this Cafe, by the Laws Marine, the Veffel becomes the Captor's Property, and the Pirates may be immediately executed, without the Solemnity of Condemnation.

So likewife, if a Ship be affaulted by Pirates, and in the Attempt they are  $M_r/M_r$  de Jure fubdued and taken, and carried into the next Port, if the Judge openly rejects Mar. P. 62. their Trial, or the Captors cannot wait till Judgement shall be given, without certain Peril and Loss, they may do Justice on them themselves, without further Delay or Attendance.

If a Pirate at Sea attacks a Ship, and in the Engagement kills a Perfon In her, though he has not fucceeded in taking her, the Pirates are all Principals in the Murder, if the Common Law hath Jurifdiction of the Caufe; but by the Law Roy. Admit. Marine they only who gave the Wound shall be Principals, if they can be known, <sup>28</sup> Eliz. m. and the reft Acceffaries; and where they have Cognizance of the Principal, the <sup>24</sup>. Courts at Common Law will fend them their Acceffary, if he comes before them.

A Dutchman, naturalized by the Duke of Savoy, and living at Villa Franca in Verenee, Fol. his Dominions, procured a Commiffion from the States of Holland, and coming <sup>134, 135, 135, 135</sup> to Legborn, there rid with the Colours and Enfigues of the Duke of Savoy: The Englify Ship Diamond, being then in Port, took in her Lading, and proceeded on her Voyage, in which the was furprized and taken by that Caper, and carried into Villa Franca, and there condemned and fold; but afterwards returning to England, the original Proprietors, having Notice of it, made a Seizure; and upon Trial, Adjudication paffed for them; for though the Ship of War and Captors were of Savoy, and carried their Prize thither, yet being taken by

· March's Rep. 11ci

Virtue

### OF PIRATES.

Virtue of a Dutch Commission, according to the Law Marine the must be carried infrà Prefidia of that Prince or State by Virtue of whole Commission the was taken; nor does fuch carrying of the Ensigns or Colours of the Duke of Savey, who was then in Amity with the Crown of England, nor the Commander's being a Subject of that Prince, make him a Pirate, or fubject him, or those to whom the interest of the Prize was transferred, any ways to be questioned for the fame Gratius, Lib. Criminaliter; for that the Original Quoad, the Taking, was lawful \*, as one 3. Cap. 9. S. 15 and 16. Enemy might take from another; but Civiliter, the fame might be, for that the Captor had not entitled himfelf to a firm Poffeffion.

And therefore, in all Cafes where a Ship is taken by Letters of Marque or Piracy, if the fame is not carried infrà Prafidia of that Prince or State by whofe Subject the fame was taken, the Owners are not divested of their Property, but may refeize wherefoever they meet with it. Mich. 8 Yac. in B. R. Brownlow, 2 Part. Wefton's Cafe.

C. 2 Inft. 109. Lib. 8. Fol. 32.

If a Pirate attacks a Ship, and only takes away fome of her Men, with an In-tention to fell them for Slaves, this is Piracy by the Law Marine; and if a Bale or Fack of Merchandize be delivered to a Master to carry abroad to a certain Port, and he goes away with it to another, and there fells or difpofes of it +, this is no Felony; but if he opens the Bale or Pack, and takes any thing out, anima furandi, this Act may amount to fuch a Larcery as he may be indicted for in the Admiralty, though it does not amount to a Reprifalia; yet if the faid Mafter thould carry the Lading of this Ship to the Port appointed, and after re-take the whole Pack or Bale back again, this may amount to a Piracy; for he being in the Nature of a common Carrier, the Delivery had taken its Effect, and the Privity of the Bailment is determined.

44 Edw. III. In Cafe a Ship shall be attacked by a Pirate, and the Master for her Redemp-14; (1/0x, IV) tion shall give his Oath to pay a Sum certain; though there be no Taking, yet is Rhod. dejat. the fame Piracy by the Law Marine; but by the Common Law there must be an actual Taking, though it be but to the Value of a Penny, in the fame Manner as it is in a Robbery on the Highway.

And if a Ship thall be riding at Anchor, with Part of the Mariners in her Boat,

14 Edw. 111. 115.

L. 2.

Trin. 7 Jac. in B. R. Roll's Abr. Moor's Rep. -76.

and the reft on Shore, fo that none remain in the Ship, yet if the be attacked and robbed, the fame is Piracy. A Merchant has procured Letters of Marque or Reprife, and delivered the Commission to others to endeavour a Satisfaction ; if those to commissioned commit Piracy, the Veffel is certainly forfeited; but the Merchant is no ways liable to make Satisfaction ; for though the Superior by the Civil Law is answerable for the Actions of his Servants, yet as this Question must be decided by the Law of Nations, in Virtue of which fuch Commissions are awarded or granted, the Merchant by it will be exempted from answering for the Behaviour of those he commiffioned, unlefs it can be proved he foreknew that they would commit fuch a Piracy, or Spoliation, or that he had any Way abetted or confented to the fame, by which the Right may be forfeited, and the Civil Law let in, to acquire

Satisfaction. If Goods are taken by a Pirate from one Ship, and he afterwards attacks another, by whom he is fubdued, he thereby becomes, according to the Law Marine, an abfolute Prize to the Captor, after a legal Condemnation. And,

Bul. 28, 29; March, 110.

By the Statute of 27 Edw. III. Cap. 13. if a Merchant fole his Goods at Sea by Piracy or Tempeft, not being wrecked, and they afterwards come to Land, if he can make Proof they are his Goods, they fhall be reftored to hirn, in Places guildable, by the King's Officers and fix Men of the Country; and in other Places, by the Lords of them, or their Officers, with fix Men of the Country. If a Pirate takes Goods at Sea, and fells them, the Property is not thereby changed, no more than if a Land Thief fteals, and fells them.

Codb. 193. Barber's Cafe. Sigonius de Jure Rom. L. 1. C. 11.

This Law hath a great Affinity with that of the Roman, called de Ufu Captione, or the Atiman Low; as Atimius therein enacted, that the Plea of Prefeription, or long Polificion, should not avail in Things that had been stolen, but the Interest which the right Owners had fhould remain perpetually.

Though

· 3 Bulfrode 26 + F. Nanta Cap. L. 1. S. 3. Stab. Ghanvil, Lib. 10. C. 13. 13 Edward IV.

nuft be carried hiffion fhe was Duke of Savoy, mander's being thofe to whom d. for the fame wful \*, as one e, for that the

of Marque or State by whofe r Property, but R. Brownlow,

m, with an In-; and if a Bale and to a certain ofes of it +, this hing out, anima dicted for in the the faid Mafter after re-take the he being in the and the Privity

for her Redempo Taking, yet is here muft be an fame Manner as

ners in her Boat, be attacked and

nd delivered the nunifiloned comno ways liable to niverable for the the Law of Nad, the Merchant oic he commifcommit fuch a ted to the fame, t in, to acquire

attacks another, Law Marine, an

his Goods at Sea ome to Land, if hirn, in Places ; and in other of the Country. thereby changed,

de Ufu Captione, of Prefeription, but the Intereil

Though 13 Edward IV.

# OF PIRATES.

Though it is held by the Common Law of England, that if a Man commit  $B_{ieg}(y)$ , Cafe Piracy upon the Subjects of another Prince, though in League with us, and F. 330. Lin. brings the Goods into England, and fells them in a Market overt, the fame fhall C. 4bind, and the Owners are for ever excluded; and, if they fhould endeavour in  $C_{1.5}$  S. 16. the Admiralty to diffute the Property in Order to Reflitution, they will be prohibited.

A ship which belonged to feveral Owners was fent to the *Indies* on a trading | Rell<sup>2</sup>; Rep. Voyage, and upon the high Sea the Mariners committed Piracy, for which, on  $\frac{23}{20}$ ; TheCale her Return to the River *Thames*, the Admiral feized her as *Bona Pyratarum*; & Al, but the Merchants her Owners took the Sails and Tackle out of her, and there was a Décrec, that the Admiral fail not have the Goods ftolen from other Men, but the Owners fhall have them.

It appears by the Preamble to the Statute of 28 Hen. VIII. Cap. 15. that  $M^{aB_{a}de}$  fore this Offence was not punifhable by the Common Law, but the fame was deter-Mar. F. 67. mined and judged by the Admiral, after the Courfe of the Civil Law; but byForce S. 24. of the faid Act the fame is enquired of, heard, and determined, according to the Courfe of the Common Law, as if the Offence had been committed on Land.

But by Lord Hale\*, the Coart of King's Bench had certainly a concurrent Jurifdiction with the Admiralty, in Cafes of Felony committed upon the Narrow Scas, or Coaft, though it were High Sea, becaufe within the King's Realm of England: But this Jurifdiction of the cemmon Law Courts was interrupted by a fpecial Order of the King and Council, 35 Edw. 111. and fince the 38 Edw. 111. it does not appear that the Common Law Courts take Cognizance of Crimes committed upon the high Seas.

And for the Trial of Piracy, and to determine what Actions come under this Denomination, as also to encourage the Suppression of it, the following Acts have been made, viz.

All Offences of Piracy, Robbery, and Murder, done upon the Sea, or in any 27 Her. VIII. Haven, River, or Creek, where the Admirals pretend to have Jurifdiction, fhall C. 4. S. 1. be inquired into, tried, heard, and determined, in fuch Places in this Realm, as fhall be limited by the King's Commillion, as if fuch Offences had been done upon Land; and fuch Commillions thall be under the great Seal, directed to the Lord Admiral, or his Lieutenant or Deputies, and other Perfons named by the Lord Chancellor, to hear and determine fuch Offences after the common Courfe of Law, ufed for Felonies committed within the Realm.

The remaining Sections of this Act are omitted, becaufe the Act is amended and re-enotied 28 Hen. VIII. Cab. 15. which follows.

re-enabled 28 Hen. VIII. Cap. 15. which follows. All Treatons, Felonies, Robberies, Murders, and Confederacies, committed 28 Hen. VIII. upon the Sea, or in any Haven, River, Creek, or Place, where the Admirals C. 15. S. 1. have, or pretend to have any Power or Jurifdiction, fhall be enquired, heard, and determined in fuch Shires and Places in this Realm, as thall be limited by the King's Commiflion, as if fuch Offences had been committed upon Land, and fuch Commiflion thall be under the Great Seal, directed to the Admirals,  $\mathcal{G}c.$ and to three or iour fuch other Perfons as thall be named by the Lord Chancellor, after the common Courfe of the Law ufed for Treafon, Felonies,  $\mathcal{G}c.$  committed upon Land, within this Realm.

Such Perfons to whom fuch Commiffions shall be directed, or four of them, shall have Power to inquire of fuch Offences by the Oaths of twelve lawful Inhabitants in the Shire limited in their .Commiffion, as if fuch Offences had been committed upon Land within the Shire; and every Indictment found before fuch Commiffioners, of any Treafons, Felonies, or other fuch Offences committed upon the Seas, or in any Haven, River, or Creek, shall be good in Law; and fuch Procefs, Judgement, and Execution, shall be had against every Perfon fo indicted, as for Treafon, Felony, or other fuch Offences done upon Land; and the Trial of fuch Offences shall be by twelve Men, inhabiting in the Shire limited within fuch Commiffion, and no Challenge to be had for the Hundred; and fuch as shall be convicted of any fuch Offences shall fuffer fuch Pains of Death, Loss Land and Goods, as if they had been convicted of the fame Offences done upon Land.

• Hift. Pl. Cr. Vol. II. P. 14, 15, X x x

For

# OF PIRATES.

28 Her. VIII: For Treafon, Robberies, Felonies, Murders, and Confederacies, done upon C. 15 S. 3. the Sea, or in any Place above rehearfed, the Offenders shall not have Benefit of Clergy.

- 5.4 This Act (hall not extend to any Perfon for taking any Victuals, Cables, Ropes, Anchors, or Sails, which fuch Perfon, compelled by Neceflity, taketh of any Ship which may fpare the fame fo the Perfon pay for the fame, Money or Money-worth, or deliver a Bill obligatory to be paid, if the taking be on this Side the Straits of Marrock, to be paid within four Months; and if it be beyond the faid Straits, to be paid within twelve Months; and that the Makers of fuch Bills pay the fame at the Day limited.
- 8. 5. When any fuch Commiffion fhall be directed to any Place within the Jurifdiction of the five Ports, fuch Continifion fhall be directed to the Lord Warden of the Ports, or his Deputy, and three or four fuch other Perfons as the Lord Chancellor thall name.
- 5.6. Whenfoever any Commission shall be directed unto the five Ports, for the Inquisition and Trial of any of the Offences expressed in this AC, such Inquisition and Trial shall be had by the Inhabitants in the five Ports, or the Members of the fame.

It is ordained that all the Piracies, Felonies, and Robberies, committed upon Will III. C. the Sea, or in any Haven, River, Creek, or Place, where the Admirals have Power or Jurifdiction, may be tried at Sea, or upon the Land, in any of his Majefty's iflands, Plantations, Colonies, Ge. appointed for that Purpofe by Commiffion under the great Seal of England, or the Seal of the Admiralty, directed to fuch Committioners as his Majefty fhall think fit, who may commit fuch Offenders, and call a Court of Admiralty thereupon, to confift of feven Perfons at the leaft.

5. 2.3. And for Want of feven, then any three of the Commiffioners may call others, \*5.4 as therein is mentioned\*, and the Perfons fo affembled may proceed, according to the Courfe of the Admiralty, to iffue out Warrants for bringing Perfons accufed of Piracy or Robbery before them to be tried, and to furmon Witneffes, and take Examinations, and do all Things neceffary for the Hearing and final Determination of any Cafe of Piracy, &c. and to give Sentence of Death, and award Execution of the Offenders, who shall thereupon fuffer Loss of Lands, Goods, and Chattels.

5. 5. So foon as any Court shall be affembled, the King's Commission shall be read, and the Court shall be proclaimed, and then the President of the Court shall take the following Oath, viz.

I A. B. do fivear in the Prefence of Almighty God, that I will truly and impartially try and adjudge the Prifener or Prifeners, which shall be brought upon this or their Trials before this Court, and honefuly and duly on my Part, put his Majeful's Commission for the trying of them in Execution, according to the beful of my Skill and Knowledge; and that I have no Interest, directly or indirectly, in any Ship or Goods, for the piratically taking of which any Person stands accused, and is now to be tried.— So help me God.

j c

noltia 200

af

p.

And he having taken this Oath, thall administer the same to every Person, who shall fit and have Voice in the Court, and thereupon the Prisoners shall be brought before them; and then the Register shall read the Articles against such Prisoners, wherein shall be set forth the particular Facts of Piracy, Robbery, and Felony, with the Time and Place, and in what Manner it was committed; and each Prisoner shall be asked, whether he be guilty or not guilty; whereupon he shall immediately plead guilty or not guilty, or else it shall be taken as confessed in any Prisoner shall plead not guilty, Wittenss shall be produced by the Register, and sworn and examined in the Prisoner's Presence; and after a Wittens has answered all the Questions proposed by the President, and given his Evidence, it shall be lawful for the Prisoner to have the Wittens's crossexamined, declaring to the Court what Questions he would have asked, and the President or the Court shall interrogate the Wittens's accordingly; end every *6* 

262.

es, done upon have Benefit of

Cables, Ropes, taketh of any inc, Money or ing be on this if it be beyond Makers of fuch

ithin the Jurife Lord Warden ons as the Lord

Ports, for the ct, fuch Inquior the Members

committed upon Admirals have in any of his hat Purpole by miralty, directed ay commit fuch of feven Perfons

may call others, ed, according to Perfons accufed tneffes, and take d final Determieath, and award Lands, Goods,

on shall be read, Court shall take

truly and imparbrought upon kis put his Majesty's of my Skill and y Ship or Goods, nd is now to be

o every Perfon, rifoners fhall be cles againft fuch iracy, Robbery, vas committed; guilty; whereill be taken as fhall be pro-Prefence; and Prefident, and Witnefs crofstafked, and the gly; and every Prifoner

# OF PIRATES,

Prifoner fhall have Liberty to bring Witneffes for his Defence, who fhall be fivorn and examined, and afterwards the Prifoner fhall be heard for himfelf; which being done, the Prifoner fhall be taken away, and all other Perfons, except the Regifter, fhall withdraw; and the Court fhall confider of the Evidence; and the Prefident fhall collect the Votes of the Court, beginning at the Junior; and ending with himfelf; and, according to Plurality of Voices, Sentence fhall be given, and pronounced publickly in the Prefence of the Prifoner, being called in again; and, according to fuch Sentence, the Perfons attainted fhall be put to Death, in fuch Manner, and in fuch Place upon the Sea, or within the Ebbing or Flowing thereof, as the Prefident, or the major Part of the Court, by Warrant directed to a Provoft-Marfhal, which they fhall have Power to conftitute, fhall appoint.

Some Publick Notary shall be Register of the Court; and in cafe of his Ab-<sup>11 and 12</sup> fence, Death, or Incapacity, or for Want of a Person so qualified, the Prefident <sup>17,10,10</sup>, 111, C; fhall appoint a Register, giving him an Oath, duly, faithfully, and impartially to execute his Office; which Register shall prepare all Warrants and Articles, and provide all Things requisite for any Trial, according to the fubfuntial and effential Parts of Proceeding in a Court of Admiralty in the most summary Way; and shall make Minutes of the Proceedings, and enter them in a Book, and shall transfinit the fame, with the Copies of all Articles and Judgements, unto the High Court of Admiralty of *England*.

If any of his Majefty's Ships fhall commit Piracy or Robbery, or any Act of S. 7. Hoftility, againft others his Majefty's Subjects upon the Sea, under Colour of any Committion from any foreign State, or Author's v from any Perfon whatfoever, fuch Offenders, and every of them, fhall be adjudged Pirates, Felons, and Robbers, and being convicted, according to this Act, or 28 Hen. VIII. Cap. 15. fhall fuffer Pains of Death, and Lofs of Lands and Goods.

If a Commander of a Ship, or any Mariner, fhall, in any Place where the S.8. Admiral hath Jurifdiction, betray his Truft, and turn Pirate, Enemy, or Rebel, and piratically and felonioufly run away with the Ship, or any Boat, Ordnance, Ammunition, or Goods, or yield them up voluntarily to any Pirate, or fhall bring any feducing Meffages from any Pirate, Enemy, or Rebel; or confult, or confederate with, or attempt to corrupt any Commander, Officer, or Mariner, sto yield up or run away with any Ship or Goods, or turn Pirate, or go over to Pirates; or if any Perfon fhall lay violent Hands on his Commander, to hinder him from fighting in Defence of his Ship and Goods, or confine his Mafter, or endeavour to make a Revolt in the Ship, he fhall be adjudged a Pirate, Felon, and Robber, and being convicted, according to this Act, fhall fuffer Death, and Lofs of Lands and Goods.

All Perfons who fhall, either on La.d or upon the Seas, knowingly fet forth S. 9any Pirate, or affift or maintain, procure, command, counfel, or advife any Perfon to commit any Piracies or Robberies upon the Seas, and fuch Perfons thall thereupon commit any fuch Piracy or Robbery, all fuch Perfons thall be adjudged acceffary to fuch Piracy and Robbery; and after any Piracy or Robbery committed, every Perfon who, knowing that fuch Pirate or Robber has committed fuch Robbery, fhall, on the Land or upon the Sea, receive, entertain, or conceal any fuch Pirate or Robber, or receive any Ship or Goous by fuch Pirate or Robber, piratically and felonioufly taken, fhall be adjudged acceffary to fuch Piracy and Robbery; and all fuch Acceffaries may be enquired of, heard, and determined, after the common Courfe of the Law, according to the Statute 28 Hea. VIII. Cap. 15. as the Principals of fuch Piracies and Robberies ought to be; and, being attainted, fhall fuffer Death, and Lofs of Lands and Goods.

When an English Ship thall have been defended by Fight againft Pirates, S. 10. and any of the Officers or Seamen are killed or wounded, the Judge of the Admiralty, or his Surrogate in London, or the Mayor, or chief Officer in the Out-Ports, affifted by four fubftantial Merchants, may, by Procefs out of the faid Court, levy upon the Owners of fuch Ships, E.c. a Sum not exceeding 21. per Hundred, of the Value of the Freight, Ship, and Goods, fo defended, to

# OF PIRATES.

be diffributed among the Officers and Seamen of the faid Ships, or Wistows and Children of the flain.

11 and 12 A Reward of 10/, for every Veiled of a Hundred Toris or under, in U.S. for Wall, III, C. every one of a greater Burthen, shall be faid by the Captain, Commander, or 7, S. 11. Mafter, to the first Diffeoverer of any Conduitation for running away with or

deflroying any fuch Ship, at the Port where the Wages are to be paid.

S. 12. This Act thall be in Force for fever. Years, Ge. Made perpetual 6 Geo. I; Cap. 19.

5-13. The Commiffioners appointed by 28 Hen. VIII. Cap. 15. or by this Act, fhall have the fole Power of hearing and determining the faid Crimes, within all the Plantations in America, governed by Proprietors, or under Charter from the Crown, and fhall iffue their Warrants for apprehending any Pirates, Se. within any of the faid Plantations, in order to their being brought to Trial within the fame, or any other Plantation in America, or fent into England; and all Governors, Se. in the Plantations, governed by Proprietors, or under Charters, fhall afilt the Corumiffioners and Officers, and deliver up the Pirates, Se. in order to their being tried, or fent into England.

5. 14. If any of the Governors in the Plantations shall refuse to yield Obedience to this Act, such Refusal is declared to be a Forseiture of all Charters granted for the Government or Propriety of such Plantation.

8.15. When any Committion, for the Trial and Punishment of the Offences aforefaid, shall be directed to any Place within the Jurifdiction of the Cinque Ports, fuch Committion shall be directed to the Lord Warden, Sc.

5. 16. All Officers or Sailors, who shall defer the Ships wherein they are hired to ferve for that Voyage, shall forfeit all Wages due to them.

5.17. In Cafe any Mafter of a Merchant-Ship thall, during his being abroad, force any Man on Shore, or wilfully leave him behind in any of his Majefty's Plantations, or elfewhere, or fhall refufe to bring home with him all fuch of the Men which he carried out, as are in a Condition to return, fuch Mafter thall fuffer three Months' Impriforment.

4 Gen. I. C. 11. S. 7. All Perfons who fhall commit any Offences for which they ought to be adjudged Pirates, by the Act 11 and 12 Will, 111. Cap. 7. may be tried as by the Act 28 Hen. VIII. Cap. 15. and thell be debarred from the Benefit of Clergy. Nothing in this Act to extend to Scotland.

\*\*

•••

\*\*

...

••

ca.

ati de fai

of

the

of

to

De

pai

but

8 Go. I. By 8 Goz. I. Cap. 24. S. 1. if any Commander of a Ship, or other Perfon, C. 24. S. 1. fhall trade with any Pirate, or fhall furnifh any Pirate, Felon, or Robber, upon the Seas, with Ammunition, Provifion, or Stores, or fhall fit out any Ship knowingly, and with a Defign to trade or correspond with any Pirate, & upon the Seas; or if any Perfon fhall confult, combine, or correspond with any Pirate, & c. upon the Seas; or if any Perfon fhall confult, combine, or correspond with any Pirate, & c. upon the Seas; or if any Perfon fhall confult, combine, or correspond with any Pirate, & c. upon the Seas; or if any Perfon fhall confult, combine, or correspond with any Pirate, & c. upon the Seas; or if any Perfon fhall confult, combine, or correspond with any Pirate, & c. upon the Seas; or if any Perfon flate, willy of any Piratey, Felony, and Robbery, fuch Offender fhall be edua ged guilty of Piracy, & c. and fhall be tried according to the Statute 23 Hen. S IM. Cap. 18. and 11 and 12 Will. III. Cap. 7. and, being convicted, fhall fuffer Disam, and Lefs of Lands and Goods; and if any Perfon belonging to any Ship, upon meeting any Merchant-Ship on the High Seas, or in any Port, Haven, or Creck, fhall forcibly board or enter fuch Ship, and, though they do not feize and carry her off, fhall throw over-board or deftroy any of the Goods, they fhall be punifhed as Pirates.

5.2. Every Ship fitted out with a Defign to trade or correspond with any Pirate, and all the Merchandizes put on board the fame with an Intent to trade with any Pirate, shall be forfeited, one Moiety to the King, and the other to the Informer, to be recovered in the High Court of Admiralty.

S. 3. All Perfons declared Acceffaries, by 11 and 12 Will. III. to any Piracy, are by this A& declared principal Pirates.

5.4. Any Offender convicted of any Piracy, &c. by Virtue of this Act, shall not have Benefit of Clergy.

5. 5. And to encourage Seamen and Mariners to defend their Ships from Pirates, the faid Act ordains, that in Cafe any Mariner, on board any Merchant-Ship, fhall be maimed in Fight againft any Pirate, upon due Proof thereof, he shall not only have and receive the Rewards appointed by 22 and 23 Cb. 11. Cap. 11.

or Wistows and

r; an 1 15% for Commander, or g away with or aid.

etual 6 Geo. I.

or by this Act, mes, within all harter from the tes, &c. within **Frial** within the and all Gover-Charters, fhall Sc. in order to

ld Obedience to ters granted for

Offences aforene Cinque Ports,

hey are hired to

ng abroad, force Majesty's Plantafuch of the Men lafter shall fuffer

ey ought to be be tried as by Benefit of Clergy.

or other Perfon, or Robber, upon it out any Ship Pirate, &c. upon with any Pirate, ry, fuch Offender ng to the Statute being convicted, Perfon belonging or in any Port, though they do ny of the Goods,

with any Pirate, to trade with any to the Informer,

any Piracy, are

is Act, shall not

ps from Pirates, Merchant-Ship, hereof, he shall b. II. Cap. 11. but

# OF PIRATES.

but fhall be provided for in Greenwich Hofpital, preferable to any other Seaman who is difabled from Service by Age.

Allo, in order to encourage the Defence of Merchant-Veffels againft Piratas, the Commanders or Seamen wounded, and the Widows of fuch Seamen as the flain, in any piratical Engagement, fhall be entitled to a Bounty to be divided among them, not exceeding one Fiftieth Part of the Value of the Cargo on board. Blackflow's Comment. Vol. IV.

Lord Mansfield faid, in the Cafe of Gofs and Withers, that in Spain, Venice, and England, the Goods go to the Captors of a Pirate, against the Owners, as these can be no Condemnation to entitle the Pirate, and this is agreeable to Groties de Jur. Bell. and to Locennius de Jur. Marit.

However, by the Marine Ordinance of France in 1681, the Ships and Effects of their Subjects, or of their Allics, retaken from Pirates, and reclaimed within a Year and a Day from the Declaration which shall be made of them at the Admiralty, fhall be refored to the Proprietors, on paying one third of the Value of the Ships and Goods, for Charges of the Recapture. This Ordinance is accounted, by the French Writers, a great Inftance of their national Generofity. But the Stipulations in Treaties of Commerce and Navigation between England and other powers go still farther, and therefore shall be recited in this place.

" For the greater Freedom of Commerce and Navigation, it is agreed and " concluded, that the King of GREAT-BRITAIN and the STATES GENERAL, shall not receive into their Havens, Cities, and Towns, nor suffer that any of " the Subjects of either Party do receive Pirates or Sea Rovers, or afford them " any Entertainment, Afliftance, or Provision, but thall endeavour that the faid " Pirates and Sea Rovers, or their Partners, Shurers, and Abettors, be found out, apprehended, and fuffer condign Punifhment, for the Terror of others : And \*\* all the Ships, Goods, and Commodities piratically taken by them, and brought " into the Ports of either Party which can be found; nay, although they be fold, fhall be reflored to the right Owners, or Satisfaction thall be given either to the Owners, or to those who by Letters of Attorney shall challenge the \*\* \*\* fame, provided the Right of their Property be made to appear in the Court of Admiralty by due Proofs according to Law. Treaty with Holland 1667. It was the Violation of this Treaty on the Part of the Dutch which contri-\*\* 66. buted to the Rupture between Great-Britain and Holland, at the Close of the "Year 1780. The Regency of Amflerdam had not only protected, but given "every Aid in their Power to Paul Jones, a Native of Great-Britain, who, under " a Commission granted to him by the Rebel Subjects of the King of Great-" Britain in America, engaged and took his Majefty's Frigate the Service, a "Sloop called the Counteff of Scarborough, and two or three Britigh Merchant" "Ships, all of which he carried to the Texel, and fold the Merchant Veffels and their Cargoes, humfelt appearing publickly on the Exchange of 2%/erdam, where he was carefied by the Merchants, and the Magistrates fupplyed *Jones* with Provisions, Ammunition, Cc. for refitting and putting to Sea, potwith-francing the repeated Remonstrances of Sir *Joleph Torke*, the *British* Minister at the *Hague*, who demanded Reflictution of the King's Ships, and the Seifure of During Source the Bares

Paul Jones the Pirate."

If any Commander, or other Officer, or Seaman of a Merchant Ship, that a Gend. co. 240 carries Guns and Arms, fhall not fight and endeavour to defend themfelves when S.6. attacked by a Pirate, or fhall utter any Words to difcourage the other Mariners from defending the Ship, by which Means the is taken by the Pirate, in fuch Cafe, the faid Commander, Ge. fhall forfeit all the Wages due to him or them, to the Owner

of the Ship, and fuffer fix Months' Imprilonn ent. No Mafter, or Owner of any Merchant Ship, fhali pay to any Seamar, beyond S. 7. the Seas, any Money or Effects on Account of Wages, exceeding one Moiety of the Wages due at the Time of fuch Payment, till fuch Ship fhall return to Great-Britain, Ireland, or the Plantations, or to fome other of his Majefty's Dominions whereto they belong, on Forfeiture of double the Money for paid, Ec,

Yyy

This

#### OF PIRATES.

Go. I.C.: This Act thall extend to all his Majefty's Dominions in Afia, Africa, or America, and thall be a publick Act, and thall continue feven Years, Gc. mude perpetual 2 Geo. II. Cap. 28.

Gole, 3. Inft. The Act 11 and 12 Will. III. Ch. 7. does not alter the Offence, or make the Of-Tit. Admir. fence Felony, but leaves it as it was before this Act, viz. Felony only by the Civil Low but eigeth a Mean of Tryal by the Common Law, and inflicteth Pains of

Law, but give tha Mean of Tryal by the Common Law, and inflicteth Pains of Death, as if they had been attainted of any Felony done upon the Land.

The Indictment must mention the fame to be done on the high Sea.

2 Ges. II. Ch. #1. If any Perfon be feloniously fricken or poisoned upon the Sea, or at any Place out of England, and dies in England, or fricken or poisoned in England, and dies on the Sea, or out of England, the Fact is triable in any Country, according to the Course of the Common Law, except Challenges for the Hundred.

Moore 756. Dy. 308.

S. 17.

18. Ge. II. P. 659.

P. 660.

A Pardon of all Felonies does not extend to Piracy, but the fame ought *effectially* to be named, and though there be a Forfeiture of Lands and Goods, yet there is no Corruption of Blood, nor can there bean *Acceffury* of this Offence tried by Virtue

Ditto, P. 71. of this Statute, but if there be an *Acceffary* upon the Sea to a Piracy, he must be  $\frac{5}{2}$ ,  $\frac{16}{16}$ , tried by Civil Law.

5. 16. Vide 14 7ec. in B. R. Marr 756. done upon the Sea, nor is Clergy allowable to the Party on the Statute 28 Plac. 1044. Hen. VIII. 1 Inft. 191. Though a Port be Locus Publicus uti Pars Oceani, yet it has been refolved more

57. Though a Port be Locus Publicus uti Pars Oceani, yet it has been refolved more than once, with Refpect to all Ports, that not only the Town, but the Water is infrà Corpus Comitatús.

infrà Corpus Comitatús. Maligue Jure If a Pirate enters into a Port or Haven of this Kingdom, and affaults and robs Mar P. 21. a Merchant Ship at Anchor there, this is not Piracy, becaufe the fame is not

a Merchant Ship at Anchor there, this is not Piracy, becaufe the fame is not done *fuper altum mare*, upon the high Sea, but a downright Robbery at Common Law, for that the Act is *infrà Corpu: Comitatis*, and was inquirable and punifhable by the Common Law before the Statute of 28 Hen.VIII. Cap. 15. An Inftance of which was in Hide & Al. who robbed the Ship of one Capt. Slue of fome Merchandize, appertaining to Mr. Mofs, a Merchant in London, and for which they were indicted at the Common Law, and found guilty, Anno 22 Car. II. at the Old-Bailey.

By the recited Act of 11 Will. III. it is, amongst other Things, enacted, That all Piracies and Robberies committed on the Sea, or in any Haven or Place, where the Admirals have Power or Jurifdiction, may be examined and adjudged, according to the Directions of the Act, in any Place at Sea or Land, to be appointed by the King's Commission, And also, that if any of his Majesty's natural-born Subjects, or Denizens of this Kingdom, thall commit any Piracy or Robbery, or Act of Hoftility, against others of his Majesty's Subjects on Sea, under Colour of Committion from any foregn Prince or State, or Pretence of Authority from any Perfon, they fhall be deemed Pirates, Felons, and Robbers, and being convicted according to the faid Act, or of 28 Hen. VIII. therein recited, shall suffer such Pains of Death, Ge. as Pirates, Ge. ought to have and suffer : And whereas, during the War with France and Spain, divers Subjects have entered into the Service of his Majefty's Enemies, on board Privateers, or other Ships, having Committions from the Crowns of France and Spain, and committed Holti-litics against his Majesty's Subjects on the Seas, in the Well-Indies, &cc. and as Doubts have arilen whether, as fuch Offenders have been guilty of High Trea-fon, they can be guilty of Felony within the Intent of the faid Act, and as fuch be tryed by the Court of Admiralty thereby appointed; to put an End to the faid Doubts, therefore, It is enabled, That all Perfons, being natural-born Subjects or Denizens of his Majefty, who, during the prefent or any future Wars have committed, or thall commit, any Hoftilities on the Sea, or in any Haven, River, Creck, or Place where the Admirals have Power of Jurifdiction, may be tried as Pirates, Felons, and Robbers, in the faid Court of Admiralty, on Shipboard, or on Land, as Perfons guilty of Piracy, &c. are by the faid Act directed to be tried; and being convicted thereof, shall fuffer fuch Pains of Death, Loss of Lands, Goods, and Chattels, as other Pirates, &c. by the faid Act of tt Will. III. or any other Act, ought to fuffer.

3

P. 661.

266

7

Pto

tl

J

ai tl

d P tl

al

M P

qı th

th

Se

or by fu

re b rica, or Amemude perpetual

make the Ofnly by the Civil ifteth Pains of and.

at any Place out and dies on the og to the Course

s, yet there is no cried by Virtue icy, he must be

ute for Treasons the Statute 28

n refolved more at the Water is

affaults and robs the fame is not obbery at Coms inquirable and II. Cap. 15. An one Capt. Slue of London, and for y, Anno 22 Car.

s, enacted, That Haven or Place, ed and adjudged, or Land, to be of his Majefty's nmit any Piracy s Subjects on Sea, or Pretence of hs, and Robbers, I. therein recited, have and fuffer: cets have entered or other Ships, ommitted Hoftidies, &c. and as of High Treaaid Act, and as o put an End to atural-born Subny future Wars in any Haven, idiction, may be iralty, on Shipd Act directed to Death, Lois of of 11 Will. 111.

Any

#### OF PIRATES.

Any Person who shall be tryed and acquitted, or convicted according to this Act, for any of the faid Crimes, shall not be tried again for the same Fact, as High Treason.

Nothing in this Act thall extend to prevent any Perfons, guilty of any of the 18 Gen. II. faid Crimes, who fhall not be tried according to this Act, from being tryed for P. 602. High Treafon within this Realm, according to the aforefaid Act of 28 Her. VIII.

If fuch a Robbery be made in a *Creek* or *Port*, in fuch Cafes, it has by fome Moore, 756, been conceived that *Clergy* is allowable, upon the Statute of 28 *Hen*. VIII. but <sup>1</sup> *Jac.* Par. if it be done *fuper altum Mare*, there is no fuch Allowance, as was ruled by the <sup>1044</sup>. Opinion of Sir *Lyonel Yenkyns*, and the reft of the Judges, upon the Piracy committed by *Cufack* and others, who were executed *Anno* 1674. And if the Robbery be committed on great Rivers, within the Realm, effected always as common Highways, there it has formerly been doubted, whether the Benefit of Clergy ought to be granted; however it was feemingly fettled by the Judges in the afore-faid Cafe of *Hide*, and was confirmed by the following Act, *viz*,

Divers wicked and evil-difpofed Perfons, being encouraged to commit Rob-Ga.II. beries and Theft upon navigable Rivers, Ge. by the Privilege, as the Law P. 1055 now is, of being admitted to the Benefit of their Clergy; for the more effectual preventing fuch Felonies for the future, *It is enacted*, That all Perfons, who thall at any Time, from and after the 24th of June, 1751, felonioully feal any Goods or Merchandize, of the Value of 400. in any Ship, Barge, Lighter, Boat, or P. 1056. other Veffel or Craft, upon any navigable River, or in any Port of Entry or Difcharge, or in any Creck belonging thereto, or from off any Wharf or Quay adjacent to any navigable River, Port of Entry or Difcharge, within Gread-*Britain*, or fhall be prefent and affifting in committing any of the faid Offences, being thereof convicted or attainted, or being indicted, fhall of Malice ftand mute, or will not directly anfwer to the Indictment, or fhall peremptorily challenge above twenty Perfons returned to be of the Jury, fhall be excluded from the Benefit of Clergy.

One Cobbam was arraigued in Soutbwark, before the Commiffioners of Oyerand Terminer, for a Piracy and Robbery committed on a Spaniard, and refuling to plead, it was moved by the Attorney-General, whether he ought not in this Cafe to have the Peine forte & dure, and it was the Opinion of the Court he fhould from the Words, and reactonable Intendment of the Statute 28 Hen. VIII. C. 15. and Judgement was given accordingly.

If a Man is taken on : fpicion of Piracy, and a Bill is preferred against him, and the *Yury* find *Is noramus*, and the Court of Admiralty will not discharge him, that of the *King's-Bench* will grant a *Habeas Corpus*, and if there be good Cause, discharge him, or at least admit him to Bail; but if the Court fuspects that the Party is guilty, perhaps they may remand him; and therefore in all cafes, where the Admiralty legally have an original or a concurrent Jurisdiction, the Courts above will be well informed before they will meddle or interfere.

Aiding or affifting the Escape of a Man in Custody for Piracy, though the *Plant.* 134, Matter is an Offence at Land, yet the Admiralty having Jurifdiction to punish the  $\frac{13}{Cont.El.687}$ , Principal, has likewise Power to punish such an Offender, who is looked upon Cre.7ac.109, quafi an Acceffary to the Piracy; but on refcuing a Prisoner from an Officer of Sude. 121, their's, they may examine the Cause, but they cannot proceed criminally against 340. the Offender.

The Exemplification of the Sentence of the Court of *Admiralty*, under their Seal, is conclusive Evidence in a Court of *Common Law*.

And although the Statute of 28 Hen. VIII. C. 15, does not alter the Offence, Lord Repor make it Felony, but leaves it as it was before that Statute, viz. Felony only mond, 893 by the Civil Law, and gives a Mean of Trial by the Common Law, and inflicted fuch Pains of Death, as if they had been attainted of any Felony; yet it was refolved by \* all the Judges and the Reft of the Commiffioners then prefent, that his Majelty having granted Letters of Reprifal + to Sir Edmund Turner and George Carew, against the Subjects of the States General of the United Provinces which

\* Sof. Admir. Feb. 18, 1680. Cafe of Compton Grwithe, & al.

+ Mentioned P. 224.

which Grant was afterwards called in by Proclamation, then notified in the Treaty of Breda, and finally fupprefied under the Great Seal; that feveral having-put in Execution the faid Committion, under a Deputation from *Carew* only, without *Turner*, were indicted for Piracy, though they were acquitted, as it was decreed that the fame was not a felonious and a piratical Spoliation in them, but a Caption in Order to an Adjudication; and though the Authority they acted under was deficient, yet not being done by the Captain and his Mariners, *Animo depredandi*, it could by no Means be made Piracy.

It has been cultomary to grant Committions to the Commanders of Ships bound to the *Eafl-Indies*, for the feizing of Pirates, and as I find they have always been to the fame Purpole, though fometimes varioufly worded, I fhall add the Copy of one of them taken from the Original.

#### ANNE, R.

A NNE, by the Grace of God, Queen of England, Scotland, France, and Ireland, Defender of the Faith, Sc. to our truthy and well-beloved A. B. Commander of the Ship Triton, Burthen four Hundred and twenty Tons, 4.5 thirty Guns, and feventy Men, or to any other the Commander of the fame for the Time being, GREETING; Whereas, we are informed there are feveral Pirates and Sea Rovers, which do infett the Seas of India, whither you are \*\* now going, We have therefore thought fit to authorife and impower, and \$6 61 accordingly do by these Prefents authorise and impower you, to apprehend, feize, and fecure the Perfons of any fuch Pirates, Free-Booters, and Sea Rovers, being either our own Subjects, or of other Nations affociated with ... them, as you fhall meet with in any of the Ports or Places, or upon any of ... the Coafts or Seas of India, or in any other Seas whatfoever, together with their Ships and Veffels, and all fuch Merchandize, Money, Goods, and " Wares, as thall be found on board, or with them, in Cafe they thall willingly " yield themfelves; but if they will not fubmit without fighting, then you are by Force to compel them to yield : And we do alfo require you to bring, or caufe to be brought, fuch Pirates, Free-Booters, and Sea Rovers, as you thall \*\* 44 \*\* feize or take, to a legal Trial, to the End they may be proceeded against with ... the utmost Severity of Law. And we do hereby enjoin you to keep an exact Journal of your Proceedings in the Execution of the Premites, and therein fet down the Names of fuch Pirates, and of their Officers and Company, and .. 48 .. the Names of fuch Ships and Veffels, as you thall, by Virtue of these Pre-4 fents, feize and take, and the Quantities and Qualities of all Arms, Ammu-" nition, Provision, and Lading of fuch Ships and Veffels, and the true Value of the fame as near as you can judge, and also to fecure and take Care of all Bills .. of Lading, Invoice, Cockets, Charter-Parties, and all other Papers and Writings, of what Kind foever, as shall be found on board such Ships and Vei-... fels; and we do hereby frietly charge and command you, as you will answer the same at your utmost Peril, that you do not in any Manner offend or mo-61 \*\* " left any of our Subjects, or the Subjects of our Friends and Allies, their Ships or Goods, by Colour or Pretence of these Prefents, or the Authority hereby granted. In *Witnefs* whereof, We have cauted our great Seel of *En-*gland to be affixed to these Prefents. *Green* at our Court at *St. James's* the \*\* 44 61 thirteenth Day of October, 1704, in the third Year of our Reign. 11

10 Rep. 109. Dyer 269. Jenk. Cent. 323.

In the Admiral's Patent, he has granted to him *Bona Piratarum*; the proper Goeds of Pirates only pais by this Grant, and not piratical Goods. So it is of a Grant *de Bonis Felonum*, the Grantee thall not have Goods tolen, but the true and rightful Owner: But the King thall have the Piratical Goods, if the Owner be not known.

When a Pirate is condemned and executed, he is commonly hung in Chains on a Gibbet fixed by the River Side, as an Object to deter others from following fuch Courfes which might, fooner or later, bring them to the fame unhappy End.

During the War, commenced in 1756, feveral Perfons, Mafters of Privateers, were executed for Piracy; the Facts were, that Neutral Ships, Dutch and Danes n notified in the that feveral havrom Carew only, mitted, as it was in in them, but a they acted under rs, Anino dipre-

manders of Ships they have always I thall add the

land, France, and ell-beloved A. B. ad twenty Tous, inder of the fame there are feveral , whither you are nd impower, and on, to apprehend, Booters, and Sea ns affociated with s, or upon any of er, together with oncy, Goods, and hey thall willingly ting, then you are e you to bring, or overs, as you that ecded againft with n to keep an exact mifes, and therein nd Company, and tue of these Pre-Il Arms, Animu-the true Value of e Care of all Bills Papers and Wrih Ships and Vetis you will answer ner offend or moand Allics, their or the Authority great Seal of Enit St. 'James's the

trum; the proper ids. So it is of a len, but the true ds, if the Owner

y hung in Chains s from following he fame unhappy

ers of Privateers. nips, Dutch and Danes

# OF CONVOYS, &cr

were firipped in the English Channel by fmall Privateers, and plundered, forne-times by the Mafters and People of the Privateer difguifed, at other Times more openly. This occasioned the new Act concerning Privateers; inferted under that Article.

# Of Convoys and Cruizers.

THE Word CONVOY, in a incicantile Senfe, means a Fleet, or any Number of Merchant-Veffels failing together to a particular Place of Defination under Protection. And the Protection granted to them by the Marine Department of the State to which they belong, confifting of one or more Ships of War. is likewife called a CONVOY.

THE KING OF GREAT-BRITAIN in Time of War grants Convoys for the Protection of his Subjects carrying on their Commerce on the Ocean, upon Application being made by the Merchants to the Committeeners for executing the Office of Lord High Admiral, who appoint fuch a Force as they think proportioned to the Danger they are likely to encounter from the Enemy on their Voyages; and, even in Times of Peace, Convoys are ordered by the Government to guard and defend our tradingVeilels from the Affaults of Pirates, or Encroachers on our Commerce, nore especially in our Fisheries, and other Parts of the Welt-Indier; where they may be exposed to fuch Attacks by commercial In-truders. The failing of all Convoys is publickly advertifed, and the Days fixed for their Departure, that Ships may get to the Rendezvous, or defined Places, from whence they are to fet Sail by the Times appointed, and there receive Orders from the commanding Officer relative to their future Proceedings, which the Matters must take Care punctually to obferve, otherwife they alone will be answerable for any Lois or Miscarriage that may happen through such Neglect.

In France and other Countries, Masters disobeying the Orders of the Commanders of Convoys, or departing from their Convoy, are punished by Fine manaers of convoys, or departing from their Convoy, are punified by Fine and Impriforment, befides being refponfible with their Property to their Own-ers for the Loffes that may enfue by fuch Conduct. In *England*, they are only liable to a civil Action for Damages, to indemnify the Owners and Mer-chants, for the Ships and Cargoes captured by their wilful Difobedience; but the Difficulties that arife in determining when the Mafters have made the Infurence wild are almost immuneable, and full areas in the Wafters. Infurance void are almost innumerable, and fall properly under the Head of Infurances, of which hereafter. If the Fault lies on the Commodore, he is made punishable by the subsequent Law, viz.

The Captains, Officers, and Seamen, of all Ships appointed for Convoy of 13 Car. II. Merchant Ships or others, thall diligently attend upon that Charge, without St. 1. C. 93. Merchant Ships or others, thall diligently attend upon that Charge, without St. 1. C. 93. Delay, according to their Instructions; and whofoever shall be faulty therein, and shall not faithfully defend the Ships and Goods in their Convoy, or shall demand any Money, or Reward, from any Merchant or Mafter for convoying of fuch Ships belonging to his Majefty's Subjects, shall be condemned to make Reparation of the Damage, as the Court of Admiralty shall adjudge, and also be punished criminally by Pains of Death, or other Punishment, as shall be adjudged by the Court-Martial.

Confirmed by 22 Geo. II. p. 693. Art. 17. By the Treaty with Holland in 1657, it is flipulated, that the Men of War or Convoys of either Nation, meeting or overtaking at Sea any Merchant-Ship or Ships belonging to the Subjects or Inhabitants of the other, holding the fame Courfe, or going the fame Way, shall be bound, as long as they keep one Courfe together, to protect and defend them against all and every one who would fet upon them.

CRUIZERS are commonly the best failing Ships, appointed by the Admiralty to cruize in fome certain Latitudes, in order to meet with, and apprchend, or deftroy the Enemy ; they are generally of the finalleft Rates, and must by no Means leave their Stations during the Time funited, except forced thereto by fome Damage received, or by Strefs of Weather. By the 6 Ann. Cap. 13. it

## OF CAPTURES. &c.

was enalled, that befide the Line of Battle Ships, forty-three others should be employed as Cruizers and Convoys for the better Prefervation of trading Veffels; *four* of which were to be Third Rates; *fixteen* Fourth Rates, and the Reft of fufficient Force to guard our Commerce; they were to attend, as before-mentioned, in certain Stations, and the Commissioners of the Admiralty may direct those of the Navy, or some one or more Persons, resident at such Places as his Majefty fhall appoint, to fuperintend and overfee every Thing relating to those Cruizers.

Several fubfequent Acts have confirmed the above, and increased the Number of Cruizers as Neceffity has required, to the no fmall Security of our Maritime Intereft.

Having now defcribed the different Modes of attacking an Enemy at Sea under proper Authority, it follows in Order, that we should treat of the Confequence of Success, under the Articles

## Of Captures, Condemnations, and Appeals.

Have already had Occafion to mention feveral Circumstances concerning Prizes, under the preceding Article of Letters of Marque, &c. however, fhall add a few more here, and begin with the Diffinctions made concerning them, which are of three Sorts, viz.

1. Ships and Goods taken by Letters of Marque, and by Jus Reprifaliarum.

2. Those taken from Pirates or Sea Rovers; and

Molley P. 280. S. 17.

3. Thole taken from profelled Enemies. The first, as has been before-mentioned, belong entirely to the Captors, after a legal Condemnation, as the fecond does after an Account thereof is given to the Admiral, and the third were to be proceeded in, according to the Power which authorifed the Capture.

It has been also granted to Companies, to appropriate the Prizes made in 9 Ann. Cap. 2. S. 51. Confequence of an Infringement of their Charters; as to the East-India \*, who have a Right to all Ships, &c. trading within their Limits, for which they may fue in any of the Courts at Wefminfler; as that of the South Sea may, though their Grant is yet more ample, viz. The Company shall have all Ships and Goods which shall be taken as Prize, by the Ships employed or licensed by it, within their Limits, or by fuch Ships of her Majesty, as the shall allow for Defense of the Trade, without any Account, five only that the Officers and Seamen on board the faid Ships of her Majefty, which shall be affisting to the taking any fuch Ships or Goods as Prize, shall have such Share thereof as her Majefty shall direct by the Charter of Incorporation; and it shall be lawful for the Company and their Servants, and other Perform employed and licenfed by them, to feize by Force of Arms, the Perfons, Ships, Goods, or Effects, of any of the Subjects of her Majefty, who thall frequent, trade, or adventure into the South Seas, or other the Limits aforefaid, and to detain, to the Use of the Company, the Ships, Goods, and Effects, so feized, and to fend into Great-Britain the Perfons of fuch of the Subjects of her Majefty as shall be fo feized, in Order to their being profected according to Law.

FntlEJfeirAG

N

eli it,

co

to an 2 m w

13 Ges. II. P. 133. See F. 230,

It has been observed in a preceding Part of this Work, that no Prize can be disposed of, nor any of her Cargo touched, till after a legal Condemnation in the Court of Admiralty here, or elsewhere; and that no Delays be made in the Process, it is *enasted*, that the Judge of such Court shall, if requested thereto, finish within five Days, &c.

APPEALS from the Vice-Admiralty Courts in America, and our other Plantations and Settlements, may be brought before the Court of Admiralty in England, as being a Branch of the Lord High Admiral's Jurifdiction, though they may also be brought before the King in Council. But in Cafes of Prize-Veffels taken in Time of War, in any Part of the World, and condemned in

\* 7 Gev. I. Cap. 21. Sect. 1; 3. Gev. 11. Cap. 1.5. Sect. 9.

#### OF BILLS OF HEALTH, &c.

others fhould tion of trading to the rth Rates, and Virtue e to attend, as eftablif the Admiralty Queftic refident at fuch jects of e every Thing the mu

ed the Number f our Maritime

Enciny at Sea eat of the Con-

## eals.

nces concerning , &c. however, nade concerning

Reprifaliarum.

ne Captors, after of is given to the the Power which

Prizes made in aft-India \*, who for which they South Sea may, all have all Ships ed or licenfed by the flall allow hat the Officers hall be affifting ch Share thereof and it shall be s employed and hips, Goods, or quent, trade, or ind to detain, to zed, and to fend ajefty as shall be

no Prize can be condemnation in be made in the quested thereto,

our other Planof Admiralty in fdiction, though Cafes of Prized condemned in any shy Court of Admiralty or Vice-Admiralty as lawful Prize, the Appeal lies to the Commiffioners of Appeals, and not to Judges Delegates. And this by Virtue of divers Treaties with Foreign Nations, by which particular Courts are eftablished in all the Maritime Countries of Europe for the Decision of this Queftion, Whether lawful Prize or not ? For this being a Queftion between Subjects of different States, it belongs entirely to the Law of Nations, and not to the municipal Laws of either Country, to determine it. The original Court for deciding this Queftion in England is the Court of Admiralty; and the Court of Appeal is in Effect the King's Privy Council, the Members of which are, in Confequence of Treaties, commiffioned under the Great Seal for this Purpole.

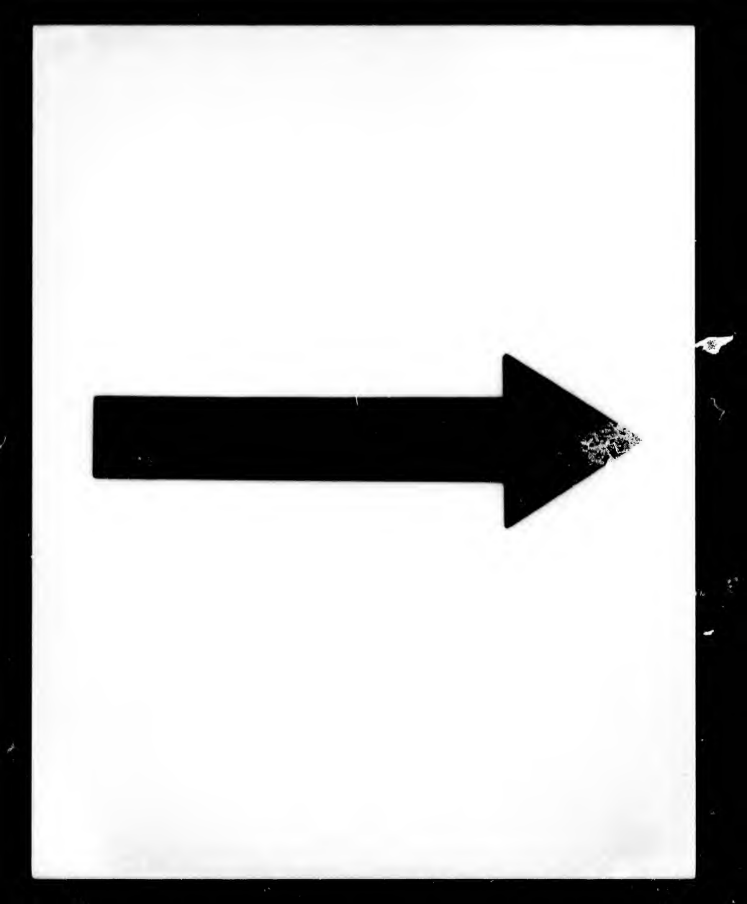
The Commiffioners of Appeals, formerly appointed by our Sovereigns, were half their Privy Counfellors, and fome others mentioned in the Appointment, to whom Appeals were to be made, both at home and abroad, as above; but as fome Difficulties arofe about the Commiffion, the following Act was made to remedy and folve them, viz.

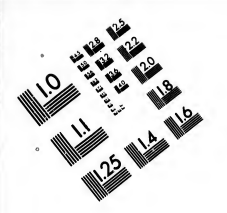
His Majefty, in order to bring Appeals from Sentences in Caufes of Prizes, 23 Ge. it. pronounced in the Courts of Admiralty, to a fpeedy Determination, did, by his C. 3. P. 127-Commiffion, bearing Date the 11th of July, in the twenty-fecond Year of his Reign, revoke a former Commiffion granted to all his Majefty's then Privy Counfellors, and all other his Privy Counfellors for the Time being, during Pleafure; and did alfo, by the fame Commiffion, appoint all his Privy Counfellors then being, as alto Sir Thomas Parker, Knight, Lord Chief Baron of the Excheguer; Sir Martin Wright, Sir Thomas Dennifon, and Sir Michael Foller, Knights, Juftices of the Court of King's-Bench; Sir Thomas Abney, Sir Thomas Burnet, P. 128. and Sir Thomas Birch, Knights, Juftices of the Court of Common-Pleas, Charles Clark, Edward Clive, and Heneage Legge, Efqrs. Barons of the Court of Excheguer, and the Chief Baron of the Exchequer for the Time being, to be Commiffioners, for hearing and determining fuch Appeals, during Pleafure, & and as fome Objections have been raifed againft the laft-mentioned Commiffion, on Account of the Lord Chief Baron of the Exchequer, the Juftices of the King's-Bench and Common-Pleas, and the Barons of the Exchequer, who were not of the Privy Council, being joined therein; It is therefore enalled, That the faid Commiffion, and all the Powers granted therein, fhall be deemed good in Law; and the Commiffioners, as well the faid Lord Chief Baron of the Exchequer, for the Time being, although they fhould not be of the Privy Council, are impowered, during his Majefty's Pleafure, to receive and determine all fuch -Appeals, and to use all other Jurifdictions, according to the true Intent of the Appeals, and to use all other Jurifdictions, according to the true Intent of the faid Commiffion.

No Sentence upon the Hearing of any fuch Appeal shall be valid, unless a Majority of the Commissioners present be of the Privy Council.

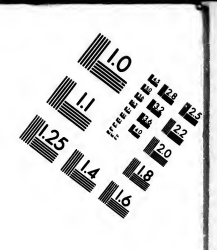
## Of Bills of Health and Quarantine.

T II E dreadful Ravages made by Peftilential Diforders in those Countries most subject to them, makes every Prince and State searful of receiving the Infection, by the Admittion of Goods from suspected Places; and, to avoid it, they always infist on Ships bringing Certificates from the Magistracy of the Port they last came from, declaring their Country to be free from any contagious Diftemper: These are termed Bills of Health, of which Copies are annexed, and, coming in this Form, they are called *clean* ones, in Opposition to *foul* ones, which are given to Ships when they proceed from infected Places, and these always obstruct their Admittance to trade, till they have performed a Quarantine of as many Days as the Guardians of Health, where they arrive, may judge necessary, being commonly from ten to forty; on Expiration of which, it is customary abroad for Phylicians to examine the Ship's Crew, and frict





j

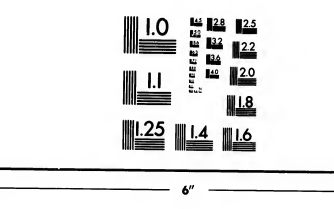


FFEFE

G1

Ó

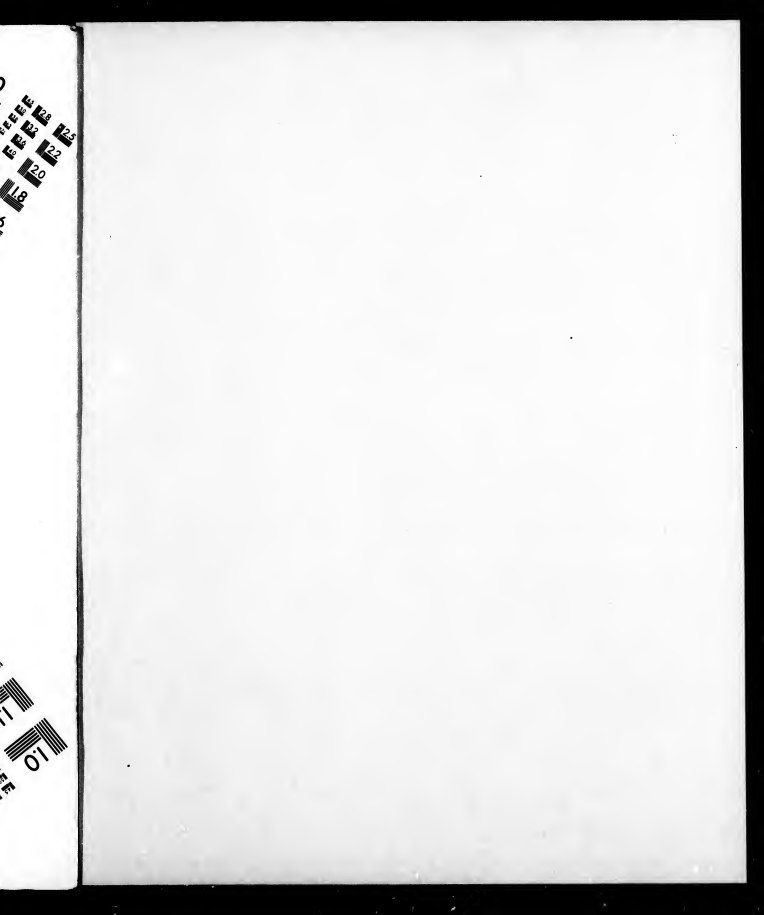
# IMAGE EVALUATION TEST TARGET (MT-3)





Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503



### OF BILLS OF HEALTH, &c.

ftrict Search is inade on board, by Perfons appointed, to fee whether the Number of Sailors corresponds with those mentioned in the Bills of Health; and, if any Difference appears, it will be dulicult in any Country, and impoffible in fome, to obtain Admittion afterwards; therefore it behoves every Captain to be very circumspect in having the exact Number of his Company inferted.

But though the Sailors are not admitted to a Communication with the Shore; till the aforementioned prudent Precautions have preceded; yet all Commodities; unfufceptible of the infectious Taint, fuch as Corn,  $\mathcal{C}_c$ . are permitted immediately to be landed at proper Places by the Mariners, from whence they are afterwards conveyed to those defined for their Confumption or Sale.

Several foreign States have fet apart and appropriated certain Parcels of Lands for the aforementioned Purpofes, which they have enclosed, and crefted Buildings, both for the Reception of Goods and Paffengers, to lay their Quarantine in, where the latter are confortably accommodated, under the Vigilance of Guards, appointed to hinder any one's too near Approach to their Reclufes: Such are the Lazarettos at Marfeilles, Venice, &cc. and the Expences vary on these Occasions, according to the Difference of Climes and Accommodations.

All Ships performing Quarantine here do it at *Stangate* Creek, under fuch Regulations as his Majefty in Council is pleated to appoint; and every Merchant who had any Goods from *Italy*, during the laft Plague at *Melfina*, was obliged to fhew his Documents, that is, the Bills of Lading, Invoices, Letters, or any other Papers in which his Goods were mentioned, to Gentlemen in the Secretary of the Cuftoms' Office, appointed to examine them; and the Merchandize, after lying the Time ordered, was opened, aired, and underwent the appointed to *Lon-don*, &cc.

But the Frequency of the Plague in different Parts of the Levant, making a Revifal of those Laws necessary, the following Act was passed :

The Preamble fets forth, that whereas it is necessary fome Provision be made by Parliament, for obliging Ships and Perfons coming from Places infected, or frequently subject to the Plague, to perform Quarantine in such Manner as shall be ordered by his Majesty, or his Successor; and for punishing Offenders therein in a more expeditious Manner than can be done by the ordinary Methods of Law : It is therefore enalied, That all Ships and Vefiels arriving, and all Perfons, Goods, and Merchandizes, coming or imported into any Port or Place within Great-Britain or Ireland, the Ifles of Guernfey, Jerfey, Alderney, Sark, or Man, or from any Place from whence his Majefty or his Succeffors, by Advice of the Privy Council, shall judge it probable that the Infection may be brought, shall be obliged to perform Quarantine in fuch Place, and in fuch Manner, as shall be directed by his Majefty or his Succeffors, by Order in Privy Council, and notified by Proclamation, or in the London Gazette: And that, till fuch Ships, &c. shall be discharged from such Quarantine, no Person, Goods, &c. shall be brought on Shore, or be put on board any other Veilel, within his Majefty's Dominions, unless by Licence, as shall be directed by Order of Council: And that all fuch Ships, and the Perfons or Goods, coming or imported, or going or being put on board the fame, and all fuch Ships, Veffels, Boats, and Perions, receiving any Goods or Perfons out of the fame, fhall be fubject to fuch Orders, Rules, and Directions, concerning Quarantine and the Prevention of Infection, as shall be made by his Majefty and his Successions in Council, and notified by Proclamation, or published in the London Gazette, as aforefaid.

If the Plague shall appear on board any Ship to the Northward of Cape Finisterre, the Master shall immediately proceed to the Harbour of New Grim/by, in the Isles of Scilly, where he shall inform the Otticer of the Customs there of his Cafe, who shall acquaint some Otticer of a near Port of England thereof, who, with all possible Speed, shall fend Intelligence thereof to one of his Majefty's Secretarics of State, that such Measures may be taken

16 Geo. 11.

whether the ills of Health; intry, and imbehoves every f his Company

vith the Shore; Il Commodities; ermitted immevhence they are le.

tain Parcels of fed, and crecked lay their Quaunder the Vigioproach to theie . and the Exof Climes and

eek, under fucht levery Merchaut ina, was obliged Letters, or any in the Secretary cerchandize, after th the appointed brought to Lon-

evant, making a

Provision be made laces infected, or Manner as thall Offenders therein inary Methods of , and all Perfons, or Place within , Sark, or Man, by Advice of the be brought, shall Manner, as fhall ivy Council, and t that, till fuch fon, Goods, Gc. essel, within his y Order of Couning or imported, Veffels, Boats, 5, fhall be inbject and the Prevencoffors in Counndon Gazette, 28

orthward of Cape larbour of New licer of the Cuff a near Port of telligence thereof es may be taken for

## OF BILLS OF HEALTH, &c.

for the Support of the Crew, and fuch Precautions ufed to prevent the fpreading of the Infection, as the Cafe fhall require: And the faid Ships fhall remain at the Iflands of *Scilly* till his Majefty's Pleafure be known, nor fhall any of the Crew go on Shore: But if the Mafter fhall not be able to make the Iflands of *Scilly*, or fhall be forced by Strefs of Weather up either of the Channels, he fhall not prefume to enter into any Port, but fhall remain in fome open Road till he receives Orders from his Majefty, or the Privy Council; and fhall take Care to prevent any of his Ship's Company from going out of his Ship, and to avoid all Intercourfe with other Ships or Perfons; and the faid Mafter, or any Perfon on board fuch Ship, who fhall be difobedient therein, fhall be adjudged guilty of Felony, and fhall fuffer Death as a Felon, without Benefit of Clergy: And every fuch Offence fhall be determined in the County where the Offence fhall be committed, or where the Offender fhall be apprehended.

That it may be better known whether any Ship be actually infected with the Plague, or whether fuch Ships, &c. are liable to any Orders touching Qua-rantine, It is enabled, that when any Place is infected with the Plague, or when any Order shall be made concerning Quarantine and the Prevention of Infection, as often as any Ship fhall attempt to enter any Place in Great-Britain or Ireland, &cc. the principal Officer of the Cuftoms in fuch Place, or fuch Perfon as shall be authorized to see Quarantine performed, shall go off, or caufe fome other Perfon, appointed by him for that Purpofe, to go off to fuch Ship; and fuch Officer, Ger. (hall, at a convenient Diffance from fuch Ship, demand of the Mafter, and the Mafter (hall, upon fuch Demand, give a true Account of the following Particulars; that is to fay, the Name of fuch Ship, the Name of the Mafter, where the Cargo was taken in, where the touched, whether fuch Places were infected, how long the had been in her Voyage, how many Perfons were on board when the fet Sail, whether any in the Voyage had been or were then infected with the Plague, how many died in the Voyage and of what Diftemper, what Ships he, or any of his Ship's Company with his Privity went on board, or had any of their Company come on board, during the Voyage, and to what Place fuch Ships belonged; and alfo the true Contents of his Lading, to the best of his Knowledge. And if it shall appear that any Person on board shall be infected with the Plague, or that fuch Ship is obliged to perform Quarantine, in fuch Cafe it fhall be law-ful for the Officers of any of his Majefty's Ships of War, for any Forts or Garrifons, and all other Officers whom it may concern, and for any other Performs whom they fhall call for their Affiftance, to oblige fuch Ship to repair to find the provide the provide the provide the function of the provide the prov to fuch Place as hath been appointed for Performance of Quarantine, by any Kind of Violence whatfoever. And if any fuch Ship fhall come from an in-fected Place, or have any Perfon on board actually infected, and the Mafter shall conceal the fame, such Master shall be adjudged guilty of Felony, and shall suffer Death: And if the Master of such Ships shall not make a true Discovery in any other of the aforesaid Particulars, such Commander shall forfeit 2001. one Moiety to the King, the other to the Perfon who shall fue for the fame.

The Maîter of any Vefiel ordered to perform Quarantine shall, after his Arrival at the Place appointed for performing Quarantine, deliver to the chief Officer there such Bills of Health and Manifest as he shall have received from any *Brtifb* Conful during his Voyage, together with his Log-Book and Journal, under Penalty of 500%. Forfeiture, in the same Manner as the last Clause.

If any Master of a Vessel liable to perform Quarantine, having Notice thereof, thall himself quit, or permit any other Perfon to quit fuch Vessel, before Quarantine shall be performed, unless by proper Licence; or in Cafe any Master shall not cause, within due Time after Notice given, fuch Vessel, and the Lading thereof, to be conveyed to the Place appointed for performing Quarantine; then, and in every such Cafe, the Master shall forfeit 500/, and the Perfons quitting the Vessel shall be compelled to go back, and fuffer fix

4 A

Months

#### OF BILLS OF HEALTH, &c.

Months' Impriforment, and each forfeit 200/. 'The Penalties to be recovered and divided as before.

His Majefty, with the Confent of Parliament, may creft Lazarets on any common or private Grounds; and in Cafe any Difference fheuld arife about the Value of fuch Lands, to be fettled by a Jury at the Quarter-Seffions.

The proper Officers are impowered and required to compel all Perfons obliged to perform Quarantine, and Goods, to be conveyed to forme Lazaret, or fuch other Place as fhall be provided for the Reception of fuch Perfons, Goods, &c. or for the Opening and Airing fuch Goods, Sc. according to fuch Orders to be made as aforefaid.

If any Perfon, obliged to perform Quarantine, shall refuse or neglect to repair to the Houfe of Lazaret, or having been placed therein, shall attempt to cleape before Quarantine be fully performed; any of the Perfons appointed to fee Quarantine performed, may compel them to repair or return to the Houfe, Ge. appointed; and every Perfon fo refuting, or neglecting, or cleaping, thall fuffer Death as a Felon.

All Perfons liable to perform Quarantine, whether in Ships, Lazarets, or eliewhere, shall be fubject, during fuch Quarantine, to fuch Orders as they shall receive from the proper Officers ; and the faid Officers are to enforce all neceflary Obedience to their Orders, and may, in Cafe of Neceflity, call in other Perfons to their Afliftance; and all Perfons called are required to affift.

If any Person, not liable to perform Quarantine, shall enter any Lazaret, Sc. whilft any Perfons under Quarantine shall be therein, such Perfon shall be confined there to perform Quarantine by the proper Officers : And, in Cafe he fhall escape out of the Lazaret, shall be guilty of ... Felony, and suffer Death accordingly,

If any Officer, appointed to execute any Orders made concerning Quarantine, fhall be guilty of any wilful Breach or Neglect of his Duty, fuch Perion shull forfeit his Employment, and one Hundred Pounds, and be incapable of holding fuch Office for the future.

All Goods liable to retain Infection, as thall be particularly specified in any Orders made concerning Quarantine, which shall be imported into any of his Majefty's Dominions from any foreign Country, in any Ship whatfoever, shall be liable to fuch Orders made concerning Quarantine.

After Quarantine shall have been duly performed, upon Proof to be made on Oath, by the Master and two other Persons belonging to the Veslel, or of two or three credible Witneffes, to be made before the Cuftomer, Comptroller, or Collector of the Port, or the next Port, where Quarantines shall be performed, or before any of their Deputies, or any Juffice of the Peace living near fuch Port, or, if in the Ifles of Guernfey, Jerfey, Alderney, Sark, or Man, before any two Jurats or Magistrates, that fuch Veffel, and all and every fuch Perfons, are free from Infection ; and after producing a Certificate, figned by the chief Officer who fuperintended the Quarantine of that Ship, then fuch Cuftomer, &c. are required to give a Certificate thereof, and thereupon fuch Ship, and all Perforts belonging to her, shall be liable to no further Restraint or Detention upon the fame Account for which Quarantine fhall have been performed.

The Officer neither for Oath nor Certific re thall take any Fee or Reward. Provided neverthelefs, that all Goods, Wares, and Merchandize, thall be opened and aired as shall be directed in the Order for Quarantine; and, after fuch Orders have been duly complied with, the Goods shall be difcharged, with a proper Certificate, in che fame Manner as the Ship, Gc.

61

b

0 1

..

Any Officer that thall demand or take any Fee, to forfeit one Hundred Pounds, with treble Cofts of Suit.

If any Perfon, appointed to fee Quarantine duly performed, or placed as a Watchman upon any Houle, Lazaret, Ship, or other Place for Performance of Quarantine, shall defert from their Duty, or wilfully permit any Perfon, Ship, Goods, or Merchandizes, to depart, or be conveyed out of fuch Houfe, &c. or if any Perfon give a falle Certificate of a Ship's having duly performed her Quarantine or Airing, every fuch Perfon shall fuffer Death as a Felon. If

### be recovered and

Lazarets on any arife about the

ons.1 1 Perfons obliged Lazaret, or fuch ins, Goods, Se. ich Orders to be

neglect to repair attempt to cleape inted to fee Quathe Houfe, Gc. ping, fhall fuffer

Lazarets, or clieers as they fliall force all necessary in other Perfons

any Lazaret, Sc. fon fhall be con-, in Cafe he fhall ind fuffer Death

rning Quarantine, fuch Perfon fhall apable of holding

y specified in any d into any of his hatfoever, fhall be

of to be made on fiel, or of two or Comptroller, or all be performed, ig near fuch Port, , before any two Perfons, are free chief Officer who Ge. are required Perfons belonging the fame Account

e or Reward. andize, fhall be ntine; and, after ischarged, with a

Hundred Pounds,

, or placed as a r Performance of ny Perfon, Ship, h House, &c. or formed her Qua-

If

## OF BILLS OF HEALTH, &c.

If any Perfon thall conceal from the Officers of Quarantine, or convey any Letters, Goods, Wares, or Merchandifes from any Ship under Quarantine, or liable to perform Quarantine, or from any Lazaret, &c. where Goods shall be performing Quarantine, every fuch Perfon shall fuffer Death. When any Part of Great-Britain, Ireland, Guernsey, Jersey, Alderney, Sark, or Man, or France, Spain, Portugal, or the Low Countries, shall be infected

with the Plague, his Majefty, by Proclamation, may prohibit all Boats and Veffels under 20 Tons Burden, from failing out of any Place in Great-Britain, &c. until Security be first given by the Master, to the Satisfaction of the princi-Pal Officer of the Cultoms, or chief Magifrate of the Place from whence fuch Veffel shall fail, by Bond, with fufficient Surcties, in the Penalty of 300/. with Condition, that if fuch Veffel shall not touch at any Place mentioned in the Proclamation; and if the Master, Mariners, and Passengers do not go on board any other Veffel at Sea, and if fuch Mafters shall not permit any Persons to come on board from any other Veffel, and shall not receive any Goods, &c. out of any other Veffel, then fuch Bond fhall be void; if any Veffel fhall go before fuch Security be given, every fuch Veffel with her Tackle, Apparel, and Furniture, fhall be forfeited to the King, and may be feized; And the Mafter and every Mariner, upon the Oath of a credible Witnefs before a Juffice of Peace, where fuch Offenders fhall be found, fhall forfeit the Sum of twenty Baueda one Measure the Deferment the class of the Sum of twenty Pounds, one Moiety to the Informer, the other to the Poor of the Parish, where fuch Offenders shall be found ; the fame to be levied by Diftress, and Sale of the Offender's Goods, by Warrant under the Hand and Seal of the Justice before whom fuch Offender fhall be convicted : And for Want of fufficient Diffres, the Offender to be fent to Prison for three Months.

By this Act, the Place of Quarantine is changed from New Grim/by, and ap- 29 Geo. II. pointed at St. Helen's Pool, between the uninhabited Islands of St. Helen's Jean and North Withell, in the Island of Scilly, or to fuch other Place as his Majefty, with the Advice of his Privy Council shall appoint.

The following is the Form of an English Bill of Health, which is given at the Cuftom-boufe, figned by the Benchers, and cofts five Shillings, viz.

"OMNIBUS Chrifti fidelibus, ad quos præfentes Literæ pervenerint, nos "Miniftri ferenifimi principis Domini noftri GEORGII Tertii Regis in "portu civitatis Londini Salutem. – Cum p. in fit ac honeftum veritati teftimo-64 nium perhibere, ne error & deceptio prajudicii ipfam opprimat : Cumque navis nuncupata cuius

nauclerus ub Deo eft

" quæ jam parata est a portu dictæ civitatis Londini discedere & ab hinc Deo .. & alia loca transmarina cum volente pro

" in eadem nave adpellere; hinc est quod universitati vestræ tenore præsentium innotefcimus fidemque indubitam facimus, quód, Deo optimo maximo fumma
laus attribuatur, in hâc dictă civitate nulla Peftis, Plaga, nec Morbus aliquis
periculofus, aut contagiofus, ad præfens exiftit. In cujus rei teftimonium fi-" gillum officii noftri apponi fecimus. Dătum hoc în regio telonio civitatis " Londini predictæ

" anno falutis Christianæ secundúm computationem Ecclesiæ Anglicanæ millesimo " feptingentelimo

" feptingentelimo " noftri GEORGII Tertii Dei gratia Magnæ Britanniæ, &c. Fidei Defenforis, &c."

The fubsequent is copied from a Bill of Health, given at Alicant in Spain, being the fame with those of all the other Parts of that Kingdom; and differing only in Form, from those of *Italy* and other Parts, this Duplicate may fuffice to thew the Nature and Contents of them all.

" UNIVERSIS cujusvis auctoritatis falutem in Domino, nos regimen illustris civitatis Alicantis, & Villa de Muchamel. Testamur, quod " dicta civitas et villa, Deo aufpice, optima gaudent falute, & nullius contagiosi morbi

### OF EMBARGOES OR RESTRAINTS.

" morbi vestigio inficiuntur; & fidem facimus à nostro portu discedere navem 66 cujus dux eft nominatam

" cum

\*\*

nautis, & prout affervit viani quare oramus ut illa

dirigit verfus ejusque nautæ, fimul cum mercibus, abíque dubio de valetudine personarum, " & locorum unde veniunt, recipiantur. In quorum fidem has noftras Literas " manu Scrivæ noftri firmitas & figillo Mayori noftræ civitatis munitas illi Menfis

" concedimus. Datis Alicantis, Die

" anno à Nativitate Domini."

Pro illuftri & femper fideliffima civitate Alicantis,

N. P.

## Of Embargoes or Restraints of Princes.

N Embargo is commonly underftood to be a Prohibition of Ships failing on Α A the breaking out of a War, to hinder their giving any Advice to the Enemy; but it has a much more extensive Signification; as they are not only ftopped from the aforementioned Motives, but are frequently detained to ferve a Prince in an Expedition; and for this have often their Lading taken out, if a fufficient Number of empty ones are not procurable to fupply the State's Neceffity, and this without any Regard to the Colours they bear, or whole Subjects they are; fo that it frequently happens, that many of the European Nations may be forcibly united in the fame Service, at a Juncture that most of their Sovereigns are at Peace and in Amity with the Nation against which they are obliged to ferve.

Some have doubted of the Legality of the Thing, but it is certainly conformable to the Law both of Nature and Nations, for a Prince in Diffreis to make Use of whatever Vessels he finds in his Ports, that are fit for his Purpose, and may contribute to the Succeffes of his Enterprizes; but under this Condition, that he makes them a reafonable Recompence for their Trouble, and does not expose either the Ships or Men to any Lofs or Damage.

An Embargo laid on Ships and Merchandife in the Ports of Great-Britain by Virtue of the King's Proclamation is strictly legal, when the Proclamation does not contradict the old Laws, or tend to establish new ones; but only to enforce the Execution of fuch Laws as are already in being, in fuch Manner as the King fhall judge neceffary: Thus the established Law is, that the King may prohibit any of his Subjects leaving the Realm : A Proclamation therefore forbidding this in general for three Weeks, by laying an Embargo upon all Shipping in Time of War, will be equally binding as an Act of Parliament, becaufe founded upon a prior Law. Black/tone's Comment. Vol. I. p. 270. But befides Embargoes in Time of War, there are others of a special Nature,

which fometimes arife from a very extraordinary Emergency in Time of Peace, which fometimes arife from a very extraordinary Emergency in Time of Peace, and which are founded upon State Neceffity, or the Salus Pepuli; yet the Pro-clamations by which they are laid may be illegal, contradicting an eftablifued Law. This was the Cafe refpecting the Embargo to prevent the Exportation of Corn in 1766; fuch Exportation being allowed by Law at the Time; and therefore the Preamble to the Stat. 7 Geo. III. C. 7. for indemnifying all Perfons advising or acting under the Order of Council, laying an Embargo on all Ships laden with Corn or Flour, during the Receips of Parliament in 1766. for laden with Corn or Flour, during the Receis of Parliament in 1766, *fays* "which Order could not be jufified by Law, but was fo much for the Service "of the Publick, and fo neceffary for the Safety and Prefervation of his Majefty's " Subjects, that it ought to be justified by Act of Parliament". This Embargo, as was allowed, faved the People from Famine; yet it was declared illegal by the above Act of the Legislature, including the King himfelf who laid it, which was therefore needful to fanctify it ; and the Proprietors of the embargoed Ships and Cargoes were accordingly indemnified by Government.

3

Of

#### NTS.

tu discedere navem

prout affervit vian uare oramus ut illa udine perfonarum, nas noftras Literas itatis munitas illi

is,

## N. P.

## rinces.

of Ships failing on vice to the Enemy; e not only ftopped to ferve a Prince out, if a fufficient ite's Neceffity, and e Subjects they are; lations may be forof their Sovereigns hey are obliged to

certainly conformn Diffreis to make or his Purpofe, and der this Condition, uble, and does not

of Great-Britain by Proclamation does but only to enforce Ianner as the King King may prohibit herefore forbidding on all Shipping in ht, becaufe founded

of a special Nature, in Time of Peace, opuli; yet the Proting an eftablished at the Exportation at the Time; and unifying all Perfons bargo on all Ships ent in 1766, fays ch for the Service ion of his Majesty's . This Embargo, declared *illegal* by who laid it, which cumbargoed Ships

#### OF PROTECTIONS AND PASSPORTS.

## Of Protections, Paffports, and Safe-Conducts.

**P**ASSPORTS are commonly granted to Friends, and SAFE-CONDUCTS to Enemies, though Cuftom has made the Meaning of those Terms to be much the fame in this Place: In a military Treatife they would be differently conftrued; but they only fignify here that Protection a Prince affords to either Ships or Men against the aforementioned Embargoes, or his granting to fome Individuals a Leave to trade, denied to others, or his Permiffion for them to come into his Kingdom while a general Prohibition fubfiths, and fometimes even during a War with the State whose Subjects they are.

This has often happened in our Diffutes with Spain, where our Ships went currently in the Beginning of the War commenced in 1718, and on many other Occasions, under the Protection of a Pafs, which his Catholick Majefty granted to feveral, and which ferved for one Voyage: These Paffes had Blanks left for the Names of Ships, Captains,  $\mathcal{G}_c$ . and at first cost about twenty Dollars; though, when a Stop was put to granting any more, their Price role in Proportion to their Scarcity; and the few who had any remaining, made a very confiderable Advantage of them: The fame has been practifed by many of our former Kings, and confirmed by feveral fubfequent Acts, viz.

In all Safe-Conducts to be granted to any Persons, the Names of them, of the 15 Hen. VI. Ships, and of the Masters, and the Number of the Mariners, with the Portage C. 3. of the Ships, shall be experied.

Merchants Aliens may lade Ships of *Spain*, and other Parts, Adverfaries and 18 Her. VI-Enemies of the King, if the Mafters or Merchants of fuch Ships have Letters <sup>C. S.</sup> Patent of the King of his Safe-Conduct, making Mention of the Name of the Ships, and of the Mafters; and if any fuch Ship charged with fuch Merchandizes of fuch Merchants be taken upon this Sea, by the King's People, not having the King's Letters Patent within the Board of fuch Ships at the Day of the taking, nor that fuch Letters Patent be in the Chancery inrolled, the Takers may enjoy the fame.

All Letters of Safe-Conduct to be granted to the King's Enemies, or others, 20 Her. VI. fhall be inrolled in Chancery, before fuch Letters be delivered; and all Letters of C. 1. S. 2. Safe-Conduct, not inrolled before Delivery, fhall be void.

If any Goods be taken by the Subjects of the King upon the Sea, charged in S. 3. any Ship belonging to Enemies, not having Letters of Safe-Conduct inrolled, they that take the Goods shall them enjoy.

The Subjects taking fuch Ships, not having Letters of Safe-Conduct within S. 4. the fuld Ships, and bringing them within the Realm, fhall not be endamaged for fuch taking, if they be ready to make Refitution, within reafonable Time after Knowledge is made to them of the Letters of Safe-Conduct, enrolled in Chancery before the taking.

If any Subjects attempt to offend upon the Sea, or in any Port under the 31 Her. VI. King's Obedience, against any Strangers in Amity, League, or Truce, or by Safe-Conduct, the Chancellor thall have Authority to cause fuch Perfon to be delivered, and the Goods or Ship taken to be refored.  $\mathcal{G}_{c}$ .

delivered, and the Goods or Ship taken to be reftored, &c. If any Perfon thall, within his Majefty's Dominions, or without, falfely forge 4 Geo. II. or counterfeit any Pafs for any Ship, commonly called 'a Mediterranean Pafs, or C. 18. S. 1. fhall alter or erafe any Pafs made out by the Commiffioners for executing the Office of Lord High Admiral; or thall publith as true any forged, altered, or erafed Pafs, knowing the fame to be forged, &c. every fuch Perfon, being convicted in Great-Britain or Ireland, or his Majefty's Plantations, where fuch Office thall be committed, thall be guilty of Felony without Benefit of Clergy.

There was formerly appointed in these Realms a Confervator of Safe-Conducts, and as the fame Person had also the Care of Truces, it naturally leads me to treat of them.

4 B

Of

## OF LEAGUES AND TRUCES.

## Of Leagues and Truces.

EAGUES or TRUCES are either with Enemics, Friends, or Neuters, and those made with the former are for a limited Time, or perpetual.

Perpetual is where Peace finishes all Disputes, and restores a perfect Amity between the contracting Parties. And Treaties for a Time are termed TRUCES, which are also general or

particular.

General Truces include all the States of both Princes, in regard to their Subjects and Commerce ; whilst particular ones are only for certain Places, or certain Perfons, with a Limitation of their Trade, and fometimes go no farther than a bare Sufpention of Arms.

A Truce, however, whether general or particular, is an Agreement on a Ceffation of all Hoftilities during the Time flipulated, and ought not to be infringed or broken on any Account: It frequently is a Parent of Peace, as it allows Room for Confideration, and to treat of it; and, befides, affords Opportunity for fettling the jarring Interefts of Princes, who are to be comprehended in it.

A general Truce is fometimes fettled for fo long a Term as to become equal to a Peace; and fuch are commonly made betwixt Princes equal in Power, who are unwilling to quit any Thing of their fuppofed Right by Peace, and yet defire to live quietly in their prefent State, and by this Medium fatisfy their Point of Honour. Such Truces are likewife, from the foregoing Confiderations, lefs fubject to a Breach than a Peace that is made perpetual, as Princes, whio by this latter find themselves aggrieved, will seek out plausible Reasons to forfake or evade it; but in the other, when the limited Time is expired, they have only to renew or excule it.

Some Alliances are contracted for an Enterprize, and for one fole Effect, in that Fart in which the Allies are interested; and there are generally called Leagues, and have been sometimes here confirmed by Ast of Parliament, and are such Command of the Supreme Power; and theie, Agreements as are always ma as well as Seft-Conduct, are ... At 'o be of Record, that is, inrolled in Chan-cery, that the Subjects may a set the Actions performation of the set of t here, or who the contrary, and can have none. .

4 Inflit. 152.

Rot. Parl. 4 H. V. Numb. 4 ; Ceke, 4 Inflit. 156.

Leagues commonly are offensive, and the ordinary Caufes for which Princes and Republicks make them are either to facilitate a Conquest, or to balance the Power of an ambitious and enterprifing Neighbour; fuch were those entered into against the Opulency and growing Greatness of the Spaniards, and fince in Oppo-fition to the Attempts of Lewis XIV. to acquire universal Monarchy.

But though Leagues are generally offen/ive, yet many are confined only to the defin/ive Part, and these entered into with the sole View of guarding against the finister Intentions or Attempts of any vicinal Power, of which I might produce many Inftances; but as what I have already faid on the Subject may fuffice for a Place in a Mercantile Treatife, I shall not intrude any farther on my Reader's Time or Patience by enlarging on it, but proceed to the Articles.

## Of Proclamations for War and Peace.

THE proclaiming of War, or fettling of Peace, is one of the Royal Prerogatives belonging to the Kings of Great-Britain; but though it has always been exercised by them, yet they have seldom failed to ask the Advice of Parliament in both Cafes, and generally War or Peace are approved and confirmed by Parliament. Moreover, if the Conditions of Peace are found to be difhonourable or difadvantageous to the Nation by a Majority of the Representatives of the People in Parliament, or of the Peers, an Impeachment will lie against the Ministers who have advised them; for the King can do no Wrong. And the fame Courfe may be taken when the Nation is improperly plunged in a War by the Mal-2

### OF PROCLAMATIONS.

Mal-administration of the King's Servants. There are two Methods of engaging in a War with a foreign State; the first, and the most honourable is by a iolemn Deck ration publickly proclaimed, Copies of which are fent off to all the British Ambustadors, Ministers, and Confuls, residing in the different Countries, and at the Courts of all foreign Princes. This ferves as a general Notice of the Rupture between the two Powers being irreconcileable by Negociation, and prepares the Subjects of each State, so that they may regulate their commercial Concerns accordingly. This Practice is founded on the Law of Nations, and used formerly to be one of the Criterions by which we diffinguished a civilized People from Barbarians.

At prefent, a fatal change in the System of Politicks has taken Place; and the European Powers make no Scruple of going to War, without making the ufual Proclamations, to the great Injury of their Subjects, who may entertain Hopes of a Reconciliation of Differences, fo long as fuch Declarations are fulpended, and may venture their Property on the Ocean, under the Sanction of Peace, not imagining that Privateers and Ships of War will be authorized to feize them prior to a Declaration of War. No Nation can properly juffify this Conduct, and Posterity will load with Reproaches the Names of those Statesinen, whether Spanish, French, or British, who first brought this foul Practice into Ule.

It was ufual by Declarations of War to cut off all Intercourfe with the Enemies of our Country; but fince the late Cuftom of going to War without any publick Proclamation, Intercourfes have been carried on highly detrimental to publick Affairs, by those who perhaps did not look upon themfelves as Traitors to their King and Country, whereas if a Proclamation had declared fuch Correspondence to be treasonable, they would not have carried it on.

War and Peace are always proclaimed by the Herald at Arms, accompanied by proper Notaries and a Body of the Life-Guards; and when they enter the City of *London*, they are joined by fome of the City Othicers: The Proclamation is read by the Notaries to the Herald, who repeats it, all being bareheaded, first at St. 'James's, then at *Charing-Crofs*, Temple-Bar, Cheapfide, and the Royal-Exchange.

When War is proclaimed, it is cuftomary to prohibit, though not always, all Commerce with the Enemy, by interdicting the Entrance of any of the Commodities of his Country into our's, as was done in the War with Spain in 1740, by the following Act of Parliament, viz.

The Preamble fets forth that the repeated Infults, Depredations, and Cruel-13 Geo. II. ties of the Spaniards had obliged his Majefty to make Use of the Power which P. 543. God had given him, to vindicate the Honour of his Crown, and fecure to his Subjects their undoubted Rights and Privileges of Navigation and Commerce; and in Order thereto, his Majefty, on juft and honourable Grounds, had thought fit to declare War with Spain; and it being highly requisite to prohibit all Commerce between his Majefty's Subjects, and those of Spain in Europe, and to enforce such Prohibitions by fevere Penalties, It is enacled, that from and after the 1ft Day of June, 1740, no Goods whatever, of the Growth P. 544. or Manufacture of Old Spain, lying in Europe, or of the Canary Illands, except Goods taken and condemned as lawful Prize, and ordered to be fold as perithable, during the prefent War with Spain, fhall be imported into Great-Britain or Ireland, or the Ises of Jersey, Guernsey, Alderney, Sark; Man, Minorca; or the Town of Gibraltar, from any Place, mixed or unmixed with the Commodities of the Growth or Product of any other Nation, on Penalty of Forfeiture of fuch Goods, and treble the Value, and of the Ship or Vessel, with all her Furniture, Sc.

This Act does not extend to hinder fuch Commodities belonging to the Kingdom of Spain, which shall be imported to Minorca or Gibraltar, on or before the 1st of May, 1740, from being imported into Great-Britain, on or before the 24th of June, 1740, in Britifb-built Shipping, navigated according to Law, and proved on Oath before the Commissioners of the Customs,

nds, or Neuters, prpetual. a perfect Amity

also general or

rd to their Sub-Places, or certain 10 farther than a

ement on a Ceffat to be infringed as it allows Room tunity for fettling it.

to become equal 1 in Power, who be, and yet defire sfy their Point of erations, lefs fubces, who by this ons to forfake or they have only to

one fole Effect, in ally called *Leagues*, *ent*, and are fuch Power; and thefe, inrolled in Chanc Actions perfonal

which Princes and or to balance the those entered into nd fince in Oppourchy.

nfined only to the arding against the I might produce it may fuffice for r on my Reader's

## cace.

e Royal Prerogagh it has always e Advice of Parand confirmed by be difhonourable efentatives of the l lie againft the Vrong. And the l in a War by the Mal-

## OF THE ADMIRALTY

in the Port of London, or before the Collector and Comptroller in any other Port of Great-Britain, who are to give fuch Oath, and enquire into the Truth, whether fuch Goods were imported into Minorca or Gibraltar, before the 11t Day of May.

If any Difpute arife, whether the Commodities feized for having been imported as aforefaid, or any Part thereof, fingle or mixed, were of the Growth or Manufacture of Spain, or imported contrary to this Act; the Proof thall be made by the Importer or Claimer, and not by the Informer or Officer; and in Detaut of tuch Proof, then Judgement fhall be given for Recovery of the Forfeiture, and Execution immediately granted: And if any Informer or other Perfon, who thall feize or profecute any Goods or Commodities, by Virtue of this Act thall, by Fraud or Collution, delay the faid Profecution, or the Profecution of any Perfon offending against this Act, he thall forfeit 500% for every Offence.

13 G .. II. P. 540.

P. 547.

It is further enacted, that his Majefty, at any Time during the War, may by Proclamation, or Order in Council, to be published in the *London Gazette*, take off the faid Prohibition; and thereupon fuch Goods may be imported, being first duly entered, and paying the Customs.

No Person shall be admitted to enter a Claim to fuch Seizure, without giving 100/. Security, to answer all Charges of Profecution; and in Default, the faid Seizure shall be condemned.

No Goods feized and condemned in the faid Islands of *Jerfey*, &c. or in *Gibraltar*, by Virtue of this Act, shall be imported into *Great-Britain* or *Ireland*, on any Pretence whatfoever, on Penalty of forfeiting the fame, and treble the Value, and allo the Ship importing the fame, with her Tackle, Ammunition,  $\mathcal{G}c$ . to be divided, as if such Ships and Goods had been imported from foreign Parts, contrary to this Act,  $\mathcal{G}c$ .

## Of the Admiralty.

A<sup>S</sup> the Kingdom of *Great-Britain* is on all Sides furrounded by the Sea, there will ever be a Neceflity for a fitong Maritime Force to protect and defend it; our Wooden Walls are our Bulwarks and Redoubts, to which we owe our Safety, and the Protection of that advantageous Commerce we carry on.

And for transacting of Marine Affairs, the Lord High Admiral hath Courts of his own, of which that at *London* is principal and chief, where all Process and Proceedings run in his Name, and not in the King's, as they do in all the Courts of *Common Lawo*. The first Title of Admiral of *England*, expressly conferred upon a Subject, was given by Patent of King *Ricbard* II. to the Earl of *Arundel* and *Surry*; and it appears, that anciently he had Jurisdiction of all Causes of Merchants and Mariners, happening not only upon the Main Sea, but in all foreign Parts, within the King's Dominions, and without them, and was to judge them in a fummary Way, according to the Laws of Oieron and others.

N o n o

to

tł

а.

ac

be Co ac

b

ar

Zi

B

3

In the Reign of Edward III. the Court of Admiralty was eftablished, and Rich. II. limited its Jurifdiction. Of late Times this high Office has been generally executed by Commissioners, who by Statute are impowered to use and execute the fame Authorities as were formerly exercised by the Lord High Admiral.

But the Requifites are, on every new Commission being made out, refigned, by fome Deed or Writing to the Crown. The Number of Commissioners is not limited by Statute, but, for many Years pass, the Commissions have confissed of a first Commissioner, who prefides at the Board, and fix others who take Place in the Order in which they are named in the Commissions. They are flied Lords of the Admiralty, and the First Lord, is, in Effect, Lord High Admir.I, having the supreme Direction of the Board, except that no Orders or Commissions are valid when signed by him alone, it being necessary 3

.

2 W. & M.

4 Inft 75.

ller in any other re into the Truth, ar, before the 1ft

having been imre of the Growth the Proof thall er or Officer 1 and Recovery of the Informer or other ics, by Virtue of ition, or the Procit gool. for every

ing the War, may ic London Gazette, e imported, being

ure, without givd in Default, the

Jersey, &c. or in Britain or Ircland, e, and treble the kle, Ammunition, rted from foreign

nded by the Sea, orce to protect and bts, to which we is Commerce we

miral hath Courts where all Process they do in all the England, expressly a II. to the Earl nd Jurifdiction of upon the Main and without them, : Laws of Oleron

s established, and Office has been npowered to use the Lord High

3

ade out, refigned, Commissioners is Commissions have , and fix others the Commissions. , in Effect, Lord except that no it being necessary for

#### IURISDICTION OF THE ADMIRALTY.

for two more to fign with him, notwithstanding which he is not to be commanded by them.

Subject to this Authority are all the Naval Officers and Shipping, and all the Marine Boards, as the Navy-Office, Victualling-Office, Sick and Wounded Offices; Deptford, Woolwich, Chatham, Sheernefs, Plymouth, and Portfinouth Dock-Yards. As are also all the Ships and Vessels of War; their Admirals, Commanders, Lieutenants, Officers, and Men.

The Lords Committioners of the Admiralty have the general Direction of the Affairs of the Navy; they determine the Number and Size of the Ships to be built, repaired, and put into Commission: But it is a vulgar Error to suppose that the First Lord has the Appointment of the Destination of Fleets in Time of War; he has only his Vote as a fingle Minister in the Cabinet Council, though, being at the Head of the Marine Department, his Advice may influence the Determinations of the King, and the reit of his Ministers.

The Admiralty grant their Commissions to fuch Person as his Majesty directs, whereby he is appointed Admiral and Commander in Chief of the Fleet, for the Expedition which is defigned. And fuch Admiral, when out of the Britiff Channel, appoints all Officers, as Vacancies happen, who must be, and generally are, confirmed by the Admiralty, if no very material Objection occurs.

## Jurisdiction of the Admiralty.

THE Jurifdiction of the Lord High Admiral, or of the Lords Commissioners for executing the Office, is over Great-Britain, Ireland, and Wales, with the Dominions and Islands belonging to them: As also over all his Majesty's Colonies, Plantations, Factories, and other Settlements, Dominions, and Territories whatfoever in Parts beyond the Seas.

The Admiralty hath Cognizance of the Death or maining a Man, com-15 R/A. II. mitted in any Ship riding in great Rivers, beneath the Bridges thereof, near C. 3. S. 2. the Sea.

But if a Man be killed on any Arm of the Sea, where the Land is feen on both 3 Rep. 107. Sides, the Coroner is by Common Law to inquire of it, and not the Admiral ; for the County may take Cognizance of it, and where a County may enquire the Lord Admiral has no Jurifdiction.

All Ports and Havens, as has been before observed, are infrà Corpus Comitatus, 3 Inft. 113. where the Admiral has no Jurifdiction; and, between High and Low-Water-Mark, he and the Common Law have it by Turns, one upon the Water, and the other upon the Land.

The Admiral hash Power to arreft Ships for the Service of the King or Com-13 Car. II, monwealth, and every Commander, Officer, or Soldier of Ships of War, fhall C. 9. observe the Admiral's Commands, & c. on Pain of Death, or other Punishment.

The Lord Admiral hath Power to grant Commiffions to inferior Admirals, Sc. Ditto. to call Courts Martial for the Trial of Offences against the Articles of War, and thefe Courts determine by Plurality of Voices, Gc.

An Admiralty Process is made out in the Admiral's Name, who has under him a Judge, commonly fome learned Civilian; and though the Proceedings are according to Civil Law, and the Maritime Laws of Rhodes and Oleron, the Sea being without the Common Law, yet, by Stat. 28 Hen. VIII. Murder, Robbery, See 11 and 12 Sc. at Sea, may be tried by fpecial Commission to the Lord Admiral, Sc. W.III. C. 7. according to the Laws of England.

The Admiralty is faid to be no Court of Record, on Account of its proceeding 4 Inft. 133. by the Civil Law.

But the Admiralty has Jurifdiction where the Common Law can give no Remedy ; 6 Rep. and all Maritime Caufes, or Caufes arifing wholly upon the Sea, it hath Cognizance of.

The Admiralty hath Jurifdiction in Cafes of Freight, Mariners Wages, 2 Cro. 216. Breach of Charter-Parties, though made within the Realm; if the Penalty 4 C

## JURISDICTION OF

be not demanded; and likewife in Cafe of building, mending, faving, and victualling Ships, &c. fo as the Suit be against the Ship, and not only against the Parties.

Mariners Wages are contracted on the Credit of the Ship, and they may all join Suits in the Admiralty, whereas in Common Law they must all fever; and, on the contrary, the Master of a Ship contracts on the Owners Credit, and not the Ship's, and therefore he cannot profecute in the Admiralty for his Wages.

It is allowed by the common Lawyers and Civilians, that the Lord Admiral has Cognizance of Seamen's Wages and Contracts, and Debts, for making Ships; alfo of Things done in navigable Rivers, concerning Damages to Perfons, Ships, Goods, Annoyances of free Paffage, &c. of Contracts, and other Things done beyond Sea, relating to Navigation and Marine Trade.

But if a Contract be made beyond Sea for doing of an Act, or Payment of Money within this Kingdom, or the Contract is upon the Sea, and not for a Marine Caufe, it shall be tried by Jury; for where Part belongs to the Common Law, and Part to the Admiral, the Common Law shall be preferred; and Contracts made beyond Sea may be tried in B. R. and a Fact be laid to be done in any Place in England, and fo tried here. Where a Contract is made in England, and there is a Conversion beyond Sea,

the Party may fue in the Admiralty, or at Common Law. So where a Bond is made and delivered in France: An Obligation made at Sea, it has been held, cannot be fued in the Admiral's Court, becaufe it takes its Courfe, and binds according to the Common Law.

The Court of Admiralty cannot hold Plea of a Matter arising from a Contract made upon the Land, though the Contract was concerning Things belonging to the Ship; but the Admiralty may hold Plea for the Seamen's Wages, &c. becaufe they become due for Labour done on the Sea; and the Contract made upon Land is only to afcertain them.

Though where there is a fpecial Agreement in Writing, by which Seamen are to receive their Wages in any other Manner than ufual; or if the Agreement at Land be under Seal, fo as to be more than a Parole Contract, it is otherwife.

If Goods delivered on Shipboard are embezzled, all the Mariners ought to contribute to the Satisfaction of the Party who is the Sufferer, by the Marine Law, and the Caufe is to be tried in the Admiralty. .

March's Rep. By the Cuftom of the Admiralty, Goods may be attached in the Hands of a third Person, in Caufa Maritima & Civili, and they shall be delivered to the Plaintiff after Defaults, on Caution to reftore them, if the Debt, &c. be difproved in a Year and a Day; and if the Party refuse to deliver them, he may be imprisoned quosque, &c.

Godb. 260. The Court of Admiralty may caufe a Party to enter into a Bond, in Nature of 1 Sbep. Ab. 129. See 1 Salk.33. Caution or Stipulation, like Bail at Common Law; and if he render his Body, the Sureties are difcharged; and Execution shall be of the Goods, or the Body, Sc. not of the Lands.

Some Sailors Clothes were bought in the Parish of St. Catharine, near the Hughes Ab. Tower, London, and were delivered in the Ship : On a Suit in the Admiralty for the Money, Prohibition was granted; for this was within the County. The fame of a Ship at Blackwall, &c.

1 Sbow. 179.

Owen 122.

113.

530.

2

But the Admiralty may proceed against a Ship, and the Sails, and Tackle, when they are on Shore, although alledged to be detained on Land; yet upon alledging Offer of a Plea, claiming Property therein, and Refuíal of the Plea, on this Suggeftion a Prohibition shall be had. The Admiralty Court may award Execution upon Land, though not hold Plea

4 Inft. 141. on any Thing ariting on Land.

1 Roll's Abrid. And, upon Letters Miflive or Requeft, the Admiralty here may award Execution, on a Judgement given beyond Sea, where an Englishman flies, or comes over hither, by Imprifonment of the Party who shall not be delivered by the Common Law.

When

a c d h b (

c a v to n

b b

u

1 Salk. 12.

Wood's Inft.

2 Buld. 122.

4 Leon. 257.

Heb. 11.

1 Lev. 60.

1 Salk. 31. See Hob. 79.

1 Lill. 368.

204.

ng, faving, and not only against

nd they may all muft all fever; ners Credit, and duniralty for his

te Lord Admiral r making Ships; perfons, Ships, her Things done

t, or Payment of a, and not for a to the Common erred; and Conaid to be done in

fion beyond Sea,

ion made at Sea, aufe it takes its

from a Contract ings belonging to ges, &c. because made upon Land

y which Seamen or if the Agreele Contract, it is

ariners ought to the Marine Law,

the Hands of a delivered to the bt, Gc. be difhem, he may be

nd, in Nature of ender his Body, is, or the Body,

barine, near the he Admiralty for e County. The

d Tackle, when t upon alledging e. Plea, on this

h not hold Plea

y award Execu-, or comes over by the Common

When

#### THE ADMIRALTY.

When Sentence is given in a foreign Admiralty, the Party may libel for Exe- sid. 418. cution of that Sentence here; because all Courts of Admiralty in Europe are governed by the Civil Law.

Sentences of any Admiralty in another Kingdom are to be credited, that our's Roym. 437may be credited there, and thall not be examined at Law here, but the King may be petitioned, who may caufe the Complaint to be examined; and, if he finds juft Caufe, may fend to his Ambaffador where the Sentence was given, to demand Redrefs; and upon Failure thereof, will grant Letters of Marque and Reprifal.

If one be fued in the Admiralty, contrary to the Statutes 13 and 15 R. II. he 10 Rep. 75. may have a Superfideus, to caufe the Judge to ftay the Proceedings, and also have Action against the Party fueing.

A Ship being privately arrefted by *Admiralty* Process only, and no Suit, it was 1 Sull. 31, 32. adjudged a Projecution within the Meaning of the Statutes, and double Damages, *Gc.*, thall be recovered.

And if an erroneous Judgement is given in the *Admiralty*, Appeal may be had to Delegates appointed by Commission out of *Chancery*, whose Sentence shall be final.

The Lord Higb Admiral of Great-Britain doth, by Virtue of his Place, Stat. 8 Eliz. appoint, in divers Parts of the Kingdom, his feveral Subfitutes, or Vice-C. 5. Admirals, with their Judges and Marthals, by Patent under the Great Seal of the High Court of Admiralty, which Vice-Admirals and Judges do exercife Jurifdiction in Maritime Affairs, within their feveral Limits, and in Cafe any Perfon be aggrieved by any Sentence or Interlocutory Decree that has the Force of a definitive Sentence, he may appeal to the Higb Court of Admiralty.

Befides the above-mentioned Vice-Admirals, Gc. the Lord High Admiral hath under him many Officers differing in Degrees and Qualities, as fome are of a military and others of a civil Capacity, fome judicial and others minifterial; fo that the Marine Jurifdiction may juftly be deemed a feparate Commonwealth or Kingdom, and the Lord High Admiral be, reputed as a Viceroy of it.

There is, under this Court, a Court of Equity, for determining Differences between Merchants; and in criminal Affairs, which is commonly about Piracy: The Proceeding in this Court was formerly by Accufation and Information, according to the *Civil Law*, by a Man's own Confefion, or Eye-Witneffes, by which any one was to be proved guilty before he could be condemned; but that being found inconvenient, there were two Statutes made by *Hen*. VIII. that criminal Affairs thould be tried by Witneffes and a Jury, and this by a fpecial Commifition of the King to the Lord Admiral, wherein fome of the Judges of the Realm are ever Commiffioners, and the Trial, according to the Laws of *England*, directed by those Statutes.

In the Realm are ever communicity, and the Irian, according to the Laws of England, directed by those Statutes. There feems to be Divijum Imperium between the Common Law of England and the Admiralty; for fo far as Low-Water-Mark is observed in the Sea, is counted infrà Corpus Comitatus adjacentis, and the Causes thence arising are determinable by the Common Law; yet when the Sea is full, the Admiral hath Jurifdiction here also, fo long as the Sea flows, over Matters done between the Low-Water Mark and the Land, as appears in Sir Henry Constable's Cafe.

The Management of the Navy Royal, under the Lord High Admiral, is s Rep. Cutr, committed to the Care of the principal Officers and Committee of it; and as P. 137all the Laws, for regulating and ordering his Majefty's Navies and Forces by Sea, were in the 22 Geo. II. collected and formed into one Body, I have determined to give my Reader an Abstract of it, in hopes the infpecting fo excellent a Code may afford him Pleafure.

The Preamble fets forth, That the feveral Sea-Laws having been found not to be fo full, clear, expedient, or confiftent with each other, as they ought to be, therefore, to amend and explain the fame, and to reduce them into one uniform Act, It is enacted, that from and after the 25th of December, 1749,

#### **JURISDICTION** OF

er Ges. II. the Articles and Orders following, as well in Time of Peace as in War, shall he ebserved and put in Execution in Manner herein after mentioned.

1. All Commanders, Captains, &c. of his Majefty's Ships of War, fhall caufe the publick Worfhip of Almighty God, according to the Liturgy of the Church of *England*, to be reverently performed in their refpective Ships; and fhall take Care that Prayers and Preaching be performed diligently, and that the Lord's Day be obferved according to Law.

2. All Flag-Officers, and Perfons belonging to his Majefty's Ships of War, being guilty of profane Oaths, Curfings, Execrations, Drunkennefs, Uncleannefs, or other fcandalous Actions, in Derogation of God's Honour, and Corruption of good Manners, fhall incur fuch Punifhment as a Court Martial fhall think it to impofe, &c.

3. If any Officer or other Perfon of the Fleet shall give or entertain Intelligence to or with any Enemy, or Rebel, without Leave from the King or the Lord High Admiral,  $\mathfrak{C}c$ . and be thereof convicted by a Court Martial, he shall be punished with Death.

P. 690. 4. If any Letter or Meflage from any Enemy or Rebel be conveyed to any Officer, or any other Perfon in the Fleet, and fuch Perfon fhall not, within twelve Hours, having Opportunity, acquaint his fuperior Officer with it, or if any fuperior, Officer, being acquainted therewith, fhall not in convenient Time reveal the fame to the Commander in Chief, every Perfon fo offending fhall fuffer Death, &c.

5. All Spies, who shall bring or deliver any feducing Letters or Messages from any Enemy or Rebel, or endeavour to corrupt any Perion in the Fleet, they shall suffer Death.

6. No Perfon in the Fleet shall relieve an Enemy or Rebel with Money, Victuals, Powder, Shot, Arms, Ammunition, or any other Supplies, directly or indirectly, upon Pain of Death, Sc.

7. All Writings whatfoever, that fhall be taken or found on board Ships which fhall be taken as Prize, shall be preferved, and the Originals shall, by the commanding Officer of the Ship which shall take such Prize, be sent entirely and without Fraud to the Court of Admiralty, or such other Court or Commissioners as shall be authorized to determine whether such Prize be lawful Capture, there to be viewed, made Use of, and proceeded upon, according to Law, upon Pain of forfeiting his Share of the Capture, Sc.

8. No Perfon in or belonging to the Fleet fhall take out of any Prize any Money, Plate, or Goods, unlefs it fhall be neceffary for the better fecuring thereof, or for the neceffary Ufe or Service of any of his Majefty's Ships of War, before the fame be adjudged lawful Prize, but the entire Account of the Whole, without Embezzlement, fhall be brought in, and Judgement paffed upon the Whole, without Fraud, upon Pain that every Perfon offending thail forfeit his Share of the Capture, Sc.

9. If any Vefiel shall be taken as Prize, none of the Officers or Perfons on board her shall be stripped of their Cloaths, or pillaged, beaten, or evil-intreated, upon Pain that the Offender shall be punished as a Court Martial shall sentence.

10. Every Flag-Othcer, Captain, and Commander in the Fleet, who, upon Signal or Order of Fight, or Sight of any Ship or Ships, which it may be his Duty to engage, or who upon Likelihood of Engagement (hall not make the neceffary Preparation for Fight, and (hall not in his own Perfon, and according to his Place, encourage the inferior Officers and Men to fight courageoully, fhall fuffer Death, or other Punifhment,  $\mathcal{C}c$ , and if any Perfon in the Fleet (hall treacheroully or cowardly yield, or cry for Quarter, on being convicted, (hall fuffer Death.

11. Every Perfen in the Fleet who fhall not duly obferve the Orders of the Admiral, Flag-Officer, Commander of any Squadron or Division, or other his fuperior Officer, for affailing, joining Battle with, or making Defence against any Fleet, Squadron, or Ship, or shall not obey the Orders of his fuperior Officer, in Time of Action, to the best of his Power, or shall not use all possible Endeavours

as in War, fhall be ned.

Ships of War, ihall o the Liturgy of the efpective Ships; and igently, and that the

efty's Ships of War, unkennefs, Uncleanonour, and Corruption Martial Inall think in:

e or entertain Intelliroin the King or the ourt Martial, he shall

be conveyed to any on fhall not, within Officer with it; or if t in convenient Time o offending fhall fuffer

ters or Meffages from n the Fleet, they fhall

Rebel with Money, her Supplies, directly

on board Ships which iginals (hall, by the rize, be fent entirely er Court or Commifize be lawful Capture, cording to Law, upon

out of any Prize any r the better fecuring ajefty's Ships of War, ccount of the Whole, ment paffed upon the ading fhail forfeit his

rs or Perfons on board or evil-intreated, upon fhall fentence.

the Fleet, who, upon which it may be his t fhall not make the Perfon, and according th courageoufly, fhall on in the Fleet fhall being convicted, fhall

rve the Orders of the Division, or other his aking Defence against of his fuperior Officer, not use all possible Endeavours

## THE ADMIRALTY.

Endeavours to put the fame effectually in Execution, being convicted thereof, fhall fuffer Death, &c.

12. Every Perfon in the Fleet, who through Cowardice, Negligence, or Difaffection, fhall, in Time of Action, withdraw or keep back, or not come into the Engagement, or fhall not do his utmost to take or deftroy every Ship which it fhall be his Duty to engage, and to affist and relieve all and every of his Majesty's Ships, or those of his Allies, which it shall be his Duty to affist and relieve, being convicted thereof, shall suffer Death.

13. Every Perfon in the Fleet, who, through Cowardice, Negligence, or Difaffection, shall forbear to pursue the Chace of an Enemy, Pirate, or Rebel, beaten or flying; or shall not relieve and affist a known Friend in View, to the utmost of his Power, being convicted, shall suffer Death.

14. If any Action, or any Service shall be commanded, and any Person in the Fleet shall presume to delay or discourage the same, upon Pretence of Arrears of Wages, or any Pretence whatsoever, and be convicted thereof, he shall suffer Death, &c.

15. Every Perfon in, or belonging to the Fleet, who shall defert to the Enemy, Pirate, or Rebel, or run away with any of his Majesty's Ship', or any Ordnance, Ammunition, Stores, or Provision belonging thereto, to the weakening of the Service, or yield up the same cowardlily or treacherously, being convicted, shall suffer Death.

16. Every Perfon in or belonging to the Fleet, who fhall defert or intice others fo to do, fhall fuffer Death, or fuch other Punifhment, as the Circumftances of the Offence fhall deferve, and a Court Martial fhall think fit; and if any Commanding Officer of any of his Majefty's Ships of War fhall receive or entertain a Deferter from any other of his Majefty's Ships, after difcovering him to be fuch, and fhall not, with all convenient Speed, give Notice to the Captain of the Ship, to which fuch Deferter belongs, or if the faid Ships are at any confiderable Diftance from each other, to the Secretary of the Admiralty, or to the Commander in Chief, every Perfon fo offending, and being convicted,  $\mathcal{G}c$ . fhall be cafhiered.

17. The Officers and Seamen of all Ships appointed for Convoy of Merchant Ships, or of any other, fhall diligently attend upon that Charge without Delay, according to their Inftructions; and whofoever fhall be faulty therein, and fhall not perform their Duty, and defend the Ships and Goods in their Convoy, with out either diverting to other Parts, or Occafions, or refufing, or neglecting to fight in their Defence, if they be affailed, or running away cowardily, and fubmitting the Convoy to Peril and Hazard, or fhall demand or exact any Money or other Reward from any Merchant or Mafter, for convoying of any Veffels intrufted to their Care, or fhall milufe the Mafters or Mariners thereof, fhall be condenned to make Reparation of the Damage to the Merchants, Owners, or others, as the Court of Admiralty fhall adjudge, and alfo be punifhed according to the Quality of their Offences, by Death or other Punifhment, according as shall be adjudged by the Court Martial.

18. If any Captain or other Officer of any of his Majefty's Ships thall receive on board, or permit to be received on board fuch Ship, any Goods or Merchandize, other than for the fole Ufe of the Ship, except Gold, Silver, or Jewels, and except the Goods and Merchandizes belonging to any Veffel which may be thipwrecked, or in imminent Danger of being thipwrecked, either on the high Seas, or in any Port, Creek, or Harbour, in order to the preferving them for their proper Owners, and except fuch Goods or Merchandizes as he fhall be ordered to receive on board by Order of the Lord High Admiral of Great-Britain, or the Committioners for executing the faid Office, and be convicted 22 Ges. II. thereof, &c. he fhall be cathiered, and be for ever afterwards rendered incapable P. 694. to ferve in any Place or Office in the Naval Service of his Majefty, &c.

19. If any Perfon in, or belonging to the Fleet, shall make or endeavour to make any mutinous Assembly, upon any Pretence whatsever, and be convicted thereof, Sc. he shall suffer Death: And if any Perfon shall utter any Words of Sedition or Mutiny he shall suffer Death, or such other Punishment as a Court

4D

Martial

#### JURISDICTION OF

Martial fhall deem him to deferve: And if any Oilicer, Mariner, or Soldier; fhall behave himfelf with Contempt to his fuperior Officer, fuch fuperior Officer being in the Execution of his Office, he fhall be punifhed according to the Nature of his Offence by the Judgement of a Court Martial.

20. If any Perfon in the Fleet fhall conceal any traiterous, or mutinous Practice, or Defign, being convicted thereof,  $\mathcal{E}_{c}$ , he fhall fuffer Death; and if any Perfon fhall conceal any traiterous or mutinous Words fpoken by any, to the Prejudice of his Majefty or Government, or any Words, Practices, or Defigns, tending to the Hindrance of the Service, and thall not forthwith reveal the fame to the Commanding Officer, or being prefent at any Mutiny or Sedition, fhall not utile his utmoft Endeavours' to fupprefs the fame, he fhall be punified as a Court Martial thinks he deferves.

21. If any Perfon in the Fleet thall find a Caufe of Complaint of the Unwholefomenefs of the Victual, or other juft Ground, he fhall quietly make the fame known to his Superior, or Captain, or Commander in chief, as the Occafion may deferve, that fuch prefent Remedy may be had as the Matter may require; and the faid Superior,  $\mathcal{C}c$ . thall, as far as he is able, caufe the fame to be prefently remedied; and no Perfon upon fuch, or any other Pretence, thall attempt to fir up any Diffurbance, upon Pain of fuch Punithment as a Court Martial thall think fit to inflict,  $\mathcal{C}c$ .

22. If any Officer or other Perfon in the Fleet fhall firike any of his fupcrior Officers, or draw, or offer to draw, or lift up any Weapon againft him, being in the Execution of his Office, on any Pretence whatfoever, and be convicted thereof,  $\mathcal{C}c$ . he shall fuffer Death; and if any Perfon shall prefume to quarrel with any of his fuperior Officers, being in the Execution of his Office, or shall differ up lawful Command of any of his fuperior Officers, and be convicted thereof,  $\mathcal{C}c$ . he shall fuffer Death,  $\mathcal{C}c$ .

23. If any Perfon in the Fleet fhall quarrel, or fight with any other Perfon in the Fleet, or use reproachful or provoking Speeches, or Gestures, tending to make any Quarrel or Disturbance, he shall, upon being convicted, suffer such Punishment as the Offence shall deferve, and a Court Martial shall impose.

24. There thall be no wafteful Expence of any Powder, Shot, Ammunition, or other stores in the Fleet, nor any Embezzleinent thereof, but the Stores and Provisions thall be carefully preferved, upon Pain of fuch Punithment to the Offenders, Abettors, Buyers, and Receivers, being Perfons fubject to Naval Diricipline, as thall be by a Court Martial found juft.

25. Every Perfon in the Fleet, who shall unlawfully bern, or fet Fire to any Magazine or Store of Powder, or Ship, Boat, Ketch, Hoy, or Vessel, or Tackle, or Furniture thereunto belonging, not then appertaining to an Enemy, Pirate, or Rebel, being convicted of any such Offence, by the Sentence of a Court Martial, shall suffer Death.

26. Care shall be taken in the conducting and steering any of his Majesty's Ships, that through Wilfulness, Negligence, or other Defaults, no Ship he stranded, or run upon any Rocks or Sands, or split, or hazarded, upon Pain that such as shall be found guilty therein, be punished by Death,  $\mathcal{E}_c$ . 27. No Person in, or belonging to the Fleet, shall usep upon his Watch,

27. No Perfon in, or belonging to the Fleet, shall seep upon his Watch, negligently perform the Duty imposed upon him, or forfake his Station upon Pain of Death, &c.

28. All Murders committed by any Perfon in the Fleet, shall be punished with Death,  $\mathcal{C}c$ .

29. If any Perfon in the Fleet shall commit the unnatural and detestable Sin of Buggery or Sodomy, with Man or Beast, he shall be punished with Death,  $\mathfrak{G}c$ .

30. All Robbery committed by any Perfon in the Fleet, shall be punished with Death,  $\mathfrak{S}_c$ .

31. Every Officer, or other Perfon in the Fleet, who shall knowingly make, or sign a falle Muster, or Muster Book, or who shall command, counsel, or procure the making or signing thereof, shall, upon Proof of any such Offence, Gr. be calhiered, and rendered incapable of surther Employment in his Majetty's Naval Service.

32. No

C

re

a

w

D

C

in

W

2 2 Geo. II. P. 695.

P. 606.

286 .

THE ADMIRALTY.

ner, or Soldier; h fuperior Ofaccording to the

s, or mutinous r Death ; and if n by any, to the ces, or Defigns, i reveal the fame or Sedition, shall e punifhed as a

of the Unwholemake the fame as the Occafion ter may require; fame to be prece, fhall attempt a Court Martial

iy of his fuperior ainft him, being ind be convicted efume to quarrel s Office, or fhall and be convicted

y other Perfon in tures, tending to icted, fuffer fuch hall impose.

ot, Ammunition, ut the Stores and uniflument to the fubject to Naval

or fet Fire to any Veffel, or Tackle, Enemy, Pirate, tence of a Court

of his Majefty's lts, no Ship be arded, upon Paia ath, Cc. pon his Watch, his Station upon

hall be punished

al and detestable e punished with

hall be punished

knowingly make, hand, counfel, or ny fuch Offence, t in his Majesty's

32. No

32. No Provost-Marshal belonging to the Fleet shall refuse to apprehend i Geo. II. any Criminal, whom he shall be authorifed, by legal Warrant, to apprehend, P. 597: or to receive, or keep any Prifoner committed to his Charge, or wilfully fuffer him to escape, being once in his Custody, or difmits him without lawful Order, upon Pain of such Punishment as a Court Martial shall deem him to deferve; and all Officers, and others in the Fleet, fhall do their Endeavour to detect, apprehend, and bring to Punifhment all Offenders, and fhall affift the Officers appointed for that Purpose therein, upon Pain of being proceeded against, and punished by a Court Martial, &c.

33. If any Flag Officer, Captain, or Commander, or Lieutenant belonging to the Flect, shall be convicted before a Court Martial, of behaving in a fcandalous, infamous, cruel, oppreflive, or fraudulent Manner, unbecoming the Character of an Officer, he shall be difinisfed from his Majefty's Service.

34. Every Perfon being in actual Service, and full Pay, and Patt of the Crew belonging to any of his Majefty's Ships of War, who thall be guilty of Mutlny, Defertion, or Difobedience to any lawful Command, in any Part of his Majefty's Dominions on Shore, when in actual Service relative to the Fleet, shall be liable to be tried by a Court Martial, and fuffer the like Punishment for every fuch Offence as if the fame had been committed at Sea.

35. If any Perfon who shall be in actual Service, and full Pay in his Majesty's Ships of War, shall commit upon the Shore, in any Place out of his Majesty's Dominions, any of the Crimes punishable by these Articles and Orders, he shall be liable to be tried and punished for the same, in like Manner, as if the shall Crimes had been committed at Sca.

36. All other Crimes, not capital, committed by any Perfon in the Flect, which are not mentioned in this Act, or for which no Punishment is hereby directed to be inflicted, shall be punished according to the Laws and Customs in fuch Cafes used at Sea.

No Perfon convicted of any Offence, shall, by the Senter e of any Court P. 698: Martial, be adjudged to be imprisoned for a longer Term than two Years

No Court Martial shall proceed to the Punishment, or Trial of any Offence, except the Offences specified in the 5th, 34th, and 35th of the foregoing Ar-ticles and Orders, which shall not be committed upon the main Sea, or in great Rivers only, beneath the Bridges of the faid Rivers nigh to the Sea, or in any Haven, River, or Creek, within the Jurifdiction of the Admiralty, and which fhall not be committed by fuch Perfons, as, at the Time of the Offence, fhall be in actual Service, and full Pay in the Fleet; fuch Perfons only excepted, and for fuch Offences only, as are defcribed in the 5th and the foregoing Articles and Orders.

No Court Martial, conftituted by Virtue of this Act, shall proceed to the Punifhment or Trial of any Land Officer or Soldier, on board any Transport

Ship, for any Offences specified in the faid Articles. From and after the 25th of *December*, 1749, the Lord High Admiral of *Great-Britain*, or the Commissioners for executing the faid Office, are impowered to grant Commissions to the Commanders in chief of any Fleet or Squadron of Ships of War, to call and affemble Courts Martial, confifting of Commanders and Captains, and if fuch Commander in Chief shall die, bė recalled or removed from his Command, then the Officer upon whom the faid Command shall from Time to Time devolve, shall have the fame Power to call and affemble Courts Martial, as the first Commander in Chief shall be invested with.

No Commander in Chief of any Fleet of Squadron of his Majefly's Ships, or P. 699. Detachment thereof, conficting of more than five Ships, shall prefide at any Court Martial in foreign Parts; but the next Officer in Command shall hold fuch Court Martial and prefide thereat.

From and after the 25th Day of December, 1749, if any Commander in Chief in foreign Parts shall detach any Part of his Fleet or Squadron, he shall by Writing, under his Hand, impower the chief Commander of the Squadron or Detachment

war teas and a

#### JURISDICTION OF

Detachment ordered on fuch separate Service, and in Case of his Death or Removal, the Officer to whom the Command shall belong, to hold Courts Martial during the Time of such separate Service, or until he shall return to his Commander in Chief, or shall come under the Command of any other his superior Officer, or return to Great-Britain or Ireland.

22 Geo. II. P. 700.

Where any material Objection occurs, which may render it improper for the Perfon, next in Command to the fenior Officer, or Commander in Chief of any Fleet or Squadron, in foreign Parts, to hold Courts Martial or prefide thereat, the Lord High Admiral, or the Committioners for executing the faid Office, as allo the Commander in Chief of fuch Fleet or Squadron, may appoint the third Officer in Command to prelide at or hold fuch Court Martial.

From and after the 25th of December, 1749, the Lord High Admiral, or the Commissioners for executing the faid Office, are impowered to direct any Flag Officer or Captain of any of his Majefty's Ships of War who shall be in any Port of Great-Britain or Ireland, to hold Courts Martial in fuch Port, provided fuch Officer be the first, second, or third in Command in such Port, as shall be found most expedient, and for the Good of the Service; and fuch Flag Officer or Captain shall prefide thereat.

From and after the 25th of December, 1749, no Court Martial shall consist of more than thirteen, or of less than five Persons, to be composed of such Flag Officers, Captains, or Commanders, then and there prefent, as are next in Seniority to the Officer who prefides at the Court Martial.

The Lord High Admiral, or the Commissioners for executing the faid Office, or any Officer impowered to order or hold Courts Martial, fhall not direct or afcertain the particular Number of Perfons of which any Court Martial shall confift.

P. 701.

If any Court Martial shall be appointed to be held at any Place where there are not lefs than three, nor yet fo many as five Officers of the Degree of a Poft Captain, or of a fuperior Rank to be found, the Officer who is to prefide shall call to his Affistance as many of the Commanders of his Majesty's Vessels under that Rank as, together with the Post Captains, will make up the Number of five, to hold fuch Court Martial.

From and after the 25th of December, 1749, no Member of a Court Martial, after Trial is begun, shall go on Shore till Sentence be given, but remain on board the Ship in which the Court shall first assemble, except in Cafe of Sicknefs, to be judged of by the Court, upon Pain of being cashiered; nor shall the Proceedings of the Court be delayed by the Absence of any Members, provided a fufficient Number remain to compose the Court, which shall fit from Day to Day, Sunday always excepted, until Sentence be given. From and after the faid 25th of December all the Officers prefent, who are to confitute a Court Martial for the Trial of Offenders, shall, before they proceed

to Trial, take an Oath before the Court, to be administered by the Judge Advocate or his Deputy, in the Words following, viz.

a I

fe to

lc

bo fo So to th pr ob th

m

of ho Sh co be

he

" **I** A. B. do fwear, that I will duly administer Justice, according to the " Articles and Orders established by an Act passed in the twenty-fecond " Year of the Reign of his Majefty King *George* the Second, for amending, explaining, and reducing into one Act of Parliament, the Laws relating " to the Government of his Majefty's Ships, Veffels, and Forces by Sea. " without Partiality, Favour, or Affection, and if any Cafe mail arife, which is not particularly mentioned in the faid Articles and Orders, I will duly " administer Justice according to my Confcience, the best of my Understanding, " and the Cuftom of the Navy in the like Cafes; and I do further fivear, that " I will not upon any Account, at any Time whatfoever, difclofe or difcover " the Vote or Opinion of any particular Member of this Court Martial, unlefs " thereunto required by Act of Parliament. So belp me God."

And fo foon as the faid Oath shall have been administered to the respective Members, the Prefident of the Court shall administer to the Judge Advocate, or the Person officiating as such, an Oath in the following Words : 61 I 2

his Death or Reld Courts Martial turn to his Comother his superior

improper for the er in Chief of any or prefide thereat, the faid Office, as appoint the third

h Admiral, or the o direct any Flag hall be in any Port ort, provided fuch , as thall be found a Flag Officer or

tial fhall confift of ofed of fuch Flag t, as are next in

ng the faid Office, hall not direct of ourt Martial shall

Place where there re Degree of a Poft is to prefide shall efty's Vessels under up the Number of

of a Court Martial, en, but remain on ot in Cafe of Sickafhlered; nor fhall hy Members, pro-hich shall fit from

prefent, who are to before they proceed the Judge Advo-

according to the the twenty-fecond id, for amending, he Laws relating d Forces by Sea. inall arife, which rders, I will duly my Understanding, further fwear, that isclose or discover hrt Martial, unless belp me God."

to the respective Judge Advocate, Words : 61 I

#### THE ADMIRALTY.

" **I** A. B. do fwear, that I will not, upon any Account, at any Time whatfoever, 22 Geo. II. " **I** difclose or discover the Vote or Opinion of any particular Member of this P. 702. " Court Martial, unless thereunto required by Act of Parliament. " So belp me God."

If any Perfon in the Fleet, being called upon to give Evidence at any Court Martial, fhall refufe to give Evidence upon Oath, or fhall prevaricate, or behave with Contempt to the Court, fuch Court Martial is impowered to commit the Offender, for any Time not exceeding three Months, in Cafe of fuch Refufal or Prevarication, nor longer than one Month in Cafe of fuch Contempt; and every Perfon who shall either commit, or corruptly procure or fuborn any Perfon to commit wilful Perjury, shall be profecuted in the King's Bench by Indictment or Information ; and every Iffue joined thereon shall be tried by a Jury of Middlefex, or fuch other County as the faid Court shall direct ; and the Offender, upon Conviction, shall suffer the Pains and Penalties enacted to be inflicted for the like Offences by an Act of 5 Eliz. and 2 Geo. II. &c.

In every fuch Information or Indictment, it shall be fufficient to fet forth the P. 703. Offences charged upon the Defendant, without fetting forth the Commission for holding the Court Martial, or the particular Matter tried, or directed to be tried, before fuch Court.

From and after the 25th of December, 1749, no Sentence of Death given by any Court Martial held within the Narrow Seas, except in Cafes of Mutiny, shall be executed till after Report of the Proceedings shall have been made to the Lord High Admiral, or the Commissioners for executing the faid Office, and his or their Direction shall have been given therein; and if the faid Court shall have been held beyond the Narrow Seas, then fuch Sentence of Death shall not he executed but by Order of the Commander of the Fleet or Squadron wherein Sentence was paffed; and where Sentence of Death shall be paffed in any Squadron detached from any other Fleet or Squadron upon a feparate Service, then fuch Sentence, except in Cafes of Mutiny, shall not be executed but by Order of the Commander of the Fleet or Squadron from which fuch Detachment shall have been made, or of the Lord High Admiral, or the Commissioners for exe-cuting the faid Office; and where Sentence of Death shall be passed in any Court held by the fenior Officer of five or more Ships which shall happen to meet in foreign Parts, then such Sentence, except in Cases of Mutiny, shall not be executed but by Order of the Lord High Admiral, or Commissioners for executing the faid Office.

The Judge Advocate, or his Deputy, is to administer an Oath to Witnesses at P. 704. any Trial by a Court Martial; and in the Absence of the Judge Advocate, or his Deputy, the Court shall appoint any Person to execute the faid Office.

From and after the 25th of *December*, 1749, all the Powers given by the feveral Articles and Orders established by this Act shall be in Force, with respect to the Crews of fuch of his Majesty's Ships as shall be wreeked, or be otherwise loft or deftroyed; and all the Command and Authority given to the Officers shall be in Force as effectually as if such Ships, to which they did belong, were not fo wrecked or deftroyed, until they shall be discharged from his Majesty's further Service, or removed into fome other Ship of War, or until a Court Martial be held to enquire into the Caufes of the Lofs of the faid Ship; and if it shall appear, by the Sentence of the Court, that the faid Officers or Seamen did their utmost to preferve or recover the faid Ship, and fince the Lofs thereof have behaved obediently to their fuperior Officers, according to the Difcipline of the Navy and the Articles aforefaid, then all the Pay and Wages of the faid Officers and Seamen, or of fuch of them as shall have done their Duty, shall be paid to the Time of their Discharge or Death; or, if they shall be then alive, to the Time of the holding of fuch Court Martial, or their Removal into fome other of his Majefty's Ships ; and every Perfon who, after the Wreck or Lofs of his Ship, shall act contrary to the Difcipline of the Navy, and the Articles and Orders aforefaid, fhall be fentenced by the faid Court Martial, and punished, as if the Ship to which. he did belong was not fo wrecked or deftroyed.

From

#### JURISDICTION OF .

22 Geo. 11. P. 705.

From and after the faid 25th of *December*, all the Pay and Wages of fuch Officers and Seamen of any of his Majefty's Ships as are taken by the Enemy, and, upon Enquiry at a Court Martial, thall appear by the Sentence of the faid Court to have done their utmoft to defend the faid Ship, and fince the taking thereof to have behaved obediently to their fuperior Officers, according to the Difcipline of the Navy and the Articles aforefaid, thall be paid from the Time of their being fo taken to the Time of the holding of fuch Court Martial, or until they thall be difcharged from his Majefty's Service, or removed into fome other Ship of War, or, if they thall die in Captivity, or before the holding of fuch Court Martial, to the Time of their Death, in fuch Manner as if the Ship to which they did belong refpectively was not fo taken.

No Perfon, not flying from Juftice, fhall be tried or punifhed by any Court Martial for any Offence againft this Act, unlefs Complaint of fuch Offence be made in Writing to the Lord High Admiral, or to the Committioners for executing the faid Office, or any Commander in Chief of his Majefty's Squadrons or Ships impowered to hold Courts Martial; or unlefs a Court Martial to try fuch Offender fhall be ordered by the Lord High Admiral, or the Committioners for executing the faid Office, or the faid Commander in Chief, either within three Years after fuch Offence fhall be committed, or within one Year after the Return of the Ship or Squadron, to which fuch Offender fhall belong, into any of the Ports of Great-Britain or Ircland, or within one Year after the Return of fuch Offender into Great-Britain or Ircland.

P. 7c6. From and after the faid 25th of *December*, if any Captain or other Officer of the Fleet fhall receive, or fuffer to be received on board, any Goods or Merchandizes, contrary to the true Intent and Meaning of the eighteenth Article of this Act, he fhall for every fuch Offence, over and above any Punithment inflicted by this Act, forfeit and pay the Value of fuch Goods and Merchandizes, or the Sum of 500% at the Election of the Informers, or Perfon who fhall fue for the fame, fo that no more than one of thefe Forfeitures fhall be fued for and recovered againft the fame Perfon for one and the fame Offence; one Moiety to the Informer, and the other to *Greenwich* Hofpital, *Gc*.

P.707. This Act thall not extend to take away from the Lord High Admiral, or the Commiftioners for executing the faid Office, or any Vice Admiral, or Judge of the Admiralty, or his or their Deputies, or any Officers or Minifters of the Admiralty, or others having or claiming any Admiral Power or Authority within this Realm, or any other the King's Dominions, or from any Perfon or Court whatfoever, any Power, Right, Jurifdiction, Pre-eminence, or Authority, which any of them lawfully hath, or had, or ought to have and enjoy before the making of this Act, fo as the fame Perfon thall not be punified twice for the fame Offence.

k

5

r F F F F t t

N r v l

have

The Repeal of the bcfore-recited Statutes, or any Thing herein contained, fhall not difcharge or prevent any Profecution or Suit which is or fhall be commenced againft any Perfon, for any Offence committed on or before the faid 25th of *December*, 1749, or to be committed againft the faid Statutes; but all Perfons who have been, or fhall, before the faid 25th of *December*, be guilty of any fuch Offence, fhall and may be profecuted, condemned, and punifhed for the fame, as well after as before the faid 25th of *December*, as if the faid Statutes had not been repealed.

Since the above Act the following was made, for the Encouragement of Scamen to enter into his Majefty's Service, during the War begun in 1756.

men to enter into his Majeity's Service, during the War begun in 1756. The Preamble fets forth, that the Encouragement of Seamen, employed in the Royal Navy, will greatly tend to augment the Marine Force of this Realm, whereon, under the good Providence and Protection of God, the Security of thefe Kingdoms, and the Support and Prefervation of their Commerce, do most immediately depend: And that, by an Act 1 Geo. II. and another of the fune Seffion, feveral Provisions and Regulations were enacted and preferibed for the Benefit and Encouragement of Seamen employed in the Royal Navy, and for preventing Frauds and Abufes in purchaing their Wages; which Provisions and Regulations, from various Difficulties in carrying the fame into Execution,

31 Geo. 11.

Wages of fuch by the Enemy, ence of the faid fince the taking ccording to the from the Time purt Martial, or noved into fome the holding of r as if the Ship

ed by any Court fuch Offence be ers for executing uadrons or Ships try fuch Offender ers for executing three Years after three Years after turn of the Ship e Ports of Greatch Offender into

other Officer of ods or Merchan-A Article of this anent inflicted by lizes, or the Sum fue for the fame, recovered againft he Informer, and

Admiral, or the biral, or Judge of Minifters of the Authority within Perfon or Court Authority, which enjoy before the ed twice for the

n contained, fhall r fhall be comore the faid 25th ; but all Perfons uilty of any fuch ed for the fame, Statutes had not

ragement of Sea-1756.

en, employed in e of this Realm, the Security of nmerce, do moft ther of the fume referibed for the I Navy, and for which Provilions into Execution, have

#### THE ADMIRALTY.

have been found in a great Meafure ineffectual to answer the Purpofe thereby intended : And that the eftablifting a regular Method for the punctual, frequent, and certain Payment of the Wages or Pay due to inferior Officers and Seamen employed in the Royal Navy; the enabling fuch Officers and Seamen more eafily and readily to obtain fuch Payments, and to allot and remit any Part thereof, for the Support and Relief of their Wives and Families; and the preventing, as far as may be, the Unwary, the Ignorant, or the Neceffitous, from being defrauded and injured by the Extortion and Ufury of wicked and evil defigning Perfons, are of the utmost Confequence to the publick Service : Therefore, for effectuating these important and compatitionate Purposes, It is enacted, that from and after November 1, 1758, every Volunteer, who thall enter his Name with a Commission Officer, appointed for entering Volunteers in the Royal Navy, and shall receive from him a Certificate thereof, including the Day of the Date, if he appears on board within fourteen Days, if the Ship is not above one hundred Miles from the Place of entering; twenty Days if above one hundred Miles; or thirty Days if above two hundred Miles; and shall be allowed the usual Conduct Money, and alfo two Months Wages Advance, at the first fitting out the Ship, and before the Ship proceeds to Sea.

Every fupernumeary Man ferving ten Days in any Ship, fhall be borne for and entitled to his Wages upon the Books of fuch Ship, and to all other Benefits, as if he was Part of the Complement : But Men lent from one Ship to another, fhall continue to be borne for the Ship from which they were lent, till difcharged.

Every inferior Officer or Seaman, who shall be turned over from one Ship to another, in Cafe the Ship into which he is turned over, is then, or shall, come into a Port of *Great-Britain*, where there is a Commissioner of the Navy, shall be paid all the Wages due to him in the Ship from which he was turned over, before the Ship in which he was turned over shall proceed to Sea, unless directed otherwise by special Order from the Admiralty, in Cases of the greatest Exigency only; and if the Ship proceed to Sea, the Wages shall be paid as foon as such Ship shall come again into any Port of *Great-Britain*, where there is a Commissioner.

Every Officer or Seaman, who fhall be turned ov r, fhall not be rated in a lower Degree duat he ferved in the former Ship; and above his Wages, fhall receive two Months Advance before the Ship fhall proceed to Sea.

receive two Months Advance before the Ship fhall proceed to Sea. As often as any Ship, which fhall have been in Sea Pay twelve Months or more, fhall arrive in any Port of *Great-Britain*, or on the Coaft thereof, the Mafter fhall caufe five complete Pay-Books to be made out for the Time fuch Ships fhall have been in Pay, except the laft fix Months, and tranfmit fuch Books, together with three Alphabets, and a Slop-Book to the Navy-Board: And as foon as fuch Ship fhall arrive in any Port of *Great-Britain*, where there is a Commiffioner, immediate Payment thall be made of the Wages due to the Officers and Seamen, their Executors,  $\mathcal{Sc.}$  deducting the Advance Money and all Defalcations, leaving always fix Months' Wages unpaid and no more. And all Wages, due to any Ships, fhall be paid as foon as may be, or within two Months at fartheft, after the Arrival of fuch Ship in Port to be laid up.

If any inferior Officer or Seatnan, who was ablent at the Payment of his Ship, or his Captain for him, fhall apply to the Navy-Board, in Cafe fuch Ship thall be in any Port of *Great-Britain*, where there is a Commiflioner, the Pay-Lifts fhall be fent to fuch Commiflioner, who fhall forthwith caufe the Wages to be paid to fuch Perfon.

The Commander shall make out a Ticket upon the Death of every Petty Officer or Seaman, and shall transmit the same to the Navy-Board, who are to cause the Day of Receipt to be indorsed thereon, and shall examine and sign the same for Payment within one Month after the Receipt thereof: And the same shall be delivered, and Payment thereof made, without Fee or Reuard. 291.

#### JURISDICTION OF

ward, to the Executors, Administrators, or Attorney, or the Executors, &c. of fuch Officer or Seamen.

When any inferior Officer or Seaman shall be rendered unferviceable, the Commander shall give him a Certificate of his Discharge, and make out a Ticket for his Pay, unless the Ships shall be in some Port of Great-Britain, or on the Coaft thereof, or fhall belong to fome Squadron from which he is not feparated; in which Cafe he is to make a Report to the Commander in Chief, and receive his Orders thereupon, and shall fend the Ticket to the Navy-Board; and deliver only to fuch Officer or Seaman the Certificate of his Difcharge, containing an exact Copy of the Ticket, and a Defcription of his Perfon. The Commiffioners of the Navy shall cause the Day when such Ticket was received, to be indorfed thereon; and, after Examination, fhall affign the fame for Payment, within one Month at fartheft after making fuch Indorfement. And if any Officer or Seaman thall prefent fuch Certificate at the Navy-Office, the Commissioners are forthwith to examine fuch Certificate, and the Perfon prefenting the fame; and being fatisfied therein, shall testify the fame on the Certificate; and the Ticket shall be immediately delivered him, and the Money paid at the Pay-Office to fuch Officer or Seaman only, without Fee or Reward. If the Tickets shall not have been transmitted to the Navy-Office, the Money appearing to be due by the Copy, shall be paid as if the Certificate had been received. Such Officer or Seaman, being defirous to receive his Wages at any Port of *Great-Britain*, where a Commillioner refides, may produce his Certificate to him, who being fatisfied of the Truth thereof shall fign and transmit the fame to the Navy-Board; who, within four Days after receiving it, are to fend the Ticket if received, otherwife a Copy of the Certificate, to the Commissioner at such Port, who shall cause immediate Payment thereof to be made, without Fee or Reward. And fend fuch Officer or Seaman to the neareft Hofpital, where he is to be received and victualled, from the Time of prefenting fuch Certificate until Payment is made.

If fuch Certificate be loft or deftroyed, or not prefented in Perfon, or the Money paid before the general Payment of the Ship's Company, the Ticket thall be cancelled, and the Wages paid as if no Ticket had been made out. at L P P fi

th th

M

of

0

ſh

B

B

ha

nc O

m N

if

۸ı

an

Ca

cu

fai

fig fha

th හි

Sc

6

When any inferior Officer or Seaman shall, by Order of the Commander, be fet ashore, and be sent to any Hospital or fick Quarters, fuch Commander shall make out a fick Ticket for the Wages due to such Person, and transmit the fame with fuch Officer or Seaman to fuch Hospital or fick Quarters; and if he shall be regularly discharged from thence as unserviceable, a Certificate of his Discharge with the fick Ticket annexed, shall be delivered to him; and if he shall prefent the fame to a Commissioner at any Port of Great-Britain, such Commissioner, being fatisfied thereof, shall fign the fame on the Certificate, and transmit the Certificate and fick Ticket to the Navy-Board, who are to cause the Day it was received to be indorsed thereon, and allo to cause it to be examined by the Muster-Books, if received; and then within four Days, to cause a Ticket or Pay-Lift to be made out for fuch Person's Wages, and to fend the fame to the Commissioner; who shall cause immediate Payment to be made of the Wages of fuch Seaman, without Fee or Reward; who, notwithstanding fuch Discharge, shall be maintained in fuch Hospital or fick Quarters, until the Payment be made.

The Payment of Tickets, Certificates, or Pay-Lifts, fhall not be delayed, though the Mufter or Pay-Books fhall not be regularly received at the Navy-Board; but if any Errors fhall be made in any Certificate, Ticket, or Pay-Lift, the Lofs fhall be made good out of the Commander's Wages.

As often as any Ship, which fhall not be in the Port of *Great-Britain*, or on the Coaft thereof, fhail have twelve Months' Wages due, the Commander fhall caufe the Inferior Officers and Seamen's Names to be called over, and fhall do the fame whenever twelve Months' Wages fhall be due; and if any of them fhall deliver in Writing the Name and Place of Abode of his Wife, Father, or Mother, and defire, that the Whole or any Part of fuch Wages then due, 2

#### Executors, &c.

nferviceable, the nd make out a f Great-Britain, om which he is Commander in Ticket to the re Certificate of Defcription of Day when fuch amination, fhall fter making fuch ch Certificate at fuch Certificate, , shall testify the livered him, and nly, without Fee to the Navye paid as if the cing defirous to miffioner refides, of the Truth who, within four otherwife a Copy hall caufe imme-And fend fuch be received and intil Payment is

in Person, or the pany, the Ticket i made out.

Commander, be Commander thall and transmit the parters; and if he Certificate of his him; and if he eat-Britain, fuch the Certificate, pard, who are to to cause it to be n four Days, to ages, and to fend ment to be made notwithftanding parters, until the

not be delayed, ved at the Navyl'icket, or Payges. *ireat-Britain*, or

the Commander d over, and fhall d if any of them Wife, Father, Vages then due, except

## THE ADMIRALTY.

except the laft fix Months, fhould be paid to his faid Wife; Father; or Mother; by the Receiver-General of the Land-Tax, Collector of the Cuftons, Collector of the Excite, or Clerk of the Cheque at any Dock-Yard, the Commander is to fend a Lift of fuch Perfons to the Navy-Board, who fhall make out two Bills for the Payment of the Wages fo allotted by each Perfon, one of them to be fent to the Perfons refrectively frecified in fuch Lifts, and the other to the Receiver, ' $\mathcal{C}c$ . And if the Perfon to whom any fuch Bill is fent, fhall, within fix Months of the Date thereof, produce the fame to fuch Receiver,  $\mathcal{C}c$ . together with a Certificate, properly authenticated of their being the Wife, Father, or Mother, of fuch Officer or Seaman refrectively, fuch Receiver,  $\mathcal{C}c$ . upon being fatisfied of the Truth of fuch Certificate, which he is to enquire into upon the Oath of the Perfon producing the fame, is immediately, without Fee or Reward, to pay the Sum mentioned in fuch Bill, taking a Receipt. Such Bill, together with the Duplicate thereof, being produced at the Navy-Office, fhall be immediately affigned for Payment by the Commiffioners of the Navy, and repaid by the Treafurer to fuch Receiver,  $\mathcal{C}c$ . or their Orders : But if Payment of the Bill be not demanded within fix Months, the Sum contained in fuch Bill, is to be repaid to fuch inferior Officer or Seaman,  $\mathcal{C}c$ .

In like Manner when Wages shall be paid at the Pay-Office or any of the Out-Ports, any inferior Officer or Seaman, defirous to remit the Whole or any Part of his Wages to his Wife, Children, Parents, or any other Perfon, may have a Bill for the fame, as in the last Clause. If any Receiver,  $\mathcal{C}c$ . shall not have in his Hands publick Money sufficient

If any Receiver,  $\Im c$ . fhall not have in his Hands publick Money fufficient to pay any Bill tendered, and fhall refuße Payment thereof, he is to indorfe on the Back of the Bill the Caufe of his Delay, and appoint for Payment fome Day within two Months. And if any Receiver,  $\Im c$ . fhall unneceffarily refufe Payment, or he or any Perfon employed under him, take any Gratuity for fuch Payment, any three Commiffioners of the Branch of Bufinefs he is under, may fine fuch Perfon in any Sum not exceeding fifty Pounds; to be levied as are thofe for Offences against the Laws of Customs and Excise, and to be paid to the Informer.

The Wages,  $\Im c$ . earned by an indentured Apprentice, fhall be paid to his Mafter, as hath been ufual, unlefs fuch Apprentice was above eighteen Years of Age, when his Indentures were executed, or fhall be rated as Scrvant to an Officer, to whom fuch Apprenticefhip is not known; in which Cafe the Officer fhall be entitled to the Pay, according to the Practice of the Navy.

Commanders of Ships are to transmit to the Navy-Board, complete Pay-Books, and Lifts, and Tickets made out, and also once in two Months Mufter-Books, not only for the faid two Months, but from the Time the Ship shall have been in Commission, or was last paid; on Failure, the Navy-Board are not to grant them the General Certificate for their Wages, unless by particular Order from the Lords of the Admiralty, in Cafes of Necessity, and its being made appear to them, that their Directions were complet with as far as the Nature of the Service would admit, and as fase Opportunities offered: And if any Commander shall not exculpate himself within twelve Months after his Arrival in Great-Britain, he shall forfeit all kis Wages to the Cheft at Chatham; and be liable to fuch other Punishment, not extending to Life and Limb, as a Court Martial shall inflict.

No Letters of Attorney made by inferior Officers or Seamen, or their Executors,  $\Im c$ . fhall be valid, unlefs declared therein revocable, and unlefs the faume be figned before and attefted by the Commander, and another of the figuing Officers, or by a Clerk of the Cheque; and if made after fuch Perfon fhall be difcharged from the Service, then to be figned before, and attefted by, the Chief Magiftrate where fuch Seamen fhall refide; or if made by Executors,  $\Im c$ . to be figned before, and attefted by, the Minifter and Churchwardens, or in Scaland, by the Minifter and two Elders, of the Parifh where fuch Executors,  $\Im c$ . refide.

4.F 🤄

293

All

#### JURISDICTION OF THE ADMIRALTY.

All Letters of Attorney, other than fuch as are made and attefted as aforefaid, are null and void.

No more than 15. thall be taken by any Ecclefiaftical Court, &c. for the Probate of any Will or Letter of Administration, granted to the Widows, Children, Parents, Brothers, or Sifters, of inferior Officers, Seamen, or Mariners dying in the Service, and for attending the fame, unlefs the Goods and Chattels are of the Value of 20. nor more than 25. unlefs the Value of 40. nor more than 25. unlefs the Value of 60. nor more than 15. for iffining Committions to fivear fuch Widows, &c. being Executors or Administrators to inferior Officers, &c. unlefs the Goods &c. Chattels are of the Value of 20. nor more than 25. unlefs of the Value of 40. nor more than 25. unlefs of the V + f 40. nor more than 35. unlefs of the Value of 60. nor more than 35. unlefs of the Value of 60. nor more than 35. unlefs of the Value of 60. nor more than 35. unlefs of the Value of 60. under Penalty of c to be paid by the Offender to the Party aggrieved, to be recovered with sull Cofts of Suit in any Court of Record.

Whofoever fhall perfonate or affume the Name or Character, or procure any other, to perfonate or falfely to affume the Name or Character of any Officer, Seaman, or other Perfon, intitled to Wages,  $\mathcal{C}c$ . for Service done in the Royal Navy, or of the Executor, Administrator, Wife, Relation, or Creditor, of any Officer,  $\mathcal{C}c$ . in Order to receive any Wages,  $\mathcal{C}c$ . or fhall forge or counterfeit, or procure to be forged or counterfeited, any Letter of Attorney, or other Power in Order to receive any Wages,  $\mathcal{C}c$ . or fhall willingly or knowingly take a falfe Oath, or procure a falfe Oath to be taken, to obtain the Probate of a Will or Letters of Administration, in Order to receive any Wages,  $\mathcal{C}c$ . due, or fuppofed to be due, fhall be guilty of Felony, and fuffer Death. When the Pay-Books are cloied, Tickets fhall be made out, on Application

When the Pay-Books are cloied, Tickets shall be made out, on Application to the Navy-Board, to the Seamen who shall not have received their Wages; and such Tickets shall be paid in Course once a Month. PTvhiphinGCFC

fo to

th

Ε

la

uµ C

B

ex

M

Pr

co

ful

H

a c tai

Se

an

po Co

Co M

0

to

Britijb Governors, Ministers, and Confuls, refiding at foreign Parts, or any two Britijb Merchants, are required to provide for Scafaring Men and Boys, Subjects of Great-Britain, who shall be in foreign Parts by Shipwreck, Capture, or other unavoidable Accidents, or who shall be difcharged as unserviceable from the Britijb Navy, and subsist them at Sixpence per Diem each, and fend them Home as foon as possible in any Britijb Ships.

The Bills of their Diburfements, with Vouchers, are to be fent to the Navy-Board, who are to caufe immediate Payment. And every Mafter of a Ship is to take fo many as the faid Governors, &c. fhall direct, not exceeding four to every hundred Tons. Such Mafters to be allowed Sixpence per Diem, for all fuch as fhall exceed their Complement, upon producing a Certificate from the Governors, &c. of the Number taken on board, and making Affidavit of the Time they were fublifted, and that they did not want of their Complement, or how many they did want of their Complement, and for what Time.

No Volunteer shall be liable to be taken out of his Majesty's Service by any Proces's, except for some criminal Matter, unless for a real Debt, and unless the Plaintiff, or some other Person in his Behalf, make Aftidavit that to his Knowledge, the Sum due to the Plaintiff with Costs of Suit amounts to 20. at least, a Memorandum of which Oath is to be marked on the Back of the Writ or Proces's, for which no Fee shall be taken; and if any Person shall be arrested contrary to the Intent of this Act, any Judge of such Court may examine into the fame on Oath, and dicharge such Seaman without Fees, on Proof of his belonging to one of the King's Ships, and being arrested contrary to the Intent of this Act; and may award reasonable Costs, for Recovery whereof he shall have the fame Remedy as the Plaintiff, if he had Judgement.

But Plaintiffs, upon Notice first given in Writing to fuch Seaman, or left at his last Place of Abode, may file a common Appearance, so as to entitle them to proceed to Judgement and Outlawry, and to have an Execution thereupon, except against the Bodies of such Seamen.

Perfons employed to receive Seamen's Wages, Prize-Money, &c. fhall take no more than Six-pence v the Pound; and if they fhall take any more, to 2

.ТΥ.

afted as aforefaid,

irt, &c. for the o the Widows, Seamen, or Maalefs the Goods lefs the Value of a 1s. for iffuing r Adminificators of the Value of e than 3s. unlefs e Offender to the a any Court of

or procure any of any Officer, lone in the Royal Creditor, of any ge or counterfeit, torney, or other ly or knowingly in the Probate of Wages, &c. due, ath.

on Application red their Wages;

gn Parts, or any Men and Boys, Shipwreck, Caprged as unfervicer Diem each, and

be fent to the very Mafter of a ét, not exceeding pence per Diem, ing a Certificate making Afildavit t of their Com-, and for what

's Service by any t, and unlefs the at to his Knows to 20.4 at leaft, k of the Writ or fhall be arrefted nay examine into on Proof of his ry to the Intent cof he fhall have

Seaman, or left s to entitle them ation thereupon,

&c. fhall take te any more, to forfeit

### OF CONSULS.

forfeit 501. with full Cofts of Suit, to the Profecutor: And if fuch Perfon belong to any Office in the Navy, he fhall lofe his Place, and be incapable of holding any Place of Profit in any fuch Office.

All Perfons in Offices belonging to the Navy taking Fees, contrary to this Act, are liable to the fame Penalty.

## Of Confuls.

O F all the Commercial Infitutions established by modern Nations, for the Protection of the Rights and Privileges of Merchants, Masters of Ships, and Mariners, trading to and reliding in each other's Dominions, none deferves our Attention more than that of the Appointment of Confuls, whole Office, Duties, Privileges, and Powers, will be the Subject of this Chapter. It is a high-founding Title; but bears no Affinity to that of the Confuls of the ancient Roman Commonwealth, who were supreme Magistrates, Generals, and Legislators: Whereas the Officer we are now treating of has no Jurifdiction beyond the Limits of commercial Concerns, neither does his Authority extend to any Perfons who are not the natural-born Subjects of the Prince from when the receives his Commiffion.

The Inflitution has been found fo neceffary and ufeful, that all the Maritime Powers of Europe have adopted it. Confuls from each refide in the Sea-Port Towns, and, in fome Inflances, in the Capitals of the different Nations with whom they refpectively carry on any confiderable Commerce. In France, they have likewife a Confular Office and Jurifdiction of an effectial Nature, being inflituted for the internal Regulation of Trade and Commerce in their own Ports. But as thefe have no Relation to the general Eftablifhment of Confuls in foreign Countries, I fhall refer those, who may have any particular Interests in fuch a Detail, to the very long and accurate Account of the French Judge-Confuls in Postiletbwayte's Universal Dictionary of Trade and Commerce, Article CONSULS; translated from the French of Monf. SAVALY, Folio, 2 Vols. Fourth Edit. Lond. 1774; and shall proceed to the Apj interest of British

Our Confuls were originally elected by the Britijh Merchants, refiding in foreign Ports, from amongft their own Body; and being recommended by them to the Secretary of State for the Department in which the Ports were fituated, the Secretary laid the Recommendation before the King, who confirmed the Election, and iffued the Committion under his Sign Manual accordingly: This laudable Cuftom was founded upon clear Demonstration, that Merchants refiding upon the Spot were the beft Judges of the commercial Intereft of their own Country, and beft able to promote its Increafe, and to prevent its Diminution. But, in Procefs of Time, the Corruption of Court Favour and Court Influence extended itself to this as well as to all other Offices held under the Crown. Ministers of State established a Claim to dispose of all Offices of Honour and Profit, fubject to the Jurifdiction of their respective Departments. Their Recommendation, then, whether proceeding from Friendship or Purchafe, was fubfituted in the Place of that of the Merchant; and Men were appointed from Home, who were for far from being qualified, that very often they had not had a commercial Education. At prefent the Appointment lies with the two Secretaries of State for the Southern and the Northern Provinces. The Northern Secretary appoints all the Confuls refiding in the Northern Kingdoms of Europe, and the Southern all those refiding in the South. Some of our commercial corporate Companies, however, ftill retain the Privilege of appointing their own Confuls.

One Reafon affigned for a Revolution in the Mode of appointing our Confuls was, that the Office of a Conful was incompatible with that of a Merchant, and that it was impoffible for him to maintain the Dignity of his Office if he carried on Trade upon his own Account; for it might induce him to act partially upon many Occasions. This is fo far true, that Confuls ought 295

not

#### OF CONSULS:

not to be fuffered to trade; for, having Salaries annexed to their Office, they ought to decline all commercial Interest from the Time of their Appointment, and this Rule being observed, the Propriety of appointing Men who have been brought up in the mercantile Line still remains in full Force. The French Briefly enjoin their Confuls in all foreign Countries not to carry on any Commerce whatever, under Penalty of Difinifion from their Office. But the Britifk Con-fuls, contrary to found Policy, are full permitted to trade in all the Ports where it is not prohibited, as it ought to be, by the Sovereign of the Country. This Remark will be justified, when we come to the Confideration of the peculiar Duties of their Station.

SP aERKinthbboo

G Mi

me Bri Co pro

Te

the

by our

the our

Ter you

all you Con

or S

our pay Giv

firft

Τ

Tim

havi

com

The Admission of a Conful to refide and exercise his Functions in any Part of the Dominions of a foreign Power depends upon Circumstances. Where the Right of fending Confuls to refide in each other's Dominions is expressly flipulated in commercial Treaties, subfifting between the Crown of *Great-Britain* and the States to whom they are fent, they may object to the Perfon appointed, and by their Ambaffador make Requisition for the Appointment of another, affigning proper Reafons for their Rejection of the first; but they cannot reject the King's Commission: Whereas those Potentates with whom we have no commercial Treaties, flipulating the Appointment of a Conful, may not only refute the Perfon but the Committion itself, without Violatio, of the Peace and Amity fublifting between the Powers fo refuling and this Country; for the Law of Nations does not include this Appointment; however, it is usual to grant Per-miflion. Yet the Difference is effential; for the Conful, whofe Relidence is founded upon a Treaty, may proceed to much greater Lengths, in the Exercife of his Authority, than he who is only admitted by Permiffion; every Point, however clear, will be difputed with the latter by the Magistracy of the Place where he refides, jealous of their own Jurifdiction, and they will be fupported by their Sovereign and his Ministers. This Distinction was not noticed in of this has been enabled to infert it, the Britifly Confuls in the Auftrian Netberlands being on Sufferance only. And, that we may chablish this Dif-tinction upon proper Authority, here follow the Copies of two Committions, the first founded upon Treaty, the fecond on Permittion only. They were formerly ...fued in *Latin*; but, fince our Language has been perfectly underflood in all the Courts of Europe, the Practice has been difused, and therefore it is unnecessary to give the Latin Form, as inferted in former Editions of this Work.

#### GEORGE, R.

GEORGE the Second, by the Grace of God, of Great-Britain, France, and ✓ Ireland, King, Defender of the Faith, 𝔅c. to all and fingular to whom these Presents shall come, Greeting. Whereas it hath been found expedient that fome Person of known Probity be appointed to act as Conful in the Town of Alicant, in the Kingdom of Spain, and to take Care of the Commerce of our Subjects, who refide or commonly go there to trade , Know ye, therefore, that We, entirely confiding in the Probity, Affection, Prudence, and Experience, efpecially in mercantile Affairs, of our trufty and faithful Subject, Samuel Tucker, Gentleman, have nominated and appointed, and by these Presents do nominate and appoint *bim* our Conful in the faid Town of Alicant, together with all its Members and Appurtenances; giving and granting unto him full Power and Commilion to aid and protect all our Subjects that inhabit or frequent the faid Town, its Territories and Jurisdiction, or who do, or who shall carry on a Trade, or transact Business in those Parts, Harbour, and Coasts; advising and affifting them, agreeable to the Articles and Treaties of Peace and Alliance relating to Trade, and firmly concluded between the Crowns of Great-Britain and Spain, and their respective Dominions; and to defend our Subjects, in Cafe of Need, in their Trade, Goods, and whatfoever elfe shall appertain unto

1.

OF CONSULS.

unto them, before all Judges and Magistrates; and to take Cognizance of, determine, and compose all Differences, Controversies, and Litigations, which do or may happen between them; and to defend and preferve them in every Thing relating to their Right, Liberty, and Freedom of mutual Trade and Commerce; and further, to iubstitute, as he shall think fit, one or more Deputies, or Vice-Confuls, to act for him in all and every of the aforefaid Places; and to do all and every Thing which may promote the Good of our Subjects, the Increase of mutual Friendship between the two Kingdoms and People, and the Freedom and Security of Commerce: And further, that he use and enjoy all and every the Rights, Honours, Immunities, Liberties, and Emoluments, which any other Conful in the aforefaid Town did or could of Right enjoy. And We earness whom it may in any wife concern, in a friendly Manner, what We duite all others whom it may in any wife concern, that they acknowledge and admit the faid Samuel Tucker as Our Conful in the aforefaid Town. In Witness whereof, We have caused these Our Letters to be made Patent, and figned and fealed with our own Hand. Given in our Palace at St. James's the Eleventh Day of December, in the Year of our Lord One Thousand Seven Hundred and Twenty-eight, and in the Second Year of our Reign.

## By bis Majefty's Command,

#### HOLLES NEWCASTLE.

#### II.

#### G.EORGE, R.

G EORGE the Third, by the Grace of God, King of Great-Britain, France, and Ireland, Defender of the Faith, &c. To our trufty and well-beloved Michael Hatton, Efg. Greeting. Whereas We have thought fit, for the Advancement of Trade and Commerce in the feveral Ports of Oflend, Nieuport, and Bruges, in the Province of Flanders, to conflictute a proper Perfon to be our Conful in those Ports, who may, as there shall be Occasion, countenance and protect our Subjects, being Merchants there; We, in Confideration of the good Testimony We have received of your Loyalty to us, and of your Ability to ferve the faid Merchants, in the Execution of the Office of Conful in those Ports, do, by these Prefents, conflictute and appoint you, the faid Michael Hatton, to be our Conful in the faid Ports of Oflend, Nieuport, and Bruges, together with all their Members and Dependencies in the faid Province of Flanders, and over all our Subjects who inhabit, frequent, or trade to the faid Office of our Conful, by yourfelf, or your fufficient Deputy or Deputies, for and during our Pleafure, with all and singular the Rights, Profits, Privileges, and Immunities which you yourfelf have, or any other Conful heretofore hath enjoyed, or which any of our Confuls do or ought to have and enjoy, in any of the Dominions of any Princes or States where Confuls usually reside; and We do hereby enjoin and require all our Subjects whoin is due to you as our Conful, and to your Deputy. Given at our Court at St. James's the Twentieth Day of February, 1761, in the. firt Year of our Reign.

#### By bis Majesty's Command,

### HOLDERNESS.

The Britif Conful has no Right to return Home, even for a fhort Space of Time, without applying for Leave of Absence to the Secretary of State; which having obtained, he is to appoint a Deputy or Deputies to take Care of the commercial Affairs of his Nation during his Absence: These are no more than 4 G temporary

Office, they ppointment; to have been The French by Commerce Britifk Cone Ports where untry. This the peculiar

s in any Part Where the fsly flipulated ritain and the inted, and by her, affigning oft the King's o commercial nly refuse the e and Amity or the Law of to grant Per-Refidence is in the Exercise ; every Point, y of the Place be fupported not noticed in hat the Editor the Austrian blifh this Dif-Commissions, They were ctly underftood therefore it is ditions of this

n, France, and ular to whom expedient that the Town of nmerce of our therefore, that d Experience, Samuel Tucker, s do nominate ether with all m full Power it or frequent ho fhall carry pasts; advising and Alliance ns of Greatour Subjects, hall appertain unto \$97

### OF CONSULS.

temporary Deputies, and are generally Merchants of the Place. But if the Conful, holding fome other Appointment from the Crown, is abient for a confiderable Lengtl of Time, or, being infirm, obtains Leave to remain in his native Country, the Deputy, appointed to 'refide conflantly for him, may be appointed by him as the fufficient Deputy under the Commifien, he becomes an Officer of the Crown, takes the Title of VICE-CONSUL, and eatries of a Correspondence with the publick Officers, in every Refpect the fame as the 'Conful.' And, though his Commifion is figned by the Conful, being a Copy of his own with the requilite Alterations, he has no Power to remove the Vice-Conful, for appointed, without the Approbation of the Secretary of State. If there are any fubordinate Deputythps within the Jurifdiction of the Confulful, it is the Vice-Conful, in this Cafe, who is to appoint Perfons to act in those Stations, not the Conful, who has given up the entire Authority he held under the King's Conmition.

In fonv. Countries, as in *Portugal, Spain*, and *Italy*, where there is a Scarcity of *Briti/b* Subjects, it has been cuftomary for the Conful-General to appoint Natives of fuch Countries to act as their Deputies at inferior Ports; but this is an unwarrantable and impolitick Practice; founded, like many others, upon avaricious Principles in our great Men, whole Salaries are amply fufficient to enable them to fend for Deputies from Home.

A Conful is not, in the literal Senfe of the Word, a publick Minister; but it is a Mistake to affert, that he has no State Affairs to transact; for it is expected from him, that he should correspond with the Ambassador from his Sovereign residing at the Court of the Prince within whose Dominions his consular Station lies, and fend him Information of any Transactions, of what Nature sover, which may prove detrimental to the political or commercial Interests of his King and Country. And, in Case there is no Ambassador or other publick Minister reliding at the faid Court, he is to transmit his Intelligence directly Home to the Secretary of State, under whose Department he ferves.

But though the Conful be not a publick Minister, under the Protection of the Law of Nations, he enjoys fome important Privileges, annexed to his Office, which diftinguish him from the private Inhabitants of the Place where he refides. Thefe, where the Conful is admitted only by Permiffion from the Prince or State, are regulated generally by the cuftomary Privileges granted to them in Countries where the Right of fixing Confuls is founded upon Treaties. The principal are, a free Entry for his Furniture and Baggage upon his first Eftablishment-An Exemption from the Excifes, or inland Duties on Liquors, and other Articles of Confumption, for himfelf and Family-A Seat on the Bench with the Magiftrates of the Place, when obliged to appear at their Affemblies to act as Counfel for the Subjects of his Nation, in all Cafes of Difpute between them and the Natives of the Place-An Exemption from lodging the Military in his House-A Guard, when required, to aid and affift him in the Maintenance of his Authority over the Subjects of his own Country trading to the Port; which, however, does not extend to those who are constantly relident in the Place, and who, in all Cales, whether civil or criminal, as well as the Conful himfelf, are fubject to the Jurifdiction of the Country-The Privilege of receiving a polite Message from the Magistrates, requesting his Attendance, when necessary, at their Affemblies, inftead of a formal Summons or Citation, which, if he means to fupport the Dignity of his Sovereign, he must never obey. There are like-wife fome trifling perfonal Advantages; but, as they do not affect his Office, it is better to leave it to the good Senfe of the Conful to difcover, and ufe them with Difcretion, than to mention them as Precedents in this Place, left they should be too eagerly contended for, to the Detriment of the commercial Interests of his Country

That the Difference between a Conful and a publick Minister may appear in the most striking Point of View, the following Case, inferted in the former Editions of this Work, is reprinted.

2

The

Ŀ

f

a

te

tl P

S

ŧŀ

R

G

hi rei

of

no

บท

tit. M

pli Ob

Ob all

laft

prit

the

the allo fit,

Rei

one

was

refig

fron

But if the ent for a conn in his native y be appointed being approved ness an Officer Correspondence Conful : And, his own with ice-Conful, fo there are any hip, it is the those Stations, ield under the

ere is a Scarcity eral to appoint rts; but this is y others, upon ly fufficient to

Minifter; but it or it is expected a his Sovereign confular Station re foever, which of his King and Minifter reliding he to the Secre-

rotection of the d to his Office, where he refides. the Prince or ted to them in The Treaties. s first Eftablishuors, and other the Bench with ffemblies to act te between them Military in his Maintenance of e Port; which, the Place, and Conful himfelf, cceiving a polite en necefiary, at ch, if he means There are likeet his Office, it r, and use them Place, left they mercial Interefts

> r may appear in in the former

> > The

### OF CONSULS.

The Governor of Cadiz, having once affronted and confined the Dutch Wiefguent's Conful, the States General complained thereof to the Court of Madrid, as of Rights of a Violence done to the Law of Nations, inftead of urging the Non-Execution  $P_{1,40}$ of those Treaties; from which alone they ought to have expected Safety for their pretended Minister, and not elsewhere. Some Years fince, they attempted to make their Conful, who refided at Genia, pus for a public Minister; but the Senate wrote them, that it did not acknowledge him as such, and that all which it could grant, or they expect for him, was the peaceable Fruition of those Rights and Privileges, which Cultom had befrowed on this Kind of Employment: The Generality of Confuls are only Merchants, who, notwithanding their Office of Judge in the Controve: jies that may arise among those of their own Nation, carry on at the fame Time a Traffick, and are liable to the Laws of the Place where they refide, as well in civil as in criminal Matters, which is altogether inconfishent with the Quality of a public Minister; though where it is otherwise, and a Conful does not trade, I think a proportionable Regard and Respect ought to be paid, as due to his Character.

In the Year 1634, the Republick of *Venice* had alraoft broke with Pope Urban VIII. on Account of the Violence offered by the Governor of *Ancona*, to the Conful of that fage Senate, who, in State and Maritime Affairs, ftands in the foremost Rank of Preceptors.

The Conful's Name was Michael Oberti, a Native of Bergamo, whofe Family had discharged that Office for many Years; but the Governor fuspecting his having given fome Advices, that occafioned the Republick's Gallies to take fome fmall Veffels belonging to Ragufa, for having fmuggled the Duties that are paid in the Gulf, fo perfecuted the Conful, that he was forced on a Voyage to Venice, to acquaint the Senate therewith. He was no fooner departed, than the Governor put a Garrison in his House, and carried off his Furniture and Papers, even those which related to the Functions of his Employment; the Senate complained hereof, and demanded Reparation with fo much Warmth. that the *French* Ambaffador, apprehending they might proceed to an open Rupture with the *Pope*, endeavoured to adjust the Difference to the Satisfaction of the Parties offended; but before the Accommodation could be perfected, the Governor caufed the Conful to be fummoned, and for Contumacy condemned him to Banithment, under the Pretext, that during the Contagion which reigned, he had unladed Goods contrary to the Prohibition. There was more of Paffion than Juffice in this Sentence, as Oberti could prove that he had done nothing without the Magistrate's Approbation; fo that this iniquitous and unjust Proceeding gave more Offence to the Senate than the first, and a Repetition of the French Ambaffador's good Offices was neceffary, to difpofe the Minds of the jarring Parties to an Accommodation, which he at last accom-Diffied, upon Condition, that the Governor flouid repeal the Outlacery and fuffer Oberti's Re-eftablifhment; and that the Senate, who flouid afterwards recall Oberti, flouid fulfitute in his Place whomfoever it pleafed. Michael dying before all this could be executed, the Senate put his Brother in his Room; but this laft was no fooner arrived at Ancona, than the Governor caufed him to be imprifoned, and would not release him till he had given Security for his leaving the Town, and not returning.

The French Ministers, who had laboured in the Reconciliation, and engaged their Words for Performance of the Conditions, which, as above expressed allowed the Venetians to nominate any other for Conful that they should think fit, were very much chagrined at this Proceeding; and the Senate, to thew its Resentment, refused Audience to the Nuncio, and forbad its Ambassiador to ask one of the Pope, till they had received ample Satisfaction, which the Governor was forced to give.

We shall now give a general Sketch of the Functions of a Britifb Conful refiding in a foreign Port, and of the Respect and Obedience due to him from his Fellow Subjects, being Merchants, Masters of Ships, or Mariners, resorting

reforting to the faid Port, a Subject which has been fo totally neglected by our

commercial Writers, that it is high Time to fupply the Deficiency. A Britijk Conful, in Order to be properly qualified for his Employment, Ihould take Care to make himfelf Mafter of the Language ufed by the Court and the Magistracy of the Country where he relides. If the common People of the Port use another, he must acquire that also, that he may be enabled to fettle little Differences, without troubling the Magistracy of the Place for the Interpolition of their Authority. Such are Accidents happening in the Harbour, of the Ships of one Nation running foul of and doing Damage to each other, &c. At Oftend, the vulgar Tongue is Flemish, but publick Business with the Magistracy and with the Court of Bruffels is transacted in the French Language.

PbddfiT if cit SMt to hift pr

at Po Pa

th

hi

M

arı

wo

a I

in

Po

fro

wit of

pre

rial Th Br

Ca

as l

We

bef

inf Br the

Cec

Per Sal

alfe

the

and yea of

 $\mathbf{H}_0$ 

rec

wri

At his first Establishment, he should procure a TARIFF, or Specification of the Import Duties on all Commodities arriving at his Port from Great-Britain or Ireland. Alfo, of the Duties on all Commodities exported from the faid Port, and defined for any Port belonging to the Dominions of his Sovereign. He must take especial Notice of all Prohibitions to prevent the Export or Import of any Articles, as well on the Part of the State wherein he relides, as of the King his Mafter; that he may admonish all Britigh Subjects against carry-ing on an illicit Commerce to the Detriment of the Revenues, and in Violation of the Laws of either. And it is the more effential, that he should attend diligently to this Part of his Duty, because there are Merchants and Factors in every Country, who for felfish Ends will encourage Smuggling, and hazard the Detention, nay, even the Confifcation of Ships, and the Imprifonment of the Mafters and Mariners to the great Injury of Owners, Freighters, and other Parties concerned.

It is his Duty likewife to make himfelf Mafter of the Municipal Laws of the Country; and of all the Ordinances of the Magistracy, that his Fellow Subjects may not be involved in Difficulties and Diffreffes, through Ignorance, or be fined and imprisoned through the Artifices of extortionate Farmers of the Inland Excises, or mercenary Officers of the Police, refembling our trading Juffices. They are to confider themfelves as the lawful Protectors of all Britif Subjects trading to, refiding in, or travelling through the Places within their Jurifdiction, but more especially of all Matters of Britif Ships and Mariners : They are not to fuffer the Natives to offer them any Infult, or do them any Wrong, nor the Cuftom-house or other Officers of the Government of the Country to impose on them, illegally to detain their Persons, Ships, or Merchandize, or exact Money from them on fraudulent Pretexts; and in all Cafes of this Nature, when the Confuls cannot obtain Redrefs from the Administration on the Spot, they are to prefer their Complaint by Memorial to the Britiff Minister, reliding at the Courts on which their Confulfings depend. If there is no such Minister, they are to transmit the Memorial themicives to the Court, and failing of Redrefs, if the Complaint be well founded and important, the fame fhould be transmitted to his Majefty's principal Secretary of State for that Province. They have a Right to demand Audience of the Prime Minister or Ministers of the Sovereign or State wherein they refide, as Perfons invefted with Publick Characters, in the Absence or Non-relidence of Ambaffadors, or other Publick Ministers from their own Sovereign. The Editor had frequent Occasion to demand it, in the Ablence of the late Sir *James Porter*, his Majefty's Minister Plenipotentiary at the Court of *Bruffels*, and he always obtained it with great Politeness from the late Count Cobentzel, Prime Minister for the Austrian Netberlands, a most accomplifhed Statefman-and from his late Royal Highnefs Prince Charles of Lorraine, Uncle to the prefent Emperor, Governor General of the Low Countries.

If any Infult or Outrage is offered to the Inhabitants of the Country where Britif Confuls refide, by Britif Subjects, the Magistrates before they pro-ceed to the Punishment of the Offenders, will usually complain to the Confuls, who ought to interpole their Authority, to fummon the offending Parties

glected by our

Employment, i by the Court ommon People v be enabled to e Place for the g in the Harumage to each blick Bufinefs in the French

Specification of *Great-Britain* from the faid his Sovereign. Export or Imerefides, as of s againft carrynd in Violation fhould attend and Factors in g, and hazard nprifonment of ters, and other

icipal Laws of hat his Fellow ugh Ignorance, tc Farmers of oling our trad-Protectors of all e Places within itifb Ships and y Infult, or do he Government Perfons, Ships, retexts; and in drefs from the t by Memorial eir Confulships the Memorial plaint be well Majefty's pringht to demand eign or State in the Absence from their own in the Absence tentiary at the enefs from the ds, a most acnce Charles of of the Low

Country where fore they proto the Conthe offending Parties

#### OF CONSULS.

Parties before them, and, if they will not appear voluntarily, to compel them by an armed Force: Upon their appearing, he is to order them to make immediate Satisfaction, and, if they refue this, he muft refign them to the Civil Jurifdiction of the Magiftrates, or to the Military Law of the Garrifon; always perfifting, however, in being prefent, and acting as Counfel or Advocate, upon all Trials of Britifb Subjects, whether their Lives or Properties be at Stake. But if an Accufation is brought againft them for Offences, alledged to have been committed within the Dominions or Jurifdiction at Sea of their natural Sovereign, it is the Duty of a Britifb Conful to claim Cognizance of the Caufe for his Sovereign; to infift upon the Releafe of the Parties, if detained in Prifon by the Magifracy of the Place, on any fuch Accufation brought before them; and that all judicial Proceedings againft them do inftantly ceafe. He is likewife to demand the Aid of the Power of the Country, Civil and Military, to enable him to fecure and put the accufed Parties on board fuch Britifb Ship as he fhall judge fit, that they may be conveyed to Great-Britain, to be tried by their proper Judges.

A remarkable Cafe of this Kind happened in the Beginning of the Year 1768, at Ollend. Peter Horfeman, Mafter of a Merchant-Ship, was driven into that Port by Strefs of Weather, being bound for Hamburgh from Seville. On his Paflage he had anchored fome Days off the Mother-Bank, Spithead; and during this Time his Sailors, as he alledged, had mutinied, and figned a Round Robin \*. Upon coming on Shore, the Britifh Vice-Conful, Mortimer, being absent, his Duty having called him for a few Days to Dunkirk, he laid a Charge of Mutiny against three of his Men before the Magistrates, who caused them to be arrested by their Officers, threw them into Prison, loaded them with Irons, and would have proceeded to Trial; but upon the Vice-Conful's Return he prefented a Memorial, infifting that the Men should be released, and given up to him, in order to their being fent to England, configned to the Lord Warden of the Port of Dover, to be by him detained till Orders should arrive concerning them from the Court of Admiralty, the Offence, if committed at all, having happened within the territorial Jurifdiction of the King of Great-Britain. The Magiftrates of Ojiend perfifted in maintaining their Civil Jurifdiction over the Prifoners, and prepared without Delay for the Trial. The Britif Vice-Conful drew up a Memorial, and transmitted it to Sir William Gordon, his Majesty's Minister at Bruffels: That Court gave evalue Answers; and the Vice-Conful, finding the Lives of Britiff Mariners at Stake, applied to the Board of Admiralty at London, flating the Cafe. The Lords of the Admiralty fent the Cafe to their Solicitor, who gave it as his Opinion, that the Vice-Conful was pc. feely in the Right; and that Lord Weymouth, Secretary of State for the Northern Department, ought to lay the Matter before the King, in fuch Manner that the Imperial Ambaffador should be required infantly to write to *Vienna*, that Orders might be given to the Government of Bruffels to ftop all judicial Proceedings against the faid Sailors, and to release them, which was done accordingly. It is the Duty of *Britifl*, Contuls to recover all Wrecks, or Cables, Anchors,

It is the Duty of Britif Confuls to recover all Wrecks, or Cables, Anchors, *&c.* belonging to the King's Ships, found at Sea by the Fifthermen, or other Perfons, and brought into the Ports where they refide; to pay the accuftomary Salvage, and to inform the Navy-Board in *England* of his Proceedings thereon; alfo, to relieve all diftreffed Britif Mariners, to allow them Six-pence daily for their Support, to fend them Home in the first Britif Veffels that fail for England, and to keep a regular Account of his Difburfements, which he is to transfinit yearly, or oftener if required, to the Navy-Office, attefted by two Britif Merchants of the Place.

He must likewife give free Paffes to all poor *Britifb* Subjects withing to return Home, directed to the Captains of the King's Pacquet-Boats, or Ships of War, requiring them to take them on board.

\* A Sea. Term for a mutinous Cenfpiracy against the Captain, in which the Perfons figning the Agreement write their Names in a Circle round the Paper, fo that it may not appear who was the first or Kingleader.

4 H

No

#### OF CONSULS.

No Merchant-Ship of his Nation finall leave the Port wherein a *Britifb* Conful refides without his *Paffport*, which he thall not grant till  $\mathcal{R}$  just Demands on the Maffer and the Crew from the Government of the Country be fatisfied; and, for this Effect, he ought to fee the Governor's Pafs, if a garrifoned Town, or the Burgomafter's; unlefs the Merchant or Factor, to whom the Ship was configued, makes himfelf refpontible for all Confequences.

The Conful is the natural Arbitrator between the Masters of Britifh Ships and the Freighters, being Inhabitants of the Place wherein he refides, and he must therefore attend, if required, at all Arbitrations where Property is concerned.

His Fees are regularly established in Countries where large Factories of his Nation are fettled: In fome Places they are regulated by the Burthen of the Ship, in others by the Length of the Voyage; but where there is no fixed Rule, they are regulated by Precedent. And it is remarkable, that the Confuls of other Nations are protected by the Sovereigns, and authorifed to take the Conful's Pees; but the Britifb have not any Authority whatever to fupport their Claim, where there is no commercial Treaty. If a Mafter refuses to pay, he cannot detain the Ship; for the Owners and Freighters would bring their Actions for Damages: But that excellent Chancellor, Lord Hardwicke, held, that the Conful might fend on board, and feize any Piece of valuable Furniture belonging to the Cabin, which would not hinder the Navigation of the Ship, and detain it for his Fee.

Another Hardship upon British Confuls is, that they are often obliged to imprifon diforderly Seamen, upon the Complaint of their Mafters, as an indifpendable Duty of their Office; yet every one of these Seamen has it in his Power to bring his Action against the Conful for false Imprisonment in the Courts of Law in England, when it is probable the Master is on a Voyage in fome other Part of the World.

Therefore, it is the Duty of the Conful to be very cautious how he confines or punifhes *Britifk* Scamen, or Mafters of Ships, upon their mutual Complaints againft each other; and to keep a regular and well-attefted Account, fairly written in a Book for that Purpofe, of all his official Tranfactions, entering therein the Date of the Arrival of every *Britifk* Ship, the Mafter's Name, Name of the Ship, Burthen, Qu-lity of Lading, Place from whence the came, to whom configued, and his Departure.

Britif Confuls thould frictly mark the Progress of the Commerce of other Nations in the Places of their Retidence, fludy the Means of improving that of their own, and transmit Intelligence to the Secretary of State, when it is upon the Decline, affigning the Caufes, and proposing fuitable Remedies.

Laftly, with Respect to Religion, they are to take Care to give no Offence themfelves, nor fuffer any Infult or Indecency to be offered by Britif Subjects to the established Religion of the Country, neither are they to make a publick Profession of their own, nor to hold Assemblies for Protestant Worship in Roman Catholick Countries, unlefs expressly ftipulated by Treaty, or permitted: But, on the other Hand, being always allowed the free Exercise thereof privately in their own Houfes, they are not to be molefted therein, nor are they to be prevented attending or affembling at the Houfes of their Confuls for fuch Purposes: And the faid Confuls are to take Care that no Protestant be forced to Comply with any of the Rites and Ceremonics of the Religion of the Country; fuch as compelling Parents to fend their Children to be baptized by. their Priefts, or to be educated in the Romith Faith. Neither are they to fuffer the Scizure of any Bibles. Common Prayers, or other religious Books, in the Houfes of Britifb Subjects, though fuch Books are ftrictly prohibited by the Laws of the Country to other Inhabitants. And, as Cafes of this Kind fometimes happen, it may not be improper to obferve, that a Book taken out of a Houfe, by a Prieft or Friar, should be claimed as the common Property of the Owner; and the Offender should be proceeded against at Common Law, not by Memorial; the Common Law of every Country affording Relief in fuch Instances.

The

f I Sa

pk la S

of C th

ſe

a

fro

th

E

W

vi

ha M

66 66

"

"

Lc

Pa

ob

fho

of ren

Ai Ni

giv Pat ftro

Fr: to

Britifb Conful lemands on the fied; and, for Town, or the was configned,

of Britifb Ships es, and he must concerned.

ractories of his nen of the Ship, and Rule, they onfuls of other are the Conful's ort their Claim, pay, he cannot heir Actions for that the Conful belonging to the nd detain it for

bliged to imprian indifpentable Power to bring ourts of Law in ne other Part of

how he confines atual Complaints ant, fairly written thering thereinhe, Name of the e, to whom con-

mmerce of other mproving that of when it is upon ics.

give no Offence Briti/h Subjects make a publick ant Worship in y, or permitted: cife thereof prinor are they to Confuls for fuch eftant be forced Religion of the be baptized by. are they to fuffer s Books, in the rohibited by the this Kind fomepk taken out of mon Property c? nmon Law, not Relief in fuch

### The

# FREEDOM OF NAVIGATION.

The Office of a Britif Conful is much more difficult in Time of WAR than in Time of PEACE; effectively on Account of the great Care he muft take to prevent any Violation of the Neutrality of the Port in which he refides, by the Mafters of Britif Merchant Ships: For which Reafon, and becaufe the Syftem of the maritime Powers of Europe has juft undergone a Revolution tending to diminifh and reftrain that univerfal Empire of the Seas heretofore claimed and maintained by Great-Britain, we have thought it right to introduce a new Chapter, on the Freedom of Navigation, immediately after the prefent, and before that on Infurance, as they feem to be Subjects intimately connected; for it is Part of the Conful's Duty to inform the Owners or Underwriters of a Ship, if required, whether the Mafter has or has not made void the Policy of Infurance by violating the Freedom of Navigation, or the Neutrality of Ports.

# Of Freedom of Navigation.

A LTHOUGH it cannot be expected that Merchants fhould fludy thoroughly all the Laws of Nations, yet it may be fuppoled that most of them know fomething of the Contents of the Treaties of Commerce; and that there is a Difference in the Treaties of Commerce between England and Denmark and Sweden, and between England and Holland, and England and France and Spain; and that only between the four last, the Rule " of free Ships making free "Goods, though belonging to Enemies, except contraband," had been reciprocally esthelihed; however, for the Use of those who may be defined us the late. I here subjoin fome remarkable Passages which I have met with on this Subject, with fome Observations that may confiderably clucidate it.

From the Letters written by that great Statefman John de Witt, Penfionary of Holland, and others received from the Dutch Ambafladors employed at the Courts of France and England during his Ministry, which were published at the Hague 1723-24, in four Parts in 4to, it appears that this Minister, being fensible that Holland's Wealth depended chiefly upon keeping Peace, and having a free and unmolefted Navigation from and to all Parts, laboured hard to obtain from *England* and *France*, by particular Treaties of Commerce, the Conceffion that free Ships fhould give Freedom to all Goods, even those belonging to Enemies, except contraband.—His Letters wrote to, and those received from, William Borcel, in 1653-54, Part I. Page 77, 78, fiber that France by a pro-visional Treaty made in 1646, and by a Declaration of the French King in 1651, having allowed this Rule to the Dutch, was the first who deviated from it. Mr. Borcel writes, Page 66, 68, "They now fay that their Enemies ought " not to be protected nor ferved by Ships of the States, in carrying their Goods : " That fuch Goods would be taken out of the Dutch Ships, and confifcated as good Prize:" He adds, " and the French may perhaps even fall upon " muintaining their old Maxim, Que la robe d'ennemi confifque celle d'ami."-His Letters wrote to, and those received from, William Nieupoort, 1656, Part III. Page 226, 230, 332, 333, 340, 426, 427, flow that the Dutch never could obtain from England, during the Time of Oliver Cromwell, that this Rule fhou'd be allowed; and it feems that England, confidering herfelf to be the first of the maritime Powers, thought it more political that Holland should always remain in the fame Interest, and go along with her. We find in Alitma, or Aitzema, 36th Book of State Affairs and of War, Anno 1656, that upon Mr. Nieupoort's to often repeated Solicitations about the marine Treaty, the Anfwer given by the English was, that the Demand of "free Ships, free Goods," and Paffport to their Form, was very unjuft; and the Reafons they alledged are as ftrong as any that have been made Ufe of fince.

Here follow Extracts from the Letters written by the Dutch Ministers in France and England, to the Pensionary J. de Witt, at the Hague, from 1653 to 1657.-W. Boreel, the Dutch Ambassiador at Paris, to the Pensionary, I

#### FREEDOM OF NAVIGATION.

December 26, 1653 .- " I perceive well enough that France would go farther " in regard to the marine Treaty, which I am foliciting, if the War with Spain " was not a Hindrance .- They now maintain the Maxim, that their Enemies " must in no Manner be protected or ferved by any of the Ships belonging to " the Subjects of their High Mightineffes, for the carrying their Goods, 011 " Peril, that if any fuch Goods be met with in Dutch Ships, they thall be " made good Prize, and as fuch be taken out and confifcated : Which however " is departing from a Law they maintained in former Times, under Francis " the First, and Henry the Third, which was Que la robe d'ennemi confifque celle " d'ami : Whereas now in Dutch Ships the Goods belonging to their, and other " neutral, Subjects thail not be confifcated. I have made all poflible Endeavours to obtain, that free Ships thould make free Goods, but as yet without " Succefs."

2.

1

w fc

w

St

vi

th

in go

Pe \*\*

" М

"

"

"

lan

the

It of i

eve: the

unf

to d

beh

fam

that mig any Poli

whie

of the

foug

have to the

foug

and, Frie Sh

país,

the c

Port

whet

E tral

- From Penfionary De Witt's Anfwer, 8th of January, 1554 .-- " I obferve " from your's of the 26th of December that, notwithstanding you used all your " Endeavours you could not obtain that free Ships fhould make free Goods; " whereupon I cannot but believe that the French Ministers must misappre-" hend the Matter, or you explain it wrong; fince in the Draughts of the "Treaty fent over, it ftands clearly explained, that free Ships fhall make free "Goods; Que les navires qui traffiqueront & feront libres rendront auffi tou. " low charge libre, bien qu'il y cut dedans de la marchandile, nome des grains & " leur charge libre, bien qu'il y cut dedans de la marchandile, nome des grains & " legumes, appartenants aux emenis." — From Mr. Barcel's Letter, Paris, 15th of January, 1654.—" It is true, that taking the Senfe of the Words from " the first Article of the provisional Treaty, together with the 18th Article " of this proposed Treaty, they confirm clearly your Opinion: But they ky " that by the Words, a free Ship shall make free Goods, are only meant Goods " of Friends, but not of Enemies : And in the fame Manner they mifconflrue " the Declaration of the 29th of May, 1651, which the King made to me, " and which is now fubfifting, and must fubfift till we come to a nearer " Treaty of Marine and Alliance : It fays, Le roi fait defense, Ge. de ne point " prendre ni amener dans les ports de France des navires Hollandois chargés de "marchandifes, quand même ...!s appartiendront aux ennemis, pourvu qu'ils ne " transportent pas des troupes, marchandifes de contrabande, &cc. What can be " clearer than these Words ? But the People here interpret them as they please, " and make Ufc of their Power in judging and executing, and although I com-" plain continually, it is without Fruit and Redrefs."—By thefe Letters it appears clear enough, that the French first began to misconstrue the Sense of the Words of free Ships making free Goods .- From Ambaffador William Nieupoort's Letter, London, the 12th of May 1756, to the Penfionary De Witt.-" I am afraid that the Gentlemen here will not admit in the Treaty of Marine, " the Rule of free Ships making free Goods, and vice verfa; nor agree to the " Formularies of Pafiports proposed : However, I shall use my best Endea-" vours towards it, and as foon as I can c'tain any Thing from them upon "Paper I fhall fend it over." From a Letter of the Penfionary, 23d of *February* 1659, to *William Nieuport*, at London.—" And I can affure you, that " if, by concluding a marine Treaty, their High Mightineffes, immediately it after buying required the Demokratic for a constitution Treaty are it to the " after having received the Draughts fent of a marine Treaty, gave it to the " Commiffaries, who, upon taking it into Confideration, quickly difcovered " that the principal Point whereupon this Treaty should be built, which is to " prevent unjust Searches when they meet at Sea, viz. that free Sbips make "free Goods, was left out; and it is impracticable for the Dutch to agree to " it in the Manner it is proposed : Wherefore, &c."-From a Letter of the Pen'ionary, 23d of February 1657, to William Nienpoort, at London.—" And " I can aflure you, that if, by concluding a marine Treaty, their High " Mightineffes can only obtain the End proposed in their last Refolutions, " though in what they most defire, namely, that free Ships shall make free " Goods, it flould remain deficient, it might take away fome of the Animofity, " and prevent the Perfons at the Helm from hearkening to any of the Ad-" vances made by Spain, and other Potentates, to their High Mightineffes."-Which

I go farther with Spain cir Encinics belonging to · Goods, on they fhall be ich however nder Francis confifque celle ir, and other flible Endeas yct without

-" I chferve ufed all your free Goods : aft mifappreughts of the all make free ont auffi tou. des grains & etter, Paris, e Words from 18th Article But they fay meant Goods ey mifconflrue made to me, e to a nearer Be. de ne point dois chargés de urvu qu'ils ue What can be as they pleafe, hough I come Letters it ape Senfe of the William Nieu-or agree to the y best Endeain them upon onary, 23d of flure you, that , immediately gave it to the kly difcovered lt, which is to ee Ships make etch to agree to Letter of the ndon .- " And their High t Refolutions, all make free the Animotity, iy of the Adlightineffes."-

Which

\*

#### FREEDOM OF NAVIGATION.

-Which is enough to thew that the Great Penfionary De Witt, whilft Cromwell governed in England, could not gain upon him his favourite Maxim, " That free " Ships thould make free Goods." However, in King Charles the Second's Reign, this Rule was "llowed by the Treaty of Marine concluded the 28th of June, 1667; and on this Occation Sir William Temple, in a Letter of the 21ft of May, 1667, to my Lord Ambaffador Coventry, writes, "Mr. Godolphin affured me, that all Parts of the Treaty of Commerce are fo much to our Defire and "Advantage, that he hoped to fee many a rich Man in England by it." It would feem that Mr. Godolphin's Maxim was, that England should have nothing fo much in View as a free Navigation for her Merchants : And, indeed, this is certainly of the greateft Confequence; but the Way to have made it effectual would have been to be always watchful, and keep a Naval Power fuperior to that of our Neighbours, and not to fuffer, at the Time of treating, Part ... our Naval Strength to be furprized and *burnt* at *Chatham*, the 15th of *June*, by the then vigilant and powerful Dutch Fleet: By which Action, it feems, they forwarded the Conclusion of fuch a Treaty of Marine and Peace as they had long defired in vain.

But, as Merchants, it is not fo much our Bufinefs to enquire whether it was good Policy to make fuch Treatics, as to know how long they were firitly kept.  $-\mathcal{J}$ . Meerman, one of the Dutch Ambaffadors in London, in a Letter to the Penfionary, dated February the 1ft, 1668, fays, " that, having complained to the King that the Privateers of Oflend, with Commissions from Spain, disturbed " their Navigation, his Majefty anfwered, that he had alfe heard of it, and con-.. fidered it as Acts of Pirates ; and he would give Orders, if any of his Subjects " fhould be found on board those Privateers, to have them hanged." Mr. Meerman further fays, " It would feem as if these Privateers were not at all " acquainted with the fourteenth Article of the Treaty of Marque, concluded by " their High Mightineffes with the King of Spain, which fays, that free Scips " feall make free Goods."—In King William's Reign, when England and Hol-land were allied in a War against France, they went fome Steps farther; for their Declarations and Notifications made to all Courts inform us, " they would ever Power gets the better at Sea or Land, in Time of War, commonly makes the most of it: The fair Trader always suffered by the finister Dealings of the unfair ones; and fo much as one Side studied to conceal Truths, the other studied to discover them.

By an Extract from Sir Leoline Jenkins's Memoirs,, fee Mafqued Property, neu-tral Merchants will perceive, that during the War, Anno 1676, fome used to behave in the fame Manner, and that the fame Things were practifed, and the fame Constructions made in our Courts then, as in the last Wars : we do not find that in France or Spain they have been dealt with much better, although they might juftly have expected more Favour; fince those Crowns, having hardly had any Shipping of their own left wherewith to carry on Trade, ought, in good Policy, to have fet the Example of letting all neutral Shipping pais unmolefted, which would have been much to their Advantage, if they who remained Mafters of the Sea would have given the fame Freedom. But might not those who fought the Battles ask, What fignifies our being Masters at Sea, if we shall not have Liberty to fton Ships from ferving our Enemy ? And, when we examine to the Bottom of the Thing, it appears very evident, that Sea-Battles are not fought fo much to kill People, as to be Masters of Trade, whereby People live ; and, by stopping the Supplies of our Enemies, to compel them in the End to live in Friendship with us.

Ships and Veffels belonging to the Subjects of either of the Parties may not only pais, traffick, and trade from a neutral Port or Place, to a Place in Enmity with the other Party, or from a Place in Enemity to a neutral Place; but alfo from a Port or Place in Enmity to a Port or Place in Enmity with the other Party, whether the faid Places belong to one and the fame Prince or State, or to feveral Princes

4 I

# FREEDOM OF NAVIGATION.

Princes or States, with whom the other Party is at War .- Treaty with Holl.

1764. The like Freedom of Commerce and Navigation was agreed upon by the Treaty of 1676, with Spain; and of 1676, with France; and confirmed by the fublequent and other Articles of the Treaty of Utreckt.

It thall be lawful for all and fingular the Subjects of the Queen of Great-Britain and of the Most Christian King, to sail with their Ships with all Manner of Liberty and Security, no Distinction being made who are the Proprietors of the Merchandizes laden thereon, from any Port to the Places of those who are now, or shall be hereafter at Enmity with the Queen of Great-Britain or the Most Christian King: It shall likewise be lawful for the Subjects and Inhabitants aforefaid, to fail with the Ships and Merchandizes afore-mentioned, and to trade with the fame Liberty and Security from the Places, Ports, and Havens of those who are Enemics of both or of either Party, without any Opposition or Diffurbance whatfoever, not only directly from the Places of the Enemy afore-mentioned to neutral Places, but alfo from one Place belonging to an Enemy to another Place belonging to an Enemy, whether they be under the Jurifdiction of the fame Prince or under feveral. And as it is now flipulated concerning Ships and Goods, that *free Ships fhall* alfo give a freedom to Goods, and that every Thing thall be deemed to be free and exempt, which fhall be found on board the Ships belonging to the Subjects of either of the Confederates, although the whole Lading, or any Part thereof, thould appertain to the Enemies of either of their Majefties, contraband Goods being always excepted, on the Difcovery whereof, Matters shall be managed according to the Senfe of the fublequent Articles : It is also agreed, in like Manner, that the fame Liberty be extended to Perfons who are on board a free Ship, with this Condition, that although they be Enemies to both or to either Party, they are not to be taken out of that iree Ship, unless they are Soldiers,

and in actual Service of Enemies.—Treaty with France, 1713. As it appears by Art. 23, in the Treaty of 1654, with Portugal, that Oliver Cronnell agreed with the Portuguefe to the Rule of " free Ships making free Goods," which he afterwards would not allow to the Dutch, it would feem that he had not yet well confidered how inconfistent it was for a Nation, whole Weight chiefly lay in its Superiority of maritime Strength, to allow this Rule to any one; or elfe he muft have more in View, viz. That the English Nation flould reap the chief Benefit of the Trade from their East and West-Indies, whild they were contesting for the Possessing the post-portinguestic in their Situation at that Time must have found it difficult to supply themfelves; and therefore might well allow, Art. 11, " that the People and " Inhabitants of *Great-Britan* might navigate and trade freely and fafely from "*Portugal* to *Brazil*, paying the Duties and Cuftoms which others pay who "trade into those Countries:" and "that they should have the fame Freedom " as had been granted by any former Treaty, or thould be granted hereafter, to " the Inhabitants of any other Nation in Alliance and Friendship with that " Crown."-But this Freedom ceafed when they ha' no longer Contest about their Poffeffions; for, as their Friends and Allies monopolized the Trade of those Places where they had been admitted, and got footing in the East and West-Indies, the Portuguese excluded them, in Return, from trading to those Settlements which they full retained.

Remarks .- The Treaty of Utrecht, with France, 1713, was not confirmed by that of Aix-la-Chapelle, 1748; a Sort of tacit Acknowledgement of that Right the French had affumed, as it fuited their Interest, of rejecting the Whole of the former Treaty, as some Articles, particularly the 9th could not, by the he of the first freedy, as bone where, particularly the gin could helt, by the express Tenor of them, take Place without an Act of Parliament; which, however, was never passed. The afore-mentioned Treaty with *Holland* of 1667, was confirmed by the Treaty of 1674; which is now the maritime Regulation between the two Powers.—By the 8th *Article* of this Treaty it is agreed, " that all which thall be found on board the Veffels belonging to the Subjects of either of the contracting Parties, shall be accounted clear and

ss free

# aty with Holl.

d upon by the nfirmed by the

ucen of Great-Ships with all who are the t to the Places Jucen of Greatlawful for the Merchandizes curity from the th or of either ot only directly to an Eneniy, r under feveral. at free Ships Shall emed to be free g to the Subjects iny Part thereof, outraband Goods hall be managed agreed, in like e on board a free both or to either they are Soldiers,

Portugal, that free Ships making , it would feem a Nation, whole o allow this Rule he Englift Nation and Welt-Indies, the Dutch. The difficult to supply t the People and y and fafely from 1 others pay who he fame Freedom nted hereafter, to ndship with that ger Contest about ed the Trade of in the East and trading to those

as not confirmed tent of that Right ing the Whole of build not, by the iament; which, with Holland of ow the maritime this Treaty it is belonging to the punted clear and "free

# OF INSURANCES.

" free although the whole Lading, or any Part thereof; shall by just Title of " Property belong to the Enemies of the other, contraband Goods only excepted." -Here, as in the Treaty of Utreebt, the Difpute is entirely owing to the gene-ral Terms of the Stipulation, one Side taking them in their full Extent, while the other infifts upon fuch Reftrictions and Limitations to be put upon them, as right Reafon, and the Nature of Things, neceffarily require; and therefore, in 1758, when the French, finding themfelves unable to carry on their own Trade in their own Bottoms, refolved to employ the Dutch, and not only exempted their Veffels from the Tax of 50 Sous per Ton, but opened to them all their Ports in America, the Mifchief of fuffering the Rule to pass in general Terms, became notoriously manifest; and Great-Britain resolved to make Use of thole Means, which God had put into her Hands to remedy it. Accordingly, great Numbers of thole *Dutch* Veffels were taken, and fome of them adjudged to be lawful Prizes by our Court of Admiralty.—The States, being extremely vexed to fee the Net which they had fo cunningly woven, and fpread over us by the Treaty, now prove at length, upon the first Trial, too weak to hold us, and forcibly broken, did not fpare to make heavy Complaints of the Breach. Similar Proceedings lately gave Rife, upon Occasion of our late War with France, to a warm Contest between the two most natural Friends in Europe .- Sir Joseph *Torke* prefented, on the 21ft of *March* 1780, a very ftrong *Memorial* to the States General, in which he "enumerates the various Points, in which *they* " have violated the Treaty, by granting Convoys to naval Stores going to " France, &c. and the abiolute Silence they have kept as to the formal De-" mands of flipulated Succours from the Republic:"—But their High Mightineffes full giving no Answer thereto, our Court published, on the 17th of April 1780, a Declaration, "That the Subjects of the United Provinces are hence-"forward to be confidered upon the fame Footing with those of other neutral " forward to be connucred upon the name rooming with tube of the functionally, "States not privileged by Treaty, and his Majefty doth fulpend, provifionally, "till further Order, all the particular Stipulations refpecting the Freedom of "Navigation and Commerce in Time of War, of the Subjects of the States " General, &c. and more particularly those contained in the Treaty of 1674."-On the 3d of April 1780, however, a Memorial was prefented to the States by Prince Gallitzin, on the Part of the Empress of Ruffia, with a Copy of a very extraordinary Declaration, which the had made to the belligerent Powers, purporting, "That the was determined to maintain a free Trade and Navigation of her Subjects, and not to fuffer either to be hurt by those Powers; that " her Definition of the Limits of a free Trade is founded upon the clearest \$6 Notions of natural Right, and that what the called contraband, is literally taken from the Treaty between Ruffia and Great-Britain, 1734-that the invites the States General to make a common Caufe with her; and had made the fame Invitation to the Courts of Copenbagen, Stockbolm, and Lifbon, ... " in Order that by their United Endeavours a natural System, founded on \*\* Justice, might be established and legalized in Favour of the Trade of neutral " Nations, and ferve as a Rule for future Ages."

# Of Infurances.

INSURANCE, or ASSURANCE, is a Contract or Agreement by which one or more Particulars, called *Infurers, Affurers,* or *Underwriters,* take on them the Rifque of the Value of the Things infured, in Confideration of a Premium paid by the Affured, and by this Means commodioufly divide the Hazard of every Adventure, to the great Benefit of Trade, and the Eafe and Advantage of every one concerned therein. Indeed, the Utility of this Species of Contract in a commercial Country, is fo obvious that it could not cleape the Notice and Approbation of our beft writers upon commercial Subjects; and their Recommendation has not only extended, but confiderably improved the Practice. Infurances give freth Vigour to the active Principles of univerfal Commerce, and great Security to the Fortunes of private People; for by dividing amongft many

that Lofs, which would ruin an Individual, it is made to fall light and eafy on the whole Society. The Rikk likewife, of Importation and Exportation being thereby diminifhed, men will more cally be induced to engage in extensive commercial Connections, to take a Share in important Concerns, and to unite in hazardous Enterprizes, fince a Failure in the Object will not be attended with those dreadful Confequences to them and their Families, which must be the Cafe in Countries where Infurances are unknown.

Mr. Molloy, in his Jure Maritimo, and Mr. Malynes, in his Lex Mercatoria, fey that Succonius, in his Life of Claudius Cafar \*, conceives that Emperor to have been the first who brought in this Custom of Infurance, though Monfieur Savary, in his Dictionnaire de Commerce, imputes it to the Jews, in the Year 1382. James Allan Park, Efq. the last excellent Writer upon Infurances, re-marks, that the Origin of Infurance, like that of many other Cuftoms, which depend rather upon traditional than written Evidence, and for the Honour of inventing and introducing which rival Nations contend, has occasioned much Doubt among the Writers upon mercantile Law. In Fact, it is involved in for much Obscurity that, after all the Refearches which he had made on Occasion of his compiling his admirable Sylem of the Law of Marine Infurances, he could not promife any very fatisfactory Solution of this Doubt ; but whoever was the first Contriver, or original Inventor of this uteful Branch of Bulinefs, it has for many Ages been practifed in this Kingdom, and fuppofed to have been introduced here jointly, with its Twin Brother, Exchanges, by fome Italians from Lomburdy, who at the fame Time came to fettle at Antwerp, and among us; and this being prover to the building the Royal-Exchange, they used to meet in the Place where Lo. shard-Street now is, at a Houfe they had, called the Pawn-Houfe or Lombard, for transacting Bulines; and as they were then the fole Negociators in Infurances, in all Policies of Infurance to this Day, a Chude is inferted, in the following Words:-----"This Writing or Policy of Infurance, " fhall be of as much Force and Effect, as any Writing heretofore made in " Lombard-freet." which is a ftrong Confirmation of the general Opinion, that we are indebted for the Introduction of this great commercial Benefit into England, to the ingenious and active People above-mentioned.

tiating wettershitt pribaww

Po Li pro Ye

An

the

for

Bo

Co

ſha

Pu up

dev be to

Pai

the

Sec Gc

wit in

300

por

the

Le

Ca

the

in .

And as Infurances in Time grew more general in England, and fome Difficulties arole touching the Recovery of Loffes, upon Actions on Affumpfits; and fo 6 Cole', Rep. little were the Judges acquainted with the Nature of the Contracts, that fo late as the 30th and 31ft of the Reign of Queen Elizabeth, it became a Queftion where an Action upon a Policy of Infurance should be tried ; the Policy having been effected in London, and the Ship detained in the River Soane in France. The Policy was on a Ship from Melcombe Regis in the County of Dorfet, to Abbeville in France. The Plaintiff declared, that the Ship in failing towards Abbeville, viz. in the River Soane, was arrefted by the King of France. The Par-ties came to iffue upon the Question, whether the Ship was so arrefted or not; and it was tried before Lord Chief Justice Wray, in the City of London; and a Verdict was found for the Plaintiff. In Arreft of Judgment it was moved, that this Iffue arising merely from a Place out of the Realm, could not be tried in London. But it was refolved by the Court, that this Iffue thould be tried where the Action was in this Cafe brought; for the Promife, which is the Ground and Foundation of the Action, was made in London; and the Arrest now in Iffue, is not the Ground of the Action, which is founded on the Affumpfit, and the Arreft is the Breach of the Affunpfit. "This," fays Mr. Park, " is the most ancient Cafe I have been able to find upon the Subject of Infurances." Subfequent Perplexities having arisen in the Courts of Judicature, the Attention of the Legiflature to this national Object was awakened, and it was found neceflary to pass an Act of Parliament, in which the Principles of this Species of Contract are clearly defined, and made the Bafis of that legal Protection and Encouragement of the Practice, which was become effential to the Extension and Prosperity of Commerce.

43 Eliz. C.

47. 6.

The Purpole of this Statute was, to erect a particular Court for the Trial of Caufes relative to Policies of Infurance, in a fummary Way; and to that End it ordained, that a Commission should issue yearly, directed to the Judge of the Admiralty;

305

\* 1,ib. 25. C. 18.

nt and eafy on portation being extensive comand to unite in extremeded with h must be the

lex Mercatoria. it Emperor to ough Monfieur s, in the Year Infurances, reuftoms, which the Honour of cafioned much s involved in fo de on Occafion inces, he could hoever was the efs, it has for ve been introe Italians from und among us; led to meet in lled the Parenthen the fole ay, a Claufe is of Infurance, tofore made in Opinion, that enefit into Eng-

fome Difficulfumpfits ; and fo ets, that fo late ame 2 Question e Policy having cane in France. Dorfet, to Abbetowards Abbe-nce. The Parrrefted or not : London ; and a as moved, that not be tried in be tried where is the Ground Arreft now in Affumpfit, and " is the most nces." Subfee Attention cf found neceffary pecies of Conon and Encou-Extension and

or the Trial of nd to that End e Judge of the Admiralty;

#### OF INSURANCES.

Admiralty, the Recorder of London, two Doctors of the Civil Law, two common Lawyers, and eight Merchants, impowering any five of them to hear and determine all fuch Caufes, arifing in London; and it also gave an Appeal from their Decision, by way of Bill, to the Court of Chancery.

And in Purfuance thereof, an Office was erected and kept on the Weft Side of the Royal-Exchange; but this Act did not exclude others from making Infurances, in whofe Policies was inferted, that they flould be of as much Force as those beretofore made in Lombard-flreet, at the Royal-Exchange, or any where elfe. But there being fome Defect in the aforefaid Act, touching the Power of the Commiflioners, which was limited to London, its Continuance was not of long Duration.

And by a new Act of Parliament the Court was revived, and larger Powers 13 and 14 were given to the Commiffioners for carrying it into Execution ; fo that, in Confequence of this laft Act, Infurances multiplied, and all Diffuets concerning them were determined by the Commiffioners; but as private Perfons were not excluded thereby from carrying on this Bufinefs as before, and the Commiffioners taking no Cognizance of any Policies not made in their Office, whilf the Recovery of Loffes thereon were made eafy at *Common Law*; and fome Partiality having been practified by the Commiffioners, and an Appeal being allowed from their Determinations to the Court of Chancery, the Bufinefs of this Court fell 9 *Ann.* C. 6. off, and the granting Commiffions was diffeontinued.

After this, no Law was made in *England* concerning Infurances, except one to prohibit infuring on Marriages, Births, Chriftenings, and Service; but all was tranfacted by private Office-Keepers, till an Act was paffed in the Year 1720, 6 Gr. I. by which his Majefty was enabled to grant two Charters, for erecting two Corporations for infuring Ships and Merchandize, and lending Money on Bottomry, which are now called the *Reyal-Exchange Affurance*, and the *London Affurance*; which Corporations are to have perpetual Succeffion, fubject to Redemption, or Power of Revocation, as is here under mentioned; the Corporation to have Liberty to chufe their Governors, Directors, Officers, and Servants, as fhould be preferibed in the Charters : The Governors and Directors to continue for three Years; to have a Seal, and be capable to purchafe Land not exceeding 1000l. per Ann. and may fue and be fued in their Corporate Capacity.

Each Corporation to pay into the Exchequer 300,000/. towards difcharging the Debts of the Civil Government.

Each to raife fuch Sums as his Majefty fhould direct, not exceeding 1,500,000/. for paying the 600, cool. and to enable them to pay Losses, and lend Money on Bottomry and Government Securities, which Money is to be raifed at General Courts, by taking Subscriptions, or by Calls, or otherwife, as the General Courts shall think fit or expedient, and Stock liable to Calls may be fold for that Purpofe; and Proprietors refuling Calls to pay 8 per Cent. Intereft; may take up Moncy to advance on Parliamentary Securities; Stock transferable and devisable; a personal Estate not to be taxed; Governors, Directors, &c. may be Members of Parliament, but not to be Bankrupts on Account of fuch Stock ; Ditto. to have Power to make By-Laws, as by Charters; no other Corporation or Partnership to infure Ships, or lend Money on Bottomry, on Penalty of forseiting the Money affured, and the Policy to be void; and in Case of Bottomry, the Security to be void, and the Contract to be ufurious. None to be Governors, Sc. or to have Stock in both Corporations. The Parliament, at any Time within thirty-one Years from the Date of the Charters, upon three Years' Notice in the London Gazette, fixed up on the Royal-Exchange, and Payment of 300,000/. to each Corporation, may then, and not till then, void the faid Corporations. If, after thirty-one Years, the King shall adjudge the Continuance of Ditto. the faid Corporation to be hurtful, or inconvenient to the Publick, he may by Letters Patent void the fame, without any Inquisition, or Scire facias, in which Cafes the like Power shall never be grantable again.

The South-Sea and East-India Companies may advance Money on Bottomry to their Captains, &c.

The faid two Corporations, having each paid into the Exchequer 111,2501. 7 Gen. I. C. in Part of the 300,0001. and having covenanted to pay 38,7501. further Part <sup>17. S. 26.</sup>

4 K

thereof

thereof in three Months, the Refidue of the Sums amounting together to 300,000/. fhall be releafed.

**366.1.C.15.** Some Acts have fince patied to regulate certain Proceedings at Law, where the Corporations were Parties, giving them Power to plead generally. And thefe are all the Acts relating to Infurances in *England* till the following, made for the better Results in the set to result to end to negligible them on Kernel.

better Regulation thereof, and to prohibit them on *French* Effects, viz. The Preamble obferves, that the making Aflurances, Intereft or no Intereft, or without further Proof of Intereft than the Policy, hath been productive of many pernicious Practices, whereby great Numbers of Ships, with their Cargocs, have either been fraudulently loft and deftroyed, or taken by the Enemy in Time of War; and fuch Aflurances have encouraged the Exportation of Wool, and the carrying on many other prohibited and claudeftine Trades, which, by Means of fuch Aflurances have been concealed, and the Parties concerned fecured from Lofs, as well to the Diminution of the publick Revenue as to the great Detriment of fair Traders; and by introducing a mitchievous Kind of Gaming, or

P. 568. Wagering, under the Pretence of affuring the Rifque on Shipping and fair Trade, the Inftitution and laudable Defign of making Affurances hath been perverted; and that which was intended for the Encouragement of Trade and Navigation, has, in many Inflances, become hurtful and deftructive of the fame. For Remedy whereof, It is enabled, That, after the 1ft Day of Augult, 1746, no Affurance fhall be made by any Perfon or Perfons, Bodies Corporate or Politick, on Veffels belonging to his Majefty or his Subjects, or on any Goods, Merchandizes, or Effects on board the fame, Intereft or no Intereft, or without further Proof of Intereft than the Policy, or by Way of Gauning or Wagering, or without Benefit of Salvage to the Affurer, and that every fuch Affurance fhall be null and void to all Intents and Purpofes.

Affurance on private Ships of War, fitted out by his Majefty's Subjects folely to cruize againft his Enemies, may be made by or for the Owners, Intereft or no Intereft, free of Average, and without Benefit of Salvage to the Affurer.

Merchandizes or Effects from any Parts in Europe or America, in the Poffession of the Crowns of Spain or Portugal, may be assured in such Way and Manner as if this Act had not been made.

After the faid 1 ft of Augu/l, all Money to be lent on Bottomry, or at  $R_{eff}$  and dentia, upon Ships belonging to his Majefty's Subjects, bound to or from the Eaff-Indier, fhall be lent only on the Ship, Cc.

P.569. In all Actions, &c. brought after the laid 1ft of August, by Affured, upon any Policy of Affurance, the Plaintiff, or Attorney, &c. within fifteen Days after he shall be required to to do in Writing by the Defendant, &c. shall declare in Writing the Sums he hath affured, &c. in the Whole, and what Sums he hath borrowed at Refpondentia, or Bottomry, for the Voyage, or any Part of the Voyage, in Quettion.

P. 570. After the faid 1ft of Augus, any F 1, &c. fued in an Action of Debt, or Covenant, &c. on Policy of Affurance, may bring the Money into Court; and if the Plaintiff thall refue to receive the fame, with Coffs to be taxed in full Difcharge of fuch Action, and thall afterwards proceed to Trial, and the Jury thall not affels him Damages exceeding the Sum to brought, the Plaintiff, on every fuch Action, thall pay to the Defendant Coffs, to be taxed.

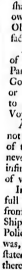
This Act shall not extend to, or be in Force against, Persons residing in any Part of Europe, out of his Majesty's Dominions, for whose Account Assurance shall be made before the 20th of September, 1746; nor against Persons residing in any Parts of Turkey, Asia, Africa, or America, for whom Assurances shall be made before the 20th of March, 1747. Insurance on Ships or Goods appertaining to the Crown and Subjects of France,

21 Get. II. Infurance on Ships or Goods appertaining to the Crown and Subjects of France,
 P. 75, 76, 77, or lending them Money on Bottomry, is prohibited by this Act; though, as it was only temporary, and its Duration limited to that of the then War, it expired, and became void.

This Branch of Business at first was confined to Maritime Affairs folely, though at present it is extended to the infuring not only Shipping and ...erchandizes, but also Houses, Furniture, Lives, Liberties, &c. according to the different I Agreements

310

11 Ges. 1. C. 30. 19 Ges. 11. P. 567.



al oo BV

u

ci

an

ut

C

di

Bi after Polic

Em

Polici Fire,

only. Aff on Ri

Th

monly

in the Time

Bill

# together to

w, where the And there are made for the viz.

r no Intereft, productive of their Cargoes, f Wool, and ich by Means fecured from e great Detri-f Gaming, or and fair Trade, en perverted; id Navigation, For Remedy no Affurance ck, on Veffels rchandizes, or rther Proof of vithout Benefit ull and void to

bjects folcly to Interest or no furer.

n the Poffeilion and Manner as

, or at Riffonto or from the

ured, upon any n Days after he hall declare in t Sums he hath ny Part of the

on of Debt, or Court; and if ed in full Difi the Jury shall ntiff, on every

refiding in any ount Affurance fons refiding in s fhall be made

ects of France, though, as it Var, it expired,

Affairs folcly, and ...ierchanto the different Agreements

# CAUSES WHICH VOID POLICIES.

Agreements for that Purpole. These Contracts are called Policies, from the Spanifb Word Polica, and that originally from the Latin Pollicitatio, or Promife, and are now made either at the publick or private Offices. Of the former, we have only the two before-mentioned in England eftablished by Charters; though of the private ones, we have many in this City, and of late Years in four others, as *Briffol, Exeter, Lroerpool, Hull, Newcaftle*, and *Glafgow*, where great Buinefs is transacted, and I believe on as fair a Footing as in any Part of the World, though Policies having been filled up in fuch various Terms, and fuch unprecedented Expressions inserted, according to the different Conceptions, Fan-cies, or Exigencies of the Infured, it has naturally occasioned many Disputes, and confequently brought on many remarkable Trials, and wife Decisions of the utmost Importance to the Mercantile World; for which Reason all the modern Cafes are added in this Edition to the more remote, and claffed under feveral diffinet Heads, that they may be more readily referred to, when fimilar Cafes shall induce Merchants and Lawyers to fearch for Precedents, to determine their own Line of Conduct, &c. I shall also take Occasion to mention the Method and Obligation of Infurances made in France and Holland, in order to give full Satiffaction on this Head, and render my Book as complete as possible.

Assurances, as I have before observed, are of various Kinds, both in regard of the Marine and Terrene Property; of the first, fome being on Ships, or Parts of Ships only; others on Merchandize fingly; and others on Ships and Coods jointly; and thefe are again branched out to run either by the Month, or for a Time flipulated, or to one fingle Port, or out and home, with Liberty to touch at the different Places mentioned in the Policy, or for a Trading Voyage.

Although Policies of Affurance are not to be ranked with specialty Contracts, stin. 34. not being under Seal, yet they have always been held as facred Agreements, and of the first Credit; fo much fo, that, when once they are underwritten, they can never be altered by any Authority whatever, because it would open a Door to an infinite Variety of Frauds, and introduce Uncertainty into a Species of Contract, of which Certainty and Precifion are the most effential Requisites.

In a Cafe before Lord Chancellor Hardwicke, this Doctrine was admitted in its Hindle v. the full Extent. The Plaintiff had infured a Ship at and from London to Oftend, Royal-Exch. from thence to Rotterdam, and from thence to the Canaries, warranted an Ofend Comp. 1 Fez. Ship, which Ship was afterwards taken. The Bill was brought to have the 317. Policy rectified, for that the Intention of the Parties was miftaken therein ; which was, that the Warranty was too general; and that the Voyage fhould have been flated to take place from Oflend only, and not from London. His Lordship, as there was no Evidence to vary the Contract from the written Words, ordered the Bill to be difinified.

But there are fome Exceptions to the foregoing general Rule. For Inftance, after figning, Policies are frequently altered by Confent of the Parties; and fuch Policies are good, agreeably to the Maxim Confensius tollit Error m.

# Enumeration of Causes which make Policies null and void.

THOSE made on Houses, Lives, or Liberties, must be paid according to the Tenour of the Agreement, in the full Sum affured, as these Sort of Policies admit of no Average ; and for the firft, often with their Furniture, againft Fire, feveral Offices are erected in Lonuon, with the Limitation to this Branch only.

Affurances may likewife be made on Goods fent by Land, or by Hoys, Sc.

on Rivers; and this is often done, more efpecially on Jewels, &c. They may likewife be made on Ships and Goods, loft or not loft, which is com-monly done when a Ship hath been long miffing; and thefe Words being inferted in the Policy, oblige the Underwriters to pay, although the Ship was loft at the Time of making fuch Infurance, except the Affured faw the Ship wrecked, or

# CAUSES WHICH MAKE POLICIES

had then certain Knowledge of her being fo; in which Cafe the Subscription shall not oblige, as this is accounted a mere Fraud.

So likewife, if the Affured fhall, on a rotten Veffel, get infured more than fhe is worth, with the villainous Defign to deftroy her, and fhall afterwards give Directions to have his regulth Intentions put in Execution, this fraudulent Act will not oblige the Infurers, but expose the Perpetrators of it to condign Punishment for their Knavery.

28 Geo. III. Ch. 56.

It shall not be lawful, from and after the passing of this Act, for any Person or Persons to make or effect, or cause to be made or effected, any Policy of Assure on any Ship or Vessel, or upon any Goods, Merchandizes, or Effects, or Property whatever, without first inferting, or causing to be inferted, in fuch Policy, the Name or Names, or the usual Stile and Firm of Dealing, of one or more of the Persons interested in such Assures, or the usual Stile and Firm of Dealing, of one or more of the Name or Names, or the usual Stile and Firm of Dealing, of the Confignor or Configners, Confignee or Confignees, of the Goods or Property fo to be insured; or the Name or Names, or the usual Stile and Firm of Dealing, of the Confignor or Persons refiding in *Great-Britain*, who shall receive the Order for and effect such Policy, or of the Person or Persons who shall give the Order or Directions, the Agent or Agents immediately employed to negociate or effect fuch Policy. The Statute further declares, That every Policy made or underwrote, contrary to the true Intent and Meaning of this Act, shall be null and void to all Intents and Purpose.

Molly, If a Ship be infured from the Port of London to Cadiz, and before the breaks P. 292. S. 9. Ground is burnt, Infurers not liable; but if the Words are, at or from the Port of London, they are liable in fuch Cafe.

Ditto, P 295. An Infurance from London to void for Uncertainty, though private S. 14. Inftructions for the Port; yet the Blank in the Policy will not bind the Infurer, Policies being now generally made free of Average, and without Benefit of Salvage, many Difputes on these Heads are avoided.

Ditto, P.296. An Infurance made on prohibited Goods not binding, unlefs they were prohibited after the Infurance made; as on Wool, Leather, &c. for fuch Infurances would tend to deftroy Commerce, which is directly to thwart the true Intention of all Policies.

28 Geo. 111. C. 38.

Perfons who, by Way of Infurance or otherwife, fhall undertake or agree that any Sheep, Wool, or any other of the enumerated Articles in the Statute, thall be carried or conveyed to any Parts beyond the Seas, from any Port or Place whatfoever within this Kingdom, or, in Purfuance of fuch Undertaking or Agreement, shall deliver, or cause or procure to be delivered, any Sheep, Wool, Sc. in Parts beyond the Seas, fuch Perfon or Perfons, their Aiders and Abetters, shall, upon Conviction, be liable to the fame Punishments as the Exporters. The like Penalty follows, upon the Perfon or Perfons paying any Premium for fuch Infurances, Sect. 48. All Policies of Infurance which shall be made on Goods and Merchandize, laden or to be laden on any Ship or Veffel bound from Great-Britain to foreign Parts, which shall afterwards appear to be Wool, Woollen or Worsted Yarn, Sc. shall be deemed and taken to be null and void, notwithstanding any Words or Agreement whatfoever which shall be inferted in such Policy of Insurance; and nothing shall be recovered by the Assured from the Insurer for Loss or Damage, or for the Premium which shall have been given for fuch Insurance. This Claufe liberates the Underwriters in Cafes, which frequently happen, of infuring Merchandize on board, without fpecifying to them the Species of Commodity infured.

Under the Head of *probibited Goods* muft be comprehended all Commodities prohibited to be exported or imported by politive Statutes, or by the King's Proclamation, in *Time of War*; or which from the Nature of the Commodity, and by the Law of Nations, muft neceffarily be contraband; and the Policies infuring any fuch are abfolutely null and void.

any fuch are abfolutely null and void. Jeffrier v. Where the Words of the Policy are, the Ship warranted to depart with Convoy, Igendra, Carth, 216; it fhall be intended the fhall keep with Convoy during the Voyage, if possible; Jew. 320; and if the depart wilfully from the Convoy, it is a Fraud; but if having departed i Show. 333; with Convoy, by Strefs of Weather the lofes the Convoy, and is taken, 2 salk, 443. Infurers are liable.

If

g fl n

a E

pi W

w

wł

tia

66 66

In

de

Ma

the

Lot

Lo

" (

" t

" 7

" u

• bi

" C

" ve

fame

" F

Tria

And

the (

Clerl the C

Maft

the F

the I

decre

the B ceding

that t

affirm

fentati

for the

as his

Perfor

as a ge

Attent

them,

refpect

with a that th

fuch a

AP

ofcription fhall

more than fhe fterwards give fraudulent Act ondign Punifh-

r any Perfon or cy of Affurance .ffects, or Proin fuch Policy, one or more of eof, firft infertg, of the Conroperty fo to be Dealing, of the c Order for and e the Order or pociate or effect nade or underall be null and

offore the breaks or from the Port

, though private bind the Infurer, Benefit of Sal-

they were prohifuch Infurances he true Intention

ake or agrec that the Statute, (hall t or Place whating or Agreement, ol, &c. in Parts ters, fhall, upon The like Penalty Infurances, Sect. nd Merchandize, to foreign Parts, Yarn, &c. (hall Words or Agreece; and nothing mage, or for the laufe liberates the Merchandize on ured.

all Commodities the King's Pro-Commodity, and Policies infuring

bart with Convoy, rage, if poslible; having departed and is taken,

lf

# NULL AND VOID.

If there be Thieves on Shipboard among themfelves, the Mafter of the Ship is Lex Mircetor, to answer for that, and not the Infurer; though the Words of the Policy infure <sup>151</sup>, against Losses by Thieves, yet they are to be construed to mean affailing Thieves.

Supprefito veri aut Allegatio falfi is fufficient to difcharge the Policy: It is a Seamer v. Fengeneral Rule, that the Infured thall inform the Infurer of all material Circum-mercan, before itances which have come to his Knowledge or Information, at the Time of at Guildeall, making the Policy, in order that the Contract may be fairly adjufted; which being after Trim. a Contract upon Chance, cannot be valid, if one Party knows more than the other: and Verdiet Equality in Contracts, by the Law-Merchant, is effential. Therefore, all Mifre- by a Special prefentation whatever, though it happened by Miftake, if in a material Point, fendant. will affect the Policy, and render it null as much as actual Fraud. A Decifion was given, which confirms this Proposition, in the following Cafe.

This was an Action on a Policy of Infurance on the Ship Mary and Hannah, Macdewal v. This was an Action of a Voltage of the Time when the Infurance was made,  $\frac{Frafr.}{See Part'}$ , which was in London on the 30th of January, the Broker represented the Situa-System of the tion of the Ship to the Underwriter, Frafer, as follows: " The Mary and Law of Marine Infu-" Hannab, a tight Veffel, failed with feveral armed Ships, and was feen fafe in rances. " the Delaware on the 11th of December, by a Ship which arrived at New-York." In Fact, the Ship was loft on the oth of December, by running against a Cheveau de Frije placed across the River. The Cause came on to be tried before Lord Mansfield at Guildhall. The Defence was founded on the Misrepresentation as to the Time when the Ship was scen; and the Representation and the Day of the Lofs being proved, the Jury found for the Defendant. A Rule was obtained to hew Caulé why a new Trial fhould not be had; and, after Arguments at the Bar, Lord Mansfield faid, "There was no Evidence of actual Fraud in the prefent " Cafe, and no Queftion of that Sort feemed to be made. But there was a pofitive Averment that the Ship was feen in the Delaware on the 11th of December. " The Underwriter was deceived as to that Fact, and entered into the Contract under that Deception. In Infurances upon Ships at a great Diftance, their " " under that Deception. In infinitiances upon only at a great Diffance, *inter* " being fafe up to a certain Day is always confidered as a very important Cir-" cumfance. I am of Opinion, that the Reprefentation concerning the Day was " very material." The other Judges delivering the fame Opinion nearly in the fame Words, except adding, " That the Safety of the Ship is the moft material " Fact of any, in Cafes of Infurance," the Court difcharged the Rule for a new Trial, and the Verdict of the Jury which had voided the Policy was confirmed. And it was further ratified by the Houfe of Lords, on the 8th of April, 1785, in the Cafe of Stewart and others, against Dunlop and others; briefly this: The Clerk of the Plaintiff made Infurance, by his Mafter's Orders, on a Ship which the Clerk knew to be taken by the Enemy, from a Conversation he had with the Master of a Ship arrived at Greenock; and though it appeared in Evidence, that the Plaintiff knew nothing of the Conversation, nor confequently of the Lofs of the Poggy, at the Time he infured her, yet the Lords of Settion in Scotland decreed, That the Infurance made by the Plaintiff would not have been made, if the Brigantine Henrietta had not arrived in the Road of Greenock the Day preceding, and brought Intelligence that the Ship Peggy was taken; and, therefore, that the Policy was void. On the Appeal from this Decree, the Houfe of Lords affirmed the Decree. And this is the ftrongest Cafe, with respect to Missiperfentation without Fraud, that could well happen; for here the Mafter fuffered for the Concealment of a material Circumstance by his Clerk, who was confidered as his Agent; and who, unknown to him, had been enjoined Secrecy by the Perfon who informed him the Peggy was captured. Let this, then, be confidered as a general Admonition, inferted here expressly to point out the great Care and Attention that ought to be given by Owners and Mafters of Ships, when infuring them, to give a true and exact Representation of every material Circumstance respecting them, and to instruct their Agents or Clerks to do the same.

A Perion having received a Letter that his Ship failed from *Carolina*, in Company with another Ship, and that the other Ship loft Sight of this Ship in the Night; that the Captain informed the Perfon who wrote the Letter, that fhe was leaky in fuch a Latitude; and that, after they loft Sight of the Ship, there had been a

## CAUSES WHICH MAKE POLICIES

hard Gale for twenty-four Hours : After this Letter received by the Merchant's Agent, he made Infurance without producing it. The Ship was afterwards taken near the Land's End by a Spanifb Privateer, and carried back into St. Schaf-tian's. This, though the Ship was not loft by the Leak or the Storm, was adjudged fufficient to avoid the Policy; becaufe if the Infurer had known what the Infured did, at the Time of making the Infurance, he would not have done it, or at least not on the fame Terms.

1 cs ff

tl A W C fe Ir

Jı

B

th

lat

fta

to

23

the

gei

Af

on he

He

onl

the

that

Infi

Mat

Infu

ougl Inft

If h reafe

from

whe

or ar

iníur T

in a

and

infu

L00,

was with

T

chan to L was

was appea

D

ł

The foregoing Cafes may properly be confidered as doubtful with Refpect to intentional Fraud, and may pais under the Denomination of Deceptious; but while the Sums that are recoverable on Policies of Infurance are of fuch Amount, as to tempt Sharpers and Rogues by Profession, to cheat honest and refpectable Merchants, it becomes our Duty to lay before them fome Cafes of abfolute Fraud of late Date; that Underwriters may be put upon their Guard, and carefully examine every Document and Evidence upon the Subject of Loffes, before they pay the Sums they have respectively underwritten; and they should keep up a good Understanding and Harmony with each other.

This was an Action brought for the Recovery of a total Lofs, on a Policy of Infurance made on Goods and Merchandize on board the Bona Fortuna, at and from North Bergen to any Ports or Places whatfoever, until her fafe Arrival in London. It was underwritten thus :-- " Warranted neutral Ship and Property." The Caufe was tried before Lord Mansfield at Guildball, when it was admitted that the Plaintiff had Goods on Board to the Amount of the Sum infured ; and it appeared that the Ship on her Voyage was by the Force of Winds and ftormy Weather, wrecked, caft away, and funk in the Seas, whereby the faid Goods and Merchandize were totally loft. But it was likewife proved, that the Ship or Veffel the Bona Fortuna, and the Property on Board, at and before the Time the was loft, were not neutral Property, as warranted by the faid Policy. Lord Mansfield and the Reft of the Court, were of Opinion, that it was too clear a Cale to bear an Argument. This was no Contrast; for there was a Falfehood in the Warranty, in Refpect to the Condition of the Things infured; the Plaintiff infured neutral Property, and this was not neutral Property. A thort time after the Decision of Woolmar against Muilman, another Caule

Da C flar, Sittings after fimilar to it, was tried before the fame learned Judge. The Infurance had been Hil. 4Gee. III. made on Goods on board a Ship warranted Portuguele; and it was made during the French War, when the Premium would have been much higher on an Englifh Ship. The Plaintiff gave partial Evidence of her being Portuguefe; and that the was obliged, on Account of Perils of the Sea, to put into a French Port, by which the Cargo was fpoiled. This was admitted by the Defendant, but he contended that during her Stay at the *French* Port, the was libelled, and condemned as not being *Portuguefe*, and that although the Goods were loft by a different Peril, yet, in Fact, the Ship was not *Portuguefe*, though infured as fuch, and that this vitiated the Policy ab initio. Verdict for the Defendant, the Underwriter.

Ratcliffe, and This was an Action to recover on a Policy of Affurance on Goods on board the Matty and Betty, at and from the Coaft of Africa to her last discharging, Port in the British West-Indies. The Objection made to paying the Loss was, another, v. Shoolbrid. Scollered are Port in the Britifb Well-Indies. The Objection made to paying the Lofs was, Tran. 1,80. that there had been a material Concealment, or Mifrepresentation of the true State or Situation of the Ship and Voyage at the Time of underwriting the Policy. The Ship had been fent out to trade on the Coast of Africa, with Directions to proceed from thence to the Britifh Wefl-Indies, and to ftop at Barbadoes, if the could get a Sale; if not, to proceed to Montego-Bay. On the 2d of October the failed from St. Thomas's on the Coaft of Africa, with a Cargo of Slaves, and was taken on the 6th of December following by an American Privateer. A Letter was received by a House at Liverpool on the 21st of February following, mentioning that the Ship was well, and had failed from S. Thomain on the 2d of October. This Information was communicated next Day to the Plaintiffs, who wrote the fame Evening to two different Brokers, to get a new Infurance on the Ship, (there having been one before) and another on the Cargo, which last was the Subject of the prefent Action. In the Instructions to the Brokers, the Plaintiffs fay nothing of the Ship from the Time of her first Sailing;

Waslmar V. Muilman, Blackftone's Rep. 427.

Fernandes V.

the Merchant's was afterwards into St. Sebafthe Storm, was known what ot have done it,

S

with Refpect to Deceptious; but e are of fuch heat honeft and 1 forme Cafes of on their Guard, ubject of Loffes, and they fhould

a, on a Policy of Fortuna, at and er fafe Arrival in p and Property." it was admitted im infured; and Vinds and ftormy r the faid Goods ad, that the Shio e and before the r the faid Policy. that it was too for there was a c Things infured; 1 Property.

an, another Caule niurance had been was made during ich higher on an g Portuguefe; and but into a French by the Defendant, was libelled, and ods were loft by a though infured as he Defendant, the

n Goods on board er laft difcharging ving the Lofs was, tation of the true underwriting the of Africa, with nd to ftop at Baray. On the 2d of with a Cargo of n American Privae 21st of February from St. Thomas's I next Day to the ers, to get a new d another on the the Instructions to Time of her first Sailing ;

# NULL AND VOID.

Sailing; but to one of the Brokers, they wrote thus: "We (hould be glad, if you would get us 600/. more on the Ship, as the is rather long; and we think it not prudent to run to large a Rifk at to critical a Time. We expect to hear foon of her." It had afterwards occurred, that the Policy might be effected, if Intimation was not given of the Letter which had been received. The Broker, therefore, by Direction of the Plaintiffs, added to the Inftructions; "the above Ship was on the Coaft the 2d of Ostober," but faid nothing of her having failed from St. Thomas's. The Policy was dated the 21ft of March.

Lord Manifeld faid, the Infured is bound to reprefent to the Underwriter all the material Circumstances of the Ship and Voyage. If he do not, though by Accident only, or Neglect, the Underwriters are not liable—à fortiori, that is, with much stronger Reason, if he supprefs or misrepresent from Fraud. The Question is, Whether this be one of those Cafes which is affected by Misreprefentation or Concealment. If the Plaintiffs concealed any material Part of the Information they received, it is a Fraud, and the Infurers are not liable. The Jury found for the Defendant, agreeably to his Lordship's Direction.

The Policy, in this Cafe, was on the Brig Richard, at and from Plymouth to Fillie v. Briffol. Several Letters paffed between the Plaintiff and the Broker, who effected Sittings after the Policy, as to the Premium at which the Infurance could be obtained: At Hil, 1782. laft, it was underwritten at four Guineas per Cent. The Broker's Inftructions ftated, the Ship ready to fail on the 24th of December. The Broker reprefented to the Underwritter, that the Ship was in Port, when, in Fact, the had failed the 23d of December.

Lord Mansfield faid, this was a material Concealment and Mifreprefentation; the Jury, however, hefitated: His Lordship then laid down the following as general Principles.—In all Infurances it is effential to the Contract, that the Affured should reprefent the true State of the Ship, to the best of his Knowledge; on that Information, the Underwriters engage. If he states that as a Fact, which he does not know to be true, but only believes it, it is the fame as a Warranty. He is bound to tell the Underwriters the Truth. In the prefent Instance, the only material Point is this: Had the Ship failed, or was she in Port? Upon this, the Jury found for the Underwriter.

But, before we take Leave of this important Subject, it is effential to notice, that there are Exceptions to the general Rule against Concealment, which the Infured flould be apprized of. Alliad eff celare, aliad tacere: There are many Matters, as to which the Infured may be innocently filent. Firft, as to what the Infurer knows, however he came by that Knowledge. Secondly, as to what he ought to know. Tbirdly, as to what leffens the Rifque. An Underwriter, for Inflance, is bound to know political Perils, as to the State of War and Peace. If he infures a Privateer, he needs not be told her Defination. And as Men reason differently from the fame Facts, he needs not be told another's Conclusions from known Facts. See Park's System of the Law of Marine Infurance, p. 183, where these Exceptions are flated from Blackflone's Reports.

DEVIATION is understood to mean a voluntary Departure, without Necessity, or any reasonable Cause, from the regular and usual Course of the specific Voyage infured.

This Caufe was tried before Mr. Juftice Yates. The Plaintiff infured Goods Fex v. Black; in a Veffel bound from Dartmouth to Liverpool: The Ship failed from Dartmouth, ExterAffaet, and put into Loo; a Place the mult of Neceffity pairs by, in the Courfe of the infured Voyage. But as the had no Liberty given her by the Policy to go into Loo, although no Accident befel her in going into or coming out of Loo, for the was loft after the got out to Sea again, yet the Judge held this to be a Deviation without Neceffity; and a Verdict was accordingly found for the Underwriter. The Action was brought to recover upon a Policy on Goods, and other Mer-Teumon v.

The Action was brought to recover upon a Policy on Goods, and other Mer-Teumfar v. chandize, laden on board the Ship called the *Charming Nancy*, from *Dunkirk Grym*. to *Leghorn*. The Ship came to *Dover*, to procure a *Mediterranean Pafi*, and was afterwards loft. Lord *Manifield* was of Opinion, that the calling at *Dover* was a Deviation, voiding the Policy; and the Plaintiff was nonfuited. This appears to be a hard Cale, as the Deviation was for the Benefit of the Infurer,

in

### CAUSES WHICH MAKE POLICIES

in protecting his Property from Pirates by the Mediterranean Pafs. It must have turned upon express Words in the Policy.

Park, p. 295, If the Mafter of a Veffel put into a Port not usual, or ftay an unufual Time, it is a D viation; and if the Deviation be but for a fingle Night, or an Hour, it is fatal.

Cack V. Townfon.

Yolly v. Walker;

Eaft. 1781.

The Ship George was bound from Cork to Jamaica, with a Convoy, in the Course of a War : The Captain, in Concert with two other Veffels, took Advantage of the Night, and, being Ships of Force, cruifed, and thereby deviated out of the direct Courfe of their Voyage, in Hopes of meeting with a Prize.

Lord Canden, then Chief Juffice of the Common Pleas, before whom the Caufe was tried, clearly held, and a Special Jury of Merchants, agreeably to his Directions, determined, That from the Moment the George deferted, or deviated from the direct Voyage to Jamaica, the Policy was difcharged.

In a modern Cafe, however, it feemed to be the general Opinion of Lord Mansfield and a Special Jury, That if a Merchant-Ship carry Letters of Marque the may chafe an Eneniy, though the may not cruife, without being guilty of a Deviation.

On an Infurance of the Mary, at and from London to Cork and the West-Indies, the Queftion was, Whether a Ship, having Letters of Marque, could chafe an Enciny's Ship without being faid to have deviated. The Facts were, that in the Night the Mary had deferied a Spani/h Sail; and, after chafing, loft Sight of her for fix Hours, till the Morning, when they engaged. The Mary did not make a Prize of the Spanish Ship; but proceeded on her Voyage, and was afterwards captured. It was agreed on all Hands, that a Ship in fuch Circumstances might not cruife; but feveral Witneffes spoke to the Usage and Practice of Ships, which carried Letters of Marque, *chafing* an Enemy. It was admitted, on the Part of the Infurers, that, if an Enemy came in the Way, the Ship must defend or engage; but contended, that, if the Letter of Marque lost Sight of the Enemy, it was no longer chaing but cruifing. Lord Mansfield left it, upon the Evidence, to the Jury, who found for the Plaintiff, thereby deciding the Question in the Affirmative.

Deviation difcharges a Policy from that Time only; therefore Damage happening before a Deviation, may be recovered, notwithstanding there be afterwards a Deviation. mond, \$40.

In Cafe of Deviation, the Infurers are not bound to return the Premium, because they have begun to run a Risque.

But though the Confequences of a voluntary Deviation are thus fatal to the Validity of the Contract of Infurance, yet, whenever the Deviation arifes from Neceffity and a just Cause, the Underwriters remain liable. The Necessities and Caufes, most generally known and admitted, we shall briefly state; and only observe, that their Validity has been determined in a Variety of Cases, in our Courts of Judicature.

The first Ground of Necessity that justifies a Deviation is going into Port to repair.

The next Excuse for quitting the direct Course is, Stress of Weather. Upon this Subject one leading Principle runs through all the Cafes-that whatever happens by the Act of God, shall not be imputed to Man. Besides, it should feem that great Latitude ought to be given, in the Construction of the Law, to Deviations which have for their Object the Prefervation of Ship and Cargo for the Benefit of the Underwriters, who, if there had been no Deviation on Account

of Streis of Weather, might have fuffered by a partial or total Lofs. A Deviation may alfo be juftified to avoid an Enemy, or feek for Convoy; because, upon the Principle just advanced, it ought not to be deemed a guilty Deviation to go out of the Courfe of the Voyage to avoid Danger, or to obtain a Protection against it. Many other Circumstances may occur, which will have have precidely the fame Confequences: For, wherever the Mat<sup>1</sup>, of a Ship does that which is for the general Benefit of all Parties, the Act is as much within the Intention and Spirit of the Policy, and confequently as much protected by it, as if expressed in Words.

to Ni Ui

on of Pa

Sh

wi

Inf Sei

the

he

to

wb

to put

the

Arr En

De

and

Ho

bor

450

déli

Inte

ma uni

the

in t

the

adju

Cap

the

Bor

Neg

gen I

for

was

Loi feer

or a

hav But

I

I

(

2 Saik. 444. Green v. Young ; Lord Ray-

316

298.

ΞS

It must have

n unufual Time, nt, or an Hour,

Convoy, in the ls, took Advaneby deviated out a Prize.

whom the Caufe ly to his Direcor deviated from

Dpinion of Lord etters of Marque being guilty of a

the Weft-Indies, could chafe an zere, that in the loft Sight of her did not make a was afterwards umftances might of Ships, which , on the Part of muft defend or t of the Enemy, on the Evidence, Queftion in the

re Damage haperc be afterwards

n the Premium,

hus fatal to the tion arifes from the Neceflities and ftate; and only fes, in our Courts

going into Port

Veather. Upon —that whatever befides, it fhould of the Law, to p and Cargo for tion on Account ofs.

ek for Convoy; deemed a guilty , or to obtain a which will have a of a Ship does as much within protected by it,

If

# NULL AND VOID.

If any of the Circumstances above ftated do really and *bona fide* happen, fo as *Park*. to render a Deviation abfolutely neceffary, the Ship muft purfue fuch *Voyage of Necoffity* in the direct Courfe, and in the fhortest Time possible, otherwise the Unde writers will be discharged, because a Voyage fuper-added by Neceffity, ought to be fubject to the fame Qualifications, and entitled only to the fame Sort of Latitude, as the original Voyage, it having become by Operation of Law a Part, as it were, of that original Voyage.

A Ship in her Voyage was feized by the Government, and turned into a Fire-Ship; the Queftion was, whether the Infurers were liable. Holt thought it was within the Word Detention; but the Caufe was referred.

Where the Policy is against Restraint of Princes, that extends not where the 2 Soli. 444. Infured shall navigate against the Law of Nations, or where there shall be a 840. Suppose Seizure for not paying of Customs, or the like.

Seizure for not paying of Cultorins, of the inter-If a Man pays Money on a Policy of Infurance, fuppoling a Lofs where there a Fern. 176. there was none, this fhall be Money received to the Ufe of the Infurer, for which a Show, 156. he may maintain an Action.

Per Holt, Nifi Prius, the Captain of a Ship may be changed, without Notice 12 Mod. 325. to the Infurers ; effectially as our prefent Policies always contain the Words, or subleaver effectively for Maller in the faid Ship.

wholever elfe fiall go for Mafter in the faid Ship. Goods infured by Agreemer, valued at 600% and the Infured not to be obliged a Vern, 716, to prove any Intereft, yet the Infured was ordered to difcover what Goods he  $\frac{Leppre}{arr}$ , put on board, that the Value of his Goods faved may be deducted out of the 600%.

The Policy ran, till the Ship should have ended and be discharged of her Voyage. Stin. 243. Arrival at the Port is not a Discharge till the is unladen.

If Goods be infured as the Goods of an Ally, when they are the Goods of an Ditto, 327. Enemy, it is a Fraud, and the Infurance not good.

Infurance from London to the East-Indies, warranted to depart with Convoy, <sup>2</sup> Solk 443. Declaration fets forth, that the Ship went from London to the Downs, Cafe. and from thence with Convoy, which the Court held to be fufficient; contrà Holt.

Damages happening to perishable Goods from their own Nature, not to be borne by the Affurer.

One, having no Interest in a Ship, lent 300<sup>2</sup>. on a Bottomry Bond, and infured  $\frac{2 Vrm. 269}{Goldard v}$ . 450<sup>2</sup>. on the Ship; the Bond was recovered, but the Policy decreed to be Ganott. delivered up.

And formerly, if one had no Interest, though the Policy ran, Interest or no 10 Mod. 77. Interest, the Infurance was void; and the Reason was, because Infurances were <sup>80</sup> made for the Benefit of Trade, and not that Perfons unconcerned therein, or uninterested in the Ship, should profit by it; and in this Cafe, if the Ship furvived the Time limited in the Bottomry Bond, and was lost within the Time limited in the Bottomry Bond, and was lost within the Time limited in the Bottomry Bond, and was lost within the Time limited in the Bottomry Bond, and was lost within the Time limited in the Bottomry Bond, and was lost within the Time limited and Policy also; but fince this, Infurances have been constantly adjudged good, on Interest or no Interest, all the afore-mentioned Act of 19 Geo. II. Cap. 37, prohibited it.

Cap. 37, prohibited it. Cap. 37, prohibited it. Cap. 37, prohibited it. Cap. 27, prohibited it. Cap. 27, prohibited it. Cap. 27, prohibited it. Harman v. Harman v. Bond too.

On a Special Verdict it was found, that the Ship was loft *per Fraudem & Mod.* 230. *Negligentiam Magiftri*, and Fraud was held to be Barratry, though mere Negli-*Cambridge*. gence might not.

gence might not. Infurance, Intereft or no Intereft, the Ship was taken by the Enemy, and kept Affreedre v. for nine Days; but before it was carfied *infrà Prefidia*, viz. a Place of Safety, it *Cambridge*. Was retaken by an *Englifb* Man of War. And whether fuch taking was fuch a taken by a Lofs as would entitle the Affurer to recover, was the *Queflion*; and the Court Privater, and feemed to be of Opinion for the Defendant.

Loss as would entitle the Affurer to recover, was the Question; and the Court Privater, and net brought feemed to be of Opinion for the Defendant. First, because they would be never more favourable to an Infurer non bona fide, of the King, or a Wagerer, than to one that infures bona fide; for they held, that an Infurer took it, it is having Interest, could not recover; the Property not being altered by the taking, no lawid But no Judgement given.

4 M

A Merchant not altered.

A Merchant having a doubtful Account of his Ship, infures, without acquainting the Infurers what Danger the was in : This held to be fraudulent, and the Court relieved againft the Policy.

Where it was found by a Special Verdict, that the Infurer had no Intereft in the Ship, and the Court was of Opinion that made no Difference.

De Cofte v. A. made a Policy, and declared under his Hand, on the Back, that the Infurance Stander, 2 Peer Will. 170. Weaver v. Fowler. was made for and on Account of B. and afterwards A. brought an Action on the Policy; and though the Declaration of B.'s Interest appeared at the 'Trial, P. Decreed Lee, C. J. was of Opinion, that A. notwithstanding, might maintain the March 1723. Action; and Verdict, pro Quer.

Afrevedro v. A Ship was taken by a Spanish Privateer off Viana, is near the neutral Shore as to make a Dispute whether a Prize or not, and the Ship was carried into the Cambridge. Garter v. Glover, at Gnildhall, 28 neutral Port ; infifted for the Defendant, that as the was not carried infrà Prefidia Hoffis, the Property was not changed, and therefore no Proof of a total Lofs, June, 1744. and Verdict for Plaintiff.

Richard Hill The Snow Tryal, William Jefferys, Master, was taken up by the Government k al. v. *Main* of *Carolina*, as a Flag of Truce, to go to the *Havanna*, with Pretence to bring Spencer, tried of *Carolina*, as a Flag of Truce, to go to the *Havanna*, with Pretence to bring as *Guidball*, from thence fome *Palatines*, lately taken and carried in there on board an *English* by a special Ship, the Lydia, Captain Abercrombie; and by this Occasion feveral Carolina Mer-Jury, at the Ship, the Lydia, Captain Abercrombie; and by this Occasion feveral Carolina Mer-Sitting after chants laded Goods abourd her, to a very confiderable Value, and directed their Hill. Term, Friend, Mr. James Crockatt of London, to get 10,000/. infured op them; and at Friend, Mr. James Crockatt of London, to get 10,000/. infured on them ; and at the fame time, to inform the Underwriters of every Circumstance of the Voyage; that the Cargo confifted of eighty or ninety Negroes, and the reft Manufactures of Great-Britain and Germany, all which was to be regularly cleared out for Providence, where the Veffel was to have Liberty to call, in her Way down, for a Pilot: The Affured alfo mentioned the Probability, that one Mafter of the Spanifb Language might be cloathed with the Character of Captain of the Flag, by the aforefaid Government, and Jefferys only appear as Pilot, though this latter was to fign all Bills of Lading; and the fame Infurance was ordered from the Havanna to Carolina, as was made to the Havanna. Mr. Crockatt got the 10,000/. infured at four private Offices, at and from South Carolina to the Havanna, and at and from thence back to South Carolina, with Liberty to touch at Providence, outward and homeward bound, upon any Kind of Goods, laden or to be laden aboard the Ship called the Tryal, a Flag of Truce Ship, William Jeffery's, Mafter, beginning the Adventure from, and immediately following the Lading thereof aboard the faid Ship at South Carolina, and to to continue until the faid Ship, with the Goods whatfoever, shall be arrived at the Havanna, and fo shall further continue till arrived back at South Carolina, and the fame there fafely landed; and it shall be lawful for the faid Ship, in this Voyage, to ftop and ftay at any Ports or Places whatfoever, more efpecially at Providence.

al al C iri w A affi

de

litt

wh

me

Po

W

Wi

Cai fam

Side and

abo

mu

aga

Pro

run

by i as f

up,

ther

Def

as a

Rea

as t

in w

was

and

lofe

wou

othe

they

man

Ί

At the Foot of fome of the Policies are these Words, viz. Warranted a Flag of Truce for the Voyage; and in the others, after defcribing the Voyage, the Ship being a Flag of Truce for the Voyage. The Tryal failed from South Carolina to the Island of Providence, after the

Captain had received his Credentials from the Governor as Commander of a Flag of Truce Ship, where the arrived, and disposed of Part of her Cargo, and then failed directly towards the Havanna; and being arrived near the Entrance of the Harbour, was feized by a Spanifb Ship of War, and carried into the faid Place, where her Lading was condemned and fold, and the Ship, Officers, and Sailors, detained near five Months; at the Expiration of which time, the Governor of the Havanna permitted them to return, with fome English that had been made Prifoners, but without the Palatines they went to reclaim; and the Governor gave the Captain a Protection, to screen him in his Return from being molested by Men of War or Privateers.

Mr. Crockatt, on receiving Advice of the above-mentioned Lofs, demanded it of the Infurers; who, thinking they had Reafon to deny the Payment, fuffered themselves to be fued for it; and Mr. Crockatt, to support his Demand, offered to produce the Invoice, Bill of Lading, Credential Letters, and an Affidavit under the Seal of the Province of Carolina, attefting, that the Goods contained in the Invoice T

318

\$745+

ut acquaintent, and the

10 Intereft in

the Infurance an Action on at the Trial, maintain the

neutral Shore arried into the infrà Presidia a total Lofs,

e Government tence to bring oard an English Carolina Merdirected their them; and at of the Voyage; t Manufactures d out for Proay down, for a Mafter of the in of the Flag, ough this latter dered from the rockatt got the Carolina to the liberty to touch Goods, laden or Ship, William y following the continue until the Havanna, and the fame in this Voyage, at Providence. arranted a Flag oyage, the Ship

lence, after the ander of a Flag argo, and then Intrance of the the faid Place, rs, and Sailors, he Governor of had been made the Governor being molefted

s, demanded it ment, suffered unand, offered Affidavit under ntained in the Invoice Invoice were fhipped, and Witneffes who were ready to prove, vivi Voce, the Capture and Sale of the Goods at the Havanna, the Detention of the Mariners, and that the Ship returned as a Flag of Truce, with forty nine English Prifoners, to Carolina.

On the other Hand, the Underwriters, to invalidate the Infurance, pretended that this was an illicit Trade; that the Ship was not a Flag of Truce, or, if the was fo, that the Affured, by warranting her to be fo, did, in Effect, engage that the Goods should be exempt from Seizure; that, to entitle the Plaintiffs to a Recovery, it was incumbent on them to thew the Condemnation, and the Reafons of the Confifeations at the Havanna, and many other Arguments were used to set alide the Policy; but the Jury found a Verdict for the Plaintiffs.

The Mary, Captain Wilfon, was hired at London to carry Goods to Dublin, Hoffy . and an Infurance was made on Ship and Freight; but in her Pathage fhe ran at Caithall, ashore on the Sands called Artelow Grounds, and was there deferted by the after Michael. Captain and Sailors, who went afhore to fave their Lives, fuppoing the Ship mail Term, irretrievably loft; but fome Fifhermen, hearing of the Wreck the Night before, went out after her, and early in the Morning fpied a Sail off Meyenbead, near Artelow in the County of Wicklow, and about thirty Miles from Dublin, lying afloat in about ten or eleven Fathom of Water, and about a Mile and a half from Shore, which proved to be the aforefaid Ship Mary ; and on coming up with her, in the last Quarter-Ebb, they found the Ship lying-to, with her Gib-Sail hauled to windward, and her Mizen-Sail fet, and, on boarding her, found her entirely deferted, without one Perfon therein.

After the Fifhermen had got in, they founded the Pumps, and found fo little Water in her, that two Hands cleared her in an Hour's Time, after which fhe leaked but very little; and fome few Hours after, the Fifhermen meeting with a Pilot, agreed with him for Half a Guinea to carry her into Polebegg, which is a Place where Ships bound for Dublin, that draw much Water, are unladed and discharged, where the was delivered to Captain Wilfon, who took her in Charge, and was afterwards moored, and all her Cargo delivered fafe and undamnified, and the Freight accordingly paid for the fame.

The Ship was, after her Discharge, removed from Polebegg to the Bank Side, and there laid on the Ground, to fearch if the had received any Damage; and it was found that nine or ten Feet of her Sheathing was rubbed off, and about the fame Quantity of her falle Keel broke, and the Ship ftrained very much, fo that they were forced to carry her back to *Polebegg*, and there moor

again. The Plaintiff demanded the whole Infurance, which was 700/. on a supposed Proof of the Ship's being rendered unfit for any future Service, by her being run ashore as afore-mentioned; and the Defendant tried to invalidate his Claim, by first endeavouring to prove, that she could not be of near the Value infured, as the was an old New-England built Ship, and fold a little before, to be broke up, for 150% but the Purchafer refold her to another, who fold the Moiety thereof to the Plaintiff, as he afferts, for 400/. the Truth of which Sale the Defendant fufpects, as well upon Account of the Lowners of the first Purchafe, as an Erasure upon which the Concern was wrote; and he likewise offers some Reafons to fuppofe that the Ship was wilfully run afhore, and not undefignedly, as the Captain afferts ; and to fupport these Allegations, he refers to the Manner in which the was found, with little or no Damage, as aforefaid, more than what was occasioned by her lying aground; that the Captain had a very bad Character, and it was suspected he made large Infurances, which induced him wilfully to lofe the Ship, more efpecially as the Mate had declared, that if the Captain would have left him two Boys he would not have quitted the Ship, and feveral other Things to the faid Purpole; but these not appearing so plain to the Jury, they found a Verdict for the Plaintiff.

'The Westerwyk's Arms, Captain Richard Horner, a Swedish Ship and Com- Bothm v inander, was chartered at Hamburgb, by Mr. Jacob Bofanquet, a Merchant there, Snew, Mich.

to

to fail for London, and there to take in fuch Goods as he or his Correspondents should put on board her, and carry them to such Parts of *Italy* as he should be directed.

A large Quantity of Goods were laden aboard her, to the Value of 30 or 40,000/. and among the Shippers the Plaintiff was one, who took this Opportunity of fending his Friends Woollens to the Import of 1367/. 121. 7d. configned to one Mr. Anthony Damiani, a Merchant at Legborn, for the Ufe of feveral Perfons in Italy, by whofe Orders they were fhipped; though with the Circumitance, that the Property was not to be vefted in them, neither were they to pay for them, till the Goods were arrived and delivered according to the Bill of Lading, and confequently remained the Plaintiff's Property, till the afore-mentioned Particulars were complied with, which induced him to get 1000/. infured on them; and it was mentioned in the Policy, that the Geods were warranted to be inferted in the Bills of Lading, for neutral Account. This was a Cuftom during a War, in order to fereen Goods from the Enemy's Seizure; and the Captains of neutral Ships would not fign Bills of Lading without this Infertion, which was Mr. Boehm's Motive for filling up his accordingly; and the fame occurred with the other Gentlemen on fhipping their Goods, as the faid Warranty and Declaration were inferted in all the Policies and Bills of Lading.

This Ship in her Voyage was taken by a Spanifh Privateer, and carried into *Ceuta*, a Spanifh Port on the Coaft of Barbary, where the Goods were condemned as lawful Prize, as appears by a Copy and Tranflation of the Sentence of Condemnation, though the Ship was fet at Liberty; and the Captain, after fruitlefly foliciting the Releafe of his Cargo at *Ceuta*, went to *Cadiz* to reclaim it, where, notwithftanding he was joined in Solicitations by the Swedifh Conful, and both afferted the Honour of the Flag, and the neutral Property of the Merchandize, they could prevail nothing towards altering of the Sentence, which ftood confirmed; though, whilt this was tranfacting, Mr. Boehm demanded his Infurance of the Underwriters, who, being convinced of the Juftnefs thereof, came to the Agreement of paying him 50. per Cent. and accordingly endorfed the Policy in the following Manner, vize.

W E, whole Names are hereunto fubfcribed, do agree to pay unto the Affured 50*l. per Cent.* on our feveral Subfcriptions on this Policy, in a Month from the Date hereof, but in Cafe the Goods are refeored in Safety, and are difcharged according to the Tenour of the Policy, the faid 50*l. per Cent.* are to be repaid to us by the Affured, we engaging to make good any Average or Damages that may enfue by the Detention of the faid Goods.

#### Signed by all the Underwriters.

And afterwards there was likewife indorfed the following Words, viz. "Whereas the within-mentioned Ship, the Weflerwyk's Arms, Captain Horner, from London to Legborn, was taken by the Spaniards in July, 1746, and forcibly carried into Ceuto, where the has been detained with her Cargo ever fince; and, notwithftanding all the Application and Endeavours that have been made Ufe of by the Affured and his Agents for their Releafe, they have hitherto proved fruitlefs, and without Succefs; therefore We, the Underwriters on this Policy, do agree to pay Mr. Thomas Boehm, the Affured, the remaining 48 per Cent. in one Month from the Date hereof, which the faid Mr. Thomas Boehm obliges himfelf to refund and pay back again, in Cafe his faid Goods thould be hereafter releafed, and arrive fafe at Legborn, according to the Tenor of this Policy, we engaging ourfelves to make good any Average or Damage that may enfue in this Adventure; and the Affured promifes and obliges himfelf to continue in this utmost indeavours that his faid Goods may be reftored and difcharged."

The prefent Defendant only figned the first of these Agreements, but never paid the Money pursuant thereto; though all the rest of the Underwriters signed both, and have paid their Money long ago.

320

The

V I

a

t

an

fei

in

for M mc

and

left for.

me

foot

Cru

Def

Off

ever I

dant

from

muc how

carry fittee

was

in Su the ( a tota

being

Mont fenda

and b

firft

Prize

to Ini

Ar

The Plaintiff proved, that the Defendant was acquainted, when he underwrote the Policy, with the Reafons for inferting the Words, that the Goods fhould be warranted to be inferted in the Bills of Lading for neutral Account: He illo proved his Intereft, and that the Goods were his, till delivered; that all the Underwriters on this Ship have paid their Loffes, to the afore-mentioned Value of between 30, and 40,000, and that even the Defendant hinfelf had paid one on her: He alfo proved by a Perfon, vival voce, who had feen the Ship at Cadiz, and heard two Captain and Swediff Conful difcourfe about their Solicitations for freeing the Goods, which, joined to the before-mentioned Copy of her Condemnation, he thought fufficient Proofs of the Lofs; but the Defendant being of a contrary Opinion, and not fatisfied therewith, ftood a Trial, when the Jury found a Verdict for the Plaintiff.

The Dartmouth Galley being fitted out as a Privateer, failed (in Company Jalatert and with the Fortune) in October, 1744, on a Cruize, and the Plaintiffs being con-Neurly June Collier, cerned therein, got Inforance made on their Part for one Calendar Month, of jun. Trivity which the Defendant underwrote 200/. and the faid Ships, after being out two Term, Days, fell in with two French Men of War, with whom the Dartmouth engaged, at Guildhall and after a collimit Defence was taken by the method. and after a gallant Defence was taken by them, though not till the Captain and two more were killed, and feveral wounded, when the Lieut-nant feeing the Inequality of the Combat, ordered the Colours to be ftruck, and furrendered, on which the Conquerors ordered the Dartmouth's People to hoift out their Barge, and go as many as could on board the Man of War, but the Dartmouth's Men finding an Opportunity failed away, and got off; their Enemies purfuing and overtaking them, they were obliged finally to fubmit, and the Men of War fent a Lieutenant, with a fufficient Power. to take Possefion of the Dartmouth, in whofe Cuftody the continued only about an Hour and a Half or two Hours; for the Lieutenant and his Company perceiving the was leaky, by one of the Mcn of War running foul of her, and ftarting a Plank, during the Engagement, called to his Commanders to fend a Boat for them, as they feared linking, . Vich they immediately complied with, and the Lieutenant of the Dartmouth, and about ninety of her men were carried into France, and the Boatfwain being left on board with about twenty more (including nine wounded ones) fearched for, and in a great Meafure ftopped her Leaks, and taking Advantage of the Frenchmen's Fears and the Night, in two Days after got fafe again into Dartmouth ; and foon after her Arrival there, was refitted by the Owners, and failed on another Cruize.

After this the faid Ship was kert infured from Month to Month, and the Defendant underwrote feveral fubfequent Policies on her, being always told by the Office-Keeper that he was of the first Policy, and neither he nor the Plaintiff ever pretended to demand any Thing of him on Account thereof.

In about fix Months after the Expiration of the aforefaid Policy, the Defendant paid the Plaintiffs a Lofs on her, having continued to infure her Monthly, from the Policy in Queftion, and the Plaintiffs when they received it, never fo much as infimuated, or pretended they had any Right to the firft Infurance; however, the Plaintiffs have now claimed it, as the taking of the Ship, and carrying of her Men away, entirely overfet the Cruize, and the could not be refitted and fail on another before the expiration of the Month for which the was infured, and confequently this proved an entire Lofs to the Affured; but in support of the contrary, it is alledged by the Defendant, and confirmed by the Opinion of feveral very confiderable Merchants, that this could not be counted a total Lofs, more efpecially as it is not on a Cruize; the Words of the Policy being, to be influred loft or not loft, to any Ports or Places, for one Calendar Month, but no mention at all made of any Cruize; on which Account the Defendant fuppofes there could be no Interruption to a Thing never guarded againft; and befides the Ship was fo far from being a total Lofs to the Owners on the firft Rifque, that the afterwards met with great Succefs by taking a very rich Prize.

And if this Doctrine offered by the Plaintiffs had taken Place with Refpect to Infurances made for Time, every Collier might bring this as a Plea, as they

-4 N

#### rrespondents he should be

the of 30 or this Oppor-23. 7d. conrefective of ugh with the her were they ording to the erry, till the him to get at the Geods iccount. This the Enemy's Ils of Lading up his accordg their Goods, icies and Bills

ad carried into ere condemned tence of Conafter fruitlely laim it, where, nful, and both e Merchandize, tich ftood cond his Infurance of, came to the ed the Policy in

o pay unto the cy, in a Month ety, and are dif-*Cent*. are to be rage or Damages

the Underwriters.

g Words, viz. Captain Horner, 46, and forcibly argo ever fince; that have been ney have hitherto Underwriters on 1, the remaining faid Mr. Thomas faid Goods fhould he Tenor of this Damage that may himfelf to conreftored and dif-

ments, but never nderwriters figned

The

are always infured on those Terms, though it was never apprehended, that every little Accident which happened within the Times and obliged them to refit, was deemed a total Lofs,

The Plaintiff's were nonfuited, becaufe unprepared to flew the Impoffibility of her being fitted out again before the Expiration of the Infurance.

The Plaintiff caufed Infurance to be made for himfelf or others, loft or not loft, on the good Ship L'Heureux, Capt. Beatrix, from Bayonne to Martinico, Jula v. Pon the Adventure beginning at and from Bayonne to Martinico, and Cape François in St. Domingo, with Liberty to touch and flay at any Ports or Places whatfoever, without Prejudice to the Infurance, and without other Proof of Interest in Cafe of Lofs, than the prefent Policy, and the French and American Livres to be valued Eleven-Pence each, without further Account to be given ; and for this the Affored paid thirty Guineas per Cent. to have twelve Guineas per Cent. returned, in Cafe the Ship thould depart with Convoy from Bayonne or L'Ille D' Aix.

The faid Ship fuiled two Days after in Profecution of the aforefaid Voyage, and was taken, brought to London, and condemned; on which the Alfured demanded of the Defendant his Subscription, which he refused to pay for different Reafons, as will be hereafter mentioned.

Several Merchants in France, particularly at Bourdeaux and Bayonne, after the Commencement of the French War of 1744, fitted out a great Number of Ships under a Pretence and Appearance of fending them to the French Settlements in America, &c. and got them infured to their full Value at Marfeilles, and other Places in that Country; and as the Laws of France prohibit every Perion from making larger Infurance than what their Intereft is, they, without difcovering what they had done in their own Country, requefted feveral Gentlemen here to get Infurance made for them, often to three or four Times more than their real Interest was; and the faid Ships being generally taken or lost, the Underwriters, without fulpecting any Fraud, paid their Subfeription, by which Means the French, concerned in these Practices, got more than they would have done by any fair Adventures.

These Sorts of Transactions became at last fo notorious in France, that Monf. the Count de Maurepas, Director of the Marine in that Country, about May, 1747, took Notice of it, and fent a Letter to a Merchant at Nantes defiring him to enquire of his Correspondent in England, into the Valuations of the feveral Ships and Cargoes mentioned in the Letter (and amongst them of the Heureux, Capt. Beatrix, before-mentioned) with the Amount of the Infurances made thereon, declaring in the faid Letter, that there were great Frauds committed by Perfons of Bayonne and Bourdeaux, in fitting out Ships and making large infurances thereon, and then putting thole Ships in the Way of being taken by the English. This Gentleman fent a Copy of the above-mentioned Letter to Mr. Henry Loubier, a Merchant of this City, who generously communicated the fame to feveral of the principal Underwriters; and they in Con-fequence of this Advice, chofe a few Gentlemen from among themfelves as a Committee to enquire into these Frauds; and they found that several Gentlemen in England had procured Infurances to be made on French Ships from Bourdeaux and Bayonne to the Welt Indies, either upon the Terms of Interest or no Intereft, or without further Proof of Intereft than the Policy, to the Amount of 100,000. of which near the Half was diffurtable Losses, by there being great Reafon to believe, that these Infurances were fraudulent, and among others the Ship in Queftion; upon which a Bill in Chancery was filed, and an Injunction obtained, but on the Plaintiff's fivearing he knew no Fraud, the Injunction was diffolved.

The Committee fent an Answer to Mr. Maurepas' Letter, authenticated by a Notary Publick, whereby it appeared, that the Ship and Cargo in Difpute were fold in England for 7881. 115. 3d. viz. the Cargo for 3881. 115. 3d. and the Ship for 4001. and there was infared on her in England, 27901. and at Marfeilles, it was found, upon Inquiry, that 12,000 Livres had been infured, which (reckoning a Livre at 11d.) amounts to 550/.

322

Benjamin

ch.n.

Mienars De

The

t

o P P

w

lia

to

th

wi

on

eve

tai

to

.vi

Ta

Ta

at .

faic

Po

Ec.

or n

tou

and be l

Mo

if a

wro

and

tione

an E

fever

of h

and

Fran foon their

four of th

whic laft n

put i

with Frenc endea

ther 1

a con two i

and th alfo to Veale for th

Cap

at Gi

The preceding Circumftances were offered to the Court in order to difcharge the Defendant from paying the Infurance, but it not being in his Power to prove them, though he happofed them Matters of Fact, and it appearing plainly that the Plaintiff had not in the leaft been guilty of any Fraud, and the Policy being expressly valued, and that in Cafe of Lofs, the Affured fhould not be obliged to prove his Intereft by any other Means whatfoever, fave by the prefent Policy, as is mentioned in the Beginning of this Cafe, and had paid an adequate Premium to the Rifque, which to the Underwriters was rather lefs than would have been on an Intereft to be proved; as in this latter Cafe they are liable to Averages, which on Policies like this in Queftion of Intereft or no Intereft, they are lolely antwerable for a total Lofs; and the Jury found a Verdict for the Plaintiff.

The fame was tried on three other Ships under the fame Circumftances, on which large Sums had been infured, and had the fame Determination.

The Plaintiff, being concerned in the Salamander Privateer, made Infurance Pard v. Kirg. on her, as well in his own Name, as for and in the Name and Names of all and every other Perfon or Perfons to whom the fame did, might, or thould appertain, in Part or in all, loft or not loft, at and from the Downs, or elfewhere, to any Ports or Places whatfoever, for and during the Space of three Calendar Months, to commence from the 21th of *December*, 1744, upon the Body, Tackle, Se. of the faid Ship; and to continue until the faid Ship, with her Tackle, Ge. flould be arrived at, as above-mentioned, and there had moored at Anchor twenty-four Hours in good Safety; and it thould be lawful for the faid Ship in that Voyage, to proceed and fail to, and touch, and flay at, any Ports or Places whatfoever, without Prejudice to that Infurance; the faid Ship, Ec. for fo much as concerned the Affured, was and thould be valued at, Interefl or no Intereft, free of Average, and without Benefit of Salvage to the Aflurers, touching the Adventore, Se. which they, the Affurers, are contented to bear, and did take upon them in that Voyage, Sc. and in Cafe the faid Ship flould not be heard of in twelve Months after the Expiration of the above-mentioned three Months, the Affurers agreed to pay the Lois, and the Affured to repay the fame, if afterwards the faid Ship thall be heard of in Safety. The Defendant under-wrote two different hundred Pounds at feparate Times, on the aforefaid Policy, and the Ship proceeded on her Voyage, on the 21ft of December as above-mentioned, and was taken by the French, on the 2d of February following, after an Engagement of more than an Hour with a much fuperiour Force, and after feveral of her Men were killed and wounded; and being thus conquered, 117 of her Men, including the Captain and all the Officers, most of her finall Arms, and the Commission were removed into the Enemy's Ship, and carried into France, leaving only feventeen Euglifth on Board the Salamander, of which five foon after died of their wounds, and two French Officers with twenty-four of their Men; and the faid Ship was in Poffetiion of these their Adverfaries, from four of the Clock in the Afternoon of the faid 2d Day of February, until five of the Clock in the Afternoon of the 5th Day of the fame Month, during all which Time the was abfolutely in the Power of the Enemy, and was, at the laft mentioned Period, retaken by the Hunter Privateer, Capt. Richard Veale; who put thirty of his Men and two Officers on board her, and kept her cruizing with him for eight Days, when the faid Captain Veale engaged, and took a French Ship, with which, together with his own Ship and the Salamander, he endeavoured to gain fome Port in England of Ireland, but the Wind and Weather not permitting, he carried them all to *Lifbon*, a neutral Port, where he lay a confiderable Time; during which Captain *Veak* took out of the Salamander two Carriage Guns, and thirty hundred Weight of Bread for his Ship's Ufe; and the Captain of the Durfley Privateer, being in Partnerschip with the Hunter, also took out two Carriage Guns for the Use of his Ship; of all which Captain Veale made a Manifest, and fent to his Owners, that they might be accountable for them where they ought.

Captain Veale levied and infitituted a Caufe or Suit in the Vice Admiralty Court at Gibraltar, against the faid Ship, the Salamander, &c. and on the 29th of

April.

, that every o refit, was

# ibility of bet

, loft or not o Martinico, Cape François Places whatf of Intereft erican Livres ren, and for meas per Cent. nne or L'Ifle

the Affured o pay for dif-

Bayonne, after t Number of French Settlee at Marfeilles, prohibit every they, without everal Gende-Times more taken or loft, bfcription, by nan they would

ce, that Monf. y, about May, Vantes defiring ns of the fevethem of the the Infurances t Frauds comos and making Way of being hove-mentioned eneroufly comd they in Conhemfelves as a feveral Gentlech Ships from of Interest or no the Amount of ere being great ong others the an Injunction Injunction was

> ithenticated by rgo in Difpute 1. 115. 3d. and 27901. and at been infured,

> > The

32.3

April, 1745, obtained a Decree from the Judge thereof, that the faid Ship, Sc. thould be reftored to her rightful Owners, they paying, in Lieu of Salvage, one third Part of the full, true, and real Value thereof, free and clear from all Charges and Deductions whatfoever; but as her Capture had intirely overfet her Voyage before the Expiration of the three Months, for which the was infured, the Plaintiff demanded the Infurance of the Defendant, which being denied, he fued him for the fame; and on the Trial at Guildball, the Jury brought in their Verdict *fpecial*, which occationed its being argued before the Judges of the King's Beneb in Hihary Term, 1746, and the Difpute in Queftion feemed to turn on this Point, viz. whether a Policy made free of Average can affect the Infurer but by a total Lofs. This was ftrongly urged in Favour of the Defendant, whole Counfel fuppoled that the Recapture prevented the total Lols which would have happened, had the Enemy carried her into France; and that he was freed by the Policy from Payment of the Average order .! to be paid in Lieu of Salvage, fo that confequently the Plaintiff's Demand on him was ill founded and unjuft; but the Arguments on the contrary Side being ftrong and conclusive, I thall transcribe the greatest Part of them; and the Queffions now upon the fpecial Verdict are two, one to be confidered upon the firfl, the other on the fecond Count in the Declaration.

1ft. Whether the Property of the Prize was divefted by the Taking; and

2dly. Whether, as it is found that the Voyage was totally broke, and the Purpofe thereof defeated by the Capture, and no Reflitution made to the Owners, there is not a Breach of the Policy, fufficient to give the Plaintiff a Right of Action, notwithflanding the Recapture, and though the Property be not changed, and the Infurance be made free of Average.

1ft. It is found that the Ship was taken by the Enemies as a Prize, and that a Hundred and feventeen Men, including the Captain and Officers, with the greatest Part of the finall Arms, Commission, &c. were carried into France, and only feventeen Men were left on hoard, all of which, except three, were wounded, and five of them died foon after, fo that they were not able to navigate the Ship : but two French Officers and twenty-four Men were put aboard, and the faid Ship fo conquered remained in the Poffeffion of the Enemy, from the 2d to the 5th of *February*, and during all that Time, was abfolutely in their Power; and that thereby the Voyage infured was totally prevented.

Theie Facts, according to the Laws of France, Spain, Holland, Sweden, and other European Nations, are fufficient to diveft the Property of the Prize; but according to the Opinion of fome Writers, who draw their Notions from the Rule of the Crvil Law, the Property of a Ship taken at Sea, is not diverted till the Prize is brought Infrà Fines, or Infrà Prefidia Capientium.

If the Queftion therefore is to be determined by the prefent Law of Nations, it is with the Plaintiff ; for thereby the Property of a Prize is changed,

By a firm Possession of twenty-four Hours.

But if by the Opinion of certain Doctors of the Civil Law, it is against the Plaintiff ;

The Prize not being brought Infrà Fines Hoftium.

It feems to be agreed by all the contending Writers upon this Queftion, that the legal Principle, which vefts the Property of a Prize, is

Such a Taking as enables the Captor to retain and defend the Poffeffion, but their Difpute is concerning what Circumstance is declarative of fuch Ability, and upon this Head it is that a Variety of Difficulties have arofe.

Van Rynkershock, speaking to this, fays,

3

" Quando autem ita adepti videamur Poffessionem, ut retinere, vel non " retinere poffimus, Caufarum Varietas definire non permittit."

They all likewife agree, that when the Spes probabilis recuperandi is loft, or the Parties may be faid deposuisse Animum recuperandi, the Property becomes the Captor's.

But

E

it w

to :

not

to it cont

the

and Tim

Poffe

the

Gent.

uled .

them

other

far as

Defti

fough

ritics Ι. " tal

" fue

2.

Li

3. Ide

4. Poj

5. ded "

" dem

" eft f

" la A

" the

" and

" Gov

" Leg

" he d

" by t

" he r

Sibo \*\*

Seco " faid

" babi

" infra

" Pra

"

" " Ho " qua

" Jur

\*\* Zon

" peor Nav " \*\* poil 6.

" Ba

Bu

If

A

ie faid Ship, of Salvage, lear from all y overfet her was infured, being denied, y brought in Judges of the on teemed to can affect the of the Defenne total Lois nee ; and that to be paid in n him was ill ing ftrong and Queftions now ril, the other

ing; and , and the Pur-) the Owners, iff a Right of e not changed,

a Prize, and and Officers, re carried into which, except hat they were enty-four Mea e Poffettion of all that Time, red was totally

I, Sweden, and of the Prize; their Notions taken at Sca, is Prefidia Capi-

aw of Nations, nged,

it is against the

Queftion, that

Poffeffion, but ich Ability, and

etinere, vel non

randi is loft, or operty becomes

But

But they cannot fettle what shall be Evidence thereof, though they confeis it would be beneficial to the Publick, and reasonable in itself, to put an End to an Infinity of Litigation, by reducing the Queftion to a Certainty, yet, notwithftanding fo neceffary an End is fully agreed upon, the Means leading to it are not: the Doctors, adhering zealoufly to the Rules of the *Civil Law*, contend, that the Criterion for determining the Queffion, shall be a bringing the Prize Infrà Præfidia; the Law of Nations regarding the general Interest and Convenience of the Subjects, and to give all pollible Encouragement in the Time of War for the retaking of Prizes from the Enemy, hath ordained that a Poficilion of twenty-four Hours shall be fufficient.

And now it is for the Judgement of the Court, to which Side they will pay the Deference, that is, whether to the Opinion of fuch Doctors, as Alber. Gent, Petrinus Bellus, and Van Bynkerfbock, or to the Law and conftant Practice uted in other Nations.

If they adhere to the Doctors, the Queftion is not finally fettled amongst them, for fome contend, that there must be a bringing Infrà Fines Capientium, others only Infrà Classen, and fome into a neutral Port, &c. and fome go fo far as to fay, that after a bringing Infrà Prafidia, there must be a Sailing to a new Deftination.

But by the Law of Nations, of modern or later Inftitution, the Certainty fought for is definitive, viz. a Possession of twenty-four Hours; and the Autho-rities to prove the Law of Nations on this Question, are,

1. " Recentiori Jure Gentium inter Europeos Populos introductum videmus ut " talia Capta cenfeantur, ubi per Horas viginti quatuor in Potestate Hostium " fuerint. Gro. L. 3. Cap. 6. S. 4. 2. " La Coutume vient des anciennes Loix D'Allemagne, & elle a etablie

" Limitation de l'Espace de 24 Heures qu'elles limitérent non fans Raison.

" Barb. Notes on Grotius, L. 3. Cap. 6. 3. " La même Chofe fe pratique en Angleterre, & dans le Royaume de Caflille, . 3. ". Idem.

4. "Sed hodie Naves ab Hofte captæ communi inter Chriftianos & Europeos " Populos,-five Jure, five Confuetudine poftliminio-non recipiuntur fi " Hoftis cas non codem Die navali Pugnâ iterum amiferit, fed fi per viginti quatuor Horas in Potestate Victoris fuerint tunc enim verè capta, & proprii Juris facta censentur. Locenins de Jure Maritimo, &c. I. 2. C. 4. S. 14. " Zonch de Jure Feciali, Part 2. S. 8. 21.

" Quicquid verò clariffimi Interpretes disputent de Præda prius in Præsidia " deducendà, quàm fiat poffidentis, aliud tamen Confuetudine & Moribus Euro-" peorum hodie observatur, ut nimirum Præda Capientium fiat, & præsertim " Naves Hoftium de quibus hic Sermo est, si a Victore per Diem & Noctem posses possible fa fuerint. Loc. L. 2. C. 4. S. 8. 6. "Si aucun Navire de nos Sujets est repris sur nos Ennemis après qu'il aura

" demeuré entre leur Mains pendant 24 Heures, la Prise en sera bonne, & si elle est faite avant les 24 Heures, il sera restitué au Proprietaire. Ordon. touchant " la Marine, Tit. Prizes, Act. 8

" Simon Greenewegen, an Authour frequently quoted as an Authority by " the best Writers, and who was a celebrated Lawyer \* in the last Century, . Die. Mor. " and of a Family that had for a long Course of Years fat at the Helm of the Government, proves that the Law requiring a Ship to be brought Infrà " Prafidia is abrogated, and puts it down as fuch in his Treatife De "Legibus abrogatis, & inufitatis in Hollandia, vicinifque Regionibus, where "he diftinguishes what shall be faid to be Prizes by the Civil Law, and what " " by the Law of Nations; to which End, in Lib. 49. Tit. 15. de Captrois, &cc. " he makes feveral Divisions and Subdivisions of the Subject, and has two "Subdivisions de Navibus, viz. First Catta, qua dicuntur jure Civili; "Secondly, Gentium; and, under this Head Gentium quotes the Patlage aforefaid from Grotius and adds, that now in Holland a Prize may be good, Nullo " habito Respectu Temporis, quo Navis in Hostium Potestate suerit, dum tamen " infrà Prasidia perducta non fuit. Sim. Grec. De Leg. Abr. P. 353."

40

As

As by the Law of other Nations a Possession of twenty-four Hours undoubtedly divefts the Property of a Prize, one might conclude that, as this Queftion has not been judicially determined by this Court, it would be reafonable to put the Subjects of England upon the fame Footing with those of France, Spain, Holland, Sweden, &c. efpecially in mercantile Contracts, which ought to have the fame Conftruction in one trading Country as another, and more efpecially as this Kind of Infurance, Intereft or not, is a Branch of Trade peculiar to us: But if this will not do, the Question upon the second Count is to be confidered, which is,

22 Quel.

Whether, upon this Count, there hath not been a Breach of the Policy, or Contract of Infurance, fufficient to give the Plaintiff a Right of Action, upon Interest or not?

It is found that the Prize was fitted out to cruize against the King's Enemies: that all her Men, except feventeen, as aforefaid, were taken and carried into France, and those left, not able to navigate the Ship, and that the Voyage defcribed in the Policy was thereby totally prevented; and that, at the Time of the Verdict, the Ship remained at Lifbon, not reftored to the Owners.

This feems to be a Breach, taking the Policy either upon the Ground of A CONTRACT OF a WAGER.

Confidering it as a Contract, the Agreement is, that the Ship shall not be prevented in the Voyage, by any of the Perils or Rifques in the Policy, amongft which are all Surprifals at Sea, Arrefts, Reftraints, and Detainments of all Kings, Princes, and People whatfoever; and bere has been a Surprifal at Sea, and a Detention, whereby the whole Voyage infured was totally broke, as is found by the Verdict; and this is a much stronger Cafe than Depaiba and Ludlow, where the Court, for very good Reafons, determined unan houfly for the Plaintiff, as appears by the Judgement of Lord Chief Justice King, delivered as the Opinion of the whole Court ; whereby it also appears, that a total Loss is not neceffary in all Cafes to give the Plaintiff a Right of Action upon a Policy, Interest or not.

The Defendant's Counfel infifted in his Argument, that as the Policy was made free of Average, nothing could affect the Infurer but a total Lofs, becaufe all other Loffes are included within the Import of Average, by the Words of the Contract.

This is a Miftake, and appears to be fo from the Words of the Policy, which immediately follow, viz. and without Benefit of Salvage to the Infurer.

If nothing but a Lofs of the Whole could affect the Infurer, is it not confistent that he flould renounce the Benefit of Salvage; for what could he have to do with Salvage, in Cafe he was chargeable if any Thing was faved ?

This therefore is a Construction not warrantable, being absolutely inconfistent with the express Words of the Policy, which are free of Average, and without Benefit of Salvage to the Affurer.

And as fuch a Conftruction is inconfistent, another is to be fought, which is not fo repugnant, and which may p mit the Words before-mentioned to ftand with more Propriety, and this may be done by confining the Import of Average to a Limitation; and the Definition of Average in the first Article of the Ordinance of Fontainbleau, touchant la Marine, Titre Avarie, establishes fuch a Limitation of the Import of this Word as will give it a confistent Place, as it stands in a Policy of Infurance: It is by the faid Ordon. defined thus;

" Toute Depense extraordinaire qui se fera pour les Navires et Marchandises

" conjointment ou séparément, et tout Dommage qui leur arrivera depuis " leur Charge et Départ, julques à leur Retour et Décharge, seront " reputés Avaries. Ordon. of 1681, Tit. 7. des Avaries."

And it is certain, the true Import of the Word Average is, fuch Damages as happen to the Ship or Cargo during the Voyage, as the Lofs of Anchors, Masts, Cables, &c. but that which breaks up the Voyage, as, in this Case a Capture by Enemies, whereby the whole End, Purpose, and Defign of the Cruize was abfolutely defeated, by the actual Taking of all the Men, Arms, Provisions, 3

it, t all c Se not Fra perfe B fel ; Arre Cale Arre

fi al el to P lo th ca of

V

va

ſh the

COI

and

nur

Ber

that

reco

Poli

Lua

the

unla

coni

Natu Reaf Cour nimo

alway

in th happ Uj

I that '

urs undoubtedly is Queftion has ble to put the Spain, Holland, have the fame pecially as this liar to us: But be confidered,

the Policy, or of Action, upon

King's Enemies; ried into France, defcribed in the the Verdict, the

he Ground of

ip fhall not be in the Policy, and Detainments en a Surprifal at totally broke, as han Depaiba and unan coully for e King, delivered that a total Lofs f Action upon a

the Policy was tal Lofs, becaufe the Words of the

he Policy, which furer.

s it not confistent ld he have to do

utely inconfistent rage, and without

fought, which is entioned to fland ort of Average to of the Ordinance ich a Limitation as it flands in a

ct Marchandiles r arrivera depuis Décharge, feront

fuch Damages ofs of Anchors, in this Cafe. a Defign of the he Men, Arms, Providions, Provisions, Commission-Officers,  $\mathcal{C}c.$  cannot, from the obvious Nature, Circumftances, and Reason of the Thing, and the Authority of the Case of *Depuiba* and *Ludlow*, be effected barely as an Average to which the Infurer is not liable, but must be considered as a total Breach of the Contract of Infurance to which he is liable.

If the Conftruction contended for by the Defendant was to prevail, the Infurer would rather be indemnified from than fubjected to the Perils infured againft; for if a taking happens at the Beginning of a Voyage, infured from one Port to another, or for Time only, and the Voyage be thereby broke up, or the Time elapfed, the Recovery of the Ship will ruin the Infured, and be a general Releafe to the Infurer, who will alfo be thereby indemnified from all the Rifks in the Policy; whereby, if no fuch Capture had happened, the Ship might have been loft, and a Capture and Detention breaking up the Voyage infured, might put the Infurer in a better Condition than if there had been no Capture at all, which cannot be the Meaning of the Parties, being inconfiftent with the apparent Defign of an Infurance.

Befides, in this Cafe, the Ship infured is not to this Hour, as appears by the Verdict, reftored to the Owners; neither was it \* worth their while to pay Sal- \* *Hardry*, vage and Charges, and raife Men to bring her home; and fuppofe they had, and by I. Chanthe had been taken again by the Enemy, the Time of Infurance was expired, and cellor, that the Infurer in fuch Cafe would have faid he was not liable.—Therefore muft be the Infured confidered as a total Breach of the Policy, and not as a bare Average.

1st, Here was a Taking and a Detention.

2dly, All the Men, Commission-Officers, &c. taken and carried into France, and never retaken.

3dly, Though Ship retaken, not reftored, and poffibly never may.

4thly, If reftored, her Men, Arms, Provisions,  $\mathcal{C}c$ , being taken, could not purfue the Purpole of the Voyage, and therefore the Infured may abandon the Benefit of the Salvage.

5thly, The Verdict has found the Voyage was thereby totally defeated, and that is fufficient.

There are many Cafes where the Plaintiff on a Policy, Intereft or not, has recovered, though no total Lofs of the Ship, but becaufe by the Perils in the Policy, the was rendered unable to perform the Voyage, as in the Cafe of the Ludlow Cafile, and the Cafe of the Providence, between Carter and Barrel, where the Ship came into St. Iver, bound for London, but being leaky, the Cargo was unladed, and the Ship fold at St. Iver; though it was proved the might, at a confiderable Expence, have been made fit to perform the Voyage, yet, as without it, the Voyage could not be performed, the Plaintiff recovered, though no Lofs at all of the Ship.

So, in the prefent Cafe, if the Ship had been retaken in an Hour, the could not have purfued the Voyage; for all the Men, &c. were taken and carried into *France*, and therefore the could not navigate herfelf, neither could the have performed the Voyage infured.

But, taking it upon the Footing of a Wager, as put by the Defendant's Counfel; What is the Wager? It is, that fuch a Ship, for and notwithftanding any Arrefts, Reftraints,  $\mathfrak{Sc.}$  will fail from London to Jamaica, or fail for three Calendar Months upon a Cruize, as the Adventure may be. If, therefore, by any Arreft, Taking, Detention,  $\mathfrak{Sc.}$  the Ship is totally prevented from proceeding in the Voyage, is not the Wager loft? Has not the Contingency infured again.t happened?

Upon this Cafe, for the Reafons aforefaid, and many others arifing upon the Nature of the Contract of Aflurance, and particularly upon the Authority and Reafon in *Depaiba* and *Ludlow*, the Plaintiff hoped for the Judgement of the Court in his Favour, which accordingly was given; and the Judges were unanimous in their Opinion.

I HAVE enlarged confiderably on this Cafe, more than on any others, as it is that which fettled definitively this Nature of Infurance, which before was almost always contested, when any little Difficulty happened; and though the late

Ađ

Act prohibits the Continuance of a Business it deems hurtful to the Publick, yet this Decision may be a Government for Disputes in other Parts where it is permitted, or in Cafe the aforefaid Act fhould ever be repealed.

# Cafes of Warranty to fail with Convoy.

SPECIES of Warranty, which most frequently occurs in Policies of Infurance, in Time of War, is that of failing under the Protection of Convoy; that is, certain Ships of Force, appointed by Government, to fail with Merchantmen from their Port of Discharge to the Place of their Destination. When the Nature of a Convoy is confidered, it is highly reafonable that the Policy should be forfeited, if the Infured fail to comply with so material a Condition; because the Risque which the Underwriter takes upon himself is very confiderably increased, in Time of War, by the Want of Convoy. Accordingly, by the Laws of this, and of all other Maritime Powers, if the Infured warrant that the Veffel shall depart with Convoy, and it do not, the Policy is defeated, and the Underwriter is not refponfible.

th T th G T of for th co

ev th Pa

joi

ĥa

Sai

A wi and

the

ftai

beh

Co Ore tem

Idc of that join the

То

Pro Opi

it is

апс A

Aut

out

Dete difti

avoit

dc G

l'efco

char affur

et qu étoit

la per

de na

We have already feen, that every Warranty must be strictly and literally complied with, and that a liberal and fubftantial Performance, merely, will not be fufficient. Hence, in a Warranty to fail with Convoy, it becomes material to confider what shall be deemed a Convoy. within such a Condition. Upon this Point it has been folemnly settled by the Court of King's Bench—" That it is not every " fingle Man of War, which chufes to take a Merchant-Ship under its Pro-" tection, that will conftitute fuch a Convoy as the Warranty means; but it muft " be a naval Force, under the Command of a Perfon appointed by the Govern-"ment of the Country to which they belong." The Reafon of fuch a Decision is wife, becaufe Government must be supposed to be better informed of the Defigns and Strength of the Enemy, and what Degree of Force will be fufficient to repel their Attempts. But let it be observed, that a single Man of War, Frigate, or Sloop may be deemed fufficient to protect one or more Merchantmen; and if the Captain has received his Orders to protect them, though his Force may prove infufficient, and the Ships are captured, this is to be confidered as failing with Convoy according to the Warranty in the Policy.

Ithert v. The Cafe, in which the above Points were lettled, came before the Court aport Prew, B. R. a Rule to fhew Caufe why the Verdict, which the Defendant had obtained, fhould Left, 1733. not be fet afide, and a new Trial had. It was an Action to recover upon a Policy to the Annual Contain Mann. at and from Yamaica to London, of Infurance on the Ship Arundel, Captain Mann, at and from Jamaica to Lordon, warranted to depart with Convoy. The Facts appearing, on the Report of Lord Manifield, who tried the Caule, are these: On the 25th of July, the Arundel failed from Morant Harbour to Kingfton, where the met the Glorieux Man of War, Captain Cadogan, who was likewife on his Way to join Admiral Graves at Bluefields. Lord Rodney had appointed Admiral Graves to rendezvous at Bluefields, in order to take the Fleet of Merchant-Ships, which were to fail from thence upon the 1st of August, under his Command, and to convoy them to Great-Britain. Captain Mann, upon their meeting in King /lon Harbour, alked for Sailing-Orders from Captain Cadogan, who faid he had none, not having himfelf at that Time joined the Admiral; but he was fure that Admiral Graves would not fail from Bluefields till the Glorieux joined him : However, if he should have failed, he, Captain Cadogan, would give Captain Mann Sailing-Orders, and take every Care of the Arundel in his Power. They proceeded together, and arrived at Bhuefields, on the 28th of Yuly; but they found that Admiral Graves had fuiled two Days before. The Glovieux and Arundel then failed from Bluefields, the former firing Guns, giving Signals, and behaving in every Refpect like a Convoy. Upon the 5th of August a Signal was made that the Fleet was in Sight, and on the feventh they joined it off Cape Anthonio. The Arundel was loft in September in a dreadful Storm, which difperfed the whole Fleet, and in which a vaft Number of the Ships perifhed. Upon this Evidence, the Jury were of Opinion, under the Direction of the Chief Juffice, that the Terms of the Warranty had not been performed;

Publick, yet re it is per-

1 Policies of tion of Conto fail with Deftination. able that the aterial a Conimfelf is very Accordingly, warrant that eated, and the

literally comy, will not be aterial to conpon this Point it is not every under its Pros; but it muit y the Governuch a Decision formed of the ill be fufficient Man of War, ore Merchantm, though his o be confidered

the Court upon btained, fhould r upon a Policy aica to London, Report of Lord uly, the Arundel as Man of War, Graves at Blueat Bluefields, in m thence upon Great-Britain. Sailing-Orders f at that Time d not fail from have failed, he, take every Care ved at Bluefields, failed two Days e former firing oy. Upon the d on the feventh ber in a dreadful Number of the tion, under the y had not been performed ;

#### OF INSURANCES.

performed; and they therefore found a Verdict for the Underwriters, Defendants in the Caule. After this Question had been fully argued at the Bar, the three Judges, Mr. Juffice Ashurst being at that Time one of the Lords Commissioners of the Great Seal, delivered their Opinions feverally.

Earl Mansfield-" Though the Underwriters and Infured are equally innocent, yet I cannot help faying, that now, as well as at the Trial, my Inclination led me to with, that the Plaintiffs were in the Right. But the more it is argued, the lefs it is liable to diffute. There are *bypotheti il* Contracts, and *conditional* Contracts. In the former, the Contract depends upon an Event taking Place; there is no Latitude, no Equity; the only Queftion is, Has that Event ever happened?" Then going over the Particulars of the Cafe, and amongst other Things referring to the Ufage of Merchants, as to what is efteemed a Convoy by them, that a Convoy is a naval Force, under the Command of that Perfon whom Government has appointed, he applies it to the Facts given in Evidence at the Trial; and decides, that at the Time of failing from Bluefields, where the Rifk of the Voyage commenced, the Glorieux was no Part of the Convoy, and therefore the Warranty was not complied with.

Mr. Justice Willes differed in Opinion from Lord Mansfield : He went upon this Ground, that the Terms of the Policy had been liberally and fubftantially complied with. " When Captain Mann found that the Fleet was gone, he did every Thing in his Power for the Security of the Ship; for he put himfelf under the Protection of the Gloricux, which was appointed by Lord Rodney to make a Part of the Convoy. The Lofs of the Arundel happened long fubfequent to her 

Sailing-Orders are effential or not. The prefent Queftion is fimply this: Did the Arundel fail with Convoy? This is a Condition which muft be *literally* complied with, as all the Cafes agree. As to the Queftion itfelf, it is a Queftion of Fact, and the Facts of the Cafe feem to me to prove, that the Glorieux was no Part of the Convoy. Admiral Graves had failed before they arrived, and that Circumftance which Lord Mansfield ftated feems very material, that no Orders were left behind for the Glorieux. I fay, that, on this Evidence, fhe was no Part of the Convoy; for, in order to make her fo, it must appear that she was under the Orders of *Graves*. Did he leave her behind to take Care of the Ships that remained? If fo, it would alter the Cafe very materially. But there was no such Idea; for, if there had, the Glorieux would have remained at Bluefields for the reft of the Ships until the *firf* of August: On the contrary, Captain Gadogan, finding that Admiral Graves was gone, immediately followed; for his fole Object was to join that Admiral. Ships must fail under the Convoy appointed by the Government of the Country, who proportion the Strength of it to the Freeeflity of the Times. To what End would this Care be taken, if Merchantmen were to fail under the Protection of fingle Ships, which they may happen to meet ? I am therefore of Opinion, that if a Ship do not fail with the Convoy appointed by Government, it is not a Sailing with Convoy, within the Terms of the Policy." The Rule for a new Trial was then difcharged.

Although the Decifions of the Court of King's Bench require no additional Park', Syftem Authority to fupport them, yet it will be proper, by Way of Illustration, to point of Mate Law. out to the Reader in what Cafes the Opinions of foreign Writers agree with the Determinations of the English Courts of Justice. Monsieur D'Emerigan, a very diftinguished Writer upon this Branch of Justifprudence, puts this Cafe: "On avoit fait des Affurances fur une navire, de fortie de Marjeilles jusqu'aux detroits de Gibraltar ; et dans la Police il étoit dit, que le navire partiroit de Marfeilles sous Vectore d'un batiment de Roi; autrement, Affurance nulle. Une Fregate, l'efcorte d'un batiment de Roi; autrement, Affurance nulle. Une Fregate, chargée de munitions de guerre pour Algefiras, fe trouvoit à l'Eflague. Le navire affuré mit à la voile fous les aufpices de cette Fregate qui lui accorda protection, et qui partit en meme temps. Confulté fur ce cas, je fus d'avis qui fi le navire étoit pris par les ennemis, les Affureurs feroient fondés à refuier le payment de la perte : car une chofe est d'etre fous l'effcorte d'un batiment de Roi, et autre chofè est de naviguer implement jous fes aufpices."

Having

Having now feen what shall not, and what shall be deemed a Convoy, let us proceed to investigate and confirm, by Cafes, what shall be confidered as a Departure with Convoy, within the Meaning of a Warranty in the Policy to depart with Convoy. The Rule in this Cafe is short and clear, that fuch a Warranty implies that the Ship shall go with Convoy from the usual Places of Rendezvous, at which the Ships have been accustomed to assert a spithbad or the Dower for the Port of London, and Bluefields for all the Ports in Januaica. And that fuch Warranty does net limit the Ship to depart with Convoy, from her Port of Lading or Difcharge, but protects her by the Assurance, while on her Way from fuch Port to the usual Rendezvous to join the Convoy. This Doctrine was admitted, and has been made a Precedent ever fince, in the following remarkable Cafe.

Gorder and Marry r. Mich. He Ship Ranger, Captain Taylor, which he faw put up, as accultomary, at the atter Mich. the Ship Ranger, Captain Taylor, which he faw put up, as accultomary, at the faid Advertifement, that the Ship was to fail with the first Convey; and in Confequence thereof he fhipped his Merchandize, and made Infurance thereon, to the Amount of 28 301. inferting in the Policy the Words, Warvanted to depart with Convey, in Conformity with the above-mentioned Placart of the Captam.

The Ship, when laden, failed from *Gravefend* the 4th of *May*, 1746, on her Voyage, and arrived in the *Downs* the 7th, where the continued to the 12th, ia Company with the *Otter* Sloop of War, fome *Englifth* Merchant-Ships, and three *Dutch* Eafl-India Ships.

Captain Taylor, whilf he lay in the Downs, having received Intelligence that the Convoy at Spithead was ready to fail, went on board the Otter Sloop, in order to folicit the Commander's taking him under his Protection to Spithead; but this the faid Gentleman informed him was not in his Power to comply with, as he was ordered on a Cruize over to the Coaft of France; whereupon Captain Taylor went on board the Commodore of the Dutch Eafl-India Ships, who promifed to take the Ranger under Convoy to Spithead.

On the faid 12th of *May*, the Otter Sloop, the Dutck, and the Ranger weighed Anchor, as did alfo fome English Ships, for the Benefit of that Convoy; and a few Hours after they were under Sail, the Otter Sloop parted from them on her Cruize, and the Ranger proceeded and kept Company with the three Dutch Ships till between four and five o'Clock the next Afternoon, being the 13th; when, in her direct Courfe to Spithead, the was attacked by a French Privateer, called the Refource, within three Miles of the Dutch East-India Men, and eighteen of Spithead, where the was to join the Convoy for Gibraltar, and, after fome Refiftance, the was taken and carried into Haver de Grace, and there regularly condenned.

The Plaintiff, on the aforefaid Capture, applied to the refpective Underwriters, and among them to the Defendant, requiring Satisfaction for his Lofs; but they abfolutely refused paying any Thing, infifting, that the Ship had not failed according to the Terms of the Policy, viz. at and from London to Gibraltar, warranted to depart with Convey; but as the departed without Convey, which the ought not to have done, and was taken in Confequence thereof, the Infurers are not held to fatisfy a Lofs, which they never obliged themfelves to be anfwerable for; that the Ship ought to have ftaid till a Convey had offered, and not gone to feek one at fuch a Diftance, as evidently exposed her to be taken in getting thither.

On the contrary, the Plaintiffs pleaded, that they had complied with the Tenour of the Policy; that the Defendant mifconceived the natural Contruction of the Words, warranted to depart with Convoy, as they did not imply, that the Ship ought to have departed with Convoy from the Port of London, as the Rendezvous for Ships bound to Gibraltar and the Straits is generally at Spithead, where they join the Convoy; and although there may poffibly be an Inflance or two of a Convoy failing from the Nore and the Dorwas to Gibraltar, yet the is an uncommon accidental Thing, and was not to have been expected on this Occasion;

Occa was to of it, from was t Rang Otter they Infura from that S voy, The

A which ever, with throu, Indee would then I a Ship herfel with I nation not ju

Under Galley, Londo, failed of on her War; Cape 1 and C in the Return met wa with C comm Thi efpecia

there i

appear Gorma for the added ; with Co fignifyi lefs Pa filled u Occafie added. Convoy ftood t that at fo unde that th meant.

Occasion; on the contrary, it was then known that the Convoy for those Parts was to be at Spithead, and many Ships went there from London to take the Benefit of it, fo that the Warranty could only be underflood from Spithead, as it was from the Convoy there the Captain was to take his Sailing Orders ; befides, as it was unfafe to lie in the Downs without a Man of War, the Plaintiff conceives the Ranger would have run a much greater Rifk, in continuing there after the Otter's Departure, than fhe did in failing with her and the Dutch Ships, though they were no regular Convoy; and the Plaintiff paid the fame Premium for his Infurance as given on feveral Ships at the fame Time, with a Warranty to depart from any Port of the Channel; and it was the Opinion of feveral Merchants, that Ships, failing with Convoy, are to make the beft of their Way to the Convoy, and not to ftay for any intermediate one. The Jury found a Verdict for the Plaintiff.

A fimilar Decifion was made in the Year 1781, by the Admiralty of France, which is reported in the Work of Emerigan. Upon this Kind of Warranty, however, it is to be observed, that although the Words commonly used are, to depar. with Convoy, or to *fail* with *Convoy*; yet they extend to failing with Convoy throughout the whole of the Voyage, as much as if those Words were inferted. Indeed to fuppofe the contrary would introduce a Variety of Frauds; as a Ship would fail out of Harbour with the Convoy, continue with it for an Hour or two, then leave it, and run every Peril, at the Rifque of the Underwriter. Therefore, a Ship warranted to fail with Convoy to her deftined Port of Delivery, and putting herfelf under the Protection of a Convoy defigned to go only Part of the Voyage with her, and then to take under its Charge Merchantmen for fome other Deftination, though the could find no other Convoy in the Port of her Departure, is not justified in failing with fuch a Convoy.

This was decided in an Action brought for Money had and received by an Lilly v. Ewer. Underwriter, for a Return of Premium. The Policy was on the Ship the Parker Galley, " at and from Venice to the Currant Iflands, and at and from thence to London, at a Premium of 5 Guineas per Cent. to return 2 per Cent. if the Ship fuiled with Convoy from Gibraltar, and arrived." The Ship touched at Gibraltar on her Way home, and failed from thence under Convoy of the Zephyr Sloop of War; but the Convoy was defined only to go to a certain Latitude, about as far as Cape Finiflerre, being ordered on the Lijbon Station; and accordingly, the Ship and Convoy feparated, and the Ship arrived fafe at London. The only Queftion in the Caufe was, Whether, by the Terms of the Policy, the Condition for the Return of Premium was, a Departure from Gibraltar with fueb Convoy as could be met mith. for mheatmap Part of the Name that which the term of the Policy. met with, for whatever Part of the Voyage that might happen to be, or a Departure with Convoy for the Voyage. The Trial came on before Lord Mansfield and a common Jury, when a Verdict was found for the Plaintiff.

This Verdict gave great Diffatisfaction to the Merchants in the City, and more efpecially to the Underwriters; and a Rule was obtained to fhew Caufe why there fhould not be a new Trial. The Evidence, from his Lordship's Report, appeared to be this: The Plaintiff had called Witneffes, one of whom was Mr. Gorman, an eminent Merchant, to prove that for fome Years paft, when Convoy for the Voyage, or the whole Voyage, was intended, those explanatory Words had been added; and that, by this Ufage, the Expressions of failing with Convoy, and failing with Convoy for the Voyage, had received diltinct technical Meanings ; with Convoy, fignifying, whatever Convoy the Ship should depart with, whether for a greater or less Part of the Voyage. Several Policies were also produced, which had been filled up at the Office of the fame Broker who had prepared that which had given Occasion to this Caufe, in which the Words for the Voyage, or for England, were added. The Captain proved, that at the Time when he left Gibraltar no other Convoy was to be had. The Witneffes for the Defendant fivore, that they underflood the Words with Convoy to mean Convoy for the Voyage; and the Broker faid, that at the Time this Policy was figned, he understood, and apprehended it was fo understood by all the Parties, that the Convoy was to be for the Voyage, and that the Return was fuch as was ufual, when Convoy for the Voyage was meant.

voy, let us s'a Deparlepart with nty implies lezvous, at the Downs d that fuch her Port of Way from octrine was remarkable

em coming he Value of Freight on ary, at the erted in the d in Confereon, to the depart with m. 746, on her the 12th, in

s, and three lligence that

op, in order ad; but this th, as he was Taylor went nifed to take

nger weighed nvoy; and a them on her Dutch Ships h; when, in er, called the eighteen of , after some ere regularly

Underwriters, is; but they d not failed to Gibraltar, nvoy, which the Infurers felves to be offered, and be taken in

icd with the Construction ply, that the as the Renat Spithead, Inftance or , yet this is ected on this Occation; 331

The

The Cafe being fully argued at the Bar, Lord Manifield afterwards gave his Opinion in Favour of making the Rule abfolute for a new Trial. His Lordfhip took Notice, that, on the Word, he was ftrongly of Opinion that the Policy meant a Departure with Convoy intended for the Voyage; yet he thought that the Evidence was properly admitted at the Trial, becaufe the Senfe contended for by the Plaintiff was not inconfiftent with the Words of the Policy, and therefore it was material to fee what was the Ufage. His Lordfhip further faid, that he laid great Strefs on Mr. Gorman's Teftimony, whom he did not confider as a common Witnefs; and concluded with this memorable Obfervation, of the firft Importance to the Mercantile World, and which we cannot but with the Lawyers would adopt: "Certainly critical Niceties ought not to be encouraged in commercial Concerns; and wherever you render additional Words neceflary, and multiply them, you alfo multiply Doubts and Criticifms. It may be hard, becaufe Words have been added in fome Inftances, to force a Conftruction in this Cafe, from the Omiflion of them." On thefe Grounds the Court granted a new Trial, which came on before Lord Manifield at the Sittings after Trinity Term, 1770, when a Vardift was found for the Defendant, the Underwriter.

1779, when a Verdict was found for the Defendant, the Underwriter. But although it has been fettled, that a Ship muft depart with Convoy tor the whole Voyage, yet in the laft Cafe it was truly faid by Lord *Mansfield*, that an unforefeen Separation is an Accident to which the Underwriter is liable. And the firft Decifion upon this Subject was fuch, that it never has been departed from in any one Inflance.

Affumfit on a Policy of Infurance, made in the ufual Form, "from London to Cadiz, warranted to depart with Convoy." Upon the general lifue pleaded, the Jury found a Special Verdict; ftating, that the Ship did depart from the Port of London in Company of the Convoy intended, and failed together as far as the  $I_{w}^{f}$  of Wight, in Purfuance of the Voyage towards Cadiz, and there they were feparated by Strefs of Weather; that the Convoy put into Torbay, and the infured Ship into the Port of Fowey in Cornwall: That three Days afterwards, the Wind fetting right to bring the Convoy down the Channel, the Mafter of the infured Ship failed out of Fowey, on purpofe to meet the Convoy; but it did not come: And then the infured Ship was feized with another Storm, fo that the could not return from whence the came, but was driven upon the French Cooft, and there taken by the Enemy.

After feveral Arguments on this Special Verdict, the Plaintiff had Judgement, per totam Curiam, for the whole Lofs; and the principal Reafon was, becaus there was no Manner of Neglect, or other Default, found in the Mafter of the Ship; but it appeared he had done all in his Power to keep in Company of the Convoy. It is found expressly, that he departed with Convoy from his first Port, which answers the Words of the Policy: But it would have been otherwike, if any Fraud or Neglect had been found in the Mafter of the infured Ship after her Departure, notwithstanding he departed out of the first Port with Convoy; for the Meaning of the Words; "warranted to depart with Convoy," is, that the infured Ship should keep Company with the Convoy during the whole Voyage, if possible.

if poffible. Even where the Ship has by tempestuous Weather been prevented from joining the Convoy at all, at least of receiving the Orders of the Commander of the Ships of War, if she do every Thing in her Power to effect it, it shall be deemed a failing with Convoy, within the Terms of the Warranty.

The Plaintiff had infured on Goods in the John and Jane, from Gottenburgb to London, with a Warranty to depart with Convoy from Fleckery. In July, 1744, the Ship failed from Gottenburgb to Fleckery, and there the waited for Convoy two Months. On the 21ft of September, at Nine in the Morning, three Men of War, who had one hundred Merchant-Ships in Convoy, flood off Fleckery, and made a Signal for the Ships there to come out, and likewife fent in a Yawl to order them out. There were fourteen Ships waiting, and the John and Jane got out by Twelve o'Clock, and one of the first; the Convoy having failed gently on, and being two Leagues a-head. It was a hard Gale; and by Six in the Afternoon, the Ship came up with the Fleet; but could not get to either of the Men

Park.

Vistorin V. Cleeve, 2 Siran, 1250

332

Teffery V.

Lev. 320. Salk. 443.

Carthew, 116,

120.

NSthar Newforth theyof

bea

hnd

ace

con the Ben

the

Inte

....

of t

Plac

occi

Poff

out ( Way

of h

Hof

Sc

and

moft

at fe

appli

it w

majo Brok

on t

\*\*

7

fition were, 1ft, he is 1 and in

Men of War for Sailing Orders. It was flormy all Night, and at Day-break the Ship in queftion was in the Middle of the Fleet; but the Weather was fo bad, that no Boat could be fent for Sailing Orders. A French Privateer had failed amongft them all Night; and, it being foggy on the 22d, attacked the John and Jane about Two, who kept a running Fight tul Dark; which was renewed the next Morning, when fhe was taken. For the Defendant, the Underwriter, it was infifted, that this Ship was never under Convoy, nor are Ships ever confidered fo, till they have received Sailing Orders; and, if the Weather would not permit the Captain to get them, he fhould have gone back.

But the Chief Juftice Sir William Lee and the Jury were of Opinion, that, as the Captain had done every Thing in his Power, " it was a departing with Convoy:" And those Agreements are never confined to precise Words; as in the Case of departing with Convoy from London, when the Place of Rendezvous is Spitbead, a Lois in going thither is within the Policy. Verdict for the Plaintiff. The Plaintiff having underwrote the William and Anne, Captain Strachan, at Hewilt v.

The Plaintiff having underwrote the William and Anne, Captain Strachan; at Hewir v. and from Virginia or Maryland to London, had a Mind to reinfure himfelf, and Guildhall, the accordingly ordered Mr. Alexander Holkins, a Broker, to get it done; who having Stitings after complied with the Commiffion, certified on the Policy, that the Interest was in Easter Term, the Plaintiff.

The Infurance was made, Interest or no Interest, free of Average, and without Benefit of Salvage; but under the Policy was this Clause, in Case of Retain, the Assure to have Benefit of Salvage, and pay Average, the same as if wrote on Interest.

The Ship failed from Virginia on her Voyage to London; and being about . ro hundred and fifteen Leagues to the Weftward of Cape Clear, after a Voyage of three Weeks, fhe was taken by two French Privateers, and carried into a Place in Newfoundland, called by that Nation Cape de Grate, and commonly occupied by them in the Fifhing Seafon, where the continued in the Eveny's Poffeffion and Power forty-one Days; during which Time, the Enemy took out of her a great Part of her Cargo; and after fo rifling her; and in their Way condemning her, the Captain agreed to ranfom her with what remained of her Lading; and the Ranfom-Bill being figned, and his Mate left as an Hoftage, they permitted him to purfue his Voyage to London, where he afterwards arrived.

Soon after the Ship's Arrival, the Merchants who were concerned in the Cargo; and had been infured, applied to their Underwriters for Satisfaction; when most of them fettled the Average, for whiat was pillaged, at fifty per Cent. one at forry, and the prefent Plaintiff paid his Quota thereon, and afterwards applied to the Defendant, who had re-infured him, to fettle his Policy; and it was agreed between them, that it should be on the fame Footing as the major Part of the aforefaid Underwriters on Interest had done, which the Broker, in this Infurance, understanding was done at fifty per Cent: he endorfed on the Back of the Policy these Words;

" Adjusted this Loss at fifty Pounds per Cent. to fay in one Month, London; 12 December, 1745; and figned by the Defendant,

Daniel Flexney."

Though at the Time the Defendant figned the above-mentioned Note, he told the Plaintiff, that fome of the Underwriters, on the original Policies, had baid an Average only of forty *per Cent*. and therefore he would pay no more; and at the fame Time, with his Pen drew a Line through the Word fifty, and above it wrote forty, which occafioned fome Difpute between them; but the Indorfement fo figned by the Defendant remained uncancelled.

The Defendant afterwards refused making any Satisfaction, under a Suppofition of his having no Obligation thereto, for which his principal Reasons were, viz.

ift, That although he had figned fuch an Adjustment at forty per Cent. yet he is not bound by it, because the Plaintiff objected to it at the Time of figning, and infisted on fifty.

adly.

ards gave his His Lordhip at the Policy thought that contended for and therefore faid, that he confider as a n, of the first ih the Lawyers raged in comneceffary, and may be hard, truction in this granted a new Trinity Term, ter.

Convoy for the *ansfield*, that an able. And the eparted from in

from London to fue pleaded, the rom the Port of as far as the Jlke they were fepaand the infured vards, the Wind r of the infured it, did not come: at fhe could not Cooft, and there

had Judgement, on was, becau's he Mafter of the Company of the m his firfl Port, en otherwife, if ed Ship after har ith Convoy; for y," is, that the e whole Voyage,

ted from joining nmander of the shall be deemed

rom Gottenburgb ckery. In July, the waited for Morning, three tood off *Fleckery*, e fent in a Yawl e John and Jane ving failed gently d by Six in the to either of the Men

adly, That although the Ship was in the Enemy's Poffeffion, and carried into Cape de Grate, yet flie afterwards proceeded on the fame Voyage, and arrived fafe in London, therefore there could be no Lofs, fo as to recover under a Policy Interest or no Interest.

To the first of which Objections, the Plaintiff admits that he did find Fault with the Defendant for ftriking out the Word fifty, and inferting forty, yet as: the Defendant did not then think proper to cancel the faid Adjustment, but per-mitted it to remain on the Back of the Policy, the Plaintiff apprehended he had a Right to recover under the faid Adjuitment.

As to the Defendant's fecond Objection, the Plaintiff fuppofes, that as the Ship was carried in by the Enemy to Cape de Grate, and detained till ranfomed. that this will amount to a total Divertiture or Alteration of the Property, and be deemed fuch a Lofs as will entitle him to recover; this Cafe feeming to be of a quite different Nature from a Recapture before the Ship is carried into an Enemy's Port,

#### Verdict for the Plaintiff.

a

W ir

b

de

SI

of ha

the

Re

on

tot

tha

wil

Inte

and Paff

the

her

then

re-ta

Wat

Terr

age

after her ( Parli

Or celled

with the H

Inten

flated

entire Th

Captu

Reply

being

fidera above new S

Voyag

when

48 " mu

" Pol " Me

" Lat

per 44

here

And

deci

"

\* \* no \*\*

\*\* Caf " that

"

Ane

The Plaintiff having caufed himfelf to be infured gol. Intereft or no Intereft, Barcley v. Elberrighter, free of Average, and without Benefit of Salvage, on the Proferous Elber, Capt. String after Jun. Term, Miln, from and immediately following her last Arrival at Maryland or Virginia, and to continue till her Arrival at London; and not caring to appear in it, he Galdhall, directed his Broker, Mr. Hart, to get the Policy made in his Name, which was accordingly done, and as the was deemed a mitting Ship, the Premium was after. the Rate of fixty Guineas per Cent.

The Ship failed on her Voyage from Virginia, and in forty Days after was taken by a French Privateer, about a Hundred Leagues to the Westward of the Land's End, and was detained by the Enemy fix Days at Sea, and then both Ship and Cargo ranford for 35001. but Captain Mila, inflead of coming directly to London, where he was bound, on Pretence of bad Weather, put into Ilfracomb in Devonfhire, from whence he wrote to his Owner, Mr. Dick, of London; but the faid Gentleman's Affairs being then unhappily fituated, and he having, prior to his Misfortunes, affigned the Ship and two Policies of Infurance thereon to Mr. Alexander Black, who apprehending by what Captain Miln wrote, that the Ship and Cargo was much damaged fince the Capture, and therefore that the Value might fall fhort of a Sufficiency to pay the Ranfom Bill, and incident Charges, he rather chose to come upon the Infurers for his Money, than to have the trouble of taking the Ship and Cargo under his Care, and therefore abar doned the whole to Captain Miln, to enable him to pay the Ranfom Bill.

And thereupon Meff. Simonds of London, Merchants, Agents for the Captors, ordered Captain Miln to carry the Ship and Cargo to Brillol, there to be disposed of, inftend of bringing her to London, which was accordingly done; and after paying the Captain and Sailors their Wages, amounting to upwards of 300/. the nett Proceeds fell thort of the Ranforn Bill, owing to the Damage the received in her Voyage after the Capture.

The Defendant supposes this was a Gaming Policy, though the Plaintiff infifts upon its being a Reinfurance; and having applied to the Defendant, after Underwriting, for his Confent to have it declared fo, he abfolutely refused to admit it.

The Plaintiff feemed to lay a good deal of Strefs on a fuppofed Indifcretion in the Captain, by paying more for the Ship and Cargo than they were worth; but had they escaped the Damages subjequent to the Ransom, they would undoubtedly have fold for more than they coft freeing, and never have been abandoned by the Owners.

The Plaintiff likewife infifts, that the Ship failed from Virginia, but never arrived at London, according to the Terms of the Policy, and therefore the Infurance was due; but the Defendant, in Reply, pretends, that the Ship's putting into Ilfracomb, was a Deviation, and confequently not within the Rifk of the Policy; and befides, he thinks this is not to be confidered

and carried Voyage, and . over under a.

d find Fault forty, yet as: ent, but perended he had

, that as the fill ranfomed, Property, and eeming to be carried into an

#### Plaintiff.

or no Intereft, Efiber, Capt. nd or Virginia, opear in it, he ne, which was nium was after.

Days after was /eftward of the and then both ad of coming Weather, put ner, Mr. Dick, appily fituated, two Policies (<sup>c</sup> what Captain ce the Capture, pay the Ranfom Infurers for his under his Care, him to pay the

or the Captors, re to be difpofed done; and afterpwards of 300/. Damage fhe re-

gh the Plaintiff Defendant, after lutely refused to

ofed Indiferention ney were worth; in, they would have been aban-

ginia, but never nd therefore the that the Ship's not within the to be confidered

# OF INSURANCES.

as a total Lofs, in the Cafe of Intercfl or no Intercfl, as it is a mere Wager, whether the Ship arrives or not; the Ship did arrive in England, and is now in being, and this was a Ranfom at Sea, only for the Benefit of the Concerned, but the Defendant could reap no Advantage by it, whether it was prudently done or not; and it might occafionally have been more for his Interct, if the Ship had continued at Sea in the Enemy's Pofleffion, as there was a Chance of her being re-taken, before fhe had been carried *Lufrà Prafidia*, and if fhe had, and arrived fafe, there would have been no lofs within the Terms of the Policy; as he prefumes there is no Room to claim a Lofs in Cafes of a Recapture: Several Merchants, Infurers, and Brokers, being of Opinion that on a Policy, *Interefl or no Intercfl*, a Capture at Sea is never confidered as a total Lofs, unlefs the Prize is afterwards carried into the Enemy's Port, and that the abandoning the Ship and Cargo by the Owners, after her Arrival, will not alter the Cafe.

### The Jury found a Verdict for the Plaintiff.

The Broonfield was infured, at and from the Leeward Iflands to Briffol, Baubon v. Intereft or no Intereft, free of Average Loft, and without Benefit of Salvage, act, Stitling, and among other Underwriters, the Defendant fublicribed; the Ship in her Term, 1700, Paffage Home was taken by a Spaniard, who took out four of her Men and at Guildball. the Captain, and put nine of his Men aboard, and ordered them to carry her to Bilboa, for which Place her Courfe was directed; and on her Voyage there, after having been in Pofiefilon of the Enemy thirty-nine Hours, the was re-taken by the Terrible Privateer belonging to Liverpool, and carried into Waterford, from whence fome Propofals were made to the Owners of the Terrible, in Order to her Releafe and Permiffion to profecute her intended Voyage to Brijiol; but not being agreed to, the was brought to Liverpool, and after a Commition of Appraifement had iffued out of the Admiralty, the and her Cargo were fold, to pay the Salvage due to the Re-captors, as by Act of Parliament.

One of her quondam Owners now bought the Whole, and afterwards parcelled her out among feveral Gentlemen at *Briftel*, who became Copartners with him, to which Place flue was ordered, and where flue arrived, though, as the Plaintiff fuppofes this could not be an Arrival agreeable to, or within the Intent and Meaning of the Policy in Queftion, under the Circumfances above flated, viz. of her Capture, Recapture, Appraifement, and Sale, and with an entire new Set of Owners, he thinks he is entitled to a total Lofs.

The Defendant, on the contrary, urges that this was no more than a bare Capture and Recapture, which he fays has never been deemed a total Lofs; in Reply to which the Plaintiff atlirms, that this was ftill more, for the Ship after being retaken, was carried into *Waterford* by the Privateer, kept fome confiderable Time there, afterwards was carried into *Liverpool*, and there, as above-mentioned, with the Cargo, appraifed and fold to pay the Salvage, and a new Set of Owners engaged before the fet out for *Brijlol*, by which the whole Voyage was altered and loft.

And to juftify this Plea, he quoted my Lord Chief Juftice Lee's Sentiments, when he gave Judgment in the Cafe of the Salamander, viz.

"We must not judge this Caufe by the Rules of the Civil Law, but we must judge it by the Rules of the Common Law, and determine on this Policy as an Agreement and Contract between the Parties, whole Intention and Meaning, when they enter into it, must govern; and although in the Civil Law, to make a Forfeiture of an Infurance there must be a total Lofs of Property, that is not a Reafon why it should be required in this Cafe, becaufe here the Policy by the Words of it extends to Accident, where there may be no Lofs of Property, as taken by Pirates, Lemies, Men of War, Ge. And this his Lordship declared, as taken Notice of by Lord King, in the Cafe of De Paiba and Ludlow, where there was no Alteration of Property by that Capture, as Sweden was not at War with England, and yet that was deemed a total Lofs; but in the prefent Cafe, here was a Capture by an "Enemy,

" Enemy ; and his Lordthip further faid, that the Queftion on the Salamander, " was not, Whether the Property of the Privateer was loft by this Capture, " but whether the Capture was fuch a Peril as is infured againft? The " Judges were unanimoufly of that Opinion, and Judgement was given for the

" Plaintiff."

Verdict for the Defendant.

This Action was brought by the Plaintiff against the Defendant, on a Policy Hig v. Genldor, stillings of Infurance, which the latter underwrote to long ago as in November, 1743, out alter Trivity the Ship George and Henry, Captain Bower, at and from Jamaica to London, at Guiddholl. Interest or no Interest, free of Average, and without Benefit of Salvage to the

Infurers, with a Warranty annexed to the Policy, viz. Warranted the faid Ship to fuil from Jamaica, with the Fleet that came out under Convoy of the Ludlow. Caftle Man of War.

The faid Ship did fail accordingly, with the Floet under the aforefaid Convoy; but in a great Storm that happened fome Time after their failing, wherein many Ships were loft, the George and Henry received fo much Damage as obliged her to bear away for *Charles Town* in South Carolina, where the put in, and upon Examination, was found quite unfit to put to Sea again ; whereupon her Cargo was taken out and laden aboard other Ships for London, and the condemned and broke up.

In Confequence of which the Plaintiff demanded his Infurance ; and all the Underwriters, being fatisfied of the Truth of the aforementioned Facts, paid their Lois, except the Defendant, who went fo far as to fettle it, and according to Cuftom, underwrote the Policy in the following Words and Figures,

" Adjusted the Loss on this Policy, at ninety-eight Pounds per Cent. which I do Adjusted the Loss on this 1 only, a Month of the Loss of the Loss of the Adjust agree to pay one Month after Date, London, 5 July, 1745. Henry Gouldney."

When this Note became due, he thought himfelf no Way bound by it, but infifted on fuller Proof; particularly of the Ship's failing under Convoy, as warranted, and of her Condemnation at Carolina; but it having been always the Cuftom that after fuch Adjustments as above, with Promife of Payment at a certain Day, are made between the Infured and Infurer, no further Evidence is ever required, but the Lois constantly paid; it was upon this Account, The Jury found a Verdict for the Plaintiff. that

And my Lord Chief Juffice, confidering it as a Note of Hand, declared that the Plaintiff had no Occasion to enter into the Proof of the Lois.

The Tiger, Captain Harrison, being bound from London to Gibraltar, the Arneld v. Godin, Sittings Plaintiff got an Infurance made on her, Intereft or no Intereft, free of Average, after *frinity* and without Benefit of Salvage to the Infurers; and at the Foot of the Policy at Guiddad, there was a Warranty, that the Ship fhould depart with Convoy, from fome Port in the Channel.

The faid Ship proceeded on her Voyage as far as the Downs, and failed from thence under Convoy, as warranted; but foon after her Departure fhe received a very confiderable Damage, which obliged her to Return to Dover Pier to refit; and after the neceflary repairs were finished, the failed again, in Profecution of her Voyage, and for her Security therein, to join the Convoy at Spithead; but having got as far as the Isle of Wight, the proved to leaky as obliged her to a fecond Return, and the once more arrived at Dover, to fearch for her Leaks.

Her Owners, on this, thought it adviseable to have her furveyed by Men of Skill and Judgement, and thereupon two Ship Carpenters, and two Mafters of Ships having examined her, declared that they had furveyed both Sides from Stem to Stern above the Wales, and the Transom, after the Planks were ripped off, and found the Timbers to be very rotten, and in fo bad a condition that except all her upper Works were pulled down and new built, they did not judge

her fa bel

Vo

wit her Stor her than befo with

Def

N good Tim but thefe recei A firft, flaun Voya clear, Surve ftron Retui fidera laid o on he her ] forege Good of th

Th a Gan that th this P cipal ( conder the Ag Defend Act do up, no the pri

that 1 writer

Agre Cafe c

referred in the I whole Lordfh but it i fo in tw continu they the

: Salamander, this Capture, gainft? The given for the

ndant.

e, on a Policy ber, 1743, on ca to London, Salvage to the the faid Ship the Ludlow.

efaid Convoy; wherein many as obliged her in, and upon on her Cargo ondemned and

e; and all the ed Facts, paid and according gures,

ent. which I do

y Gouldney."

bund by it, but ider Convoy, as ing been always of Payment at urther Evidence in this Account, be Plaintiff.

d, declared that

Gibraltar, the free of Average, pt of the Policy rom fome Port in

and failed from ure the received er Pier to refit; in Profecution roy at Spithead; ty as obliged her b fearch for her

veyed by Men of t two Mafters of both Sides from nks were ripped a condition that hey did not judge her

### OF INSURANCES.

her in a fit Condition to proceed on her intended Voyage; and that if the was fo repaired, the Charges would come to more than the would be worth, with all belonging to her.

The Plaintiff infifts that fhe was a very good Ship when fhe fet out on her Voyage, and fhe was only rendered otherwife by the bad Weather fhe had met with, which at laft not only rendered her unfit for her Voyage, but occafioned her proving a total Lofs to the Owners; that fhe would have weathered the Storm, in all Probability, unhurt, had not the *Swift* Privateer drove foul of her; that when her firft Hurt was repaired, the Builder fuppofed her ftronger than before the Storm; though when fhe was laid open, her Tranfom, as before-mentioned, and moft of her long Timbers were found rotten, to that notwithftanding it is poffible fhe might have performed her Voyage, yet had her Defects been known, no body would have cared to venture in her.

Mr. Burton, who fitted her out in the *Thames*, declares the was in very good Condition, and fit for any Voyage; though he did not examine her Timbers, but only caulked her, and mended her Outfide and Floor Timbers; but it is natural to fuppofe, that if her Timbers were found in October, when thefe Repairs were done, they could not have been rotten in January, when the received her Damage.

And the Defendant grounds his Reafons for not paying the faid Infurance, firft, on that Part of the Policy's Contents, which alferts the Ship to be *tigbt*, *flaunch, and firong*, and, barring future Accidents, able to go through the Voyage; whereas he fuppofes this Veffel not to have been fo, as he thinks is clear, from the preceding Affidavit, and from the verbal Evidence of one of the Surveyors; to which he adds, in Order to make the Proof of her Defects the fronger, that on her firft fetting out fhe belonged to two *Jews*, who, on her Return to *Dover Pier* the firft Time, fold her to Mr. *Richard Glover*, a confidenable Merchant of this City, who ordered her to be repaired, and actually laid cut upon her 150. though as it appears, it was in a Manner thrown away, as on her facond Return fhe was condemned, broke up, and fold in Parcels; and her Incapacity to proceed on her Voyage having been fo apparent, from the foregoing Survey as to induce Mr. *Glover* to defire the Shippers to take their Goeds out, and though he had got 300. infured on her, he feemed fo fenfible of the deceitful Bargain with the *Jews*, in felling him an old rotten Ship, that he never demanded one Farthing of the faid Infurance from the Under-writers.

That the Plaintiff had no Interest in the Vessel, and therefore this was only a Gaming-Policy; and as it is a general Rule in all Cafes of Interest or no Interest; that there must be total Loss before the Infured ean recover, and the Infurer by this Policy being free from Average, or a partial Loss, it feems to be the principal Question in this Cafe, whether the Ship brought into Dover Pier, there condemned as being rotten, divided into Lots, and fold, will be confidered in the Agreement or Wager, as a total Loss? And to enforce to the contrary, the Defendant remarks, that there was no Loss at Sea, no Capture, but a deliberate Act done by the Owner, upon a regular Survey, which occasioned her being broke up, not by Reason of the Damage the had received, but from the Rottenness of the principal Parts of her Works.

#### Verdict for the Plaintiff:

Agreeably to this Decifion, Earl Manifeld in delivering his Opinion, in a late Cafe concerning Neutral Property, by Way of Illustration of his Argument, referred to a similar Point of Law; the Queftion being, Whether a Ship warranted in the Policy, to be Neutral Property, is deemed to be continued fo during the whole Voyage. Which was determined in the Negative. "So, added his Lordship, by an implied Warranty every Ship must be tight, flaunch and firong; but it is fulficient if the be fo at the Time of her failing. She may cease to be fo in twenty-four Hours after her Departure, and yet the Underwriters will faill continue liable. The Warranty is that Things fland fo at the Time, not that they shall continue."

The

to

an a E ex

th

no

he

on ag

no

the bey Ti

dan

Un

was

the

Fre the

acco

on

Car

Adv

Gra

a T

he-p

the

and likev

Bills

Bills

the ( loft

Effe

fome

and

and

Frei to E Т

diate

or fi

and .:

infur

Own

fcque

Piece

total

Polic

a real

fhe r

at al of ty

T

Law and Caf-The Plaintiffs having received Orders from Mr. John Jones, of Bolton in Color, Jun. New-England, to make fome Infurance for him on the Reprifal, Captain Strings after Groups, and also on her Goods and Freight, at and from Corre P Romen, and also on her Goods and Freight, at and from Cape Fare, in North Cardina, to Brillol; underneath the Policy for the Ship only was inferted the the fubfequent Words or Declaration, wix. The fellowing Infurance is on the Ship only valued at the Sum infured, on which Part the Defendant under-Wrote Tool.

"The Ship failed from Cape Fare, with a Cargo of Pitch, Tar, Ce. in Profeeution of her Voyage for Brillol, and got within one Hundred and Fifty Leagues to the Weftward of Cape Clear in Ireland, where the was attacked and taken by three Frinch Ships; bound for Neufoundland, where they carried her and her Uargo to a French Port, called Carpoon, after having first taken out all her Men, and difperted them aboard their own Ships:

On their Arrival at the ulorefaid Port, the Captors took out all her Pitch, being two Hundred and Three Barrels, fome Tar, what Rice was aboard, &c. and after detaining her about three or four Weeks in the faid Port, the Captors offered Captain Gowen his Ship, and remaining Cargo, for 9500 Livres, about 425/. Sterling, which he accepted, and became the Purchafer thereof on those Terms; leaving his Son as an Hoftage for the Payment of the Ranfom.

The Ship departed from Carpoon for Brijlol, and on her Voyage met with very had Weather, which broke her Rudder, and was forced to put into Appledore in Devon/kire, the first Port they could make with Safety , where the Captain, first and fecoud Mates, Boatfwain, and a Foremast-man, made a Protest on their Oaths, giving fuch an Account as the preceding. The Captain having purchased the Ship and Cargo, as before-mentloned, on

his Arrival at Appledore applied to Mr. Perkins of Brillol, to whom he was configned by Jones, the Owner, who refufed to pay the Ranfom-Money, or have any Thing to do with Ship or Cargo; and then the Captain came to London to the Infurers; and those on the Goods impowered and defired him to fell the Cargo for what he could, in order, that, if it produced more than the Ranfom, they might have the Bencht; but the Infurers on the Ship would not intermeddle, or give any Direction about it.

The Captain returned to the Ship, and fold that and the Cargo jointly, for above 100/. lefs than the Redemption-Money; after deducting Charges; and he has been obliged to pay, or give Security for the Remainder, to procure his Son's Liberty.

The Ship being thus taken and carried into an Enemy's Port, where the was detained a confiderable Time, and had great Part of her Cargo taken out by the Captors, and afterwards meeting with other Misfortunes, occafioned her producing lefs than the Ranfom-Money, and confequently to prove a total Lok, to be made good by the Infurer.

The preceding is a State of the Cafe, and of the Plaintiffs' Demands, who think themfelves entitled to a total Lofs, as the Policy was valued; but the Defendant, on the contrary, pretends that, as Part both of the Ship and Goeds were faved, he is entitled to an Average, and not fubject to an entire Lofs; but

### The Jury found a Verdist for the Plaintiffs.

Jenkins v. Machenzie Sittings after Mich. Term, Guilatalt.

The Plaintiff made an Infurance in London, on the Tryal Privateer, fitted out at Briflol, for two Calendar Months, where the Ship might then be, on a Cruize, or in any Port or Place whatfoever or wherefoever; the faid Ship to be valued at Interest or no Interest, free of Average, and without Benefit of Salvage.

The faid Privateer being fitted for a Cruize, failed from Briflol on the 29th of May, 1746; and fome Days after the was met by a French Privateer of a tuperior Force, who attacked, and, after a brave Defence, took her.

She had been in the Enemy's Hands about eight Hours, without their removing any of her Men or Stores, when Admiral Martin, with his whole Fleet, appearing, retook the Tryal; and; hearing of the gallant Behaviour both of the Captain and Crew, they unanimoufly agreed to give up their Salvage

, of Bojton in brijal, Captain Cape Fare, in ily was inferted rance is on the fendant under-

Sc. in Profed Fifty Leagues d and taken by ed her and her at all her Men,

her Pitch, being board, &c. and captors offered es, about 425/. on those Terms;

ge met with very into Appledore in he Captain, firit Protest on their

e-mentloned, on nom he was con-Money, or have me to London to a to fell the Cargo he Ranform, they t intermeddle, or

Cargo jointly, for Charges; and he procure his Son's

rt, where fhe was taken out by the afioned her prorove a total Lofs,

s' Demands, who valued ; but the e Ship and Goods an entire Lois;

or the Plaintiffs.

/ Privateer, fitted the then be, on a the faid Ship to without Benefit of

tol on the 29th of rateer of a superior

s, without their with his whole nt Behaviour both up their Salvage

# OF INSURANCES.

to them, and accordingly drew up and figned an Inftrument for that Purpofe; and the Admiral ordered her to be furnified with all Neceffarius, and fent a Man of War Sloop to fee her fafe into Briffol, where the arrived the latter End of June, being between three or four Weeks before the infurance, expired.

These Circumstances, the Plaintiff thinks, entitles him to a total Lois, as the Voyage was overset, and the Pollcy being on Interest or not, will admit of no Average.

The Defendant agrees to the last Affertion; but, for that very Reason infifts, he has no Lofs to pay, as he is free from a partial one, and there can be no total one where the Ship is arrived, and, as he infifts, might have been fitted out again before the limited Term of the two Months expired, had the Owners not determined the contrary; and befides, though the Ship was taken, yet as the was never carried *infrà Prefidia* of the Enemy, or was lo taken as to be beyond a Poflibility of a Re-capture, and having returned to Briter in, the Defendant fuppoles that the Neglect of the Owners ought not to be imputed to the Underwriters, more effectally as feveral Ship-Builders attended to prove there was Time enough, as teveral Merchants did to give their Opinion with regard to the Lofs.

#### Verdiet for the Plaintiff.

The Plaintiff was Owner of the Ship Love and Unity, which he let out to Beufletier v. Freight to one Bateman Humpbrys, for a Voyage to Lijbon and back again; and Sittinge after the Freighter was by Charter-party obliged to victual and man her, which he did Hit. Term, accordingly, putting in the Mafter and Crew, and, embarking himsfelf, proceeded 1947. at on his Voyage, and arrived fafe at Lijbon: He delivered the outward-bound Guitball. Cargo, and put the Ship up for London, in Hopes of getting a Freight home; on Advice of which, the Owner and Plaintiff got her infured, at and from Lifbon to Gravefend, warranted to fail with the Convoy.

Gravefend, warranted to fail with the Convey. The Freighter, being at Lijbon, meditated a Fraud, which iniquitous Scheme he perpetrated in the following Manner, viz. He made up Rolls of Lead about the Size of Moidores, Six and Thirties, and Three Pound Twelves, packed up, and fealed, as fuch Monies are ufually packed up and fealed, and made Packages likewife in Imitation of thole of Diamonds, and then fent them on board. He took Bills of Lading from the Captain, as for real Money and Diamonds, fent thofe Bills of Lading home to different Merchants, and drew confiderable Sums upon the Credit of them, as well as made large Infurance, in order, as is fuppofed, to have loft the Ship in the Voyage home, and make the Infurers pay as though fuch Effects had actually been on board; but the Captain, as it is imagined, fulpeting fomething of the Fraud before the Ship failed, opened one or more of the Packages, and difcovered the Cheat, finding nothing but Lead and Glafs, inflead of Gold and Diamonds; of which he giving Information te the Engliff Conful there, the Freighter ran away, and the Captain and Crew left the Ship, the Captain coming to England.

The Plaintiff, on knowing what had occurred, by the Mafter's Arrival, immediately applied to the Infurers, and defired them to fend to Liflon for the Ship, or furnith him with Money to go and fetch her; but they were of Opinion, and accordingly acquainted him to, that as the Ship was at the Port the was infured from, and had not proceeded on her Voyage, it was the Bufinefs of the Owner, not the Infurers, to find Mafter and Mariners to navigate her; the Confequence of which was, that the Ship lay there neglected till the was broke to Pieces, whereupon the Plaintiff brought this Action for the Recovery of a total Lofs.

The Defendant thinks himfelf not obliged, as he prefumes the Words in the Policy, at and from, can only mean to give the Ship Leave to flay at the Port a reafonable Time to procure a Lading, and take it in, and not to be there till the rots, without attempting the Voyage; as this would be to make the Infurer at all Events liable, fooner or later, whereas he fuppoled he undertook a Rifk of two or three Months only.

But,

But, I prefume, the Underwriters would be obliged by the Barretry of the Mafter and Sailors, as I imagine the act of deferting the Ship would be conftrued, and therefore, abitracted from all other Arguments, would on this Point only be condemned.

## Verdict for the Plaintiff.

F

AS b.b

Ij al

or

k

οι

to

0 R

th

fo

M

kr

Sh in  $P_{i}$ 

of

in

bu in

Sh

it

for M

Ve

R

fron

oth obt

Eur

the

upo

vert the

But

mig

imp

muc

fo a

ence

Law

becc

in e mig

fhou

A affu

Elion v. Rmg-The Plaintiff in the prefent Cafe brought an Action against the Defendant, an Sitting for an Infurance this latter underwrote on the Mediterranean, at and from Brifled after Hildery Tenn, 1746, to Netofoundland, the Ship valued at the Sum infured, without further Proof of at Guildball. Interest than the Policy.

It appeared upon the Trial of this Caule, that the Plaintiffs; who were Merchants at Briflol, were Owners of the Ship in Queftion, and had fent her out upon a Voyage from thence to Newfoundland; that the carried with her a Letter of Marque, and in her Voyage met and took a French Ship, which the brought back to Briflol; that the foon fet out again upon the fame Voyage, and took another Prize, which the alfo returned with.

Upon the Ship's coming back, the Plaintiffs applied to the Infurers for a Return of Part of the Premium, which was ten Guineas per Cent. in Regard they had not run fo much Rifk as if the Ship had proceeded the whole Voyage, and the Infurers returned three per Cent.

A new Policy was made for the Voyage now under Confideration, in the fame Manner and on the fame Terms as the laft, and the Ship fet out on her Voyage, and took another Prize .- The Captain, who was the Plaintiff's only Witness, faid, their Directions to him for the preceding Voyages were, that in Cafe he took any Thing to return with it to Brijlol, or not, as he thould think proper; but in this laft Voyage their Directions were, if he took any Thing, to fend it home by Part of the Crew, and with the other Part to proceed on the Voyage; and that he would have done fo, but the Sailors, after the Capture, would not proceed on the Voyage, but would return to take Care of her to Briftol; and that all the Crew, except the Mate, Surgeon, and one other, were of this Mind, and fwore if the Captain would not go back, they would not touch a Rope, nor do the leaft Thing towards navigating the Ship ; on which the Captain was forced to comply, and fet his Ship homeward, as Guard or Convoy to the Prize; that in going back to Briffel, the Mediterranean was taken, though the Prize got in fafe, and for this Lois the Plaintiff's brought their Action.

On the Part of the Defendant it was infifted, that this was a Deviation for the Benefit of the Atlured, and that the Infurers were therefore difcharged.

It appeared on the Captain's Evidence, that the Plaintiffs had given a Part of all Prizes to the Captain and Ship's Crew; and that it was for the Care and Protection of this Prize, which made the Sailors infift to go back with her, which was the first Caufe and Ground for the Deviation, and therefore, and for that the Plaintiffs were likewife themfelves to be greatly benefited by the Prize, the Defendant infifted he fhould not pay. But it appearing also from the Evidence of the Captain, that his Orders for this

Voyage were politively to proceed, notwithstanding any Capture he should make, and that he would have done to, if he could have prevailed on the Sailors, and that his returning was wholly owing to their Refutal to proceed, and his Incapacity to go on without them, the Lord Chief Justice and the Jury were of Opinion with the Plaintiffs, and the Jury brought in their Verdict accordingly.

The Plaintiff being part Owner of the Ship Onflow, an East-India Ship, then Govern. and lying in the Thames, and bound on a Voyage to Ckna, and back again to London, infured it at and from London to any Ports and Places beyond the Comp. of the Royal Exch. Cape of Good Hope, and back to London; free from Average under ten pr Cent. upon the Body, Tackle, Apparel, Ordnance, Ammunition, Artillery, 341, at Cent. upon the body, sacht, appendix the faid Ship: Beginning the Adventure May, 1757, upon the faid Ship, from and immediately following the Date of the Policy; and fo to continue and endure until the faid Ship, with all her Ordnance, Tackle,

and Appatel, thall arrive as above, and hath there moored at Anchor twenty-four Hours in good Safety.' And it Anall be lawful for the faid Ship, in this Voyage, to proceed, and fail to, and touch, and ftay at any Ports or Places whatfoever,

Pelly v.

Afur. 1 Burrw.

Barretry of the d be construed, Point only be

#### e Plaintiff.

the Defendant, and from Briflel arther Proof of

who were Merid fent her out ith her a Letter sich the brought byage, and took

rers for a Return Regard they had Voyage, and the

tion, in the fame on her Voyage, f's only Witnels, it in Cafe he took t proper; but in fend it home by Voyage; and that d not proceed on and that all the Mind, and fwore , nor do the leaft forced to comply, it in going back to fafe, and for this

Deviation for the harged.

ad given a Part of the Care and Prowith her, which , and for that the y the Prize, the

his Orders for this he thould make, the Sailors, and hed, and his Incathe Jury were of

ict accordingly. - India Ship, then nd back again to laces beyond the ge under ten per unition, Artillery, ng the Adventure ate of the Policy; Drdnauce, Tackle, C Anchor tweutythe faid Ship, in ny Ports or Places whatfoever,

# OF INSURANCES.

whatfoever, without Prejudice to this Aflurance. The Perils mentioned in the Policy are the common Perils, viz. of the Seas, Men of War, Fire, Enemies, Pirates, &c. and all other Perils, Loss, and Misfortunes.

The Ship failed, and arrived in the River Canton in China, where the was to ftay, to clean and refit, and for other Purpofes. Upon her Arrival there, the Sails, Yards, Tackle, Cables, Rigging, Apparel, and other Furniture, were by the Captain's Order taken out of her, and put into a Ware-houfe or Storehoufe, called a Bank-Saul, built for that Purpofe on a Sand-Bank, or finall Jland, lying in the faid River, near one of the Banks called Bank-Saul Jland, about 200 or 220 Yards in Length, and forty or fifty Yards in Breadth, in order to be there repaired, kept dry, and preferved till the Ship thould be keeled, cleaned, and refitted. Some Time after this, a Fire accidentally broke out in the Bank-Saul, and from thence to the Bank-Saul belonging to the Onflow, and confumed the fame, with all the Sails, Yards, Tackle, Cables, Rigging, Apparel, and other Furniture belonging to the Onflow, which were therein.

The Queftion in this Cafe was, Whether the Infurers were liable to anfwer for this Lofs, to happening upon this Bank-Saul, within the Intent and Meaning of this Policy? It was flated, that it was the univerfal and wellknown Ufage, and had been fo for a great Number of Years, for all European Ships which go a China Voyay; when they arrive near this Bank-Saul Illand in the River, to unrig the Ship,  $\mathfrak{Sc.}$  and to act in every Refpect as Captain Pelly had done; and that the fo doing was prudent, and for the common Benefit of the Owners of the Ship. It was objected, that this was not a Lofs by Sea, but at Land. But it was antwered, that the Lofs being upon a Sand-Bank in the River, and in the only Port where the Englify can clean and refit their Ships, it was a Lofs at Sea, and the Policy expressing an Infurance from Fire, it was to all Intents within the Meaning thereof; and a Verdict was given for the Plaintiff, fubject to the Opinion of the Court of King's-Bencb; and Lord Mangleld afterwards delivered the Opinion of the Court, confirming the faid Verdict.

# Of Re-Affurance and Double Infurance.

R E-ASSURANCE, as underftood by the Law of England, may be faid to be a Contract, which the firft Infurer enters into, in order to relieve himfelf from those Rikks which he has incautioully undertaken; by throwing them upon other Underwriters, who are called Re-Affurers. This Species of Contract has obtained a Place in moft of the commercial Systems of the trading Countries of *Europe*; and it is allowed by them, at this Day, to be politick and legal : And the Law of England adopted this Regulation, and permitted the Underwriters upon Policies to infure themfelves againft those Rifks for which they had inadvertently engaged to indemnify the Infured; or where, perhaps, they had involved themfeves to a greater Amount than their Ability would enable them to difcharge. But though fuch a Contract feems perfectly fair and reafonable in itfelf, and might be productive of very beneficial Confequences to those concerned in this important Branch of Trade, yet, like many other useful Infitutions, it was fo much abufed, and turned to Purpoles fo pernicious to a commercial Nation, and fo deftructive of those very. Benefits it was originally intended to promote and encourage, that the Legiflature was at last obliged to interpofe, and by a positive Law to cut off all Opportunity of practifing those Frauds in future, which were become glaring and enormous.

Accordingly it was enacted, That it should not be lawful to make Re- 19 Ger. If. affurance, unless the Affurer should be infolvent, become a Bankrupt, or die; C. 37. 8. 4. in either of which Cafes, fuch Affurer, his Executors, Administrators, or Affigns, might make Re-affurance, to the Amount before by him affured, provided it should be expressed in the Policy to be a Re-affurance.

4 S

From

From this Act, fays Park, it is apparent that all Kinds of Re-affurance are not prohibited; but wherever fuch a Contract tends to the Advancement of Commerce, or to the real Benefit of an Individual, in fuch Cafes it fhall be permitted. Thus, in Cafe of Infolvency or Bankruptcy, it is advantageous to the Creditors in general, as well as to the Individual, that a Re-affurance fhould be made: For by thefe Means, the Fund of the Bankrupt's Eftate is not diminifined in Cafe of Lofs, and the Infured has a better Security for the Payment of the Amount of his Damages, or at leaft a Proportion of it. If the Infurer die, it is no lefs neceffary and beneficial to his Succeffors than it was in the former Cafe of a Bankruptcy; becaufe it will provide Affets to fatisfy the Infured, in Cafe a Lofs fhould happen, and thus fecure the Eftate of the Deceafed for the Benefit of his Heirs.

The Statute is worded in fuch express Terms, excluding every Species of Re-affurance, except in the three Inftances of Death, Bankruptey, or Infolvency, that a Doubt, as it should feem, could hardly be founded upon it. But as it was held, that the first Claute prohibiting Infurance, Interest or no Interest, did not extend to foreign Ships, fo it was argued, that Re-affurance made here on the Sbips of Foreigners did not fall within the Act. This Point, therefore, came on to be confidered by the Court of King's-Bench in the Year 1787, in the Form of a Special Cafe; ftating, that a Re-affurance was made by the Detendant on a French Vessel, first infured by a French Underwriter at Marseilles, and who, at the Time of fubficibing the fecond Policy, was folvent. The Court were unanimoully of Opinion, that this Policy of Re-affurance was void; and that every Re-affurance in this Country, either by British Subjects or Foreigners, on British or Foreign Ships, is void by the Statute, unless the first Affurer be infolvent, become a Bankrupt, or die.

But there is another Kind of Aflurance, which is called *Double Infurance*, and which has been not unfrequently confounded with Re-affurance, by Merchants and commercial Writers; it is for this Reafon, that we thall that the Difference accurately in this Place.

A Double Infurance is, where the fame Man is to receive two Sums inflead of one, or the fame Sum twice over, for the fame Lofs, by reafon of his having made two Infurances upon the fame Goods, or the fame Ship. The first Diffinction between these two Contracts is, that a Re-affurance is a Contract made by the first Underwriter, his Executors or Affigns, to fecure himself, or his Effate; whereas a Double Infurance is entered into by the Infured. A Re-affurance, except in the Cafes provided for by the Statute, is abfolutely void : A Double Infurance is not void; but ftill the Infured fhall recover only one Satisfaction for his Lofs. This requires Explanation.

Where a Man has made a Double Inforance, he may recover his Lofs, againft which of the Underwriters he pleafes; but he can recover no more than the Amount of his Lofs. This depends upon the Nature of Inforance, and the great Principles of Juftice and good Faith. An Inforance being merely a Contract of *Indemnity*, in Cafe of Lofs, it follows as a necetary Confequence, that a Man fhall not recover more than he has loft, or receive 5 stisfaction greater than the Injury he has fuftained. It being thus fettled, that the Infored fhall recover but one Satisfaction, and that in Cafe of a Double Inforance he may fix upon which of the Underwriters he will for the Payment of his Lofs, it is a Principle of natural Juftice, that the feveral Infores fhould all of them contribute, in their feveral Proportions, to fatisfy that Lofs againft which they have all infored. Thefe Principles have been fully declared to be Law in feveral Cafes.

First, in the Year 1763, it was ruled by Lord Manifield, Chief Justice, and agreed to be the Courte of Practice, that upon a Double Infurance, though the Infured is not intitled to two Satisfactions, yet upon the first Action he may recover the whole Sum infured, and may leave the Defendant therein, to recover a rateable Satisfaction from the other Infurers. See 1 Blackflone's Reports, p. 416.

Regers v. Thus allo it was determined in another Caule at Guildball, many Years after. Devis: Mich. It was an Action to recover on a Policy of Infurance on a Ship from Newfoundis Gen III. land to Dominica, and from thence to the Port of Difcharge in the Well-Indice. Mawfield, It was a valued Policy on the Ship and Freight, and on the Goods as Interest though

Andree V. Fletcher; 2 Tetm Rep. 161. fhou and 200/ Unde had o and Plain havin Plaint the D Voya given bring

Ac had ar Caufe, pay. ther th to con Defen fore th in the the pre ther the can the Cafe of againft would Rc-affi himfelf found f

Of E

Ship, a lofes hi lated Ir Whe Borrow Money tomry ai The over and The Botto Intereft Whe cannot : This and Me the Den " to ar " Lond Premitu Defenda

should appear. The Ship failed from St. John's the 17th of December, 1775, and the Plaintiff declared as for a total Loss. The Defendant underwrote for 200/, and paid into Court 124/. This Sum was paid on a Supposition, that the Underwriters on a former Policy should bear a Share of the Loss. The Plaintiff had originally infured at Liverpool, on a Voyage from Newfoundland to Barbadoes and the Leeward Illands, with an Exception of American Captures : But the Plaintiff afterwards, for the Purpole of fecuring himfelf against Captures, and having altered the Course of his Voyage, made the present Insurance. The Plaintiff infifted he was intitled to receive the full Amount of his Infurance from the Defendant, and not any Part from the Liverpool Underwriters, because the Voyage last infured was different from that infured at Liverpool. A Verdict was given for the Plaintiff for his full Demand, with Liberty for the Defendant to bring an Action against the *Liverpool* Underwriters, if he thought fit.

Accordingly, in the Eafler Term following, an Action was brought for Money had and received to the Use of the Plaintiff, who was the Defendant in the first Caufe, in order to recover a Contribution for the Lofs which he had been obliged to pay. The Plaintiff had paid 2001. Lofs, and 471. Cofts. The Queftion was, Whether the Defendant, one of the Liverpool Underwriters of the first Policy, was liable to contribute any Thing, and what? It was infisted by the Counfel for the Defendant, that the Infurance in London was an illegal Re-affurance; and therefore the Plaintiff might have made a good Defence on that Ground, as Defendant in the Action brought against him, and, if so, he could not now recover against the present Defendant. Lord Mansfield faid-" The Question seems to be, whether the Infured has not two Securities for the Lofs that has happened; If fo, can there be a Doubt that he may bring his Action against either? It is like the Cafe of two common Securities for Money, where, if all the Money be recovered against one of them, he may recover a Proportion from the other. Then, this would bring it to the Queftion, Whether the fecond Infurance is void as a Re-affurance? But a Re-affurance is a Contract made by the Infurer to fecure himfelf; and this is only a Double Infurance." Upon this Direction, the Jury found for the Plaintiff.

# Of Bottomry and Respondentia-Bonds, as connected with Cases of Insurance.

BOTTOMRY is a Contract, by which the Owner of a Ship borrows Money to System of enable him to carry on the Voyage, and pledges the Keel or *Bottom* of the Maline Laws. Ship, as a Security for the Re-payment. If the Ship be loft, the Lender alfo lofes his whole Money; but if not, he shall receive his Principal, and the stipulated Interest, however it exceed the legal Rate.

When the Loan is not made upon the Veffel, but upon the Goods, then the Borrower only is perfoually bound to answer the Contract, who is faid to take up Moncy at RESPONDENTIA. In this confifts the chief Difference between Bottomry and Refpondentia; in most other Respects they are the fame.

The Borrower, on Refpondentia, can only infure the furplus Value of the Goods, over and above the Money borrowed.

The Lender alone can make Infurance on the Money lent.

Bottomry and Respondentia may be infured, provided it be specified to be such Interest, in the Policy.

When a Person infures a Bottomry Interest, and recovers upon the Bond, he cannot alfo recover upon the Policy.

This was an Action on the Cate, upon a Policy of Infurance made on Goods Glour r. and Merchandizes, laden or to be laden on board the good Ship or Veffel called Black, 3 Bur-the Denham, whereof was Mafter Captain William Tryon, " at and from Bengal Trin. Term, " to any Ports or Places whatfoever in the East Indies, until her fafe Arrival in 3 Genuit. " London," which Policy was underwritten by the Defendant for 200% for a Premium of 10% per Cent. The Plaintiff declared for a total Lofs. The Defendant pleaded the general Iffue.

The

urance are t of Compermitted. Creditors nade : For in Cafe of Amount of is no lefs Cafe of a Cafe a Lofs Benefit of

Species of Infolvency, ut as it was A, did not tere on the e, came on he Form of indant on a who, at the were unani-I that every , on Britifb be infolvent,

furance, and y Merchants ie Difference

ins inftead of f his having first Diftincact made by r his Eftate; Re-affurance, : A Double tisfaction for

Lofs, against ore than the and the great a Contract of t a Man fhall n the Injury over but one on which of le of natural their feveral red. Theie

Juffice, and though the he may recoto recover a ts, p. 416. Years after. n Newfound-: Weft-Indies. is as Interest thould

44

"

"

"

"

"

"

««

"

Reff

was

this

Bor

dent

fpec

But know

and

furce

Wha in th

be in

Man

the (

was,

Doul

fpecif

tcreft

fome

This

Refpe

for t

refer

Parke

Lond. Th

Ship i

Juries

which

a Day

China, the fa

the at

March Counc " that

that India, longed Ship

Cc.

In of 17

The Caufe came on to be tried at Guildball, London, on the 1ft of December 1762, before Lord Mansfield; It appeared in evidence, that the Defendant underwrote the Policy and received the Premium as flated in the Declaration; that before the underwriting of the Policy, the Plaintiff had lent to William Tryon, the Mafter of the Ship, upon the Goods then laden and to be laden on board the faid Ship, on Account of the faid William Tryon, the Sum of 764. on Refpondentia, for which a Refpondentia Bond was executed by Captain Tryon and one Jofepb Bullol, to the Plaintiff. The Bond was in the common Form; and recited, "That the above named

Alphonfus Glover, had, on the Day of the Date, lent and advanced to the above " bounden William Tryon, the Sum of 7641. upon the Merchandizes and Effects \*\* laden and to be laden upon the Account of the faid William Tryon, on board the good Ship or Veffel called the Denham, of the Burthen of 499 Tons or there-abouts, now in the River Thames, whereof he the faid William Tryon is the Commander." And the Condition was, "That if the faid Sl. p fhould, \*\* " with all convenient Speed, proceed and fail from and out of the faid River " " Thames on a Voyage to any Parts or Places in the East Indies, China, Persia, or elfewhere beyond the Cape of Good Hope, and from thence flould fail and re-.. \*\* turn into the faid River Thames at or before the End or Expiration of thirty-fix " Calendar Months to be accounted from the Day of the Date of these Prefents, " and that, without Deviation, the Dangers and Cafualties of the Seas ex-" cepted ; and if the above bound William Tryon, and Joseph Buffol, or either of " them, their or either of their Heirs, Executors, or Administrators flould, within \*\* thirty Days next after the faid Ship or Veffel flould be arrived in the faid River Thames from the faid Voyage, or at the End and Expiration of the faid thirty-fix Calendar Months, to be accounted as aforefaid, which of the faid \*\* " Times should first or next happen, well and truly pay, or cause to be paid, nato " the faid Alphonfus Glover, his Executors, Administrators, or Affigns, the " Sum of 1008/. and gs. of lawful Money of Great-Britain, together with 12/. " and 4s. of like lawful Money by the Month, and fo in Proportion for a " greater or leffer Time than a Month, for all fuch Time and fo many Months 23 as should be elapsed and run out of the faid thirty-fix Months, over and above twenty Months to be accounted from the Date of these Prefents; or if in " the faid Voyage, and within the faid thirty-fix Months to be accounted as aforefaid, an utter Lofs of the faid Ship by Fire, Enemics, Men of War, or any other Cafualty should unavoidably happen ; and the faid William Tryon and " Jojeph Buflol, or either of them, their or either of their Heirs, Executors, " or Administrators, should, within thirty-fix Calendar Months next after fuch .. Lofs, pay and fatisfy unto the faid Alphonfus Glover, his Executors, Admi-" niftrators or Affigns, a just and proportionable Average on all Goods and " Effects of the faid William Tryon, carried from England on board the faid " Ship, and on all other Goods and Effects which the faid William Tryon thould " acquire during the faid Voyage, and fhould not be unavoidably loft, then the " above-written Obligation to be void, or elfe to be and fland in full Force, " Virtue and Effect." That on the 31ft of March, 1760, the faid Ship Denham was at Fort Marlborough in the East Indies, within the Limits infured; and had there and at the Time of the Lofs hereafter-mentioned, divers Goods and Merchandizes on board her, which were the Property of the faid William Tryan and of greater Value than all the Money he had borrowed. That on the faid 31ft March 1760, the faid Ship, with her Lading on board her, was burnt at Fort Marlborough aforefaid; and thereby all the Goods and Merchandizes aforefaid of the faid William Tryon were totally confumed and loft.

This Proof being given of the Plaintiff's Intereft, the Jury found a Verdict for the Plaintiff', fubject to the Opinion of the Court, "Whether, on this Evidence the Plaintiff' was intitled to recover on this Policy?" For by the Stat. of 15 Geo. II. C. 37. Sect. 5. it is enacted, "That all Money to be lent on "Bottomree, or at Refpondentia, upon any Ships belonging to any of his Majefty's "Subjects bound to or from the Eaft Indies, thall be lent only on the Ship, or on "the Merchandizes or Effects on board of fuch Ship; and thall be for expressed in the Bond. And the Benefit of Salvage thall be allowed to the Lender, his Agents

34+

# ÒI 'NSURANCES.

"Agents or Affigns; who alone all have a Right to make Affurance on the "Money fo lent. And no Borrowe of Money on Bottomree or at Refpondentia "fhall recover more on any Affurance is the Value of his Interest on the "Ship, or in the Merchandizes, or Effects on Board, exclusive of the Money "fo borrowed. And in Cafe it fhall appear that the Value of his Share in the "Ship, or in the Effects on board, doth not amount to the full Sum or Sums he "hath borrowed, fuch Borrower fhall be responsible to the Lender for fo much of the Money borrowed, as he hath not laid out in the Ship, or Merchan-"dizes laden thereon, with lawful Interest for the fame, together with the "Affurance and all other Charges thereon, in the Proportion the Money not laid "out fhall be to the whole Money lent; notwithftanding the Ship and Merchan-"dizes be totally loft.

The Counfel for the Defendant infifted, that the Lender of the Money upon Refpondentia has no Interest at all in the Goods that the Borrower either carries out, or may acquire in India, and consequently he cannot insure them. This was in Answer to the Counsel for the Plaintiff, who maintained, that the Lender of this Money had an Interest in the Goods, though they were the Property of the Borrower: The Lender is the Trader against the Risk of the Sea. Respon-dentia, they faid is an Interest that may be insured, and it is not necessary to specify in the Policy, that it was a Respondentia Interest only, which is insured. But to this it was objected, on Behalf of the Defendant, that there is a fettled known Form of infuring the Respondentia and the Bottomry Interest specifically and Nominatim. And the Cuftom of all Infutances is to mention the Thing in-fured precifely. The Question therefore ultimately turned upon this Point -fured precisely. The Queftion therefore ultimately turned upon this Point --Whether the Words Refpondentia and Bottomry must be mentioned and specified in the Policy of Insurance? And the Court declared that the Words ought to be inferted, it being the established Law and Custom of Merchants-and Lord Manifield owned that at the Trial, and allo fince, upon the Arguments before the Court, he did lean to support this Insurance. And his Reason for so doing, was, that he was fatisfied of its being a fair Insurance, and that the Doubt which had arifen upon it was only occasioned by a Slip in omitting to specify, as it was intended to have been done, "That this was a Refpondentia In-terest." This Slip however could not be rectified, for the Court after taking fome Time to confider the Cafe, nonfuited the Plaintiff folely for the Omiffion. This Cafe being thereby rendered highly interesting to caution Merchants in Respect to the careful wording of Policies, we having given the substance, and for the entire Arguments of the eminent Counfel concerned on both Sides, we refer the Gentlemen of the Law, or Merchants having fimilar Cafes at Iflue, to Parker's Laws of Shipping and Infurance, with a Digeft of adjudged Gafes, 4to. Lond. 1775.

There were nine Caufes in all, upon the feveral Infurances of the Eafl-India Vertex V. Ship the Winchelfea, Captain Howe Commander; they had been tried by fpecial Burker, it Juries at different Times; the Charter-Party, bearing Date the 20th of Auguft is Tome, 1761, was according to a printed Form which had been long in Ufe, in 1765. which, among many other Provisions, a Stipulation was made for 20.31 Ad. a Day, Demurrage, for fo long a Time as the fhall be detained in India, China, or elfewhere within the faid Limits, in the Service and Employment of the faid Company; March the 25th 1762, the Ship failed; September 19th, the arrived at Bombay; November the 4th, the left Bombay the first Time; March 5th, 1763, the arrives at Calcutta. On the 28th the Prefidency and Council of Bergal, entered into a new Agreement with the Captain, reciting, "that the Charter-Party, would expire on the 11th of February, 1764, but that the Prefident and Council, finding it expedient to detain the Ship in India, and defirous of having the Time limited in the Charter-Party prolonged, &c. the Indenture therefore witheffeth, that the Captain lets the Ship to Freight for one whole Year from the faid 11th of February 1764," &c.

In July 1763, the Ship arrived at Bombay, the fecond Time. The Beginning of 1764, the arrived at Bengal; March 19th, the left Bengal to go to Bombay; 4 T

of December Defendant un-Declaration; Int to William be laden on Sum of 7641. tain Tryon and

above named d to the above zes and Effects , on board the Tons or there-Tryon is the SL p should, the faid River China, Perfia, uld fail and reon of thirty-fix thefe Prefents, the Seas exlol, or cither of flould, within ved in the faid tion of the faid nich of the faid to be paid, unto or Affigns, the gether with 12%. roportion for a many Months over and above elents; or if in e accounted as len of War, or illiam Tryon and eirs, Executors, next after fuch ecutors, Admiall Goods and board the faid m Tryon should y loft, then the in full Force, id Ship Denbam ts 'infured; and vers Goods aud d William Tryon hat on the faid r, was burnt at chandizes atore-

found a Verdift her, on this Evi-For by the Stat. / to be lent on of his Majefty's the Ship, or on l be fo expressed the Lender, his Agents

and on the 21ft, the was loft. A Copy of the new Agreement had been fent to London by the Captain, whole Letter was received and publickly read in a Coffee-Houle, in the Month of April, 1763; and other Infurances were made upon the Ship after this new Agreement was thus publickly known. The Underwriters infifted, that the Policies were void, because at the Time of underwriting, they were not expressly told of the new Agreement " to detain the Ship in India for a Year longer than the colarged Time provided for by the Charter-Party, which expired on the 11th of February 1764."

The Caufes were tried at first with different Succefs: But all the nine Verdicts were at last uniform for the Plaintiffs, the *infured*, against the Underwriters, The Reasons that governed the Court were, that the Underwriters are bound and prefumed to know the Courfe of the *East-India* Trade, the Times of the *Charter-Party*, and the Defination of the *India* Ships, which are under the Direction of the Company, and not of the Owners. That the *Charter-Party* is a printed Form of a very long flanding — That, befides the Liberty thereby given, to prolong the Ship's Stay for one Year, it is very common, by a new Agreement, to detain her a Year longer, for no Ship comes Home in Ballast, and the longer a Ship is kept, the more beneficial it is to the Owners. That the *Words* of the Policy are adapted to this Ufage, being without Limitation of Time or Place, and without any Reference to the first Voyage particularly mentioned in the *Charter-Party*. The Terms of the Policy precifely deferibe the Ritk, in its utmoût Latitude; and neceffarily extend to every Prolongation of Stay, and every Country Voyage—That any of the Defendants might have learned at the *India-Houfé* all that was to be known. That the Chance of her Stay is one of the Ritks Infured — Finally, that this Ship was Infured at the fame Premium, after the Prolongation of her Stay in *India* was known.

Upon the whole, the ultimate Decilion of the Court upon these Caufes eftablishes the following Rule for the Information of Underwriters and all Perfons making Infurance upon *Eaff-India* Ships, " That Policies of Infurance upon "*Eaff-India* Ships, include the Chance of their being detained in INDIA, and " the Rifk of their *Country Voyages* there."

# Mifcellancous Observations and fingular Circumstances respecting Infurances.

A Circumflance which rarely happens muft be noticed in this Place; becaufe it vacates and annulls, *ab initio*, the Contract of Infurance. It is this; whenever an Infurance is made on a Voyage, expressly prohibited by the common, flatute, or maritime Law of the Country, the Policy is of no Effect. The principle, upon which fuch a Regulation is founded, is not peculiar to this Kind of Contract; for it is nothing more than that which dettroys all Contracts whatfoever; that it can never be prefumed that Men will make an Agreement forbidden by the Laws; but if they fhould attempt fuch a Thing, it is invalid, and will not receive the Atilifance of a Court of Juffice to carry it into Execution. The moft material Cafe upon this Point is, that of *Johnfon* and Sutton, which

The most material Cafe upon this Point is, that of *Johnson* and *Sutton*, which came on to be argued in the Year 1779, and received the iolemn Opinion of the Court of King's Bench.

Park. p. 232. 2 Edit.

It was an Action on a Policy of Infurance on Goods on board the Ship Fenue, "loft or not loft, at and from London to New-York, warranted to depart with Convoy from the Channel for the Voyage." The Caufe was tried before Lord Manifeld at Guild'all, and a Verdict was found for the Plaintiff. The Defendant obtained a Rule to thew Caufe why there should not be a new Trial.

The facts, upon his Lordhip's Report, appeared to be thefe: The Ship was cleared for *Hallifax* and *New-York*. She had Provisions on Board, which the had a Licenfe to carry to *New-York*, under a Provisio in the prohibitory Act of 16 Geo. 111. Cap. 5. But one half of the Cargo, including the Goods which were the Subject of this Infurance, was not licenced, and was not calculated for

the F Sir W there engag ou pr York, Autho the E Nereall Co all Shi from t Ships for the Mafter Specie

Afte "The againft were u would fend tl It is in *trading* a direct made a If a haid on

licence

happen an Éml Time o Queftio in Cont it is eq illicit P By th Commo clearly a Ac. itie to Law, laid dow tion-th prehend Commo the Infu: writer b admit ; ; Infured, the Act Lading, is not fue

ABAN a Cettion Right to Capture, pence fro mean, th of the uf

the Hallifax Market, but for New-York. There had been a Proclamation by Sir William Howe, to allow the Entry of unlicenced Goods at New-York; and though there were Bends ufually given at the Cuftom-houfe here, by which the Captain engaged to carry the Goods to Hallifax, thole Bonds were afterwards cancelled, on producing a Certificate from an Officer appointed for that Purpofe at New-York, declaring that they were landed there. The Commander in Chief had no Authority under the Act of Parliament to iffue fuch Proclamation, or to permit the Exportation of unlicenced Goods. The Venus was taken in her Paflage to New-York by an American Privateer. The first Section of the Statute prohibits all Commerce with the Province of New-York, amongft others, and confifcates all Ships and their Cargoes which thall be found trading, or going to, or coming from trading with them. In Section the fecond, there is a Proviso excepting Ships laden with Provisions for the Ufe of his Majefty's Gartifons or Fleets, or for the Inhabitants of any Town possified by his Majefty's Torops, provided the Master shall produce a Licence fpecifying the Voyage, &c. and the Quantity and Species of Provisions, but by the fame Proviso it is declared, that Goods not licenced, found on board fuch Ships, shall be forfeited.

After Argument upon the Motion for a new Trial, Lord Manyfeld faid— "The Whole of the Plaintiff's Cafe goes on an eftablifhed Practice, directly against an Act of Parliament. If the Defendant did not know that the Goods were unlicenced, the Objection is fair as between the Parties.' If he did, he would not deferve to be favoured. But, however that may be, it was illegal to fend the Goods to New-York, and, in part delieto, potior eff conditio defendentis. It is impossible to bring this within the Cafes cited, (Cafes of Infurance on Ships trading contrary to the Revenue Laws of foreign Countries) because here there was a direct Contravention of the Law of the Land." The Rule for a new Trial was made abfolute.

If a Ship, though neutral, be infured on a Voyage prohibited by an Embargo, Park, p. 2314 haid on in Time of War by the Prince of the Country, in whole Ports the Ship happens to be, fuch an Infurance is alfo void. This depends upon the Power of an Embargo, the Right of laying on which by the Sovereign of Great-Britain, in . Time of War, is undoubted; although, in a Time of Peace, it may be a different Queftion. The Right being admitted, it follows of Courfe, that any Act done in Contravention of a Proclamation of this Nature is illegal and criminal, becaufe it is equally binding as an Act of Parliament, and a Contract founded on fuch illicit Proceedings is confequently void.

By the Laws of almost all Countries, the Expertation and Importation of certain Commodities are declared to be illegal: To act contrary to that Prohibition is clearly a Contempt of legal Authority, and confequently a moral Wrong. If the AC ittelf be illegal, the Infurance to protect fuch an Act must also be contrary to Law, and therefore void. Agreeably to this Principle, it feems to have been laid down by the Writers upon the Subject, as a general and univerfal Proposition—that an Infurance being made, although in general Terms, does not comprehend prohibited Goods; and therefore, when the Infured (hall procure fuch Commodities to be fhipped, by means of which the Ship and Cargo are confifcated, the Infurance is difcharged; but they made the following Exception, the Underwriter being ignorant of it; a Diftinction which our Courts of Law will not admit; and accordingly all the modern Cafes have been decided againft the Infured, even though the Underwriter knew the Goods were prohibited, becaufe the Act ittelf being unlawful, and the Lader knowing it at the Time of the Lading, fuch Affurance cannot oblige the Infurer to anfwer the Lofs; for the fame is not fuch an Affurance as the Law fupports.

ABANDONMENT, as it regards Contracts of Infurance, is underftood to be a Cellion and Abandonment, on the Part of the *Infured* to the *Infurer*, of his Right to all the Property that may happen to be recovered from Shipwreck, Capture, or any other Peril ftated in the Policy, before he can demand a Recompence from the latter for a total Lois : For, by a total Lofs, we do not always mean, that the thing infured is abfolutely loft and deftroyed; but that, by fome of the ufual Perils, it is become of fo little Value as to intitle the Infured to call upon

een fent to read in a were made own. The e of undernin the Ship he Charter-

e nine Vernderwriters, e bound and the Charter-Direction of is a printed y given, to Agreement, d the longer Vords of the ne or Place, in the Charn its utmoil very Country dia-Houfe all ne Ritks Infter the Pro-

thefe Caufes ad all Perfons furance upon INDIA, and

# umstances

hace; becaufe his; whenever mon, ftatute, Che principle, Kind of Con-; whatfoever; forbidden by and will not n. *Sutton*, which pinion of the

e Ship Venus, a depart with Lord Mansfield idant obtained

The Ship was d, which the ibitory Act of Goods which calculated for the

upon the Underwriter to accept of what is faved, and to pay the full Amount of his Infurance, as if a total Lois had actually happened.

Indeed, the Word Abandonment conveys the Idea, that the whole Property is not loft; for it is impossible to cede or abandon that which does not exist. When the Underwriter has discharged his Insurance, the Abandonment being made, he stands in the Place of the Insured, and is intitled to all the Advantages

refulting from that Situation. The Doctrine of Abandonment has obtained a Place in the Laws of all the Maritime Nations in the World, where Infurance has been known. There is no Difference in the Definition of the Word; and they all agree, that when an Abandonment is made, it must be a total, not a partial one; that is, one Part of the Property infured shall not be retained, and the other abandoned ; a Regulation certainly founded in Justice.

But, with respect to the Cafes and Circumstances in which the Infured is intitled to exercise this Power, the Regulations of fome foreign Countries vary from the Decisions of our Courts of Law : However, as the Principles of Abandoment in a Country have been more accurately defined than in England, and that not is the fpeculative Opinions of private Writers, but by the folenu and Many to a some of that great modern Luminary of the Britifk Law, Eal Many to a so other grave and learned Judges of the Land, we may venture to affirm, that the Decilions of our Courts, founded upon those Principles, are cftablifhed upon the tath? and permanent Bafis of Reafon and Equity, confequently are to be confidered as of the first Authority.

From these Decisions we may collect, that the Right to abandon must arise upon the Object of the Infured being fo far defeated, that it is not worth his while to purfue it. For Inftance, if the Voyage be loft, or not worth purfuing; if the Salvage be very high, *fuppofe a Half*; if further Expence be neceffary; if the Infurer will not engage at all Events to bear that Expence, shough it should exceed the Value, or fail of Success : Under these and many other similar Circumftances, the Infured may difentangle himfelf, and abandon, notwithstanding there has been a Re-capture.

It is material to observe, that the Right to abandon must depend upon the Nature of the Cofe at the Time of the Action brought, or at the Time of the Offer to aband n: A Determination founded on the Equity of the Contract between the Parties; becaufe an Infurer ought never to pay lefs, upon a Contract of Indemnity, than the Value of the Lofs, and the Infured ought never to gain more.

But it is evident, that there may be Circumstances in which it would be contrary to every Principle of Justice to suffer the Insured to abandon : Suppose a Ship to be taken, and escape immediately, which would be no Hindrance to the Voyage, or another to be captured and inftantly ranfomed, which would amount only to a partial Lofs ; in these Cases, the Infured could not be allowed to demand a Recompence for a total Lofs.

In many of the Maritime Countries on the Continent of Europe, the Time, within which the Abandonment must be made, is fixed by politive Regulations. Ord. of Lewis Thus, in France, it is ordained, that all Ceffions or Abandonments, as well as XIV, Infu- Demands in Vietus of the Policy, thall be made as follows: In fix Works for XIV. Infu-rance, Art. 48. Demands in Virtue of the Policy, fhall be made as follows: In fix Weeks, for Loffes happening on the Coafts of the Country where the Infurance was made: In three Months, in other Provinces of the Kingdom : In four Months, on the Coast of Holland, Flanders, and England: In a Year, in Spain, Italy, Portugal, Barbary, Mulcony, Norway; and in two Years, for the Coasts of America, the Brahls, Guinea, and other diftant Countries. When these Terms are clapfed, the Demands of the Affured shall not afterwards be admitted.

Part, p. 172. In the Law of England, till lately, we had no Limitation of Time, with respect to Abandonment. But in a very modern Decifion it has been held, by the Court of King's-Bench, that as foon as the Infured receive Accounts of fuch a Lofs as Initiles them to abandon, they must, in the first Instance, make their Election whether they will abandon or not; and, if they abandon, they must give the Underwriters Notice in a reafonable Time, otherwife they forego their Right to abandon, and can never afterwards recover for a total Lofs. But

3

348

Syftem of Marine Law, P. 143.

B Port from Infu flou Abar Unde Nece It

Engle Infur Cufto clufiv which Judge No

of Eng tries, i follow the G very la Kenyon It w

and G was fu Plainti and no that Co Lord

Refpon. Sum a The Pl Refpon Amoun has pro Part of The Op cach Sic petent J however Judges. of the C The

to indem to pay a and, in t Ufage of It was

any Port into Alic Petition had put ufual Co charging Freight the Seam writer, h according The Que that Sum

But if the Infured, hearing that his Ship is much difabled, and has put into Port to repair, express his Defire to the Underwriters to abandon, and be diffuaded from it by them, and they order the Repairs to be made, they are liable to the Infured for all the fubfequent Damage occasioned by that Refusal, though it should amount to the whole Sum infured: Because the Reason why Notice of Abandonment is deemed necessary is, to prevent Surprize, or Fraud, upon the Underwriter; but, in the Case put, they have, by their own Act, superfeded the Necessary of Notice.

It is of the utmost Confequence to all Perfons concerned in Infurances in England to know, d. t where the Sentences of foreign Courts, in Caufes of Infurance, have not differed materially from our Laws, or from the Law and Cuftor of Merchants, the Decifion of the foreign Judicatures has been held conclufive in our own, in numerous Cafes tried before Lord Mansfield; and others which, upon Motions for new Trials, received the folemn Decifion of all the Judges of the Court of King's-Bench.

Nor is this all; for, even where the Laws of other Countries differ from thole of *England*, if the Contract of Infurance regards a Ship belonging to fuch Countries, though the Underwriter be a *Briti//s* Subject, the Decifion in our Courts will follow that of the foreign Tribunal, if any has been had, or will proceed upon the Ground of eftablished Ufage amongft Merchants in thole Countries. This very lately appeared in a Caufe tried in the *King's-Bench* at *Guildball*, before Lord *Kenyon*, the prefent Chief Juftice.

the Ground of eftablished Ufage amongft Merchants in those Countres. This very lately appeared in a Caufe tried in the King's-Bench at Guildball, before Lord Kenyon, the prefent Chief Juftice. It was an Action on a Policy of Inforance upon a Refpondentia Bort on Ship Walselev. and Goods, at and from B. to C. The Ship was Danifs, and an derage Loss Eurer: was fuftained upon the Goods to the Amount of 61. 155. per Correct control by Talgo Plaintiff, as Holder of a Refpondentia Bond, had been called upon de control to ; 1799 and now brought his Action against the English Underwriters for the Amount of that Contribution.

Lord Chief Juftice Kenyon faid-" By the Laws of England, 11 det upon Refpondentia is not liable to Average Loffes; but is initited to receive the whole Sum advanced, provided the Ship and Cargo arrive at the Pc of Defination. The Plaintiff contends, that as, by the Laws of Denmark, function the determination of the relation of the plaintiff contends, that as, by the Laws of Denmark, function the Amount of their Intereft, the Infurer muft anfwer to them. The Danijh Conful has proved that he received a Judgement of the Court of Copenbagen, the decretal Part of which proves the Law of Denmark to be as the Plaintiff has flated it. The Opinions of feveral Men of Eminence in that Country have been offered on each Side; but I reject them, becaufe the folemn Decision of a Court or competent Jurifdiction is of much greater Weight than the Opinions of the moft able Judges. It feems as if, in this Cafe, the Underwriters were bound by the Law of the Country, to which the Contract relates." Verdicit for the Plaintiff.

The above is not the only Cafe in which the Infurers have been held liable to indemnify; the Infured having been obliged, by the Law of a foreign Country, to pay a larger Sum than by the Laws of England could have been demanded; and, in the following Cafe, the learned Judge feems to have relied chiefly on the Ufage of Merchants which had been proved.

It was an Action on a Policy, upon a Cargo of Fifh from Newfoundland to Newman ra any Port of Spain, Portugal, or Italy. The Ship met with bad Weather, and put Cazalet into Alicant and Legborn to repair. The Captain, being Owner, prefented a Guildal, Petition to the Commercial Court of Pifa to adjust the general Average, as he after Ill. had put in for the general Benefit of all concerned. The Court, according to its <sup>1789</sup>. utual Courfe, which appears to be a very extraordinary one, adjusted the Lofs by charging the Cargo at its full Value; but the Ship only at one Half, and the Freight at one Third: And they alfo charged, as a Part of the general Average, the Seamen's Wages and Provisions, while in Port. The Defendant, as Underwriter, had paid into Court as much as would cover the Average, if adjusted according to the Memorandum in the Policy, and the Law and Ulage of England. The Question was, Whether the Plaintiff having been compelled to pay beyond that Sum, according to the Calculation of the Sentence of the Court of Pifa, it was

Amount of

Property is not exift. ment being Advantages

s of all the There is no at when an one Part of Regulation

e Infured is untries vary les of Aban-England, and folemn and b Law, Eall by venture to les, are eftaconfequently

n muft arife ot worth his rth purfuing; neceffary; if ugh it fhould r fimilar Cirtwithftanding

end upon the Time of the the Contract on a Contract never to gain

rould be coni: Suppose a idrance to the vould amount red to demand

be, the Time, : Regulations. ts, as well as x Weeks, for te was made: onths, on the aly, Portugal, America, the re clapfed, the

with respect by the Court uch a Lois as their Election nust give the their Right to

Bet

#### INSURANCES. OF

was conclusive upon the Defendant, and the Plaintiff was intitled to recover his Average by the fame Standard. The Plaintiff called feveral Brokers, who faid, that in repeated Inftances they had adjusted Averages under fimilar Sentences of the Court of Pifa; and the Underwriters, though with Reluctance, had always paid them.

Mr. Justice Buller—" On the general Law, the Plaintiff would fail; but in all Matters of Trade, Using is a faceed Thing. I do not like these foreign Settle-ments of Average, which make Underwriters liable for more than the Standard dence given, it ought not to be shaken." The Plaintist had a Verdict dence given, it ought not to be shaken." accordingly.

OF A RETURN OF PREMIUM it is needlefs to cite any Cafes, as the Principie, upon which the Whole of this Doctrine depends, is fimple and plain, admitting of no Doubt or Ambiguity. The Ritk or Peril is the Confideration for which the Premium is paid : If the Ritk be not run, the Confideration for the Premium fails ; and Equity implies a Condition, that the Infurer shall not receive the Price of running a Rifk, if, in Fact, he runs none. It is just like the Contract of Bargain and Sale; for if the Thing fold be not delivered, the Party who agreed to huy is not liable to pay. Thus, to whatever Caufe it be owing that the Rifk is not run, as the Money was put into the Hands of the Infurer merely for the Rik of indemnifying the Infured, the Purpose having failed, he cannot have a Right to retain the Sum to deposited for a special Cause. The Causes tried and decided upon this Principle are accurately reported by Park, p. 368, and fequel.

The two following Cafes are of fo fingular a Nature, that they cannot properly be claffed under any general Rule, or common Inftances.

The Ship did not Cited in Sir Wool, Divey's Cafe, 1 Leon. Policy of Infurance, to warrant a Ship for twelve Months. perifh within the Time of twelve Months, accounted according to the Solar Months of January, February, &c. but within twelve Lunar Months of twenty-right Days to the Month; and it was refolved, that the Policy was not forfeited.

After citing a Claufe in the Statute of 6 Geo. I. C. 18, which prohibits any other Society or Partnership whatfoever from making Infurances, or leading Money on Bottomry, except the two Corporations established by that  $\Lambda$ ct, viz. the Royal Exchange and the London Affurance Offices, our Author relates, that upon this Claufe, a Queftion lately arofe at Guildball. This was an Action brought against the Defendant, to recover a Sum of Money

Sullivan v. Griater; Sittings after Eafler Term, 1789.

69.

Park, p. 7.

received by him from one Brillow to the Plaintiff's Ufe. The Plaintiff was an Underwriter, and the Defendant was a Broker; and a Lofs having happened upon a Policy underwritten by the Plaintiff, he had been obliged to pay it: But Briffore, having agreed to take Half the Plaintiff's Rifk, had paid his Moiety of the Lois into the Hands of the Defendant; to recover it from whom this Action was brought. Lord Chief Juffice Keuyon-" I am of Opinion that the Plaintiff cannot

recover; for this is clearly a Partnership within the Act of Parliament. If a fingle Name appears upon the Policy, as in this Cafe, the Infurer shall never be allowed if a Lois happen, to deleat a bond Fide Infurance, by faying to an innocent Perfon, there was a fecret Partnership between another and myfelf, and therefore the Policy is void. But here, the Plaintiff is himfelf the Underwriter, who comes to enforce an illegal Contract : It is a Partnership pro hac Vice ; and this Party cannot apply to a Court of Justice to enforce a Contract founded in a Breach of the Law.

No Motion was ever made to fet afide the Non-fuit : But, two or three Days after, Lord Kenyon took Occasion to mention to the Counsellors at the Bar, that he had flated the Cafe to the other Judges of the Court of King's-Bench, who were unanimoufly of the fame Opinion with his Lordthip.

To the great Variety of new Cafes of Infurance introduced in the prefent Edition, we have only to add the following just Observations from Weskett's Complete Digs of the Theory, Laws, and Practice of Infurance, a Work of great Merit, Fol. Lond. 1781:-" As there are in England but very few express Laws and Regulations \*\* concerning

I<sup>N</sup> as other Part of th to be

wher

..

..

..

..

\*\* ... \*\*

\*\*

.. 2

.. 6

· i

.. v

\*\* h .. t

H

der-

thof hom

faid

what fhall Merci faid S tinue whatf and th Voyag witho ment, witho the A take u mies, Surpri Prince of the that ha and M tune, labour the fa this I one ac agreed as mue made And fo each o their

o recover his rs, who faid, r Sentences of , had always

fail; but in foreign Settlethe Standard pon the Eviad a Verdict

the Principle, ain, admitting ion for which the Prenium ceive the Price he Contract of who agreed to nat the Rifk is ely for the Rifk t have a Right ed and decided fequel.

ney cannot pro-

he Ship did not g to the Solar nths of twenty-Policy was not

h prohibits any ccs, or lending y that Act, viz. or relates, that

Sum of Money Plaintiff was an aving happened to pay it : But paid his Moiety rom whom this

Plaintiff cannot rliament. If a r fhall never be ying to an innoind myfelf, and he Underwriter, o bac Vice; and act founded in a

o or three Days at the Bar, that ig's-Bench, who

s Complete Digot erit, Fol. Lond. and Regulations "concerning

# OF INSURANCES.

" concerning Infurance, nor any diffinet Court, Commissioners, or other Persons, " appointed particularly, as in other Countries, for the Decision and Adjustment of " Loffes, Average, Salvages, Recaptures, and the almost infinite Variety of M ters and Differences that arife therefrom, the only Refort in Cafes of Diffoute being to " our common Law Courts, with enormous Expence, Trouble, and Uncertainty; it is the more needful for an Infurer to be well acquainted with Commercial .. and Maritime Affairs in general, and the Doctrines, Laws, Ulages, and Practice \*\* .. concerning them, as well abroad as at home; fince all those various and fometimes intricate Transactions, Accounts, Documents, &c. which occur \*\* amongit Merchants, Mariners, and other Perfons in the Courfe of foreign Traf-.. fick ; and other Events may occafionally come under his Cognizance, effectally \*\* 44 in Time of War, and require the Exercise of a fuitable Judgment upon them; ... which, if he is unable to do for himfelf, he must necessarily be subject to, and " his Fortune chiefly depend upon the Deceit, Imposition, and Fraud, or at least " the Ignorance of many of the Perfons he has to deal with."

Having mentioned the various Branches of Infurance engaged in by our Under-writers, it is proper in this Place to give the Copy of a Policy on Goods, thofe on Ships and Goods, or Ships only, and this again either outwards of homewards, or out and home, or to one certain Port, only differing in the aforefaid Circumftances.

# IN the Name of God, Amen.

as well in his own Name, as for and in the Name and Names of all and every other Perfon or Perfons to whom the fame doth, may, or thall appertain, in Part or in all, doth make Affurance, and caufeth himfelf and them, and every of them to be infured, loft or not loft, at or from

upon any Kind of Goods and Merchandizes whatfoever, laden or to be laden aboard the good Ship or Veffel, called the

whereof is Master, under God, for this prefent Voyage,

or whofoever elfe thall 30 for Matter in the faid Ship, or by whatfoever other Name or Names the fame Ship, or the Mafter thereof, is or fhall be named or called; beginning the Adventure upon the faid Goods and Merchandizes, from, and immediately following the Lading thereof aboard the faid Ship and fo thall con-

tinue and endure, until the faid Ship, with the faid Goods and Merchandizes whatfoever, fhall be arrived at

and the fame there fafely landed; and it fhall be lawful for the faid Ship, in this Voyage, to ftop and ftay at any Port or Places whatfoever

without Prejudice to this Infurance; the faid Goods and Merchandifes, by Agreement, are and shall be valued at

without further Account to be given by the Affured for the fame. Touching the Adventures and Perils which we the Affurers are contented to bear, and do take upon us in this Voyage; they are of the Seas, Men of War, Fire, Enemies, Pirates, Rovers, Thieves, Jettizons, Letters of Mart and Counter Mart, Surprifals, Taking at Sea, Arreit, Reftraint, and Detainments of all Kings, Princes, and People, of what Nation, Condition, or Quality foever; Barretry of the Mafter and Mariners, and of all other Perils, Loiles, and Misfortunes, that have or shall come to the Hurt, Detriment or Damage of the said Goods and Merchandizes, or any Part thereof. And in Cafe of any Lofs or Misfortune, it shall be lawful to the Assured, their Factors, Servants, and Assigns, to fue, labour, and travel for, in and about the Defence, Safe-guard, and Recovery of the faid Goods and Merchandizes, or any Part thercof, without Prejudice to this Infurance; to the Charges whereof we the Affurers will contribute each one according to the Rate and Quantity of his Sum herein infured. And it is agreed by us the Infurers, that this Writing or Policy of Ailurance (hall be of as much Force and Effect as the fureft Writing or Policy of Affurance heretofore made in Lombard-fireet, or in the Royal Exchange, or elfewhere in London. And fo we the Affurers are contented, and do hereby promife and bind ourfelves, each one for his own Part, our Heirs, Executors, and Goods, to the Affured, their Executors, Administrators, and Assigns, for the true Performance of the 1

the Premises, confessing ourselves paid the Confideration due unto us for this Assurance by the Assured at and after the Rate of per Cent. And in Cafe of Lofs, which God forbid, the

Affureds to abate Pounds per Cent.

In Witness whereof, we the Affurers have fubforibed our Names and Sums affured in London.

Part, Appen.

352

The written Claufes or Words inferted in the ufual printed forms of Policies, in Order to express the Meaning of the Parties to the Contract, which from fome particular Circumstances, the printed form may not fufficiently explain, are equally binding with the printed Claufes, and in many Cafes may control them.

# Of Foreign Insurances.

**I**NSURANCES made in *France* and *Holland*, being the only Countries where any Thing confiderable is transacted in this Species of Business, out of our own, I shall begin with the latter, as superior to the other in Point of Commerce, and more largely concerned with the Merchants of *Great-Britain* than any other maritime Power on the Continent of *Europe*.

It is generally believed, and by many affirmed, that more Infurances are made at Amflerdam than with us, or indeed in any other Part of the World; their extensive Commerce by Sea, and the extraordinary Number of Vetfels continually failing from thence, naturally occasions many to follow the Practice of infuring; but what has yet augmented this Buinefs, and multiplied the Policies of Infuring; but what has yet augmented this Buinefs, and multiplied the Policies of Infuring; but what has yet augmented this Buinefs, and multiplied the Policies of Infuring; but what has yet augmented this Buinefs, and multiplied the Policies of Infuring; but what has yet augmented this Buinefs, and multiplied the Policies of Infuring; but what has yet augmented this Buinefs, and multiplied the Policies of Infuring; but what has yet augmented this Buinefs, and multiplied the Policies of Infurance almost to Infinity, has been that Honour and Integrity with which their Underwriters were formerly charafterized, as their Policies were then only fubficribed by Men of large Fortunes; but whether great Loffes, or a fubfiding of that Courage, before for confpicuous in the very finall Number of the Rich, then conftituting the Body of Underwriters, for Mr. Savary and Mr. Ricard fay, they did not exceed fifty or fixty, occationed their withdrawing from Bufinefs, I fhall not pretend to determine; but it is certain, their Number in the prefent Century, has greatly increafed, and their Chicaneries are at least mitted Bufinefs on worfe Terms than here, that is at lower Premiums, there would not have been that Recourfe to their City, as the many Failures amongh the Infurers plainly demonstrated they had changed their fet, and that many of lefs Credit and Fortune were admitted to fublicribe, than the wealthy few abovementioned.

The first Ordinance in that City, which regulated the Policies of Infurance, was about the End of the fixteenth Century; it was originally digested into thirty-fix Articles, but many of these have lince been reformed, new-modelled, or explained by twelve fubliquent Ordinances, of which the principal ones are those of the Years 1600, 1001, 1606, 1607, 1614, 1626, and 1688, and it is by this last, that the Policies of Infurance may be faid to remain fixed, though fome few Alterations have been made fince.

P. 250 to 274.

3

But Monf. Jean Pierre Ricard, in his Book, Le Negoce d'Amflerdam, having given an Account of the Articles made at the feveral Times abovementioned, with his Remarks on them; I fhall translate as much of them as I judge may be worth my Reader's Regard, and in doing it fhall follow the Author's Method.

No, I.

1st Article, " Declares all Contracts of Infurance null and void, which are "made in this City contrary to Law, by any Stipulations, Conditions, or Words they shall contain."

Remark.

Rev max'e contra a Chu all the and in may c Reafor made

detern 2d . " thei

" the

Ren Policy be infu

even w to run of 30 it is fo Payme no Rej

of the to retu of the

" the

" of t

Rem nicely, by wi Difput a very

Policie

How there v Goods Archan Ladin Merch get hi it may

> The which to thei cerned any Sh

to be thence

has m Gentle have n 4th " Mo

" deft

" Pla " Dar us for this the Rate of d forbid, the

# Sums affured

ed free from bacco, Flay, , under five Freight are neral, or the

s of Policies, ch from fome n, are equally them,

ries where any f our own, I mmerce, and an any other

ices are mide World ; their Veffels contihe Practice of the Policies y with which ere then only s, or a fublumber of the Savary and withdrawing their Number es are at leuft they not admiums, there lures amongft id that many wealthy few

of Infurance, digested into new-modelled, orincipal ones 1688, and it fixed, though

erdam, having ovementioned, judge may be 's Method.

id, which are ns, or Words

Remark.

# OF INSURANCES.

Remark. This Article is not always frictly followed 1 for many Influrances are made which are not exactly conformable to the Ordinance, and others directly contrary to it, as was, he feen in the following Remarks 1 but when this happens, a Chute thould be inferted in the Policy, by which the Infurers expressly renounce all the Laws, Ordinances, and Placarts, which are against fuch an Infurance ; and in Cafe of a Lofs, and that the Infurers will not fettle it amicably, the Affured may cite them before the Sheril's, or the Court of Halland, to bring them to Reafon, and not before the Chamber of Affurances, because the Renunciation made by the Infurers includes an Exclusion from this Court, which can only determine in Conformity with the Ordinance.

2d Article, " Prohibits the making Infurance on Goods for more than 1's of " their clear Coft abroad, when it does not exceed 12000 Guilders ; but permits " the Surplus of that Sum to be infured, provided the Affured runs the Rif. of " the it of the 12000 Guilders."

This Article is very rarely obferved, and there is hardly any one Kemark. Poincy which does not contain these Words, And the Affared may caufe bimfelf to be infineed the Whole, without rifking the Tenth, we taking on us the entire Value, even with the Prenium included; and I do not fee what Occasion the Affured has to run a Rifk of the Tenth, as the Difference of 1200 Guilders on an Infurance of 30 or 40,000 is but triffing to the Underwriters : However, notwithftanding it is to inferted in the Policy, that the Whole is infured, ye' if the Infurer difputes Payment in Cafe of a Lots, and is cited before the Committioners, they will have no Regard to this Claufe; but, on finding that the Aflured has not run the Rick of the Tenth of the 12000 Guilders, they will make him run it, by obliging him to return the Premium of what exceeds the Tenth, or by adding it to that Part of the Lofs, which the Affured ought to bear.

3d Article ordains, " That the Policies contain the Name of the Ship and of " the Captain, that of the Places where the is to lade, and go to, under Penalty " of the Policy's being void, if the Fault is in the Affured; but if it comes "from the Broker he shall be answerable for it."

Remark. It is very neceffary to observe this Article, in all its Contents nicely, because the Affured not only have an Opening to deceive the Infurers by wilfully omitting the Name of Ship or Master in the Policy, but many Diffutes may happen, and the Underwriters may, by having already infured a very large Sum on the fame Ship, be rendered ferupulous of figning fuch Policies.

However, there are Cafes where it is impossible to know upon what Vetfel there will be an Interest, by Reason of the Distance of the Place from whence Goods and Effects are expected ; as, for Example, from Curaças, Surinam, Archangel, or other remote Parts, from whence Effects, and the Advice of their . Lading, are frequently received together; and as it would be very hard for a Merchant, who expects Effects from those Parts, to find that he is unable to get himself insured, only for Want of the Name of the Ship and Captain, it may be remedied by inferting in the Policy, that the Infurance is on Goods, to be laden by fuch a one, on one of the first Ships that shall come from thence.

The Spaniards frequently get infured at Amflerdam, on any Veffel or Veffels which have laded Goods at La Vera Cruz, or eliewhere in the Spanifh Weff-Indies, to their Addrefs; but there is found fuch Deceit in thefe Contracts, by the Concerned fending falfe Declarations, that they had not received any Thing upon any Ship of the Flota or Flotilla when they had, and returning the Premium, as has made the greatest Part of the Infurers refolve not to underwrite to those Gentlemen, but on Condition to make no Returns, although the Affured fhould have no intercit in the Fleet.

4th Article ordains, " That the Infurance on Goods shall begin from the " Moment they are brought on the Key, to be carried on board the Ship deftined to transport them, and shall endure till they are arrived at the \*\* " Place of their Confignment, and are unladed in Safety, and free from " Dainage."

4 X

Remark.

Remark. There are fome who imagine they have no Right to be infured till the Goods are laded, and Bills of Lading figned; and others, who receiving Advice from abroad, of Freight being taken on a Ship and Captain named, believe they ought not to infure, till they receive Advice of the Departure of the Ship, or at least till they have got the Bill of Lading and Invoice, in which they greatly err ; for, befides that the Policy expresses on Goods laden or to be laden, the Article before-mentioned feems to fuppofe the Infurance made before the embarking; but it is not to be imagined, that if the Merchandize has fuffered in going on board, and is afterwards infured, that the Infurer is obliged to pay the Damage, on Pretext that it is faid in the Policy, that the Infurance fhall commence from the Moment that the Goods are upon the Key, &c. This would be very unjust, therefore it ought to be underflood only, when the Affurance is made before the Goods are taken out of the Warehouse, or before they are sent aboard; for belides the Rifk which the Affured runs in fhipping them, which is greater in fome Places than in others, he likewife exposes himfelf to pay a higher Premium than if he had infured fooner, because the more Infurances there are made on a Ship, the higher Premiums the Infurers demand; and it is further to be remarked on this Article, that although the Rifk is not finished till the Goods are unladen and fafe, that, as at Amflerdam, they are frequently left in the Lighters for five or fix Days, or more, the Infurers are not obliged for any Damage that may happen to them, only for the first Day.

5th Article fays, "That if in a Year and a Day, after the Infurance made, or "after the Ship's Departure, if it is for any Part of *Europe* or *Barbary*, there is "no News of her at the Place from whence the failed, nor at that the was bound "to, the fhall be effected as loft, and the Affured may demand Payment from "the Infurers in three Months; but for Places more diffant, the Term fhall be "that of two Years."

Remark. It too often happens that Ships founder at Sea, fo that no Perfon efcapes to tell the Story, and our Underwriters do not poftpone Payment according to the preceding Terms, as this would oblige them to a total Lofs, that is *Cem. per Cent*. but in order to leffen it fomething, when they fee the Affured has no Advice of the Ship, and when the flays two or three times longer than fle fhould, fo that there is no Room to fuppofe her fafe, they themfelves endeavour to agree with the Affured, and commonly pay ninety-fix per Cent. on fuch Occations.

6th Article declares, " Thofe Afrirances to be null and invalid which are " made three Months after the Departure of the Ship defined for the Coaft of " *Europe*, *Barbary*, and the adjacent Parts, or thole made in fix Months after " the Ship's Departure for more diftant Places, if the Affured does not advertife " the Infurers thereof, and if he does not get himfelf infured, on good and bad " News; that is, loft or not loft."

Remark. That as the Articles 20 and 21 have an Affinity with the foregoing, I thall remark on them all together.

20th Article imports, " That it is permitted to infure Ships, Merchandize, " and Effects that are loft, pillaged, or damaged, even after the Lofs, &. has " happened, provided that the Affured has no Advice of the Lofs, &.

21ft Article fays, " That the Affured fhall be fuppofed to have known of the " Lofs,  $\mathcal{C}c$ . if he has omitted to make Infurance, till after he can have received " Advice either by Land or Sea, counting three Leagues of Way, or two Hours " of Time; and that then the Affurance thall be void, notwithftanding, or mauge, " ail the Proofs of Ignorance the Affured may be able to give; unlefs he is infured " on good or bad News, and that he can fivear that when he made the Infurance " he had not the leaft Account of the Lofs,  $\mathcal{C}c$ ."

Remark. By these three Articles, which seem to be made in Favour of the Infurers, they are notwithstanding exposed fometimes to the Cheats of People, who make no Conficience of a faile Oath, provided it brings Gain, and therefore the Infurers feldom underwrite in these Cases to unknown Perfons, or at least in Prudence they should not; and what may be gathered from the faid third Article, is, that the Ignorance of the Aflured, in Regard of the Ship, or touching the good or bad Advices concerning her, are the two only Conditions which

3.

can

in 🗄

to |

the

Dan

to b

flyin E.xa

feve

and

that

a to

unce

Infu

ment

fame

Rept

will

of th

the /

faid I

" <sup>7t</sup>

44 if

. A

ftand

Aflur

for N

the P

he wa

nothi

and ti

quent

princi

the S

would

know

Ample

or in

Infura

confic

depart

Good

deaux

for Ba

R

Legho Way, Places the M the Sh

infured till o receiving ned, believe of the Ship, they greatly the Article embarking; in going on the Damage, ence from the njuft, there-: before the aboard ; for is greater in her Premium re made on a be remarked e unladen and for five or fix lay happen to

the was bound Payment from Term shall be

that no Perfon nent according s, that is *Cent*. Affured has no nger than fhe lvcs endeavour *Cent*. on fuch

did which are or the Coaft of c Months after es not advertife good and bad

the foregoing,

Merchandize, Lofs, &c. has &c.

known of the n have received or two Hours ing, or maugre, ifs he is infured e the Infurance

Favour of the cats of People, in, and thereions, or at leaft the faid third ip, or touching nditions which ean

can render the Infurance valid, and therefore the Oath is very necessarily ordained in these Cafes ; for what would be more unjust than to infure a Thing known to be loft, which could never enter the Thoughts of an honeft Man; but as thefe Articles permit an Infurance to be made, whilft the Lofs, Pillage, or Damage remains unknown, confequently it may be done on a Veffel fufpected to be loft after a Storm, or feared to be taken by an Enemy, from fome confuled flying Reports about her, though without learning any Thing certain; for Example, suppose a Storm to happen, with many Ships in the Texel, and that feveral of them were feen to drive, and, among others, fuch and fuch a one, and that it is feared they may be loft; in which Cafe, the Concerned, knowing that there will at leaft be large Averages, and that there is no Room to fufpect a total Lofs, if no Advice is received in two or three Days; yet as this is uncertain, and cannot poffibly be known, the interested Person may make Insurance, if he can find those that will underwrite, after the Advices abovementioned, on Payment of a Premium proportionable to the Rifk: It is the fame with Respect to a Ship which is faid to be taken by the Enemy, though the Report is unconfirmed, and all other fimilar Cafes, in which the Infurance will ftand good, provided it is inferted in the Policy the laft News there was of the Veffel, and that the Infurance is upon good and bad Advices, of which the Affured can fwear that he knows of no others at the Time of making the faid Infurance.

7th Article declares, " That the Infurance fhall be null, if the Affured makes " his Ship to touch at any other Ports than those mentioned in the Policy; but " if this is done by the Mafter, either through Choice or Necessity, without the " Affored's Order, it fhall not hurt the Infurance."

Remark. This Article, though fo very clear as to explain itfelf, is notwithstanding very often the Occasion of many Disputes between the Assurers and Allured; the former endeavouring to make the first Part of it ferve as a just Plea for Non-payment of a Lofs or Average happening in any Port not mentioned in the Policy, if a Declaration of the Captain and Crew is not very exprets, that he was obliged to go into it through Neceffity; in which Cafe the Infurers have nothing to reply, becaufe the Aflidavit of the Mafter and his Men is credited, and the Underwriters are condemned without the least Difficulty ; but as it frequently happens that a Ship goes into some Port by Order of the Owner, or principal Freighter, unknown to the other Laders, it is very important to remark the Senfe of this Article, and to diftinguish him who knew that the Veffel would touch at certain Ports, from him who laded only for one, and did not know that the was to call at others : For Example, Ships are daily fet up at Amfterdam for Bourdeaux, and the Merchants lade aboard them, without inquiring or imagining that they are to flay at any Place by the Way, and make their Infurances directly for that Place; nevertheless it happens that fome one has a confiderable Parcel of Goods to thip for Rochelle, and not finding a Ship ready to depart for that Port, he agrees with the Mafter lading for Bourdeaux to take his Goods for Rochelle, and obliges him to deliver them before he proceeds to Bourdeaux; if this is transacted without the Knowledge of him who makes Infurance for Bourdeaux only, and any Mitchance happens to the Ship at Rochelle, this shall not occation a Nullity in the Policy of him who was ignorant that the Veffel mult call at the latter; but there will be one in the Policy of an Owner of fuch a Ship, who has got Infurance made on her directly for Bourdeaux; because, according to this Article, be could not direct ber going into any other Port but that mentioned in the Policy, and that it is supposed he knew, when he made his Affurance, that the Ship was to touch at Rochelle ; for if he did not know it till after his Policy was figned, he ought to have got a Claufe inferted therein, that the Ship should have Liberty to call there.

It every Day happens, that Veffels which are lading for Marfeilles, Genoa, and Legborn, take in Goods for Cadix, Seville, Barcelona, and other Ports in their Way, without its being known to those who thipped for the first three Places, and who only got their Interest infured to that of one of them, where the Merchandize went configned, without inferting in the Policy, a Liberty for the Ship to touch by the Way at the aforefaid Ports, and the Infurers do not 355

uſe

after

when

would

infur

" an

" Ba

" be

" in

to der

that t

them

what

" Afl

" or I " fhal

" in t " fhal

" and

therefo

Artick " the

" Goo

" jeft

" they

" and

Rema

18th

parti Remi

" befor

pears (

under

having

in the

the Ch:

ferently

of Holla

Auguft,

" Sum

" Stive

" four

" Stive

their En

Conditi

on com

to trans

complet

But :

\*\*

" Wir " Hop

17tl

Rem

141

151

Ret

12 " to

use to make any Dispute about it with the Shippers who were ignorant of it, because they know well enough that it is customary for fuch Ships to take in Merchandize for different Places; but an Owner who infures, for Example, from Amsterdam to Legborn, without putting in the Policy, that the Ship may touch at, or go into all Ports that are in her Route, his Infurance shall be different for the Vessel is loss in any one of the Ports in which he thall have entered, &c.

8th Article, "Limits the Affured to fix Months for abandoning any Ship or "Effects to the Inforces, which fome foreign Power has ftopped and retains, "when the Retention is on the Coafts, or within the Limits of *Europe* or "*Rerbary*; and one Year if it is in any more remote Place, counting from the "Day that the Brokers thall have advertifed the Infurers thereof, by Directions "from the Affured; and it permits thefe latter, within the Times to limited, to "take their Precautions againft the Underwriters, by Securities, Pawns, or otherwife, as they fhall think proper; permitting them befides, or their Agents, to '' lade the Merchandize reclaimed and releated, upon other Ships, to be carried "to the Place they were deligned for; and if the Affured omit it, the Infurers "may do it; in which Cafe, thefe latter fhall only be obliged to defray the  $E_{\lambda-}$ " pence of Lading and Freight, and to pay for any Damage the Goods may have " furfiered, during their Embargo."

9th Article, makes an Exception in the before-mentioned Time, in Refpect of perihable Commodities, fuch as Wines, Fruits, Grains,  $\mathcal{C}_c$ . in Regard of which, "The Affured thall not be obliged to wait the Expiration of the faid fix "Months, but may endeavour to obtain their Releafe in the Manner he deems "beft, though he mult make the Infurers acquainted with the Condition the "Merchandize is in."

Remark. In the two preceding Cafes of a Detention or an Arreft, the Infurers leave the Care of reclaiming what fhall be fo ftopped to the Affured: But thefe fhould not fail to be well and duly authorized by the Infurers, which Authurization is invalid, except made by the Huijjkr, an Officer, of the Chamber of Infurances; and therefore it imports the Affured not to neglect having it made by him that may effectually ferve them, in Cafe the Infurers fhould make any Wrangling about the Charges of reclaiming,  $\mathcal{C}c$ , as thefe commonly are exorbitant, and frequently occation great Difputes; to avoid which the Affured fhould abiolutely do nothing without the Confent of the Underwriters; and when the Sum is pretty heavy, it will be advifeable to engage one or two of them to act in Concert with the Affured, at leaft in obtaining the Releafement of the embargoed Effects.

If the Merchandizes reclaimed are releafed, and laden on fome other Ship, in order to finith the Voyage, the Affured thould not fail to make the Infures declare it by a Claufe at the Bottom of the Policy, by which they acknowledge to be adviled that the Ship, upon which the Merchandize infured was laden, having been embargoed, it was thipped on board fuch other Vetiel, and that they continued the fame Rifk, as they ran on the first Ship, to their detlined Port.

roth Article, "Prohibits the making Infurance on the Body of the Ship, "Guns, and warlike Stores, for above two Thirds of their Value, and to infure in any Manner whatfoever the Freight, Stores, Powder, Balls, Viétuals, or "fuch like confumable Things."

Remark. This Article was too burthenfome to Owners of Ships, in obliging them not to infure above 24000 Guilders, upon an Intercit of more than 35 or 36000; fo that their Rifks were reduced to an eighth Part of the Value of Ships, by the furth Article of the Ordinance of the 26th of *January*, 1693, as will be feen hereafter.

11th Article, "Prohibits Mafters of Ships, Mates, Sailors, Men at Arms, and all others who ferve aboard, to infure their Salaries, or any Thing that belongs to them, except they have Goods with them above the Import of their Wages."

Remark. This Article is founded on fubftantial Reafons, of which the principal is, as I imagine, that as the Owners are not obliged to pay the Marmers 6

after loofing their Ship, thefe latter commonly endeavour all they can to fave her, when in Danger, in Order to fecure their Pay; and it is certain that they would not act on fuch Occasions with fo much Zeal, if their Wages were infured.

12th and 13th Articles, "Limits the Time in which the Affured are obliged "to bring their Action of Damage or Average againft the Infurers, viz., a Year and a Half, if the Lofs or Damage has happened on the Coafts of Europe or "Barbary, and in three Years, if it has happened in more diftant Regions; to "be reckoned from the Time of the Ship's entire Difcharge, or from the Time "in which the Lofs has happened."

Remark. The Cafe very feldom happens, that the Aflured wait fo long a Time to demand their Lofs or Average from the Infurers or at leaft to let them know that they have one to fettle, which is fufficient for commencing an Action againft them in Cafe of a Refufal, even when they cannot know till a long Time after, what the faid Lofs or Average will amount to.

14th Article fays, "That all the preceding Orders are to be underflood for "Affurances made on every Thing that goes by Sea, &c."

15th Article, "Regards the Infurances made on Goods, carried by Land, "or Rivers, the which the Merchants may contract among themfelves, as they "hall think proper, except that the Affured fhall run the Ritk of the  $\frac{1}{12}$  as "in the Second Article of this Ordinance, and that the Carters and Waggoners "fhall not infure above Half the Value of their Carts, Waggons, or Hortes, "and Nothing of their Wages."

Remark. There are very few of thefe Sorts of Infurances made at An derdam, therefore I shall not make any Observations on this, or the subsequent Article 16, which is only "To allow the Affured a Year's Time to demand from "the Infurers, the Recovery of the Lofs or Average which has happened to the "Goods, going by Land or River."

"Goods, going by Land or River." 17th Article ordains, "That if Infurance is made upon Grains, Fruits, "Wincs, Oils, Salt, Herrings, Sugar, Quickfilver, Tallow, Butter, Cheefe, "Hops, Syrup, Honey, Seeds round or flat, and fuch like Things as are fubicct to Corruption: upon Ammunition, and upon Silver coined and uncoined; "they fhall be fpecified in the Policy, upon Penalty of its being otherwife null

" and void." *Remark.* The Alteration of this Article will be feen in what follows, at Number 3.

18th Article, " Permits the contracting Parties in Affurances, to make them before Notaries, Registers, or other publick Officers, or by private Notes of " particular Perfons, or before creditable Witneffes."

Remark. As this Ordinance was made on the 31ft of January 1598, it appears that but few Infurances were made then, and they were permitted to be under a private Firm, and upon common Paper; but the Number of them having confiderably increated fince that Time, it was neceflary, as will be feen in the Sequel, to ordain a fet Form, and to have it marked by the Secretary of the Chamber. For a long time, all Sorts of Policies were drawn up indifferently, under the twelve Stiver Seals; but by the Regulation made by the States of Holland and Well-Frifeland, upon the Duty of the fmall Seal, of the 28th of Auguilt, 1716, in the 58th Article, "It is ordained, that all the Policies for "Sums under 500 Guilders, fhall for the future be made under the twelve" Stiver Seals; those of 10,000 and upwards, under the forty-eight "Stiver Seals,"

But as it would be imprudent in the Brokers to hazard a fealed Policy, when their Employers order them to get a Sum infured at a limited Price, or on fuch Conditions, as they doubt will not be complied with, they have finall Policies on common Paper, which they often get the Underwriters to fign, and afterwards to transfer their Firms to fuch as are ordained by Law, when the Infurance is completed.

19th

rant of it; to take in Example, Ship may chall be thall have

ny Ship or nd retains, *Europe* or g from the Directions limited, to , or other-Agents, to be carried the Infurers ray the Exs may have

a Respect of d of which, the faid fix er he deems ondition the

the Infurers : But these Authoriza-Chamber of g it made by d make any any are exorthe Atiured s; and when b of them to ment of the

ther Ship, in the Infurers acknowledge d was ladea, iel, and that heir deflined

o, the Ship, and to infure Victuals, or

s, in obliging te than 35 or alue of Ships, 3, as will be

len at Arms, by Thing that inport of their

the Marmers

19th Article, "Orders all those concerned in Policies, to make them out according to the Ordinance, and to keep a Copy, *Virbatim*, of sill the Hand-"writing therein.

Remark. This is fo much the more neceffary, as the Afford any happen to tear or lofe a Policy, or forme Knave who has got himfelf inf red, the alter formething therein to his Benefit, and the Difadvantage of the Infiners; in which Cafe, and in other fimilar ones, the Copy which the Broker keeps, may ferve for a Proof and Teftimonial.

I have already noticed the Articles 20 and 21, under the 6th.

22d Article, "Permits the Aflured to demand a Return of Premium from the Infurers, except + per Cent. if he does not lade the Goods, or those are not thipped for him, on which the Infurance was made, or if he has infured more than the Value of the Merchandize he has fhipped, or is fhipped for him."

Remark. When a Return of Premium is demanded, it fhould be done as foor as politible, to remove all fufficion from the Infurers, of an intention to cheat them in Cafe of Damage; and if the Infurance is made on a Ship coming from a diffant Port, in the Expectation of having fome Goods by her, which on her Arrival is found to be otherwife, the Affured fhould flew the Underwriter, when he demands the Return, the Letters he may have received, with the Advice that his Correspondents could not fend him any Thing by that Occasion; or at leaft a Declaration from the Captain, attefting, that he brought Nothing for the Affured; for without this, he will not be unlike those People, who finding their Merchandize fife arrived, are fo dithoneft to affirm they had nothing aboard, in Order to procure a Return.

23d Article, "Ordains, that the last Underwriters shall participate in the "Infurance, as much as the first, either in Profit or Lois."

Remark. With Regard to Profit or Lofs, one Infurer may have more than another in the fame Infurance; for when a very large Sum is to be infured, and a good Part of it is done at a certain Price; for Example, at three per Cent, but a Sufficiency to complete it' is not to be obtained on thefe Terms, the Premium is raifed to four per Cent. in which Cafe the latt Underwriters gain one per Cent. more than the first, if the Adventure arrives fafe, and lofe one per Cent. Icfs than the others, in Cafe it does not; but it is not in this Refpect, that this Article is to be underflood, for it only ordains, that each Inforer shall partake of the Profit or Lofs, in Proportion to the Sum he has figned for, when if one Infurer, who has underwrote at three per Cent. gains the Premium, he the has underwrote for four or five per Cent. gains it allo; and if he that has figned for three per Cent. pays fifty or vivy per Cent. Lofs or Average, he that has by his Firm obtained four or five per Cent. thall pay neither lefs nor more than the other.

24th Article, "Orders upop Pain of Nullity, not to make Infurance upoa "the Life of any one, nor upon any Wager of a Voyage, nor any such in-"ventions."

Remark. As there is no Point of Practice, or Subtlety in the World, either to gain or preferve Money, which has not been found out or invented at Amferdam, this Article is not always religioufly obferved, and there are People, who having a Poft, which, for Example, may bring them in 3000 Guilders for Ann. get that Sum infured on their Life for a certain Number of Years, that if they die, their Family may enjoy the Revenue, for the Remainder of the Term infured; but thefe are very ticklith Infurances.

infured; but thefe are very ticklith Infurances. 25th Article imports, " That the Affured having abandoned in Form to " the Infurers, the latter thall have three Months Time allowed to pay the Sum " they have Underwrote for.

" they have Underwrote for. Remark. The Infurers are obliged to pay the Sum infured, entire, without any Deduction, in Cafe they take the above-mentioned three Months to do it in; but the common Cuftom is for them to have two per Cent. abated in Cafe of prompt Payment on Loffes well proved, for if the Proofs are infufficient, the Infurers end-avour to take Advantage of this Circumftance, to pay as little as possible,

358

Account

pre

\*\*

fine

agr

ber

tho

fary

Ave

amo

of I

ber .

Ave

27 19 1

· fo

or th

any

occal

fome

Acco

" th

" to

Re.

to the

and i

witho

to pr

are m

and o

their 1 29t " rall

\*\* Sul

se trar

" firft

were n nothin

Things

any Ini

the Poi

or to

Courts

Rem

28

R

ke them our 1 the Hand-

y happen to , 1 a alter rs; m which may ferve for

remium from rethole are not e has infured is fhipped for

e done as foon thion to cheat coming from which on her Underwriten, with the Ad-Oceafion; of t Nothing ior, who finding othing about,

ticipate in the

ave more than be infurced, and the previous for the premium rs gain one par fe one par Cout, tipect, that this r thall partake or, wire, if one miums, he that that has figned he that has by more than the

Infurance upon or any fuch In-

World, either ated at Amfere People, who o Guilders per e Years, that if r of the Term

d in Form to to pay the Sum

, entire, with-Months to do it abated in Cafe nfutlicient, the pay as little as poffible,

## OF INSURANCES.

positiole, and the affured must get as much as they can, or wait till they have procured Proofs of the Lofs, in all the Forms by Law required.

26th Article, "Says, that if the groß Average does not exceed one per Cent the Infurers shall not be obliged to pay it."

Remark. Averages of two or three per Cent. happen to often, that the Infurers find no Advantage in this Article, and therefore they have for a long Time agreed to fign no Policy which does not free them from any Average under three per Cent. as also to be free from the Expence of Jours de Planche, which are those Days a Ship is to lie, by Custom or Charterparty, more than what is neceffary to lade or unlade her Cargo, and as they are frequently obliged to pay Averages upon Wools, Flax, and Hemp, they have for forme Years pass agreed among themselves, not to infure on these three Sorts of Merchandize, except free of Average under ten per Cent.

Neverthelefs, when the Infurers are fued, the Commissioners of the Chamber have no Regard to these Clauses, but condemn the Underwriters to pay all Averages that exceed the one per Cent. in Conformity to the Ordinance.

Averages that exceed the one per Cent. in Conformity to the Ordinance. 27th Article, "Frees the Infurers from paying the Damage or Lofs, upon "Things that corrupt and fpoil from their own imperfect Nature, when fome "foreign Caufe or Mifchance has not contributed to it."

Remark. If the Grain, Fruits, or other fuch Merchandize, happens to heat, or the Wine, Brandy. Oils, and other Liquors, are fpilt and leaked, without any Thing's contributing to it, the Damage is the Affured's; but if it is occafioned by the Sea-Water in a Storm, or by a Shoek of the Ship againtt forme Bank of Sand, or any fimilar Caufe, the Damage is for the Infurer's Account.

28th Article, "Obliges the Affured to advertife the Infurers of the Advices "they receive, of the Mifchances, Embargoes, and Damages, which happen to the Ships or Effects infured, and that Brokers, or other publick Perfons, do make Minutes of fuch Advertifements."

Remark. The Affured are fo much the more obliged to give this Notice to their Infurers, as it is they who muft pay the Damage, in Cale of a Difafter; and if the Affured does the leaft Thing unknown to the Underwriters, and without their Confent or Authority, and that what the Affured fhall have done to prevent a greater III, turns out the Reverfe of what he expected, there are many Cafes in which the Infurers would not be obliged for the Damage, and others in which they may have room to wrangle a great deal, to leffen their Lofs.

29th Article, "Imports, that this Ordinance ought to be underflood gene-"rally, for all the Infurances which shall be made in this City; as well by the "Subjects of this Country as b? Strangers, and upon all Sorts of Merchandize "and Effects, going and coming, both by Sea and Land; and if they are con-"trary to the Ordinance, they shall be null and invalid, as is mentioned in the "first Article."

Remark. I have already obfer ed on the firth Article, that many lafurances were made, which are not entire y conformable to the Ordinance; d I have nothing more to add here, but hat Ufe and Cuftom have introduced many Things which are contrary, hut he ought to be extremely fedulous, on making any Infurance contrary to the Ordinance, in taking care what Infurers underwrite the Policy, and to infert all fuch Chuffes, as may leave no Room for Difpute, or to have them annulled by the Chamber of Infurances, or by the other Courts of juffice, in Cafe of being obliged to come before them, which will in a great Meafure depend on the Ability and Forecaft of the Broker. 30th Article, "Forbids the Committioners of the Chamber of Affurances,

30th Article, "Forbids the Committioners of the Chamber of Affurances, "their Secretary and Clerk, and all Infurance Brokers, to infure or to be in-"fured, directly or indirectly."

Remark. It may be feen, that this Prohibition, with Refpect to the Commifficners and Secretary, is taken away by the Ordinance Numb. 4. But in Regard to the Sworn-Brokers, as they take an Oath not to do any Bufinefs for their own Account, when they are admitted, they can neither infure nor be informed without 2

contravening or breaking their Oath; neverthelefs there are many who have Ships and Parts, which they every Day get infured.

316 Article, " Orders to punith exemplarily all those who shall use any " Fraud, Misdemeanour, or Cheat in Assurances.

Remark. Infurances were invented and introduced, purely with the Defign to relieve Merchants in Cafe of a Lofs, by thating as much as they thought proper to get infured; therefere, it would be acting very unjulty, to aim at gaining or enriching one's felf, by making the Infurers lofe, as has happened more than once, by Thieves and Knaves, who have infured large Sunis on Ships aboard which they had nothing, or Things of a very finall Value, which they have in Concert with the Captains procured to be loft, or by fome fach other Tricks: It is therefore of the utmost Importance to the Infurers, that this Article be purfued to the greatest Rigour, and it may be feen in the Ordinance Numb. VII. Art. 2. that thete Sorts of Cafes are referved to be judged by the Lords Echevins, or Sheriffs,

32d Article, "Ordains, that all Accidents of Infurance, fhall be brought "in the firft Inftance before the Committioners of the Chamber, which they thall "judge upon the Footing of the Ordinance; and for their Employ, they thall have jointly with the Secretary One-third *per Cent*, on the Sums brought for their "Determination, mayable by the Plaintiff."

"Determination, payable by the Plaintiff." 33d Article, "Authorizes the Commiffioners of the Chamber to order a "Delivery of the Money demanded, wholly, or partly, if they think proper, after the Verification of the Policies and Proofs, and that it appears to then, that the Notification of the Lofs to the Infurers was made three Months before, permitting those who have obtained the Poffetlion, to remain with the Money, under a fufficient Security, to return it with Interest, after the "Rate of twelve per Cent. per Ann. if the Commifficients find afterwards that it ought to be return ed."

34th Article, " Permits an Appeal from the Schtence of the Committioners, " to the Echevins, or sheriffs, of the City."

35th Article, "Ordains, that the Execution of the Sentences given by the "Commiffioners, fhall be performed in the fame Manner, as that of the Sen-"tences given by the Seigneurs Echevins."

30th, and laft Article of the Ordinance, No. I. "Directs those who appeal to the Seigneurs Echevins, from the Sentence of the Committioners, to do it in ten Days, and to give in their Articles in ten Days after, paying at the first Audience twelve Guilders as a Mulet, if the Sentence of the Commitfioners is confirmed by the faid Seigneurs."

Remark. I shall content myself with giving the Sense of these four last Articles just as they are, without entering into a Detail of the Cafes that may happen, when obliged to litigate them with the Infurers, becaufe that there is an Infinity, which almost all differ one from another, in the whole, or in Part, and which the Solicitors, who plead these Sort of Affairs often, know to well how to embroil, that the Proceis may laft longer than it ought; I thall only remark on this Subject, a Paffage in the Treatife of Averages, wrote by the famous Quintyn Wytfen, which is fo very often cited in Juffice, upon the Matter of Averages and Infurances, where he fays, that the Infurer is regarded by all as a Papil; that is to fay, they are protected in Juffice as Orphans, and that they are never condemned to the utmost Rigour, as it may be done in a Caule between Particulars; and it is for this fame Reafon, that I advite all thole, who have any Difference with the Infurers, to agree it amicably, as well as they can, and avoid a Suit, as they may be certain they will often get more by a friendly Adjustment than by a Litigation; for the Infurers had rather grant fomething than be profecuted, becaufe this makes them decried as Wranglers ; but it must at the fame Time be confessed, that if too much is demanded of them under this Belief, they rather choose to go to Law, in which they are not quite

And as in Process of Time fome new Cafes have happened, not mentioned in the Ordinance, the Magistrates of this City have, from Time to Time, made Additions Add to H nanin v Amj

T fer or fer fer fer the the the the

Th migh Afiur whiel canno Afiur feem fi was p plifica mentic entirel Affure preferi

The " Arti

" they " of ]

- " gene
- " that
- " Ston

The

chandia was qui Infurers and wh any Dar with Re

in its fu

In F " Juftic " their The

the faid

" T]

" Avera

" Mann

" firft (

" accor

who have

# ll ufe any

the Defign ey thought , to aim at s happened e Sums on alne, which y fome fuch rs, that this e Ordinance dged by the

be brought ch they thall acy thall have ght for their

r to order a hink proper, ears to thera, hree Months remain with ett, after the terwards that

ommillioners,

given by the at of the Sen-

e who appeal mers, to do it paying at the the Commil-

hefe four lat Lafes that may that there is e, or in Part, know fo well ; I thall only wrote by the on the Matter *rded by all as* uns, and that one in a Caule ly if a thole, ly, as well as get more by a d rather grant Vranglers; but anded of them y are not quite

mentioned in to Time, made Additions

#### OF INSURANCES.

Additions and Amplifications, and changed those Articles which they found not to be effential. The Additions are contained in the eleven Regulations, or Ordinances following, which I thall mark from No. II. to XII. to follow the Order in which they are couched in *The Manner of Proceeding before the Juffices of Amflerdam*, from whence I have taken them.

#### No. II.

The 3eth of January 1626, "The Lords Juffices, willing to amplify the "fecond Article of the preceding Ordinance, have ordained, that when any one is infured, and the Infurer fails and becomes infolvent, the Affured may "fet afide the Infurance, by his notifying it to him, by a Notary and two Wit-"neffes, at the Place of his laft Habitation, or to his Affignee; leaving however "the Premium, which he cannot reclaim, and afterwards he may get himfelf "infured by another Underwriter, on good and bad Advices." This Amplification was undoubtedly made to prevent the Difficuities which

This Amplification was undoubtedly made to prevent the Difficuities which might refult, frem what the Article 2, where it is fpoke of, ordains, that the Affured fhall run the Rifk of  $\frac{1}{16}$  for all under 12,000 Guilders, according to which, a Man, who has got 10,800 Guilders infured on Goods worth 12,000, cannot infere any more; and one of the Infurers happening to fail, and the Affured being defirous to get fome other to underwrite in his Room, it would feem by the Policy, that he fhould have got himfelf infured for more than he was permitted, if he had not given it over, in the Forms directed in this Amplification, which may ferve him for Proof in Cafe of Need; but as I have mentioned under the fecond Article, that any one might get himfelf infured entirely, I fhall only obferve here, that if an Infurer happens to fail, the Affured fhould by no Means omit defifting from his Infurance, in the Forms preferibed by this Amplification.

#### No. III.

The 9th of May, 1614, "Our Lords of Juftice having examined 17th "Article of this Ordinance, and found that great Abufes have refulted from it "they thought proper to alter it; and to ordain, that, hereafter, all Sorts of Merchandizes and Effects whatfoever. thall be comprehended under the general name of Merchandize or Effects, corruptible or incorruptible; but that he that would infure upon Gold, Silver, coined or uncoined, precious "stones, or Jewels, and Ammunition, thall be obliged to have it expressed in "the Policy, on Penalty of its being nulled."

"the Policy, on Penalty of its being nulled." The 17th Article above-mentioned orders to fpecify in the Policy, the Merchandizes which are fubject to perifh through their own Nature; which was quite needlefs, becaufe the 27th Article of the fame Ordinance exempts the Infurers from paying the Damage which fhall happen without any foreign Caufe; and whether thefe Sorts of Merchandize are named in the Policy or not, when any Damage happens, the Queflion is, to know what Caufe produced it; but with Regard to Gold, Silver, Jewels, and warlike Stores, the 17th Article remains in its full Force.

#### No. 1V.

In *February*, 1600, and in the Month of *June* 1601, "Our Lords of "Juffice ordered that the Committioners of the Chamber of Infurances, and "their Secretary, might be infured."

The 30th Article of the first Ordinance had prohibited it, as may be feen in the faid Article.

#### No. V.

"This Ordinance provides, that all the different Accidents which arife from "Averages, fhall be carried, in the first Instance, before the Commissioners of "the Chamber of Infurances, to be by them regulated and decided, in the "Manner established with respect to Insurances, in the last Articles of the "first Ordinance, and that the Execution of the Sentences shall be performed "according thereto."

4 Z

No. VI.

#### No. VI.

" The first Part of this Ordinance provides, that they shall every three D<sub>195</sub> " proceed against those, who being cited before the Chamber, shall not appears " and that for the first, fecond, third, and fourth Fault of Non-appearance, " they shall be condemned upon a fecond Omitilion, in a Mulct of fix Stivers " on the third in twelve flivers; and at the fourth, eighteen Stivers; and that " the Committioners may condemn or abfolve for the Principal at the fourth " Neglect; however, without decreeing a Security in Virtue of the faid Fault, " unlets the Committioners fee, by the Deduction of the Caule, that it is dif-" posed to that the ought to be ordained to give it, instead of a definitive Sentence " in Virtue of the fourth Fault.

"The fecond Part ordains, that the Decay or Ruin of the Ships that go from hence to the Indics, whether it happens going or coming, thall be on Account of the Indics, whether it happens going or coming, thall be on Account of the Indics, whether it happens to be employed in an extraordinary Manner in the faid Indics, for the trade thereof; and that all the Merchants thall be obliged to place their Merchandize, upon which the Averages ought to be regulated, according to their true Value; and that this may be done with the greater Honefty, the Effects brought under Contribution thall be put into the Hands of the Committeners, to the End that they may be enabled to determine equitably."

This Ordinance was made the 20th of fune, 1606, before the Eftablithment of the *India* Company, and regards more the Particulars who traded there, than the Company, who never infure that I know of; but fince that it charges the Infurers with the perilding of Ships in a Country to diftant, there is much thronger Reafon that they thould be antiverable for the fame Misfortunes in thofe Seas which are a great deal nearer, in which the Infurers would certainly be greatly to be pitted, if the Committioners had not fome Regard to them, which is left to their Differentian in the Ordinance, No. XI.

To commit the Effects put under Contribution of an Average into the Commiffioners hands, that they may judge equitably, is very often impoffible, and when it is otherwife the thing would be equally troubletome to the Commitfioners and Merchants; therefore, in fuch Cafes, the Commitfioners themfelves have the Ships taxed that lie before the City, and order the Merchants, who have an Intereft in the lading, to bring in an Account of the juft Value of their Goods to the Chamber, and as this is often done after the Goods are fold, thote who have difpoled of theirs infert the Produce in their Accounts, and thote that are ftill unfold they pails according to the Price current; and, upon the Taxation of the Ship, thefe different Accounts of the Merchants, and the Effimation of the Damage happened, the Committioners regulate the Average, and decrec the Repartition in their Sentence.

#### No. VII.

This Ordinance, made the 14th of June, 1607, contains five Articles; of which the

1ft Article ordains, " That the Fines proceeding from the Faults obtained " before the Chamber, shall be exacted by the Huitlier of the Chamber; of " which he shall have the third for his Trouble, and if he cannot recover " them, they may be exacted by the Serjeant of Monsfieur the Officer."

2d Article, "Directs the Committioners to fend before the Lords Echevins " all those Causes of Infurance in which they have found any Fraud." This is properly a Confirmation and Amplification of that which is faid in the first Ordinance, Article 31.

3d Article decrees, " That when in any Danger, fome groß Goods thall have " been thro wn overboard from between Decks on Ships coming from the " Levant, they shall be brought into an Average on Ship and Cargo."

This is a Law generally received by all Europe, to bring into a groß Average all that is thrown into the Sea, all that is cut away, broken, or loft in the Danger, to fave that which remains aboard; which makes me believe, that this Article was only made to ftop the Mouths of forme Wranglers, who it is probable 6 would w

quer inter are and whic

"TI " cx. " th " th " th " cor " the " the " Mo

In never receive after, ker, a Premit withed Premit to the of the f give th to the Brokers In R

long ti engage or is up turn on fail dur Premiun the Bro prudenti

3d Ai " Repar

" it dire " the S

" per A

" of its This

the cont the Infu juftly des 4th A

" total I " 25th

would maintain, that what is put between Decks, being thrown overboard in the Danger, ought not to be brought into an Average. 4th Article, "Authorizes the Commissioners to condemn the Parties, Jr. all

" or half of the Expences, or to decide them as they fhall think proper.

5th Article, " Enjoins the Committioners not to carry to the Infurer's Ac-" count, when they tegulate any Average, only what they thall find ought to " be carried to Averages."

To understand this Article aright, it must be observed that Averages are frequently regulated in one Manner between the Proprietors of the Ship and thole interefted in the Corgo, and in a different one, with Regard to the Infurers, who are not obliged generally to pay all that is brought into an Average upon Ship and Goods, but only certain Articles, according to the Circumstances of the Cafe, which would be .oo long to deduce here:

## No. VIII.

This Ordinance alfo contains five Articles, of which the

If Article, " Decrees, that all the Premiums of Infurance, which do not " exceed 7 per Cent. fhall be paid in ready Money ; without deducting them from the Damage in these Causes, which shall be brought before the Chamber, but \*\* they thall be counted and held as paid."

2d Article, " Ordains, that the Premiums exceeding 7 per Cent. fhall be paid " in fix Months after figning the Policy; but if the Premiums on going and coming amount to more than the 7 per Cent. and 6 14 per Cent. inclusive, " the Half shall be paid down, and the other Half in fix Months after, with the Interst of 12 per Cent. per Ann. after the Expiration of the faid fix " Months, to the time of Payment.

In Obedience to the first of these Articles, or both of them, the Infurers never fign a Policy, that they do not infert at the fame Time, that they have received the Premium, although they do not receive it till two or three Months after, and fometimes never, becaufe they have an open Account with every Broker, and if a Lofs happens, they draw upon him, without having enjoyed the Premiums. It is true they may recover of him directly, and it were to be withed, for their S.kes, that they gave lefs Credit to fome Brokers, who ufe the Premiums to pay every thing elfe but them ; if they gave to much lefs Credit to the Brokers, the Infurers would not fuffer, as they often do, when any one of the former becomes infolvent; for if the Merchants, by employing the Brokers, give them an Opportunity of gaining their Brokerage, they are only anfwerable to the Infurers for the Premiums; and if those were paid in ready Money, the Brokers would not be exposed to this Rifk.

In Regard to the Premiums in going and coming, the Cuftom obferved for a long time, has been in the fame Manner as above, but the Broker will not engage with the Infurers only for the Premium out : And when the Ship is arrived, or is upon her way Home, the Infurer affigns the Premium of her Return on the Affured; but as it frequently happens, that some of the Affured fail during the Interval of the Voyage, by which the Underwriters lofe the Premium on the Ship's Return, it is now fome Years fince they have obliged the Brokers to be antiwerable for both, in which I think they have acted very prudently.

3d Article, " Ordains, that when the Chamber of Aflurances has made a " Repartition of the Average or Damage, the Infurers thall be obliged to pay " it directly, and in Default thereof, they shall pay the Assured an Interest on " the Sum in which they have been condemned, after the Rate of 12 per Cent. " per Ann. to be reckoned from the Day the Repartition is made, till the Time 66 of its Ditcharge.

This Cafe occurs fo rarely, that I have never feen an Example of it; but on the contrary, a Lofs or an Average is no fooner regulated by the Chamber, than the Infurers are the first who defire to pay, unless they think themselves unjustly dealt by, and have an Intent to appeal.

4th Article, " Directs the Committioners not to make any Repartition of " total Loffes, till the three Months of Abandoning be expired, according to the " 25th Article of the first Ordinance."

I have

363

three Days not appear ; appearance, fix Stivers; s; and that the fourth thid Fault, at it is difive Sentence

tips that go thall be on bloyed in an and that all n which the and that this ider Contrithe End that

Eftablifhment I there, than charges the ere is much unes in those d certainly be them, which

nto the Comnpoffible, and o the Comfioners themhe Merchants. just Value of oods are fold, ccounts, and and, upon the and the Effi-Average, and

## Articles; ef

mits obtained Chamber ; of mnot recover er.

ords Echevins raud." This d in the first

ods thall have ing from the ço.

rofs Average r loft in the eve, that this it is probable would

I have remarked upon the faid 25th Article, that in fuch Cafe, the Infurera ought to pay the entire Lofs, but in agreeing it amicably, they only pay 98 per Cent. which is better both for one and the other, than to go to Law, for many Reafons.

5th Article, "Orders that the Brokerage on Infurances shall not exceed "per "Cent. as well on going and coming, as on going or coming only; to be paid "Half by the Infurers, and the other Half by the Affured."

The Cuftom is, that the Infurers only pay the Brokerage at  $\frac{1}{2}$  either going or coming, and  $\frac{1}{2}$  per Cent. Outwards and Homewards; and if this is not agreed to, as the Brokerage for going or coming fingly is  $\frac{1}{2}$  per Cent. the Brokers may with Reafon, first make the Infurance Outwards, and forme Days after make that Homeward, in Order to get double Brokerage; and I do not doubt of their having done fo, fince the making of this Ordinance,  $\mathcal{B}_c$ .

#### No. IX.

It is ordained by this Amplification of the preceding Ordinance, No. VIII. "That all the Premiums of Infurance, at whatever *per Cent*. they may be, and let them be what they will, thall be paid immediately on figning the Policy, under Penalty of their being null; provided that on those which are made for going and coming, the Premiums for going thall be paid directly, and the the Premiums for returning thall be paid on the Arrival of the Vefiels; and of all the Infurances which are made by the Month, the Premiums thall be paid down for as many Months as thall be flipulated in the Policy."

#### No. X.

As the foregoing Ordinance does not very clearly explain itfelf in faying, that the Premiums on the homeward bound Voyage thall be paid on the Ship's Arrival, this Article is added, and imports, that the Premiums on her coming back, fhall be paid when the Veffel fhall be returned, and the Voyage fairfield.

It may be feen by these two Articles, what I have said under the fecond Article of No. VIII.

#### No. XI.

In Reply to the Advice which the Commillioners of the Chamber requeted of the Burgomafters, how they fhould regulate the Damage upon Woad, Sugar, and other Merchandizes, which came from the Azores Iflands; as a very great difference is found in the Price, between the bought with ready Money, and those taken in Barter; and also upon what the faid Commiflioners reprefent, that in long Voyages, where the Affured gain largely, the Veffels decay confideably, and if they are loft, the Infurers pay a great deal more than the ships would have fold for, if they had arrived in Safety, "Our Lords of Juffice ordained, that the Woad should be reckoned, till "further Order, upon the footing of 800 Rees the Quintal, unlefs the Con-

"Our Lords of Juflice ordained, that the Woad fhould be reckoned, till "further Order, upon the footing of 800 Rest the Quintal, unlefs the Con-"cerned can prove in eight Months, that the Woad was bought in the faid lde, " at a higher or lower Price; and with Refpect to Sugars and other Merchan-" dize, the Commissioners may value them as they shall think proper."

"And touching the Ships, which, by the Length of their Voyages, are worn "out, worm-eaten, or become unnavigable, the Committioners were authorited to act according to their Diference."

" to act according to their Diferetion." It is very just to have Regard to the Price of the Goods which are to contribute to an Average, when the Calculation is to be made, more effectively when fome Part of them have been taken in Barter, and the other paid for with Ready-Money; in which Cafe those that are received in Barter, would cold a good deal more if passed at the Price they were taken at in Barter, than those purchased with Ready-Money, and would not however be any thing better, and notwithstanding they would pay confiderably more than they ought towards the Average. For Example, A Quintal of Woad thall have been taken in Barter for 1200 Rees, and a Quintal of the fame bought for 600, with Ready-Money; and if the Average is regulated on the footing of these two Purchases, the Quintal taken in Exchange will pay double the Average that the Quintal bought with Ordi In be re certai happe

Th " or .

" or it h

" to u If t ought

ordered

lutely |

The "7

" fron " and

" if t

" bein As t

the firf The The Infurer almoft

Infurers a troub Bourfe Tricks, ordained contain, by the S

his Duc

Want o

with oil fifty Gu

WE any oth Enemy of (in th

the Body nition, A or to any of which or any of the Rifk Hour, th that the her Gun and the Left, an

with ready Money will, which would be visibly contrary to Reason, and to the Ordinance No. VI. which directs, that things thould be put at their true Value.

In Respect to the Decay of Ships, it is certainly very equitable, that it should be regulated, as well in the Regulation of Loffes as in that of Averages ; for it is certain, that on many Occasions the Infurers lofe, and pay the Damage which happens to Ships, whilft the Proprietors gain a great deal above lt.

#### No. XII.

This Amplification decrees, " That henceforward any Abandon, Registering; " or Authorization, in Matters of Infurance, fhall not be done but by the Secretary or Huiffier of the Chamber of Infurances, who are fufficiently authorized for .... " it by this Ordinance, which prohibits all Notaries, Brokers, and other Perfons " to undertake the doing any Act, under Penalty of its being null."

If the Affured judge that the Infurers have any Room to make a Difpute, they ought not to fail making the Abandon, Registering, or Authorization, as it is ordered here above, because all that they get done by their Brokers is null and invalid, if the Affair comes before the Chamber, and that these Pieces must abso-lutely be drawn up there, and figned by the Huissier to be valid.

The 5th of March, 1688, the following Ordinance was published :

" Those who would get Infurance made on Ships or Effects already departed " from the Place of their lading, shall be obliged to declare it on the Policy, and to note the time of their Departure, except they are ignorant of it; and if they are fo, they are expreisly to declare it in the Policies, on Penalty of its being null." 66

As this Article has a Relation to or Affinity with the Articles 6, 20, or 21, of the first Ordinance, Reference may be made to what I have faid under the 6th.

The fame Day, 5th of March, 1688, the fubfequent Order was also published: The Lords of Justice having been advised, as well by many Merchants as

Infurers, that divers Changes were daily made in the Print of Policies, and that almoft every Broker added fome Novelty, which obliged both the Merchants and Infurers to read, as well what was printed as wrote in them, and that this was a troublefome Practice, by reafon of the many Affairs they had to tranfact at the Bourfe and elfewhere, from whence proceeded a great Number of Frauds, bad Tricks, Ge. the which the faid Lords willing to prevent, have enacted and ordained, that henceforward no one shall print or offer any Policy which does not contain, Word for Word, the fame as those that follow; and they must be marked by the Secretary of the Chamber of Infurances, who shall have three Stivers as his Due for each; and no Policy thall be made which is not marked by him, in Want of which, they thall be invalid, and the Brokers who offer any Colicies, with other Contents than what is in the fubfequent Forms, shall pay, for each, fifty Guilders Mulct.

#### A Form of the licenced Policies upon Ships.

WE the Underwriters do affure you, Mr.

any other to whom it may appertain, in the Whole, or in Part, Friend or of (in this Blank is inferted the Voyage the Ship is to make)

upon

proper,

the Body and Tackle of the Ship, which God preferve, with her Guns, Ammunition, Apparel, and Appearances belonging to the faid

or to any other, called of which is Captain

or any other who may be put in his Place,

the Rifk, Perils, and Adventures which we take upon us, from the Day and Hour, that until the Time that the faid Ship, shall be arrived as above, with her Guns, Ammunition, Apparel, and Appurtenances, and entirely unladen; and the faid Ship may go forward, retreat, turn, and go about to the Right, Left, and on every Side, in the Manner that the Captain or Captains may think 5 A

he Infurers may 98 per for many

xceed ' per to be paid

her going of not agreed Brokers may after make subt of their

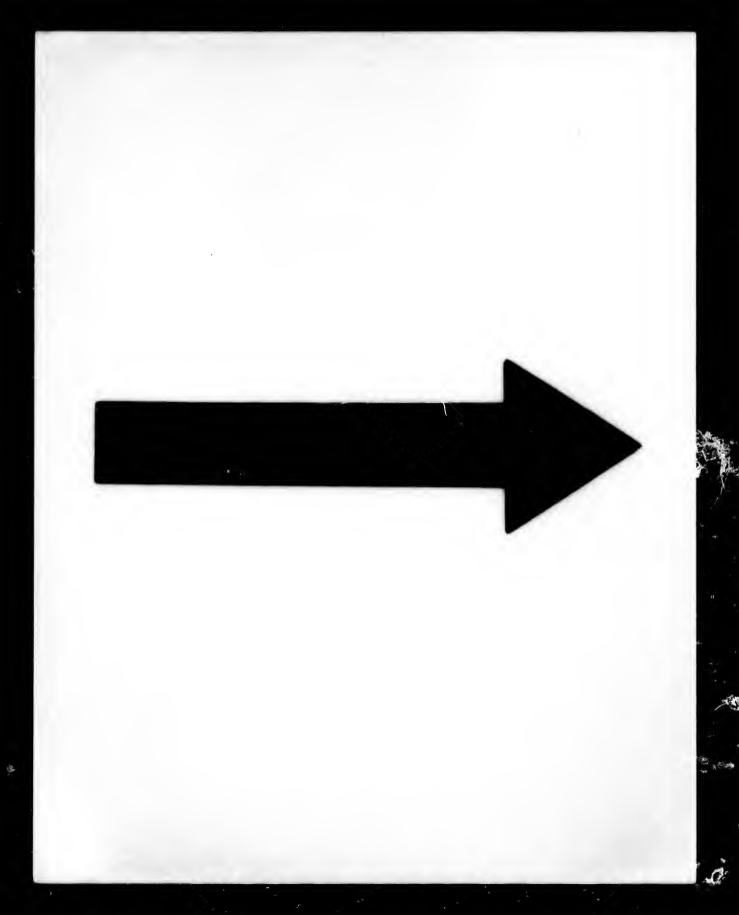
, No. VIII. ney may be, ning the Poich are made Etly, and the fiels ; and of thall be paid

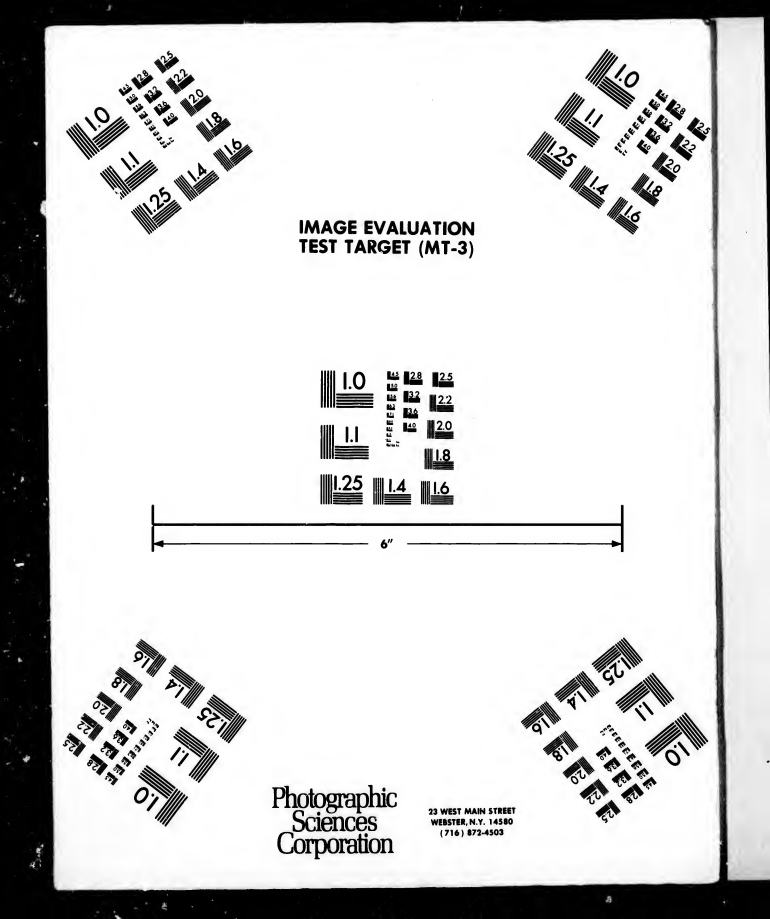
If in faying, on the Ship's on ber coming hini/bed. he fecond Ar-

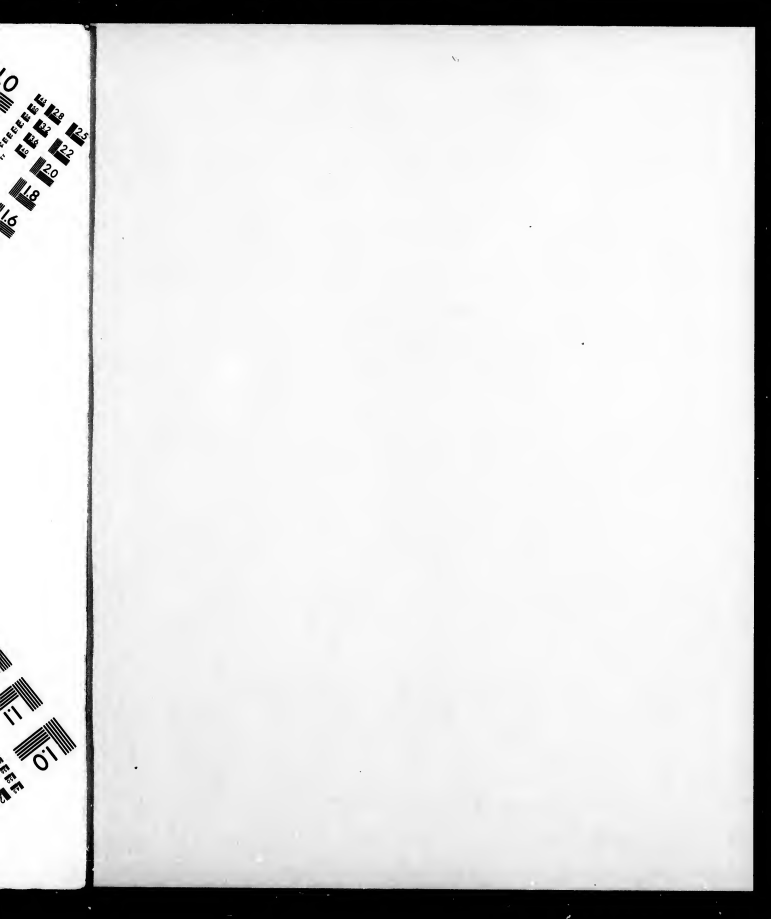
her requested Woad, Sugar, s a very great y Money, and iers reprefent, echy confiderhan the Shipi

reckoned, till lefs the Conthe faid lifes, her Merchanper." iges, are worn ere authorited

are to contripecially when paid for with would coil a er, than those thing better, ought towards aken in Barter Ready-Money; urchases, the Quintal bought with







iní Ma

to the

W

any

of is

an

Cir

"

\*\*

.. ]

« †

any that

man

the .

by t

this

one

by n Libe

tuna

" la

" ex

" W

" tal

" be

fecon

for tl

and t

W

may a on Co

touch into I

with

upen

happe the SI to pu

we o

Turk

the fa God

" pr Tl

" uj

a

7

proper, for the Benefit and Advantage of the faid Voyage; the above-mentioned Dangers, confifting in all Perils of the Sea, of Storms, Fire, and Winds, Arreft of Friends or Enemies, Detention of Kings, Queens, Princes, Lords, and Communities, Letters of Marque and Countermarque, Imprudence of Captains, or Barretry of the Mariners, and in all other Perils and Adventures which can happen to the faid Ship, of whatfoever Sorts they may be, forefeen or unforefeen, ordinary or extraordinary, without excepting any one, provided they happen without any Defign, or Knowledge of the Affured; We put ourfelves in all the aforefaid Cafes in your Place, to pay you the Affured, or to your Agent, all the Damage that you shall have fuffered, viz. each one, in Proportion to the Sum he shall have underwrote, as well the first as the last Infurer, and that within one Month after we shall have been duly advised of the Loss or Damage; and in that Cafe, we give to you the Affured, and to all others, a full Power, whether it turns to our Advantage or to our Lofs, to lend a Hand to fave the Ship and its Appurtenances, to fell it, and to distribute the Money, if the Cafe requires it, without demanding either our Consent or Permission : We also paying the Charges, which shall be occasioned in this Affair, and likewise the Damage which shall have happened, whether any Thing is faved or not; and. in Refpect of the Account of Charges, a Certificate shall be added to the Oath of him that furnished them, without any Contradiction; provided that there shall be paid us in ready Money, for the Price of this Assurance,

per Cent. engaging for this Effect, and fubmitting our Perfons and Goods prefent, and to come, according to Law; renouncing, as Men of Honour, all Chicanes and Exceptions, which may contradict the prefent. So done at Amflerdam, &c.

N. B. The Policies on Goods are the fame with the above, only varying the Term, as in the English one, therefore I omit the Translation.

#### A new Amplification of the Ordinance of the Chamber of Alfurances, and Average, of the City of Amfterdam.

THE Lords of Juftice of the City of *Amfterdam*, having feen and examined the Requeft of many confiderable Merchants of the faid City, prefented to them To-day, befeeching that there may be fome Alteration and Redrefs made in Matter of Infurances; and after having heard the Advice of the Commissioners of the Chamber of Infurances and Averages, have thought proper to enact and ordain, as they do by these Prefents;

1ft Article, " That henceforward Infurance may be made on the Body and " Tackle of Ships for seven-eighths of their true Value; however, without Per-" miflion to make any on their Freight, Powder, Ball, Victuals, or fuch like " Things which are confumed; and the Affured fhall be obliged to run Rikk of " the One-eighth, as well for what is above, as under two Thoufand *Livres de* " Gros, derogating and altering in this Refpect the 10th Article of the Ordinance " of the Chamber of Infurances."

The roth Article of the first Ordinance altered by this, forbids the infuring Ships for above Two-thirds of their Valuc, which was fufficient to difcourage all those who should have a Defign to build Ships, it obliging them to run the Risk of One-third of their Value, which might not fuit every one; fo that it is with Reason they have changed the faid 1 oth Article of which we are speaking; and it is even very much wished, that they had not obliged the Owners of Ships by this Article, to run the Risk of the One-eighth; for, befides its causing many Disputes, there is not naturally any Necessity to oblige a Man to run a Risk, which an Infurer would take on him for the Premium he receives: There is even, if I may be permitted to fay fo, a wide Door opened to Chicanery in this Amplification, which only speaks of the Body of the Ship, without making mention of the Apparel and Appurtenances, which are very often worth as much, or half as much, as the Body of the Ship; I, however, very well know, that when the Commits of the Chamber have a Ship taxed, it is taxed with all its Apparel and Appurtenances, and without Contradiction from the Infurers; but I do not know what would happen if fome one amongs them would flick to the Letter of the Ordinance, which only gives Committion to infure

ove-mentioned Winds, Arreft , Lords, and e of Captains, res which can or unforefeen, i they happen urfelves in all our Agent, all oportion to the furer, and that is or Damage; a full Power, ind to fave the ey, if the Cafe : We alfo paynd likewife the d or not; and, led to the Oath ided that there ce,

our Perfons and Men of Honour, at. So done at

rying the Terms,

# , and Averages,

氛

en and examined referited to them Redrefs made in Commissioners of enact and ordain,

on the Body and er, without Perls, or fuch like to run Rifk of oufand *Livres de* of the Ordinance

oids the infuring ent to discourage them to run the one; fo that it we are speaking; the Owners of for, befides its oblige a Man to um he receives: ned to Chicanery e Ship, without very often worth very well know, xed, it is taxed liction from the e amongst them s Commission to infure

# OF INSURANCES:

infure the Body; it may be faid, that a Ship cannot go to Sea without Sails Mafts,  $\Im c$ . fo that her Apparel and Appurtenances being abfolutely neceffary to perform the Voyage, they may be, and effectually are, comprehended with the Body of the Ship; however, this would not fhut the Mouths of fome Wranglers, if they were in fuch a Cafe. But not to extend my Criticifm any farther, I fhall only fay, that when an Infurance is made on the Body of a Ship, it is very neceffary to value it in the Policy, and to infert that it is with all its Appurtenances and Dependencies, and fuch other Claufes as an expert Broker thould find à propos to put in it, according to the Cafes and Circumfances.

2d Article of this Amplification fays, <sup>44</sup> That in like Manner it fhall be per-<sup>44</sup> mitted to infure the fingle Ranfom, or Redemption of Captains and Sailors, <sup>44</sup> who run a Rifk of being taken by Corfairs; and that upon Policies, of which <sup>44</sup> the Plan finall be given herewith, the which ought to be marked by the <sup>45</sup> Secretary of the Chamber, who fhall have three Stivers for each, as for other <sup>46</sup> Policies; upon Penalty, that if they are not marked by the faid Secretary, <sup>47</sup> they fhall not be valid, and that the Brokers, who fhall make any Policies in <sup>47</sup> a different Manner fhall pay fifty Guilders Mulct for each, &c."

The 24th Article of the first Ordinance, prohibits the making Infurance on any Lives whatfoever; and many People confound Liberty with Life, imagining that infuring the one was not more lawful than the other, which occafioned many Difficulties between the Owners of Ships, and their Captains bound to the Mediterranean and the adjacent Parts, where they run the Rifk of being taken by the Turks, when at War with them, and it was undoubtedly for that, that this Article was made; and on the leaft Rupture that we now have with any one of the States of Barbary, the Captains defigned for the Mediterranean will by no Means fail, till their Owners have infured 3 or 4000 Guilders upon their Liberty, in order to redeem them with this Money, in Cafe they are fo unfortunate as to be taken.

3d Article of the faid Amplification, "Decrees, that any Infurance made "upon Money given a la Graffe, a Term ufed in Holland for lending Money at a "large Intereft like Bottomry, upon Goods, fhall not be valid, unlefs it be "expressly mentioned by all the Bills of Lading of the Goods, how the Money "was taken up, with the Date of the Day and the Place, from whom it was "taken, and to whom it was delivered, and for whofe Account; but the Affurance being made from a Place, where no Bill of Lading was figned, it must be proved by the Contract de Graffe, or Bottomry, Ge."

The 4th and 5th Articles, authorize the Commissioners to condemn, from the fecond Non-appearance, those whom the Insurers have cited before the Chamber for the Payment of Premiums, and to proceed to other Causes every two Days, and to condemn upon the third Default.

## The Form of a Policy of Infurance upon the Liberty of a Perfon.

#### WE, the Underwriters, infure you

or to whom it

may appertain, viz. Each for the Sum here under figned, to on Condition to go every Way, during the whole Voyage, and with Liberty to touch in all Places and in all Countries in the Way; to advance, retreat, get into Port, unlade and lade, at the Will of the Captain or Mate, whether it is with the Liking and Confent of the Affured or his Deputy or not; and that upon the Body and Person of bound for

upon the Ship, which God preferve, called commanded by Captain and in Cafe that the faid Ship fhould happen to be loft, and not accomplifh her Voyage, we run the fame Rifk on the Ship or Ships upon which the faid may embark, to purfue and finifh his aforefaid Voyage, be it either by Sea or Land; and we only run the Rifk of his being taken, by any Nation whatfoever, whether *Turk, Moor*, or *Barbarian*, or other Infidel Pirates, from whom in Cafe that the faid happens to be taken, and ranfomed, which God avert, we promife to pay immediately to the Affured, or to the Bearer of

I these

these Prefents, without any Abatement, each the Sum by us infured for his Redemption, with the other Charges that this Affair may occasion; and that as foon as the Advice shall be received, and that it shall appear to us that he is releafed, or his Ranfom paid, and that the Bills of Exchange have been accepted; but the Sums by us infured muft be employed only in his Ranfom and concurrent Expences, and for nothing elfe; and for the Accomplifument of the above, we engage our Perfons and Effects, prefent and to come, fubmitting them to all Laws and Tribunals of Juftice, the Whole fincerely without Fraud or Deccit; and we have agreed for the Premium.

So done in Amsterdam, &c.

Policies of Infurance in France, are generally drawn up in the Registry Office of Infurance, in those Places where one is established: and in those Places where there are none, the Policies may be made either before a Notary Publick, or under a private Firm.

D. de C. Pag. 219. Word

In foreign Places where French Confuls are fettled, the Policies of Infurance 219. Word ASSURANCE, may be entered in the Chancery of the Confulate, before two Witneffes; and all these Policies must mention the Name and Place of Abode of the Infured, his Condition, whether Proprietor or Agent, and the Goods or Effects on which the Infurance is made : They must likewife contain the Name of the Ship and Master, the Place from whence the Goods are or must be laded, of the Haven or Port from whence the Ship is to fail, or shall have failed, of the Ports where she is to lade and unlade, and of all those where she is to touch: They must alfo express the Time when the Risks are to begin and finish, the Sums that are infured, the Premium given, the Submission of the contracting Parties to Arbitration in Cafe of Difpute, and all other Claufes in general on which they are agreed, according to the Ufe and Customs of the Sea; about all which, his Most Christian Majesty published an Ordinance in the Month of August, 1681, where, at *Titre 6, du Libre* 3, every Part of Infurance is fully directed. Befides the Infurances we have hitherto mentioned, others are made in *France*,

called Secret or Anonymous ones, which are performed by Correspondence with Foreigners, even in Time of War.

It is inferted in the Policies of this Sort of Infurance, that it is for a Friend's Account, whofoever he may be, without naming the Perfon; and in Cafe the Ship or Merchandizes fo infured happen to be loft, the Affured must notify it, and his abandoning the Infurance, by an Act in Form, either by the Register, a Notary, or Bailiff, demanding Payment of the Sums infured, in Confequence of his relinquifhing, in the Time agreed by the Policy.

Infurances are made in many Parts of France, particularly in most of the maritime Towns; and in the Beginning of the Year 1770, a Chamber of Infurance was established at Paris, with a Fund of twelve Millions of Livres, in which some Alterations were made about ten Months after; but as the Articles in their Policies differ very little from the Dutch, to avoid Repetitions, I shall not enlarge on them.

An Office for Infurances was likewife established, about the latter End of the fame Year at Stockholm; and another about fix Month after at Naples, with a Capital of 100,000 Crowns. And a Company has been long fettled at Copenhagen for this Purpofe ; befides which, large Infurances are made in Norway, as 1 the Terms generally the fame as in Holland.

All Policies must be made on stamped Paper, and no Infurance permitted on Life, Wages, Provision, Ammunition, or Materials; only on Ship and Goods, and on these no more than Nine-tenths of their real Value.

The Infurers pay no Average, on Demurrage, or Loffes under 3 per Cent, nor on Wool, Hemp, Flax, Sugar, and Stock-fifh, under 10 per Cent. And the Laws are fo rigorous, that if the Infurance is made for above Nine-tenths of the real Value, as afore-mentioned, the Premium is funk, and the Perpetrators fuffer Death.

When a Policy on Goods is figned, the Underwriters are anfwerable for all Damages they may receive, from the time of their carrying from the Shore, until their

their it be 0 with muſl notif A and a Wor Law If Unde the C Ve their but 1 under

0f

A them. An he ha the S from

Th Partie whate Th they a yct tl

Variar the ex their Aft

they h Ňo Natur the De to thei

> Accou Arbitr which may ar of Affi

It h with a Metho thofe v for for Opinio too ap from t

a Cení

# OF ARBITRATORS, &c.

their being duly delivered on Shore again ; and if Credit is given on the Premium, it bears half *per Cent*. Intereft *per* Month. On a Lois of Ship or Goods, the Aflured may have it notified to the Infurers,

On a Lois of Ship or Goods, the Affured may have it notified to the Infurers, with full Proofs; and if the latter do not pay the Lois within three Months, he must pay the Affured half *per Cent*. Monthly, from the Time of the Lois being notified to him, until its Difcharge.

A Ship bound to any Part of Europe, and no News heard of her within a Year and a Day, the Infurance is due; and if the Voyage is to any other Part of the World, two Years are allowed; and it is to be noted that a Year and a Day, in Law, is understood to be a Year and fix Weeks.

If the Voyage is altered, and Premium returned, half *per Cent*. is allowed the Underwriters, as in other Parts; and the Infurance in this Country is void, and the Capital confifcate, if not made on ftamped Paper.

Venice, Legborn, Genoa, Pifa, Hamburgh, and many other maritime Cities, have their Underwriters, and pretty confiderable Infurances are fometimes made there; but those I have before mentioned are the principal Places where large Sums are underwrote for, with the greatest Security.

# Of Arbitrators, Arbitraments, Arbitration Bonds, and Awards.

A NARBITRATOR is an extraordinary private Judge, between Party and Party, chosen by their mutual Consent, to determine Controversies between them.

And he is fo called either from *Arbitrium*, Free Will, as fome derive it; or becaufe he has an arbitrary Power, as is fuppofed by others; for if Arbitrators obferve the Submiflion, and keep within due Bounds, their Sentences are definitive, from which there lies no Appeal.

The Power of *Arbitrators* is to be regulated by the Coontracts between the Parties, as to what concerns the Differences which they are to determine, and whatever they decree beyond that is of no Effect.

The Award of *Arbitrators* is definitive, and, being chofen by the Parties, they are not tied to fuch Formalities of Law as Judges in other Cafes are, and yet they have as great Power as other Judges to determine the Matters in Variance; but their Determination muft be certain, and it is to be acrording to the express Condition of the Bond, by which the Parties fubmit themselves to their Judgement.

After a definitive Sentence is given, the Functions of Arbitrators ceafe, and they have not Power to retract or alter it.

No Matters wherein the Publick is concerned, or befides those of a private Nature, which regard Property between Person and Person, can be submitted to the Decision of Arbitrators. The Differences arising between Merchants, relating to their Commerce, and between Parties, in relation to their Partnersthips, and allo Accounts of Guardianships, and other Administrations, are proper Subjects for Arbitration. Therefore all Articles of Partnerschip should contain a Clause, by which the Partners bind themselves to submit to Arbitrators in the Disputes that may arise between them. And if the same was done in the Contract, and Policies of Afsurance, it might prevent many Suits at Law.

It has been a Cuftom to chufe two, one by each of the contending Parties, with a Liberty for them to chufe an *Umpire* in Cafe of Difagreement; but as this Method has on many Occafions exposed the *Arbitrators* to fome Difgufts, from those whole Differences they were labouring to reconcile, it has been a Practice for fome Time past to nominate three in the Bond, by which Means their different Opinions remain fecret, and confequently unknown to the Concerned, who are too apt ungenerously to reflect on a Determination, which will naturally differ from the Opinion at least of one of the Parties, and excite in an uncandid manner a Censure, where at least their Thanks are due.

The

fured for his ; and that as as that he is sen accepted; and concurof the above, g them to all d or Deccit;

am, &c.

the Registry and in those fore a Notary

s of Infurance neffes; and all e Infured, his on which the ip and Mafter, faven or Port rts where fhe : They muft the Sums that ing Parties to on which they all which, his Auguft, 1681, fed.

nade in France, spondence with

for a Friend's n Cafe the Ship tify it, and his fter, a Notary, ce of his relin-

ft of the marif Infurance was in which fome rticles in their fhall not en-

End of the fame with a Capital Copenhagen for at 1 the Terms

e permitted on nip and Goods,

3 per Cent. nor ent. And the c-tenths of the rpetrators fuffer

werable for all he Shore, until their

370

#### OF ARBITRATORS, Ge.

Chane. Rep. The Changery will not give Relief against the Award of the Arbitrators, except 1 Vern. 24. it be for Corruption, Gc. and where their Award is not firicity binding by the Rules of Law, the Court of Equity can decree a Performance.

26 Hen. VI. When the Arbitrators make an Award upon one Day, they cannot make another <sup>53</sup>. <sup>54</sup>. <sup>5</sup> Part at another, although th. Times are within the Submiflion.

47 Edw. 111. 21. Though the Arbitrators may agree upon a Thing one Day, and on another Thing at another Time, and at last make an Award of the Whole.

2 Mod. Entr. Arbitrators are to award what is equal between the Parties, and not on one Ere, 162. Inft. 201. Side only, and the Performance of it must be lawful and possible; and the Award 1 Rol. Abr. must be final.

242. 2 Saund, 122. If the Arbitrators make an Award of Money to be paid to a Stranger, Ge. unlefs the Parties have Benefit by it, it will be void. 2 Lill. 169. 1 Salk. 71.

And a Party is not to be made a Judge in his own Caufe by Award.

For it is a general Rule in Equity, that when it appears that any one of the Arbitrators was any way interefled in the Matters in Controverfy referred to them. the Award is to be fet afide.

Mod. Caf. 33. Where a Thing is to be done on Payment of Money, a Tender of the Money is as much as an actual Payment.

Brownl. 55.

170.

Action of Debt may be brought for Money adjudged to be paid by Arbitrators, declaring on the Award; and alfo Action of Debt upon the Bond, for not performing the Award.

When there is but one Arbitrator, which happens where the Matter is referred 8 Rep. 98. to two, or they cannot agree, but leave it to be determined by a third Perfon, it is called an Umpirage.

But the Arbitrators are to refuse, and declare they will make no Award before 1 LH. Abr. the Umpire shall proceed; though an Umpire's Award shall be good, where the Arbitrators make a void Award, which is no Award.

Mod. Rep. 15.

It is faid an Umpirage cannot be made till the Arbitrators' Time is out, and if any other Power be given to the Umpire, it is not good; for two Perfons cannot have a feveral Jurifdiction at one Time.

But this feems to be contradicted by the Practice afore-mentioned, of nominating three Arbitrators in the Bond, except the Diftinction confifts in Sounds only, as neither of the three is termed an Umpire.

An Arbitration is generally an Effect of Moderation in the contending Parties, who think it more fafe to refer the Matter in Difpute to the Determination of Friends, than to venture a Trial at Law, more especially as the one is costly, and the other transacted gratis; and although there is no particular Obligation to oblige Parties in England to refer their Differences to Arbitrators, as is the Cuftom in France, yet our Statutes recommend these References to the Subjects, and more particularly to Merchants and Traders, as an uleful Expedient to end their Disputes with the greater Ease and Expedition.

The Civilians make a Difference between Arbiter and Arbitrator; an Arbita being tied to proceed and judge according to Law, mingled with Equity; but an Coul. Arbitrator is wholly at his own Diferention, without Solemnity of Process, or Course of Judgement, to hear and determine the Controversy referred to him, to as it be Juxta Arbitrium boni Viri.

Arbitrators should give their Award without entering into Particulars, or affigning their Reasons for it, as this might expose them to a Chancery Suit from a diffatisfied Party, and it should be in Writing, and within the Time limited by the Arbitration Bonds.

There should be appointed by the Award fome reciprocal Act, to be done by each Party to the other, which the Law requireth to be quid pro quo, although it be never fo fmall, and reciprocal Acquittances should be directed either general or particular ones, according as the Nature of the Decifion shall require.

The Arbitrators are not to award any Thing, whereby any Matter already determined by a Decree in Chancery, or a Judgement at Common Law, or any Sentence judicially given in the Caufe, be infringed or meddled with; for Sentences of judicial

judic Awa then in D merc out b A pron and I

fome To trover Arbit Ar

but a fon, i Sul themf

relatio Offen For

any la Aft to end but b

that t fon o Record in thei ducing Affiday Court, mit to Cafe c iect to accordi

other ( trators unduly Any be void undue Arbitra

and put In C Bufinef gally m Contem by the C

K<sup>NO</sup> the

in the Great-B ecutors, made, I thefe Pr in the

# OF ARBITRATORS, &c.

judicial Courts of Record are always of a higher Nature than Arbitrators' Awards, and juftly challenge both Obedience and Refpect; though *Civilians* themfelves do frequently call Merchants in to their Affiltance, when the Matter in Difpute is relative to Trade, and fometimes recommend the Decifion of a mercantile Point to a Trader, after they have long and curioufly debated it, without bringing it to a Conclusion.

ARBITRAMENT (in Latin Arbitrium) is the Sentence or Determination, 8 Rep. 98. pronounced by Arbitrators, and published when they have heard all Parties, and this is either general, of Actions, Demands, Quarrels, &c. or fpecial, of fome certain Matters in Controversy: it may be also absolute or conditional.

To every Arbitrament, five Things are incident, viz. Firft, Matter of Con-Hard, 44. troverfy. Secondly, Submiffion. Thirdly, Parties to the Submiffion. Fourthly, Arbitrators. And, Fifthly, giving up the Arbitrament.

Arbitrators cannot refer Arbitraments to others, if the Submiffion be not fo; Jent. Cent. but an Arbitrament that one shall release to another, by Advice of a certain Per-<sup>129</sup> fon, is good, because it is a Reference only for the Execution of it.

Submiffions to Arbitraments are ufually by Bond, and the Parties who bind Dawy. Abr. themfelves, are obliged to take Notice of the Award, at their Peril; but Things <sup>513</sup><sub>9</sub>, <sup>78</sup><sub>Rep. 78</sub>, relating to a Freehold, Debts due on Bond, or on certain Contract, Criminal <sup>1</sup> Rell. Abr. Offences, &c. are not arbitrable. <sup>244, 342</sup>.

For ending Suits by Arbitrament, the following Act is the only one made in any late Reign, viz.

After the 1 th of May 1698, all Merchants and Traders, and others defiring  $p_{and}$  to Will. to end any Controverly, Suit, or Quarrel, for which there is no other Remedy, Set. 1. but by a perfonal Action or Suit in Equity, by Arbitrament, may agree, that their Submiffion of the Suit to the Award, or Umpirage, of any 'Perfon or Perfons, fhall be made a Rule of any of his Majefty's Courts of Record, which the Parties fhall choofe, and may infert fuch their Agreement in their Submiffion, or the Condition of the Bond of Promife; and upon producing an Affidavit of fuch Agreement, and upon reading and filing fuch Affidavit in the Court fo cholen, the fame may be entered of Record in fuch Court, and a Rule of Court fhall be thereupon unade that the Parties fhall fubmit to, and finally be concluded by fuch Arbitration or Umpirage; And in Cafe of Difobcdience thereto, the Party neglecting, or refufing, fhall be fubject to all the Penalties of contemning a Rule of Court, and Procefs fhall iffue accordingly, which fhall not be ftopped or delayed by any Order, & c. of any other Court, either of Law or Equity, unlefs it appear on Oath, that the Arbitrators or Umpire milbehaved themfelves, and that fuch Award was corruptly or unduly procured.

Any Arbitration or Umpirage, procured by Corruption or undue Means, fhall Sect. 2. be void, and fet afide by any Court of Law or Equity, fo as fuch Corruption or undue Practice be complained of, in the Court where the Rule is made for fuch *Arbitration*, before the laft Day of the next Term, after fuch *Arbitration* made and published to the Parties.

In Confequence of this Statute, it is now become a confiderable Part of the Bufinefs of the fuperior Courts, to fet afide fuch Awards as are partially or illegally made; or to enforce their Execution when legal, by the fame Procefs of Contempt, as is awarded for Difobedience to fuch Rules and Orders as are iffued by the Courts themfelves. Blackflone's Comment. Vol. III,

#### An ARBITRATION BOND.

KNOW ALL MEN by these Presents, that I A. B. of the Parish, &c. in the County, &c. Merchant, am held and firmly obliged to C. D. of, &c. in the County aforesaid, Esq. in — Pounds of good and lawful Money of Great-Britain, to be paid to the faid C. D. or his certain Attorney, his Executors, Administrators, or Affigns, to which Payment, well and truly to be made, I oblige myself, my Heirs, Executors, and Administrators, firmly by these Presents, sealed with my feal, dated at on the Day of in the Twenty-fourth Year of the Reign of our Sovereign Lord King George

nding by the

make another ne Time and

on another

nd not on one and the Award

tranger, Ge.

ny one of the

rred to them, of the Money

y Arbitrators, for not per-

tter is referred ard Perlon, it

Award before od, where the

is out, and if Perfons cannot

ned, of nomiifts in Sounds

ending Parties, termination of is coftly, and Obligation to is the Cuftom ects, and more to end their

or; an Arbiter quity; but an of Process, or red to him, so

Particulars, or cery Suit from une limited by

t, to be done quid pro quo, d be directed, Decision shall

already deterr any Sentence r Sentences of judicial

## OF ARBITRATORS, &a

George II. and in the Year of our Lord God, one Thousand feven Hundred and

fifty-one. The Condition of this Obligation is fuch, that if the above bound A. B. his the condition of this Obligation is fuch, that if the above bound A. B. his Heirs, Executors, and Administrators, for his and their Parts, and Behalfs, do in all Things well and truly ftand to, obey, abide by, perform, fulfil, and keep the Award, Ord., Arbitrament, final End, and Determination of E. F. and G. H. Arbitrators indifferently named, elected, and chofen, as well on the Part and Behalf of the above bounden A. B. as of the abovenamed C. D. to arbitrate, award, order, judge, and determine, of and concerning all, and all Manner of Action and Actions, Caufe and Caules of Actions, Suits, Bills, Bonds, Specialties, Judgements, Executions, Extents, Quarrels, Controverfies, Trefpasses, Damages, and Demands whatsoever, at any Time or Times, heretofore had, made, moved, brought, commenced, fued, profecuted, done, fuffered, committed, or depending by or between the faid Parties, to as the faid Award be made, and given up in Writing, under their Hands and Scals, ready to be delivered to the faid Parties on or before next enfuing the Date above-mentioned : But if the faid the Arbitrators do not make fuch their Award of, and concerning the Premifer by the Time aforefaid, that then if the faid A.B. his Heirs, Executors, and Administrators, for his and their Part and Behalf, do in all Things well and truly fland to, obey, abide by, perform, fulfil and keep the Award, Order, Arbitrament, Umpirage, final End, and Determination of J. K. Umpire, indifferently chosen between the faid Parties, of, and concerning the Premises, fo as the faid Umpirage do make his Award or Umpire of, and concerning the Premises, and deliver the fame in Writing under his Hand and Seal, to the faid Parties, on or before the next enfuing the Date abovefaid, then this Obligation to be void, or otherwife to be, and remain in full Force and Virtue. A. B.

Signed, fealed, and delivered, in the Prefence of L. M. N. O.

Note, if there is room mpire, the latter Part must be omiti 4, x. from, but if the Jaid Arbitrators

Though I have before obferved, it is now cuftomary to choose three Arbitrators, and have them nominated in the Bonds.

The aforefaid Bond must be mutual between the Parties, and the following Claufe may be added at the End of the Condition, as the Agreement mentioned in the preceding Act of Parliament, viz. And the above-mentioned A.B. doth agree and defire, that this his Submif-

fion to the Award above-mentioned, be made a Rule of his Majefty's Court of King's Bench, or any other Court of Record, purfuant to the late Act of Parlia-ment for this Purpole provided, and the like for the other Party Jubmitted to jub Award.

AWARD is the Judgement and Arbitration of one or more Perfons, at the Request of two Parties who are at Variance, for ending the Matter in Disput, without publick Authority; and may be called an *Award*, because it is imposed on both Parties to be observed by them Distum, quod ad Custodiendum, feu Observandum, Partibus imponitur.

Spelm. Danv. Abr. sis.

An Award may be by Word or in Writing, but it is usually given in the latter, and must be exactly according to the Submission. If an Award be according to the Submiffion by Bond, though it is void in Law, if it be not observed, the Obligation will be forfeited.

Cro. Eliz. 861.

Where Arbitrators award a Thing against Law, it is void; if more is awarded than fubmitted, the Award will be void; but when an Award feems to extend to more than in the Submiffion, the Words de & fuper pramiffis, reftrain it w the Thing fubmitted.

An

À

an

and A

be p Awa

fuch

to an

the V ties to An

Wron

alter i have

AS

Caufe two T

tors }

or fon

muft

Notice

fome o Special

Premit

be void

is not g

the Pa

Submif

neceffar fonal, a

Cafes,

in Law he do n

that the

that on Actions

of the F

not what Awar

Demand

Days aft

it was he

nant and

to what i

neffes; t

till he ca

made, w

A Sub

Arbitr

If div

An ⊿

An .

Yet

If t

If

A Good

B

Т or P

## OF ARBITRATORS, &c.

An Award may be void in fome Part, and good in another Part, if it makes 10 Rep. 31. an End of all the Differences fubmitted; and if an Award be good in Part, <sup>a Saund. 293.</sup> and void in Part, the good shall be performed.

An Award without a Deed of Sabmillion will be good, in bar of a Trefpafs. Daw. 548. But the Delivery of the Award in Writing, under Hand and Seal, Sc. muft Dyer, 243. be pleaded, and be exactly replied to by the Plaintiff, in Action of Debt on an  $\frac{2Mod.}{269}$ . Award, or it will be ill on Demurrer.

The Submiffion to an *Award* may be by Bond, Covenant, or by an *Alfumplit* 10 Rep. 131. or Promife; or without all this, by a bare Agreement, to refer the Matter to Dyer, 270. fuch a Person or Persons.

A Husband may submit to an *Award*, for himself and his Wife, for her *Plowd.* 189. Goods and Chattles, to bind her; but an Infant may not make any Submission to an *Award*, or any other for him, for it will be void.

If feveral Perfons do a Wrong to a Man, and one of thefe, and he to whom 7 11.1V. 31 the Wrong is done, fubmit to an Award; the other Perfons, who were no Par-

ties to the Submiffion, may take Advantage of it, to extinguish the Wrong. And where the Award of Recompence for a Wrong done is performed, that Dyr, 183. Wrong is altogether determined; also the Award of a Personal Chattel doth alter the Property of it, and give it to the Party to whom awarded, that he may have Detinue for it.

have Definite to it. A Submittion is of all Actions and Demands,  $\mathfrak{S}c$ . though there be but one  $D_{\mathcal{T}cr, 216}$ . Caufe or Matter between them; an Award may be made for this: And where  $\mathcal{C}_{\mathcal{G}cr, 130}^{cr, 216}$ . two Things are fubmitted, and the Award but one, it is good, if the Arbitrators have no further Notice of the other; though if it be of three Things, or fome Particulars with a general Claufe of all other Matters, in that Cafe they muft make the Award for the Things particularly named, without any other Notice given.

If the Submiffion be by divers Perfons, and the Arbitrators *award* between 8 Rep. 79. fome of them only, this is good, but if a Submiffion is of certain Things in Hu, 49. Special, with a *Provife* in the Condition, that the *Award* be made of the Premiffes, Sc. by fuch a Day, there the *Award* muft be made of all, or it will be void.

An Award of all Actions, Real, when the Submiffion is of Actions Perforal, Pland, 306, 10 Rep. 132.

Yet if the Submiffion be of Things *Perfonal*, and the *Award* is, that one of  $D_{yer, 216}$ . the Parties fhall do an Act *Real*, in Satisfaction of a perfonal Injury,  $\mathcal{C}c$ . or a Submiffion be of one Thing, and the *Award* made of fomething incident to, or neceflarily depending upon it; or if the Submiffion is of all Actions real and perfonal, and the *Award* only of Matters perfonal,  $\mathcal{C}c$ . it will be good in their Cafes, if nothing elfe is notified to the Arbitrators.

An Award made only on one Side, without any Thing on the other, is void 8 Rep. 72, in Law; as, that one fhall pay or give Bond for Money to the other Party, and  $9^{8}$ . he do nothing for it; but if it be to give Bond to pay, or to pay a Debt, and that the other shall be discharged of the Debt,  $\mathcal{C}c$ . this is good; so where it is that one Party shall pay Money to the other, and then the other shall release all Actions to him.

If divers Trefpaffes be referred to Arbitrament, and the Award is, that one 5 Rep. March of the Parties shall make the other Parties Amends, or give Releafe, and fay 18. not what Amends, or what Releafe, &c. it is void for Uncertainty.

Award was, that each Party should give to the other a general Release of all 1 Cro. 638. Demands, provided, that if either of them diflike the Award, within twenty Days after made, and within that Time pay 10 s. the Arbitrament to be void; it was held, that the first Part of the Award was good, and the Proviso repugnant and void.

Arbitrators are to make their Award Secundum allegata & probata (according 4 Rep. 82. to what is alledged and proved) but they may not enjoin any Oath to the Wit-Brownel. 311. neffes; the Award ought to be published; and no one is bound to perform, till he can know what the Award is.

A Submiffion to Award may be revoked and countermanded before the Award 8 Rep. 78, made, where there is no Specialty to abide the Award of J. S. Sc. 81.

5 C

A Submiffion

Hundred and

nd A. B. his Behalfs, do fil, and keep of E. F. and n, as well f the aboveof and connd Caufes of ons, Extents, hatloever, at commenced. between the Vriting, under on or before But if the faid the Premifes Executors, and hings well and ward, Order, K. Umpire, the Premifes, concerning the al, to the faid ne Date aboveremain in full A. B.

the latter Part om, but if the

observed, it is three Arbitraminated in the

d the following ment mentioned

his his Submifijefty's Court of Act of Parliaiubmitted to juch

fons, at the Retter in Difpute, use it is imposed adum, feu Ohfer-

ly given in the in Award be acw, if it be not

more is awarded feems to extend fis, reftrain it to

An

## OF ARBITRATORS, Ec.

374

Salk, 72. Pl, 8. A Submillion was to an Award by Bond, and at the End of the Condition of the Bond was this Claufe, and if the Obligor fhall confent that this Submillion fhall be made a Rule of Court, that then, &cc. Upon Motion to make this Submillion a Rule of Court, it was oppoled, because these Words do not imply his Confent; but if he would forfeit his Bond, he need not let it be made a Rule of Court; yet because this Claufe could be inferted for no other Purpole, the Court took the conditional Words to be a fufficient Indication of Content and made the Award a Rule of Court.

Salk. 73, Pl. 10. Farrelles.

Pl. 10. Farrefley, 8.

A Matter was referred, by Confent of Nifi Prins, to the three Foremen of the Jury; and before the Award was made, one of the Parties ferved the Arbitrators with Subpana out of Chancery, which hindered their Proceedings to make the Award. And the Court held this a Breach of the Rule, and granted an Attachment Nifi Caufa.

Sa'k. 73, Pl. 11.

Upon a Submittion to the Award of the three Foremen of the Jury, who made their Award, the Defendant moved to fet it alide; becaule they went on without giving him Time to be heard, or to produce a Witnefs; and 11th, Chief Juffice, faid, the Arbitrators being Judges of the Party's own chooling, the Party thall not come and fay, they have not done him Juffice; and put the Court to examine it; Aliter, where they exceed their Authority; however the Award was examined and confirmed, and the Plaintiff moved for an Attachment for not performing it; and the Court held, that the Non-performance, while the Matter was fub fudice, was no Contempt; then the Plaintiff moved for his Cofts, and that was denied; upon which Powed, Juffice, faid, that facing they awards again.

H. bound himfelf in a Bond, to ftand to the Award of I. S. which Submidion was made a Rule of Court. The Party, for whofe Benefit the Award was made, moved the Court for an Attachment for Non-performance, which was granted; pending that, he brought an Action of Debt upon the Bond; upon this Serjeant Darnell moved, that he might not proceed both Ways, and likened it to the Cafes, where the Court ftays Actions on Attornies Bills, while the Matter is under Reference before the Mafter: Sed per Curiam, the Motion was denied, and this Difference taken; where the Court relieves the Party by Way of Amends in a fummary Way, as in the Cafe cited, there it is reafonable; otherwife here, where the Plaintiff has no Satisfaction upon the Attachment; and the Defendant was put to anfwer Interrogatories.

Attachment lies not, for not performing an Award made upon a Rule of Court without a perfonal Demand. *Holt*, Chief Juffice, remembered the first Attachment of this Kind was in Sir *Yohn Humble's* Cafe in *Keyling's* Time, in which, and ever fince, a perfonal Demand has been thought neceflary. In fuch Cafes of *Award*, though they be not legally good, an Attachment lies for *Non-performance*; *Aliter*, if impofible; but the Party is excufed as to that Part which is impofible only.

<sup>1</sup> Cro. 211. Debt on Obligation to perform an *Award*, which was, that the Defendant fhould enjoy a Houfe, of which the Plaintiff was Leffee for Years, during the Term, paying to the Plaintiff 205. yearly; and for Non-payment of this, the Action was brought; and it was held to lie.

### The Form of an Award mail: by two Arbitrators on a Submiffon.

**TO** ALL PEOPLE to whon this prefent Writing indented of Award hall come. We E. F. of  $\mathcal{C}c.$  and G. H. of,  $\mathcal{C}c.$  fend greeting. Whereas there are feveral Accounts depending, and divers Controverties and Difputes, have lately arifen between A. B. of  $\mathcal{C}c.$  of the one Part, and C. D. of,  $\mathcal{C}c.$  of the other Part, touching and concerning,  $\mathcal{C}c.$  And whereas for putting an End to the faid Differences and Difputes, they the faid A. B. and C. D. by their feveral Bonds or Obligations, bearing Date,  $\mathcal{C}c.$  are reciprocally bound each to the other, in the penal Sum of,  $\mathcal{C}c.$  to fland to, abide by, perform, and keep the Award, Order, and final Determination of us, the faid E. F. and G. H. Arbitrators, indifferently chosen, between the faid Parties, to arbitrate,  $\mathcal{C}c.$ 

Salk. 73. Pl. 12.

Salk. 87. Pl. 1.

a an 8 tio wł Bu the and the ord mo any the faid to, faid with the the lafty the of t Rele niftr man ter c of th In h Year,

to] to

Sc. a

to arb

in W

delive faid A

fame

to, al

Tudge

Partic

Awar and S the fa

writte up the

faid in Accou

Matte I, the

Award Conco deliber Allega

to the

my A I arbi

feveral

Condition of tis Submiffion se this Subnot imply his made a Rule Purpofe, the Confent and

hree Foremen ies ferved the Proceedings to , and granted

he Jury, who they went on fs; and *Helt*, own chooling, e; and puthe ; however the in Attachment rmance, while moved for his iat feeing they examining into

tich Submittion eard was made, h was granted; on this Serjeant kened it to the e the Matter is on was denied, Way of Amends otherwife here, t the Defendant

pon a Rule of abered the first pling's Time, in necessary. In achment lies for ufed as to that

the Defendant ears, during the ent of this, the

mif on.

of Award hall Whereas there Difputes, have of, &c. of the putting an End C. D. by their Ily bound each rform, and keep F. and G. H. arbitrate, &c.

### OF ARBITRATORS, &c.

[as in the Bond] fo as the faid Award be made in Writing, under our Hands and Scals, and ready to be delivered to the Parties in Difference, on or before, Sc. next, as by the faid in Part recited Bonds or Obligations, with the Conditions thereunder written, may appear. Now, know ye, that we the faid Arbitrators, whole Names are hereunto fubicribed, and Seals affixed, taking upon us the Burden of the faid Award, and having fully examined, and duly confidered the Proofs and Allegations of both the faid Parties, do, for the fettling Amity and Friendship between them, make and publish this our Award, by and between the faid Parties, in Manner following; that is to fay, first, We do award and order, that all Actions, Suits, Quarrels, and Controverfies whatfoever had, moved, arifen, or depending between the faid Parties, in Law or Equity, for any Manner or Caufe whatfoever, touching the faid Premifies, to the Day of the Date hereof, shall cease and be no farther profecuted; and that each of the faid Parties shall bear and pay his own Costs and Charges, in any wife relating to, or concerning the faid Premises; and we do also award and order, that the faid A. B. fhall pay, or caufe to be paid to the faid C. D. the Sum of,  $\mathcal{C}_{\mathcal{C}}$ , within the Space of,  $\mathcal{C}_{\mathcal{C}}$ . And further, we do hereby award and order, that the faid C. D. fhall, on before,  $\mathcal{C}_{\mathcal{C}}$ , pay or caufe to be paid to the faid A. B. the sum of,  $\mathcal{C}_c$ , or give fufficient Security for the fame to the faid A. B. And laftly, we do Award and order, that the faid A. B. and C. D. on the Receipt of the feveral Sums of,  $\mathcal{C}_c$ . fhall in due Form of Law, execute each to the other of them, or to the other's Ufe, general Releafes, furficient in Law, for the Releating, by each to the other of them, his Heirs, Executors, and Admi-niftrators, of all Actions, Suits, Arrefts, Quarrels, Controverfies, and De-mands whatfoever, touching or concerning the Premifes aforefaid, or any Matter or Thing thereunto relating, from the Beginning of the World to the Day of the Date, &c. [bere mention the Date of the Arbitration Bonds] laft paft. In Witnefs whereof we have hereunto fet our Hands and Seals, the, &cc. in the Year, &cc.

### An Umpirage, for Want of a Determination by Arbitrators chofen.

TO ALL, Sc. I, I. K. of, Sc. fend greeting. Whereas there are feveral Ac-counts depending, Sc. [here go on as in the former Award, until you come to] to ftand to, Sc. the Award, Order, and final Determination of E. F. of,  $\mathcal{G}_c$  and G. H. of,  $\mathcal{G}_c$ . Arbitrators indifferently chofen, between the faid Parties, to arbitrate,  $\mathcal{G}_c$ . [as in Condition of the Bonds] to as the faid Award was made in Writing under the Hands and Seals of the faid Arbitrators, and ready to be delivered to the Parties in Difference, on or before, &c. laft paft; and if the faid Arbitrators did not draw up the faid Award in Writing, and deliver the fame as aforefaid, on or before the faid Gc. then the faid Parties were to ftand to, abide, observe, perform, and keep the Award, Umpirage, final End and Judgement of me, the faid I. K. Umpire indifferently chosen, between the faid Parties, for the composing and ending of Differences aforefaid ; fo as my faid Award, Umpirage, and Determination be made in Writing, under my Hand and Seal, and ready to be delivered to the faid Parties, on or before, Ge. as by the faid in Part recited Bonds or Obligations, with the Conditions thereunder written may appear. And whereas the faid E. F. and G. H. did not make up their faid Award between the faid Parties, within the Time limited by the faid in Part recited Bonds or Obligations, as aforefaid; whereby, and on which Account, the compafing, ending, and determining of the faid Differences and Matters in Difpue now depends wholly upon me: Now, KNOW YE, that I, the faid I. K. having taken upon me, the Buline's and Charge of the faid Award and Umpirage, and being willing to fet the faid Parties at Peace and Concord, by making a final End of the Controverfies between them; and having deliberately, and at large, heard, examined, and duly confidered the Grievances, Allegations, Titles, Vouchers, and Evidences of both the faid Parties, in Relation to the faid Premises in Dispute, do make, publish, and declare, and deliver this my Award or Umpirage, in the Manner following, that is to fay, Firft, I arbitrate, award, judge, order, and determine, that, Gc. [bere infert the feveral Particulars of the Award] In Witnefs, Gc. 2 An

## OFALIENS, &c.

### An Award or Umpirage by a fingle Perfon, elected to arbitrate.

**T**O ALL, & c. I, E. F. of, & c. fend greeting; Whereas, & c. [Here go on as in the Award made by two Arbitrators, until you come to, fland to, & c.] the Award, Order, and final Determination of me the faid E. F. indifferently elected and chosen between the faid Parties, to arbitrate, & c. [as in the Conditions of the Bond] fo as my faid Award or Umpirage be made in Writing under my Hand and Seal, and ready to be delivered to the faid Parties, on or before, & c. as in and by the faid in Part recited Bonds, or Obligations, and the Conditions thereof, may appear. Now, know ye, that I, the faid E. F. [bere go on as in the last Precedent.] In Witnefs, & c.

### The Form of a Submiffion to an Arbitration, in Order to make it a Rule of Court.

**B** it remembered, that A. B. of,  $\mathfrak{Sc.}$  and C. D. of,  $\mathfrak{Sc.}$  being defirous finally to end and determine divers Controverfies, Suits, and Quarrels that have lately arifen between them, did on,  $\mathfrak{Sc.}$  agree to fubmit and refer all the faid Controverfies, Suits, and Quarrels, to the Award and Determination of E. F. of,  $\mathfrak{Sc.}$  and G. H. of,  $\mathfrak{Sc.}$  Arbitrators, for that End indifferently chofen, by the faid Parties; which faid Award is to be made in Writing, under the Hands and Seals of the faid Arbitrators, and ready to be delivered to the faid Parties, on or before,  $\mathfrak{Sc.}$  And the faid Parties did mutually promife and oblige themfelves, that they would obey, perform, and execute fuch Awar<sup>3</sup> as the faid Arbitrators fhould make in the Premifes. Now the faid Parties do rurther agree, that the faid Submiffion fhall be made a Rule in his Majefly's Court of,  $\mathfrak{Sc.}$  at Weflminfler, and that they will be finally concluded by the Arbitration that fhall be made in the Premifes by the faid Arbitrators, purfuant to fuch Submiffion. Witnefs, &cc.

I shall add to the preceding Specimens, the Form of a general Release as Part of an Award; and with it close this Chapter.

**K** NOW all Men by these Presents, that I A. B. have remised, released, and for ever quit-claimed, and by these Presents, do, for me, my Heirs, Executors, and Administrators, remise, release, and for ever quit-claim, unto C. D. his Heirs, Executors, and Administrators, all, and all Manner of Actions, Caule and Causes of Actions, Bills, Bonds, Writings, Obligations, Debts, Dues, Duties, Accounts, Sum and Sums of Money, Judgements, Executions, Extents, Quarrels, Controversies, Trespass, Damages and Demands whatfoever, both in Law or Equity, or otherwise howfoever, which against the faid C. D. I ever had, now have, and which I, my Heirs, Executors, and Administrators, shall or may have, claim, challenge, or demand, for or by Reason, or Means of any Matter, Cause, or Thing, from the Beginning of the World to the Day of the Date of these Presents. In Witness where f, I have hereunto put my Hand and Seal, the Day of, Ge.

Sealed and delivered in the Prefence of *R. M. S. E.* 

Of

A

born

jetly's

is no

his C All thoug If public

Comn ment,

Count

natura Anc

Count and fh

thofe I The

born : Obedie

the Ki

Courte:

ments, yet he i Office fo

An .

A D And void to Alien

tain Aé and for

But t for a He

And Thing I

Alien

No A

general .

Subject :

Inqueft Treafon An A Burgeffe And public C If an

againft l fuch Ple

It is Gc. 7 An .

The

An

# ALIENS, Ga

# Of Aliens, Naturalization, and Denization.

NALIEN is one born in a strange Country, out of the Allegiance of the 15 Edw. Ill. A King, being quite contrary to a Denizen or natural Subject, though a Man<sup>c, a,</sup> born out of the Land, provided the place of his Nativity be in any of his Majetty's Dominions beyond Sea, or born of English Parents, out of the Obedience of the King, if the Parents at the Time of his Birth were of fuch Obedience, is no Alien.

And if one born out of the King's Obedience, come and refide in England, 7 Rep. his Children, begotten and born here, are not Aliens, but Denizens.

All Perfons, being the King's natural-born Subjects, may inherit, as Heirs, 11 and 12 though their Anceftors were Aliens. C. 6.

If an Ambaffador, or any other Britifh Minister, or Person invested with any publick Character, under a Commission from the King of Great-Britain, or of a Commercial Company, enjoying Rights and Privileges under an Act of Parliament, or by Letters Patent from the Crown, have any Children in a foreign Country, by a Wife, who is an English Woman, they are by the Common Law natural-born Subjects, and not Aliens.

And if an English Merchant, refiding beyond Sea, marries a Woman of the Cre. Car. 605. Country, by whom he has a Child, and then dies, this Child is born a Denizen, March 91.

and fhall be Heir to him, notwithftanding the Wife be an Alien. Those which are born in the English Plantations, are Subjects born, as are Daw. Abr. those likewise born on the King of England's Seas. 321.

There are two Incidents that are regularly necessary to make one a Subject 7 Rep. 18. born : First, that his Parents, at the Time of his Birth, be under the actual Obedience of the King; or, Secondly, that the Place of his Birth be within the King's Dominions.

It is the Place of Birth that makes the Difability of an Alien to have Lands, Cro. Jac. 539. Sc. The Blood is not the Difability, but the Place where born.

An Alien can hold no Land by Defcent or Purchafe, or be Tenant by the 5 Rep. 502. Courtefy, or in Dower.

An Alien can have no real or perfonal Action for or concerning Lands, Tencments, or Hereditaments, to him and his Heirs; albeit he can have no Heir, 1 Inft. 2. yet he is of Capacity to take a Fee-Simple, but not to bold; for the King, upon Office found, thall have it by his Prerogative.

A Devife of Lands to an Alien is void.

A Devile of Lands to an Alien is void. And if a Man be bound to an Alien Enciny in an Obligation, the Bond is 1 Lev. 19. Dary, Abr. void to him, but the King will have it.

Aliens may obtain Goods, and perfonal Estate, by Trade, &c. and may main-<sup>322</sup>. tain Actions for the fame; they may also have Action of Affault and Battery, and for Support of their Credit.

But they cannot bring any real Action, though he may a personal, unless it be 7 Rep. for a House, for a necessary Habitation, being for the Benefit of Trade.

And an Alien Enemy cannot maintain any Action whatfoever, nor get any Terms de Ly, Thing lawfully within this Realm.

Aliens, living under the Protection of the King, may have the Benefit of a His. 371. general Pardon.

No Alien fhall be returned on any Jury, nor be fworn for Trial of Iffues between 2 Inflit, 17. Subject and Subject, &c. but where an Alien is Party in a Caufe depending, the Inqueft of Jurors are to be half Denizens, and half Aliens; but in Cafes of High Treafon this is not allowed.

An Alien shall not have any Vote in the Choice of Knights of the Shire, or Hob. 270. Burgefies to Parliament.

And all Aliens are incapable of being Members of Parliament, enjoying 13 Will. 111. public Offices, &c.

If an Action is brought against an Alien, and there is a Verdict and Judgement Brown!. 42. against him, yet he may bring a Writ of Error, and be Plaintiff there, and that fuch Plea is not good in that Cafe.

5 D

Though

377

ate.

[Here go on and to, Sc.] . indifferently in the Cone in Writing arties, on or ligations, and e faid E. F.

## Rule of Court.

being defirous Quarrels that d refer all the ermination of rently chofen, ng, under the promife and ch Awar<sup>1</sup> as Parties do rurhis Majefty's ed by the Ars, purfuant to

Release as Part

nifed, releafed, ne, my Heirs, it-claim, unto Il Manner of ngs, Obliga-Judgements, nges and Deoever, which leirs, Execudemand, for the Beginning efs whereof, I

A. B.

Of

Goldfor, fol. 29. Mich. 30 Eliz. Cole 5 Part Page's Cafe, fol. 52. Though an Alien may purchase and take that which he cannot keep or retain, yet the Law hath provided a Mean of Enquiry before he can be diverted of the fame; for until fome Office be found, the Freehold is in him.

And this Office, which is to gain the King a Fee, or Freehold, must be under Moore, 4. Waiton v. the Great Seal of England; for a Commission under the Exchequer Scal is not fufficient to entitle the King to the Lands of an *Alien* born, for the Committion, is what gives the King a Title, for before that he hath none. Mafbum. Dyer, 282.

Lucar's Rep. An Alien cannot purchase Lands for his own Benefit, but he may for that of 92, 94. 120, the Crown; therefore if Land be devifed to an Alien, the Crown shall have it; yet if an Alien, Tenant in Tail, fuffers a common Recovery before Office found, the Recovery is good.

Cr. 123. If an Alien and a Subject born, purchase Lands to them and their Heirs, they Plowd. Com. are Joint Tenants, and fhall join in Affize, and the Survivor fhall hold Place till Office found.

By the finding of this Office, the Party is out of Poffeffion, if the fame be of House or Lards, or such Things as do lie in Livery ; but of Rents, Common, Advowfons, and other Inheritances incorporeal, which lie in Grant, the Alien is not out of Possession, be they Appendant or in Gross; therefore if an Information or an Action be brought for the fame, the Party may reverfe the Office in that Court where the Action or Information is brought for the King.

\* 29 Affize, And if the King obtains not the Possession within the Year after the Office 30, 31, 31. Affize Trafound, he cannot feize \* without a Scire Facias.

verie, 32. 13 and 14 Car. 11. C.11. An Alien Infant, under the Age of twenty-one Years, cannot be a Merchant Trader within this Realm, nor can he enter any Goods in his own Name at the Cuftom-houfe. S. 10.

If an Englifhman fhall go beyond Sea, and fhall there fivear Allegiance to any

14 and 15 If all Engineering in the go beyond only and then, and fhall pay the fant Duties as they; but, if he returns and lives in England, he thall be restored to his Liberties.

Lord Raym. 232.

An Alien Enemy commorant here by the King's Licence, and under his Protection, may maintain Debt upon Bond, although he came not with Safe-

Conduct.

The eldeft Son of an Alien, being alfo an Alien, cannot inherit; but the Land Cro. Jac. 532. Dr. and St.

shall defeend to the younger Brother, if a Denizen : As, for Instance, if there Di. 1. C. 7. be three Brothers, of which the eldeft is an Alien, the other two naturalized, and the middle Brother purchates, and dies without Iffue, the younger Brother shall have the Land.

Concerning the Rule of Defcent, a Proximity of Blood is not fo much to be regarded as the Municipal Laws of the Country in which the Question arifeth; for the feveral Laws of divers Kingdoms have variously disposed the Manner of Defcents, even in the fame Line and Degree of Nearnefs : For Inftance, the Father certainly is as near of Kin to the Son. as the Son is to the Father, and is nearer in Proximity than a Brother, and therefore shall be preferred as next of Kin in Administration of the Son's Effate.

According to the Laws of *England*, the Son's dying without Iffue, or Brothers or Sifters, the Father cannot fucceed, but it defeends to the Uncle.

There are two Kinds of Defcent, according to the Common Law of this Realm, viz.

1st, Lineal, from the Father, or Grandfather to the Son, or Grandfon; and 2dly, Collateral or Transfversed; as from Brother to Sifter, Uncle to Nephew,

and è converso: And both these again are of two Sorts.

1st, Immediate, as in Lineals, from Father to Son.

adly, Mediate, as in Lineals, from Grandfather to Grandchild; where the Father dying in the Life-time of the Grandfather, is the Medium Differents of the Grot. de Jure Belli ac Pac. Lib. 2. C. 7. Descent ; Collateral, as in the Lineal, from Uncle to Nephew, or è converso.

And this is mediate Defcent, or mediate Ancestor, though to many Purposes it may be immediate; for the Father dying in the Life-time of the Grandfather, the Son fucceeds in Point of Defcent in the Lands immediately to the Grandfather; and in Writ of Entry shall be fuppofed to be in the Grandfather, and not in the post & cui.

This

Τİ

whor In

Partie

that I

an Al In

the A

felf h

and di

fhall r

C. a .

inherit

incapa

ceffor,

Iffue,

the Fa

withft:

Father

ceffores.

of Conf and B

Notice

be pref

he fhal

Brother

liament

C. Mal

B. pure

to his 1

taking

work a

calls Co

the Fat

a Deniz

the Lif

doth no pacity o

Aliens,

inherit l

Iffue; t

obflante

upon an

though

beyond t

and has

into Eng

But i

Yet i

In Co

A. ar

The S

Agai

A. :

. But

The

As

But

In

In

1 Inft. 10.

Lit. S. 3.

Hald's Hif-tory of the Law, C. ..

3

136.

477.

### OFALIENS, &c.

This is called a mediate Defcent, becaufe the Father is the Medium through whom the Son derives his Title to the Grandfather.

In Immediate Descents there can be no Impediment, but what arises in the Parties themselves; for Instance, the Father seized of Lands, the Impediment that hinders the Descent must be in the Father or Son, as if either of them be an Alien.

In Mediate Defcents, the Difability of being an Alien, in him that is called the Medias Anteceffor, will difable a Perfon to take by Defcent, though he himfelf have no fuch Difability.

In *Lineal* Defcents, if the Father be an *Alien*, and hath Iffue a *Denizen* born, and die in the Life-time of the Grandfather; the Grandfather dies feized, the Son fhall not take, but the Land fhall *efcbeat*.

In Collateral Defcents, A. and B. Brothers: A. is an Alien, and has Iffue  $D_{per}$ , 274; C. a Denizen born; B. purchafes Lands, and dies without Iffue; C. fhall not  $G_{ray}$ , Cafe. inherit, because A. which was the Medius Antecessor, or Medium Differens, is incapable.

But in any Defects, the Impediment in an Anceftor, who is not Medius Anteceffor, from whom, and to whom, will not impede the Defect.

As for Inflance; the Grandfather and Grandmother, being both Aliens, have Continey's Iflue, the Father, a Denizeu, who hath Iflue the Son, a natural-born Subject; Cafe. the Father purchafes Lands, and dies, the Son fhall be Heir to the Father, not- Coron. Fel. withflanding the Difability of the Grandfather, and yet all the Blood that the <sup>141</sup>. Father hath is derived from the difabled Parents; for they are not Medii Antecefforts, between the Father and the Son, but paramount. The Law does not hinder, but that an Alien is of the fame Degree and Relation Cro. Car. 8,

<sup>w</sup> The Law does not hinder, but that an Alien is of the fame Degree and Relation Cro. Car. 8, of Confinguinity as natural-born Subjects, or Denizens born, the Son, the Father, 9. and Brother, though Aliens; the Son, Father, and Brother, our Law takes <sup>Carcons'Cafe.</sup> Notice of as well as natural-born Subjects; and fo it was adjudged; for he shall be preferred in Adminiferation, though an Alien, as next of Kin.

be preferred in Adminifiration, though an Alien, as next of Kin. But in Cafes of Inheritance, the Law takes no Notice of him, and therefore, as  ${}_{29}$  Ed. III. be fhall not take by Defcent, fo he fhall not impede the Defcent to the younger Tit. Cozea-Brother; as, for Inflance, A. an Alien, B. and C. naturalized by Act of Parliament, all Brothers; B. purchafes Lands, and dies, fine Prole, without Iffue, C. hall inherit, and not A.

C. Hall inherit, and not A. A. an Alien, B. and C. his Brothers, both naturalized by Act of Parliament; Ramfay Cafe, B. purchafes Lands, and dies without Iffue, the fame fhall not come to A. nor 15 Car. II. to his Iffue, though a Denizen, but fhall come to C. and his Iffue; the Law taking no Notice of A. as to impede the Succeffion of C. or his Iffue, though it work a configuratid Difability, to bar the Iffue of A. parallel to what the Law calls Corruption of Blood, which is a Confequent of Attainder.

Again, in a Lineal Defeent, if there be a Grandfather, a natural-born Subject, the Father of an *Alico*, and the Son a natural-born Subject; the Father is made a *Denizen*, yet he fhall not inherit the Grandfather; and if the Father dies in the Life of the Grandfather, the Grandchild, *though born after the Denization*, doth not remove either the perfonal, or the confequential Impediments, or Incapacity of the Father.

In Collateral Defcents, the Father, a natural-born Subject, has Iffue two Sons Gadfrey and Aliens, who are both made Denizers; one dies without Iffue, the other shall not Disso's Cyc. inherit him.

A. an Alien, marries an Englifb Woman, who is feized of Lands, and has Cro. 7nc. 539. Iffue; the Father and Mother die, yet the Iffue may inherit the Mother, non  $\frac{2 R. ll'_1 Rep. 92}{Pangkan 235}$ .

The Statute *Ae Natis ultra Mare*, declares the Iffue, born of an *Englifb* Man Levinz, 59. upon an *Englifb* Woman, fhall be a *Denizen*, and the Conftruction has been, 25 Edec. III, though an *Englifb* Merchant marries a Foreigner, and has Iffue by her born *Cro.JCar., Gol.* beyond the Seas, that Iffue is a natural-born Subject.

But if an Englift Woman goes beyond the Sea, and there marries an Alien, Cro. Car. 601. and has Iffue beyond the Sea, that Iffue are Aliens.

Yet if an English Woman marries an Alien beyond the Seas, and then comes Proved Cafe into England, and has Iflue, they are not Aliens, but may inherit.

No

p or retain; efted of the

ift be under Seal is not Commission

y for that of all have it; )ffice found,

Heirs, they old Place till

the fame be of ts, Common, the Alien is a Information Office in that

fter the Office

e a Merchant own Name at

legiance to any pay the fante be reftored to

and under his not with Safe-

; but the Land hance, if there naturalized, and er Brother shall

fo much to be geftion arifeth; the Manner of r Inftance, the Father, and is rred as next of

ue, or Brothers

on Law of this

undfon; and cle to Nephew,

Id; where the Differens of the & converfo. any Purpoles it he Grandfather, to the Grandrandfather, and

This

OFALIENS, &.

<sup>12</sup> Car. II. C. 18. S. 2. ralized, or made a free Denizen, shall exercise the Occupation of a Merchant, or Factor, in any of his Majesty's Plantations or Territories in Alia, Africa, or America, upon Pain of Forfeiture of all his Goods, which are in his Posfession. &c.

<sup>9</sup> Ann. C. 21. All fuch Perfons as fhall be born on Board any of the Ships employed about <sup>8</sup> 53. the Trade of the South-Sea Company, or in any of the Places which shall be difcovered or posses of the Company, shall be deemed natural-born Subjects.

IInfl. S. 129. NATURALIZATION is the making an Alien the King's natural Subject by Act of Parliament, whereby he becomes as much a Subject, to all Intents and Purpofes, as if he was born fo; for by Naturalization, a Perfon's Iffue, before the Naturalization, fhall inherit.

A Stranger, *naturalized* by Act of Parliament, may have Lands by Defcent, as Heir at Law, as well as have them by Purchafe; but until he is *naturalized*, or made *Denizen*, a Stranger is not generally under the King's Protection, to have the Benefit of the Laws.

7 Jac.I. C. 2. No Perfon of the Age of eighteen Years, or above, fhall be *naturalized*, unlefs he have received the Lord's Supper within one Month before any Bill exhibited for that Purpofe, and alfo thall take the Oath of Supremacy and Allegiance in the Parliament-Houfe, before his Bill be twice read; and the Lord Chancellor, if the Bill begin in the Upper Houfe, and the Speaker of the Commons Houfe, if the Bill begin there, shall have Authority during the Seffion to administer fuch Oaths.

1 Ga. I. C. 4. The Claufe in the Act 12 Will. III. Cap. 2. whereby it is enacted, that no Perfon born out of these Kingdoms, though he be naturalized, except fuch as are born of English Parents, thould be capable to be of the Privy Council, & c. thall not extend to difable any Perfon, who, before his Majefly's Acceflion to the Crown, was naturalized.

No Perfon fhall be naturalized, unlefs in the Bill exhibited for that Purpofe there be a Claufe to declare, that fuch Perfon fhall not be enabled to be of the Privy Council, or a Member of either Houfe of Parliament, or enjoy any Office of Truft, or have any Grant from the Crown; and no Bill of *Naturalization* fhall be received without fuch Claufe.

4 Geo. I. C. 21. S. 1. Children born out of the Allegiance of the Crown of Great-Britain, whole Fathers shall be natural-born Subjects, shall, by Virtue of the Act 7 Ann. Cap. 5. and of this Act, be natural-born Subjects.

Provided that nothing in 7 Ann. Cap. 5. or this Act, fhall make any Children, born out of the Liegeance of the Crown, to be natural-born Subjects, whofe Fathers, at the Time of the Birth of fuch Children, were, or fhall be attainted of High Treafon, either in this Kingdom, or in *Ireland*, or were liable to the Penalties of High Treafon or Felony in Cafe of their returning into this Kingdom or *Ireland*, without Licence of his Majefty; or were, or fhall be in the Service of any foreign State, then in Enmity with the Crown of *GreatBritain*.

If any Child, whole Father, at the Time of the Birth of fuch Child, was attained of High Treafon, or liable to the Penalties of High Treafon or Felony in Cafe of returning without Licence, or was in the Service of any foreign Stat in Enmity with the Crown, excepting all Children of fuch Perfons who went out of *Ireland* in Purfuance of the Articles of *Limerick*, hath come into *Great-Britain* or *Ireland*, or any other of the Dominions of *Great-Britain*, and hath continued to refide within the Dominions aforefaild for two Years, at any Time between the 16th of *November*, 1708, and the 25th of *Marcb*, 1731, and during fuch Refidence hath profefied the Proteftant Religion, or hath come into *Great-Britain*, &cc. at any Time between the 16th of *November*, 1708, and the 25th of *Marcb*, 1731, or hath continued in the actual Poffeficino or Receipt of the Rents of any Lands in *Great-Britain*, &cc. for one Year, at any Time between the faid 16th of *November*, 1708, and the 25th of *Marcb*, 1731; or hath, *bona Fide*, fold or fettled any Lands in *Great-Britain* or *Ireland*, and any Perfon claiming Titk thereto, under fuch Sale or Settlement, hath been in actual Poffefion or Receipt of the and the Subject And

it is it Day of Man of natural an actu

Prov Membe military

ENA inhabite Colonie Months fcribe th the Act of Fidel the Act Belief, a Colony, to be h Purpofes give the in the Fo tary's Of whereof 10/. for a Book to the fame

All Pe Jews, fha gregation Months n ard fhall Certificate by two c Office of faid Oaths Whene Words, u

fame ; and permitted a fufficient A Certi having cor a fufficien *Great-Brid* 

Dominions

The Sec of Trade a June, 1740 themfelves all which at the Office Foreign Engineers

by I Geo.

380

S. 2.

S. z.

S. 3.

### OF ALIENS, G.

, or naturchant, or *Africa*, or his Pof-

oyed about hall be difbjects. ject by Act ts and Purbefore the

by Descent, naturalized, on, to have

lized, unless Bill exhid Allegiance Lord Chanie Commons ion to admi-

ted, that no cept fuch as Council, &c. ceflion to the

that Purpole to be of the oy any Office alization shall

ritain, whole Ann. Cap. 5.

ke any Chilorn Subjects, , or fhall be or were liable ing into this or fhall be in vn of Great-

ch Child, was fon or Felony y foreign State ns who went e into Greatain, and hath at any Time 1, and during ne into Great-Great-Britain, 5th of March, Rents of any he faid 16th of Fide, fold or claiming Title ion or Receipt of the Rents thereof for fix Months, between the faid 16th of November, 1708, and the 25th of March, 1731, every fuch Child shall be deemed a natural-born Subject of the Crown of Great-Britain.

And for the better encouraging foreign Seamen to ferve on board Britifs Ships, 13 Gen. II. it is further enacted, that every fuch foreign Seaman who fhall, after the firft P. 125. Day of January, 1739, have ferved during the War, on board any Britifs Man of War, Merchant-Ship, or Privateer for two Years, fhall be deemed a natural-born Subject of Great-Britain, and fhall enjoy all the Privileges, &c. as an actual Native of Great-Britain.

Provided that no Perfon, thus naturalized, fhall be of the Privy Council, a Member of either Houfe of Parliament, or have any Place of Truft, civil or inilitary, or have any Grant of Lands,  $\mathcal{C}_c$  from the Crown.

ENACTED, that after the 1ft Day of June, 1740, all Foreigners, who have P. 167, 163. inhabited or fhall inhabit for feven Years, or more, in any of our American Colonies, and fhall not be ablent from fome of the faid Colonies more than two Months, at any one Time, during the faid feven Years; and fhall take and fubfcribe the Oaths, and make, repeat, and fubfcribe the Declaration appointed by the Act of 1 Geo. I. or, being a Quaker, fhall make and fubfcribe the Declaration of Fidelity, and take and affirm the Effect of the Abjuration Oath, appointed by the Act 8 Geo. I. and alfo make and fubfcribe the Profefiion of his Chriftian Belief, appointed by the Act 1 W and M. before any one of the Judges of the Colony, wherein fuch Perfons have inhabited, or fhall inhabit, fhall be adjudged to be his Majefty's natural-born Subjects of this Kingdom, to all Intents and Purpofes, as if they had been really born in the fame ; that the faid Judges fhall give the faid Oaths, &c. in open Court, between the Hours of Nine and Twelve in the Forenoon, which fhall be entered in the fame Court, and alfo in the Secretary's Office of the Colony wherein fuch Perfon fuch Perfon fahll fo inhabit; for doing whereof two Shillings fhall be paid at fuch refpective Place, under the Penalty of 10/. for every Neglect: Every Secretary is alfo required to make fuch Entry, in P. 169: a Book to be kept for that Purpofe in his Office, on Notification by a Judge of the fame Colony, under the like Penalty.

All Perfons duly qualifying themfelves to be naturalized, except Quakers or *Jews*, fhall receive the Sacrament of the Lord's Supper in fome Proteftant Congregation in *Great-Britain*, or in fome of the *American* Colonies, within three Months next before their taking and fubferibing the faid Oaths and Declaration; and fhall at the Time of taking and fubferibing the faid Oaths, &c. produce a Certificate, figned by the Perfon adminifering the faid Sacrament, and attefted by two credible Witneffes, whereof an Entry fhall be made in the Secretary's Office of the Colony wherein they thall inhabit, as alfo in the Court where the faid Oaths fhall be taken, without Fee or Reward.

Whenever a *Jew* prefents himself to take the Oaths pursuant to this Act, the P. 170. Words, upon the true Faith of a Christian, shall be omitted in administering the fame; and the taking the faid Oaths, without those Words, as the *Jews* were permitted to take the Oath of Abjuration by the Act of 10 Geo. I. shall be deemed a sufficient taking according to this Act.

A Certificate, under the Seal of any of the faid Colonies, of any Perfon's having conformed in the feveral Particulars required by this Act, fhall be deemed a fufficient Teftimony thereof, and of his being a natural-born Subject of *Great-Britain*, to all Intents and Purpofes, in every Court within the King's Dominions.

The Secretary of every respective Colony shall fend over to the Commissioners P. 1/1. of Trade at London, at the End of every Year, to be computed from the 1st of *June*, 1740, exact Lifts of the Names of all Perfons who have that Year entitled themselves to the Bonefit of this Act, under Penalty of 50. for every Neglect; all which Lifts shall be entered in a Book, by the faid Commissioners, to be kept at the Office for publick View.

Foreign Protestants who have ferved in the Royal American Regiment, or as 2 Gea. III. Engineers in America for two Y cars, and shall take the Oaths, &c. appointed C. 25. 8. 4. by 1 Geo. I. C. 13. and shall produce Certificates of their having received the

5 E

Sacrament

## OFALIENS, Ge.

Sacrament in fome Protestant Church, within the Months of the Time of their taking the Oaths, &c. shall be deemed natural-born Subjects.

Provided that no fuch naturalized Perfon shall be of the Privy Council, or a Member of either House of Parliament, or capable of enjoying any Place of Trush in *Great-Britain* or *Ireland*, eivil or military, or of taking any Grant from the Crown to himself, or any in Trush for him, of any Lands, &c. in *Great-Britain* or *Ireland*.

of the Congregation called the Moravian Brethren, and other foreign Proteitants,

not Quakers, who fcruple the taking of an Oath, are fettled in his Majefty's

Colonies in America, and demean themselves there as a sober, quiet, and indus.

trious People, and many others of the like Perfuation, are delirous to transport

themfelves thither; and if the Benefit of the faid Act of 13 Geo. II. were ex-

tended to them, they who are now there, would thereby be encouraged to continue their Refidence, and others would refort thither in greater Numbers;

whereby the faid Colonies would be improved, their Strength increafed, and

their Trade extended; It is therefore enabled, that from and after the 25th of December, 1747, all foreign Proteftants, who conficientioully foruple the taking of an Oath, and who are born of the Liegance of his Majefty who have or hall relide for feven Years in any of his Majefty's Colonies in America, and hall not have been abfent out of fome of them longer than two Months at

any one Time during the faid Term, and fhall qualify themfelves, as by the recited Act of 1 W. and M. and 8 Geo. I. is directed, before the Chief or other Judge

of the Colony, wherein they respectively have or shall so refide, shall be deemed

to be his Majefty's natural born Subjects, to all Intents and Purpofes, as if they

had been born within this Kingdom; which faid Affirmation and Subscription

of the faid Declarations, the faid Chief, or other Judge, is to administer and

to Geo. II. Great-Britain of Ireland. P. 935, 936, After reciting the before-mentioned Act, it adds, and as many of the People

P. 937.

P. 938.

take, and the fame shall be done in every respect, as in the faid recited Ad of 13 Geo. II. is set forth and directed, and Lifts shall be transmitted, &c. No Person shall be naturalized by Virtue of this Act, unless he shall have received the Sacrament, &c.

The Provisions contained in the Act of 13 Geo. II. Sc. shall extend to foreign Protestants, who conficientiously feruple the taking of an Oath, and who shall be qualified as aforefaid.

The faid foreign Protestants shall enjoy the Privileges of natural-born Subjects, and all the Benefits of this Act, and the faid Act of 13 Geo. II.

No Person who shall become a natural sorn Subject of this Kingdom by Virtue of this Act, shall be of the Privy Council, Sc.

Nothing in this Act, or in the recited Act of 13 Geo. II. Ihall extend to naturalize any Perfon who by Virtue of an Act of 4 Geo. II. initialed an Act of explain a Claufe in 7 Annee, &cc. is declared not to be initided to the Benefit of the faid Act of 7 Annee, but all fuch Perfons thall remain in the fame State and Condition to all Intents and Purpoles, as they would have been in, if the faid recited Act of 13 Geo. II. or this Act had never been made.

<sup>1</sup> Inft. 129. According to Law, no one can be naturalized but by Act of Parliament, and that cures the Defect as if they had been born in *England*; and Acts of this Nature may be fo penned, as to cure Defects in the Father or Ancestor, as well as in the Parties themfelves, which it will not do except express Words to that Purpose are inferted.

 $D_{jer. Fol. 224}$  Children born of Parents, Subjects within any of the Places or Guards pol-Placit 20. Grow ver. Ram/cy. Effed by the King's Army when in an Hoftile Mauner he forcibly enters the Territories of another Prince or State, shall be deemed natural-born Subjects, and stand in no Need of Naturalization.

Lord Vaughan It has been conceived, that a Foreigner, being naturalized in *Ircland*, may Fol. 301. clothe him with the Title of a natural-born Subject of that Country, but not qualify him as one of this.

**Braff**, Lib. 6. DENIZATION is the enfranchifing an *Alien*: making him a Subject by the Tratt. 5. C. 2: 2 Init. 741. Creation *Proceeds on Donation Regis*, from the King's Gift. Such a one is enabled in many **Refpects** to do as the King's native Subjects do, to purchase and possible Lands, enjoy be u Time of N which Deniz of the WI

and h fhall r Lands Lands Alic

bers of It i grant

È

A p wife dif In o many H fubject The Nation all the Benches change to fail, its Place Banquero

And f confined being ve fome of on with Protectio · Before

table Ban be done a be neceffa from each Some a

rection of ment, tha Uie of the this Kind a Strictnet rectors of for one D the Proprifelves to fe that they transferring Eafe and on this Ba.

enjoy any Office or Dignity; and when he is thus enfranchifed, he is faid to be under the King's Protection, or *effe ad Fidem Regis Angliæ*; before which Time he can poficis nothing legally, in *England*. But notwithftanding this, it is of *Naturalization*; for a Stranger naturalized may inherit Land by Defeent, which a *Denizen* cannot; and in the Charter, whereby a Perfon is made a *Denizen*, there is commonly contained forme Claufe that expressly abridges him of that full Benefit which natural Subjects enjoy:

When the King makes a *Denizen* by Letters Patent, he may purchafe Lands, <sup>1</sup> Inft. <sup>8</sup>. and his liftue, *born afteroards*, may inherit them; but those he had before <sup>5</sup> Rep. <sup>52.</sup> fhall not: And though a *Denizen* is enabled to purchafe, he cannot inherit the Lands of his Ancestors, but as a Purchafer he may enjoy them; and he may take Lands by Devise.

Lands of his Antentons, 2.2. Lands by Device. Lands by Device. Aliens made Denizens are incapable of Offices in the Government, to be Mem-  $\frac{12}{C}$  W. III. bers of Parliament,  $\mathcal{C}_c$ . II. C. 4.

It is fo high a Prerogative to make Alient Denizens, that the King cannot  $7 \frac{Rep}{W_{out} + \ln ft}$ grant his Power over to any other.

# Of Banks and Bankers.

A BANK is a public Office for keeping and circulating Money, to be employed in Exchanges, Difcounts, Government-Loans, &c. or to be otherwife difpofed of for the Profit of the Proprietors.

In other Words, a Bank may be denominated a common Repolitory, where many Perfons agree to keep their Cash, to be always ready at their Call, or subject to their Directions. The Word Bank is derived from the Italian, Banca or Banco, as those of that

The Word Ban.' is derived from the Italian, Banca or Banco, as those of that Nation used formerly to exercise the Function of Exchangers, or Bankers, in all the Publick Places, or Bourfes of their trading Cities, feated on Forms with Benches to count their Cafh, write their Letters and draw their Bills of Exchange on; and fome Authors add, that when any of them had the Misfortune to fail, his Bench was broke, either as a Mark of Infamy, or to put another in its Place, and from this Occurrence they pretend the Word Bankrupt, in French Banqueroute, is derived.

And from which Circumftance, we may fee that this Bufinefs was originally confined to private Perfons; but the Advantages ariling from it to Commerce being very diffufive and general, feveral States thought proper to incorporate foune of the most confiderable of their Subjects for the Purpofes of carrying it on with a greater Security to the concerned; whils other Potentates retain the Protection and Management in their own Hands.

Before we proceed to an Illustration of the Constitutions of the most reputable Banks now existing, in most of the capital Cities of *Europe*, which will be done according to the Order of Time in which they were inftituted, it will be neceffary just to mention the different Kinds of Banks, as they differ widely from each other in their Principles and Practice.

Some are infituted wholly on the publick Account, and put under the Diredion of the Magiftrates, who are obliged to take fuch Care of the Management, that the Money or Bullion depointed therein, fhall always be kept for the Uie of the Projaictors, and fhall never be let out for Profit or Advantage; of this Kind is the famous Bank of Amferdam, which is administered with fo great a Strictness and Fidelity, that it is faid, a Magistrate, who was one of the Directors of it, was fentenced to Death, for making Ufe of a Sum of Money but for one Day, though he paid it in the next. Wherefore, from an Opinion the Proprietors entertain of the Equity of its Administration, they judge thermfelves to fecure that their Money lies always ready to answer their Demands, that they feldom draw out large Sums, but make their mutual Payments by transferring the Sums from one Man's Account to another's; and from this great Eafe and Convenience it is come to pass, that Payments made by Affignmentie on this Bank are valued at from 3 to 5 and 6 per Cent. above the Payment of Money,

ne of their

uncil, or a Place of any Grant ds, &c. in

the People Proteitants, s Majefty's and indufto transport . were ex-Numbers; creafed, and the 25th of the taking who have or America, and o Months at by the recited other Judge all be deemed les, as if they Subscription Iminister and recited Act of itted, Ec.

he fhall have extend to fo-

ath, and who

born Subjects,

Kingdom by

all extend to uled an Act to the Benefit of fame State and in, if the faid

rliament, and Acts of this eftor, as well Words to that

r Guards pofbly enters the porn Subjects,

Ircland, may intry, but not

ubject by the itimation proabled in many poffers Lands, enjoy

Money, which Difference between the Bank and current Money is called the Agio.

A fecond Sort of Banks is fuch as confift of a Company of monied Men, who being duly eftablished and incorporated by the Laws of their Country, agree to deposit a confiderable Fund or joint Stock, who be employed for the Profit and Advantage of the whole Society, in all those Ways which are compatible with the Nature of fuch an Undertaking; as borrowing upon their own Credit; and lending Money upon good Securities; buying and felling Bullion, Gold and Silver, and foreign Specie; difcounting of Bills of Exchange, or other fecure Debts; receiving and paying the Cash of other Perfons; and of this Kind is the Bank of *England*.

A third Sort is the Banks of private Men, of which we shall treat distinctly in a separate Chapter.

As to the first Kind, it is certain, that nothing can be fo infallibly fafe, as where the Value is kept always ready in Specie; and here also the Ease and Security of Traders are effectually provided for, in the Receipts and Payments of their Money; but yet this Kind of Bank is fo much the lefs useful to the Publick, as it can neither be helpful to Government on Emergencies, nor to Traders, in accommodating them with Money.

The Security of the fecond Kind confifts in the certain Knowledge of its Fund or Stock, the Solidity of its Inflitution, and the incorruptible Fidelity of its Management; wherein it is always the Intereft of the concerned to give the Publick the utmoft Satisfaction: And in this Refpect the Bank of England muft be fecure beyond all Apprehension to the contrary, as well on Account of the great Sums they have lent to Government, upon the Faith of the Britijb Parliament, which is fufficient always to keep them above all Sufpicion of Failure, as from the known tkilful and profitable Management of those who have been fucceffively concerned in the Direction. Befides, as an incorporated Body, they are not, like private Men, fubject to Death. And as this Kind of Bank has all the Conveniences of the former, it has alfo this beyond it, that its Capacity of lending Money is an invaluable Accommodation to the Community, fince it will always have a Tendency to keeping the Intereft of Money Low, and be an effectual and permanent Check to Ujury, which is the greateft Bane to Trade and Navigation.

### Of the Bank of GENOA.

THE most confiderable corporate Body in the Republick of Genoa, is that which is called St. George's Bank, the most ancient Establishment of the Kind in Europe, though the Date of its Inftitution is not certainly known : But we may be affured it is of much greater Antiquity than that of Venice, the Republick of Genoa being founded A. D. 950. The Fund was constituted from fuch Branches of the publick Revenue as were fet apart by the Government, and fuch Sums as should be borrowed during the Exigencies of the Commonwealth ; which Fund hath never been violated, under the greateft Troubles and Perplexities of the State. The Administration of this Bank being for Life, and partly in the Hands of the Citizens, gives this Body a great Authority in the State, and a powerful Influence over the People. This Bank is generally confidered as a great Load to the State, and as a Kind of Inferior Senate, which breaks the Uniformity of their Ariftocratic Government. The People however, receive no finall Advantage from it, both as it is a Check to their Ariftocracy, and distributes the Power among more private Members of the Republick ; and while the State kept itself clear of the Quarrels of the great belligerent Powers of Europe, this Bank maintained a Circulation for the Support of publick Credit and Commerce; but having unhappily taken Part in their Wars in the last and the prefent Century, they exhausted their publick Treasure, their Commerce declined, and with it their publick Credit, and the Reputation of St. George's Bank, which will never recover its original Importance.

0f

Depoli

all Pay made in

receive

counts

Names

Bufine

pleafed

times n

Money

this Ću

Bank ;

prietor's

and with Ducats,

plies th

extraord

Adminif

ment fo

of which

Groffi, th The P

imaginar

that the

Brokers 1 The B

June, 20 Time fo

their Ne

Opening. The H

Days at

Friday,

able in H

Manner, Bills o

the Protei Damage;

to the Pa protested :

there is a

their Bills

T<sup>HIS</sup> was

General, i rity for th

The B

In th

itfelf.

By th

How

İt w

### .. Of the Bank of VENICE.

VIIIS is commonly called Banco del Geró, on Account of the continual Rotation of its Cafh, and is properly a Receptacle, or Office, for publick Deposits, or a general and perpetual Cafh currency for all Merchants and Traders.

It was established by a solemn Edict of the Republick, which ordains, that all Payments, as well of large Purchafes, as Bills of Exchange, shall be only made in Bank; and that all Debtors and Creditors shall be obliged to pay and receive their Money there, which is effected by a fingle Transfer from the Accounts of the one to that of the other; fo that the Credit and Debit only change Names, without any real or effective Money being paid.

However, Payments are fometimes made in Cafh, particularly for the Retail Bulinels; or when Strangers inlift on Ready Money, or fome Perfons are better pleafed to have their Funds in their own keeping; and the Neceffity of fometimes making these effective Payments, was the Occasion of opening a Ready-Money Office, for those who required it; and it has been experiened, that this Current Cash has not caused any sensible Diminution in the Funds of the Bank ; but, on the Contrary, the Liberty of withdrawing the Money at the Proprietor's Pleasure, has rather increased than lessened them.

By this Means the Republick, without reftraining the Liberty of Trade, and without paying any Intereft, makes her elf Miltrefs of five Millions of Ducats, at which the Funds of this Bank are fixed, and at the fame Time fupplies the Neceflities of State, without being obliged to have Recourfe to extraordinary Impositions; and the good Order always observed in the Bank's Administration, for which the Republick is Security, has rendered its Establishment fo folid, that there is Room to judge it will last as long as the Government itfelf.

In this Bank the Writings are kept, in Liras, Soldi, and Denari de Groffi, of which one Lira is worth ten Ducats de Banco, or two hundred and forty Groffi, the Ducat being composed of twenty-four Groffi.

The Money of Exchange, is always underftood to be Bank Ducats, which are imaginary, and a Hundred of these make a Hundred and twenty Ducats current, so that the Difference between Bank and Current Ducats is twenty per Cent. the

The Bank is flut up four Times a four, viz. the 20th of March, 20th of June, 20th of September, and the 20th of Secomber; and it remains flut each Time for the Space of twenty Days: However, this does not prevent their Marchine and March Andrew Control of Secondary (Secondary Secondary Second their Negociations, as well in Ready-Money as Bank, to be wrote off at its

Opening. The Bank is likewife flut upon extraordinary Occafions, viz. eight or ten Days at the Carnival, and as long for Paffion Week; it is likewife thut every Friday, when there is no Holiday, to make their Balance.

The Bills of Exchange drawn for the Fairs, or otherwife, must all be payable in Bank, and a Seller cannot refuse Payment of his Goods in the fame Manner, except by an Agreement to the contrary.

Bills of Exchange here have fix Days Grace, and in Default of Payment, the Protest must be made on the fixth Day, otherwise the Holder stands to the Damage; but from the Moment the Bank is thut, a Debtor cannot be forced to the Payment of Bills, neither in Ready-Money nor otherwife, nor can be protefted against for it, till on the fixth Day after the Bank opens, except when there is a Failure, in which Cafe every one may use their Diligencies, provided their Bills are fallen due.

#### Of the Bark of AMSTERDAM.

"HIS Bank, formerly fuppofed to be the most confiderable and richeft in Europe ; was citablished on the 31st of January, 1609, by the Authority of the States General, under the Direction of the Burgomasters of this City, who are Security for the fame, and conftituted themfelves perpetual Cafhiers for its Inhabi-5 F tants.

called the

Aen, who try, agree the Profit compatible vn Credit; Gold and her fecure Lind is the

t diftinctly

ly fafe, as Eafe and ayments of the Pubor to Tra-

of its Fund lelity of its to give the of England on Account the Britifb ion of Faile who have orated Body, ind of Bank that its Ca-Community, ney Low, and teft Bane to

is that which the Kind in it we may be ick of Genoa Branches of uch Sums as which Fund rplexities of nd partly in n the State, confidered as ch breaks the ever, receive Atocracy, and ; and while Powers of blick Credit the last and r Commerce St. George's

Of

tants, to whom it is of the greatest Conveniency and Service, as Millions may be paid in a Day, by the fimple Affignations of a Draught on it, without the Intervention of any real Cafh.

The Funds of this Bank are related to be fo great as is hardly credible, many Authors quoting their Value to be, at least, that of three thousand Tons of Gold, and these rated at a Hundred Thousand Guilders per Ton, make, at only thirty-five Schillings per Pound Sterling, the prodigious Sum of 58,571,466/, but as this Value is unafcertained, I fhall give Sir William Temple's Opinion of it inftead of my own, who fpeaking of this Bank, in his Remarks on the State of the United Provinces, fays, "In the City of *Amflerdam* is the Bank, "fo celebrated in all the World, on Account of the Greatness of its Trea-" fure, which exceeds that of all others hitherto known, real or imaginary : The " Place where it is lodged is a great Vault under the Town-Houle, pro-" vided with Doors, Locks, and every other Security neceffary for its Safety and Prefervation; and it is certain, that when any one goes to fee the Bank. " he will find there a very great Treasure in Bars and Ingots of Silver, in Plate, and an incredible Quantity of Sacks full of Metal, faid to be Gold and " " Silver, as I believe, in effect they are; though as there are none but the " Burgomafters who have any Direction in this Bank, and as there is no one who keeps any Account of what is brought in or carried out at different " " Times, it is impossible to know, or even guess with any Exactness, the Proportion there is between the real and imaginary Treasure of it; as it does not " folely confift in the effective Gold and Silver, but also in the Credit of the " " City, and of the State, of which the Funds and Revenues are as great as " that of fome Kingdoms, and it is obliged to be anfwerable for all the Money " brought in: The greatest Payments made between the Merchants of tha " City, are in Bank Bills, fo that it may be faid, that this Bank is properly " the general Cheft, in which every one incloses his Money, because they deem " it there to be in greater Security, both for paying and receiving, than if " they had it in their own Coffers; and the Bank is to far from being obligd " to pay an Interest on the Money deposited in it, that what is there is worth more than the current Money, in which finall Payments are handily made, " because it neither admits nor receives any Cash, but of the best and most valuable Species, and those that are most current, as well in Germany as in the " Low Countries."

By its Eftablithment, it is ordained, that the Payment of Bills of Exchange, and wholefale Goods, thall be only in Bank, except the Sum be under three hundred Guilders, and nothing lefs than this can be wrote into Bank, without paying fix Stivers, except it be by the *Eaft* and *Weft India Companies*, who are exempt from this Duty, and may write in what fmall Sums they pleafe, fo that the Debtor is obliged to carry his Money in there, and the Creditor from thence to receive it.

The Payments are made by a fimple Transfer, or Affignation of one to the other, fo that he that was Creditor on the Bank Books before, becomes Debur from the Moment he has affigned any Sum to another, who is wrote down as Creditor in his Room.

Although the Bank of *Amflerdam* has no Account of current Cath open like that of *Venice*, this does not hinder, notwithftanding its Regulation, but that it fometimes makes Payments in Ready-Money; and there are particular Cathiens without the Bank, who make the Payments for an Eighth *per Cent*. that is to lay, two Stivers and a half for a hundred Guilders.

This Contravention is tolerated as beneficial to Trade, forafinuch as fometimes one is obliged to make a Payment in effective Money, more efpecially in retail Affairs; and it often happens that fome Perfons are better pleafed to have their Cafh ready for Ufe eliewhere, than in the publick Bank, either for Negociations or to pay Bills of Exchange, when their Express Tenor is to be paid not in Bank, but in ready current Money.

It is by this Bank, that the City of *Anylerdam* is fupported in fo much Splendor and Magnificence, and without interrupting Commerce, possible the greatest Part of the Cash of its inhabitants, who are not less rich for having there th. ir ever i An be ma met v Houf which on the

Th to an time r Scarce Wh

Kind e the Ba The tween

who h Seller. To

Guilde: The d'ors, a fixty St the Ri

portion. The five per at the V which c

Ingot Price is the City alfo depo called *R* Change.

Thofe ing a Six out, the ference, five per ( The H

twenty S Any o three per

The E July or A the Books It is fh

on Faft D If the to expire

in Cafe of When a Heirs mut

Sums to the Whenever the Bank, Purpofe by

their Fortunes in the Bank, as thefe they may convert into Ready-Money whenever they pleafe, and again bring them into Bank when it shall be agreeable. And to carry on this Sort of Business or Exchange, an Application need only

And to carry on this Sort of Bufinefs or Exchange, an Application need only be made to certain Merchants, or particular Cathiers, who are commonly to be met with between ten and eleven o'Clock at the *Dam*, or before the Town-Houfe or Bank with whom the Negociation may be adjusted for an Agio, which they endeavour to effect on the higheft Terms when they are Sellers, and on the loweft they possible can when they be.

on the loweft they possibly can when they buy. The Difference between buying and felling, is ordinarily from a Sixteenth to an Eighth *per Cent*, and the *Agio* varies from three to fix *per Cent*. fometime more, and at other Times lefs, according to the Difference in Exchange or the Scarcenefs of the Specie.

When a Payment is made in *Ducatoons*, or *Rixdollars*, and not in a finall Kind of Money, lefs is given for the Agio, becaufe the large Coins are received at the Bank.

These money Negociations are likewise made at the *Bourse*, or at Home, between Merchant and Merchant, with or without the Intervention of Brokers, who have one *per Mil.* for their Pains, paid equally between the Buyer and Seller.

To have an Account opened for a Perfon in the Bank, he must pay ten Guilders for once only.

The Bank only receives Ducats of Gold, Ducatoons, Rixdollars, old Louisd'ors, and other fuch-like Species, and they have reduced the Ducatoons to fixty Stivers inftead of fixty-three, as they paffed in ready or current Money; the Rixdollar to be ferty-eight from fifty, and other Sorts of Coins in Proportion.

The Bank never engages for the Specie it receives, but on the Footing of five per Cent. under their common Value in current Money, viz. the Ducatoon at the Value just now mentioned, which is the true Original of the Agio, and which confequently must be five per Cent.

Ingots of Gold, and Bars of Silver are likewife deposited there, of which the Price is regulated according to their Value after the Affay, which is made by the City Affayer, and all Sorts of Money, and Species of Gold and Silver are also deposited, and principally Dollars, for which the Bank gives its Receipts, called *Receipts of Mexican Dollars*, and which are commonly negociated at Change.

Those who have Cash in Bank may draw it out whenever they please, on paying a Sixteenth *per Cent*. for the Care of it; and if at the Time of taking it out, the Agio should be under five *per Cent*. the Treasurer will pay the Difference, forasinuch as that when it was received, there was charged on it the five *per Cent*.

The Books of the Bank are kept in Guilders, Stivers, and Pennings, of which twenty Stivers make a Guilder, and fixteen Pennings or Deniers a Stiver.

Any one drawing on the Bank more than he has there, incurs a Penalty of three per Cent. on the Sum he overdraws.

The Bank is flut up twice a Year, viz. in January or February, and in July or August, and remains so eight, ten, or fifteen Days, during which Time the Looks are balancing.

It is shut up besides, on the Feasts of Easter, the Ascension, and Ubristmas, and on Fast Days, and about the 22d of September, when the Fair begins.

If the fix of Days Grace, which are allowed on Bills of Exchange, happen to expire whilft the Bank is flut, the Bearer of them is in Time to proteft them, in Cafe of Non-payment, the fecond or third Day after its Opening.

When any one who has an open Account with the Bank, happens to die, his Heirs muft prove by a good title, the Right they have to demand the paffing the Sums to their Credit, which were due to the deceased.

Whenever any Difference happens between Merchants and Tradefmen about the Bank, it shall be summarily settled by the Commissioners named for this Purpose by the Magistracy of Amsterdam.

There

illions may without the

dible, many

nd Tons of ake, at only 8,571,406/. Opinion of on the State the Bank, of its Treaginary : The House, proor its Safety lee the Bank, ver, in Plate, be Gold and none but the tere is no one t at different s, the Propors it does not Credit of the re as great as all the Money chants of this nk is properly use they deem eiving, than if being obliged there is worth handily made, beft and moit rmany as in the

of Exchange, be under three Bank, without banies, who are they pleafe, fo Creditor from

of one to the ecomes Debtor wrote down 23

Cash open like ition, but that icular Cashiers ent. that is to

nuch as fomee efpecially in ed to have their r Negociations id not in Bank,

much Splenposselfes the ch for having their 387

There are fome certain Days in the Year, when the Money .nay be difpofed of the very Moment it is brought in, which is often improved by vain and defigning Men, who, without having a Farthing Property in that Fund, get large Sums credited on their Account, though the Debtor Side Cancels them immediately, yet by this Game they either flatter their Pride or advance their Credit, as the Debt Spunge is not feen by many.

The Bank makes no negotiable Bills, but, as before-mentioned, gives Receipts for Effects deposited, which may be fold; for Example, a Perion having one Thousand Louis d'ors of the Sun, which are commonly from Guild. 11 8/lto 11 14/l. current Money, and wanting ready Cafh, endeavours to fell + e Gold, for which he is only offered Guild. 11 8/l, but refolving not to ad <u>ins</u> low Price, in Hopes of a fpeedy Rife, he carries them to the Bane <u>ins</u> have them on the Footing of Guild. 10 14/l. each, making Guild. 10,70. Jank Money, which he may dispose of at an half per Cent. less than he must allow for fix Month's Care of it, as accuftomary; and if during that Time, the Louis are in Demand, he withdraws them, or fells his Receipt, as he thinks proper : But if on the contrary they fill keep low, though with an Appearance of foon rifing, he carries his Receipt to the Bank, where they debit his Account in the projer Office, Guild. 53 : 10/l. for the half per Cent. mentioned in the Receipt, and on the Terms he may prolong the Deposit to the Time it fuits him to withdraw is, paying every fix Months the aforefaid Sum; and this is the only Cafe in which the Bank gives Receipts that are negotiable; and if the aforefaid one is fold, the Buyer, before he can make Ufe of its Value, must reftore to the Bank the 10,700 Guild. advanced, and the half per Cent.

No Seizure can be made of Money in the Bank, and whenever a Sum is to be entered, in which there is Pennings, it is never wrote in with more nor lefs than 8, fo that if there be 7, 9, 10, 11, or 12, 8 only are inferted; but if there be above 12, then there is wrote in a Stiver.

There were formerly only four Book-keepers in the faid Bank, and as many Comptrollers, but fince, fome have been added, and every one in their  $T_{\rm URL}$ , receives the Notes that have been entered in the Books, to diffribute to others according to their Number; for Example, the first Book contains four or five Hundred Leaves, and the four Books only make an End of the Year, and are put on the Archives after balancing.

If a Man wants to know what has been wrote in on his Account, he muft go to the Bank between feven and eight in the Morning, and if he lets this Time relapfe, he muft pay two Stivers, and if he delays it till after nine, he muft py fix Stivers.

The Officers of the Bank are paid by the City, and all that is received for correcting Accounts, Retardation of Hours, and Forfeits, is for the Poor, as the Fractions of the Stiver are for the Comptrollers.

After opening the Bank from the Time of balancing, all those who have open Accounts ought to make a Note of what remains due to them, and therein they fould mark the Folio of the Bank Book, in which their Account is, how many Sums they have got written, if any, fince the preceding Account, their Name and Surname, and then afk the Commissioners who have the Page of their Account, whether that Remainder or Balance agrees with the Bank Books, which he tells them, and also whether the Folio is continued or changed; if the Sum difagree, he alfo informs them of it, and in this Cafe, he must make an Extract of the Bank Account as it stands in your Book, to examine it, and fee from whence the Error or Difference of the Sums proceeds, for which Verification twelve Stivers are generally paid, a little more or lefs : The Account being thus examined, they return it when afked for, and if they find it does not agree with that stated in the Bank Book, on finding the Mistakes, they note them, if otherwile, they put at the Foot of the faid Account, feen, or elfe, agrees with Book-keepers, and afterwards they put the Name and Surname of him to whom it belongs, with the exact Balance, deducting one Stiver for every Sum, which he has written to the Credit of his new Account, which he ought to note conformably in his own Books. This Verification is made twice a Year, under Penalty of twenty-five Guilders

ı

Guilwhic Sums of th got to faid; are fu be dif Wi

themf Room Perfor

Wh open a Care to Bank. The have b ten Du given H Expend The

kcep C 1ft. pays ha Examp 4000 o fequent per Cen

2dly. juft him the fam fhut for adly

3dly. and the 4thly. balance Guilders 5thly.

Credit co went out the Yea: the Bank that infter which ha Account.

When a Sum to he immed in the Bar ing he wa Favour th Thing, th and that, committed

All tho Notes the and deman empower

Guilders Mulct; and although it has not been possible to examine the Account which they have in Bank, they may however, at the opening of *it*, get the Sums wrote to the Beaters of Bills of Exchange, and for Merchandizes bought of the India Companies, provided that it be entered as fome Part, and if they have got too much wrote, they will be fubject to the Fine of three per Cent. as aforefaid ; but this Privilege is only for that Day ; for in Regard of other Days, if you are fure the you have Cafli wrote on to the Credit of your Account, it may be disposed of the same Day, and wrote off to another and another.

When Traders or Merchants, who have Accounts with the Bank, cannot go themfelves to get them examined as aforefaid, they may fend fome other in their Room, with a Power, made in the fame Manner as is before directed, for those Perfons carrying the Notes to be wrote on.

When a Perfon's Bank Account is full, and the Book-keepers are obliged to open another, from the Time of his being advertifed thereof, he ought to take Care to go to fee whether the Articles agree, as he does at the opening of the Bank.

The Book-keepers fend daily to those who defire it, a Note of the Sums that have been wrote in to their Credit ; and for which they are paid fix, eight, or ten Ducatoons per Ann. from each Merchant or Banker, who has this Advice given him, which is divided among the faid Book-keepers, after deducting the Expence of a Servant they keep for this Purpofe.

The Bank observes the following Rules, which it is necessary for those who keep Cafh there to be apprized of.

ift. No one can difpose of his Money paid in till the next Day, except he pays half per Cont. upon the Sum he defires to draw out the same Day; for Example, If I have got wrote in 6000 Guilders, and have a Mind to draw out 4000 of them, the fame Day, my Note will not pass, neither then, the sub-fequent Day, nor afterwards, till I have paid twenty Guilders for the faid half per Cent.

adly. There are, however, commonly three Days in the Year, as has been just hinted before, on which the Money may be disposed of that is brought in the fame Day; viz. the fecond Day after opening the Bank, when it has been thut for balancing ; and at the Feaft of Pentecoft.

3dly. If any more is difposed of than is in Bank, the Penalty of three per Cent. and the Overdraft must be paid before any Note.

4thly. As the Bank fhuts up twice a Year, all who have Accounts open muft balance with it, in fix Weeks after opening, on Penalty of twenty-five Guilders.

sthly. When an Account is once opened in the Bank, whatever enters to its Credit cofts nothing ; and formerly only a Stiver was charged for every Sum that went out, or was paid to another; but as Bulinefs was confiderably augmented in the Year 1714, and occasioned a great Number of Clerks to be added to the Bank, for the Dispatch of the Notes, brought in to be wrote, it was ordained, that inftead of one Stiver, two should be paid from the first of February, 1715, which has continued ever fince, and is always charged the first Article in a new Account.

When it happens that, through Mistake or Forgetfulness, a Man writes off a Sum to one he is not indebted to, inftead of to him he is owing to, although he immediately gives Advice of the Error, and that the Sum is not yet entered in the Bank Books, he cannot withdraw his Note from the Bank by acknowledging he was miftaken, not even though he carries the Perfon with him in whofe Favour the Note is wrote, to declare that the Drawer does not owe him any Thing, the Book-keepers will fay that he must pay, as it is wrote in the Books, and that, if he has made a Mistake, the Person in whole Favour the Error was

committed, has only to return it the next Day, wrote in on the Account. All those who have any Thing to write in Bank, are obliged to carry their Notes themfelves, in the fame Manner as those who have Accounts are to go and demand the Balance; or if they will fave themfelves the Trouble, they must empower one of their Counting-house to act for them, which will authorise their

5 G

389

poled of d defignget large n imme-Credit, as gives Re-

on having ld. 11 8/ L'e Gold, .ms low ch takes nk Money, ow for fix ouis are in : But if en rifing, he oper Office, ind on these vithdraw it, fe in which one is fold, he Bank the

a Sum is to nore nor lefs but if there

and as many their Turn. oute to others s four or five r, and are put

, he must go cts this Time he must py

cived for cor-Poor, as the

ho have open d therein they is, how many , their Name of their Acthe Sum difke an Extract and fee from ch Verification ant being thus not agree with n, if otherwife, ok-keepers, and belongs, with has written to bly in his owa of twenty-five Guilders

their doing the one and the other; this Procuration, as has been obferved before, cofts thirty-two Stivers, which is paid for down, and muft be renewed at the End of a Year and fix Weeks; and if it floudd happen, that a Man is obliged to make a pretty long Voyage, and has given an authenticated Procuration to his Wife, or fome other Perfon, to make all Sorts of Payments, without having left a proportional Number of Bank Notes, figned in Blank, to the Sums he imagines he may have to pay during his Voyage, if the Perfon to whom he has given the faid Power, figns the Bank Notes, without having the Letter of Attorney regiftered there, none of them will pafs, and in this Cafe, the Perton fo authorized muft carry and leave an authentick Copy of his Power at the Bank, and that he figns all the Notes with his Name, *adding*, by Procuration of *fueb a one*; and the noting the faid Power cofts fifty Stivers, which is paid out of Hand.

The Time of writing in Bank, is from feven or eight in the Morning to eleven, but after eleven to three, every Note carried in, will coft fix Stivers, and after three, none are admitted.

When a Man who has an Account with the Bank is ill, and unable to fign his Draughts, or to go there to fign a Power, the Perfon who tranfacts his Affairs ought to inform the Bank of his Diforder, and Incapacity to attend there, for either of these Purposes, though he is defirous of paying what he owes; in which Cafe, a Declaration drawn out by a Notary, and tigned by the Phytician, and one or two of his nearest Neighbours or Relations, should be carried to the Bank, which on Receipt of it, fends a Servant to fee in what Condition the fick Perfon is, and if he finds him really as is declared, his Agent is authorifed to fign the Draught, in the fame Manner as if he had figned the Letter of Attorney at the Bank; but if the Infirm is in a Condition to fign, he that is impowered my requeft the Book-keepers to draw out a Procuration for that Purpofe, and to fend it with him to be figned, which they do, accompanied by a Servant of the Bank, who carries the Book of Procurations with him to the fick Man, who figns that drawn out for him in the Book, in the Prefence of the Bearer, and from the Time that a Power is thus executed, he that it is made to, may fign and carry the Notes to the Bank, although he has not yet got the Extract of the Power, which oftentimes is not delivered in eight or ten Days; but when once the Bank has delivered it, he is obliged always to thew it when he carries the Draught there, or demands a Balance; if the fick Man dies after executing the Power, and before it is delivered to him in whofe Favour it is made, it will not be delivered to him at all, becaufe the Perfon being dead, his Procuration is of no Effect.

When any one who has an Account in the Bank is dead, after having made a Will, his Heirs, or the Guardians he has appointed, muft carry to the Bank an authenticated Copy of the faid Will, paying fifty Stivers down for noting it; at the fame Time they defire to know the Balance of the Decenfed's Accounts, to fee whether that of his Books corresponds with the Bank, and they may have the Balance transforted to a fresh Account, either in the Name of the Widow, Heirs, their Guardians, or the Executors, without its cofting them the tea Guilders, which is always paid for opening a new one. But if one who keeps Cash at the Bank áres intestate, those who pretend to

But if one who keeps Cafh at the Bank dies interfate, those who pretend to be his Heirs, or meddle with the Succession, must first be authorized by the proper Judges, and bring a Copy of the Sentence to the Bank, before they will be permitted to dispose of the Deceased's Balance.

The Agio has been always fluctuating, ever fince the Bank's Eftablifhment, though not in fo great a Degree of late Years as formerly; in the Year 1693, it was up to twelve and thirteen *per Cent*. on Account of the bad Schillings of fix Stivers which were reduced to five and a half; and at the Beginning of the Month of *April*, in that Year, after the Diminution, it returned to two and a half, and as high as fix *per Cent*. it afterwards fell and rofe till the Year 1703, when it was down to one and a half and two *per Cent*. but fince then it has got up again, and commonly paffes now from four to five *per Cent*.

During

Di the 1

believ

of A

a grea Ill, b

fioned

but A I h

and th

the Ag

found

would

b

was cft

who ch

which a

at Rotte

Pillar o

tions a

longer u

A LT of

is manag

in the N

Senate ha

Plurality

the Cafh.

done with

other Fu

Extracts o

conclude :

ditor from made ther

gated to g

any Cafh

the Bank

and for th

of their Va Nothing

Schillings

ever is abo

There a from Seven Ten to On

The B

In reg derable ;

Their

The C

The

During the Heighth of the War between France and the United Provinces, in the Year 1672, many who had Cafh in the Bank were eager to withdraw it, believing that if the French King, already Mafter of Utrecht, should become fo of Amflerdam, they would lofe it all; and this Money was refuted to none: But fome impatient ones, imagining that the Funds would not be fufficient to pay fuch a great Number of Creditors, found People who falved or cured this imaginary III, by Igiving them ready Money for four or five per Cent. Lofs, which occafioned the Bunk Money to become on a Par with the current, and even under; but Affairs were afterwards fettled in the Manner as at prefent.

I have already mentioned that the Bank's receiving none but the fineft Coin, and thefe at about five per Cent. under their current Value, is the Occasion of the Agio, or more properly the Agio itself; and as this Difference is readily to be found by Pratilice, or the common Rule of Three, I judge my enlarging thereon would only be fuperfluous.

## Of the Bank of ROTTERDAM.

THIS Bank is not to confiderable as that of Amflerdum, of which we have been fpeaking, though the Difference in its Government is very little. It was eftablished the 18th of April, 1635, and keeps Accounts with thole Merchants who chufe it, both in Bank and current Money; the first to pay all foreign Bills, which are in Bank Money, and the fecond for the Difcharge of Negociations made at Rotterdam on foreign Parts, which are always in current Money. The Bank daily regulates the Agio on its Cafh, which is constantly fixed to a

The Bank daily regulates the Agio on its Cafh, which is conftantly fixed to a Pillar of the Bourfe, that every one may know it; and as the reft of its Regulations are fimilar to the laft Bank treated of, I shall not detain the Reader longer upon this.

## Of the Bank of HAMBURGH.

A LTHOUGH the Funds of this Bank are not near fo confiderable as those of that of *Amflerdam*, the Integrity and Exactness with which every thing is managed has given it a great Reputation over all *Europe*, and more particularly in the *North*.

The Citizens and Corporation are the Sureties for this Bank, in which the Senate has no Infpection; and the Directors, being four in Number, are chofe by Plurality of Votes from among the principal of the Freemen.

Their Duty is to fee that the Regulations be punctually observed, and to furnish the Cash: ers with Money when any Payments are to be made, which however is done without touching the Treasure, the Directors taking Care to provide it from other Funds.

In regard to the Capital of this Treafure, it is fuppofed to be very confiderable; but as the Book-keepers take an Oath not to difelofe the Entries and Extracts of the Bank, nor what each Particular deposits, it is very difficult to conclude any thing with Certainty; and this Obligation to Secrecy hinders a Creditor from knowing what any one has in the Bank, fo that no Seizure can be made there.

The Book-keepers, who, like the Directors, are four in Number, are obligated to give the Comptrollers two Balances weekly; and none but Citizens are permitted to have an Account in the Bank, and from fuch only it will receive any Cafh by way of Depoît, without any Intereft; and it is by thefe Notes on the Bank that they have the Conveniency of paying their Bills of Exchange, and for the Purchase of many Sorts of Merchandize, by only making a Transfer of their Value.

Nothing lefs than an hundred Mark Lubs can be wrote into Bank, and two Schillings are paid for every Sum not exceeding three hundred Marks; but whatever is above this may be wrote in gratis.

There are certain Hours in the Day appointed for writing into Bank, viz. from Seven to Ten in the Morning; but if any one has a Mind to write in from Ten to One, and from Three to Five in the Afternoon, he may do it by paying two 391

During

ferved be-

e renewed Man is ob-

rocuration

s, without the Sum:

whom he

Letter of

, the Per-

Procuration

ich is paid

g to eleven,

, and after

ble to fign

ranfacts his

ittend there,

e Phyfician, arried to the

ion the fick orifed to fign Attorney at

powered may pofe, and to

rvant of the

: Man, who e Bearer, and to, may figu

e Extract of ; but when

en he carries

ter executing

made, it will

rocuration is

aving made a

to the Bank or noting it; I's Accounts,

cy may have

the Widow,

hem the ten

o pretend to

rized by the ore they will

stablishment,

e Year 1693,

Schillings of nning of the

to two and a

e Year 1703, then it has

Cent.

two Schillings for each Sum; and it is also in the fame Morning Hours that a Perfon may inform himfelf, whether the Sums due to him have been entered, which he may also do from Ten to Que, on paying two Schillings Lubs to the Book-keeper; to avoid which, there are many Mcrchants who agree with the Bank for a yearly Stipend, to have the Liberty of writing into the Bank at any Hour they pleafe from Seven to One, which is commonly from twenty to forty Mark Lubs, according to the Extent of the Merchant's Bufinefs, and the Quantity of Affairs he has to transfect.

When any one has a Mind to open an Account with the Bank, he must pay fifty Rixdollars of three Marks, or forty-eight Schillings Lubs.

The Bank is flut every Year from the laft of *December* to the fifteenth of *Jenuary* following, and the Species that are commonly received in it are Rixdollars, with their Parts of Halves, Quarters, and Eights, which are generally worth an Eighth, often a Quarter, and even fometimes a Half *per Cent*. more than the Money which is wrote by Notes into Bank; *that is*, if there is a Want of Rixdollars in Specie, an Eightn, Quarter, and as far as a Half, muft be wrote into Bank more than the Money received; but on the contrary, if one has Cafh in Specie to put in, the Bank only makes good an Eighth, and fometimes a Quarter *per Cent*. Benefit. The Bank-Books and Writings are kept in Marks, Schillings, and Deniers

The Bank-Books and Writings are kept in Marks, Schillings, and Deniers Lubs; and it is to be oblerved, that the Fractions are never wrote under one Schilling or fix Deniers.

Those who have Effects in Jewels, precious Stones, Silver,  $\mathcal{C}c$ . and want to raile Money on them, may carry them to the Bank, where they are exactly inventoried, a Loan is advanced at a very moderate Intereft, and they remain depofited as a Security for the Payment of Principal and Intereft in fix Months, which, if not complied with, the Things are fold at the Bar of the Bank to the highest Bidder, after having advertifed the Day of their Sale and Delivery.

### Of the BANK of ENGLAND.

W HEN we confider the vaft Extent, great Variety, and national Importance of the Bufinefs of the BANK of ENGLAND; the Solidity, Permanency, and Univerfality of its domeftic and foreign Credit; the known Magnitude of its Capital; the reputed Stores of Wealth in Gold and Silver Specie, and Bullion, deposited within its Walls; and the different Administration of the Whole; we may boldly affirm, that no Bank of any other Nation in the known World, can be placed in Competition with this noble Inflitution.

It was originally founded on a Charter granted by *William* III. of glorious and immortal Memory; was ingrafted into the reftored Conftitution of our Country by an Act of Parliament, paffed in the 5th Year of the Reign of that illuftrious Monarch and his good Queen *Mary*, and improved and extended by divers fublequent Acts of the Legillature. The Subfrance of which Acts, in order that all the Powers, Rights, and Privileges vefted in the Corporate Body, and all the Bufinefs transacted by, or to be transacted with the Company, may be clearly underftood—is given correctly in this, and the following Pages.

c and 6 Will. Every Year, beginning from the 1st of June, 1694, the Sum of 140,000l. out and Mr., of Monies to arife by Duties of Tonnage, *lince expired*, and by an Excise on Beer, C. 20. S. 17. Sc. hereby granted, being a Moiety of the Rates granted by 2 Will. and Mary, St. 2.

- <sup>17.</sup> Sc. hereby granted, being a Moiety of the Rates granted by 2 Will. and Mary, St. 2. Cap. 10. fhall be a yearly Fund for the Annuities in the Act mentioned, and for the Purpofes hereafter expressed, and any Deficiences to be supplied out of the unappropriated Revenues.
- S.18. For raifing 1,200,000/. Part of 1,500,000/. granted by the Alt, the yearly Sum of 140,000/. fhall be kept apart in the Receipt of Exchequer, and paid as in the Act is directed.
- 5. 19. Their Majefties, by Commission under the Great Seal, may appoint Perfons to take Subferiptions on or before the first Day of August, 1694, by any Perfons, Natives or Foreigners, Sc. for raising and paying into the Receipt of the Exchequer 1,200,000/. Part of the Sum of 1,500,000/. and the yearly Sum of 100,000/. Part of the faid yearly Sum of 140,000/. shall be applied to the Ufertile State of fuch P tion herea the Receip five-fevent of 100,000 1,200,000 Their M

of 1,200,0 be transfer Subferiber pany of the Lands, &

The Co rant, to di Contribute quer, and a without F Money app The Co

any further more, unly any more a Corporatio feveral Shi-Cafe, an A Weilmingter Seal of the Corporatio as if Secur trary notwi The Co

trade, with any Merch Trading fh dize traded Wejtmin/ter But the

Bullion Go within thro Lands pure All Bills

by Endorfe the Affigne

If the G upon Acco the Crown way of An which a C or Member treble the Informer, to be difpo

Amercia of any Sui eftreated in yearly Sum the faid An

If any 1 Execution are require

ours that a cen entered, ubs to the with the Bank at any hty to forty he Quantity

e must pay

fifteenth of it are Rixre generally *Cent*. more e is a Want off be wrote he has Cafh iometimes a

und Deniers under one

and want to are exactly emain depoths, which, the highest

Importance Permanency, nitude of its and Bullion, Whole; we World, can

of glorious tion of our eign of that extended by ch Acts, in porate Body, any, may be s.

10,000% out cife on Beer, Mary, St. 2. ned, and for d out of the

e yearly Sum aid as in the

it Perfons to any Perfons, the Exchearly Sum of to the Ufe of fuch Perfons, as shall make fuch Subscriptions and Payments in the Proportion hereafter mentioned, viz. each weekly Payment shall, by the Auditor of the Receipt, be divided into five-seventh Parts, and two-seventh Parts, which five-seventh Parts are appropriated towards the Payment of the faid yearly Sum of 100,000. and shall be paid to the Contributors, raising the Sum of 1,200,000.

Their Majesties, by Letters Patent, may appoint in what Manner the faid Sum 5. 20. of 1,200,000/. and the faid yearly Sum of 100,000/. or any Part thereof, may be transferred to such Perions as shall accept of the fame, and incorporate fuch Subscribers, to be one Body Corporate, by the Name of *The Governor and Company of the Bank of England*, and they shall be capable to purchase and retain Lands,  $\mathcal{C}_c$ .

The Commissioners of the Treasury, &c. are required, without further War- S. 22. rant, to direct their Warrants yearly, for the Payment of the faid 100,000/. to the Contributors of the faid 1,200,000/. and the Auditor of Receipt of the Exchequer, and all other Officers of the Exchequer, are enjoined to iffue the faid Monies without Fee, and under the Penalties inflicted upon any Officer for diverting any Money appropriated by this Act.

The Corporation fo to be made, shall not borrow, under their Common Seal, S. 26. any further Sum than 1,200,000% fo that they shall not, at any one Time, owe more, unless by Act of Parliament, upon Funds agreed in Parliament; and if any more shall be borrowed under the Common Seal, every Member of the faid Corporation shall, in their private Capacities, be liable in Proportion to their feveral Shares to the Repayment of fuch Monies; with Interest; and in such Case, an Action of Debt may be maintained in any of the Courts of Record at Westmingter, by the Creditors, to whom any fuch Security, under the Common Seal of the Corporation, shall be made, against all, or any of the Members of the Corporation, in Proportion to their Shares, wherein Judgement may be recovered, as if Security were given in their private Capacities, any Agreement to the contrary notwithstanding. The Corporation shall not trade, or fuffer any Person in Trust for them to S. 27.

The Corporation thall not trade, or fuffer any Perfon in Truft for them to S. 27. trade, with any of the Effects of the Corporation, in the buying or felling of any Merchandize or Goods; and every Perfon fo trading, or by whole Order fuch Trading thall be made, thall forfeit treble the Value of the Goods and Merchandize traded for, to fuch Perfon as will fue for the fame in the Courts of Record at Weitminfler.

But the Corporation may deal in Bills of Exchange, and in buying or felling S 28. Bullion Gold or Silver, or in felling Goods mortgaged to them, and not redeemed within three Months after the Time, or fuch Goods as shall be the Produce of Lands purchased by the Corporation.

All Bills obligatory and upon Credit, under the Seal of the Corporation, may, 5. 29. by Endorfement thereon under the Hands of the Proprietors, be affigned, and the Affignee may fue in his own Name.

If the Governor, or other Members of the Corporation to be established, stall, S. 30. upon Account of the Corporation, purchase any Lands or Revenues belonging to the Crown, or lend to their Majesties, their Heirs, or Successfors, any Money by way of Anticipation on any Part of the Revenue, other than fuch Part only on which a Credit of Loan shall be granted by Parliament, then the faid Governor or Members so consenting to lend, being thereof lawfully convicted, shall forfrit treble the Value of such Sum so lent, whereof one fifth Part shall be to the Informer, to be recovered in any Court of Record at Wessingster, and the Residue to be disposed of by Parliament.

Amerciaments, Fines, and Iffues againft the faid Corporation, upon Account S. 31. of any Suits to be brought againft them, fhall not be pardoned, and if fuch be eftreated into the Exchequer, the Officers of the Exchequer, who are to pay the yearly Sum of a hundred thousand Pounds, may, out of that, detain fo much as the faid Amerciaments. Fines, or Iffues amount unto.

If any Perfon (hall obtain a Judgement against the Corporation, and (hall bring  $s._{32}$ . Execution thereupon unto the Others of the Exchequer, then the faid Officers are required to pay the Sum in the Execution mentioned to the Plaintiffs, or their 5 H Affigns;

Afligns ; and the fuid Officers may detain fo much of the yearly Sum of a hundred thousand Pounds as the Debt shall amount unto.

the Bo fourtce

fubject

commo

or erafe

to the

any oth

duly di

Place,

The

Pounda

fitions of

and by

continue

Duties (

five hur arifing b

ber, 170

hundred

thereon,

figned at

the 4th

from the Million: the Inter

general I thall be a

well by

Duties of

December

Wines, V

the 1st of Gc. and

firir, thir

Three-for

additional

on Marria

thoufand

respective

Days, an in, applic

as well

Intereft th Out of

eight Pour Where

the fame

applied as

ments out

vefted for

fhall have

had been

Time of 1 feveral M

in Cafe

August,

The M

The

No.

Ít ľh

S. 33. Any Member of the Houfe of Commons may be a Member of this Corporation, notwithftanding Stat. 5 and 6 Will. and Mar. Cap. 7.

Sand's Will. The prefent Stock of the Bank of England shall be enlarged by new Sub-III. Cap. 20. friptions.

- S. 21. Before fuch Enlargement, the Stock shall be computed by feven of the prefent Members, and feven of the new Subferibers; and if the clear Stock amount not to one Million two hundred thoutand Pounds, the old Members to make it up in Tallies, Orders, Bank-Bills, or Notes; but if it exceed one Million two hundred thousand Pounds, then the Surplus to be divided among the old Members.
- 8. 22. Seven Commiffioners, appointed by his Majefty for that Purpole, shall take fuch new Subscriptions before the 24th of *June*, 1697.
- 8. 23. Four-fifths of each Subfeription thall be, at the Time of fubferibing, anfwered by Tallies and Orders, upon the first, third, or fourth Aid of four Shillings per Pound, the quarterly Poll, Three-fourths of the Cuftons, the Salt Act, Two. thirds of the additional Excise, the additional Imposition, the Stamp Act, the Three hundred thousand Pounds per Ann. on Tonnage and Poundage, the Duties on Marriages, Births, Burials, Ge. on Wines, Vinegar, and Tobacco, Ge. and Joint Stocks, Ge. on Low Wines, Ge. on the Six thoufand Pounds per Week out of the Excise, or the Five hundred Pounds per Week out of the Post-Office; and the other fifth Part in Bank-Bills or Notes.
- S. 24. After the 2.4th of June, 1697, Intereft of eight per Cent. per Ann. fhall be allowed for the Tallies and Orders fo fubferibed, out of the Funds granted by this ACt, viz. the Tonnage and Poundage; the Duties on Wine and Vinegar, granted by Stat. 1 Jac. II. Cap. 3. the Duties on Tobacco and Sugar, by 1 Jac. II. Cap. 4. the additional impositions on Goods and Merchandizes, by 2 Will. and Mar. Stat. 2. Cap. 4. and 4 and 5 Will. and Mar. Cap. 5. the Stamp AFt, 5 and 6 Will. and Mar. Cap. 21. and the Duty on Houfes, by 7 and 8 Will. Cap. 18.
  S. 25. The Intereft payable to the Bank upon to many Tallies or Orders as the Bank
- 5. 25. The Intereft payable to the Bank upon for many Tallies or Orders as the Bank is already possible of, whereof the Principal shall be equal to the fail fifth Part fubficibed in Bank-Bills or Notes, shall be likewife augmented to eight per Cent.
- 8. 26. The new Subscribers shall, after the faid 24th of June, be Members of, and united to, the Bank of England.
- S. 28. During the Continuance of this Bank, no other Bank, or Fellowship in Nature of a Bank, shall be erected, or permitted by Act of Parliament.
- s. 29. The Intercft due on Tallies and Orders, fubleribed into the Bank, thall be accepted as fo much principal Money.
- 5. 30. The Bank may borrow by Bills, over and above the one Million two hundred thouland Pounds, to which they were at firft limited, any Sum not exceeding the Sum fubfcribed, under an Obligation of paying the faid Bills in Money upon Demand 1- and in Default thereof, on Demand made at the Bank between nine and twelve in the Porendon, and the Default proved by Atildavit in Writing before one of the Barons of the Exchequer, the faid Bills to be paid at the Exchequer, out of the first Money due, unto the Bank, other than the Fund of a hundred thoufand Pounds per Annum; but there Bills fhall be diffinguished from the Debts contained within the faid one Million two hundred thoufand Pounds, and expressed to be made by Virtue of this Act.

S. 31. The Capital Stock and Fund of the faid Bank (hall be exempt from Taxes.

S. 32. After completing the faid Subferiptions, the Interest of all Tallies and Orders fubferibed, together with the faid hundred thoufand Pounds per Ann. fhall be applied to the Ufe of the Members of the Bank, proportionably to each Member's Share therein.

5. 33. The Stock of the Bank shall be accounted a perional, and not a real Estate, and shall go to Executors, and not to Heirs.

s, 34. No Contract or Agreement, either by Word or in Writing, for buying or felling of Bank Stock, Ihall be good in Law or Equity, unless it be registered in the

the Books of the Bank within feven Days, and the Stock be transferred within fourteen Days.

No Act of the Bank shall forfeit the Stock thereof, but the fame shall be 8 and 9 Willfubject to their Debts.

It shall be Felony without Benefit of the Clergy, to forge or counter eit the s. 36. common Seal of the Bank, or any fealed Bank Bill, or any Bank Note, or to alter or erafe any fuch Bills or Notes.

The Officers of the Excheque: shall keep Account of all Monies appropriated \$.37to the Bank, either upon the Fund of a hundred thousand Pounds per Ann. or any other Parliamentary Funds, or for Tallies belonging to the Bank; and shall duly direct, record, and make Payment thercof, under the Penalty of Loss of Place, Incapacity, and double Damages.

The Monies arising by the Continuation of the Subfidy of Tonnage and S. 33. Poundage,  $\mathcal{E}_c$ . of Wines, Vinegar, and Tobacco,  $\mathcal{E}_c$ . by the additional Impofitions on Goods and Merchandizes; by flamped Vellum,  $\mathcal{E}_c$ . by Marriages,  $\mathcal{E}_c$ . and by the Duties on Houfes, from the Times that the faid Duties are feverally continued as aforefaid, till the first of Augu/1, 1706; and by the Surplus of the Duties on Wine, Vinegar, and Tobacco,  $\mathcal{E}_c$ . over and above the one Million five hundred thoufand Pounds Credit given thereupon, and the Interest thereof arising by the Act 7 and 8 Will. 111. Cap. 10. continued till the 29th of September, 1701; and alfo on Houfes, after the Repayment of feven thousand three hundred and eighty-two Pounds, eleven Shillings, and four Pence, borrowed thereon, by 7 and 8 Will. Cap. 18. and the Interest thereof; and of all the Bills figned at the Mints for the Six-pence per Ounce upon Plate, brought in between the 4th of May, 1696, and the 4th of November, 1696, granted for feven Years, from the 25th of March, 1696; and upon Salt,  $\mathcal{E}_c$ . after the Repayment of one Million feven hundred and twenty-four thousand Pounds, borrowed thereon, and the Interest thereof, arising by the Act 7 and 8 Will. III. Cap. 31. fhall be the general Fund for making good the particular Funds in this Act expressed, and fhall be applied accordingly.

The Monies arifing by the faid general Fund, after the 28th of June, 1693, as S. 41. well by the faid Duties on Haufes, and additional Impofitions, as for the faid Duties on Vellum, &c. continued from the 28th of June, 1698, to the first of August, 1706, and for Tonnage and Poundage, &c. continued from the 25th of December, 1699, to the 1st of August, 1706, and for Marriages, &c. and for Wines, Vinegar, Tobacco, &c. continued from the 28th of September, 1701, to the 1st of August, 1706, and by the faid Surplus on Wines, Vinegar, and Tobacco, &c. and no Salt, &c. shall be applied towards Principal and Interest of the faid first, third, and fourth Aids of four Shillings per Pound; the quarterly Poll; the Three-fourths of the Customs; the Duties on Salt, &c. the Two-thirds of the additional Excife; the additional Impositions; the Duties on Vellum, &c. on Marriages, &c. on Wines, Vinegar, and Tobacco, &c. and the three hundred thousand Pounds per Ann. out of Tonnage and Poundage, in Proportion to the respective Deficiencies, as computed in this ACt. And every twenty-eight Days, an Account shall be made up at the Treasury of all the Monies brought in, applicable to the faid deficient Funds, which shall be applied proportionably, as well to the Bank of England, as other Perfons intitled to Principal and Interest thereon.

Out of the faid general Fund the Intercst due to the Bank shall be made up s. 43. eight Pounds per Cent.

Where any Revenue is appropriated by Parliament for Repayments in Courfe, s. 44. the fame fhall be paid accordingly; but the new Funds in this Act fhall be applied as hereby preferibed.

In Cafe of Judgement of Forfeiture given against the Bank, the yearly Pay- 5. 45. ments out of the Exchequer, and all the Estate belonging to the Bank, shall be vested for three Years in twenty-four Persons, to be chosen by the Bank, who shall have Power to receive the Monies due to the Bank, as if no fuch Judgement had been given; and to pay and dicharge the Debts and Contracts, due at the Time of such Judgement; after which, the Surplus shall be divided amongit the feveral Members; and then the faid yearly Payments shall be vested in the par-

ticular

hundred

Corporanew Sub-

the prek amount to make it

e Million g the old

fhall take

illings per act, Twoo Act, the the Duties o, &c. and · Week out oft-Office;

n. fhall be granted by gar, granted II. Cap.4. ar. Stat. 2. 5 Will. and

as the Bank id fifth Part o cight per

bers of, and

ip in Nature

nk, ihall be

wo hundred xceeding the Money upon een nine and iting before Exchequer, f a hundred

m the Debts and expressed

n Taxes. and Orders Inn. Ihall be ch Member's

real Estate,

registered in

ticular Members, in Proportion to a Lift thereof, to be made up by the faid Truftees, and shall be affignable in a Book to be kept by the Auditor of the Receipt.

8 and 9 Will. The Bank may employ a Clerk to copy the Docutes of any a stor a Search 111. Cap. 20. ments, &c. in any of theOffices of Record at Westminster, paying as for a Search

No Member of the Bank shall be adjudged a Bankrupt, by Reason of his Stock in the Bank, nor fhall the Stock be fubject to foreign Attachment.

The Monies received out of the Exchequer for the Bank, shall be divided among the Members proportionably; for their particular Ufe.

The Debts of the Bank shall never exceed their capital Stock, under Penalty of fubjecting the feveral Members, fo far as their Dividends received will extend, to fatisfy the Debts to any Perfon, who may recover the fame with treble Cofts.

S. 50.

S. 52.

S. 4.

S. 14.

If the faid Funds for Intereft shall appear infufficient, they shall be made up of fuch Aids, &c. as shall be granted in the then next Session of Parliament ; and if upon the first of Augu/l, 1706, or within three Months after, the Produce of the feveral Aids, &c. shall not be sufficient to discharge the Principal and Interest intended to be difcharged by this Act, the fame thall be fupplied out of fuch Aids, &c. as thall be granted the next Sefiion of Parliament.

In all future Elections, not above two-thirds of the Directors of the preceding Year shall be chosen.

and to. W. The Bank of England shall make Dividends of the Monies which shall be 111. Cap. 3. received by them, by Virtue of the Tallies and Orders which have been fubfcribed into their Stock, purfuant to the above Act 8 and 9 Will. III. Cap. 20. once in every fix Calendar Months at leaft.

The Governor and Company of the Bank of England, until they shall be repaid all Monies which they shall lend upon this Act, for or in Part of 420,000/. 12 and 13 W. 111. Cap. 12. being the laft Part of 820,000l, authorifed to be borrowed on the weekly Payment of 3,700l, out of certain Branches of Excife, which Interest for such 420,000l, after the Rate of seven per Cent. shall not be obliged to make Dividends of the Mothe fact of received by them, by Virtue of any Tallies or Orders fubforibed into their Stock, in Purfuance of the above Act 8 and 9 Will. III. Cap, 20. but at fuch Times only as thall be ordered by a general Court. During the Continuance of the Bank of England, it thall not be lawful for any

6 Ann. Cap. 22. S. g.

7 Ann. Cap. 7. S. 1.

other Body Corporate, or for other Perfons united in Partnership, exceeding the Number of fix, in *England*, to borrow Money on Bills or Notes payable at Demand, or at lefs Time than fix Months. This Claufe is repeated in Stat. 7. Ann. Cap. 7, S. 61. and Stat. 3. Geo. I. Cap. 8. S. 44. and therefore the faid Sections are omitted in the faid Acts here following.

Recites that by an Act 5 Will. and Mar. Cap. 20. the Bank of England was erected, 1, 200, 000/. was lent to their Majefties, for which there is payable to the Governor and Company, the yearly Sum of 100,000/. out of the Daties of Excile, redeemable by Parliament; reciting another Act made 8 and 9 Will. III. Cap. 20. For making good the Deficiencies of feveral Funds and for enlarging the Capital Stock of the Bank.

And another Act made 5 Ann. Cap. 13. for continuing Duties on Houfes, to fecure a yearly Fund for circulating Exchanger Bills, now expired, reciting also, that the Governor and Company did lately admit new Subscriptions for doubling their Stock of 2, 201, 171/. 10s. at the Rate of 115/. to be paid for every 100/. fubscribed; and that Subscriptions have been made for that Sum; It is enabled, that 2,201,1711. 10s. be added to the Stock of the Bank, which Lefore fuch Additions, confifted only of the like Sum ; fo that the whole capical Stock now thall amount to 4,402, 343%, and the new lubscribers shall be incorporated with the prefent Members of the Bank, and be taken to be one Body Politick and Corporate, by the Name of The Governor and Company of the Bank of England.

The faid Capital Stock shall be affignable in the same Manner as the original capital Stock.

The Bank is to pay into the Exchequer 400,000/. before the 25th of August 5. 3. 1709.

The

The

The

enjoy t

fhall be go to E The

of the

ration r

increafed

do not e

pany by

cing the

ficient to

receive f

received

who may

Cafe, Ca

Members

Capital o

at the Ti

Royal Ex

Dividend

to charge

and Inter

of fuch D Every of the Ba

Director f England, The B 100,000/.

Upon t

by Parlian

per Ann. P rliamen

mile, exc After fu

the Treafu

Ann. Cap.

cipal Mor

for the far

Notice. The Ba

fhall amou

being five

Sum fhall

be paid to Upon of

after, and

the faid ye

be figned L

For the

After C

The Go up to be

It ihall

It that Money,

It fh

396

S. 47.

S. 48.

S. 49.

The Stock and Funds of the Bank, and the Intereft of every Member therein, S. 62. fhall be exempted from Taxes, and fhall be deemed a perfonal Effate, and fhall go to Executors and not to Heirs, and fhall not be liable to foreign Attachment.

The original Fund of 100,000*l*, per Ann. and all Profits for the Management s. 63. of the Corporation, thall be applied to the Ufe of the Members of the Corporation ratably.

It fhall be lawful for the Bank at any Time to reduce their capital Stock, S. 65increafed as aforefaid, by Dividends; taking care that the Total of their Debts do not exceed the Value of their Capital: And in cafe the Governor and Company by any Dividend, fhall reduce their Capital without proportionably redueing the Total of the Debts, fo that the Value of their Capital fhall not be fufficient to answer their Debts; in fuch Cafe, the particular Members who fhall receive fuch Dividend, fhall be feverally liable, fo far as the Shares by them received will extend, to pay the Debts which fhall remain due to any Perfons, who may fue for the fame, befides treble Costs, by Action of Debt or upon the Cafe,  $\Im c$ .

It fhall be lawful for the faid Governor and Company to call in any Sums of S. 72. Money, which they in a general Court fhall think necefiary, to be paid by their Members proportionably, which fhall have before been divided, out of the faid Capital of 4,402,343, and in Cafe any Member fhall neglect to pay his Share, at the Times appointed, by Notice in the London Gazette, and fixed up on the *Royal Exchange*, it fhall be lawful for the Governor and Company to ftop the Dividends of fuch Members, and alfo to ftop the Transfers of their Shares, and to charge the Defaulters with Intereft at fix per Cent. and in Cafe the Principal and Intereft be not paid in three Months, they fhall have Power to fell the Stock of fuch Defaulters, to pay the fame.

of fuch Defaulters, to pay the fame. Every Perfon who fhall be elected Governor, Deputy-Governor, or Director 9 Ann. Cap. 7. of the Bank of England, fhall, during that Year, be incapable of being chofen S. 11. Director for the management of the Affairs of the united Company of Merchants of England, trading to the Eaft-Indics, and vice verfa.

England, trading to the Eaft-Indies, and vice verfa. The Bank fhall continue a Body Corporate, and enjoy their yearly Fund of 12. Ann. Stat. 100,000/. fullject to the following Power of Redemption: 5.23.

Upon twelve Months' Notice, after the 1ft of August, 1742, upon Repayment S. 24by Parliament to the Bank of 1,600,000/. and all Arrears of the faid 100,000/. *per Ann*. and of all Money owing to them upon Tallies, Exchequer Orders, or P rliamentary Funds, fuch Funds, for Redemption whereof other Provision is made, excepted, the faid yearly Fund of 100,000/. fhall ceafe. After fuch Redemption the Corporation (hall ceafe.

After fuch Redemption the Corporation thall ceafe. It thall be lawful, as well for the Bank as for any others, to lend Money to 12 Ann. Stat. the Treasurers of the Navy, &c. upon South-Sea Stock, pursuant to the Stat. 10 S. 10. Ann. Cap. 19. S. 185.

The Governor and Company of the Bank of England, being willing to deliver 3 Gas. I. Capup to be cancelled, as many Exchequer Bills as amount to 2,000,000/. in prin-<sup>8</sup>. S. 1. cipal Money, and to accept an Annuity of 100,000/. being five per Cent. for the fame, to commence from *Chriftmas*, 1717, redeemable upon one Year's Notice.

The Bank shall, before *Christmas* 1717, deliver up as many Exchequer Bills as S. 5shall amount to 2,000,000/. in principal Money, to be cancelled.

After *Christmas* 1717, the Bank shall for ever have one Annuity, of 100,000/. S. 6. being five *per Cent*. computed on the faid Sum of 2,000,000/. which yearly Sum shall be paid out of the Aggregate Fund, and Dutics on Houses, and shall be paid to the Bank for ever, at the four usual Feasts.

Upon one Year's Notice to be given at *Chriftmas* 1717, or at any quarterly Feaft 5.7. after, and upon Repayment to the Bank of the 2,000,000/. and of all Arrears of the faid yearly Sum of 100,000/. the faid yearly Sum shall ceafe.

For the better Payment of the Annuity of 100,000%. ftanding Orders shall S. 13be figned by the Treasury.

5 L

As

397

the faid of the

Judgea Search

nis Stock

divided

Penalty Il extend, th treble

made up ent; and roduce of d Intereft t of such

preceding

h fhall be fubfcribed o. once in

1 be repaid 420,000/. Payment of 000/. after of the Mofcribed into 20. but at

rful for any ceeding the payable at in Stat. 7fore the faid

ngland was payable to e Eaties of 9 Will. III. nlarging the

t Houfes, to citing alfo, or doubling every 100. It is enasted, Lefore fuch I Stock now orated with Politick and 'England. the original

th of August

The

3 Gen. I. Cop. As the feveral Duties chargeable with the Payment of the faid Annuity fhall 8.5.14 he brought into the Euclosemer, field Money full be idliged upon fuch Order

be brought into the E chequer, fuch Money fhall be iffued upon fuch Orders, weekly or otherwife, towards difcharging the feveral Annutities thereon charged, to grow due at the End of the Quarter of a Year, fo as fuch weekly Payments exceed not the Sums of the feveral Quarterly Payments, which fhall grow due at the End of each Quarter.

- 5. 16. The faid Annuity of 100,000/. Ihall be deemed perfonal Effate; and the fame and the Stocks which the Bank now have, and those they Ihall be entitled unto by Virtue of this Act, and the Sums payable to them in respect of any fuch Stock, Ihall be free from all Taxes, and not liable to foreign Attachmert.
- 5. 17. The faid Duties on Houles, Aggregate Fund, and other Duties, fhall be continued to his Majefty, his Heirs, and Succeffors for ever, and fhall be raifed, &c. by fuch Methods, &c. as are preferibed by the refpected Acts now in Force.
- 5.18. The Monies of the faid Duties, &c. which shall be brought into the Exchequer for Purpotes in this Act, except the Charges for railing, &c, the fame, are appropriated for difcharging the growing Payment on the faid Anauity of 100,000% which Payments are to be fatisfied without Charge, but fubject to Redemption. And in Cafe any Officer of the Exchequer shall mislapply any of the Monies, or shall not keep Books, and do all other Things by this Act required, he shall forfeit his Office, and be incapable to ferve his Majefty in any Employment of Truft or Profit, and be liable to pay double the Sum mislapplied, with Costs to the Party grieved; to be recovered in any of the Courts at Westminster.
- S 22. The annual Sum of 100,000/. fhall be preferred in Paymenr before the yearly Sum of 120,000/. to the Civil Lift.
- S. 23. After fatisfying the Payment aforefaid, the Deficiences on the original Fund of 100,000*l. per Ann.* payable to the Bank out of five-feventh Parts of certain Duties of Excife, fee 5 and 6 *Will.* and *Mar.* Cap. 20. S. 19. *before recited,* fhull c fatisfied out of the Monies by this Act appropriated; after which the yearly Sum of 4000*l.* fhall be iffued to the Sherift's.

s. 24. The Surplus of the Duties,  $\mathfrak{E}_c$ . hereby appropriated at the End of any Quarter, shall attend the Disposition of Parliament.

- S. 25. In Cafe the Produce of the faid Duties, &c. fhall be deficient, fuch Deficiency fhall be made good out of the Produce of the faid Duties, &c. in any fubfequent Quarter.
- 8. 26. If fuch Deficiency shall happen at the Fnd of any Year, reckoning each Year to end at *Michaelmas*, such Deficiency shall be made good out of the next Aids to be granted in Parliament.
- S. 18. It shall be lawful for the Bank, from Time to Time, as they shall fee Caufe, to call for, from their Members, in Proportion to their respective Interests in the capital Stock, any Sums of Money, as in a general Court shall be judged necef-fary; and all Executors,  $\mathcal{C}c$ . shall be indemnified in paying the fame; and if any Member shall neglect to pay his Share of the Money to called for, at the Time appointed, by Notice in the London Gazette, and fixed upon the Royal Exchange, it thall be lawful for the Bank not only to ftop the Dividend of fuch Member, and to apply the fame towards Payment of the Money fo called for, but also to ftop the Transfers of the Share of every fuch Defaulter, and to charge him with an Interest of five per Cent. per Ann. for the Monies fo by him omitted to be paid, till Payment thereof: and if the Principal and Interest shall be three Months unpaid, the Bank shall have Power to fell fo much of fuch Defaulter's Stock as will fatisfy the fame, rendering the Overplus to the Proprietors; and the Bank may, in a general Court, when they shall adjudge their Affairs will admit thereof, caufe any Sum of Money fo called in, to be divided amongst the then Members, in Proportion to their respective Shares in the capital Stock. S. 37.

The Bank may borrow Money on any Contracts, Cc. under their common Seal, or upon Credit of their capital Stock, at fuch Intereft as they thall think fit, though it exceed the Intereft allowed by Law, and give fuch Security as fluil be to the Satisfaction of the Lenders; and they may contract with any Perform upon fuch Terms as they thall find neceffary, for the better enabling them to perform perform fcriptio be chan No I from be The in Rega fit; and Memben fume in Aflignum The

till all th For F ing of th o and to to Patent Perfons a by Parlia deemed b fice of La ral; and nuitics, fl count, an the Cafhi vanced fo faid Annu they fhall ing the fai by the Ac Transfers : Funds or the Annui Fees fhall theleis the

Salaries to Transfer, than are no The Ban

or any Part Perfons white to any Tax Auditor of Nothing

Fund of I, Any Vot and delivered

within this The Gov from the Fe the Sum of reduced to f 1727, the fa fubject to th thereof, one Houffes, and Company, : ufual Featts

3 Geo. I. Ca

perform filch Things as they are to do in Purfuance of this Act, and take Subferiptions from fuch Perfons for that Purpole; and fuch Contract, &c. shall not be chargeable with Stamp Duties.

No Member of the Bank, for any T' 'rg in this Act contained, fhall be difabled 3 Gm. I. Cap. from being a Parliament Man, or adjudged liable to be a Bankrupt.

The Bank may in a general Court make fuch Addition to their capital Stock, \$. 45, in Regard of their undertaking to difcharge Exchequer Bills, as they fhall think fit; and fo much as fhall be fo declared, fhall be deemed capital Stock, and the Members of the Bank, who fhall have a Share in fuch Stock, may transfer the fame in Method,  $\Im c$ . preferibed by any Statute or Charter now in Force for Affiguments.

The Bank shall continue a Corporation, and enjoy the faid feveral Annuities, S. 49, till all the faid Annuities shall be redeemed, according to the Provides in this Act.

For Encouragement of fuch Perfons as are willing to advance Monies for pay- s. 50. ing of the Principal Sums amounting to 8,762,625% upon the Lottery Acts of 9 and 10 Ann. for redeeming Annuities on an Act 12 and 13 Will. III. Cap. 12. to Patentees, out of the weekly Sum of 3,700/. out of the Excife, for which the Perfons advancing the fame, are to have Annuities of five per Cent. redeemable by Parliament : It is enacted, that till the Annuities of five per Cent. shall be redeemed by the Parliament, the Bank shall employ two Persons within their Office of London, one to be their chief Cashier, the other their Accountant General; and the Monies coming into the Exchequer for the Payment of fuch Annuities, shall be paid quarterly to the faid Cashier, by way of Imprest and on Account, and the Accountant-General shall inspect the Receipts and Payments of the Cafhier, and the Vouchers relating thereto; and all the Monies to be auvanced for fuch Annuities shall be one capital or Joint-Stock, on which the faid Annuities shall be attending; and all Persons in Proportion to the Monies they shall advance, shall have a Share in such Stock, and in the Annuity attending the fame; and fuch Shares shall be transferrable and adviseable as is prefcribed by the Act 1 Geo. I. Cap. 19. and no Stamp Duties shall be chargeable on such Transfers: And the Bank, notwithstanding the Redemption of any of their own Funds or Annuitics, shall continue a Corporation, relating to the receiving, Se. the Annuities last mentioned, till the fame be redeemed by Parliament; and no Fees thall be taken for paying the faid Annuities, or for fuch Transfers. Neverthelefs the Treafury may allow out of the Monies to be imprested as aforefaid, Salaries to the Cashier and Accountant general.

Transfers of Bank Stock shall not hereafter be made liable to any higher Duties S. 51. than are now payable for the fame.

The Bank may, under their common Seal, affign the faid Annuities of 100,000!. S. 53. or any Part thereof, and also such Annuities of five *per Cent. per Ann.* to any Perfons whatfoever, and so *toties quoties*; which Affignments shall not be subject to any Tax, so as an Entry be made of such Affignments in the Office of the Auditor of the Receipt.

Nothing in this Act fhall hinder the making good any Deficiency in the yearly S. 54. Fund of 1,16,573/. 125. mentioned in the Act 1 Geo. I. Cap. 2.

Any Vote of the Houfe of Commons fignified by their Speaker in Writing, s. 55. and delivered at the Office of the Bank, fhall be deemed a fufficient Notice within this Act.

The Governor and Company of the Bank of England having agreed, that 21 Ge. I. from the Feaft Day of St. John Baptifl, 1727, their Annuity of 100,000/. upon Cap. 9. 5. 1. the Sum of 2,000,000/. See 3 Geo. I. Cap. 8. S. 6. before recited, fhall be reduced to four per Cent. It is enacted that after the Nativity of St. John Baptifl, 1727, the faid Annuity fhall ceafe, and the Governor and Company of the Bank, fubject to the Proviso of Redemption in this Act contained, fhall have in Lieu thereof, one Annuity of 80,000/, which shall be payable out of the Duties on Houtes, and the Agregate Fund; and shall be payable out of the Duties on Houtes, and the Agregate Fund; and shall be paid to the faid Governor and Company, and their Succeffors for ever, from Midfummer, 1727, at the four usual Feafts, in fuch Manner and on such Conditions. as in the former Act 3 Geo. 1. Cap. 8. in Relation to the faid Annuity of 100,000/.

O¤

ity fhall Orders, charged, Payments ow due at

the fame tled unto ch Stock,

, fhall be be raifed, s now in

the fame, the fame, Annuity of fubject to apply any his Act refty in any mifapplied, Courts at

c the yearly

ginal Fund of certain recited, fluil the yearly

f any Quar-

Deficiency y fublequent

ig each Year iext Aids to 1 fee Caufe, terefts in the dged necel-; and if any at the Time af Exchange, ch Menber,

in Members,

21 Geo. 1. On Repayment by Parliament to the Bank of England, of the Principal Sum of 2,000,000/. and of all Arrears of the faid Annuity, the Annuity thall ceafe. 5. 3.

If at any Time Payment be made of any Sum, not lefs than 500,000/. in Part for the principal Sum, and of all Arrearages; then fo much of the faid Annuity as Ahall bear Proportion to the Monies fo paid in Part of the Principal shall ceafe.

- S. 4. The Annuity shall be deemed perfonal Effate; and the fame and the Stock which the faid Company now have, or may be entitled unto, by Virtue of this Act; and all the principal Sums and Annuities payable to the Company in Refpect of any fuch Stock, thall be free from Taxes, and thall not be liable to fo-
- reign Attachments. The former Acts, and all the Powers, Ge. therein contained, fuch Altera-S. 5. tions as are made by this Act excepted, thall continue to be used, Ge, and the Governor and Company of the Bank of England thall continue a Corporation. and thall enjoy these Annuities till they thall be redeemed, Se.
- 5 6. If any Perion thall alter, forge, or counterfeit any Bank Bill, or Bank Note, made for Payment of Money, by, or for the faid Governor and Company, or any Bank Note, or shall erase any such Bill or Note, or any Endorsement thereupon, or shall tender in Payment, utter, Ge. any fuch altered, forged, or counterfeited Bill or Note, or any crafed or altered Bill or Note, or the Endorfement thereupon, &c. knowing fuch Bill or Note, or Endorfement, to be altered, forged, counterfeited, or erafed, and with Intention to defraud the faid Governor and Company, or any other Perfon; every fuch Perfon shall be adjudged a Felon.

\* Geo. II. Stat. 2. Cap. The Governor and Company of the Bank of England having agreed to pay into the Exchequer 1,750,000/. for the Purchase of an Annuity of 70,000/. fubject to Redemption; It is enacted, that every Year after the Feast Day of St. John Baptifl, 1728, a yearly Fund of 70,000/. being four per Cent. for the Sum of 1,750,000/. thall be payable in Manner herein expressed, for the Satisfying the Annuities to be purchased in Pursuance of this Act, till Redemption thereof by Parliament.

- The faid yearly Fund of 70,000/. Ihall be payable out of the Monies, which S. z. after the faid Feaft of S. John Baptiji, 1728, thall arile into the Exchequer for the Duties on Coals and Culm, granted by 9 Ann. Cap. 22. continued by 5 Geo. I. Cap. 9. and made perpetual by 6 Geo. I. Cap. 4.
- The Governor and Company of the Bank of England shall advance into the S. 3. Receipt of his Majefty's Exchequer, the Sum of 1,750,000/. by the 24th of July, 1728.
- On Payment by the Bank, of the faid Sum of 1,750,000/. in Manner afore-S. s. faid, the Governor and Company, and their Succeffors and Affigns, thall be intituled to receive at the Receipt of the Exchequer, out of the faid yearly Fund, one Annuity of 70,000/. to commence from the 24th of June, 1728, and to be paid by half-yearly Payments, at Chriftmas and Midfummer, till Redemption thereo, by Parliament, and the faid Annuity of 70,000/. fhall be free from Taxes.
- 5.6. An Order shall be figned by the Treasury for Payment of the faid Annuity, and the fame shall not be determined by the Death or Removal of any of the Commissioners of the Treasury, &c.
- 8.7. As the Money of the faid Duties shall be brought into the Exchequer, the fame shall be issued upon the faid Orders towards discharging the faid Annuity, to grow due at the End of the Half Year in which fuch Payment (hall be made; to as fuch Payment do not exceed the half-yearly Payment which shall grow due.
- 5. 8. The faid Annuity shall be a perfonal, and not a real Estate, and shall not be liable to foreign Attachment.
- S. g. If after the 24th of June, 1728, the Produce of the faid Imposition on Coals and Culm shall be fo deficient, as that the Monies arising therefrom shall not be fufficient to difcharge the half Year's Annuity then due, then the Deficiency of fuch half Year shall be supplied out of the overplus Monies of the faid Duties ariting

arifing in ber, 1728 puting th to difchai be made if no fuc made goo the Sinkin cular Ufer Whate

out of the If ther any Year, of 70,000

for the Di Upon H and of all Monies an future Act

If at au Bank of a which the then fo m Part, flial The Ba

Annuity o All for Stock, for and the C of 70,000 by Parlian fame.

After re on Soap an Starch, an and that th into the F fubject to arife from St. John Ba Cent. for purchased The faid

of the faid as shall be Allowance the Treafus 1729, at th of the faid the faid year the faid Ad to the South The Gov

chequer 1, On Payn Annuity of ments till I shall be free

Orders fi as per 1 Geo

400 S. z.

8. 5. 1.

arifing in any tublequent half Year; and if at any Time after the 25th of December, 1728, fuch Produce shall be to deficient, at the End of any one Year, computing the fame to begin at Cbriftmas yearly, as that the fame shall not be fufficient to difcharge the whole Year's Annuity then due, every fuch yearly Deficiency shall be made good out of the first Supplies which shall be granted in Parliament; and if no fuch Supplies shall be granted within fix Months, then the fame shall be made good out of any Monies which shall be in the Receipt of the Exchequer of the Sinking Fund, except such Monies of that Fund as are appropriated to particular Ufes.

Whatever Monies shall be fo iffued out of the Sinking Fund, shall be replaced 1 Geo. II. out of the first Supplies to be granted in Parliament.

If there flould be any furplus Monies arising by the faid Duties at the End of S. 11. any Year, computing the fame to end at *Chriftmas* yearly, after the faid Annuity of 70,000/. and all Arrears thereof are fatisfied, &c. fuch Surplus thall be referved for the Difpolition of Parliament.

Upon Repayment by Parliament to the Bank of England, of the faid 1,750,0001. S. 14. and of all Arrears, the faid Annuity fhall ceafe; and after fuch Redemption, the Monies ariting by the faid Duties shall not be applied but as shall be directed by future Acts of Parliament.

If at any Time after the 25th of *December*, 1729, Pay.nent be made to the S. 13. Bank of any Sunn, not lefs than 500,000*l*. in Part of the principal Sunn, at which the Annuity is redeemable, and also of all Arrears of the faid Annuity, then fo much of the Annuity, as shall bear Proportion to the Monies fo paid in Part, shall ceafe.

The Bank shall continue a Corporation till the Redemption of the whole \$. 14. Annuity of 70,000/.

All former Powers granted to the Bank for affigning any Annuities or Capital S. 15. Stock, formerly purchaied by them, and now belonging to them, fhall be revived; and the Governor and Company are empowered to transfer the faid Annuity of 70,000/. as they fhall think proper; fubject, neverthelefs, to Redemption by Parliament, and without Power to enlarge their Capital Stock out of the fame.

After reciting the Act of 12th Ann. Seff. 2. Cap. 9, for laying additional Duties 2 Gev. II. on Soap and Paper, and on certain Linens, Silks, Callicoss and Stuffs, and upon C. 3. S. 1. Starch, and exported Coals, and upon flamped Vellum, Parchment, and Paper, &cc. and that the Governor and Company of the Bank of England have agreed to pay into the Exchequer 1,250,000/. for the Purchafe of an Annuity of 50,000/. fubject to Redemption by Parliament, to be charged on the furplus Monies to arile from the faid additional Duties; it is enailed, that yearly, from the Feaft of St. John Baptift, 1729, a yearly Fund of 50,000/. being after the Rate of four per Cant. for the Sum of 1,250,000/. be fetted for fatisfying the Annuities to be purchafed in Purfugace of this Act. till Redemption thereof by Parliament.

burchafed in Purfuance of this ACt, till Redemption thereof by Parliament. The faid yearly Sum of 50,000/. thall be payable out of the overplus Monies S. 2. of the faid additional Duties, which thall remain after fatisfying, Gc. to much as thall be due to the South-Sea Company, on their Annuity and additional Allowance for Charges of Management, granted by the ACt 6 Geo. I. Cap. 4. and the Treafury thall quarterly, in every Year, after the Feaft of St. John Baptijl, 1729, at the four utual Feafts, or within fix Days after, caufe the overplus Monies of the faid additional Duties to be computed, and applied towards making good the faid yearly Sum of 50,000/. without diverting any of the Monies which by the faid ACt 6 Geo. I. Cap. 4. ought to be referved for fatisfying the faid Annuity to the South-Sea Company.

The Governor and Company of the Bank of *England* fhall pay into the Ex- S. 3. chequer 1,250,000/. before the 6th of October, 1729.

On Payment of the faid 1,250,000/. the Company shall be intitled to one 8.5. Annuity of 50,000/. from the 24th of June, 1729, to be paid by quarterly Payments till Redemption thereof by Parliament; and the said Annuity of 50,000/. shall be free from Taxes.

Orders shall be figned by the Treasury for Payment of the faid Annuity, &c. s. 6. as per 1 Geo. II. Stat. 2. Cap. 8. S. 6.

5 K

The

401

pal Sum Il ceafe, 7 in Part faid Anfipal fhall

he Stock ac of this y in Reble to fo-

h Altera-. and the proration,

ink Note, npany, or nent therel, or counidorfement be altered, id Goveradjudged a

reed to pay of 70,000/. Day of St. nt. for the or the Satis-Redemption

nies, which chequer for pntinued by

the 24th of

fanner aforens, thall be yearly Fund, 728, and to Redemption be free from

id Annuity, f any of the

chequer, the aid Annuity, all be made; 1 fhall grow

l Ihall not be tion on Coals

n ihall not be

Deficiency of

e inid Duties

ariting

The faid Annuity shall be a perfonal Estate, and shall not be liable to foreign C. 3. S. 7. Attachment.

- S. 8. If the overplus Monies of the faid additional Duties shall be deficient, &c. the Deficiency shall be supplied, as in the preceding Act of 1 Geo. 11. Stat. 2. Cap. 8. S. 9, 10, and 11. Upon Repayment by Parliament to the Bank of England, of the faid Sum of
- S. 11. 1,250,000/. and of all Arrears of the faid Annuity of 50,000/. the faid Annuity fhall ceafe, and the Monies arifing by the Surplusses of the faid additional Duty fhall not be iffued, or applied to any other Ufe, but as thall be directed by future Acts of Parliament.
- If Payment be made to the Bank of any Sums, not being lefs than 500,000/. S. 12. at a Time, in Part of the faid principal Sum, and if Payment be then also made of all Arrears of the faid Annuity, then fo much thereof as shall bear Proportion to the Monies to paid in Part of the faid principal Sum, thall ceafe.

S. 12. The Bank shall continue a Corporation till Redemption of the faid Annuity

of 50,000/. The Bank may affign the faid Annuity of 50,000/. or any Part thereof, but S. 14. fubject to such Redemption by Parliament.

Out of the Sinking Fund there shall be paid to the Bank, 500,000/. for S. 16. redeeming a proportionable Part of the Annuity of 80,000/. granted to them by Stat. 11 Gco. I. Cap. 9.

11 Go. 11. At the Feaft of St. Michael, 1738, there shall be issued to the Governor and C. 27. S. 16. Company of the Bank of England, the Sum of 1,000,000/. out of any of the Aids granted in this Sellion of Parliament, for redeeming the Annuity of 40,000/. Part of the Annuity of 60,000/. in furter Part of the principal Sum of 2,000,000/. being the Amount of Exchequer Bills, delivered up by the Bank according to the Directions of the Act, 3 Geo. I. Cap. 8. and in refeet whereof, an Annuity of 80,000/. was payable to the Bank by Act 11 Geo. I. Cap. 9. and of which an Annuity of 20,000/. was redeemed by Payment of 500,000/. purfuant to the Act 2 Geo. II. Cap. 3.

Reciting the feveral Acts of 7 and 12 Ann. made concerning the Bank, which continued the Governor and Company an Incorporation till 1742, fubject, however, to Powers of Redemption, as therein mentioned.

And the Time of the faid two former Acts being expired, the Company, by this Act, ar: engaged to fupply the Government with the further Sum of 1,600,000/. before December 25, 1742, at different Payments, as demanded by the Treasury, each Payment not to be more than 400,000/. and at a Month's Notice.

- P. 532. The faid Sums to bear an Interest of three per Cent. till August 1, 1743, and on any Default, the faid Company may be fued in any of his Majefty's Courts at Westminster, and shall forfeit twelve per Cent. Damages, and full Costs, for which their Stock and Funds shall be liable.
- The feveral Provisoes contained in the recited Acts of 7 and 12 Ann. and all P. 533. Provisoes in any other Acts for determining the faid Fund of 100,0001. per Ann. are hereby repealed; and the faid Company, and their Successors, shall continue to enjoy the faid entire yearly Fund, to be paid out of the Duties of Excife, with perpetual Succeffion, and Privilege of exclusive Banking, and all other Abilities, Bc. granted to them, by any Acts of Parliaments, Grants, or Charters ; fubject neverthelefs to fuch Reftrictions, and other Agreements, as are prefcribed by any Acts and Charters now in Force; as also to the Power of Redemption, as in this Act is hereafter contained.
- At any Time, twelve Months after August 1, 1764, on Repayment of all P. 534. Monies lent by the Bank, with Interest, Sc. the faid yearly Fund of 100,000%. shall determine.
- No other Bank fuall be allowed by Parliament; nor fhall any Body Politick P. 535. or Corporate, or other Perfons whatever, united in Partnership, above the Number of fix, throughout England, borrow or take up any Sums of Money on their Note, payable for lefs Time than fix Months, during the Continuance of fuch Privilege to the Governor and Company, who are hereby declared to be a Corporation, with Privilege of exclusive Banking, subject to Redemption on a Year's

Year's with Ir all Prin quer Bi for, wh ing in aforefaic The

not exce fuch Pc fcribers, fhall be adjudged and Con intitled faid Cor

The G in the f Act: an Charges, shall not ferring th No Pe

Deputyas a Mer by any A with refr Place of Bankrup It is th

and their original C the 1,600 Company

Any V Writing, and their this Act. Any P

Exchange Seal, or a any Mone Officers of to defraud the Offene Death as

If any belonging being duly without B By the

the Compa faid Gover Governor managing Abfence, Hindrance ever a Cou the Space

402 Get. 11.

Geo. II. Pages 527, 528, 529, 530, 531.

Year's Notice, after August 1, 1764, and Repayment of the feveral Sums lent, with Intereft, viz. 3,200,000l. and all Arrears of the 100,000l. per Ann. and all Principal and Intereft owing them on all Tallies, Exchequer Orders, Exchequer Bills, or Parliamentary Funds, except fuch Funds as are otherwife provided for, which the Governor and Company, or their Succeffors, fhall have remaining in their Hands, or be entitled to, at the Time of fuch Notice given, as aforefaid.

The Governor and Company may enlarge their Capital with any further Sum, 15 Gen. II. not exceeding 1,600,000/. additional Stock, and may take in Subferiptions from  $P^{5,536}$ . fuch Perfons, and at fuch Times, as they thall think proper; and all fuch Subferibers, whether Natives or Foreigners, having paid the Money fubferibed for, thall be united to, and incorporated with, the faid Governor and Company, and adjudged to be one Body Politick and Corporate, by the Name of *the Governor* and Company of the Bank of England; fubject to the fame Regulations, and initided to the fame Privileges and Advantages with the prefent Members of the faid Corporation.

The Capital Stock, increased as a forefaid, shall be affignable and transferrable in the fame Manner as the original Capital Stock was, before the making this A $\pounds$ ; and, together with the Produce, shall be free from all Manner of Taxes, Charges, or Impositions whatever; and the Transfers of the additional Stock shall not be chargeable with any other Stamps or Duties than were used in transferring the former Stock.

No Perfon concerned in the Stock of this Company, whether as Governor, Deputy-Governor, Director, Manager, or Member, thall be difabled from ferving as a Member of Parliament, or be liable to any Penalty, or Difability, preferibed by any Acts of Parliament, for not qualifying themfelves to execute any Truft with refpect to Affairs of this Corporation, as Perfons, who execute any Office or Place of Profit or Truft, are liable to, by any Law now in Force, or liable to be a Bankrupt within the Meaning of any Statutes of Bankruptcy.

It is the true Intent and Meaning of this Act, that the Governor and Company,  $P_{.537}$ , and their Succeffors, thall enjoy the faid Annuity of 100,000/. in refpect of their original Capital Stock of 1,600,000/. till Angu/t 1, 1743, belides the Intereft of the 1,600,000/. to be advanced as aforefaid, which Intereft the faid Governor and Company are to receive back by Way of Difcount.

Any Vote or Refolution of the Houfe of Commons, fignified by the Speaker in Writing, and delivered at the publick Office of the faid Governor and Company, and their Succeffors, shall be deemed a fufficient Notice within the Meaning of this Act.

Any Perfons who fhall forge, counterfeit, or alter, any Bank Note, Bill of Exchange, Dividend Warrant, or any Bond or Obligation under the Common Seal, or any Endorfement thereon; or fhall offer to difpofe of the fame, or demand any Money, pretended to be due thereon, of the faid Company, or any of their Otlicers or Servants, knowing fuch Note,  $\mathcal{G}_c$ . to be forged,  $\mathcal{G}_c$ . with an Intent to defraud the faid Company, or their Succeffors, or any other Perfons whatever; the Offenders being duly convicted, fhall be deemed guilty of Felony, and fuffer Death as Felons, without Benefit of Clergy.

If any Oflicer, or Servant of the Company, being intrufted with any Note, &c. P. 539. belonging to the Company, fhall embezzle any fuch Note, &c. the Offender, being duly convicted, thall be deemed guilty of Felony, and fhall fuffer Death without Benefit of Clergy.

By the Charter it is ordained, that there shall be for ever, of the Members of the Company, a Governor, Deputy-Governor, and twenty-four Directors; which faid Governor, Deputy-Governor, and Directors, or any thirteen, or more, the Governor or Deputy-Governor to be always one, shall be a Court of Directors, for managing the Affairs of the Corporation, but as this Limitation, by the unavoidable Ablence, or otherwife, of the Governor and Deputy-Governor, may be of great Hindrance to the Business of the Corporation, *it is therefore enabled*, that whenever a Court of Directors is met, if the Governor and Deputy shall be ablent for the Space of two Hours, after the usual Time of proceeding to Business, the Directors

to foreign

cient, &c. I. Stat. 2,

aid Sum of id Annuity ional Duty 1 by future

n 500,000*i*. n al*fo* made Proportion

id Annuity

hereof, but

to them by

overnor and f any of the of 40,000/. pal Sum of y the Bank ect whereof, Cap. 9. and 5,000/. pur-

Bank, which abject, how-

Company, by ther Sum of lemanded by t a Month's

, 1743, and y's Courts a: s, for which

Ann. and all ool. per Ann. hall continue Excife, with her Abilities, ters; fubject cribed by any pn, as in this

yment of all of 100,000!.

Body Politick we the Numof Money on ontinuance of eclared to be emption on a Year's Directors then met, being not lefs than thirteen, may chufe a Chairman by majority, and proceed to Bufinefs; and all Acts done by them thall be as valid, as if the Governor or Deputy had been prefent.

This Act thall be c-med a publick Act, and judicially taken Notice of as fuch by all Judges, &c. without fpecially pleading the fame.

19 Geo. It. P. 155.

P. 159.

404

The Preamble recites an Act pathed in to Geo. II. intitled, An Act for repealing the feveral Rates and Duties upon Victuallers, &cc. and for transferring the Excheguer Bills unfatisfied thereupon, to the Duties for Licences to fell fairituous Liquors, and

- quer Bills unfatisfied thereupon, to the Duties for Licences to fell fpirituous Liquors, and P. 156. flreng Waters by Retail, &c. whereby it was enacted, that from the twentyfourth of June, 1743, the feveral Duties imposed by an Act of 12 Geo. I. upon all Victuallers, and Retailers of Beer, within the Cities of London and Wellminjler, and the weekly Bills of Mortality, fhould thenceforth ceale, and that, after the faid twenty-fourth of June, 1743, the principal Sum of 481,400l. in Exchequer Bills (Part of the Sum of 500,000l. advanced to his Majefty's Exchequer by the Bank of England, upon Credit of the faid Duties, at three per Cent. per Annum Intereft) made forth in Purfuance of the faid Act of 12 Geo. I. which then remained unfatisfied, with the Intereft thereon, and the Charges of circulating the fame, fhould be transferred from the Duties then charged therewith, and be charged (together with the Sum of 5,18,600l. to be raifed by the before recited Act of 16 Geo. II. towards the Supply for 1743) upon the Duties payable to his Majefty by another Act of the faid of Geo. II. initiled, An AEI for repealing certain Duties upon fpirituous Liquors, &c. and in Purfuance of the firft recited
- P. 157. Act of Geo. II. the faid Sum of 4,81,400/. in Exchequer Bills, as alfo the faid further Sum of 5,18,600/ were charged upon the faid Duties, ariting by Licences, at an Intereft of three per Cent. per Ann. And whereas the Bank is willing that the faid Sum of 9,86,800/. in Exchequer Bills, remaining unfatisfied, on the aforefaid Duties, may be cancelled and dicharged, and in Lieu thereof to accept of an Annuity of 39,472/. being the Intereft on the faid Sum at four per Cent. to be charged on the fame Securities, and alfo are willing to advance unto his Majefty's Exchequer, towards the Supply granted for the Service of the Year 1746, the Sum of 1,000,000/. upon the Credit of the Duties ariting by the Malt and Land Tax for 1746, at four per Cent. for Xear and difpofe of the faid Sum of 9,86,800/. of Bank Stock (to be joined and incorporated with their prefent Capital) in fuch Manner, and at fuch Times, as they fhall think proper; with fuch further Powers, Privileges, and Advantage, as have ufually been granted by former Acts on that Occation. The Parliament, thinking it will be of Advantage to the Public to accept the faid Propofal

P. 138. of the Bank, *bave enacted*, that the Bank of *Englanâ*, by the 25th of *Mareb*, 1746, fhall deliver up unto Perfons nominated by the Treafury, all the fild Exchequer Bills charged upon the Duties aforefaid, amconting to 9,86,800, to be difcharged and cancelled as the Treafury fhall think fit, without iffuing again the fame, or any of them.

All the Interest due on the faid Exchequer Bills to be delivered up to be cancelled, with the Charges of circulating the fame, shall be paid off.

In Lieu of the faid Sum of 986,800/. in Exchequer Bills to be delivered up to be cancelled, the Bank, from the 25th of *March*, 1746, thall receive from the Exchequer an Annuity of 39,472/. being four *per Cent*. Interest on the faid Sum of 9,86,800/. until Kedemption thereof by Parliament.

of 9,86,800/. until Redemption thereof by Parliament. The faid Annuity shall be paid from Time to Time, with Preference to all other Payments whatsoever, out of the Monies that shall arise into the Exchequer, from the Dutics for Licences to sell Spirituous Liquors and Strong Waters by Retail, in Pursuance of the Act of 16 Geo. 11.

The faid Annuity shall be paid at four quarterly Payments, viz. on the Feals of St, John Baptif, St. Michael, Chriftmas-Day, and Lady-Day; the first Payment to be made on St. John's Day, 1746; subject nevertheless to Recomption, as provided for by this Act; and the faid Annuity of 39,4721. shall be free from all Taxes and Charges.

For

For the figured by and thall fioners of the Treaf And for

the Exchi terly Ann due at the The fai fhall not i

If at a arifing by pay the Q out of the Quarter; Day year! Annuity th and if no S Sinking Fa to other U Whatev

of the first Upon R 9,86,800/. Sum of 39 accounted

faid Duties If, at an of any Sum alfo of all t Proportion and be under

The Con fcription, or upon fuch ' prefent Cap Stock, over Act in that Times as t to the prefe deemed as 1 thereby ; an directed tow shall be dee with the of and Corpora fubject to ti Members of and Truftees as aforefaid. The Cap

Manner as the thereof, fhal Affignments r other Dut The Com

ration, and

Redemption

For the better and more regular Payment of the faid Annuity, Orders fhall be 19 Gen. II. figned by the Treafury for the Payment thereof, which fhall be valid in Law 1<sup>P. 160.</sup> and thall not be determinable by the Death or Removal of any of the Commiffioners of the Treafury, or Determination of their Power and Offices, nor fhall the Treafury revoke or countermand any Orders fo figured.

And for the more speedy Payment of the faid Annuity, it is enabled, that weekly, or otherwise, as the Monies arising by the faid Duties thall be paid into the Exchequer, the fame shall be issued upon the Orders for discharging the quarterly Annuity, so as such weekly Payments do not exceed the Sum which shall be due at the End of every Quarter.

The faid Annuity shall be adjudged to be a personal, and not a real Estate, and shall not be liable to any foreign Attachment.

If at any Time after the 25th of March, 1746, the Produce of the Duties P. 161. ariting by Licences aforefaid, at the End of any Quarter shall be infufficient to pay the Quarter's Annuity, in every fuch cafe, the Deficiency shall be fupplied out of the overplus Monies of the faid Duties, which shall be in any subfequent Quarter; and if at the End of any one Year, computing the fame to end at Lady-Day yearly, the Produce shall not be sufficient to pay off the whole Year's Annuity then due, the Deficiency shall be made good out of the first Supplies; and if no Supplies be granted within fix Months after, then to be paid out of the Sinking Fund, such Monies therein excepted, as by former Acts are appropriated to other Ufes.

Whatever Money shall be iffued out of the Sinking Fund, shall be replaced out of the first Supplies granted by Parliament.

Upon Repayment by Parliament to the Bank of the faid principal Sum of P. 162. 9,86,800/. in full without Deduction, &c. and of all Arrears of the faid yearly Sum of 39,472/. then, and not till then, the faid Annuity shall ceafe, and be accounted redeemed; and after such Redemption, the Monies, arising from the faid Duties for Licences, shall be applied as any future Act shall direct.

If, at any Time after the 25th of *Marcb*, 1746, Payment be made to the Bank of any Sums not lefs than one Moiety of the faid 986,800/. at any one Time, and also of all the Arrears of the Annuity, then so much of the Annuity, as shall bear Proportion to the Monies paid in Part of the whole principal Sum, shall ceafe, and be understood to be redeemed.

The Company of the Bank may admit, and take in by Sale, Call, or Sub- P. 163. feription, or by fuch other Methods as they shall judge proper, from fuch Perfons, upon fuch Terms, and at fuch Times, as they shall approve, for enlarging their prefent Capital to a Sum not exceeding the further Sum of 9,86,800/. additional Stock, over and above what they are impowered to create, by any former Act in that Behalf, and from Time to Time, in a general Court, and from fuch Times as they shall direct, to order the same, or any Part thereof, to be added to the present Capital of the Bank; from which Time such Monies shall be deemed as Part of the faid capital Stock, and shall be proportionably enlarged thereby; and all Perfons on whofe Account any Monies shall be paid in, as directed towards the faid Sum, they, their Executors, Administrators, and Affigns, shall be deemed Members of, and incorporated with, the Company; and Shall with the other Members of the Corporation, be taken to be one Body Politic and Corporate, by the Name of the Governor and Company of the Bank of England, subject to the same Rules, and enjoying the same Privileges, with the present Members of the Corporation; and all Executors, Administrators, Guardians, and Truftees, shall be indemnified in making Payments upon fuch Calls, Sc. as aforefaid.

The Capital of the Bank fo increased shall be transferrable, in the fame P. 164. Manner as the original Stock was before this Act, and, together with the Produce thereof, shall be free from all Taxes,  $\mathcal{C}c$ . whatsoever; and the Transfers and Affignments of Stock in the Company's Books shall be liable to no higher Stamp, r other Duties, than are now payable for the fame.

The Company of the Bank, and their Succeffors, shall continue a Corporation, and enjoy all the Privileges, &c. belonging thereto, until the complete Redemption of the faid Annuity of 39,4721. in as full Manner as the fame are

ςL

fpecified

by majoilid, as if

of as fuch repealing

be Exchewors, and : twenty-. I. upon eftminjler, after the Exchequer uer by the ber Annum hich then alating the 1, and be ore recited able to his r repealing irst recited fo the faid y Licences, villing that ed, on the f to accept r per Cent. e unto his of the Year ing by the requer Bills create and and incor-Times, as Advantages, the Parliaid Propofal of March, 11 the faid 86,800/. 10 fluing again

to be can-

delivered up

ve from the

he faid Sum

rence to all

Exchequer,

Waters by

n the Feafts

e first Pay-

Reimption,

be free from

For

specified in an Act of 15 Geo. II. intituled, An Act for establishing an Agreement with the Governor and Company of the Bank of England, for advancing the Sum of one Million fix hundred thousand Pounds, &c. or in any other Act relating to the faid Corporation.

P. 165. The Bank shall advance to the Exchequer, towards the Supply for the Service of the Year 1746, 1,000,000. upon the Credit of the Duties arising from the Land-Tax and Malt Act, for the faid Year, to be paid at such Times, and in fuch Proportions, as the Treasury shall direct; fo that they be obliged to pay no more than 250,000. at any Time, nor without fourteen Days' Notice before each Payment.

Upon Payment of the faid Million, or any Part thereof, by the Bank, the Treafury fhall make out Exchequer Bills for the fame, payable out of the Duties granted by the faid two ACts, together with an Interest of four *per Cent. per Ann.* until Repayment of the Principal aforefaid; and the faid Bills shall be fubject to the Rules preferibed in the last recited ACts which relate to Exchequer Bills thereby authorized to be made forth.

P. 166. In Cafe the Bank fhall make Failure in any of the faid Payments, appointed by this Act to be made into the Exchequer, at or before the Times limited in that Behalf, the fame fhall be recovered to his Majefty's Ufe by Action of Debt, or on the Cafe, Sc. in any of the Courts of Wellminsler, &c. in which Suit, Sc. the Governor and Company of the Bank of England may be declared indebted to his Majefty, the Monies of which they fhall have made Default in Payment, Sc. which fhall be further recovered, Damages after the Rate of ten per Cent. for the Monies fo unpaid, befindes full Cofts of Suit.

The Bank is to continue a Corporation until the feveral Annuities eftablished by Parliament are redeemed. 4 Geo. II. C. 9. S. 33.-15 Geo. II. C. 19. S. 13. 16 Geo. II. C. 13. S. 32.-17 Geo. II. C. 18. S. 28.-18 Geo. II. C. 9. S. 33. 19 Geo. II. C. 6. S. 15. and C. 12. S. 59.-20 Geo. II. C. 3. S. 55. and C. 10. S. 45.-21 Geo. II. C. 2. S. 36.-22 Geo. II. C. 23. S. 14.-23 Geo. II. C. 16. S. 11.-28 Geo. II. C. 15. S. 31.-29 Geo. II. C. 7. S. 39.-30 Geo. II. C. 19. S. 51.-31 Geo. II. C. 20.-32 Geo. II. C. 10.-33 Geo. II. C. 7.-1 Geo. III. C. 7.-25 Geo. III. C. 10.-3 Geo. III. C. 12. And by feveral fubfequent Acts for new Loans, to the prefent Time. It being one of the Claufes of every Bill for raifing Money by Annuities payable at the Bank.

In the first Session of the fifteenth Parliament of *Great-Britain*, and in the Month of June, 1781, the last Act of Parliament was passed for renewing the Charter of the Bank, upon condition that the Company should lend to Government 2,000,000/. at 3 per Cent. for three Years, to enable Administration to pay off the like Sum of the Navy Debt. Having now finished what relates to the Stock, I shall describe the Nature of the mercantile Money Transactions at the Bank.

And, firft, whoever has a Mind to keep Cafh with the Bank, muft give a Specimen of his Firm, in a Book kept for this Purpofe, and apply to the fift Clerk of these Accounts, commonly called the Drawing Accounts, who will give him a Book, wherein his Account is opened, which Book he takes away with him, and for which it is cuftomary to give Half a Crown; the Perfon will likewife receive a Parcel of Checks, of whose Numbers an Account is taken by him that delivers them out, on which he is to draw on the Bank, as he shall have Occasion.

In the Books, which are of feveral Sizes, different Columns are adapted for the Entry of Cafh, *paid* and *received*; and alfo, for the Entry of Bills deposited till due, when they become Cafh to be passed forward, which is done the first time the Book is carried to the Bank, after they are received.

Whenever you have any Cash to pay in, you carry it to the Bank, with your Book, in which you have Credit immediately given for it; and on the contrary when you want to pay, you draw the Sum on one of your Checks, in the following Manner.

To

406

**P**<sup>A1</sup><sub>an</sub>

Tot

White Bank B you car and on y tered, a either to Write g wanted, for every

Which

the Hall defired, Write-of If you

trouble, 1 and carry proper Cl the value their Imp returned,

If you accept the due, give fents, fror Acceptanc them who their Dife

The Ba

to the Dir

land at five

must defer. and deliver

fame Office

who either

Behaviour

Clerk, wit

with them

bulky, and

with them.

as they cha

Delivery, n Name of t

were delive

The Bar

To the Cashiers of the Bank of England.

August the 21st, 1790.

407

**P**AY to Mr. A. B. or Bearer, on Demand, two bundred Pounds, ten Shillings, and two Pence; for Account of C. D.

£. 200 : 10 : 2.

Which is immediately complied with, and your Account debited in the Bank Books; and whenever you are defirous of having your Account examined, you carry your Book, and leave it for a Day or two in the Accountant's Office; and on your taking it again, you will find every *Draught* you have made, entered, and your Checks returned you, cancelled: And no Money will be paid, either to yourfelf or your Order, without fuch a Draught, or what is called a *Write off*, which are printed Slips of Paper, with Blanks left for the Sums wanted, and are always laying, with Pens and Ink, at a Defk in the great Hall, for every one to make Ufe of at Pleafure. and when filled up are as follows:

August the 21st, 1790.

WRITE off from my Bank Book, one bundred and fifty-feven Pounds, ten Sbillings, and Six-pence. S. T.

"£. 157 : 10 : 6.

Which you give to any one of the Clerks fitting on the left Hand going into the Hall for that Purpole, with your Book, and he debits you the Sum therein defired, and gives you Money or Notes for it, which you pleafe; referving the Write-off as a Voucher.

If you have any accepted Bills payable in *London*, and, to fave yourfelf the trouble, have a mind that the Bank (hould receive them, you muft endorfe, and carry them with your Book to the Bank, and have them entered by the proper Clerks, who fit at one End of the great Hall; and after this Depofit, the value will be credited, or the Bills duly protefted; if the former, their Import will be credited in your Account; if the latter, the Bills will be returned, and the Charges of protefting debited to you.

If you would have the Bank pay any Bills that are drawn on you, you may accept them payable at the Bank; and in this cafe, you muft, before they fall due, give the Bank an Order to pay them when prefented, advifing their Confents, from whence, and by whom drawn, &c. or you may, at the Time of Acceptance, write an Order on them to the Cashiers, as a Draught, to pay them when due, though, besides this, a separate Order must be left there for their Discharge.

The Bank will difcount Bills for any Sum, if the Holders and Acceptors are to the Directors' Satisfaction; the foreign ones after the Rate of four, and Inland at five per Cent. per Ann. and in Order to get this Tranfaction effected, you muft defcribe the Bills on a Slip of Paper, with your's and the Acceptor's Names, and deliver it, with the Bills, to a Clerk who attends for this Purpofe in the fame Office where the Checks are delivered, and he carries it to the Committee, who either accept or reject the Propofal, without affigning any Reason for their Behaviour; if the former, the Money is immediately paid you by the proper Clerk, with a Deduction of the Difcount.

The Bank will receive by Way of Depolit, from any Perfon keeping Cafh with them, Bullion, foreign Specie, Jewels or any fuch Effects that are not bulky, and take Care of them till called for; but they will give no Receipt with them, nor otherwife oblige themfelves to be anfwerable for their Safety; as they charge nothing for their Clerks' Attendance, either at their Receipt or Delivery, nor for the Depolit; but they are fealed up, and ticketed with the Name of their Owners, &c. who may receive them in the fame Form they were delivered whenever the; think proper.

No

Agreement the Sum of ting to the

the Service g from the les, and in l to pay no btice before

Bank, the the Duties or Cent. per lls shall be Exchequer

, appointed s limited in ion of Debt, ch Suit, &c. l indebted to ayment, &c. l be further es fo unpaid,

es eftablifhed C. 19. S. 13. C. 9. S. 33. J. and C. 10. J. II. C. 16. J. II. C. 19. II.

, and in the renewing the d to Governinistration to hat relates to ranfactions at

must give a y to the first ts, who will takes away e Person will t is taken by he shall have

adapted for ills deposited one the first

the contrary in the folNo Body is obliged to pay a perfonal Attendance for any Tranfaction with the Bank, but may fend another with their Book for Entries, Sc. as most Merchants do their Clerks; and all possible Difpatch is given to every one in their Turn.

The Bank, besides discounting Bills, will advanc: Money on Government Securities, or on a Deposit of foreign Specie, or Bullion, but never on Jewels or Estates; and they will likewife buy Gold and Silver Bullion, after atlaying, *Spanifb* Dollars, Ge. though feldom at fo high a Price as private Purchaiers, these latter often buying for their own use, but the Bank by Way of Merchandise, on which a Profit is expected.

The Bulinefs of this Corporation was for many Years carried on at Grocers-Hall in the Poultry, though the firft Subfeription was taken at the Morters in Cheapfide, whilf the other was getting ready, till they erected the fpacious Pile they at prefent occupy, in Threadneedle-Street, where Offices are appropriated for every Branch of their Employment; their Cafh, Notes, and every Thing of Value, are preferved in the fubterraneous Vaults, to guard them from Fire, and the whole Building fecured by very firong fubftantial Faftenings; and fince the dreadful Riot in the Month of Yune 1780, when an Attempt was actually made to break in and rob the Bank, a military Guard has been appointed to do duty Day and Night, as regularly as in a Garrifon; the Church adjoining to the Bank, called St. Chriftopher le Stocks, having been purchaided under a fpecial Act of Parliament, and pulled down, for the Purpofe of enlarging the Building, and erecting a Guard-houfe and Barracks for the Military nighdy guard; which Works have been completed in a fuperb Manner; and in the beft Style of modern Architecture.

Here it may be proper to observe, that the publick Creditors of the Nation, whole Accounts are kept in Books at the Bank, need not be under any future Apprehenfion of Lofs or Confution arising in their refpective Accounts from Accidents happening to them at the Bank. For, as the Directors of the Bank only undertake the Management of the publick Funds, that is to fay, the Transfers, paying of Intereft, &c. for Government, at their Office, for the Conveniency of the publick ; duplicates of all the Books are deposited in his Majefty's Exchequer at Wefiningler.

The Corporation is under the Management of a Governor, Deputy-Governor, and twenty-four Directors; of which latter, three attend from ten o'Clock till twelve, Sundays and Holidays excepted, for fourteen Days together, and are the fucceeded by the like Number for the fame Term, till the whole have taken their rotation; and *Thurfday* being their Court Day, the Governor, Deputy, and all the Directors meet, except fuch as are out of Town, or are hindered by Sicknefs, as they are very punctual and exact in their Attendance on the Bufinefs of the Corporation; for which the Governor has 2001. the Deputy 2001, and each of the Directors 1501. per Ann. They are chosen yearly by a general Court, out of the principal Proprietors of Bank Stock, and are always gentlemen of large Fortunes, but more respected and effectened for their ftrict Adherence to Integrity and Honour.

The Qualification of the Governor is 4000% of the Deputy-Governor 3000% and for the Directors 2000%. Bank Stock, and that a Perfon may be privileged to vote at their Election, he must posses 500% of the faid Stock.

As for the Clerks, the Regularity of their Attendance is fecured by excellent Rules; amongft others, they are obliged to enter their Appearance, at nine o'Clock every Morning, in a Book kept in the great Hall for that Purpole, which Book is carried into the Parlour to the fitting Directors every Day, and if any are found milling. Enquiry is made if they are ablent the whole Day, or any Part of it, and if proper Reafons are not affigned for the Failure of an Hour's Attendance, a Fine is imposed. Sufficient Security to the Amount of 1000. is likewife taken for their Fidelity; and in Juftice to those Gentlemen, it ought to be recorded, that their Celerity and Exactness in the Dispatch of Business, cannot be equalled by any Set of Men of the fame Denomination in any of the other publick Banks in *Europe*.

6

From

From will read

of those perfonal

Non-At

three Da

Morning

ceipt and

quarters

after the

is no O

Bank N

Coin of

Minutes

for any la of the fo

Mankind

them at a

to ferve

advantage

fequences

erected of

ought eve

a Countr

best of K

**HIS** 

amor

Practice is

cers, who

fioners, an

Intervenin

and Writi

tion, as the

must be a

refpond w

for the B

The difere

England,

which may

be the Ca

fuspended

lay no Ref

a known r

or more

againft ma

Purpofes o

for Govern

Bufinefs in proper Pre

a national

Remmitter

changes ;

who make Tranfactio

on the fai

The Ba

OF BANKERS,

Gi.

From the preceding Account of the Bank's Establishment and Direction, it will readily be feen how much eafier Affairs are transacted here than in any one of those established in foreign Countries; in ours, no Fines are extorted, no perfonal Attendance required, nor any Delays occasioned by shuttings-up, or Non-Attendance in the Afternoon, as the Bank of England is never thut but three Days in a Year, Sundays excepted, and transacts Business from nine in the Morning to three in the Afternoon, when that of the Day ends, as to the Receipt and Payment of Money; though the Clerks have still about half, or three quarters of an Hours Employ to balance the Transactions of the Day, which after the aforefaid Hours, they immediately apply themselves to perform. Here is no Obligation laid on any one to pay in Bank Money, or to be fatisfied with Bank Notes; but every one is at Liberty to infift on Payment in the current Coin of the Kingdom: Yet, as the former are the readieft Payment, and a few Minutes may convert them into Cafh, they are commonly preferred, efpecially for any large Sum ; fo that our Bank, compared with the most celebrated and best of the foreign ones, must in every Shape be preferred by the Mercantile Part of Mankind, as well as by those Gentlemen whose largepersonal Estates would make them at a Lofs fometimes for a Place of fecurity, if there were no Bank fublifting to ferve them. And if the Comparison with the best abroad places our's in so advantageous a Light, what fiall we fay, when we reflect on the flocking Confequences of those unstaple and difreputable Banks, particularly the Caife d' Efcompte erected of late in France, where the fatal Effects are felt to this very Day? How ought every Englishman to thank Providence for his Lot, in being a Native of a Country fecured by the most wholesome Laws, under the Government of the beft of Kings, and where every individual enjoys his property unmolefted !

Of Bankers.

THIS is an employment of great Antiquity, for there was a Species of it among the *Romans*, though very different in the Exercise of it from what the Practice is at prefent; in that famous Empire, they were deemed publick Officers, who as one may fay, united the Offices of Exchangers, Brokers, Commiffioners, and Notaries, all in one; negociating Exchanges, undertaking Trufts, Intervening in Purchases and Sales, and dextroufly managing all the neceffary Acts and Writings of fo many different Functions.

The Bankers of the prefent Times differ very widely from the above defcription, as those in foreign Parts do even now from the English. However, it must be acknowledged that the Bank of England does not, in all Refpects, correspond with the Idca of a national Bank ; if it did we should have no Occasion for the Busincis of private Banking, of which we are to treat in this Chapter. The differentiationary Power lodged in the Hands of the Directors of the Bank of England, admits a Poffibility of Partiality in the great Bufinels of difcounting, which may limit its Utility, and cramp mercantile Credit, and this should never be the Cafe in a commercial Country. Upon fome occasions they have even fuspended discounting for a Time, whereas a general national Bank ought to lay no Reftraint whatever, if the Bills offered are good; that is to fay, drawn by a known refponfible Man on Perfons of like Refponfibility, and endorfed by one or more of the fame Defcription. The only Argument that can be brought against making the Bank of *England*, a general national Bank, to answer all the Purpoles of Banking is, the Multiplicity of Bulinels they are already engaged in for Government, on Account of the national Debt, in Addition to the common Buincis in the Circulation of Cash and Notes. And certain it is, that by using proper Precautions, the following Clafs of Men may be made nearly as uleful as a national Bank. In France, Holland, &c. they may more properly be termed Remmitters, as the principal Part of their Bulinels confifts in negociating Exchanges; Mr. Savary calls them Merchants, Traders, or Dealers in Money, who make Contracts, and Remittances thereof, and confine themselves to fuch Transactions only: We have also some Gentlemen of great Fortune, who act on the fame Footing here in England; but when we fpeak of an Englifb Ban-5 M

From

tion with

noit Mer-

ry one in

overnment

Jewels or

ailaying,

Merchan-

t Grocers-

Mercers in acious Pile

opropriated

y Thing of

from Fire,

and fince

as actually

pointed to

h adjoining

ed under a

larging the

ary nightly

and in the

he Nation, any future ounts from f the Bank

the Trans-

the Convein his Ma-

y-Governor,

o'Clock till

and are then

have taken Deputy, and red by Sick-

the Business ol. and each

heral Court,

entlemen of

dherence to

ernor 3000l.

be privileged by excellent

nce, at nine

hat Purpofe,

Day, and if

Day, or any

f an Hour's

of 1000/. is

of Businets, in any of the

ker, he is always to be underftood as one acting in a different Character and Manner from those laft mentioned, as these limit their Traffick to what may properly be called Banking; their Dealings being fimilar to the Bauk's, and their Advantages arifing from the fame Negociations, only in a more limited Degree; for their Shops are the Depositories or Receptacles of their Cuttomer's Money, which is paid in and drawn out by the Proprietors, cs in the Bank, at their Pleafure; and the Bankers will alfo difcount Bills, and advance Money on fuch Securities as the Bank does, from which their Bufinefs differs not materially, and though they have no publick Stock as the Bank has, the Profits arifing from their Negociations are their own.

Bankers are generally Gentlemen of large Estates and monied property, and though fome have unhappily failed, it is an uncommon Catastrophe, the Business being certainly as lucrative as it is genteel.

The Denomination was in England first given to fome monied Goldsmiths, in the Reign of King Charles the fecond, as will appear by the following Paragraph in an Act of Parliament made the 22d and 23d of that Prince's Reign, viz. Whereas feveral Perfons being Goldsmiths, and others, by taking up or borrowing great Sums of Monzy, and lending out the fame again for extraordinary Hire and Profit, bave gained and cequired to themfelves the Reputation and Name of Bankers, &c. and their Businels, as has already been faid, is copied by the Banks in all Parts, though with very confiderable Additions and Improvements.

By 6 Anne, C. 22. S. 9. during the Continuance of the Bank of England, no Company of private Bankers are to exceed fix in Partnership.

) The Business of private Banking having increased confiderably of late Years, and the Lifts of Bankers not only in *London*, but in every capital City and Town in *Great-Britain*, amounting to four Times the Number that sublifted when the last Edition of this Work was published, it is our indispensable Duty to enlarge a little on so interesting a Subject.

The Principle upon which the publick Credit of Great-Britain has been enlarged and fupported, has been the free Circulation of Paper-money; whether ex niifting of Credit given in Books of Accompt for Annuities of various Denominations in Confideration or Sums of Monsy in Specie paid for them; or in Exchequer, Navy, or other Bills, Bonds, & c. being Government Securities. Also in maintaining and encouraging the Acceptance of Bank Notes as equal in Value to their Amount in the current Coin of the Nation; thereby making fuch Paper-money, as much the Medium of our Exchanges with each other, and even with fome foreign Countries, as Gold and Silver.

Private Perfons, availing themfelves of the fame principle, have been enabled to throw into the commercial Circulation of the Kingdom, their own Notes, Bills, and other Paper Securities, and on this Bafis a great Number of Banking Houfes have of late Years been eftablished; a certain Quantity of Specie however, proportioned to the Extent of their Paper Credit is requilite for each Houfe, that they may be ready to answer all Demands for Specie, where it is required to be given in Exchange for Bills become due; for their own Notes iffued payable on Demand; or for the Draughts of their Cuftomers who have deposited Cash in their Hands. We therefore plainly perceive in the first Instauce, that Bankers ought to be Men of confiderable Property.

Now let us fate their great Utility to Merchants, Shopkeepers, and many other Claffes of the People. In the first Place, they will frequently difcount Bills for Merchants and Tradefinen, their Cuftomers, which the Bank from the Smallnefs of the Sums, or from the Security not being generally known or acknowledged, will reject. If the Banker is fatisfied that his Cuftomer for whom he difcounts is a Man of confiderable Property, it is a facondary Object only with him, whether the Bills are drawn upon or accepted by Perfons equally refponfible. And as the Banker's Profit confifts in making as much Interest of the Monies laying in his Hands uncalled for, as poffible, without Lofs of Time; difcounting of courfe muft conflictute a great Part of his Buinefs. And, if there were not a great Number of Bankers always ready to difcount the Bills that are circulated in Trade, commercial Credit would be flagnated, from his

cumftance But the of public Four per expended Capitals is pol itfelf, Place of in differen tropolis of certain D aftonifhing from the foreign Co each other only ftrict certain Ci valuable ( Convoys, the Time upon him from which Friend len draw upor his Banker a good Ma So far,

ferred, fto tion of go extensive C of all other to impose perly belon But as a

fome rema Degree; th fupreme T deliberation large upon Taking

take as mu Information Years of F Money, by raifed, by c and when or later, th

### OF BANKERS, &c.

flagnated, and the trading Part of the Nation would be thrown into a State of Anarchy.

In many Trades, great Part of the Bufinefs is transacted by Notes or Bills drawn to become due at renote Periods—three, fix, nine, and twelve Months after Date. If the Holder of these could not convert them into Cafh, it would be impossible for him to go on, becaufe his Workmen must be paid weekly in Cafh. To exemplify this in one Inftance—A Bookfeller employs a Printer and pays him with his Note of Hand at three Months after Date; he is perfectly fatisfied with this Transaction; but, if he receives Payments chiefly in this Manner, he must have an immense Fortune indeed to be able to pay all his Workmen weekly in Cafh. But by discounting, the Matter is cafily fettled, and the Interest he pays for the Advance of the Money must be computed and deducted from his Profit, which however will always bear a Proportion to this Circumfance.

But there is another Superstructure of private Credit, built upon the Principle of publick Credit.-What is become of the immense Sums raised by Three and Four per Cent. confolidated Bank Annuities and other Government Securities ?expended long fince in our Wars; but while the annual Interest of the nominal Capitals is regularly paid, and that a Price can be had at Market for the principal itfelf, through the Medium of *Transfer-book*, publick Credit supplies the Place of Non-Payment of the Principal in Specie. Thus a Number of Persons in different Parts of the Kingdom, or even in different Parts of fo large a Metropolis of London, agreeing to draw upon each at diftant Dates; and having a certain Degree of commercial Credit, may, by the Means of Discount, raise aftonifhing Sums of Money, to answer temporary Pirpofes, and provided that from the Profits of Commerce, or even the Sale of Merchandizes artiving from foreign Countries within the given Time, they, can be answerable in Specie for each other's Draughts, all will be well, and this System of Credit may be not only ftrictly just, but neceffary and expedient for the support of Commerce under certain Circumstances. For Instance a Merchant may be in Expectation of valuable Cargoes from a distant Country, and in Time of War the Delay of Convoys, and other Incidents, may impede their Arrival till fome Months after the Time he had rationally calculated. In the Interval prefiing Demands come upon him from the Manufacturers of Goods he has exported to the Country from which he expects his Return with Profits in valuable Imports. If a Friend lends him his Paper for three Months, that is to fay, allows him to draw upon him, and that Friend is a Man of established Credit, whose Paper his Banker will discount-here is a Difficulty removed-perhaps the Failure of a good Man prevented.

So far, no Mifchief has arifen, but on the contrary a Benefit has been conferred, ito which no folid Objection can be made. But unhappily this Circulation of good Paper, upon juitifiable Emergencies, has opened to a Door to an extensive Circulation of bad Paper, upon the worft Principles; and as Bankers of all other Perfons are most liable to be imposed on, and, if they are diffioneft; to impose upon others, an Explanation of this Species of spurious Credit, properly belonged to this Chapter.

But as accommodation Bills to a confiderable Amount have lately occafioned fome remarkable Law-fuits, and embarraffed the Courts of Juffice to fuch a Degree; that their Devisions are likely to become the Subjects of Appeal to the fupreme Tribunal of the Britifk Empite, the Houfe of Lords, for whofe final deliberation and Determination a Cafe is preparing by the Judges, we shall enlarge upon this Species of Bills of Eucloance, under that Head.

arge upon this Species of Bills of Exchange, under that Head. Taking it for granted that the Bankers, being Men of great Experience, will take as much Care of themfelves as possible, we shall only mention, for the Information of the Publick at large, that Detections have been made of late Years of Perfons who have fublified entirely upon the Circulation of Paper Money, by drawing upon each other, and converting Part of the Money for raifed, by difcounting or paffing their Bills with Tradeimen, to their own Ufe; and when their Credit has failed, which must inevitably be the Cafe fooner or later, they have abfconded. To leave no Doubt upon the Mind of any Per-

4

411

acter and that may uk's, and e limited uttomer's he Bank, ce Money i not mahe Profits

erty, and e Business

fmiths, it ring Paraceign, viz. borrowing Hire and of Bankers, anks in all

Ingland, no

late Years, l City and at fublished stable Duty

as been eny; whether various Dethem; or in t Securities. as equal in making fuch other, and

e been enatheir own eat Number in Quantity r Credit is bemands for ecome due; hts of their fore plainly confiderable

, and many ifcount Bills k from the v known or dary Object by Perfons g as much ble, without of his Buinvs ready to t would be Aagnated, 411

152.

fon whom this may hereafter concern, it is neceffary to explain, that by increating the Sums drawn for, they have been enabled to live upon Part of the Spoils for one, two, or three Years, and at the Close, when perhaps they have escaped to the Contineni, it is a general Sweep of the whole Amount of the luit Bills they could get difcounted.

With Respect to the Power of Bankers to commit Frauds of this Nature, we shall state it only as a Power, which they certainly may, but we do not know that any of them have ever exercised, and which we hope they never will. A Combination of a Banker with one or more of his Cuftoiners, or with fome Country Bank, may enable him to raife Money upon Bills drawn upon him to a confiderable Amount. It flould, therefore, be a Rule with all Perforkeeping large Sums in the Hands of Bankers, to enquire, fir/l into the Solidity of their Capital. Secondly, how they employ the Balances that remain with them-that is to fay, the Difference between their Receipts and Difburtements -for it will readily, be perceived that if the former did not exceed the latter confiderably, they could not fubfift. If these Balances are vested in Govern. ment or other good Securities, readily convertible into Cafh, at a flort Notice, to answer extraordinary Calls, fuch Bankers may be confided in ; but, if they are liable to be paid away to fettle Loffes in Stock-jobbing Accounts, their Cuftomers are in great Jeopardy.

The laft Conveniency I shall mention of private Bankers, is, that Tradef-men fleep in Security, without the Dread of Fire or Thieves, who lodge their Money, above their petty Cash, in their Hands, which some do every Evening, The Houfes and Vaults of Bankers being fecured in an extraordinary Manner, and properly guarded, which cannot be the Cafe generally, with the Habitations of private Citizens.

Bankers will lend Money on Plate, Jewels, Title Deeds of Houfes and Lands, and other fimilar Securities; fuch as the Receipts for Subscriptions to Government Loans, &c. when they are well acquainted with the Owners.

Of Ufury.

3 Inf. 151. **IT** is literally defined to be *Money* given for the Use of *Money*, or the Gain of any Thing by Contract, above the Principal, or that which was lent exacted in Confideration of the Loan, whether it be of Money or any other Thing.

Some declare Usury to be an Exaction of Profit for a Loan made to a Perfon in Want and Diftrefs; and Mr. Malynes in his Lex Mercatoria terms it a Biting, from the Etymology of the Hebrew Word Nefbech, by Mr. Humpbreys in his Annotations on Nefbech, which he supposes a general one for U/ury; but after all, it properly confifts in extorting an unreasonable Rate for Money, beyond what is allowable by Law.

The letting Money out at Interest, or upon Usury, these being formerly 3 Inft. 151, regarded as fynonimous Terms, was against the Common Law; and in Times path, if any one after his Death was found to have been an Usurer, all his Goods and Chattles were forfeited to the King, &c. and according to feveral ancient Statutes, all Ufury was unlawful; but now, neither the Common nor Statute Law abfolutely forbid it.

On the contrary, a reasonable, that is a lawful, Interest may be taken for Money. And how can it poffibly be otherwife, when Government itfelf pays feveral Rates of Intereft, half-yearly, to publick Bodies of Men; and private Individuals, for immfe principal Sums borrowed at various Times, from the Publick at large, for the exigencies of the State, in Times of War. The Stat. 27 Hen. VIII. Cap. 9. allowed ten per Cent. for Money lent on Mort-gages, &c. which was revived by 13 Eliz. Cap. 8. and 21 Jac. I. Cap. 17-ordained eight per Cent. The 12 Car. II. Cap. 13. lowered Interest to fix per Cent. and 12 Ann. Cap. 16. to five per Cent. at which it has remained fixed ever fince.

Hank. 256. It hath been adjudged on this last Statute, that a Contract for fix per Cent. made 1 Med. 60. before the Statute, is not within the Meaning of it; and therefore that it was ftill

ftill law Man, v Statute Intereft

Party fh The ] ment ful and a Bo be avoid was no V Agreeme

If the it fo; an rupt Agri ment be e will exem

A Fine of an ufur ment, as terial wine by the fai ftrengthen greater Ac Interest, c House let before the

whole prin By Holt quaints him can procure Occation fo give him 10 this is a goo

It is not tereft ; and the Money, There ca.

between a E lf a Man he pays the is not Ufury himfelf.

And it is the Sum bor Debt; the l Principal at A Man fu pays 80% at between ther forfeit, Gc. Surrenderer, uju & interel payment of On a Los

agree to tak a Manor or Day. If a Gran

per Annum,

at by inart of the they have of the lat

is Nature, we do not they never s, or with awn upon all Perfor-, he Solidity main with burfements t the latter in Governort Notice, out, if they punts, the

hat Tradeflodge their ry Evening. ry Manner, Halitations

s and Lands, to Govern-

e Gain of any at exacted in hing. e to a Perfon is it a *Biting*, *pbreys* in his y; but after oney, beyond

ing formerly n Times path, s Goods and ancient Sta-Statute Law

be taken for ent itfelf pays and private es, from the War. The ent on Mort-I. Cap. 17. ntcreft to fix emained fixed

er Cent. made that it was ftill OFUSURY, Ge. fill lawful to receive fuch Intereft, in Reflect of fuch a Contract. And if a Man, when Intereft was at fix per Cont. lent Money at that Rate, and after the

Man, when Interest was at fix *per Cent*. lent Money at that Rate, and after the Statute comes and finks the Interest to five *per Cent*. if he continues the old Interest on that Bond, the Bond shall not be void as *nfarious*, but it is faid the Party shall be liable to forfeit treble Value.

The Receipt of higher Interest than the Law allows, by Virtue of an Agree-Harve. 246. ment subsequent to the first Contract, goth not void an Affurance fairly made; <sup>1</sup> Mod. 60. and a Bond made to feetre a just Debt, payable with lawful Interest, shall not be avoided by a corrupt ufurbus Agreement between others, to which the Obligee was no Ways privy; nor shall Mistakes in drawing Writings make void any fair Agreement.

If the original Contract be not *nfurious*, nothing done afterwards can make *i* Breach. 73. it 6: and a counter Bond, to fave one harmle's again a Bond made upon a cor- $\frac{1}{2}$  drd.  $\frac{1}{4}$ ,  $\frac$ 

A Fine levied, or Judgement fuffered, as a Security for Money, in Purfuance of an *ufurious* Contract, may be avoided by an "Averment of the corrupt "Agreement, as well as any common Specialty, or parole Contract. And it is not material whether the Payment of the principal and the *ufurious* Intereft be fecured.

terial whether the Payment of the principal and the ufirrious Interest be feeured by the fame, or by different Conveyances, for all Writings whatsoever, for the furnishing fuch a Contract; are void. Allo a Contract referring to the Lender a 1 Harde, P. C. greater Advantage than allowed, is *nfurious*, if the whole is allowed by Way of  $\frac{248}{3}$ . Interest, or in Part under that Name, and in Part only by Way of Rent for a 500. House let at a Rent plainly exceeding the known Value; fo where Part is taken before the End of the Time, that the Borrower hath not the Profit of the whole principal Money, Ge.

By Holt C, J. If A owes B, 100%, who demands his Money, which A, acquaints him he hath not ready, but is both willing and defirous to pay it, if B, can procure the Loan from any other Perfor; and thereupon B, having prefent Occation for his Money, contracts with C, that if he will lend A, 100%, he will Cards. Rep. give him 10% on which C, lends the Money, with which the Debt is paid to B. 252 this is a good and lawful Contract, and not *ufurious*, between B, and C.

It is not Ujury if there be not a corrupt Agreement for more than Statute In- 3 Salk. 390. tereft; and the Defendant shall not be punished, unless he receive fome Part of the Money, in Affirmance of the usurious Agreement.

There can be no. Usery without, a Loan; and the Court hath diffinguished 1 Lutur. 273between a Bargain and a Loan.

If a Man lend another 100% for two Years, to pay for the Loan 30% but if Gro. Jac. he pays the Principal at the Year's End, he thall pay nothing for Intereft; this  $5^{00}$ ; is not Ujury, because the Party may pay it at the Year's End, and so difcharge himself.

And it is the fame, where a Perfon by fpecial Agreement, is to pay double 2 Inft. 59. the Sum borrowed,  $\mathcal{C}_c$ , by Way of Penalty for Non-payment of the principal  $\frac{2}{801}$ . Abr. Debt; the Penalty being in Lieu of Damages, and the Borrower might repay the Principal at the Time agreed, and avoid the Penalty.

A Man furrenders a Copyhold Effate to another, upon Condition that if he 2 Rell. Rep. pays 80% at a certain Day, then the Surrender shall be void; and after it is agreed  $\frac{469}{10 \text{ mero}}$ . Abr. between them, that the Money shall not be paid, but that the Surrenderer shall  $\frac{440}{10 \text{ mero}}$ . Abr. forseit, &c. in Confideration whereof the Surrenderee promises to pay to the Surrenderer, on a certain Day, 60% or 6% per Annum, from the faid Day, pro uju & interess damorum, and not lucri, and but limited as a Penalty for Nonpayment of the 60% as a Nomine Pience, &cc.

On a Loan of 100% or other Sum of Money for a Year, the Lender may  $C_{re.}$  Jac. 26. agree to take his Interest half-yearly or quarterly, or to receive the Profits of a Manor or Lands,  $\mathfrak{G}_c$  and be no *Ujury*, though such Profits be rendered every Day.

If a Grant of Rent, or Leafe for 20/. a Year of Land which is worth 100/. Jenk. Cent. fer Annum, be made for 100/. it is not ufurious, if there be not an Agreement 249-5 N that

#### USURY, Bi. OF

that this Grant or Leafe shall be void upon Payment of the Principal and Arrears, &c.

1 Cre. 27. tee 1 Le.n. But if two Men speak together, and one defites the other to lend him 100/. and for the Loan of it he will give more than legal Interest; and to evade the Stutute, he grants to him 30% per Arnum, out of his Land, for ten Years, or makes a Leafe for one hundred Years to him, and the Leffee regrants it, upon Condition that he shall pay 30'. yearly for the ten Years; in this Cafe it is  $U/ury_1$  though the Lender never have his own 100'. again.

A Man granted a large Rent for Years, for a imall Sum of Money; the Statute 4 Shep. Abr. of Ufury was pleaded; and it was adjudged, that if it had been laid to be upon a Loan of Money, it had been ufurious, though it is otherwife if it be a Contract for an Annuity.

If one hath a Rent-Charge of 30% a Year, and another afketh what he shall 3 Nelf. 510. give for it, and they agree for 100% this is a plain Contract for the Rent-Charge and no Upery.

The Grant of an Annuity for Lives, not only exceeding the Rate allowed for Cro. Jac. 253. 2 L.v. 7. 2 Lev. 7. Intereft, but also the Proportion for Contracts of this Kind, in Confideration of See 1 Sud. a certain Sum of Money, is not within the Statutes against Ujury; and fo, of 182. a Grant of an Annuity on Condition, &c.

Where Interest exceeds 51. per Cent. per Annum on a Bond, if possibly the Principal and Interest are in Hazard, upon a Contingency or Casualty, or if there 2 Cro. 208. co8. 1 Cro. 27. is a Hazard that one may have lefs than his Principal, as when a Bond is to pay Money upon a Return of a Ship from Sea, &c. thefe are not Ufury.

Though where B. lends to D. 300% on Bond, upon an Adventure during the Carthew, 67, 68. Comberb. 125. Life of E. for fuch a Time; if therefore D. pays to B. 20/. in three Months,

and at the End of fix Months the principal Sun, with a further Premium at the Rate of 6d, per Pound a Month; or if before the Time mentioned E. dies, then the Bond to be void; this, differing from the Hazard of a Bottomry Bond, was adjudged as an usurious Contract.

3 Salt. 391. One Hundred Founds is left to have 120, at the Principal, it is Ufury. The One Hundred Pounds is lent to have 120/, at the Year's End, upon a Cafualty; Difference in the Books is, that where the Principal and Intereft are both in Danger of being loft, then the Contract for extraordinary Intereft is not ufurious; but when the Principal is well fecured, it is otherwife.

A Perfon fecures the Intereft and Principal: If it be at the Will of the Party 2 Cro. 100. who is to pay it, it is no Ujury.

And a Lender accepting a voluntary Gratuity from the Borrower, on Payment 2 Cro. 677.

3 Cre. 501. of Principal and Intereft, or receiving the Intereft before due, Ge. without any corrupt Agreement, shall not be within the Statutes against Ufury. Yet, this is a fhameful Encouragement to monied Sharpers, who may receive, by Way of Douceur, a fourth Part of the Amount of the Principal lent; from extravagant Youth, under the Preflure of extreme Want, and the immediate Dread of a Gaol.

And if one gives an ufurious Bond, and tenders the whole Money, yet if the 4 Leen. 43. Party will take only legal Intereft, he shall not forfeit the treble Value by Statute.

On an Information upon the Statute of Ujury, he who borrows the Money Raym. 191. may be a Witnefs after he hath paid the Money.

In Action for Ufury the Statute against Ufury must be pleaded, and a corrupt Latter, 466. In Action for Open of Statute against open of the Statute, and fay that for the 2 Latt, 672. Agreement fet forth: It is not furtherient to plead the Statute, and fay that for the 3 Jeff. 514 lending of 201. the Defendant took more than 51. per Cer. without fetting forth a corrupt Agreement or Contract.

And in pleading an ufurious Contract by Way of Bar to an Action, the whole 1 Hauk. 248. Matter is to be fet forth specially, because it lay within the Party's own Privity; but in an Information on the Statute, for making fuch a Contract it is enough to mention the corrup' Bargain generally, by reafon Matters of this Kind are supposed to be privily transacted; and such Information may be brought by a Stranger. 2

In

In C

of a Bo

Ufury were by Sir Joji from St

Share of

firft Ag

Advanta

couraged

has there

illegal E

evade the

of their

Widows'

us, who

improve

tage, and

Creatures.

to fupprel

to diftref

Lenders,

Prodigal :

troduce he the Borro

Advance,

of Land o

the Loan and if th

Having ag

being pre

Money-Le

being done

you are n

poffible, b

the origina

which, yo

exactly 50/ Extravag

fome Cafe

Weltminfter

For in fom

and the gre

Cafh in Ha

young No.

China, &c.

of him, per

to him in L received no Effimated a

to repay 24

Remainder.

a strict Seri

claim as Cr

not fuffer

ulurious Cor

It is nece who prey up

All th

414

119.

cipal and

him 100/. evade the Years; or it, upon t is Ufury,

the Statute o be upon a Contract

at he shall ent-Charge

illowed for deration of and fo, of

offibly the or if there d is to pay

during the ce Months, nium at the . dies, then Bond, was

a Cafualty; Ufury: The th in Danger furious; but

of the Party

on Payment without any et, this is a by Way of in extravae Dread of a

, yet if the e Value by

the Money

d a corrupt that for the etting forth

, the whole wn Privity; t is enough is Kind are ought by a

In

#### OF USURY, Ec.

In Cafe of Ufury, &c. an Obligator is admitted to aver against the Condition Putch. 6 W. of a Bond, or against the Bond itself for Necessity's Sake. The Word Corruptive is necessary in a Declaration for Usury, &cc.

Ujury has been decried in all Ages, both by Yews and Chriftians; the former were by their Laws prohibited to take it of their Brethren, though Mafes, as Sir Jojiab Child supposes, for a political Reason, permitted them to receive it from Strangers, as a fure Means of curiching the Hebrews; and though any Share of Intereft, or Ufury was ill thought of by the Fathers and others, in the first Ages of Christianity, it has for fond Time past been effeemed rather an Advantage than a Detriment to a trading People, and confequently been encouraged, though with proper Limitations, by the Legislature; a lawful Interest has therefore now lost the Name of Usury, which is only continued to those illegal Exactions that are the Ruin of many, when Extortioners find Means to evade the wholefome Laws fubfifting between them, and prey upon the Necessities of their poor Neighbours: Thefe may juftly be faid greedily to drink up the Widows' and Orphans' Tears; and we have too many of fuch Mitcreants among us, who being loft to all Senfe, not only of Religion, but even of Humanity improve the Opportunity of the prefling Necessitics of others, to their own Advantage, and grow rich and opulent upon the Spoils and Destruction of their fellow Creatures.

All the Exertions of the British Legislature have hitherto been ineffectual to suppress the Practice of exorbitant usurious Contracts, for the Loan of Money to diftreffed Individuals. Various Stratagems are contrived by the Money Lenders, who advertife in the publick Newspapers, to take Advantage of the Prodigal and the Unfortunate. The most common Method. which we introduce here as a Caution, is to ftipulate for a Premium, which they will oblige the Borrower to pay back on the Inflant, together with a year's Intereft in Advance, and then they take the Security, whether Bill, Bonds, or Affignments of Land or Houses, for the specifick Sum lent. Thus, if you apply to them for the Loan of 100% for a Year, they will demand a Premium or Confideration, and if the Security is only perfonal, you will hardly obtain it under 20/. Having agreed to this exorbitant Demand, and your Bond or Note for 100/. being prepared, that Sum is laid before you, and you are directed by the Money-Lender, or his Agent, to return 20%. and 5% for the Year's Interest, this being done, you deliver the Sccurity for 100/. and carry away only 75/. If you are not ready to discharge the Debt at the Expiration of the Year, it is possible, by granting a fresh Note or Bond for 120%. you may obtain the Loan of the original Sum you have received, viz. 75%. for another Year, at the End of which, you will have to pay 125% including the last Year's Interest, which is

exactly 50% for the Use of 75% for two Years. Extravagant as the above Contract may appear, it falls infinitely short of fome Cafes which within these few Years have come before the Courts in Westminster-Hall, for Recovery of the Securities given for Money to lent. For in some, very large Sums were lent to young Gentlemen of Rank and Fortune, and the greatest Part was to be taken in Goods, the Lender not having to much Cash in Hand; the Goods were taken up of a Friend of the Lender, and as a young Nobleman could not know what to do with Linens, Silks, Drugs, China, &c. a third Person in the Confederacy, was recommended to buy them of him, perhaps thirty per Cent. under the Effimate at which they were delivered to him in Lieu of Cash. In one Instance, it appeared that a young Baronet had received no more than 900/. in Cash, Part of it being the Produce of Goods, Effimated at 1000/. and Sold for his Account at 700/.; for a landed Security, to repay 2000/. the Premium and the Lofs upon the Goods abforbing the Remainder.

It is neceffary, however, in this Place, to inform those numerous Cormorants who prey upon the Neceffities of Mankind, that under a Statute of Bankruptcy a frict Scrutiny will be made into the Nature of the Contracts, by which they claim as Creditors, and that our prefent difcerning and upright Chancellor will not fuffer their Debts to be proved, if it appears that they are founded on ulurious Contracts.

A Debt

OF USURY,

ExparteSkip. 2/rz. + 9. A Deht made void by Statute ought not to be permitted to be proved, as a Deht on an uturious Contract; and though the Rule of the Court of Chancery, is, upon a Bill to be relieved against Demands of uturious Interest, not to make void the whole Debt, but to make the Party pay what is really due; in a Commission of Bankruptcy, the Aflignees have a Right to infift that the whole Debt is void, as an uturious Contract. And unlefs the Aflignees and other Creditors fubmit to pay what is really due, the Lord Chancellor has not Power to order it, and Applications of this Nature have been frequently refuted.

Er.

Accordingly, where A. gave a Note of Hand without Confideration, payable "x parte Tlon-Amindit. 125 to B. two Monchs from the Date for 1001. B. indorfes it over to Thompfon, allowing a Difcount of a Guinea and a Half, being at the Rate of 9 per Cent. When the Note became Due, Thompfon took a joint Bond from the Drawer and Indorfer for the 100/. though he paid only 98/. 8s. 6d. The Committioners had admitted him as a Creditor under a Committion against the Drawer, but finding Chancellor, upon his Petition would not direct him to be admitted to his Dividend, but ordered an liftue at Law, to try whether the Bond was uturious.

But whatever might be the Event of the Iffue directed by the Court in this Cafe, it thould feem that if the Contract was originally usurious, it is void, and cannot be proved even in the Hands of an innocent Indorfee; for upon an Action brought on fuch a Note, the Defendant's Plea of Ufury would be a a complete Bar. Cook's Bankrupt Laws, 2d. Edit. London, 1788.

Having now feen how the Law stands in our own Country, let us take a concife View of the Regulations established on the Continent, to prevent the permicious Confequences to Society of this fellith Vice.

Ujury is strictly prohibted in all Chriftian Countries, and in many, Banks have been fet up, with Funds to let out on Pawns, for those whose Necesities required fuch Affiftance, and to prevent by this Means the prevailing iniquitous. Practice of Ufurers; of this Number was our ill-conducted Charitable Corporation here, and that full fublifing at Amflerdam, under the Title of the Lonkhrd, as being first instituted by those People, or Bank of Loans, which is a spacious Building crected for a Warehoule, in 1550, by the Overfeers of the Poor, who affigned it in 1614 to the City, for the Purpofes afore-mentioned ; where every one who is in want of Cath may have it, on any Pawns he fhall bring there, as none are refufed, though never to vile or valuable, provided they are falcable; to that every Thing will be received, from Jewels of a great Price, to the leaft Particular of Cloaths or Furniture; and the Intereft on the Loan is paid in the following Manner, viz.

For what is under 100 Guilders, a Penning per Guilder is paid Weekly, which is after the Rate of 16 1-4th per Cent. per Annum.

From 100 to 500, is paid an Interest of 6 per Cent. per Annum. From 500 to 3000, there is paid 5 per Cent. per Annum.

And from 3000 to 10,000, or above, only 4 per Cent. per Annum is paid.

Whoever have brought in their Effects may retrieve them whenever they pleafe, on returning the Sum they have received, with the Intereft to the Day of their taking them back; though with this Exception, that as the Intereft is to be paid Monthly, that of the Month entered on mult be fatisfied; but to avoid this, the Debtor must take Care to free his Goods exactly at the Month's End

If those, who have brought in their Pawns, neglect to free them at the Expiration of a Year and fix Weeks, or that they do not prolong the Time of Payment, by fatisfying the Interest of the past Year, the Lombard fells them by Auction, and referves what they produce more than the Sum lent, Charges and Intereft deducted, at the Disposition of the Proprietors; but if they do not reclaim the faid Surplus in a Year after, it is given to the Poor Houfes, and cannot then by any Means be regained.

For the Conveniency of those who are defirous of heing unknown, and therefore do not Care to carry their Effects themselves to the Lombard, there are feveral finall Offices cftablifhed in the City, with this Infeription before the Door

Door-Lombar the Lo brought piys the they bri they pa brought of the C and the

If thi and refto the Effe them, if afterward or even if ries it, at ceives the out Enqu feited the

The pu Wcek. are know Jewels. If it ha

Jewels, b. it, they m Value, and All the

to controu upon lewe and the Ap Things th which they

The Sun Bank, and greateft Par otherwife li being in any Of thefe

the Low Co lent on Pay were, and f is lent on Annum is re have been f largely to th have been th Sin of Ufury Indigent fuff

A CONTR tween as when a 1 or covenants Farm, Ge. These are another; but

# OF CONTRACTS, GA.

417

Door-Hier gaatmen in de Bank van Leeninge; that is, Here they go to the Lombard, or Bank. The People citablifted in these Offices take an Oath to the Lombard, and are obliged to carry in there daily, the Effects that are brought to them, under Penalty of Caffation and being fined; the Lombard pays them eight Stivers per every 100 Guilders that it lends on the Effects that they bring in : These People take Care to carry the Goods to the Lombard, where they pawn them in their own Names, and deliver the Money to him who brought them to them, with a Note from the Lombard, that contains the Name of the Commiffary, the Quality of the Thing upon which the Money is taken, and the Sum advanced on it.

If this Note happens to be loft, and the Proprietor would reclaim his Goods, and reftore the Sum borrowed, he is not believed on his bare Word, nor will the Effects be delivered to him, without his giving good Security to return them, if it is found that the Note has been made over to another, who comes afterwards to demand them; but if, on the Note's being loft, any one finds it. or even if it is stole from the Owner, and he that has found it, or stole it, carries it, and demands the Effects, and pays the Loan before the Proprietor perceives that he has loft it, the Lombard always delivers them to the Bearer, without Enquiry whether he is the real Proprietor or not; and the true one has forfeited the Right he had to reclaim his Effects from the Bank.

The publick Sales made in this House, are made during three Days in every Week. All Sorts of Perfons are admitted to the Auction; and those which are known, Lave three Months' Credit, particularly for Diamonds and other lewels.

If it happens, as in Effect it does very often, that the Goods; Merchandife, or Jewels, brought to the Bank, have been stolen, and their Owners have discovered it, they may reclaim them, on proving the Theft, giving Security for their Value, and returning the Sum that has been lent on them.

All the Lombard's Officers are paid by the City, of which fome are established to controul and value Clothes or Furniture, others upon Merchandife, and others upon Jewels and Place, for the Reception of which there are three Warehoufes, and the Appraifers are anfwerable for the Price at which they have valued the Things that are brought in; in Cafe they are fold for lefs than the Valuation. which they have put on them.

The Sums that the Lombard have Occasion for, are drawn from the Money Bank, and all the Profit it produces is defined for the Support of all, or the greatest Part of the Hospitals, by which Method the Bank's Cash, which would otherwife lie ufelefs, is of great Benefit to the Poor, without the publick Security being in any respect concerned.

Of these Lombards there were fome established formerly in many Parts of the Low Countries, and one particularly at Bruges in Flanders, where Money was lent on Pawns without any Intereft at all; and in feveral Cities of Italy, there were, and still are, several Banks of Charity, called Montes Pietatis, where Cash is lent on Pledges, for which only an Interest of three or four per Cent. per Annum is required, to pay the Salaries, &c. of the Affiftants, and whofe Funds have been fettled by the charitable Donations of many, who have contributed largely to the Poor's Relief in this Shape; and these different Ways and Means have been thought of, and carried into Execution, purely to prevent that execrable Sin of Ufury, and common Pawn-broking; and to prevent the Calamities the Indigent fuffered from it.

# Of Contracts, Bonds, and Promiffory Notes.

A CONTRACT, in Latin, Contractus, is a Covenant, or Agreement be-tween two or more Perfons, with a lawful Confideration or Caufes, as when a Man makes the Sale of any thing to another, for a Sum of Money, or covenants, in Confideration of Fifty Pounds, to make him a Leafe of a Farm, Gc.

These are good Contracts, because there is a Quid pro Quo, or one Thing for another; but, if a Perfon promifes me Twenty Shillings, and that he will be 50 Debtor

as a Debt ncery, is, nake void mmillion ot is void, rs fubmit er it, and

. payable Thompfon, per Cent. rawer and oners had out finding The Lord ed to his Bond was

urt in this void, and r upon an ould be a

us take a revent the

my, Banks Necellities iniquitous le Corporae Londbard, a fpacious Poor, who where every ng there, as falcable ; fo o the leaft paid in the

kly, which

s paid. enever they to the Day Interest is ied; but to he Month's

t the Expime of Paylls them by Charges and hey do not and cannot

and there-

there are

before the Doer

Debtor to me for it, and after, when I demand the Completion of his Promite, he refuses me, I cannot have any Action for its Recovery, becaufe this Promile was no Contract, but a bare Promile, or Nudum Pashum, though if any Thing had been given for the Twenty Shillings, even to the Value of a 1 tall. .for. Penny, then it had been a good Contract. Every Contract doth imply in itfelf. an Allump/it in Law for its Performance; for a Contract would be to no Purpole,

if there were not Means to enforce the Performance thereof. Where an Action is brought upon a Contract, and the Plaintiff miftakes the

Sum agreed on, he will fail in his Action : But, if he brings this Action on the Promife in Law, which arifes from the Debt, then although he miftakes the Sum, he thall recover.

There is a Diversity, where a Day of Payment is limited on a Contrast, and where not ; for where it is limited, the Contract is good prefently, and an Action lies upon it, without Payment, but in the other not; if a Man buys twenty Yards of Clath, Se. the Contract is void if he do not pay the Money pre-Dor 30, 203- fently; but if Day of Payment be given, there the Seller may have an Action

for the Money, and the Buyer Trover for the Cloth.

If a Man Contrast to buy a Horfe, or any Thing elfe, but no Money is paid or Earneit given, nor a Day fet for Payment thereof, nor the Purchate is delivered; in these Cafes no Action will lie for the Money, or the Thing fold, but Florid. 309. it may be fold to another.

All Contracts are to be certain, perfect, and complete : For an Agreement to give fo much for a Thing, as it shall be reasonably worth, is void for Uncertainty; fo a Promife to pay Money in a thort Time, &c. or to give to much if he likes the Thing when he fees it.

But if I contract with another to give him ten Pounds for fuch a Thing, if I like it on feeing it; this Bargain is faid to be perfect at my Pleafure, though I may not take the Thing before I have paid the Money; If I do, the Seiler may have Trefpat's against me; and if he fell it to another, I may bring Action of the Cafe against him.

If a Perion agree with another to give fo much for his Horfe as A. B. fhall judge him to be worth ; when he hath judged it. the Contract is complete, and an Action will lie on it, and the Buyer thall have a reafonable Time to demand the Judgement of A. B. but, if he dies before his Judgement is given, the Contrast is determined.

In Contracts, the Tame is to be regarded, in and from which the Contract is made : The Words thall be taken, in the common utual Senfe, as they are taken in that Place where fpoken ; and the Law doth not to much look upon the Form of Words, as on the Subfrance and Minds of the Parties therein.

5 Rep. 83. 1 Bull. 175. A Contrast for Goods may be made as well by Word of Mouth, as by Deed in Writing; and where it is in Writing only, not fealed and delivered, it is the fame as hy Word; but if the Contract be by Writing, fealed and delivered, and fo turned into a Deed, then it is of another Nature, and in this Cafe generally Pland. 130, the Action on the verbal Contract is gone, and fome other Action lies for Breach thereof.

Contracts, not to be performed in a Year, are to be in Writing figned by the Party, Ec. or no Action may be brought on them; but, if no Day is fet, or the Time is uncertain, they may be good without it.

And by the fame Statute, no Contract for the Sale of Goods, for ten Pounds or upwards, thall be good, unlefs the Buyer receive Part of the Goods told, or gives fomething in Earneft to bind the Contract, or fome Note thereof be made in Writing, figned by the Perfon charged with the Coutrast, &cc.

If two Perfons come to a Draper, and one fays, Let this Man have fo much Cloth, and I will fee you paid, there the Sale is to the Undertaker only, though the Delivery is to another by his Appointment: but, if a *Contract* be made with A. B. and the Vender feruples to let the Goods go without Money, and C. D. comes to him, and defires him to let A. B. have the Goods, and undertakes that he shall pay him for them, that will be a Promife within the Stat. 29 Car. II, and ought to be in Writing.

All Promifes and Contracts are to receive a favourable Interpretation: And fuch Conftruction is to be made, where any Obscurity appears, as will beft anfwer

anfwer th his Contr is a gener miler, an Certainty. valid, if Contracts

CONTI as this lat to exprefs done, or BONDS

bind himf make a H fave harm and a Con Thing to which the or Paper. firft, or th in another, the Oblig:

A Men: Exception. A Bond

a Man dot to him; l If a Bo. to C. D. i levy the fam the Obligee faid Claufe

Where a Executores, fhall be bo An Obli

in Equity. The Con

not to ufe ? the publick Condition c void: So al Woman the the may be If an Int

and be fued Bond by fpec But if a .

conclude No If a Bond Bond is alfo Felon, &c.

Condition againit Law, And if a S

Conditions Matter or T impofiible, c dition is voi

112, 114. Shep. .Ibr. 294.

908.

A'92.92.

128.

Dyer 91. 1 Bul. 91.

Noy 104.

Pert. Sect.

309. Der. 90.

29 Car. II. Cap. 3.

Mod. Caf.

249.

# OF CONTRACTS, &c.

anfwer the Intent of the Parties, otherwife a Perfon, by obfeure Wording of his Contract, might find Means to evade and elude the Force of it. Hence it is a general Rule, that all Promifes thall be taken most ftrong againft the Promifer, and are not to be rejected, if they can by any Means be reduced to a Certainty. 1. New Abridg. of Cafes in Equity, 108.—But Promifes are not valid, if the Confideration be againft Law: And where there are Frauds in Contracts, an Action on the Cafe will lie. Clarke's Epit. of Com. Law.

CONTRACTS and AGREEMENTS are in many Cafes of the fame Signification, as this latter in its Latin Derivation, Agrementum, or Aggregatio Mentium, feems to express, fignifying a joining together of two or more Minds, in any Thing done, or to be done; and

BONDS are Deeds, or obligatory Inftruments in Writing, whereby one doth En. Old. 6bind himfelf to another, to pay a Sum of Money, or do fone other Act; as to make a Releafe, furrender an Effate for quiet Enjoyment, to fland to an Award, fave harmlets, perform a Will, &c. It contains an Obligation with a Penalty; 1 and a Condition, which exprefsly mentions what Money is to be paid, or other Thing to be performed, and the limited Time for the Performance thereof, for which the Obligation is peremptorily binding; it may be made on Parchment or Paper, duly flamped, though it is utually on the latter, and be either in the first, or third Perfon; and the Condition may be either in the fame Deed, or in another, and fometimes it is included within, and fometimes endorfed upon the Obligation, though it is commonly at the Foot of it.

A Memorandum on the Back of a Bond may reftrain the fame, by Way of More 675. Exception.

A Bond may be by any Words, in a Writing fealed and delivered, wherein z Shep. Abr. a Man doth declare himfelf to have another Man's Money, or to be indebted 477. to him; but the beft Form of making it, is that which is most used.

If a Bond be thus, Know all Men by these prefents, that I A. B. am bound's Low. to C. D. in the Sum of, &c. for Payment of which I give full Power to him to C. 299. lary the fame upon the Profits of fuch Lands yearly, till it be paid: In this Cafe, the Obligger may fue 1 pon the Obligation, or levy the Money according to the faid Claufe.

Where a *Bond* is made, *obligo me*, &c. leaving out the Words, *Heredes*, *Dyr* 13. *Executores*, *et Administratores*, this is good, and the Executors and Administrators fhall be bound thereby.

An Obligation made to one, to the Ufe of A. B. will be good for him  $B_{C2}$  Obl. 71. in Equity.

The Condition of a Bond must be to do a Thing lawful; wherefore Bonds, 11 Rep. 53. not to use Trades, till or fow Grounds,  $\mathcal{C}c.$  are unlawful, as they are against the publick Good, and the Liberty of a Freeman, and therefore void: And a Condition of a Bond to do any Act, Malum in fc, as to kill a Person,  $\mathcal{C}c.$  is void: So also Bends unade by Durefs, by Infants, Feme Coverts,  $\mathcal{C}c.$  And if a Woman through Threats, or Flattery, be prevailed upon to enter into a Bond, the may be relieved in Chancery.

If an Infant, that is, a Perfon under twenty-one Years of Age, feal a Bond 5 Rep. 119and be fued thereon, he is not to plead, Non of Fattum, but must avoid the Bond by fpecial Pleading; for this Bond is only voidable, and not in itfelf void.

But if a Bond be made by a Feme Covert, the may plead her Coverture, and 10 Rep. 119. conclude Non est factum, &cc. her Bond being void.

If a Bond depends upon tome other Deed, and the Deed becomes void, the 1 Low. Bond is also void. A Bond made with Condition not to give Evidence against a Felon, &c. is void; but the Defendant must plead the special Matter.

Condition of a *Bond* to indemnify any Perfon from any legal Profecution, is 1 Lurw. 667. against Law, and void.

And if a Sheriff takes a *Bond* as a Reward for doing of a Thing, it is void. 3 Soll. 75. Conditions of *Bonds* are to be not only lawful, but poffible; and when the 10 Rep. 120. Matter or Thing to be done, or not to be done by a Condition, is unlawful or impoffible, or the Condition itfelf repugnant, infenfible, or uncertain, the Condition is void, and in fome Cafes the Obligation alfo.

But

tion: And s will boft anfwer

Promite.

his Pro-

ough if

in itfelf, Purpole,

takes the

takes the

raft, and

an Action

is twenty

oncy pre-

in Action.

ey is paid

te is deli-

fold, but

coment to

or Uncer-

to much

Thing, if

e, though

Setter may Action of *A*. *B*. thall

plete, and

to demand

, the Con-

as they are

k upon the

s by Deed

id, it is the ivered, and ie generally for Breach

ned by the

it, or the

ten Pounds

ds told, or

t be made

ve fo much

ly, though

inade with

nd C. D.

undertakes

: Stat. 29

rein.

2 Med. 285. But fometimes the Obligation may be fingle to pay the Money, where the Condition is impossible, repugnant, Sc.

Mod. Rep. If a Thing be poslible at the Time of entering into the Bond, and afterwards becomes impoffible by the Act of God, the Act of the Law, or of the Obligee, it is become void; as if a Man be bound to appear next Term, and dies before, the Obligation is faved. A Conditition of a Band was, that  $\Lambda$ . B. fhould pay fuch a Sum on the 25th of December, or appear in Hilary Term after in the Court of B. R. he died after the 25th of December, and before Hilary Term, and had paid nothing : In this Cafe, the Condition was not broken for Non-Payment, and the other Part is become impossible by the Act of God.

And when a Condition is doubtful, it is always taken most favourably for the Obligor, and against the Obligee, but fo as a reasonable Construction be made as near as can be, according to the Intention of the Parties.

If no Time is limited in a Bond for Payment of the Money, it is due prefently. Reowal. 33. and payable on Demand.

7-161 140. But the Judges have fometimes appointed a convenient Time for Payment, having Regard to the Diftance of Place, as d the Time wherein the Thing may be performed; and if a Condition be made impossible, in Respect to Time, as to make Payment of Money on the 30th of February, &c. it shall be paid prefently; and here the Obligation flands fingle.

+ Leon. 101. Though if a Man be bound in a Bond with Condition to deliver fo much Com upon the 29th Day of February next following, and that Month had then but twenty-eight Days, it has been held that the Obliger is not obliged to perform the Condition till there comes a Leap-Year.

Where one is bound to do an Act to the Obligee himfelf, the doing it to a z Bx/f. 149. Stranger, by Appointment of the Obliger, will not be a Performance of the Condition.

When no Place is mentioned for Performance of a Condition, the Obliger is Infl. 210. obliged to find out the Perfon of the Obligee, if he be in England, and tender Litt. 340. the Money, otherwife the Bond will be forfeited. But when a Place is appointed, he need feek no farther.

And if, where no Place is limited for Payment of Money due on a Bond, the \$ E. IV. Obligor, at, or after the Day of Payment, meets with the Obligee, and tenders him the Money, but he goes away to prevent it, the Obligor shall be excused.

The Olligor, or his Servant, Gc. may tender the Money to fave the Forfeiture Ce. Litt. 208. of the Bond, and it thall be a good Performance of the Condition, if made to the Obligee, though refuted by him; yet, if the Obligor be afterwards fued, he mult plead that he is still ready to pay it, and tender the Money in Court.

The Condition of a Bond being for Payment of Money, it may be performed 3 Bulf. 148. by giving any other Thing in Satisfaction, becaufe the Value of Money is certain, and therefore may be fatisfied by a collateral Thing, if the Obligee accepts it; but if the Condition is to do a collateral Thing, there it is otherwife, and paying Money is no good Satisfaction. The Acceptance of a new Bond will not difcharge the old one, as a Judge-

Fleb. 68. ment may.

One Bond cannot be given in Satisfaction of another, but this is where given 1 Med. 221. by the Obligor himfelf, for it may by others.

If a Bond be to pay Money at fuch a Time, Sc. it is no Plea for the Obligat Ney's Max 15. to fay, that he did pay it; he must shew at what Time, or elfe it may be taken, that the Performance was after the Time limited.

Med. Ca. 22. If a Bond be of twenty Years flanding, and no Demand be proved thereon, or good Caufe of to long Forbearance thewn to the Court, opon pleading Solvit ad Diem, it thall be intended paid.

Payment of Money without Acquittance, is an ill Plea to Action of Debt Dyer 25. upon a fingle Bill; but it is otherwife upon a Band, with Condition.

If feveral Days are mentioned for Payment of Money on a Bond, the Obliga-1 Int. 292. tion is not forfeited, nor can be fued until all the Days are paft: But in foine Cafes, the Obligee may profecute for the Money due by the Bond prefeatly, though it be not forfeit; and by fpecial wording the Condition, the Obligee may be able to fue the Penalty on the first Default.

In

In a to fue al and Exe that fhal Obligsrs to anfwe Wher plead in living, a If a l the Actio If Act and both the other

it is othe When and the C Iffue bein Obligatio profecute If a dr ration is o as a Gift.

A Perfi for it; if relieved as of Admin

yet it thall An Hei Executors Heirs or S of it, and

A Decla any Omifii In Bona domnificatu. Perfons ; o of the Obli Chriftian N But whe right Name Judgement,

In these an Obligor's feals it, the a Perfon tak much Benef If a Bond

inpoilible, A Bond d Ufque Diem And when

good. A P

tion, or he c A Perfon Delivery, or A Bond m

Intent appear By the Co. may be more

420

265.

Dur 51.

here the

fterwards c Obligee, cs before, fould pay for the y Term, for Non-

bly for the ne made as

prefently,

Payment, Ching may Time, as e paid pre-

nuch Corn id then but to perform

ng it to a nce of the

e Obligsr is and tender s appointed,

a Bond, the and tenders be excuted. he Forfeiture made to the ed, he must urt.

e performed oney is cerligee accepts herwife, and

as a Judge-

where given

the Obligar y be taken,

thereon, or ing Solvit ad

on of Debt

the Chligabut in foine d pictently, Obligee may

In

### OF CONTRACTS, Ga.

In a Bond where feveral are bound feverally, the Obligee is at his Election,  $D_{MT19,310}$ , to fue all the Obligors together, or all of them apart, and have feveral Judgements and Executions, but he shall have Satisfaction at once; for if it be of one only, that shall discharge the rest. If an obligation be joint and not feveral, all the Obligors multiple that are fued that are found, and if one be profecuted, he is not obliged to answer, unless the rest are fued likewife.

Where two or more are bound in a joint *Bond*, and only one is fued, he muft sid. 420. plead in Abatement, that two more fealed the *Bond*, &cc. and aver that they are living, and fo pray Judgement *de Billa*, &cc. and not demur to the Declaration.

If a Bond is made to three to pay Money to one of them, they must all join in reve 177the Action, because they are but as one Obligee.

If Action be brought upon a *Bond*, againft two joint and feveral Obligors jointly, 1166. 59and both are taken by *Capias*, here the Death or Efcape of one fhall not release the other; but the fame Kind of Execution must be taken forth against them; it is otherwise when they are fued feverally.

When the Condition of a Bond is to do two Things, or has divers Points, Dre 371. and the Obliggee, fuppoing a Breach of one of them, doth fue the Obligor; if, 2 Shep. Abr. Iffue being joined upon that, it is found againft him, and he is barred, the whole Obligation is difcharged : And fo long as that Judgement is in Force, he can never profecute upon any other Point.

If a drunken Man gives his *Bond*, it binds him; and a *Bond* without Confide- *Jent. Cent.* ration is *obligatory*, and no Relief thall be had againft it, for it is voluntary, and <sup>169.</sup> as a Gift.

A Perfon enters voluntarily into a *Bond*, though there was not any Confideration 1 Chan. Caf. for it; if there be no Fraud ufed in obtaining the fame, the *Bond* fhall not be  $^{157*}$ relieved againft in Equity. But a voluntary *Bond* may not be paid in a Courfe of Administration, fo as to take Place of real Debts, even by limple Contract; yet it fhall be paid before Legacies.

An Heir is not bound, unlefs he be named expressly in the Bond, though the Dyer 14, 271. Executors and Administrators are. And if an Obligation be made to a Man, his Heirs or Succeffors, the Executors and Administrators shall have the Advantage of it, and not the Heir or Successfor, by Reason it is a Chattel.

A Declaration need not be according to the Letter of the Bor.d, where there is Mod. Caf. any Omiffion, Sc. but according to the Operation of Law upon it.

In Bonds to fave harmlefs, the Defendant being profecuted, is to plead Non  $_2$  Cro.  $_{26}$ . damificatus, &c. A Bond may be from one to one, one to two, three, or more Perfons; or from two or more Perfons to one, two, three,  $\mathfrak{Sc.}$  and the Name of the Obliger fubfcribed, it is faid, is fufficient, though there is a Blank for his Chriftian Name in the Bond.

But where another Christian Name is in the Bond, and the Bond figned by the 2 Gr. 55<sup>8</sup>. right Name, though the Jury find it to be his Deed, the Obligee cannot have Mode 107. Judgement, for the Name fubferibed is no Part of the Obligation.

In these Cales, though there be a Verdict, there fhall not be Judgement. Where 3 Chan. Rep. an Obligor's Name is omitted to be inferted in the Bond, and yet he figns and 99, 184feals it, the Court of *Chancery* may make good fuch an *Accident*; and in Cale a Perion take away a *Bond* fraudulently, and cancels it, the *Obligee* fhall have as much Benefit thereby as if not cancelled.

If a Bond has no Date, or a falfe Date, if it be fealed and delivered, it is 5 Mod. 282. good. A Plaintiff may fuggeft a Date in a Bond, where there is none, or it is impossible, &c. where the Parties and Sum are fufficiently expressed.

A Bond dated on the fame Day on which a Release is made of all Things, a Roll Rep. Ujue Diem datus, &c. is not thereby difcharged.

And where a Bond is made to another's Use, it must be so laid in the Obliga- Jint. Cent. tion, or he cannot release it, &c.

A Perfon thall not be charged by a *Bond*, though figned and fealed, without 1 Leon. 140. Delivery, or Words, or other Thing amounting to a Delivery.

A Bond may be good, though it contains falle Latin, or falle English, if the 2 Roll. Abr. Intent appears, for they do not make the Bond void.

By the Condition of a Bond, the Intent of what Sum was in the Obligation Moor 864. may be more early known and explained. 2 Rell. 146.

5 F

And

#### CONTRACTS, &c. OF

And the Condition of the Bond may be recorded, and then the Plaintiff Lutres 422. demur, Ge.

1 1.1. 108, Likewife the Conditions of Bonds may expound to whom an Obligor is bound to pay Money; as if A. binds himself to B. to be paid to A. whereas it should be to B. which Obligation is good, and the Solvendum void.

1 Nelj. Abr. Interlineation in a Bond, in a Place not material, will not make the Bond void ; but if it be altered in a Part material, it shall be void.

And a Bond may be void by Rafure, Gc. as where the Date, Gc. is rafed after 5 Ref. 23.

Delivery, which goes through the Whole. Such Words, whereby the Intention of the Parties may appear, are fufficient 1 Saund. 66. to make the Condition of a Bond good, though they are not proper; and it shall not be construed against the express Words.

If the Words in a Bond, at the End of the Condition, That then this Chligation to be void, are omitted, the Condition will be void, but not the Obligation: But if the Words, or elfe shall shand in Force, be left out, it has no Effect to

200.II.C.25. hurt either the Condition or Obligation. The stealing of any Bond or Bill, Ge. for Money, being the Property of any one, is made Felony, as if the Offenders had taken other Goods of the like Value.

### The Form of a Bond for Payment of Money, with an Obligation from one to one.

K NOW all Men by thefe Prefents, that I, A. B. of the Parifle of, &c. in the County of, &c. Merchant, am held and firmly bound to C. D. of, &c. in the County aforefaid, Gentleman, in two bundred Pounds, of good and lawjul Money of Great-Britain, to be paid to the faid C. D. or bis certain Attorney, Executor, Administrators, or Alfigns; to which Payment, well and trul; to be made, I bind myfelf, my Heirs, Executors, and Administrators, firmly by thefe Prefents, faid with my Seal. Dated the twenty-third Day of May, in the twenty-fecond Year of the Reign of our Sovereign Lord George the Third, by the Grace of God, of Great-Britain, France, and Ireland, King, Defender of the Faith, &cc. and in the Year of our Lord one thonfand feven bundred and eighty-two.

The CONDITION of this Obligation is fuch, that if the above-bound  $\Lambda$ . B. his Heirs, Executors, or Administrators, do and shall well and truly pay, or caule to be paid, unto the above-named C. D. his Executors, Administrators, or Affigns, the full Sum of one hundred Pounds, of lawful Money of Great-Britain, with legal Interest for the fame, on or before the twenty-third Day of November next enfuing the Date hereof; then this Obligation to be void, or otherwife to be and remain in full Force and Virtue.

Signed, Sealed, and Delivered in the Prefence of

### A Bond with a Condition from two to one.

K NOW all Men by thefe Prefents, that we, A. B. of, &c. and C. D. of, &c. A are held and firmly bound to E. F. of, &cc. in three bundred Pounds, of goal and lawful Money of Great-Britain, to be paid to the faid E. F. or his certain Attorney, bis Executors, Administrators, or Alligns; to which Payment, well and truly to be made, we bind ourfelves, and each of us by bimfelf (if one of the Obligors be a Woman, write thus; viz. by bim and berfelf) for, and in the whole, our Heirs, Executors, and Administrators, and each of us, firmly by the Prefents. Scaled with our Seals. Dated, &c.

The CONDITION of this Obligation is fuch, that if the above-bound A. B. and C. D. or either of them, their, or either of their Heirs. Executors, or Administrators, do and thall well and truly pay, or caule to be paid, to the faid E. F. his Executors, Administrators, or Assigns, the Bri fhal

And Obligors, the **Oblig** think wh fuitable to my Coun furnish th the other ftamped I ney, which if the Ca

K of, & before, &cc truly to be faid C. D. bundred Pa I have here

A fin

KNOW indebte of Great-H Affigns, on

PROMISE proper to it very differen ment, and an Intereft, fo that it is the Solvenc liable with that is, pay Power of t by Releafe, before had i differs from affigned the the Validity den thereof.

Th

THREE Thoma the 23d of D

L. 150.

The Indo are fome A&

422

209

191.

# OF CONTRACTS, 82

the full Sum of one hundred and fifty Pounds, of lawful Money of Great-Britain, with legal Interest for the same, on or before the,  $\mathcal{C}c$ . which shall be in the Year of our Lord,  $\mathcal{C}c$ . then,  $\mathcal{C}c$ . otherwise,  $\mathcal{C}c$ .

And the Conditions are the fame from three or more to one, or when the Obligors, as well as the Obligees, are in the Plural; as they are vice verfa, when the Obligors and Obligees, vary in the Reverfe to the afore-mentioned; and I think what I have quoted is fufficieetly clear, to enable every one to fill up a Bond fuitable to his Occation; which I have done with a View more for the Service of my Country Readers, than those in this Metropolis, as these latter may t adily furnish themfelves with printed Bonds of all Sorts, which is not the Cafe with the others, though this Want they may fupply by a Draught themfelves on ftamped Paper, where they have not an Opportunity to get it done by an Attorney, which however I would always recommend when to be effected, at leaft if the Cafe is any Thing more than Common.

### A Penal Bill for Payment of Money.

K NOW alt Men by thefe Prefents, that I, A. B. of, &cc. do over unto C. D. of, &cc. the Sum of one bundred Pounds, of lawful Money of Great-Britain, to be paid unto the faid C. D. his Executors, Administrators, or Affigns, on or before, &cc. next enfuing the Day of the Date hereof; for which Payment, well and truly to be made, I bind myfelf, my Heirs, Executors, and Administrators, to the faid C. D. his Executors, Administrators, or Affigns, in the penal Sum of two bundred Pounds, of like lawful Money, firmly by thefe prefents. In Witnefs whereof I have hereunto fet my Hand and Seal, the, &c. in the Year of, &c. fealed, &c.

A fingle Bill for Payment of Money, that is, a Bill without a Penalty.

K NOW all Men by thefe Prefents, that I, A. B. of, &c. do owe and am indebted to C. D. of, &c. the Sum of one bundred Pounds, of lawful Money of Great-Britain, to be paid to the faid C. D. his Executors, Administrators, or Aligns, on or before, &c. In Witnefs, &c.

PROMISSORY NOTES being obligatory like Bonds, & c. I have thought it proper to infert them in the fame Chapter, though they are in many Refpects very different; these Notes are, like a Bill of Exchange, aflignable by Indorsement, and in Cafe a Time of Payment be therein afcertained, they will bear an Interest, provided they are protested within three Days after becoming due; fo that it is best in all Cafes to infert a certain Time of Payment, except where the Solvency of the Drawer or Debtor is doubted: The Indorser becomes equally liable with the Drawer of these Notes; and when once an indorfable eve, that it, payable to Order, is transferred to a third Person, it is no longer in the Power of the Indorser to acquit or free the Drawer from being liable, either by Release, or other Instrument in Writing, as the Property the Indorser before had in the Note is entirely removed by his Indorsement; in which it differs from a Bond or Obligatory Bill; for there the Obligee, after having affigned the fame to a third Person, may, by Release or other Speciality, deftroy the Validity of the Obligation, and consequently free the Obligor from the Burden thereof.

# The Form of a Promiffory Note, commonly called a Note of Hand.

THREE Months after Date, or on Demand, I promife to pay to Mr Richard Thomas, or Order, one hundred and fifty Pounds, for Value received, in London, the 23d of December, 1790.

L. 150.

### A. B.

The Indorfement flould be the fame as on a Bill of Exchange; and as there are fome Acts of Parliament in Force, which have altered the Quality of these 6 Notes

e Plaintiff

or is bound as it should

Bond void;

s rafed after

re fufficient and it ihall

this Obliga-Obligation: 10 Effect to or Bill, Ge. 1e Offenders

one to one.

f, &cc. in the f, &cc. in the yul Money of , Executors, made, I bindrefents, failed y-jecond Year e of God, of cc. and in the

above-bound hall well and D. his Exedred Pounds, or the fame, ng the Date id remain in

D. of, &c. unds, of good or his certain ent, well and f one of the , and in the irmly by theje

above-bound their Heirs, ay, or caufe or Afligns, the Notes and inland Bills, from what they were formerly, I thall give an Abstract of them there, without feparating what relates to the one from that concerning the other, as I deem this Method the most proper; more effectially as I shall foon proceed to treat of Inland Bills.

9 and 10 W. All Bills of Exchange drawn in, or dated from any Place in England, &cc. for 111. Cap. 17 the Sum of 5/. or upwards, upon any Perfon in London, or any other Place, in 5. 1.

which Bills the Value shall be expressed to be received, drawn payable at a certain Number of Days, &c. after the Date thereof, may after Acceptance, which shall be by Underwriting under the Party's Hand, and the Expiration of three Days after the fame shall be due, be protested by a Notary Publick, or, in Default of such Notary Publick, by any other substantial Person of the Place, before two Witnesses, Refusal or Neglect being first made of due Payament; which Protest shall be made under a Copy of the faid Bill, in the Form following:

KNOW all Men, that I A. B. on the Day of at the ufual Place of Abode of the faid have demanded Payment of the Bill, of which the above is the Copy, which the faid did not pay; wherefore I, the faid do hereby proteft the faid Bill. Dated at this Day of

Which Proteft fhall be notified within fourteen Days after, to the Party from whom the Bills were received, who, upon producing fuch Proteft, is to repay the faid Bill, with Intereft and Charges from the protefting; for which Proteft there fhall not be paid above Six-pence; and in Default of fuch Proteft; or due Notice within the Days limited, the Perfon fo failing fhall be liable to all Cofts, Damages, and Intereft.

If any fuch Inland Bills be loft or mifcarry within the Time limited for Payment of the fame, the Drawer of the faid Bills (hall give other Bills of the fame Tenor, Security being given, if demanded, to indemnify him, in Cafe the faid Bills fo loft or mifcarried, be found again.

3 and 4 Ann. All Notes figned by any Perfon or Perfons, Body Politick or Corporate, or by Cap. 9. S. 1. the Servant or Agent of any Corporation, Banker, Goldfmith, Merchant, or Trader, who is ufually intrufted by them to fign fuch Promiffory Notes for them, whereby fuch Perfons, &c. fhall promite to pay any other Perfon, &c. or Order, or Bearer, the Money mentioned in fuch Note, fhall be confirmed to be, by Virtue thereof, due and payable to fuch Perfon, &c. or Order, fhall be affignable over in Manner as Inland. Bills of Exchange are, by Cuftom of Merchants; and the Perfon, &c. to whom fuch Money is payable, may maintain an Action for the fame, as they might upon fuch Bills of Exchange. And the Perfon, &c. to whom fuch Note fo payable to Order is affigned or indorfed, may maintain an Action againft the Perfon, &c. who figned, or any who indorfal the freme, as in Cafes of Inland Bills, and recover Damages and Cofts of Suit; and in Cafe of Nonfuit, or Verdict againft the Plaintiff, the Defendant fhall recover Cofts.

s. 2. Such Actions shall be brought within the Time appointed for bringing Actions, per 21 June. I. Cap. 16. for Limitation of Actions.

S. 3. No Body Politick (hall have Power to give out Notes, other than they might before this Act.

5.4. In Cafe the Party, on whom an Inland Bill of Exchange shall be drawn, shall refuse to accept the fame, by underwriting the fame, the Party to whom payable shall cause such as protested for Non-acceptance, as in Cafe of foreign Bills, for which Protest shall be paid 2s, and no more.

No Acceptance of fuch Inland Bill fhall charge any Perfon, unlefs underwritten or indorfed; and if not fo underwritten or indorfed, no Drawer to pay Cofts, Damages, or Intereft, unlefs Proteft be made for Non-Acceptance, and, within fourteen Days after Proteft, the fame be fent, or Notice thereof given, to the Party from whom fuch Bill was received, or left in Writing at his ufual Place of Abode. And if fuch Bill be accepted, and not paid within three Days after due, no Drawer thall pay Cofts, Damages, or Intereft thereon, unlefs Proteft

Protef fliall b be mad No exprefi upward per 9 h If ar the fan get the paymen Noth the Dra This Made STAT Exchang

paft bee prejudice being pa Manufać being fu Sect.

for Payn Sect. fuch Not not lefs t

STAT Chap. 5 that in Purpofes

Sect. r 5% that = 1778, fha to whom, dated before within 21 and every not before of Abode and that t by a With

Twenty London, H received by L. 4 I Witne Richard B.

And the

Twentyor his Ord advifed by T Witnefs Mary Muni And the

424

S. 1.

S. c.

# ÔF CONTRACTS, Sc.

Proteft be made and fent, or Notice given as aforefaid ; neverthelefs the Drawer; shall be liable to Payment of Costs, Damages and Interest, if any one Protest be made for Non-acceptance, or Non-payment, and Notice be fent, given, or left. No fuch Proteft shall be necessary for Non-payment, unless the Value be

expressed in such a Bill, to be received, and unless the Bill be drawn for 20%. or upwards, and the Proteft shall be made for Non-acceptance by Perfons appointed per 9 Will. III. Cap. 17.

If any Person accept such Bill of Exchange in Satisfaction of any former Debt, S. 7. the fame shall be effected a full Payment, if he doth not use his Endeavour to get the fame accepted and paid, and make his Proteft for Non-acceptance or Nonpayment.

Nothing herein shall discharge any Remedy that any Person may have against S. 8. the Drawer, Acceptor, or Indorfer of fuch Bill. S. 94

This Act shall continue for three Years.

Made perpetual by 7 Ann. Cap. 25. STAT. 15 Geo. III. Chap. 51. After reciting, that various Notes, Bills of Exchange, and Draughts for Money for very finall Sums, had for fon 5. Time past been circulated or negociated in Lieu of Cash, in England, to the great prejudice of Trade and publick Credit; and many of fuch Bills and Draughts being payable under certain Terms and Restrictions, which the poorer Sort of Manufacturers, Artificers, Labourers, and others could not comply with, without being fubject to great Extortion and Abufe, Enacts-

Sect. 1. That all Notes, Bills, Draughts, or Undertakings being negotiable for Payment of any Money, lefs than 20 Shillings, shall be void.

Sect. 2. If any Perfon, by any Means whatever, publish or negociate any fuch Notes, &c. or on which less than 20s. shall be due, he shall pay 20%. or not lefs than 5/.

STAT. 17 Geo. III. Chap. 30. After reciting the above Act of 15 Geo. III. Chap. 51. and that the fame had been attended with very falutary Effects; and that in Cafe the Provisions thereof were extended to a farther Sum, the good Purposes of it would be further advanced, Enasts-

That all Notes, &c. negotiable for 20s. or above, and lefs than Sect. 1. 51. that fhall remain undifcharged, and made within England, after 1 Jan. 1778, fhall fpecify the Names and Places of Abode of the refpective Perions, to whom, or to whole Order, the fame shall be made payable, and shall be dated before, or when drawn, and not on any fubfequent Day, and be payable within 21 Days after their Date, and not negotiable after the Time of Payment; and every Indorfement shall be before Time of Payment, and be dated at, or not before the Time of making thereof; and shall specify the Name and Place of Abode of the Perfon to whom, or to whole Order, the Money is to be paid; and that the figning of every fuch Note, Sc. and Indorfement fhall be attefted by a Witnefs, and drawn as follows :

Leeds, 20 Nov. 1777.

Twenty Days after Date, I promise to pay James Hatley, of Fleet-Street, London, Holier, or his Order, the Sum of four Pounds ten Shillings, for Value received by Charles Jebb.

L. 4 10 0. Witnefs Richard Bunn.

And the Indorfement Totics Quoties.

Norwich, 31 May, 1778.

Twenty-one Days afte: Date, pay to John Trott, of Fetter-Lane, London, or his Order, the Sum of Two Pounds and Two Shillings, Value received, as advited by To Matthew Wilks, of Shoreditch, in the County of Middlefex. William Holt.

Mary Munt.

And the Indorfement Toties Quoties.

5 Q

Pay

n Abitract concerning thall toon

d, &c. for Place, in yable at a cceptance, Expiration y Publick, fon of the f due Payn the Form

nanded Pay-

the faid Bill.

at

Party from , is to repay hich Protett teft; or due to all Cofts,

ted for Pavof the fame Cafe the faid

porate, or by

Merchant, or otes for them, Sc. or Order, ed to be, by fame is made der, shall be tom of Merhay maintain ce. And the ndoried, may vho indorfed ofts of Suit; fendaut shall

bringing Ac-

they might

drawn, fhall hom payable fe of foreign

nless underawer to pay ptance, and, iercof given, at his usual within three creon, unleis Proteft S. 6.

15 March, 1777.

Pay the Contents to Benjamin Hopkins, of Guildball, London, or his Order, Witnefs John Trott. Cbriftopher Cowper.

And that all Notes, &c. as before, or in which 20s. or above, and lefs than 51. Ihall be undifcharged, and iffued within *England*, at the Time aforefaid, in any other Manner, and also every Indorsement Ihall be void.

Sect. 2. Publifling or negociating in England, any Note, &c. of or under the above Value, made in any other Manner than hereby permitted; and also negociating fuch laft mentioned. Note, &c. after the Time aforefaid, is prolibited under the like Penalties and Forfeitures, and to be recovered and applied as by 15 Geo. III. Chap. 51. Sect. 3, &c. is directed. \* Sect. 2. That all Notes, &c. iffued before 1 Jan. 1778, to be payable

Sect. 2. That all Notes, Ge. iffued before I Jan. 1778, to be payable within England on Demand; and recoverable as directed by the Act with Refpect to Notes, Ge. iffued before 24 June, 1775, and all Matters contained in 15 Geo. III. are to be in Force in England as to Notes, Ge. iffued after I Jan. 1778, and previous thereto.

Sect. 3. Both Acts are to continue not only for the Refidue of five Years, in the former Act, but also for the further Time of five Years.

# Of Bills of Exchange; and concerning the cross ones of Europe, known to Foreigners under the Denomination of Arbitrations of Exchange.

THE original Traffick of Mankind, by Way of Barter, becoming troublefome, Neceffity led them to the Invention of fome more eafy Manner of continuing their Commerce; and nothing being found to commodious a Medium as Money, this was many ages fince adopted to carry on their Commercial Transactions, first by the Hebrews, then by the Romans, and fince continued and improved by almost every civilized Nation; and for the still greater Con-veniency of foreign Trade, they made Coins of the most valuable Metals, that might answer the Intention of an easy carriage, by being less bulky and heavy than baler ones; and this Method being generally approved of and practical by most trading People, they by Degrees fell into an Improvement even of this, and subfituted Remittances and Exchanges by Bills, to fave the Expense, Rifque, and Trouble, which the Transport of Money from one Kingdom to another occasioned. The Yewer, banified France in the Reigns of Philip August and Philip le Long, are supposed by some, to have been the original Inventors of it: whilft others, with greater Appearance of Probability, allign the Con-trivance to the Gibelins, on their being expelled Italy by the Faction of the Guelphs; though the Motives given for both are the fame, viz. their Endeavours to withdraw their abiconded Effects with the Secrecy necessary to prevent their Confifcation; and to this Purpose they gave Bills on their private Friends to foreign Merchants on the Sums agreed on, and thefe were regulated by the different Value of the Coins exchanged; and as many of these Bills came back unpaid, it gave Birth to the Charge of Re-Exchange, first begun by the aforcfaid Lombards, and thefe, after different Modifications, fixed it into a Branch of Butincis, They retired, on their first Expulsion from Italy, to Lyon: in France, and from thence fpread themfelves into many other trading Cities of that, and other Kingdoms of Europe; and there is ftill a Street in Paris bearing their Name, from its having been a Quarter where the greatest Part of them relided, for carrying on their Banking Bulinefs ; and it is owing to the fame Reafon, and to perpetuate the Memory of the great Bufine's exercised there by these People.

\* Which is by fummary Proceeding before a Justice of Peace.

426

But as reduced to Fictitio. Cambio

Kings, wh like Sums

above-men

a Proviso t

to the Pri

for the Ex

rious Lende to avoid its Merchant a

to draw his feigned Perf complies; a Bill to fome the Charge of

Creditor; a

tage, and av

and obliges t

by an Act of

bafe Monies

continued, a

Reign of Ed-

Time, but t

was again re

connived at i

the English E

Money, and

The just a gland and othe

Thefe two

Cambio Fi

Cambio S for a certain

Cambio drawn with Coins, and

## OF BILLS OF EXCHANGE, Ge.

1777. order.

less than refaid, in

or under and alfo is prohiapplied as

e payable In Respect ned in 15 fan. 1778,

Years, in

# ofs ones Denomi-

ng trouble-Manner of a Medium Commercial e continued eater Con-Actals, that and heavy nd practined even of this, e Expence, Kingdom to bilip August 1 Inventors the Contion of the Endeavours to prevent vate Friends lated by the Bills came egun by the it into a ly, to Lyons ng Cities of aris bearing irt of them fame Reaere by these People.

People, and by them taught to the Dutch, that the Place where the Exchange flands at Amflerdam was at first, and still continues to be, called after them, as does a Street in London from the fame Motive, fo that it was these People who first lowed the feeds of these Negociations in the Minds of the Belgick Merchants, who duly cultivated and fpread them all over Europe for the eafier conducting mercantile Affairs, and at the fame Time to prevent the Exportation of their current Coin in Lieu of these Paper ones, if I may fo term them; and this was found fo beneficial and advantageous to trading Kingdoms as to merit and engage the Protection of feveral Princes for its Encouragement and Increase; among which fome of our former Kings made feveral Regulations concerning it ; Edward III. caufed certain Tables to be fet up at Dover and other Parts of the Realm, declaring the Value of the fundry Species of Coins current in the Countries trading with his Subjects, and the Allowance Merchants were to give to be accommodated with Remittances; as may be feen in the many good Laws of his Reign. These Tables and Exchanges were subject to the Direction of the King's Mint-Master, who made them Par pro Pari, or Value for Value, with a reafonable Allowance to those who were appointed to interfere as Exchangers, for their Trouble; and many Acts have been paffed fince by fucceeding Princes concerning them.

But as Commerce varied, fo did Exchanges, though they were generally reduced to four, viz. Cambio Commune, Cambio Real, Cambio Sicco, and Cambio Ficitio.

Cambio Commune, in England, was that which was conftituted by the feveral Kings, who having received Monies in England, would remit by Exchange the like Sums to be paid in another Kingdom, according to the Regulation of the above-mentioned  $T_{ables}$ .

*Cambio Real*, was when Monies were paid to the Exchanger, and Bills were drawn without naming the Species, but according to the Value of the feveral Coins, and indeed was no more than the Payment of Money in *England* with a Provide to be repaid the juft Value in Specie in another Country, according to the Price agreed on between the Exchanger and Deliverer, to allow or pay for the Exchange of the Money and the Lofs of Time.

Cambio Sicco, or dry Exchange, is when a Merchant hath Occafion for 500%. for a certain Time, and Would willingly pay Intereft for the fame, but the ufurious Lender being detirous to take more than the Statute allows, and yet willing to avoid its Penalty, offers the 500% by Exchange for Cadix, whereunto the Merchant agrees; but having no Correspondence there, the Lender detires him to draw his Bill on the faid Place, payable at double or treble. Ufance, by any feigned Perfon, as the Exchange fhall then govern, with which the Merchant complies; and on Receipt of the Bill, the Banker pays the Money, and remits the Bill to fome Friend of his at Cadiz to procure a Protoft there for Non-acceptance, the Charge of which with the Exchange and Intereft, the Merchant is to pay his Creditor; and these Expenses formerly were very confiderable.

Cambio Fiftitio, is when a Merchant hath Occafion for Goods, but cannot well fpare Money for their Payment; and the Owner of them, to fecure his Advantage, and avoid the Penalty of the Law, acts as the Ufurer in the former Cafe, and obliges the Buyer to defray the Expences of Re-exchange, &c.

Their two laft Methods of raiting Money for the Necefficious were prohibited by an Act of Parliament in the 3d and 4th of *Henry* VII. but on Account of the bale Monies coined by *Henry* VIII. at the Siege of *Bologne*, Exchanges were difcontinued, and the aforefaid Preflures and Abufes became again current in the Reign of *Edward* VI. which occafioned all Exchanges to be prohibited for a flort Time, but this being found of great Inconvenience and Detriment to Trade, it was again reftored, though almost quite neglected, and the illegal Part of it connived at in the fucceeding Reign of *Queen Mary*.

The just and true Exchange for Monies that is at this Day used both in England and otner Countries, by Bills, is Par pro Pari, or Value for Value; fo that the English Exchange, being grounded on the Weight and Fineness of our own Money, and the Weight and Fineness of those of each other Country, according

3

# OF BILLS OF EXCHANGE, Se.

to their feveral Standards, proportionable in their Valuation, which being truly and juftly made, afcertains and reduces the Price of Exchange to a Sum certain for the Exchange of Monies to any Nation or Country whatfoever.

As Money is the common Measure of 'Things between Man and Man within the Realm, fo is Exchange between Merchant and Merchant within and without the Realm, the which is properly made by Bills, when Money is delivered fimply in England, and Bills received for the Re-payment of the fame in fome other Country either within or without the Realm, at a Price certain, and agreed upon between the Merchant and the Deliverer ; for there is not at this Day any peculiar or proper Money to be found in Specie whercupon outland Exchanges can be grounded, therefore all foreign Coins are called imaginary.

Having thus far premifed and fhewn the Original and Nature of Exchanges. I fhall defcend to Particulars, and endeavour, in the clearest Manner I can, to inform my Reader of every Circumstance necessary to be known in the Circulation of Bills ; and of all Steps to be taken towards their Recovery ; of their Form, current Courfes, and the Laws concerning them, both here and in every other Part of Europe ; that this nice Brauch of Commerce may be rendered more intel. ligible, and be better underftood than it commonly is, or can be, except duly explained : As Cuftoms in their Formation, Times of running, and falling due, Days of Grace, Ge. are almost as various as each European Nation is from another ; and as I confider this to be the most intricate Part of mercantile Literature, I Thall be as extensive in my Sentiments and Quotations about it as the Nature of the Thing requires, without fearing the Centure of my Readers for Prolixity, which however I thall endeavour to avoid incurring, and be as concife as my Capacity will permit, without curtailing what is neceffary to be faid on foimportant a Subject.

A Bill of Exchange is commonly drawn on a fmall Piece of Paper, and com-Merchant's prifed in two or three Lines, being fo noble and excellent, that though it can-Map of Comnot properly, as is conceived, be called a Speciality, becaufe it wanteth those Marius's Ad-Formalities, which by the common Law of England are thereunto required, vice, Pag. 3. as Seal, Delivery, and Witneffes ; yet it is equivalent thereunto, if not beyond, or exceeding any Speciality or Bond in its Punctuality and Precife Payment; for if once accepted, it must be paid when due, otherwise the Acceptor loses his Credit.

There are ordinarily four Perfons requifite in making an Exchange, belides the Broker, viz. two at the Place where the Money is taken up, and two where it is payable; as 1ft, the Deliverer, Giver, Remitter, or Negociator, being the Perfon who delivers the Money-2dly, the Taker or Drawer, who receives or takes up the Money by Exchange- 3dly, the Party who is to pay the Money in Virtue of the Bill drawn on him, commonly termed the Acceptant-4thly, the Perfon to whom the Bill is made payable, and is to receive it, called the Poffeffor or Holder of it.

But fometimes only three are concerned in an Exchange, viz. the Drawer, the Deliverer, who has the Bill made payable to himfelf or Order, and Value of him, and the Party that is to pay it, the Deliverer carrying it himfelf and receiving it.

There is likewife another Way, wherein only three are neceffary, as 1ft, the Ditto, P. 4. Drawer, 2dly, the Party on whom it is drawn, and 3dly he to whom it is payable; for the Drawer having Money in his Hands belonging to the Perfon in whole Favour the Bill is drawn, confessive Value received in his own Hands, and charges it to his Friend or Factor, payable to his Creditor.

And there is yet one Way more, wherein Monies may be remitted only with the Intervention of three Perfons, 1st, the Taker, 2dly, the Deliverer, and 3dly, the Perty to whom payable, as thus: If I was at Exon, and intended 'c London, I would take up Money there, and give Bills of Exchange for the fame, drawn on myfelf, payable to whom the Deliverer fhould appoint in Lown.

Money may likewife be exchanged between two Perfons only, viz. the Drawer and he on whom it is drawn; the Drawer making a Bill of Exchange payable

428

Roberts's

and j.

to himfe the Par Bill, wl the Dra another dence, hath rec All th

> of them duct my that as t current eftablifh cics, will are coin the one though | each oth

By the Value of Exchang to the ci mand in and I th change, Manner it, as it the Mor the Inter mention one is w i. be i

Exchang at an U Cash an Bufinefs, not alwa oully un fole Vie Mixture by regul of Mon 2. If, any oth

Cuftoms Refpects 3. A before 1

Requisit and ift, names t expreffe taken ag sthly, later th the Na fpelled ; and 8th

# OF BILLS OF EXCHANGE, Se.

being truly Sum certain

Man within and without vered fimply fome other agreed upon any peculiar nges can be

Exchanges, ner I can, to the Circulaf their Form, a every other a more intelcept duly exfalling due, roun another; Literature, I the Nature of for Prolixity, noncife as my id on fo im-

er, and comnough it canwanteth those nto required, ' not beyond, Payment; for ptor loses his

ange, befides nd two where tor, being the o receives or the Money in t-4thly, the d the Poffefor

the Drawer, er, and Value it himself and

y, as 1ft, the tom it is payhe Perfon in own Hands,

ted only with eliverer, and and intended Exchange for Id appoint in

. the Drawer hange payable to himfelf or Order for Value in himfelf, fubferibes the Bill, and directs it for the Party that owes him Money, and is to pay it by Exchange; by which Bill, when he on whom it is drawn hath accepted it, he becometh Debtor to the Drawer, and this latter, before the Bill falls due, doth negociate it with another Man, and by this Means draws the Money in at the Place of his Refidence, and makes only an Aflignment on the Bill, payable to him of whom he hath received the Value:

All these Methods of Exchanges are termed real Exchange, and fome or all of them will naturally occur to a Man in Bufiness; therefore the better to conduct my Reader to a perfect Understanding of them, he ought to be acquainted, that as the Monies and Species of almost every Nation differ, not only in their current Prices, but in their intrinsick Value, there is a just and certain Par established between them, according to the real and effective worth of each Speeics, without any Regard had to their currency in the Countries where they are coined; and the Par is by fome Authors supposed to be of two Sorts, viz. the one of real Monies, and the other of Exchanges, or imaginary Species, though both feem to be the tame Thing, as having a necessfury Dependence upon each other.

By the Par of real Monies is to be underftood, The Equality of the intrinfick Value of the real Species of any Country with those of another; and by that of Exchanges, the Proportion that the imaginary Monies of any Country hear to those of another. So that the Rife and Fall of an Exchange mult be attributed either to the current Price of the Coins of any Country, or to an extraordinary Demand in one Place for Money in another, or fometimes it is owing to both; and I think it may easily be proved from the very Etymology of the Word Exchange, that the variation of the current Coins or Monies of any Country in a Manner conflictutes and gives it Being; at leaft has a very great Influence on it, as it is only, according to the aforefaid Definition; a Bartering or Exchanging the Money of one Kingdom with that of another, which is always effected by the Intervention of two or three Lines of Writing on a Slip of Paper, as I have mentioned before; and I shall now proceed to thew what the Obligation of every one is who may be concerned in it:

And 1R, of the Drawer, who in treating about, or negociating a Bill of Exchange, muft have a ftrict Regard to his Credit, and never give his Draughts at an Under-Exchange, as this is a certain Indication of his Want both of Cafh and Credit, though without an Impeachment of either he may do his Bufinefs, although fomething under the very Height of the Courfe, as this cannot always be obtained by every one; therefore when a Drawer is not notorioully under the Mark, he will tranfact his Affairs with Reputation; and if his fole View in drawing proceeds from a Profpect of Advantage, without any Mixture of Neceffity, he may watch his Juncture for fucceeding in his Defigns by regulating his Draughts or Remittances according to the Plenty or Scarcity of Money or Bills.

2. If, in negociating a Bill of Exchange, only the Price is mentioned without any other Conditions, they shall in this Case be construed to be such as the Customs of the Place to which the Bill is directed ordinarily allow of, in all Respects.

3. A Drawer ought to obferve before he fubfcribes a Bill, and the Remitter before he fends it away, that it be well and truly made, with all the neceffary Requifites fully expressed in it, which I shall here hint for their Government; and ift, it ought to have its Date rightly and clearly expressed—adly, that it mames the Place where it was made and concluded on—3dly, that the Sum be expressed fo distinctly both in Words and Figures, that no Exceptions can be taken against it—4thly, that the Payment thereof be ordered and commanded— 5thly, that the Time of Payment be not dubious expressed, nec fooner or later than has been agreed on—6thly, the Remitter mult especial', observe that the Name of the Person to whom Payment is to be made, be well and truly spelled; or if it be made to his Order, that those Words be clearly written—7thly and 8thly, he must also observe if his Name be therein, and the Value of him 5 R

# OF BILLS OF EXCHANGE, &c.

received be exprcifed--othly, he muft observe that the Bill be fubscribed by the Drawer-tothly, the Drawer muft principally look to the Direction of the Bill, that it be true and directed to the right Person-1tthly, they muft both observe, that the Place wherein the Payment muft be made, and the Coin, or Species wherein it muft be paid, be fully expressed in the Superfoription or Body of the Bill : And if a Drawer draws upon one who lives not at the Place where the Bill is intended to be paid, then the Remitter muft observe, that as well the Place where the Person lives that is to pay, as the Place where the Payment muft be made, be expressed.

4. A Drawer acts imprudently when he gives more Bills than one for the fame Sum, to the fame Perfon, and under the fame Date, as this may be an Occation of Miftakes; therefore if two Bills for one thoufand Dollars are agreed for, it is better to make them for unequal Sums, than five hundred each.

5. It is a Cuftom in *England* for the Drawer to deliver only the first Bill on the Day of Agreement, and to recover on the 2d and 3d, which are fent to the Remitter for Payment before the next Poft goes out, and a Drawer should always observe to note how many Bills he gives, left by a repeated Lofs he should be led into an Error through forgetfulness, and give the Duplicate of one he had given before.

6. Generally, in all Bills of Exchange, the Drawer is bound to the Perfon from whom the Value is received; as the Acceptor is to him to whom it is made payable; for although the Drawer and Acceptor are both bound in the Bill, and both equally liable for the Payment thereof, yet they are not commonly both bound to one Man; I fay commonly, for if the Taker of the Bill be Servant to the Party to whom the Bill is payable, then indeed the Drawer may be faid to be bound to the Party to whom it is payable, as well as the Acceptor; or if he who pays the Value be the Principal, and he remits his own Money by Exchange, payable to his Agent, in this Cafe likewife, both Drawer and Acceptor may be faid to be bound to the Purchafer of the Bill; but for the generality, in Sums remitted and drawn between Merchant and Merchant, it is otherwile, as the Drawer is properly bound to one, and the Acceptor to another, though both of them are liable till the Bill be fatisfied; fo that if the accepted Bill be not paid at the Time, and Proteft made for Non-Payment, and there be Occasion to commence a Suit in Law against the Drawer, it must be entered in the Name of the Party from whom the Value was received; and in like Manner, if a Suit be commenced against the Acceptor, it must be made and profecuted in the Name of him to whom the Bill is made payable; for probably the Drawer takes no great Notice to whom it is made payable, being directed therein by the Perion that takes the Bill; neither doth he who accepts the Bill much regard the Purchafer of it, but only regarding the Party who drew it, with whom he corresponds, and him to whom it is made payable, to whom by his Acceptance he binds himfelf for the Payment; and to likewife where there are any Affignments on Bills negociated, always the Party that receives the Value is directly bound to him of whom he hath received it, and the Acceptor to the laft affigned.

7. If a Merchant after accepting a Bill of Exchange, becomes infolvent, or hath done or fuffered any thing publickly againft his Credit, in the Interim before the Bill under his Acceptance falls due, the Holder, on hearing fuch a Report, thould by a Notary demand of the Acceptor a better Security, and on not obtaining it, caufe a Proteft to be made for Waat thereof, and fend it away by the very next Poft, that the Remitter may have an immediate Opportunity to demand and procure Security from the Drawer; and when the Bill is due, if it is not paid, another Proteft mult be made for Non-payment, and forwarded as the other; for which Protefts the Drawer mult be anfwerable, and pay the Charge of them jointly with those of Poftage, Re-exchange, if the Money be redrawn, Commifion, and Brokage.

8. When any Proteft is received either for Want of Acceptance, or better Security, the Perfon to whom it is fent muft prefently repair with it to the Drawer or Indorfer of the Bill, and upon fight thereof, he muft give a fatisfactory Security, Security with Re in fuch of of unexc

9. It his first recover of has formed the Rem before the though 1 Fraud, p 10. A

when due &c. althe 11. If remits hi

revalue for though t Bill is ru protefted, nithes no common fuch Tran 12. If

mitter ha Truftees of performin ceptance, Creditors rity, for Negociation him to pa 13. Wi

a Proteft formerly c he was be of the Sum Interefts, a foon as th for the fam 14. In

Perion to ceptance, a fhall be pa from the F it: But if then it is d nor the Po Drawer in for the Val debted for be recovere t5. What

Surety for the Lofs will far give the R or that he

J. Marini, F. 22.

# OF BILLS OF EXCHANGE, &c.

d by the the Bill,

h obferve,

s wherein

the Bill: he Bill is lace where be made.

r the fame

an Occa-

agreed for,

rft Bill on

ent to the

uld always

ihould be

me he had

Perfon from

it is made Bill, and nonly both

be Servant

er may be

Acceptor ;

own Money Drawer and

but for the chant, it is to another,

he accepted, and there

t be entered

and in like made and for probauble, being

who accepts

who drew

, to whom

wife where

receives the

e Acceptor

a Report,

not obtain-

to demand if it is not the other; ge of them

wn, Com-

better Se-

the Drawer fatisfactory

Security,

Security if his own is not fatisfactory, for Repayment of the Money received, with Re-exchange and Charges, if it is not paid when due; and it is cuftomary in fuch Cafes to make a Depofit fuitable to the Value, or to procure fome Perfon of unexceptionable Credit to be bound for its punctual Difcharge.

o. It is cufformary, as I have obferved before, for a Drawer in London to deliver his firft Bill to the Perfon agreed with, on the Day of its Negociation, and to recover on the fecond or third Bill, retained till the fucceeding Poft, fo that it has foractimes happened through Misfortunes, though oftener with Defign, that the Remitter has abfeonded or failed before Payment, fo that the Bill arriving before the Advice of the Failure or Knavery, is accepted and muft be paid, though Equity would certainly give Relief to the Party aggrieved, in Cafe of Fraud, provided the Deceiver could be found.

10. And if the Acceptor of fuch a Bill becomes infolvent, or refufes to pay it when due, the Drawer is obliged for its Ditcharge, with Re-exchange, Provision, Ge. although he has not received its Value.

11. If a Merchant draws a Bill of Exchange for his own Account, and remits his Correspondents others, or Cash to discharge it, or orders him to revalue for its Amount, and in this last Case, the Re-draughts are accepted; though the Factor becomes infolvent, or retires with the Money, whilf the Bill is running on him, the Merchant shall be obliged to pay the Bill returned protested, with all charges of Re-exchange,  $\mathcal{C}_c$ , by which Means he furnishes not only these, but the Value of the Bill twice, so that a more than common Regard should be had to the Character of the Person employed in fuch Transactions.

12. If a Drawer fails before receiving Value for his Bill given, and the Remitter hath the Bill fill in his Hands, he fhould reftore it to the Creditors or Truftees of the Drawer's Effects; but if they refue to admit it and infift on his performing his Contract, he is obliged to a Compliance, and muft demand Acceptance, and endeavour to procure Payment of the fame, though not till the Creditors or Truftees who urge him thereto have given him fatisfactory Security, for the Payment of Re-exchange and incident Charges, in Cafe this Negociation fhould return with Proteft; and till they do this, they cannot oblige him to pay them the Value of the Bill.

him to pay them the Value of the Bill. 13. When a Bill of Exchange is accepted, and not punctually paid when due; a Proteft for Non-payment is fo far from releating the Acceptor, as fome have formerly erroneoully thought, that it exposes him to the Payment of more than he was before liable; as by Acceptance he only obliges himfelf to the Difcharge of the Sum mentioned in the Bill, but under Proteft muft pay all Cofts, Damages, Interefts, Sc. and for which he becomes liable to an Action on the Cafe, as foon as the Proteft for Non-payment hath been made, and he may be arrefted for the fame accordingly.

14. In Cafe of a Remitter's failing, before he has paid the Value, and the Perion to whom the Bill is drawn gets Advice of this Occurrence before Acceptance, and therefore refufes to accept it; the Bill on its returning protefted, fhall be paid, notwithftanding, with all Charges by the Drawer, under Proof from the Poffeffor, that he negociated the faid Bill, and paid a juft Value for it: But if the Bill be directly forwarded to the Perfon to whom it is made payable; and fent him by the Remitter in Payment of a Debt he was owing him; then it is dubious whether the Drawer be obliged, as he has received no Value, nor the Poffeffor in any other Shape made the fame good. And though the Drawer in fuch a Cafe is obliged to pay *extra* of what the Remitter owes him for the Value, the Re-exchange and Charges, yet the faid Remitter ftands indebted for no more than the bare Import of the Bill; nor can any Thing more be recovered of him.

15. When a Drawer acts fimply for another's Account without engaging as Surety for the Negociation, if the Value by any Cafualty is not received, the Lois will fall on him for whofe Account the Bills were given, unlefs the Drawer give the Remitter a Time for Payment, without advifing his Principal thereof, or that he has neglected to demand the Money in the cuftomary Time, or that

# OF BILLS OF EXCHANGE, Ge.

that the Remitter was at the Time of transacting the Affair known to be infolvent, or apparently declining in h s Circumstances ; in any of which, or finnilar, Cafes, the Drawer final fuffer the Lofs, whether he received any Benefit or not thereby, as it was occasioned by his crediting the Remitter.

16. If, through the Negligence of a Negociator or Poffeffor of a Bill, the demanding Acceptance has been omitted or poftponed till the Drawer has failed, and the Perfon it is drawn on, being ignorant of what has happened, accepts the fame when prefented, his Acceptance thall oblige him to the Payment, though procured after the Drawer's Infolvency; but If the Remit r or Poffeffor hath neglected to demand Acceptance, before the Drawer's Failure, and the Perfon to whom it is directed hath Advice thereof, he cannot be compelled to accept the Draught, though previous to the Knowledge of the Drawer's Misfortunes he hath acquainted him with his Intention to honour his Bill, and even afterwards confeties that he thould have done it, had it been prefented, him.

17. It is cuftomary, in Lordon, for the Poffeffor of a Bill to fend it, on Receipt, to the Merchant's Houfe, on whom it is drawn, for Acceptance, and leave it there, if defired, till the next Day, except the Poft goes out the fame Day it is received, which often happens from the unavoidable Irregularity of its Arrival, in which Cafe it fhould be accepted, or protefted.' And in Cafe a Bill fo left fhould happen to be loft, or millaid, either by the Perfon on whom it is drawn, or by any of his Servants to whom it was delivered, fo that it cannot be returned to him who left it, neither accepted nor unaccepted, in this Cafe he who loft the Bill, if he intended to accept, or if he had accepted it, fhould give a Note under his Hand and Seal for the Payment of the Sum mentioned, and to the Party directed in the Bill, at the Time limited, or to his Order, upon Delivery of the Second, if it come in Time, or if not upon that Note, which is in all respects and Cafes to have the Law Privilege of a Bill of Exchange, as it is but juft and reafonable that he who hath loft another's Specialty, thould make it good by fome Means equivalent thereto; and in Cafe of the faid Note being refued, Proteft fhould be immediately made for Non-acceptance, and forwarded to the Remitter, as that for Non-payment should be, though there is neither Bill nor Note to demand it on, if the Contents of the loft Bill are not fatisfied at the Time limited for Payment.

18. When any Perfon has Bills fint him to procure their Acceptance, with Directions to return them or hold them at the Orders of the Seconds,  $\mathcal{C}$ , and the Perfon to whom they are fo fent either forgets or neglects to demand Acceptance, or if he fuffers the Party on whom they are drawn to delay their Acceptance, and the Drawers in the Interim fail, he is certainly very blancworthy for his Carelefsnefs and Diffegard of complying with his Obligation, though this will not fubject him to a Payment of their Value; but if he thoud be urged and prefied to procure Acceptance and Payment to a Bill fent him, and fhould protract or refer the getting it done, and the Acceptant, being ignorant of the Drawer's Circumftances, declares he would have accepted it, had at been timely prefented, the Perfon guilty of this Neglect will be obliged to make good the Low, that has happened to his Correfpondent, purely through his Omifion and Carelefsnefs.

19. If an Acceptor has heard that a Drawer has failed, he ought not to accept any of his Draughts afterwards, although he may, whilft ignorant of the Drawer's Circumftances, have promifed Honour to his Bills; as his to doing may either prejudice himfelf, or a third Perfon, which he thould carefully avoid, and not engage his Firm without a fufficient Security againft all Claims and Demands, that may be made either by the Drawer himfelf, or any other in his Right.

20. And the Reafons are equally good againft accepting any Bill from a Bankrupt Drawer, though it fhould bear Date before the Time of his Failure, and equal therein with the letter of Advice, as fraudulent Dealings are always to be feared in fuch Cafes, and confequently to be guarded againft; befides it is not fafe to fore even

accepti Draugh may be for who fying th the othe efpeciall Perion, vency, c any of th Acceptar

22. V curity fo before h to pay, t in Hand.

23. Bi the Hold was draw verable fr againft wi 24. If

as he has blick in d he may primmediate may be as to order for which Re.

25. If the Cuftom, of Itand till a not, have is it was due, norance do although the 26. What was the cutoff of the

payable to and tent to in Cafe the other, the 27. If w Bill for the

to admit th Perion who Security for 28. Tho whole first

it, which P Account it i his Honour. 29. Thou ledged by th faction or So fent without returned tog

# OF BILLS OF EXCHANGE, Ga

fafe to accept a Bill under these Circumstances, I mean in Point of Law; therefore every prudent Man will be cautious to fecure himself.

21. If any one he drawn upon, on the Account of a third Perfon, and before accepting, has Advice of the Drawer's Failing, he ought not to accept the Draught, though he has promifed the Drawer he would, as his Acceptance may be prejudicial to him; for if he has not Effects in his Hands, the Perfon for whole Account it is drawn, will naturally and reafonably foruple the fatisfying the Value, or if he fhould, it will be a Detriment and Lofs to him, if the other has not a fufficiency in Hand to anfwer the Bills. And he ought more effectively to refute Acceptance to any Bills of a Drawer who has failed, if the Perfon, for whole Account the fame is drawn, advices of the Drawer's Infolvency, or on Sufpicion of its Approach, hath forbidden the Acceptant to accept any of the Drawer's Bills for his Account, although he may have directed the Acceptance of them before.

22. When any Drawer fails, the Acceptor is not obliged to give better Security for Payment, but the Poffeffor muft have Patience till the Bill falls due, before he has any Demand on the Acceptor; but then the Acceptor is obliged to pay, though he accepted for the Drawer's Account, and without any Effects in Hand.

23. But if an Acceptor, on a Drawer's having fuiled, denies Payment of a Bill, the Holder is not obliged to return it with Protect to the Place from whence it was drawn, as it is apparent that the Re-Exchanges and Charges are not recoverable from the Drawer, who must therefore, after Protects made, be proceeded againft without Delay by Attachment,  $\Im c$ .

24. If an Acceptant fails, or absents himself, the Posses obliged, as soon as he has Notice of the truth thereof, to get a Protest made by a Notary Publick in due Time, and to send the same, with the Bill, to the Remitter, that he may procure Satisfaction from the Drawer; and Advice should not only be immediately given to him, but even to the last Indorser, that every one concerned may be acquainted with the Occurrence, and the Drawer thereby impowered to order some other to pay his Bill if he pleases, and thereby prevent the Losses which Re-exchanges bring with them.

25. If the Holder of a Bill, either through Negligence, Ignorance of the Cufforn, or of the Acceptor's Failure, or that becaufe the Bill did not come to Hand till after it was due, or from any other Caufe or Motive, did not, or could not, have it protefted by a Notary Publick, nor fend it away either before, or after it was due, till probably after the laft Refpite Day; yet this Negligence or Ignorance doth not hinder the Poffeffor's having Redrefs on the Drawer and Indorfer, although the Acceptant failed before it came due.

26. When an Acceptor fails before the Day of Payment, and the Bill is made payable to Order, the Pofferfor fhould, as foon as poffible, get a Proteft made, and tent to the first Remitter, though he must retain the Bill till it falls due, that in Cafe the Drawer should think proper to order the Payment of his Bill by any other, the Posses of the ready to receive it.

27. If when an Acceptor has failed, any other offers to accept and pay the Bill for the Honour of the Drawers or of any Indorfer, the Poffeffor is not obliged to admit the Offer, if he has any Reafon to fufficet the Circumftances of the Perion who makes it; but if he has not, or if the faid Perfon will give fufficient Security for his Compliance, the Holder cannot refuge it.

23. Though it should be remembered that it is not fafe to accept a Bill, whole first Acceptor has failed, but under Protest declarative of the Motives to ir, which Protest should be immediately feat to the Drawer, or to him for whole Account it is accepted, with the Notary's Attestation of its being accepted for his Honour.

29. Though the Failure of an Acceptor be certainly known, and even acknowledged by the Drawer himself, yet this latter is not obliged to give any Satiffaction or Sceurity to the Remitter till he produces the Proteft; but if this is fent without the Bills, or the Bills without that, or both Bills and Proteft are returned together, and thefe, or either of them shewn to the Drawer, he is obliged 433

be infol-

fimilar,

it or not

Bill, the awer has

happened, the Pay-

cinit? : or

s F.ilure,

t be come Drawer's his Bill,

prefented,

are reached

it, on Re-

stance, and

ut the fame

gularity of

nd in Cafe

red, fo that

accepted, in accepted it,

e Sum men-

o his Order,

that Note,

f Exchange,

ialty, thould

he faid Note

eptance, and

though there

Bill are not

ptance, with

econds, Cc.

s to demand

to delay their

very blame-

Obligation,

t if he thould

ent him, and eing ignorant

, had at been

to make good his Omition

ht not to ac-

orant of the

Failure, and Failure, and always to be fides it is not fafe

## OF BILLS OF EXCHANGE, &c.

obliged to give immediate Satisfaction, or Caution for the Payment of Re-exchange and Charges; though it would be imprudent in a Drawer to make Reftitution of the Value received, or of the Re-exchange and Charges, only upon produing a Protect for the Acceptant's Infolvency; but upon producing this, and a Requifition thereto, he thould give Security for the Payment thereof, at the Place where it is made payable, provided it can be done in Time; if not, for the Re-exchange, when the Bill that was accepted by the infolvent Perfon fhall be produced; and till the faid Bill be produced, he need not reftore nor repay any Thing, without fufficient Security to deliver the Bill, and a full Difcharge from all future Demands; and to make Refitution thereon with Intereft, in Cafe the faid Bill be paid to any Perfon, *Jupra* Proteft. But if there is not Time enough to order the Bill's Difcharge at the Place it was drawn on, the Drawer mult give the Remitter Security to pay it at *that* it was drawn from, as foon as it becomes due.

30. The Drawer or Indorfer is as much obliged to the Poffeffor of a Bill, protefled for an Acceptor's Infolvency, as they would be if the Bill was proteited for Non-acceptance.

31. When a Perfon is drawn upon and remitted to, in Bills payable to himfelf, and hath advied that he has accepted the Draught, if he fails before the Bills become due, the Lofs muft fall upon the Drawer, or upon him for whole Account he drew, and he will be obliged to make good the Re-exchange and Charges, though it be not protefted in due Form and Courfe; but if he fails on the Day of Payment, or after, then the Bill is confidered as paid, and the Lofs muft be borne by him for whole Account it was drawn, though it fhould be protefted within the Days of Refpite.

32. When a Bill is drawn for the Account of a third Perfon, and is accepted according to its Tenor for his Account, and he fails without making Provition for its Payment, the Acceptor is obliged to difcharge his accepted Draught, without having any Redrefs against the Drawer. 33. If a Perfon on whom a Bill is drawn foruples the accepting of it for the

33. If a Perfon on whom a Bill is drawn foruples the accepting of it for the Account of him it is advifed to be drawn for, or if through Want of Advice he is ignorant for whole Account it is drawn, he may accept the fame, *fupra* Proteil, if he pleafes, for the Account and Honour of the Drawer.

34. When a Bill is made payable to Order, and indorfed by a fubftantial Man, before Acceptance be demanded, and the Acceptor feruples to accept it for Account of the Drawer, or for the Account of him it is drawn for, he may, ifhe thinks proper, do it *fupra* Proteft, for the Honour of the Indorfer; and in this Cafe, he muft firth have a formal Proteft made for Non-acceptance, and fhould fend it without Delay to the faid Indorfer, for whofe Honour and Account he hath accepted the Bill.

35. An Acceptance, *fupra* Proteft, obliges the Acceptor as abfolutely to the Payment, 2s if no Proteft had intervened; it being indifferent to the Poffelior of a Bill for whole Account the fame is accepted, and he hath his Redrefs and Remedy as fufficiently as ever against all the Indorfers and Drawers, if the Payment be not punctually made by the Acceptor at the Time of its falling due.

36. The Posselfor of a Bill must be fatisfied and content with an Acceptance fupra Proteft, if offered by a responsible Person, as it is of no Importance to him whether it is accepted simply or under a Proteft, as the Acceptor pays the Charges, except he had Orders from the Remitter, not to admit of such an Acceptance, in which Cafe he should and ought to proteft, if a simple Acceptance.

37. When a Bill is accepted, *fapra* Proteft, and the Holder is not fatisfied therewith, but by the Notary Publick and Witneffes demands a fimple Acceptance, and, upon Refufal, makes a Proteft; the Acceptor, if he continues refolved not to accept fimply and freely, thould renounce the Acceptance he had made, and infift that it be fo inferted in the Proteft; and be confidered as null and void, as if it had never been done, otherwife he will act imprudently, and may fuffer for it.

38. Nei-

38.

any th

fuial

Order

or any

Non-a

the A

wheth

that h

Gr. a

fubferi

of 1. 1

tended

in fuch

to the

40.

fupra I Obligat

be mad

Refpect the Ind

Accepta

Proteil,

and Ord

inffer it.

tance ;

fuch, is Charges

returned

Honour

Jupra Pr

first Ac

first Acc

Charges

43. I of the f

any Exce an Accep

accepted.

Recompe

leaft his forced to

Account Complian 45. N

he has fir

to be pro Enquiry 46. T

his Hand

accepting

it was dra

yet hath

47. Ar Drawer of

44. W

42. i

41.

39.

# OF BILLS OF EXCHANGE, Se.

28. Neither the Poffeifor of a Bill, nor he that may demand Acceptance, nor any third Perfon whatfoever, may accept a Bill of Exchange previous to a Refufil from him it is drawn on, or that he cannot be found; and hath left no Order for the Acceptance; in any of which Cates, either the Poffeifor himfelf, or any other, may accept it, under Proteft, after caufine it to be protefted for Non-acceptance; and the Method of accepting *fupra* P oceft is as follows, viz, the Acceptor mult perfonally appear before a Notary Publick with Witneffes, whether the fame that protefted the Bill or not is of no Importance, and declare that he doth accept tuch protefted Bill in Honour of the Drawer, or Indorfer,  $\mathcal{C}_c$ , and that he will fatisfy the fame at the appointed Time; and then he mult fubferibe the Bill with his own Hand, thus, Accepted fupra Protegh, in Honour of I. B.  $\mathcal{C}_c$ .

39. An Acceptance, *fupra* Proteft, may be fo worded, that though it be intended for the Honour of the Drawer, yet it may equally oblige the Indorfer, and in the Cate it must be sent to the latter; but then an Acceptance tends rather to the Diferedit than Honour of the Drawer.

40. When the Potletfor of a Bill hath admitted of a third Perfon's Acceptance, *fupra* Proteft, in Honour of the Drawer, then the Drawer is freed from any Obligation to give a further Satisfaction to the Remitter; but if the Acceptance be made in Honour of the Indorier only, the Bill is as abtolutely protected in Refpect to the Drawer, and he is as much obliged to give Satisfaction, either to the Indorier, for whole Honour it was accepted, or to the Remitter, as if the Acceptance, under Proteft, had never been made.

 $_{41}$ . If a Bill be protefted for Non-acceptance, and after being accerted, *fupra* Protett, by a third Perfon, the intended Acceptant, on receiving freth Advices and Orders, determines to accept and pay it: the Acceptor, under Proteft, may inffer it, though the Polfeffor cannot be obliged to free him from his Acceptance; and in Cafe the two Acceptors agree, he that was originally defigned fuch, is obliged to pay him who has accepted *fupra* Proteft, his Committion, Charges,  $\mathcal{G}_c$ , as it was by his Acceptance that the Bill was prevented from being returned protefted.

42. Any Man that will, may, *fupra* Proteft, accept a protefted Bill for the Honour of the Drawer, or any particular Drawer, that was before accepted, *fupra* Proteft, in Honour alfo of iome one particular, but letter Indorfer, and the first Acceptor is obliged to allow of the fame, and yet remain obliged for his first Acceptance; but the last Acceptor is obliged to pay and allow Provision and Charges to the first, for the Reafons aligned in the preceding Cafe.

43. He that accepts a Bill *Jupra* Proteit, puts himself absolutely in the fread of the first defigned Acceptor, and is obliged to make the Payment without any Exception; and the Postellor hath the fame Right and Law against tuch an Acceptor, as he would have had against the first intended one, if he had accepted.

44. When any one accepts a Bill *Jupra* Proteft, he may hawfully demand a Recompence for the Credit given him, for whole Honour he accepted it, at least his Committion, Pottage, and other Charges; and in Cate he should be forced to take his Reinburfement by Re-draughts on the Perfons for whole Account he accepted and pays, his Bill ought to meet with a a juft and ready Compliance, belides a grateful Acknowledgement of the Favour.

45. No one thould accept a Bill under Proteft for the Drawer's Honour, till he has firth learned the Reations from the intended Acceptor, for his furfering it to be protefted; but if the Acceptance be in Honour of an Indorter, fuch an Enquiry is needlefs.

46. Though the Drawer of a Bill, under Proteft for Non-acceptance, and his Hand-Writing, be ever to well known, yet every one thould be cautious in accepting it *Jupra* Proteft for his Honour, provided the Perfon for whofe Account it was drawn, be unknown, and cannot be found.

47. Any one accepting a Bill *Jupra* Protect, either for the Honour of the Drawer or an Indorfer, though it be done without their Orders, or Knowledge, yet hath his Redret's and Remedy on the Perion for whole Honour he ac-

- 3

cepted

t of Re-exo make Refs, only upon ing this, and lereof, at the f not, for the rfon fhall be not repay any licharge from t, in Cafe the Time enough Drawer muft foon as it be-

f a Bill, prowas proteited

yable to himnils before the him for whole -exchange and t if he fails on , and the Lois it fhould be

and is accepted g Provision for aught, without

g of it for the at of Advice he , fupra Proteit,

ubftantial Man, cept it for Ac-, he may, if he er; and in this nee, and fhould nd Account he

bfolutely to the the Potfetfor of is Redrets and Drawers, if the e of its falling

an Acceptance Importance to ceptor pays the mit of fuch an fimple Accep-

is not fatisfied thimple Accepte continues receptance he had infidered as null inprudently, and

38. Nei-

# OF BILLS OF EXCHANGE, Sc.

cepted it, who is obliged to indemnify him, as if he had acted entirely by his Directions.

48. If the Acceptor of a Bill, under Proteft, for the Honour of a Drawer or Indorfer, receive his Approbation of the Acceptance made, the Acceptor may freely pay the Bill, without any Proteft for Non-payment; but if the Perion, for whole Honour the Bill was accepted, returns no Anfwer to the Advice, or replies with a Difapproval thereof, unthankfully remarking that it was done without Orders; in this Cafe the Acceptor, *fupra* Proteft, mult caufe a formal one to be drawn up for Non-payment, againt him to whom the Bill was directed, and on his continuing to refufe Payment, and he that has accepted it, is obliged to do it for him; he fhould engage the Poffeffor to transfer all his Action, Right, and Law of the Bill to him; for though this is not abfolutely neceffary, yet it will corroborate his Demands, when he comes to have recourte againft the Perion for whole Honour he accepted it (whether Drawer or Indorfer) or any of the former Indorfers.

49. He that accepts a Bill in Honour of the Drawer, hath no Remedy againft any of the Indorfers, becaufe he obligeth himfelf only for the Drawer; and he that accepts for the Honour of an Indorfer, can have no Advantage from any one, fublequent to him for whofe Honour he accepted; but he and all that were before him, the Drawer included, are obliged to make the Acceptor Satisfaction.

50. When a Bill is protefted for Non-Payment, any Man may pay the fame, under Proteft, for the Drawer's or Indorfer's Honour, even he that made, or he that fuffered the Proteft.

51. A Man after having freely and willingly accepted a Bill, cannot fatisfy the fame under Proteft, in Honour of an Indorfer, becaufe he as Acceptor, is already obliged to him; but an intended Acceptor, not having yet accepted the Bills, may difcharge them for the Honour of the Indorfer or Drawer, as if he was a third Perfon unconcerned.

52. When a Perion has Bills paffed on him for the Drawer's Account, who, having made no Provision for the Payment thereof, gives the Acceptor Room to fear he thall have fome Difficulty in obtaining a Reimburfement; in fach Cafe, this latter, may fuffer them to be protefted when due, and afterwards either pay them himfelf, or fome other for him, under Proteft cauting the Right and Title to be transferred to him, to enable him to profecute the Drawer in Cafe of Need, or by this Means the more eatily to prevail on him to refund the Value he received, when probably it would be difficult to perfuade him to reimburfe what the Acceptor has paid for him.

53. No Man muft pay a Bill under Proteft for Non-Payment, till he has dechared before a Notary Publick, for whofe Honour he difcharges it, whereof the Notary muft give an Account to the Parties concerned, either jointly with the Proteft, or in a feparate Infrument, or Act.

54. He that pays a Bill *fupra* Proteft, immediately fucceeds the Poffeffor in the Right and Title thereof, though there be no formal Transfer made, nor no *Ceffio Actionis* from the Holder to the Payer; yet to prevent all Difputes, it may be more advifeable, effectally in fome Cafes, to have this *Ceffin* made in Form, and to this the Poffeffor is obliged whenever it is demanded of him.

55. The Poffefior of a Bill, protefled for Non-payment, is not obliged to admit of its Difcharge from a third Perton, *fupra* Proteft, either in Honour of the Drawer or any Indorfer, unleis he declare and prove that the Honour of that Bill was particularly recommended to him; in which Cafe, the Holder is ablolutely obliged to admit the Payment from him, as if the intended Acceptor had difcharged it.

56. But if the protefted Bill be indorfed by the Poffeifor's Correspondent, and was remitted by him, then the Poffeifor, if he acts circumspectly will not admit of any Payment in Honour of the Indorfements, but under the expres Condition that the Payer shall have no Redress or Remedy against the faid Correspondent.

6

436

5". He

57. I

Drawer,

protefted

the faid

though h

for who

mentione

he that p

then, he 59. W

Acceptor

charge it

before he

admit of

Paver will

miffion al

for the He

nour of a and Circu

Money ; :

Acceptor

fricily to

concerned,

fupra Prot

tor, they n

Cafe the I

Payment u

will give fu

fhould have

62. A r ment of B

Sight, whe

above all, I

timely proto 63. Whe

dorfer, the

directly on

mentioned

Commission 64. And he ought,

protefted, an

ment of his they may b

demanding .

titude to be

drawn on rei as to defray :

either by or

65. If a i

and therefore

fhould be inf for from the

accepted, wi

explained.

mitters.

61. If t

60. M

58. W

# OF BILLS OF EXCHANGE, &c.

57. He that discharges a Bill protested for Non-payment, in Honour of the Drawer, hath no Remedy against the Indorfers ; though he that honours a Bill, protefted for Non-payment, for an Indorfer, hath his Remedy not only againft the faid Indorfer, but against all that were before him, including the Drawer, though he hath no Action, Law, or Right against the Indorfers that follow him, for whose Account the Payer was willing to discharge the Bill; as has been mentioned about accepting Bills, Sect. 49.

58. When several Persons offer to honour a Bill protested for Non-payment, he that proffers to do it in Honour of the Drawer should first be admitted, and then, he that intends the fame for the earliest Indorfer.

59. When a Bill is paid under Proteß, in Honour of an Indorfer, and the Acceptor adviseth the Payer that there is another, or that he himself, will difcharge it for the Honour of an earlier Indorter, or of the Drawer, and this before he that paid hath reimburfed himfelf by redrawing, then he is obliged to admit of it from the fecond, and to transfer his Right to him, though the fecond Payer will be obliged to refund to the first, not only his Charges, but half Commiffion alfo.

60. Men thould be very circumfpect and cautious in accepting or paying Bills for the Honour of the Drawers, and still more fo, when they do it for the Honour of an Indoifer; and ought to be very well acquainted with the Character and Circumfunces of the Perion for whom they engage their Firm, or pay their Money; and this Precaution is more efpecially to be observed, when a folvent Acceptor fuffers a Protoft for Non-payment, and his Reafons for fo doing are fricily to be enquired into, previous to a Payment for the Honour of any one concerned, as they may be fuch as might diffuade any other from paying them *fupra* Proteft, though if they are intirely fatisfied of the Ability of the Acceptor, they may with lefs fear pay the Bill, as he is obliged for its Discharge, in Cafe the Drawer or Indorfers refufe.

61. If the Proteft for Non-payment be fent away, it is undaviseable to offer Payment under Proteft, though the Bill be still retained, unless the Possessor will give fufficient Security to make Restitution, in Case the Drawer or Indorser should have repaid the Value and Charges, or otherwife agreed with the Remitters.

62. A more than ordinary Circumfpection is likewife required in the Pay-ment of Bills, under Proteft, that are made payable to Order, and at fome Days Sight, when there hath been any Neglect in the procuring Acceptance; and, above all, Men should be fearful to meddle with Bills that were not duly and

timely protefted. 63. When a Bill is paid, *fupra* Proteft, in Honour of the Drawer or In-dorfer, the Payer ufually, if he has no Effects in his Hands, redraws the fame directly on him for whofe Account he paid it, with the Addition to the Sum mentioned in the Bill, of the Charges of Proteft, Brokerage, Poftage, and Commission.

64. And when he that pays under Proteft hath revalued for his Advance, he ought, with his Advice of his Draughts, to fend the Protest with the protefted, and by him difcharged, Bills of Exchange, jointly with the Inftrument of his tendered Payment and its Acquittance, to his Correspondent, that they may be thewn to the Perfon, for whole Honour he paid, at the Time of demanding Acceptance of his Bills for Reimburfement, which ought in Gratitude to be punctually complied with; though if it fhould not, and the Perfon drawn on refuses Acceptance and Payment, he may be compelled thereto, as well as to defray all the Drawer's Charges and Damages, the Right being now in him, either by or without a Transfer of it from the first Posses of a has been before explained.

65. If a Drawer make any Difpute, and alledge that his Bill was accepted, and therefore the Remitter must feek his Redrefs from the Acceptor, Sc. he should be informed that he must primarily be applied to before it can be fued for from the Acceptor; and if a Drawer has any fufpicion that his Bill, though accepted, will not be paid, he fhould recommend the Care of it to fome other

437

5-. He

ST

e Acceptor but if the fwer to the king that it must caufe om the Bill that has acor to transfer this is not omes to have er Drawer or

no Remedy the Drawer; o Advantage out he and all the Acceptor

ay the fame, : made, or he

tot fatisfy the ceptor, is alaccepted the wer, as if he

ccount, who, ceptor Room nent; in fuch erwards either he Right and awer in Cafe und the Value to reimburle

ill he has de-, whereaf the ntly with the

the Poficiior ransfer made, vent all Difve this Ceffica

demanded of obliged to ad-Ionour of the onour of that

older is ablo-Acceptor had fpondent, and

y will not ad-

er the express the faid Cor-

### OF BILLS OF EXCHANGE, &c.

Perfon for his own Credit, who may afterwards have recourde against the Acceptor, as this latter's refusing Payment exposes him to immediate Execution.

66. In Cafe of a Perfon's refufing Payment of his accepted Bills when due, they ought to be protefted, and fent with the Proteft to the Remitter or Drawer, which of the two it was that forwarded them, except they flould order their Correspondent to detain the Bill, with a Prospect of obtaining their Discharge from the Acceptor.

67. The Poffetfor of an indorfed accepted Bill, protefted for Non-payment, and not difcharged *fupra* Proteft, hath his Redrefs on the Drawer and all the Indorfers; and therefore it is utual for the Poffetfor of fuch a Bill to redraw for its Value,  $\mathcal{C}c$ . on him from whom he received it, whether he be the first Remitter, or any other Indorfer; but if he is not to be found, or has failed, or if it is more for the Poffetfor's Conveniency, or to comply with the Request of a later Indorfer, he may draw upon fome earlier Indorfer, and demand of him or the Drawer, Restitution of the Value and Charges, and, in Cafe of Result, compel him to it; fill, however, the Perfon from whom he received, or with whom he negociated the Bill, is obliged to refund, and he again hath his Redrefs on the Acceptor, Drawer, or any other earlier Indorfer.

drefs on the Acceptor, Drawer, or any other earlier Indorfer. 68. The Poffefior of fuch a Bill muft not directly demand Reftitution from the Drawer, before he has given Notice of the Non-payment and Proteft to the Indorfers, left he lofe his Redrefs on them; and he thould, as well in Cafe of Proteft for Non-acceptance as for Non-payment, advife the Remitter thereof without Delay, and fend him a Copy of the Proteft, that he may get Security from the Drawer.

69. No Bills of Exchange, protefted or to be protefted, can be attached in the Notary's Hands, except only when an Acceptor can demonstrate that he hath fully paid their Contents, and in this Cafe the Attachment will lie; otherwife it is of no Force or Validity; and the Notary may, nay muft when demanded, reftore the Bill and Proteft to him from whom he received it, to act therewith as he fhall judge convenient.

70. No Perfon can be compelled to pay a Bill which has not been accepted; nor the Drawer or Indorfer to the making Refitution, unlefs the Bill be returned with Proteft for Non-payment; but if it is, and the Proteft is in all Circumftances rightly made, he that gave or negociated the Bill muft make immediate and punctual Satisfaction for the Value, Re-exchange, Commifilon, Brokerage, Poftage, and Proteft.

71. The Drawer of a Bill payable to Order, is no further obliged, though the protefted Bill was indorfed in feveral Places, and returned the fame Ways, than for Payment of the Redraught made from the Place where the Bill was to be difcharged directly to that where it was drawn, and at fuch a Courfe of Exchange as then governed; and the Indorfers are likewife no further obliged than for the Revaluing from the Place intended for its Payment directly to that where it was refpectively indorfed by them.

72. When a Bill is in the fame Place fucceffively indorfed by feveral Perfors, and is returned by Proteft to the laft Indorfer, he is obliged inftantly to make Satisfaction, either by himfelf or by fome other Indorfer before him or for him; and if he pay, and fatisfy it himfelf, he is not then to demand Provision or Charges of the other Indorfers or Drawer in the fame Place, more than what he has actually paid.

73. The Keinitter or Poffeffor of a Bill protefted for Non-payment, is not precifely obliged to follicit Reftitution from the Drawer or Indorfer, if he had rather feek his Redrefs from the Acceptor; and on the contrary he need not regard the Acceptor, if he prefers feeking Satisfaction from the Drawer or Indorfer, nor is he obliged to allow them any Time for the Payment, but may, if it be not punctually complied with, proceed against which of them he pleafes.

74. No Drawer or Indorfer is obliged to make Refitution on Sight of the Proteft alone, nor on Sight of the Proteft and the unaccepted Bill, when one of them hath been accepted; but he is obliged to give a fatisfactory Security to the Remitter 6

Remitte the acce

75. I and the I with a I in fuch Drawer, 76. T

Drawer, expired, teft, as ti to difcha 77. W difchargen

dilcharged return it c ever he in 78. Th

proceeded refule to proved by with Prot obliged to other Ch

79. An Time and fhould be Sum is an Courfe is that Time and the Ac the Parcel fion, and I and Re-ex Acceptor, Charges to ones, fuch

80. And mediate Pa from the I fluil not be mentioned, to be confit the Polieffit and by thi a Lois of detrined. 81. Wh

Place he is and protect him and h his Bills, a for that Fr fetting his thereto, as though the Underwrite with; but the other cannot for

# OF BILLS OF EXCHANCE, U.

Remitter on his producing only the Proteft, and to mak, hay ant when this and the accepted Bill are prefented together.

75. If a Perfon who has accepted a Bill, refufes Payme... when it is due, and the Bill, on being returned with Protoft that the Drawer may fatisfy it, meets with a Refufal from him alfo, and is fent back again to the Poffeffor, this latter in fuch Cafe has as much Right and Law againft the Acceptor as againft the Drawer, and may force either of them to a Compliance.

76. Though the Poffeffor of an accepted Bill hath no Redrefs againft the Drawer, if he omits to proteft it for Non-Payment, till the Days of Grace are expired, yet if the Drawer be ftill in Credit, he must fend to him with the Proteft, as till this is done, and they are returned, he cannot compel the Acceptor to difcharge it.

77. When a Bill is made payable for the Drawer's own Account, and is not dicharged when due, but protected for Non-payment, the Poffeffor need not return it on the Drawer, but may inftantly compel him to make Satisfaction whenever he is found.

78. The Acceptor of an indorfed Bill, protefled for Non-payment, cannot be proceeded againft by Arreft or Attachment, though any one or all the Indorfers refue to make Satisfaction, unless the Drawer alto refue to do it, and this be proved by good Evidence; and the Acceptor of a Bill returned to the Drawer with Proteft for Non-payment, and feut back undifcharged by him, is only obliged to pay the Exchange and Re-exchange, Provisions, and Pollage, without other Charges.

79. And the Exchange is reckoned according to the Courfe at Sight, at that Time and Place where the Proteft is made, to the Place where the Payment fhould be made by the Drawer; but if it is not complied with there, then the Sum is again increafed, by the Commiffion and Poftage being added, and the Courfe is now reckoned upon the whole Sum, according as it fhall govern at that Time and Place upon Sight, to the Place where the Bill is to be paid, and the Acceptor is obliged to pay the Re-exchange and all the Charges, although the Parcel was not effectually negociated and redrawn, *i. e.* Rechange, Provifion, and Poftage muft be twice paid,  $\mathcal{G}e$ . as Provision twice for the Exchange and Re-exchange; the Charges being only for Poftage, and Protefts, unlefs the Acceptor, by Delays and Excufes, forces the Poffelfor upon fome neceffary Charges to recover, which the Acceptor is obliged to pay; but no extraordinary ones, fuch as travelling,  $\mathcal{G}e$ , will be allowed.

80. And if the Acceptor under the afore-mentioned Circumftances refufe immediate Payment to the returned Bill, a legal Intereft may be charged him, / from the Day that the Bill was due to the Time of its Difcharge; though he fhall not be obliged to make good any other Loffes or Damage than thofe beforementioned, notwithftanding the Exprefilions ufed in the Proteft, as thefe are not to be confirued as obligatory on the Acceptor to fatisfy any Lofs or Damage which the Polletfor may pretend he has fuffered from a Want of punctual Payment, and by this Means truftrating his Detigns of fome beneficial Engagement, or a Lofs of a convenient Opportunity for advantageoufly employing the Sum detyined.

S1. When a Drawer is not of an eftablished Credit in the Commerce of the Place he is fettled at, it is common for some Merchant, who inclines to forward and protect, at first to indorfe his Bills, till Time and Opportunity have rendered him and his Dealings better known; but if any fuch Friend excutes to indorfe his Bills, and yet has a Mind to ferve him, it is frequent on fuch Occasions for that Friend to fubfcribe the fecond or third Bill, which is done by the fole fetting his Name under that of the Drawer, without adding a fingle Syllable thereto, as this doth as fully and amply oblige him as it does the Drawer, though the Obligation only extends to the Bill fo fubfcribed, for which the Underwriter is antwerable to the Remitter, or any other this latter negociates it with; but if the Remitter keeps the fubfcribed Bill himfelf, and the Poffelfor of the other two unfubfcribed would feek any Redrefs againft the Security, he cannot for Want of the Bill that is fubfcribed; but as fuch Negociations are only practificd 439

he Accepcution. when due, or Drawer, order their r Difcharge

on-payment, and all the ordraw for ne firft Refailed, or if Request of and of him of Refufal, yeed, or with hath his Re-

itution from d Proteft to well in Cafe nitter thereof get Security

e attached in trate that he Il lic; otheren demanded, act therewith

cen accepted; c Bill be reis in all Cirmake immefion, Broker-

d, though the e Ways, than was to be difof Exchange d than for the where it was

veral Perfons, antly to make n or for him; Provision or ore than what

yment, is not fer, if he had he need not Drawer or Inent, but may, of them he

n Sight of the when one of becurity to the Remitter

# OF BILLS OF EXCHANGE, &c.

practifed for the Safety and Satisfaction of the Deliverer, without an Intention in any Shape to differed it the Drawer, they are usually concealed, and the fubforibed Bill feldom fent away.

82. And when fuch fulfcribed Bills are fatisfied, they fhould be returned to the principal Drawer, as he in the firft Bill acknowledges to have received the Value, and the Remitter would be very imprudent if he paid it to the Subferiber though he contracted with him, and regards his Firm more than that of the Drawer's; but the Subferibed fhould take Care to enquire of the Remitter or Poffeffor, whether the Bill was punctually complied with when due, that he may for his Security have that which bears his Firm cancelled.

83. Exchange is made in the Name, and for the Account of a third Perfon, when any one acts therein by the Order, full Power and Authority of another, which is commonly called *Procuration*, and theie Bills may be drawn, fublic fibed, indorfed, accepted, and negociated, not in the Name or for the Account of the Manager or Transacter of any or all of these Branches of Remittances, but in the Name and for the Account of the Person who authorized him.

84. And as fuch an unlimited Power, if abufed, may be of the moft fatal Confequence to the Giver of it, who certainly puts his Welfare and Fortune in his *Precurator's* Hands, it ought not lightly to be granted, nor till the moft fedate Reflections and thorough Knowledge of the Perion will juftify the Step, and bring it within the Limits of Prudence; therefore a different Man will net hazard his Subftance by fuch a Subfitution, except through mere Necefity, and then will act with all the Circumfpection poffible in his Choice; and when he has paffed his Nomination, and authentically fubfituted his Agent, he mut advite those Correspondents on whom his Procurator may occationally want to draw,  $\mathcal{C}c$ , with his having given fuch a Power, and defire them to honour the Firm of his Subfitute, whenever made use of for his Account.

85. And he that by fuch a Procuration does either negociate, draw, inderé, fubfcribe, or accept Bills of Exchange, by fubfcribing his own Name and Quality, that is, the Attorney of his Employer, does thereby as effectually oblige his Principal as if he himfelf affirmed, whilf the Procurator is not in the leaft obligated; but if any one, under the Pretence of having a full Power from a Perion of Credit, tranfacts any Bufinefs for his own Account, 'he is not only obliged to perform all that he hath negociated in the Name of another Perion, but is likewife liable to be punifhed feverely for the Deceit; and fuch a Pretence no Way obliges the Perfon whofe Name is made Ufe of therein.

86. It will therefore be prudent in every Remitter or Poffeffor of Bills to refufe any Drawings or Acceptance by the Wife, Servant,  $\mathcal{C}_c$ . of those they pretend to represent, unless they first produce the Power they fay they act under, and this be in every Respect full and fatisfactory, and neither antiquated, recalled, or cancelled; and it is afferted by *Marius* and others, that a Merchant's Letter to his Wife, Friend, Servant, or any other, to accept Bills of Exchange, is not fufficient without a Power of Attorney in Form; though if there thould be no fuch Inftrument made to either of the aforementioned Perfons, yet if either of them have formerly in the Principal's Absence usually accepted his Bills, and he approved thereof at his return, I believe, on Proof of this, it would always be conftrued as his Intention, and be as valid and binding as a legal and formal Inftrument.

87. In Negociations of Bills, the Procurator fhould, before he concludes any, advife the Perfon treating with him of the Quality in which he acts, that he may be fatisfied of the Validity of his Deputations; for if without mentioning any Thing thereof previous to his contracting, either by himfelf or a Broker, the other Party is not obliged to ftand to the Agreement, or pay him any Money if he has acted as a Drawer, but may refue to have any Thing to do with him; though, on the contrary, the Poffelfor of a Bill must admit the Acceptance of a Procurator, provided his Letter of Attorney be general, or expressly declaring that all Bills by him accepted, are for Account of the Principal, or limited only to the Acceptance of those Bills that the Poffelfor has; but, if the Prouratior curati oblige or infu 88.

anothe Agreen ner, it at. *A* payable he to 1 paid by the nec for No has not whethe

89. has no fend the fhall di obliged return t accordin fon to p further to enter 90. 1

as in the Bills due Payment as he has if the Payment or in Sp Allowand 91. If

muft be properly though t he may, ceptor w 92. Be

92. In in anothe when Bil ney is, bu mitted to Perfon h but as the Hamburg, felf on L caufe there be more a 23. W

of him of the Draw in hove m Value, an obferved i fhould be him; and he will ho

# OF BILLS OF EXCHANGE, G.

curation be not clear and express in these Particulars, then the Holder is not obliged to admit the Acceptance of one whole Power to perform it is doubtful or infufficient.

88. When Bills of Exchange are drawn on one Place, and made payable in another, the Intention of fuch a Draught fhould be mentioned at the Time of Agreement, otherwife it is not binding; and when Bills are drawn in this Manner, it is cultomary for the Acceptor to mention the Houfe they are to be paid at. As for Example; A. B. of London draws 500 Dollars on C. D. of Bilboa, payable at Madrid, which the Remitter feuds to his Correspondent there, and he to his at Bilboa, where being prefented to the faid C. D. he accepts it to be puid by E. F. [or in the Houfe of E. F.] of Madrid, and takes Care to furnish the neceffary Fund in Time for its Difcharge, otherwise the Bill will be protested for Non-payment in Madrid, as E. F. lies under no Obligation to pay it, if he has not Effects of the Acceptor's in his Hands, neither is he obliged to declare whether he will pay it or not, before it is due.

89. It is fometimes cuftomary in Cafes like the above, for the Remitter, if he has no Correfpondent at the Place the Bill is drawn on, to defire the Drawer to fend the firft for Acceptance, and to return it accepted to him, or elfewhere as he fhall direct, which the Drawer cannot well refufe, though he is not firictly obliged to a Compliance; however when once confented to, and he does not return the Bill accepted in a convenient Time to the Remitter, or forward it according to his Order, this latter thould fend the fecond Bill to fome other Perfon to procure Acceptance, as he cannot oblige the Drawer to give him any further Satisfaction, in Cafe this has not been done to the firft, and if refufed, to enter a Proteft.

90. If the Acceptor of a Bill does not live in the Place where it is payable, as in the foregoing Cafes, and in Order to difcharge it, remits the Holder other Bills due at the fame Time as his, the faid Holder is not obliged to admit them in Payment, and if he confents to it may juftly demand his Commiflion on them, as he has a double Trouble in the Recovery of his Money; and on the contrary, if the Poffeffor defires the Acceptor to fend him the Value of the Bill in others, or in Specie, the Acceptor is under no Obligation to comply, unlefs he has an Allowance of a Provision for his Pains.

91. If the Perfon to whom the Bill is addreffed will not accept it, a Proteft muft be entered againft him for Non-acceptance, but that for Non-payment is properly made, as before obferved, at the Place where the Bill is payable; and though the Poffeffor is under no Obligation to feek elfewhere for Payment, yet he may, in Cafe of its not being punctually dicharged, proceed againft the Acceptor wherever he finds him.

'92. Befides the afore-mentioned Method of drawing on one Place and paying in another, there is yet a different Manner of executing fuch Negociations, as when Bills are not made payable or remitted to the Place directly where the Money is, but to fome other Place, from whence the Value is to be redrawn or remitted to the Place where the Payment mult be made. As for Example: A Perfon has Money lying at London, which he would willingly have at Dantzick, but as the Dantzicker cannot draw directly on London, he first passes is Bill on Hamburgh or Anglerdam, and orders his Correspondent there, to reimburgh himfelf on London; and the Motives to this Sort of exchanging are either, first, becaufe there is no Courfe fettled directly; or elfe, fecondly, where there is, it may be more advantageous not to make Ufe of it, but to negociate otherwife.

o3. When any one draws by Commiffion, it must be either for the Account of him on whom he draws, or elfe for that of a third Perfon; if for the former, the Drawer fhould punctually advife him of the Sum drawn, and diffinctly in how many Bills, what Date, to whom, and when payable, from whom the Value, and at what Exchange, and indeed the fame exactnets (hould be always obferved in Regard to adviling whenever Bills are drawn, and no Draughts fhould be paffed for the Account of a third Perfon without fpecial Order from him; and it is cuftomary on fuch Occasions for the Acceptor to advife that he will honour fuch Draughts, whenever they appear, previous to the Drawer's 5 U

in Intention id the fub-

returned to received the e Subfcriber that of the Remitter or that he may

third Per-Authority of Ils may be Name or for Branches of who autho-

oft fatal Conortune in his e molt fedate ie Step, and fan will not ere Necefity, ke; and when gent, he muth hally want to to honour the

Iraw, indorfe, e and Quality, Ily oblige his t in the leaft Power from a te is not only nother Períon, teh a Pretence

f Bills to renofe they prency act under, ted, recalled, ant's Letter to hange, is not i fhould be no t if either of Bills, and he ald always be nd formal In-

oncludes any, acts, that he ut mentioning a Broker, the m any Money do with him; acceptance of rfsly declaring al, or limited , if the Procuration 44 I

making them; and the Drawer on his Part fhould give punctual Advice both to his Principal and the Acceptor, whenever he executes his Committion; and it is utual in fuch Cafes for the Drawer to mention in the Bill for whom he draws, by concluding it with thefe Words, and place it to the Account of A. B. as per Advice from; naming the Perfon, or the two initial Letters of his Name, which may prevent and obviate an Exception formetimes made by an Acceptor, that he did not accept nor fatisfy the Bills for fuch an Account, but on the Drawer's only.

34. Bills may be, and many Times are, drawn upon a third Perfon's Account, who yet remains incog. to the Acceptor. As for Example: A. B. is ftraitened for Cafh, and C. D. his Friend has none to fpare him, yet willing to ferre him, he makes his Credit fupply what his Purfe denies, and paties his Bill on E. F. of Amferdam for the Sum that A. B. wants, with Orders to redraw the fame on him [C. D.] which A. B. pays in due Time. And fometimes Bills are drawn for Account of a third, by Order of a fourth, viz. A. B. of Antwerp receives Orders from C. D. of Madrid, to draw for his Account on E. F. of Hamburgb, but A. B. finding no Opportunity of effecting it, directs G. II. of Amferdam to value for the Sum ordered on Hamburgb for the Account of C. D. of Madrid, and to reach it is avards to him the faid A. B. Or elfe A draws on B. with Orders to the bar ordered him the faid A. B. Or elfe A draws on B. with Orders to the bar of the infelf by Draughts on C. for the Account of D, but B. fhould retain the avards to him that he draws by Order of A. for the Account of D, and also give Active to A. with all the Particulars of the Negociation, though it is unnecetilary to correspond with D, about it, this being A's Obligation.

95. He that hath Orders to draw on one Place, and remit to another, or view verfit, for the Account of a third Perfon, fhould not remit before he knows he can draw, nor draw before he knows he can remit, as by the doing one he may be in Difburfe, and by the other have his Principal's Cafh lie by longer than may be pleating; and when he hath an Opportunity to do both, he fhould, before concluding, make his Calculation whether he can execute his Committion within Limits, if limited, according to the Terms and Exchanges offered him.

96. When a Remitter by Commission hath fent his Bill to a third Person by Order of his Principal, and in hi, Letter of Advice hath clearly expressed for whose Account it is, then neither he nor his Employer can alter or recall the fame, to the Prejudice of him to whom the Remittances are made.

97. If a Remitter in Commission stands del credere, as Creditor, for the Remittances, he acts indicreetly if he has the Bills made payable to himself or Order that he may indorse them ; for though this is frequently practifed by the chief Bankers and Exchangers, with a View to conceal from the Drawer the Perfon to whom they remit it, it does not take off from the Imprudence of the Action, as the following Reason will evince, viz.

1ft, The Indorfer may be forgotten, and from this Omiflion may arife endless Difputes and Contefts; 2dly, the Remitter by this Means makes himfelf liable not only to answer all Damages,  $\mathcal{C}c$ . to his Principal, but also to every Posseffor and Indorfer of the Bill after him; for,

3dly, By indorfing the Bill, he makes it his own Bill, and obliges himfelf on the Account of his Principal, not only for the Value by him received, but for all other Charges and Re-exchanges.

98. And though a Remitter by Committion does not ftand *del credere*, ht acts with equal Imprudence, in having the Bills, as aforefaid, made payable to himfelf or Order, and then indorfing them, for thereby he effectually engages himfelf to ftand *del credere*, without reaping any Advantage therefrom.

op. Any Remitter on Committion that ftands del credere, may, upon the Return of a Bill for Non-acceptance, contract with the Drawer for the Re-exchange and Charges, and on his receiving Satisfaction, not only be compelled to remit, if he hath not indorfed the Bill, the fame Value for a timely Difcharge, but alfo to give his Principal the Advance of the Re-exchange, & but in Cafe he hath hath in as by h. Drawer Gains o

100. good to thould 1 tion, as loft, bee Satisfact make th the Dra be effect his Prin

101. being ref lue, or him not in this C flanding to make ment of than the provided the Draw 102.

able to t protefted, confequent tarded in to his Pri for a con to his H above Ch turn prote to his Pri himfelf, 1 103. If for the Ac

for the Ac finifies wi to be the Day after be not ento Commiffic proteft aga he alfo is

104. W make Rem tial Men, tions, if the mentions to his Pri only Refp whom they at the Ord other with

105. If his del cred his Security

hath indorfed the Bill, he may abfolutely refuse to give away those Advantages, as by his Indorfement he made it his own Bill, and he, as well as any other Drawer or Indorfer, may have the Bill discharged when due, and appropriate the Gains of Re-exchange to himself.

100. A Remitter by Commiffion that ftands *del credere* is not obliged to make good to his Principal any more than the Value he paid for the Bill, in Cafe it fhould be returned with Proteft, and the Drawer is not able to make Satisfaction, as the Re-exchange and Charges muft be the Principal's Lofs, if they are loft, becaufe the Remitter had Provilion only on the Value paid; but if he obtain Satisfaction from the Drawer for the Re-exchange and Charges, he is obliged to make the fame good to his Principal, the ught the Commiffions he receives from the Drawer are his own, unlefs the juft Sum, with the Provinion and Charges, he effectually redrawn on him, and in this Cafe, he may place a Commiffion to his Principal's Account, for the Trouble of accepting and paying the Bill.

his Principal's Account, for the Trouble of accepting and paying the Bill. 101. And a Remitter by Committion with *del credere* is obliged, on a Bill's being returned with Proteft for Non-payment, immediately to make good its Value, or to fuffer it to be drawn on him, becaufe his ftanding *del credere* obliges him not only for the Drawer's Sufficiency, but for its punctual Difcharge; though in this Cafe the Intereft, Re-exchange, &c. is all for his own Benefit, notwithftanding the Drawer, incapable to make prefent Payment, thould yet give Security to make a future Satisfaction; and the Remitter if he gives Orders for the Payment of the Bill, may charge his Employer with what he effectually pays more than the Bill was for, or what his Difburfements exceed the Value he paid, provided he remits the Principal to recover the Lofs and Charges he fuffe ins from the Drawer.

102. When a Remitter in Committion, ftanding Security, has made Bills payable to the Order of his Principal, or  $\bigcirc$  any other Perfon, that are returned protefted, and they have been indorfed feveral Times in different Places, and confequently the Advice of the Proteft muft be for a confiderable Time retarded in reaching the Remitter, he is notwithftanding obliged to make good to his Principal the Value by him paid, and that though the Drawer was for a confiderable Time in Credit after the Advice thereof might have come to his Hands, if it had been fent directly. And in Cafe any one under the above Circumftances executes his Committion on his own Bills, and they return protefted, he is then obliged, both as Drawer and Security, to make good to his Principal the Re-exchange and Charges, as if he had not been the Drawer himfelf, but a Stranger.

103. If any one remitting by Commission with *del credere*, makes the Bills for the Account of him to whom he remits, then the Risk of standing Serurity finishes with the Day of Payment: so that in Case the Acceptor, supposing him to be the Person to whom the Remittance was made, should fail the very next Day after the Bills became due, and though a formal Protess for Non-payment be not entered, the Loss will fail on the Principal, and not on him that remits by Commission; but if the Acceptor fails before the Day of Payment, or does timely protest against himself for Non-payment, then the Loss is the Remitter's, because he also is the Drawer to him, for whose Account the Draught was made.

104. When a Remitter by Commillion hath Orders from his Employer to make Remittances to fome of his Correspondents, that he suppose to be substantial Men, under the Remitter's Security, and there to wait the Principal's Directions, if the faid Remitter advise him that he has complied with his Orders, and mentions to whom he remitted, and the exact Sums he paid, he is not obliged to his Principal, though the *Remitted* should fail, because the *del credere* hath only Respect to the Goodness of the Bills, and not to the Solvenct of him to whom they are fent; as the Money, from the Moment of his receiving it, was at the Order and Disposal of the Principal, and this latter, if he trusted the other with it, it was a Matter of Choice, and at his own Rifk.

105. If a Factor has Orders to draw on one Place, and remit to another with his *del credere*, and cannot recover for his Draughts, he must fuffer the Lofs, as his Security is for the whole Negociation, and not for the Remittances only; and

te both to i; and it he draws, B. as perie, which ptor, that Drawer's

Account, Araitened g to ferve his Bill on redraw the imes Bills f Antwerp E. F. of G. H. of of C. D. : A. draws Account of urity; and r of A. for lars of the this being

another, or he knows ing one he by longer he fhculd, Comunifion nges offered

d Perfon by xpreifed for or recall the

for the Rehimfelf or thifed by the Drawer the lence of the

arife endlefs timfelf liable ery Poffeffor

ed, but for

*credere*, he payable to ngages him-

n the Return exchange and to remit, if ge, but alfo in Cafe he hath

if the Bills a Remitter takes be returned with Proteft, and he cannot procure immediate Satisfaction from the Drawer, he may charge him an Intereft on the Money advanced, although he then gives him Security for the Payment.

106. It is the Duty of every one drawn on by Commiffion to advife the Drawer, immediately on hearing of the Draught, whether he will accept it or not, on the Conditions, and for the Account of him for whom it was made; and if the Bill be for the Account of a third Perfon, the Acceptor muft give him Advice alfo of the Drawer and Sum paffed on him for his Account, and add when it falls due, and whether he will honour it or not.

107. He that is drawn upon for the Account of a third Perfon, from whom he has received no Orders for accepting, nor is in Cafh for him, neither hath Directions to revalue on the Principal, acts prudently if he fuffers the Bill to be protected for Non-acceptance, unlefs he knows the Drawer to be a refponible Man, and this inclines him to accept, *fupra* Proteft, for his Honour, which he may do if he pleafes, and oblige the Drawer afterwards to make him Satisfaction; but in this Cafe, he ought immediately to advife the Drawer of fuch his Acceptance under Proteft.

108. He that is drawn on for the Drawer's Account, or that of a third Perfon, and foruples to accept it for the one or the other, either freely or under Proteil, may accept the fame in Honour of any Indorfer, *Jupra* Proteft, that he thinks proper to truft, and is then obliged to give the Drawer, and the Perfon for whofe Account it is, and alfo the Indorfer for whofe Honour he accepts, Advice thereof; and to fend the Proteft, with the Inftrument of Acceptance, to the Indorfer, that he may use it against the Drawer.

109. When the Acceptor hath accepted a Bill, *fupra* Proteft, in Honour of the Drawer or any Indorfer, for Want of Advice, Order, or Provition, from him for whole Account the Bill is drawn, and he afterwards receives both Orders and Effects, he is then obliged to free the Drawer and Indorfer from their Obligations, and to advife them that he will pay the Draught for his Account for whole it was drawn, and that he therefore ditcharges them.

110. If any one accepts a Bill with the Drawer's Obligation, he muft at the Day of Payment advife the Drawer, whether he for whole Account the Bill was drawn, had made Provision for it, or otherwife ditpofed its Payment, and it this was done, he in Confequence difcharges the Drawer from his Obligation.

111. When any one is drawn on for the Account of a third, by another with whom the Acceptor never had any Correspondence, and confequently must be ignorant of his Firm, he ought to be deliberate in his Acceptance, though he has Orders from his Principal to honour fuch Draughts, and thould rather wait for the Drawer's Advice, that he may compare his Letter and Bill, than be precipitate in his Acceptance.

<sup>1</sup>112. He that verbally or by Letter has promifed to accept any Bills drawn on him for a third Perfon's Account, and he to whom the Promife was made, does, in Confequence thereof, give the third Perfon Credit, relying on a punctual Compliance, in this Cafe, he that has engaged his Word is obliged to fund it, or be anfwerable for all Damages that thall proceed from a Breach thereof, and though he cannot by Law be compelled to an immediate Satisfaction, a regular Procefs will oblige him to pay at laft.

113. If a Factor has Orders from his Principal to accept a certain Sum drawn by a third for his, the Principal's Account at Ufance, and the Drawer having no Opportunity of complying therewith at the Time, paffes his Bills payable at Sight; in fuch Cafe, the Factor fhould not accept them fimply, but if he has a Mind, may, under Proteft, accept them for the Honour of the Drawer, and revalue the fame on him, if he continues without Orders from his Principal how to reimburfe himfelf; but if the Drawer fhould find Occation to draw at half Ufance, when the other half is expired, in fuch Cafe he is obliged to accept the Draughts freely and without Referve.

114. If any one be drawn on by Commission, and ordered to redraw the Value on some other Place, which he cannot comply with, either from no Money's offering, or that the Exchange is not within his Limits, and it does not

not fui on the cannot Advant

tt5. the Pay Principa afked fo 116.

and muf proper a and the clearly e it, and I 117. I 1ft, to e

forbidden Reccipt, to him; and all th 118. F

or to be mitter's, only for 119. If

Perfon, is Order, he or at who for his A muft atternor advifed Remitter a further one

128. W previous to lar, one of fuits him, faction there pro Rato, o flood del er 121. WI

accepts the thereof by the Provition for before the 1 to feek his was; but is Drawer, the for Satisfactii than to revathen he hath the fame.

122. And the Drawer, but inftend th or on fome c confult the I bound till th not, but the

not fuit his Convenier.cy to be in Difburfe, he may in fuch Cafe revalue directly on the Drawer, or on any other Place, even above the limited Courfe, if he cannot do otherwife, though on the beft Terms he possibly can for his Principal's Advantage.

115. When any Perfon drawn on by Commiflion hath accepted the Bill, and the Payment is not demanded when due, he muft, notwithftanding, debit the Principal for its Value, becaufe he is always obliged to pay it whenever it is afked for.

116. The Acceptor of a Bill on Committion, drawn on him at Time, may, and muft demand on the Drawer his accepted Bill, if this latter fhould think proper againft the Time of Payment to call it in, and pay its Import himfelf, and the Drawer is obliged to reftore it; but he fhould, before he parts with it, clearly express in Writing upon it, that he himfelf called in the Bill and fatisfied it, and he is obliged to allow the Acceptor at leaft half Commiffion.

117. It is incumbent on him to whom a Bill is remitted in Commiffion, 16, to endeavour to procure Acceptance; 2dly, on Refufal, to proteft, if not forbidden, though not expressly ordered; 3dly, to advite the Remitter of the Receipt, Acceptance, or protefting it, and in Cale of the latter, to fend the Proteft to him; and 4thly, to advite any third Perfon, that is or may be concerned in it; and all this by the Poft's Return, without further Delay.

18. He that has Bills remitted to him for the Account of a third Perfon, or to be at his Difpoful, cannot place the faid Bills either to his own, the Remitter's, nor to any other's Account, but is obliged to obferve the Order of him only for whole Account and at whole Difpofal they were remitted.

119. If a Bill, remitted for the Account, or to be at the Difpofal of a third Perfon, is indorfed or made payable at first to the Receiver thereof, or to his Order, he that receives the Bill, if he has advifed the Perfon for whofe Account or at whofe Difpofal it was directed to be, that he hath received fuch a Bill for his Account,  $\mathfrak{Sc.}$  cannot revoke his Word to pleafe the Remitter, but must attend the Order of the faid third Perfon; though, if he hath not written nor advifed him thereof, he then may at the Request of the Remitter, to wait for further ones.

120. When divers Bills are remitted for Account of feveral Perfons, and previous to the Pofleffor's advifing the exact Sum appertaining to each particular, one of the Remittances thould be protefted for Non-payment, he may, if it fuits him, revalue the fame on the Remitter; and in Cafe he cannot get Satisfaction there, the Lofs will then fall on all the Bills, to be proportionably divided pri Rato, on the Sums recoverable of the fault Remittance; and if the Remitter for any, he muft lofe *pro Rato* with the Reft.

121. When any one is drawn on for the Account of a third Perfon, and accepts the Bill, under Proteft, for that of the Drawer, adviting him expressly thereof by the Poft's Return, then the Acceptor may, if he cannot obtain fufficient Provision from the Principal, or the necellary Orders for his Reinburgement before the Draught falls due, revalue upon the Drawer, without being obliged to feek his Redrefs firft from the third Perfon for whofe Account the Bill was; but if the Acceptor muft, if the Drawer require it, have Recourfe firft for Satisfaction to the faid third Perfon, though without being further obliged than to revalue on him; and if his Bill be protefted, and not accepted or paid, then he hath his Redrefs upon the Drawer, who in this Cafe muft duly difcharge the fame.

122. Aud when Provision for fuch a Bill, protefted with the Obligation of the Drawer, is not timely made by the Perfon for whofe Account it was drawn, but initead thereof hel gives Orders to revalue for the fame, either by him directly or on fome other Flace, the Acceptor muft in fuch Cafe, before Compliance, confult the Drawer, as he is obliged to Satisfaction at all Events, and hold him bound till the Sum to be revalued thall be punctually difcharged; and if it is not, but the faid Redraughts return protefted, then the Acceptor who paid the

5 X

original

445

cure im-U on the t.

Drawer, not, on and if the MAdvice ien it falls

om whom hath Di-Bill to be refpontible which he tisfaction; h his Ac-

ird Perfon, ler Proteil, he thinks Perfon for pts, Advice nce, to the

Honour of , from him Orders and neir Obligaint for whole

must at the the Bill was , and it this ation.

another with ntly muft be though he d rather wait than be pre-

Bills drawn e was made, on a punctual ed to futal it, thereof, and on, a regular

n Sum drawn prawer having 11s payable at at if he has a Drawer, and Principal how draw at half to accept the

to redraw the ther from no s, and it does not

original Bills, and muft now fatisfy those come back with Proteft, may revalue the Sum, with the Charges, Committions, and Proteft, on the first Drawer, who continued obliged to fatisfy the fame.

123. When a Bill is accepted *fupra* Proteft, for the Account, or with the Obligation of the Drawer, and the Acceptor repents of the Steps he has taken, as fulpicious of the Drawer's Compliance with his Redraughts, he should in fuch Cafe fuffer the Bills to rearn protected for Non-payment, after having first advided him of his Intentions, that the Drawer may take new Measures for their Discharge.

124. If any one be drawn on for the Account of a third Perfon, and accepts the Bill freely, the Acceptor in fuch Cafe hath no Redrefs on the Drawer, who is freed from the Obligation of accepting any Redraught on him, as the Acceptor has difcharged him by his free Acceptance, and has only Recourfe for his Reimburfement on the third Perfon, for whole Account he accepted.

125. When a Factor hath Occafion to redraw for the Principal's Account, to reimburfe Draughts, first drawn on him, he may pass his Bills not only according to Order and within Limits, but may exceed the Order and Limits fet him; and if he hath no Order, may redraw without it, or even expressly against it in Cafe of need, as he is under no Obligation to be in Dilburfe; and in Cafe the Principal will not accept his Factor's Bills to drawn, under Pretence that they are without, above, or against Order, the Acceptor mult proceed against him in Law, and will undoubtedly recover both Principal, Charges, and Damages. 126. In all the Exchanges hitherto mentioned, the Drawer receives Cash from

126. In all the Exchanges hitherto mentioned, the Drawer receives Cath from the Remitter, for Bills given him, whole Import he obliges himfelf thall be paid in ready Money, at the Time and according to the Conditions therein agroad on. But there is yet another Sort, called mixt, or debt Exchanges, wherein the Drawer receives no Money, but gives Bills in Payment of a Debt; and in fuch Negociations the Creditor is deemed the Remitter.

127. And fuch Bills are made either for the Recovery of an old Debt, or to affure the Payment of a new one, contracted for Goods bought on Truit; and whether the Debtor makes the Bills payable by himfelf or another, and whether the Debtor and Creditor fettle the Courfe or not, the Debt now changes its Nature; and he that gives a Bill of Exchange becomes thereby liable to the Laws concerning them, and may, upon Failure, be profecuted in a different Manner than he could be for a Book Debt; and therefore a prudent Creditor will, on receiving fuch a Bill, make an abfolute Agreement with the Debtor concerning the Courfe; and upon Receipt thereof, credit his Account of Goods, and debt his Account current for the Value.

128. It is unneceffary in moft Countries to exprefs whether the Value of Bills was paid in Monies or in any other Commodities, and I think *France* is the only Exception to this Rule, if the Debtor do but effectually receive it; and he that gives a Bill for the Payment of an old Debt, or for Goods then purchafed, thould demand an Acquittance from his Creditor, acknowledging to have received satisfaction for fuch a Debt, or for fuch Goods, in fuch and fuch a Bill of Exchange, or fo much of the Debt as the Bill of Exchange amounts to; and on the cantrary, the Creditor muft demand a Receipt from the Drawer, wherein he confeffes to have received the Value of fuch a Bill, either in an old Debt, or Goods bought, and for full Payment, or in Part.

129. When a Creditor hath received fuch a Bill from his Debtor in full cr in Part of his Debt, and it is not complied with when due, he muft not be perfuaded by his Debtor to neglect following the ftrict Courfe and Law of Exchange, by protetting,  $\mathcal{C}c$ , nor fhould give the Acceptor longer Time, though folicited thereto, unlefs the Debtor engages under his Hand that it hall in no Shape be a Prejudice to him, nor annul or leffen the Law Cabifting againft himfelf, but that the Poficfior's Rights thall be preferved as entire as if he had actually protefted in due Form and Courfe; for without this the Debtor might difown any fuch Order or Requeft, and defy his Creditor, after he had neglected to facure the Payment by the Means the Law afforded him.

6

1 30. When

130. after be Re-exe Accourt fon hat noured fail, th

131. he on v cient P Accoundrawn to fave Creditor fied by to both 132.

his Cred the Val difcovere to receiv Poficifor a Provifi how and the Inde purchafe Oppofitia he has re and muff feffor with

133. to the Ac of the Pe but if he vency, he a pecunia 134.

prove tha due to the count the and Prince credit the Account of received a be paid to but merel when due Owner of 135. If

the fame I fecond acce fir/t accept procures A ther it be or laft nego 136. W

defraud hi

Reafonto

declare wh

<u>\_\_\_\_</u>

130. When a lill is drawn by Order, and for Account of a third Perfon and after being duly accepted, the Acceptor fails, the Drawer muft make good the Re-exchange and Charges 1 but 1 or thefe he hath his Redrefs on him for whofe Account he drew, and may charge his Account therewith, though the faid Perfon hath already made a fudicient Provision for it to the Acceptor or hath honoured his Redraughts; and if both the Acceptor and the Perfon drawn for fail, the Drawer hath an Action on them feparately to recover Satisfaction.

131. If a Bill be drawn, and accepted for the Account of a third Perfon, and he on whom it is drawn fails before the faid third Perfon hath made him a fufficient Provition for its Difeltarge, and if the Drawer alfo fails, then he for whofe Account the Draught was made, is freed from any Obligation to pay it, though drawn for his Account, unlefs the Poffelfor will give him a fatisfactory Security to fave him harmlefs both from the Drawer and Acceptor, or any of their Creditors, Affignees,  $\mathcal{C}c$ . or unlefs it appears to him that the Poffelfor is fatisfield by the Acceptor or fome others for him, and doth relinquih all Pretences to both the Acceptor and Drawer's Effects.

132. When the Poffetfor of a Bill, payable to his Order, fails, and, to defraud his Creditors, indorfeth it to another, who negociates it, and effectually receives the Value, indorfing it again to a third,  $\mathcal{C}c$ , and though the Creditors, having diffcovered the Fraud, oppofe it, yet the Acceptor mult pay it to him who comes to receive it, on Proof that he paid the real Value for it; but, if the infolvent Poffetfor has made it payable to any other directly, he might probably be allowed a Provision; but previous to his recovering the Principal, he mult clearly prove how and when he paid the Value; and mult fivear, that before the Failure of the Indorfer was known, the faid Bill was, without any Collution or Deceit, purchafed by and delivered to him; and if he refutes to perform this, on an Oppofition from the Creditors, he cannot legally receive a Farthing; and in Cafe he has recovered, he mult refund it for the common Benefit of the Creditors, and mult alfo draw and inderfe the Bill that he received from the Bankrupt Poffeffor with an Intent to defraud them.

133. When a Bill is made or indorfed payable to any Perfon, who, unknown to the Acceptor, is become infolvent before the Day of Payment, if he, ignorant of the Poffelfor's Failure, difcharge the fame, fuch Payment is good and valid; but if he pay to any other upon the Poffelfor's Order, after knowing of his Infolvency, he exposes himfelf to the Hazard of paying twice, and juffly merits fuch a pecuniary Punithment for his indiferent and unfair Proceedings.

134. When the Posselifor of a Bill fails, and the Acceptor can demonstratively prove that it was remitted for the former's Account, or upon Account of a Debt due to the Posselifor, either from the Remitter or from any other on whose Account the Remittance was made, in this Case the Posselifor is the true Owner and Principal of the Bill, and the Acceptor may pay it to him, and he must credit the Value to the Person for whose Account it is; but if the Bill be for the Account of a third, or for the Drawer's own Account, and neither of them have received any valuable confideration, from the Posselifor, for it, then it ought to be paid to him, as the infolvent Posselifor is not the true Owner of the Bill, but merely a Demander of Satisfaction; and the Acceptor should be obliged, when due, to pay the fame to the next Order of the Remitter, or the true Owner of the Bill for whose Account it is.

135. If a furfaceted Possible of a Bill thould fraudulently twice draw effectually the fame Bill, and give the fir/t to one Man, with Directions where to find the frond accepted; and the fecond to another, with Directions where to find the fir/t accepted; in this Cale he only hath Right and Title to the Moncy that firft procures Acceptance, he not finding any accepted Bill as he was directed, whether it be to the fir/t or ficond, it makes no Difference, nor whether it was first or last negociatized by the fraudulent Indorfer.

136. When the Poffeffor of a Bill is become a Bankrupt, and in Order to defraud his Creditors, or others, conceals the Bill, which they have good Reafonto conclude must ftill remain in his Hands, the Acceptor is obliged to declare whether he hath accepted fuch a Draught, and if he anfwer in the Affirmative.

ay revalue ft Drawer,

or with the has taken, ould in fuch firft advifed es for their

and accepts the Drawer, him, as the ly Recourfe ant he ac-

Account, to ily according et him; and off it in Cafe afe the Prinhat they are him in Law, 25.

es Cath from thall be paid in agreed on. n the Drawer fuch Nego-

d Debt, or to a Truit; and and whether anges its Nato the Laws erent Manner litor will, on or concerning ds, and debit

Value of Bills tee is the only i and he that hafed, thould eceived Satisof Exchange, d' on the conrein he conbt, or Goods

r in full cr in t not be per-Law of Exlime, though it thall in no againt himt had actually night difown acted to focure

130. When

Affirmative, the Creditors, or any other interested Perfons, may prohibit the Acceptor's paying it without their Knowledge and Confent; and if any one appear at the Day of Payment, to recover, be must declare and prove, that he is the true Poffefior of the Bill; and if none appear, the Acceptor is obliged to pay the Import of it to the Creditors or Aflignees of the Bankrupt Poffeffor, they giving Security that the Acceptor shall be no Ways prejudiced thereby, or if he foruple doing it on their Security, he may deposit it in the Hands of Justice, for Account of the true Owners thereof; and if the Acceptor refule Compliance. both with one and the other, the Creditors or their Affignees may proteft against him for Non-payment, and fend the fame to the Remitter to procure Satisfaction of the Drawer, and if he makes none, they may compel the Acceptor thereto.

137. When a Bill is made payable to the Order of any Perfon who has failed before it reach him, and he, notwithitanding, on Receipt, indorfes it, and makes it payable to fome other, who demands Acceptance thereof, and the Acceptor, being ignorant of the Failure of the first Polleffor, duly honours the fame; in fuch Cafe the Acceptor, getting Knowledge of the Bankruptcy of the first Poifeffor, and that this preceded his Indorfement thereof, may refuse Payment of the Value to his Order, as the infolvent Polieflor had no Faculty or Power, after his Failure to indorfe a Bill of Exchange, and therefore it would be honeft and prudent in the Acceptor, under fuch Circumftances, to offer Payment thereof to the Creditors, provided they give him a fufficient Security for his Indemnification, though if they refufe this, he fhould fuffer the Bill to be retarned with Proteit.

1 38. It affords a just Suspicion of Fraud, when the Debtor of a Bankrupt pretends a Demand on the latter's Effects for having accepted and paid a third Bill. at the Infolvent's Requeft, to fome of his Creditors, whilft his Reputation flood yet unimpeached; or that the Bill, whole third he fubfcribed, was protefled, and he forced to pay the Re-exchange and Charges ; as the Debtor and Creditor or Poffeffor of fuch a Bill may, by an undertaking between them, make many fuch Bills to the great Detriment of the Bankrupt's Creditors.

139. When the Poficilior of a Bill hath neglected to procure Acceptance in Time, and the Perfon on whom it is drawn refutes it alterwards upon Account of the Drawer's Failure, the Poffeffor has no greater Privilege or Preference to the Drawer's Effects in the Acceptor's Hands than the other Creditors have, though the Drawer drew merely on those Effects, and the Draught would have been duly honoured if it had been prefented, and Acceptance demanded, before the Failure of the Drawer was known.

140. Though the Poffetfor of a Bill, whole Acceptor fails before it becomes due, hath an open Account with him, and is his Debtor for a greater Sum than the Bill imports, and may now fet off its Value, yet it would be more prudent in him to proteft the Bill for Non-payment, and fuffer it to be returned.

141. If the Drawer, or the Party for whofe Account a Bill is drawn, fails before Provision is made to the Acceptor, then this latter paying at the Time, or if not accepted or not paid, but returned with Proteft, the Drawer is entitled to a Preference, before all other Crediters, upon any of the Effects of the Infolvent that may be in their Hands.

142. When the Acceptor of a Bill hath Remittances made him to difcharge it, by the Perfon for whofe Account he accepts, and he, after receiving fuch Remittances, and before Payment of the Draught on him, fails, then the Principal muft anfiver the Re-exchange and Charges, and be content to come in with the reit of the Acceptor's Creditors; but if upon the Acceptor's Failure the Remittances are found in his Poffeffiion unreceived, then the Principal, who made them, has a Right to their Return, and they must be paid to his Order; and in Cafe the other Creditors have recovered their Import fince the Acceptor became

infolvent, they are obliged to repay the fame. 143. The Policifor of a Bill protefted for Non-acceptance or Non-payment, whole Drawer and Acceptor are both failed, muft concur with the reft of the Creditors, not only for the Value that was paid, but also for the Re-exchange and Charges 3

Charges, had cont 144.

and Title to begin for a fpe tion, he

145. 2 taining to has likew and they dorfers th

146. Goods an fall thin place to a full Satisfi Remainde

147. 1 failed, rec thereupon them, the than for t

148. W Demands, he cannet has recove Creditors that thoug his Debt a lutely difel dorfers or Action agai 149. W

are all faile for whole A cepted the the Poffeffic to demand with Charg 150. It

any one to a of it, or to for its Reco the Accepto for Non- co further Ord for the true 1 (1. 11

the Accepto though the alfo from t of that Bill

1;2. Bu without the Account, t 153. If

have drawn their's whi

Charges, and for the Sum that the Drawer or Acceptor should have paid if they had continued folvent.

144. If both the Drawer and Acceptor fail, the Poffefior hath a juft Right and Title to demand Payment of both their Effects; and it is in his Option to begin with which he pleafes first, and where the Appearances are greatest for a fpeedy Recovery; and if one of their Effects are not fulficient for Satisfaction, he may then get as much as he can of the other's, as they are both obliged.

145. And the fame Right that he hath to the Effects or any Thing elfe appertaining to the infolvent Drawer, or Acceptor, till he hath received Satisfaction, he has likewife againft any or all the Indorfers, if the Bill be returned unaccepted, and they fail; and if the Bill be accepted, and the Acceptor, Drawer, and Indorfers thall all fail, he may come upon all their Effects for Satisfaction.

146. The Polleftor may demand the full Sum, with all Charges, out of the Goods and Effects of that Infolvent Drawer, Acceptor, or Indorfer, where he fhall think proper firft to make his Claim; and what he receives there, he muft place to account in Part of Payment of his Demands; and if he does not receive jull Satisfaction, he cannot demand the whole again from another, but only the Remainder, and fo from one to another till he be entirely fatisfied.

147. If the Poffetior of a Bill, whole Drawer, Acceptor, and Indorfers are all failed, receives fomething in Part of Payment, and the Bankrupt's Truffees do thereupon demand an Acquittance, with the Ceffion of the Action to him or them, the Poffetior flouid not acquit nor transfer more of his Right to them than for the Value that he hath received.

148. When the Poffeifior hath received from one of the Bankrupts Part of his Demands, and applies to another of them for the Payment of the Remainder, he cannot code or transfer his Right of Action againft the Perfon from whom he has recovered Part, becaufe he was therefore admitted into the Concourie of Creditors for his whole Demand, and accordingly received his Proportion; to that though a Poffeiflor enter into fuch a Concourfe, and receives as much of his Debt as he can get from one of the failed Parties, and thereupon doth abiolutely difcharge him, yet for the Remainder he may come upon the other Indorfers or Drawer, till his Bill be fully fatisfied, only he cannot transfer his Action againft him whom he hath difcharged.

Action against him whom he hash dicharged. 149. When the Poffetfor of a Bill, whofe Drawer, Acceptor, and Indorfers are all failed, does first receive in Part of his Demands from one of the Bankrupts for whole Account the Bill was drawn, but had either drawn, indorfed, or accepted the Bill for that of another, without having any Effects in Hand; then the Poffetfor must enter into an Agreement with him who paid in Part, jointly to demand of the others (or any one of them) that failed, the remaining Sum, with Charges.

150. If the Poficifor of an accepted Bill dies without leaving Executors, or any one to act in his Affairs, fo that no one hath Authority to demand Payment of it, or to give a fatisfactory Difcharge, and yet fome pretending hereto, apply for its Recovery when due, and on Refutal proteit for Non-payment; in this Cate the Acceptor mult advife the Drawer of all the Circumttances, and his Motives for Non-compliance, who muft on his Part confult with the Remitter to give further Orders, or he may depolite the Sum in the Hands of Juffice, to be referved for the true Owners.

tet. If the Poffeffor of a Bill accepted flould agree and compound with the Acceptor, and the Drawer be the Acceptor's Debtor for the Sum he accepted, shough the Drawer be thereby difcharged from the Remitter and Poffeiflor, and also from the faid Acceptor, yet the Acceptor can debit the Drawer for no more of that Bill than he effectually paid, according to the Composition.

132. But if the Poffetfor hath made this Composition with the Accept., without the Remitter's Order or Confent, the Remittance being for the Remitter's Account, the Poffetfor will be liable to answer the whole Sum to him.

153. If the Drawer or Indorfers, being infolvent, deny that the Bills they have drawn and endorfed, and the Acceptor has accepted, were for Effects of their's which the Acceptor had in his Hand, or that they have fince or before 5 Y Acceptance

it the Acone appear he is the red to pay filor, they if or if he of Juffice, ompliance, iay proteft to procure a Acceptor

has failed and makes Acceptor, c fame; in e firft Pofneut of the ower, after honett and ent thereof s Indemnicarned with

a third Bill, tation flood otefted, and Creditor or e many fuch

receptance in on Account reference to ditors have, would have nded, before

it hecomes Sum than ore prudent ned. drawn, fails e Time, or

s entitled to he Infolvent

o difcharge civing fuch the Princime in with ure the Rewho made der; and in tor became

n-payment, reit of the tchange and Charges 4.49

Acceptance made Provision for the difcharge thereof, they must at the Instance of their Creditors prove the fame.

154. Befides 'he different Species of Bills beforementioned there are others, called CONDITIONAL EXCHANGES, being fuch as the Drawer doth not therein abfolutely oblige himfelf to Payment, but on certain Terms agreed on; and in thefe Bills, the Condition must be clearly expressed and on *that* the Acceptor should accept and pay, else not; wherefore if the Condition be not clearly expressed, there Kinds of Bills are like Bonds, liable to great Disputes and Contests.

theic Kinds of Bills are like Bonds, liable to great Difputes and Conteits. If the Acceptance be in Writing, and the Drawer intend that it fhall be only conditional, he muft be careful to express the Condition in Writing, as well as the Acceptance; for if the Acceptance flould, on the Face of it, appear to be abfolute, he cannot take Advantage of any verbal Condition annexed to it, if the Bill thould be negociated, and come to the Hands of a Perfon unacquainted with the Condition; and even against the Perfon to whom the verbal Condition was expressed, the Burthen of the Proof will be on the Acceptor. But,

A conditional Acceptance, when the Conditions on which it depends are performed, becomes abfolute.

155. The accepting a conditional Bill obliges the Acceptor (whether he be the Drawer himfelf, or any other) abfolitely to the Payment, if the Condition agreed upon be performed, or the Poffelfor will oblige himfelf to the Performance. So an Acceptance, on Account of the Ship Thetis, when in Cath for the faid Ship's Cargo, is further to bind the Acceptor. See Kydd's Treatify on the Law of Bills of Exchange and Promifjory Notes. London, 1790.

156. Though the Posselfor of such a Bill is sometimes obliged to perform the Condition, and sometimes not; as Exchanges grounded on impossible, unlawful, or indecent Conditions, are *ipfo facto* null and void.

lawful, or indecent Conditions, are *ipfo facto* null and void. 157. When the Poffeffor *is abfolutely obliged* to the Performance of the Condition it is not enough for him to mortify or deflroy the Bill, excuring to demand Payment thereof, but he is obliged to make good to the Acceptor the Lofs and Intereft that he, or any other concerned, is like to fuffer from the Non-performance of the Condition.

158. And on the contrary, when the Pofleffor is not abfolutely obliged, then if any Thing happens without the Pofleffor's Fault. that may hinder him from performing the Condition, it does not always free and difcharge the Drawer or Acceptor, but he is in fuch Cafe obliged to pay the Bill, though the Pofleffor do not perform the Condition, if he will but make good the Lofs to the Acceptor or Drawer.

As for Example.— A. of London contracts with B. of Leghorn, to provide for him a Bale of Says, on the most reafonable Terms, and to fend them to Leghorn at his own  $(\mathcal{A}'s)$  Rifk, charging B. fo much per Cent. (as fhall be agreed) for his Committion, Rifk, and Difburfe, in the Invoice, whole Import B. thall be obliged to pay in eight Days after the Arrival of the faid Goods at Legharn; which Agreement being carried into Execution, and the Says flipped, and Invoice fent, A. draws the Amount on B. in the Manner following, viz.

London, January the 7th, 1791.

#### Exchange for 100/. Str. at 51d. per Dollar.

**E** IGHT Days after the Arrival of the Bale of Says, per the Good/ellow, Capt. John Saunders, marked B No. 1, at Legborn, pay to C. D. or Order, for Coft of the fame, the Sum of one hundred Pounds Sterling, at fifty-one Pence Sterling per Dollar, Value in Account, and place it to Account, as per Advice from A.

To Mr. B. Merchant at Legborn.

And when B. has accepted the Bill, he is obliged to comply with its Contents, without any Regard had to the Rife or Fall of the Goods, or any other Circumflance ftance Sea, are d afterw by Au

And dition for In to acco A fi

Circum I will 1 morrow tance, 1 having the Bill. But ii

this is a from tak What

Queftion Jury. 159. A given upo And thof and mutu Money to larger Sur fieged To quital for

Londs

FOURT after I Sum of one

viz.

N. B. This bowever, new name

160. WI Pofleifor my taking Care was perform Proteit is o 161. In the Perform ment to avo. him thereto, Non-perform proceed aga Reafon is, I Acceptant, j 162. If poffible, afte to perform i

450

Vid. Doug.

286.

france whatfoever that does not hinder their Delivery; but if the Says are loft at Sea, then the Acceptance is null, and the Bill mortified; yet if they arrive and are delivered, though damaged, B. muft receive them and pay the Bill, and afterwards charge A with what the Damage thall be rated at, on a Survey taken by Authority.

And, if a Merchant undertake to accept Bills to a certain Amount, on Con- $K_{pd'r}$  Law dition that a Cargo of an equal Value be configured to him, and an Order given  $E_{\text{Exchange}}$ , for Infurance. If the Cargo configured do not equal the Value, he is not bound p. 53. to accept.

A fmall Matter will frequently amore of an Acceptance, according to the Ibid, p. 53. Circumftances of the Cafe: Thus, if a Merchant fay, "Leave the Bill with me, I will look over my Books and Accounts between the Drawer and me, call tomorrow, and accordingly the Bill thall be accepted; this is no complete Acceptance, becaufe it depends on the Balance of the Account, and on the Merchant's having Effects in his Hands to anfwer it, for that he gives no abfolute Credit to the Bill.

But if he fay, "Leave the Bill with me, and to-morrow I will accept it;" this is an Acceptance, for it gives Credit to the Bill, and prevents the Holder from taking the neceflary Steps against the Drawer.

from taking the neceflary Steps against the Drawer. What shall be considered as an absolute, or conditional Acceptance is a 1 Term Rep. Question of Law, to be determined by the Court, and is not to be left to the <sup>184</sup>. Jury.

159. AMONG Conditional Exchanges may also be reckoned those Bills that are given upon Account of any Wager, or for the Atlurance of Things dubious. And those made upon Account of a Wager, & are either fingle or reciprocal and mutual. The fingle ones are fuch as follow—a Perfon's giving a Sum of Money to another, who in Return gives him a Bill of Exchange, payable for a larger Sum than he received at the Day of Marriage, Surrender of fuch a befieged Town, or any other contingent or uncertain Event; as also to fecure a Requital for fome Favour or Service done, when the Bill may be made as follows, wiz.

#### London, March 7th, 1791.

**FOURTEEN** Days after I am nominated a Committioner of the Excife (or after I bave obtained facts a Suit of Law, &c.) I promife to pay to A. B. the Sum of one thousand Pounds,  $\mathcal{C}_{c}$ ,

#### C. D.

N. B. This I think is rather a Promiffory Note of Hand than Bill of Exchange; however, as it is termed this latter by fome good Authors, I shall not prefume to new name it.

160. When a Conditional Bill is not accepted, or if accepted, not paid, the Poffeffor muft proteft, and feek his Kedrefs and Satisfaction from the Drawer; taking Care to infert in the faid Proteft, and allo to prove that the Condition was performed, or that he was ready and willing to perform it, otherwife the Proteft is of no Value.

161. In Cafe the Poffeffor of a Conditional Bill, who is abfolutely obliged to the Performance of its Contents, would mortify the Sum, and not demand Payment to avoid performing the Condition, in fuch Cafe the Acceptor may compel him thereto, by depofiting the Money, and protefling againft the Poffeffor for Non-performance of Conditions and all Damages occafioned thereby, and then proceed againft him according to the Law and Cuftom of Exchanges; and the Reafon is, becaufe he, the Poffeffor, would have acted in like Manner againft the Acceptant, if he had been tardy.

162. If a Condition whereon an Exchange Contract is grounded, was once pollible, after the Polleflor had procured Acceptance, if the Polleflor was obliged to perform it, or after the Remitter received the Bill from the Drawer, provided

he on the ds are perher he be

Inftance

e others,

t therein

in these

or thould expretled,

t it shall

in Wri-

Face of

Condition

ands of a

to whem

Condition he Perforn Cath for Treatifs on

to perform offible, un-

of the Cong to demand he Lofs and on-perform-

obliged, then er him from he Drawer or the Poffeffor o the Accep-

to provide for m to Legborn e agreed) for t B. thall be at Legborn; , and invoice

d. per Dollar. dfellow, Capt. or Order, tor ity-one Pence - Advice from A.

> tits Contents, ther Circumftance

the former obliged himfelf to a Performance, and it flould afterwards be morally impofible, their neglecting the Opportunity makes them liable to fatisfy all the Damage and Lofs that the Drawer, Acceptor, or any other concerned fluid prove they have fuffered and fuffained in it, because his Condition was the Cause of the Control<sup>1</sup>.

163. A Condition may be faid to be performed, though it be not actually, performed by the Profleffor, if another acts for him and does it by his  $O_{edee}$ , if another concerned in it acknowledge it as *quagi* performed, and this will collige the Acceptor to pay. As thus, if A pay to B, then pay to C,  $\mathcal{B}_{e}$ , or if A, ard B, diffeount, or B, confeffes himself fatisfied, the Condition is performed.

164. As Pro Forma Exchanges are frequently practifed, I shall mention fome Particulars concerning them in this general Treatife of all the different Species of Bills; and shall first observe, that when any one would draw on his Debtor, and avoid the Rifk of having his Bill returned, he may make his Draught payable to a Friend, or fome Dependent, and for the greater Formality, infert Value of fome one, though he has received none, and another Person's Name may be used, as a Remitter, with er without his Knowlege and Confent, or a feigued Name may be inferted inftead thereof, though this mult only be done when the Bill is made payable to a third, or any other Person, or his Order, for if the Bill be made payable to the Person whole Name is used as a Remitter, or his Order, it mut be with his Confent and Approbation.

165. When a leigned Name is used, or any true Name unrequired, and only fro forma, the Drawer must necessarily advite the Person to whom or to whole Order it is payable, that the Value is only fet pro forma, and the Name feigned or used without the Person's Knowledge; but if any Man's Name is interted with his Confent, the Bills are usually made payable to his Order, who is the Remitter pro forma, demanding Acceptance and Payment in his own Name, by which Means the Correspondent need not know but that the Bill is real, otherwise he must be acquainted with the Truth, and that the Bill was only made pro forma.

166. A Man ought to be very circumfpect in lending his Name to a proferma Bill made payable to his Order, as fuch Bills cannot be drawn in, nor will be paid without his Indorfenent, and this, though it be only to pleafure the Drawer, and for Form Sake, will oblige the Indorfer to the Poffeffor really and abfolutely, and not formally only.

167. When a Bill, wherein a Perfon's Name is ufed *pro forma*, is made payable to his Order, and drawn in or negociated and indorfed by him, the Poficifor muft make good the Value to him, and not to the Drawer, though he knew certainly that the Indorfer's Name is only ufed *pro forma*; except the Indorfer, by an Order under his Hand, direct the Holder to make it good to the Drawer, or unlefs the Indorfer, at the Request of the Drawer, had indorfed it in Blank, in which Cafe the Drawer, however, is oblight induction indemuify the Poficilor from all Damage or Claims that the Indorfer might induct y make.

163. He that, to pleafure his Friend, fuffice handelf to be made the Remitter of a pro forma Bill, and does draw in and indorfe it, whether he receives the Value himfelf, or pays, or aligns it to the Drawer, he ought, though he has no Interest in the whole Negociation, to make a Minute thereof in his Books, at leaft to enter it in his Wafte-Book, as a Memorandum; and to receive the Value himfelf is most prudent, as the Drawer's Affignment on him for it afterwards, will be his Acquittance.

169. When any one draws upon his Debtor, and to prevent Lofs by proteiing, makes the Bill payable to the Order of fome Perfon, who, after Acceptance procured, will draw it in, or direct his Correspondent to receive it, and for Form makes the Value received; he should be very cautious whole Name he makes Use of, and to whom he fends the Bill, that in Cafe the faid Remitter should happen to draw it in, and it should be protefted for Non-payment, and the Indorter prove infolvent, he, the Drawer, may not be obliged to faisify the ReRe-exchange or if the fair quite lofe his 170. When

received pro fi or not pay it i fame Place w Reations the M Poffellor thout after receiving from the Rea or unlefs the both a folvent

171. Amor drawn on a D his Order, Va only requestin his Account. 172. A De

from him for only ufed pro f to the Drawer cannot recover for Protefts, 6

173. And we take from him dent, or to de fhould be recer remitted, the Form, & c. the will by this M. Correspondent's be liable to pa

174. And if whether before current with th agrees for the 0 change lofes its Proteft, the Dr 175. When

in, and the Val and Charges an without the Dr

# Of

176. BILLS Mifcarn give three of the four or more, cc der's Governmen 177. When hoft, or fo miflai

under a fatisfact them; the Dray was for his own thefe be exactly

Rearchange to the Poffeffor of his Bill, without having received any Thing for it, or if the fame thould be paid, he do not barter a bad Debt for a worle, and quite lote his Marcy.

<sup>1</sup>170. When a Drawer dares not draw in the Bill, whole Value he hath made received *pro forma*, fearing left the Perfon it is addreffed to fhould not accept it, or not pay it if he did, and therefore makes it directly payable to one living at the fame Place with his Debtor, advifing his Correspondent that for fome particular Retions the Value is made received, though only *pro forma*; in this Cafe, the Poffetfor thould act with Prudence and Caution, in paying the Amount of the Bill after receiving it, which ought not to be to the Drawer, without an express Order from the Remitter, or the Perfon whole Name is uted as fuch, for his to doing ; or unlefs the Drawer give him a fufficient Satisfaction, and he knows him to be both a folvent and honeft Man.

171. Among pro forma Exchanges, thofe Bills muft be reckoned which are drawn on a Debtor, and remitted to a Creditor of the Drawer's; to be paid to his Order, Value of the fame, pro forma, and without agreeing to any Courfe, enly requefting from him to procure Payment, and place it, when received, to his Account.

172. A Debtor, on giving fuch a Bill to his Creditor, flould demand a Receipt from him for the Bill, with an Acknowledgement that his Name as Remitter is only uled *pro forma*, and obliging himfelf when paid, either to remit or credit it to the Drawer, according to the then current Courfe of Exchange; but, if he cannot recover the Bill, he muft excufe putting the Drawer to any further Charge for Protects,  $\mathfrak{Sc}$ .

173. And when a Creditor admits of fuch a Bill from his Debtor, he fhould take from him an Order under his Hand, to fend the faid Bill to his Correspondent, or to demand himself Acceptance and Payment, that in Cafe the Money fhould be received by his Correspondent, but not remitted to him, or being trmitted, the Remittances are not paid, or that Protests not being made in due Form,  $\mathcal{C}_c$  the Debtor may have no Room to complain of his Creditor, who will by this Means avoid exposing himself to the Loss that may accrue from the Correspondent's Mifmanagement, which, had he acted without Orders, he would be liable to pay.

174. And if in fuch a Cafe the Debtor fixes his Courfe with his Creditor, whether before or after the Acceptance is procured, and does credit his Account current with the Sum; or elfe when another, whole Name is ufed *pro forma* agrees for the Courfe with the Drawer, and pays him the Value, then his  $E_{X-1}$  change lofes its *pro forma* Nature, and becomes actual and real; and in Cafe of Proteft, the Drawer is obliged to make good the Re-exchange and Charges.

175. When fuch a Bill, at the Requeit of the Debtor, is by the Creditor drawn in, and the Value is made him good in Account current, the Lofs by Re-exchange and Charges appertains to the Debtor; but, if the Creditor draws in the Bill without the Drawer's Order, the Lofs must be his, if any happen.

# Of the Lofs of Bills of Exclange, E.

176. BILLS of EXCHANGE are often *loft* by being millaid, the Poft's Milearriage, or various other Accidents; it is therefore cultomary to give three of the fame Tenor or Date, as has been before obferved, and fometimes four or more, concerning which I thall mention fome particulars, for my Reader's Government and Information.

177. When a Remitter declares to the Drawer, that the Bills he received are loft, or fo miflaid that he cannot find them, and defires him to repay their Value, under a fatisfactory Indemnification from any further Prejudice or Demands about them; the Drawer in this Cafe, is not obliged to comply, though the Negociation was for his own Account; only, he mult give other Bills, and take Care that thefe be exactly the fame with the former, differing in nothing, but that, if he

had

5 Z.

453

anorally all the li prove of the

tuaily, O.der, nis will G. Sc. is per-

n fome Species Debtor, payable Value of be ufed, ad Name e Bill is Bill be Drder, it

and only to whole e feigned i inferted ho is the lame, by l, otheronly made

pro forma or will be enfure the really and

nade pay-: Possicilor hc knew Indorfer, : Drawer, in Blank, enfor from

Remitter leives the he has no Books, at the Value fterwards,

y proteilcceptance and for Name he Remitter ment, and fatisfy the Re-

had given the first, fecond, or third before, he now adds the fourth and Stih, though this should not be done neither, after the Bills are fallen due, unless the Remitter give the Drawer sufficient Security to bear him harmless.

178. It is the Duty of all Possession of Bills to have a special Care of them, that they may chape the aforementioned Accidents; and it would be prudent in every Merchant to fill up blank Indorsements, as soon as he conveniently can, after Receipt, left he should lose them, and the Finder do it for him.

179. Whenever a Poffeffor difcovers that he hath loft a Bill, he ought inftantly, or at leaft before the Day of Payment, to advife the Acceptor thereof, with the Precaution not to pay it to any other than him, or his Order, and in Cafe another come to recover, to ftop it, and advife him thereof.

180. If the accepted Bill be the *fir/l*, and is made payable to the Order of one at the Place of its Difcharge, and he in whole Favour it is, intends to draw in the *fccond*, but has loft the *fir/l* that was accepted, and has no *tbird* or *fourth*, nor cannot procure them, as the Drawer is dead, or ablent,  $\mathcal{G}c$ . he may yet draw in and negociate the Sum, if the Indorfer, in Cafe his Firm be unknown to the Acceptor, fends a full Power, by Letter of Attorney, to him he would have it paid to, for receiving it; but if the Indorfer's Hand be well known, and himfelf in good Credit, then a written Order to the Acceptor for its Payment, with an Indemnification, will be furtherent.

181. But it fhould likewife be remarked as an Act of Imprudence in an Acceptor, to fatisfy a Bill made payable to Order, though by him accepted, if dhat, or another of the fame Tenor and Date, be not indorfed in due Form, and delivered up to him, with the accepted one, at the Time of Paynent, chough demanded by the Perfon whom the Remitter or Indorfer hath impowered for that Purpole; but when the accepted Bill is loft, and the *fecond*, unaccepted, is regularly indorfed till it come to him to whom it is payable, the Accepter, in fuch Cafe, is obliged to pay the fame when due, upon a fufficient Security given him to deliver up the accepted Bill if it again appeared, or to indemnify him from any future Demands for its Value.

182. When any one miffes his accepted Bill, whether payable directly to the Polleflor or to his Order, or if fuch a one receive Advice from his Correspondent that he has remitted him *flich a Sum*, in *flich and flich a Bill*, &cc. though on opening his Letter he finds the Bill is not inclosed, or if the Letter and Bill have mifcarried, of whole forwarding he has Advice by the flucceeding Poft, and fails that the Day of Payment draws fo near, as to hinder his getting other Bills in Room of the left one, he may when it comes due, demand Payment upon his Letter of Advice, with the Tender of Security to free and difcharge the Acceptor from any future Demands of that Sum, by Virtue of the loft Bill; and if the Acceptor will not pay on thoir Terms, he may be protefled again for Re-exchange and Charges.

183. When an accepted Bill, protefted for Non-payment, is loft, the Drawer is not obliged to make good the Re-exchange and Charges, unlefs he obtain futicient Security to indemnify and free him from all future Demands, and engage a Reftoration of the Sum with Intereft, which he thall have paid for the Re-exchange and Charges, in Cafe it thould appear that the Bill, pretended to be loft, fhould afterwards be paid by the Acceptor or any other *fupra* Proteft.

184. When an accepted Bill is loft or millaid, the Remitter or Poffetfor cannot have immediate Satisfaction from either the Acceptor or Drawer, but mult proceed against them in the ordinary Courfe of Law, as if it was for fome other Kind of Debt, as a Proteft cannot be made but upon an accepted Bill, or the refuted Offers of Indepanity,

185. Murias advifes, that as foon as the Poffeffor of a Bill miffes it, he should have immediate Recourds to the Acceptor, and in the Prefence of a Notary and two Witneffes, acquaint bim with its being loft; and fignify to him, that at his Peril, he pay it to none but those with his Order; and he adds, that no one should refuse Payment of a Bill he has accepted because it is miffing: As he afferts, that Protoff being made for Non-payment, upon the Offer of a fufficient Security and

4

and exch So any 1 the 7 be o'z the P if den e'ver, carrie 180 the 6 Mone

Mone Bill w Jecond 187 who

that the Value, h- has

189 ceptand other C accepte it was the D: if not, of a Bill diately though larly ma

Whe Proteft not for

189. Payment irregular which C as this v other's A Payment make go

190. the Time payable 1 cannot be whenever was inten may deter 191.

tions to I perly inde of this m

\* But if a paid a full and Drawer and U due, to fuch Will, H1, may

and Indemnification, will oblige the Acceptor to make good all Losses, Reexchange and Charges, as he wilfully occasioned them \*.

So, by the Statute of 9 Will. III. Seef. 3. " It is provided, that in Cafe, any fuch inland Bill or Bills of Exchange, as mentioned in the former Part of the A&, thall happen to be loft or mifcarried within the Time before limited for the Payment of the fame, then the Drawer of the faid Bill or Bills, is and thall be obliged to give another Bill or Bills of the fame Tenor with thefe firit given, the Perfon or Perfons to whom they are or thall be for delivered giving Security, if demanded, to the faid Drawer, to indemnify him againft all Perfons whatfoever, in Cafe the faid Bill or Bills of Exchange, for alledged to be loft or mifcarried, thall be found again."

186. If the *fir/l* accepted loft Bill was made payable to him that loft it, and the *ficond*, unaccepted, fhould be made payable to another Man, then if the Money be really paid when due to him, to whom the *fir/l* accepted, though loft Bill was payable, fuch Payment is warrantable and good, and the Poffeffor of the *ficond* can have no Demand on the Acceptor.

187. And fuppofe the faid *firfl* accepted Bill fhould be found by a Stranger, who demands the Money in the Name of him to whom it is made payable, or that the true Pofletflor fhould have affigned it to another, and taken up the Value, yet neither can have any Demands on the Acceptor, if previous thereto be has paid it to whom it was payable, though without the accepted Bill, under a proper Security and Indemnification.

189. If a Bill of Exchange be loft by him, with whom it was left for Acceptance, or that he hath by Miftake given it to a wrong Perfon, or by any other Change or Intention, the Poffeffor cannot obtain a Return of his Bill, neither accepted nor unaccepted, he that loft it is obligid to give the Perfon to whom it was payable, or to his Order, a Note of Hand for Payment of its Amount on the Day it becomes due, upon Delivery of the *fecand*, if it arrives in Time, or if not, upon the faid Note, which in all Cafes is to have the Luw and Privilege of a Bill of Exchange; and, if the Acceptor refue this, the Holder muft immediately proteft for Non-acceptance, and when due rnuft demand the Money, though he has neither Note nor Bill, which, if refufed, a Proteft muft be regularly made for Non-payment.

Where an original Bill is loft, and another cannot be had of the Drawer, a  $K_{P}r_{P}$  Law of Proteft may be made on a Copy, effectially where the Refutal of Payment is Bills of Exch. not for Want of the original Bill, but merely for another Cau .

189. The Possel of a Bill should be careful that it be fent to the Place of Payment in Time for its Recovery, and not detain it to the last Moment, as the irregular Arrival of the Post may hinder it from getting there till after due, in which Case, a Protest will be infignificant in Regard to its Recovery of the Drawer, as this was not timely demanded; and therefore he that conflitutes himself another's Agent, and receives Bills to folicit their Recovery, and neglects demanding Payment when they are due, or, if refused, omits protesting, will be obliged to make good the Damage that shall accrue through his Remissings.

190. He that is Poffeffor of a Bill, which only fays, *pay*, without mentioning the Time when, or that it is without a Date, or not clearly and legibly written, payable fome Time after Date,  $\Im c$ . fo that the certain precife Time of Payment cannot be calculated or known, muft be very circumfpect, and demand the Money whenever there is any probable Appearance of the Time's being completed that was intended for its Payment, or that he can demonstrate any Circumstance that may determine it, or make it feem likely when it fhould be paid.

191. When a Perfon hath a Bill fent him to demand Acceptance, with Directions to hold it at the Order of the *fecond*, and if the fame is not produced, properly indorfed, at the Time it becomes due, nor the *firfl* afked for, the Pofieffor of this may demand Payment thereof, on giving Security to produce the indorfed Bill

and fifth, unlefs the

re of them, prudent in niently can,

ht inflantly, f, with the Cafe another

Order of one to draw in d or fourth, he may yet be unknown e would have n, and himyment, with

the in an Acpted, if that, im, and delithough derered for that naccepted, is Acceptor, in Security given hify him from

directly to the Correspondent c. though on and Bill have oft, and finds other Bills in ent upon his arge the Acoft Bill; and ed againit for

t, the Drawer efs he obtain is, and engage or the Re-exed to be loft, iff. offerfor cannot out must pror fome other Bill, or the

it, he ihculd a Notary and n, that at his no one fhould be afferts, that rient Security and

<sup>&</sup>lt;sup>8</sup> But if a Bill, loft by the Poffetfor, fhould attenvants come into the Poffetfion of any Perfon, who thall have paid a full and valuable confideration for ir, without Knowledge of the Circumfance of irs having been loft, the Drawer and the Acceptor, if the Bill was accepted, or the Drawer, if it was not accepted, mult pay it, when due, to fuch a fair Poffetfor, fo that Mariari. Law ferms erry doubtful, and the Provision of the Statute of Will. IU. may in many Cafes be ufclefs, to the Lofet of the Bill.

Bill, and in Cafe of Refufal he may proteft for Non-payment, and fuch a Proteft is of Validity against the Drawer ; but yet, if he that hath the Bill omits to demand Payment, and to proteft, he is no Ways culpable nor responsible, but the Detainer of the indorfed Bill may thank himfelf for his Carelelfnels.

192. Though a Bill be not indorfed, or the Indorfement not right, but fomething wanting in it, yet the Poffetfor is allowed to demand Payment, and the Acceptor is obliged to make it, upon Delivery of the two Bills, if he will under his Hand and Seal oblige himself to procure the third properly and truly indorfed.

193. If, through Mistake, the Words and Figures describing the Sum in a Bill of Exchange differ, the former are to be preferred, until further Advice clear up the Difagreement; as it is more natural to suppose that a Man may mistake in making a few Figures than in Writing feveral Words, and the former at the Top of the Bill only ferving to express an Abbreviation of the latter wrote at Length in the Body, and are indeed the very Substance of it, and therefore more particular Regard ought to be had to them than the others ; and for the fame Reafon, though the Sum figured in the Letter of Advice and Bill do agree, the Words in the Body of the Bill thould determine the Affair, at least till the Certainty can be known.

194. And if the Name of the Perfon to whom the Bill is payable fhould be altered, erafed, or interlined before Acceptance, this will not justify the Acceptor's Refufal to pay it when due to the Perfon whole Name has been fo mended or interlined, as he must or ought to have taken Notice of fuch an effential Particular, when he accepted the Bill, and should have started the Objection and fatisfied himfelf about it before accepting, as this obliges him to a Compliance, even though he should aver that the Amendment or Interlining was made after, except he can prove it, which it will lie upon him to do.

195. If the Direction on a Bill of Exchange be forgot, but the Remitter advite his Correspondent on whom it was intended to be drawn, the Posseffor may demand Acceptance, and in Cafe of Refufal protest against the Drawer, and recover the Charges of him; and in Cafe the Perfon drawn on have a Letter of Advice from the Drawer, defiring him to accept fuch a Bill, he may fafely do it, though it comes without a Direction.

196. Another Method of exchanging, very different from all those beforementioned, is *that* by Bills on Marts and Fairs, and though the English have very little Concern in these Negociations, I have thought it not foreign to my Delign of giving my Readers a general Notion of Exchanges, to defcribe the Nature of those particular ones; which I thall do in speaking of a few of the most confiderable, and from these a just Idea may be formed of all the Reft.

107. There are many Fairs in Europe, where Bufinefs for very great Sums is transacted; as at Lyons, Rheims, Rouen, Bourdeaux, Troyes, St. Dons, Dieppe, Toulon, &c. in France; Francfort, upon the Main, Leipzick and Naumbourgh, in Germany; Bolzano, in the Ferol; and Novi, fubject to the Genoefe; with divers others unneceffary to be mentioned here; and, as I proposed, I thall limit what I have to fay concerning them in Regard of Bills, to those of Lyons, Frankfirl, Leipzick, or Leipzig, and Naumbourg, being the most confiderable of all others.

198. There are yearly four Fairs at Lyons, in which each hath his Payment of Bills, bearing the Name of the preceding Fair; the *lir/l* is that of the Epi-phany which alway begins in January, the Monday after Twelfth-Day; the freend is Eafler Fair, beginning on St. Nifter's Day, in April; the third is August Fair, which begins on St. Dominick's Day in that Month; and the fourth is the Fair of All-Saints, beginning on St. Hubert's Day, in November; and as each Fair has its Payment, the major Part of the Bills on this City are not made payable in Fair Time; and though they thould be, they will only be difcharged afterwards in the Payment of that Fair, which Payments are regulated as follows, viz.

199? The Payment of the Epiphany begins the first, and ends the last of March ; that of Easter begins the first, and ends the last of June ; that of Juguit begins

3

begin the fi at one Pay ti Eafter drawn Payme

200 elfew h Specie to drav dom, 201.

Days o on is n but afte thould one offe warded the Pay will be 202.

proteft lote thei Time p offers it, Charges. 203.

on the L Part of J ny, Holla from Sp. counted f their Rig

204. 1 Fair of . before Ea preceding Feast hap Friday, o the Sunda 205. E

appointed Acceptanc the Tuefda Hour, the proteft, or Moment t 206. B

be accepte with the I before Sat it for Nor between ty the Protef 207. L Fair, com the fecond

begins the first, and ends the last of September; and that of All-Saints begins the first, and ends the last of December; fo that when Bills are drawn to be paid at one of these appointed Times at Lyons, that is not yet begun, the Drawer lays, Pay this my first of Exchange, &cc. in the next Epiphany Payment, or in the next Easter Payment, &cc. but if the Payment is already begun, the Bill must then be drawn payable in this current, or Prefent Payment of Epiphany, or this current Payment of Easter, &c.

200. It was cultomary formerly to make the Bills drawn from Amflerdam and elfewhere, on the Payments of Lyons, in golden Crowns of the Sun; but as this Specie has been long fir ce decried in France, the prefent ufage in Exchange is to draw for the Payments of Lyons, as is practified on all other Parts of that King-dom, viz. in Crowns of fixty Sous.

201. The Bills, drawn in the above Manner, are to be accepted in the fix first Days of the Payment they are made payable in, and the Perfon they are drawn on is not obliged to declare whether he will or will not accept till the fixth Day, but after that Day, the Bearer may protest them for Non-acceptance, though he should detain them during the whole Time of that Payment, to fee whether any one offers to discharge them; however the Protest thould immediately be forwarded to the Reiniters; and if any one pays a Bill of Exchange in the Time of the Payment, before the fixth Day, or if this be a Feast the Day following, it will be at his own Rifque.

202. The Bearers of Bills not fatisfied by the laft Day of any Payment, muft proteft them on the third Day after the Payment finishes, otherwise they will hole their Right against the Drawers; but if this is done in Form and in the Time prescribed, the Holder may afterwards refuse Payment from any one that offers it, and take his keimbursements on the Drawer, both for Principal and Charges.

203. And the faid Poffeffors of Bills are obliged to take their Reimburfement on the Drawers or Indorfers in a Time limited, viz. For all Bills drawn from any Part of France, in two Months; those which are from Italy, Switzerland, Germany, Holland, Flanders, and England, in three Months; and those which are drawn from Spain, Portugal, Poland, Sweden, and Denmark, in fix Months, to be counted from the Date of the Proteff; and in Default thereof they will lose their Rights against the Drawers or Indorfers.

204. FRANCFORT has two annual Fairs of great Refort, viz. the first is the Fair of Easter, beginning the Sunday before Palm-Sunday, that is, fifteen Days before Easter; and the second is the September Fair, which commences the Sunday preceding the Birth of the Virgin Mary, which is the 8th of September, if this Feaft happens on Monday, Tuesday, or Wednesday; but if it falls out on Tbursday, or on the Sunday to Caturday, that the Feifay conduction of the Sunday following, or on the Sunday which that Festival may fall on.

205. Each of these Fairs lafts fifteen Days or a Fortnight; the first Week is appointed for accepting, and the fecond for paying the Bills of Exchange; the Acceptance payable in Fair-Time is made from the Monday of its Opening to the Tuefday of the fucceeding Week at nine o'Clock in the Monring, after which Hour, the Poffelfor of a Bill is no longer obliged to wait for Payment, but should proteft, or at least note it for Non-acceptance, which indeed he may do from the Moment that Acceptance is denied.

206. Bills on these Fairs were formerly accepted verbally, but they must now be accepted in Form as other Bills are, by Subscription of the Accepter's Name, with the Day of its Acceptance; and when a Bill thus accepted is not fatisfied before *Saturday* Noon in the Week of Payment, the Bearer is obliged to proteft it for Non-payment, by carrying it to the Notary, eftablished for that Purpose, between two o'Clock and Sun-fet, that he may note it, after which he must fend the Protest per first Post.

207. LEIPZICK has three Fairs yearly; the first being called the New-Year': Fair, commences on the first of January, or on the 2d, if the first be on a Sunday; the fecond is at Easter, beginning always on the Monday three Weeks from that 6 A Feast;

a Pro= mits to le, but

and the ll under ruly in-

sum in a rice clear mithake er at the wrote at fore more the fame agree, the the Cer-

fhould be ne Accepfo mended ential Parection and ompliance, made after,

itter advife r may deand recover of Advice it, though

ofe beforeinglift have eign to my beforibe the of a few of of all the

eat Sums is tis, Dieppe, mbcurgb, in with divers limit what Frankfart, f all others. his Payment of the Epic; the fread rd is Auguit he frarth is ber; and as City are not will only be her regulated

> the last of at of August begins

Feaft; and the *third* begins the first Sunday after St. Michael, whether that Day happens on a Sunday or not.

208. These Fairs are opened on the appointed Days by the ringing of a Bell, and which rings again eight Days after to finish them; fo that these eight intermediate Days between the two Ringings is properly the Fair, and the Acceptance of Bills is demanded on the first or faccond of these Days; but if the Perfons on whom they are drawn have a Mind to defer their Acceptance till the Week of Payment, they may; which Week begins immediately after the Bell has rung to end the Fair, and lafts till the fifth Day following inclusive; fo that the Bills on the New-Year's Fair ought to be paid the 12th of *January*, and those on the Fairs of Easter and Michaelmas, the Thurfday in the Week of Payment, otherwife to be duly protected.

209. It is permitted to the Holders of the Bills to proteft them for Non-acceptance, immediately on Refufal, but not to return them; on the contrary, they are obliged to keep them till the Fair is entirely finished, to fee if any one offers Payment; and as what is called the *Convoy of Nuremberg* departs from *Leipsick* at ten at Night of the protetting Day, there is no Room to make one after that Hour, and the Posseffors will forfeit their Right against the Drawers if they let the Time flip.

210. NAUMBOURG holds a very confiderable Fair yearly on the Feaft of St. Peter and St. Paul, which is commonly reckoned as the fourth of Leiplict, becaufe the Generality of the Merchants attending the one have Recourfs to the other: This Fair begins on the Feftival of the faid two Saints, being always the 29th of June, and it only lafts eight Days; Bills are accepted on the firit and fecond Days of the Fair, and ought to be paid on the 3d of July at furthert, or protefted for Non-payment; but it is not cultomary to return them with the Proteft till after the 5th of the faid Month, on which Day the Fair ends; and if the Bills are not then paid, the Holder may fend them back by the firit Polt.

211. As the preceding Exchanges differ from all others, I thall here add a few neceffary Obfervations for the Government of those who engage therein; as it is certain that the greatest Part of those who take Bills on Fairs do it with the lucrative View of employing their Money to greater Advantage than common, either by negociating the faid Bills when the Time of the Fairs or Payments approaches, or by fending them to the Places drawn on to be recovered and remitted them, which is commonly done with a confiderable Profit; but as there is indiputably a much greater Rifque in taking Bills on Fairs, than on Places where their Goodness or Validity must be immediately known, those who take them on the former, cannot act with too much Caution in Regard of the Drawers.

212. And the Reafon is very apparent to any one who ferioufly reflects on fach Negociations; for fuppofe I take a Bill of Exchange upon Lyon;, payable at three Ufances, dated the 22d of April, I can immediately fend it forward, and in a little Time have the Advice of its Acceptance, when I have two Debtors or Securities, viz. the Drawer and Acceptant; whereas if I take a Bill of the fame Date, payable in the Payment of Eafler Fair which finithes the 31ft of July, and is the fame Day, as the laft of Grace or Refpite to the above mentioned Bill taken at three Ufances, and whofe Succefs, whether it will be accepted or not, I cannot learn till about the 13th or 14th of July, becaufe, as I have before obferved, the Bills drawn upon the Payments of Lyons are only accepted during the Jix first Drawer of my Bill fails, I have great Reafon to believe it will neither be accepted nor paid; whereas if that drawn at the three Ufo's is not accepted, I thall know towards the 8th or 9th of May; and may have my Recourte againt the Drawer, who may be in a better Condition then to give me Satisfaction or Security than on the 13th or 14th of July, or the 10th or 11th of Augus, aiter getting my Bill with Protect for Non-payment; and this may fuffice for what regards the Payments and Exchanges on Fairs.

213. I have already quoted fundry Acts of Parliament in Force, relative to Inland Bills of Exchange, which have greatly altered their Nature from what it was before their Existence; I shall now introduce fome new Cafes which have been trie cumftand at the Ba follicited nal of th Trials, it and whice

214. against th the Act o a Bill of being no

But He Proteft, 1 land Bill before the of Exchan acceptance But in Ca Prejudice upon, and Bill is ma in the Sta out of his Bill purpo was ordere Drawer fo made ; an a Proteft i accepted an of the Bill Debt ; bu fpecial Plea ought not the Judgin

215. In Indorfer ag Defendant's that the Dr this Purpole 216. Ac ufual.

So Accep 217. To

of a fiill, it Recovery agbefore a No 218. A J

had no mon pens, there yet at leaft Proteft for no Ways we 219. It is

Bills of Ex a Bill may c ufually mad they allow in due, they fu

been

458

d Pe

been tried in our Courts of Law, in which very fingular and unprecedent Circumftances have occurred; and have fo greatly perplexed not only the Gentlemen at the Bar, but even the learned Judges on the Bench, that final Decisions will be follicited, upon Cafes made out expreisly for that Purpole, from the fupreme tribunal of the Kingdom, the Houfe of Lords. But before we proceed to thefe recent Trials, it will be neceffary to notice in their Order, a few Decifions prior to them; and which are neverthelets of the first authority, and of unshaken Validity.

214. A Writ of Error was brought on a Judgment by nil dicit in an Action against the Drawer of an Inland Bill of Exchange, and it was objected that fince the Act of 9 Will. III. no Damage shall be recovered against the Drawer upon a Bill of Exchange, without a Proteft, and therefore the Action lies not, there being no Proteit.

But Holt C. J. The Statute never intended to deftroy the Action for Want of a Protoft, but only to deprive the Party of recovering Interest and Cost upon an Inland Bill against the Drawer without Notice of Non-payment by Protest : For before the Statute, there was this Difference between Foreign and Inland Bills of Exchange; if a Bill was Foreign, one could not refort to the Drawer for Nonacceptance or Non-payment without a Proteft, and reafonable Notice thereof : But in Cafe of an inland Bill, there was no Occasion for a Proteft; but if any Prejudice happened to the Drawer, by the Non-payment of the Perfon drawn upon, and that for Want of Notice of Non-payment, which he to whom the Bill is made ought to give, the Drawer was not liable; and the Word Damages in the Statute, was meant only of Damages that the Party is at of being longer out of his Money by the Non-payment of the Drawer, than the Tenor of the Bill purported, and not of Damages for the original Debt: And the Protect was ordered for the Benefit of the Drawer; for if any Damages accrue to the Drawer for Want of Proteft, they shall be borne by him to whom the Bill is made ; and if no Damage accrue to him, then there is no Harm done him, and a Proteft is only to give a formal Notice that the Bill is not accepted, or is accepted and not paid; and if in fuch Cafe the Damage amount to the Value of the Bill, there thall be no Recovery, but otherwife he ought not to lofe his Debt ; but that ought either to appear by Evidence upon Non Affumpfit, or by fpecial Pleading ! and the Act is very obscurely and doubtfully penned, and we ought not by Confiruction upon fuch an Act to take away a Man's Right. And the Judgment was affirmed per totam Curiam.

215. In an Action on the Cafe on an Inland Bill of Exchange brought by the Salt. 125. Indorfer against the Drawer, it was objected, that there was no Averment of the Defendant's being a Merchant; but it was answered and refolved by the Court, that the Drawing of the Bill was a fufficient Merchandifing and Negociating to this Purpofe.

216. Acceptance of a Bill of Exchange after the Day of Payment past is L. Raymond, ufual. 304. 474.

So Acceptance for the Honour of the Drawer, Sc.

217. To intitle the Party to an Action at Law in England against the Acceptor of a bill, it matters not whether there be a Proteft; but to intitle the Party to a Recovery against the Drawer beyond the Seas or elsewhere, there must be a Protest before a Notary Publick.

218. A Bill may be accepted for Part, when the Party on whom it was drawn Trin. 20 had no more Effects of the Drawer's in his Hands; though whenever this hap- Car. 11. pens, there must be a Protoft for Non-acceptance, if not for the whole Sum, yet at least for the Refidue; and after Payment of fuch Part there must be a Proteft for the Remainder, as the receiving Part of the Money upon a Bill does no Ways weaken it.

210. It is afferted by Marius, Scarlet, Molloy, and others that have treated of Bills of Exchange, that any Time before the Money comes due, the Drawer of a Bill may countermand the Payment although it hath been accepted, and this is utually made before a Notary, though if it comes only under the Party's Hand, they allow it to be fufficient, and in Cafe of Difcount, or Payment before it is due, they suppose the Acceptor liable to pay it again in Case of a Countermand; from

hat Day f a Bell,

eight in-

the Acut if the

tance till

the Bell

; to that

uary, and of Pay-

m-accept.

, they are

one offers

n Leipzick after that

if they let

aft of St.

of Leiplick,

ourf: to the

always the he first and furtheil, or

m with the

r ends : and

s do it with

an common,

ayments apand remitted

here is indif-

Places where to take them

yable at three rd, and in a

ebtors or Se-

of the fame ift of July.

entioned Bill

pted or not,

ve before ob-

d during the ning of July

either be acpted, I thall

ie against the

tion or Secu-August, after ice for what

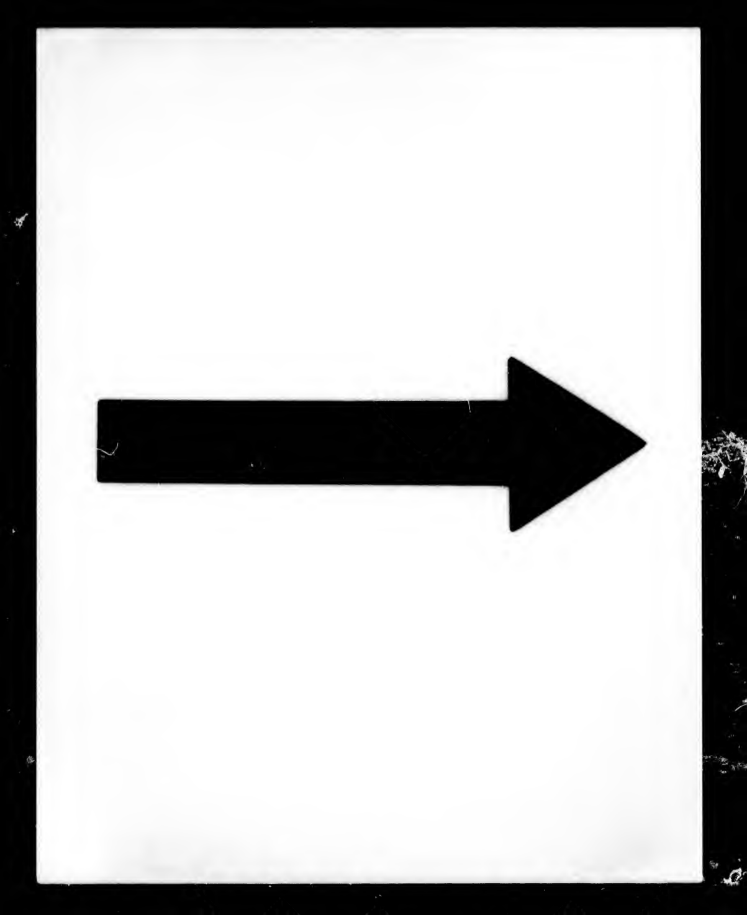
, relative to e from what

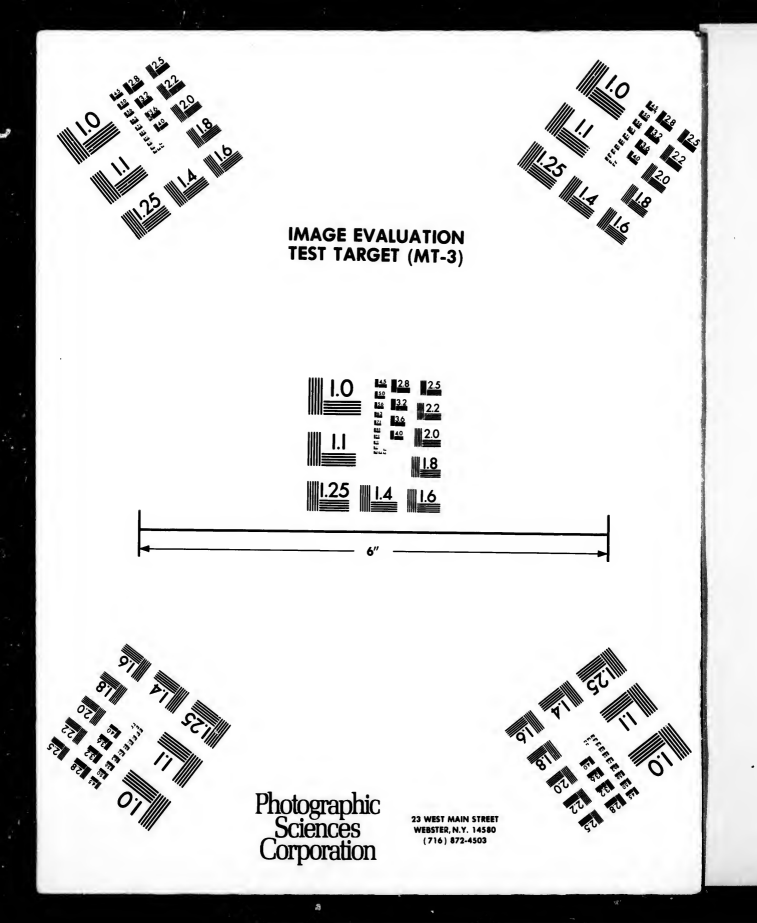
which have

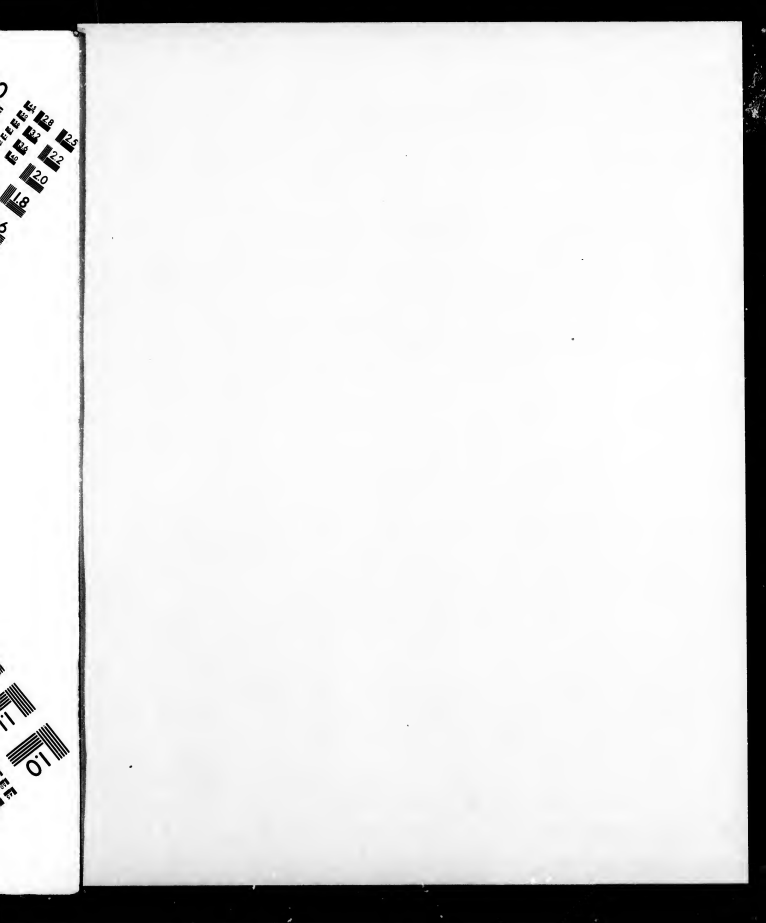
been

rawers. lects on fuch

firtt Poft. ere add a few therein 1 as







from all which I must differt, as this absolutely overfets the Validity of all Acceptances.

220. When a Bill beyond Seas is accepted, and not complied with when due, the Proteft for Non-payment by a Notary is fufficient to thew in Court here, without producing the Bill itfelf; but if a Bill in *England* be accepted, and a fpecial Action grounded on the Cuftom be brought againft the Acceptor, at the Trial the Plaintiff muft produce the Bill accepted, and not the Proteft, otherwife he will fail in his Action at that Time; therefore it is moft fecure that a Bill once accepted be kept, and only the Proteft for Non-payment be remitted abroad.

221. If a Bill is not accepted to be paid when due, but for a longer Time, the Perfon to whom the Bill is made payable must proteft the fame for not being accepted according to the Tenor, yet he may however admit the Acceptance; nor can the Acceptor, if he once fubfcribes the Bill for a longer Time, revoke his Acceptance, or blot out his Name, although it is not according to the Tenor of the Bill, for by this Act he hath made himself Debtor, and owns the Draught made by his Friend upon him, whole Right another Man cannot give away, and therefore cannot difcharge the Acceptance; and this Cafe will admit of two Protefts, if not three, wiz.

- 1. One Proteft must be made for Non-acceptance, according to the Time the Bill is payable at.
- 2. For Non-payment when due according to the Bill's Tenor.

3. If the Money be not paid according to the Time that the Acceptor fub. fcribed for.

Pro L. C J. 222. A Bill was drawn payable on the 1ft of January, and the Perfon to Pemberson inter Price & Sbate, B,R. Difference B.R. Difference B.R. Difference Difference Bill for Payment, which the Acceptor refutes; whereupon the Pofferfor firikes Difference Dif

1 Salk. 126.

223. A Bill of Exchange, payable to a Perfon or Bearer, is not affignable, to as to enable the Indorfee to bring an Action, if Payment be refufed; but when it is made payable to a Perfon or Order an express Power is given thereby to affign, and the Indorfee may maintain an Action; and the first is a good Bill between the Indorfer and Indorfee.

Carlbrus': Rep. 460. 224. The Acceptance of a Bill, although after it is become due, is binding to the Acceptants, an Action is maintainable thereon ; the Effect of the Bill being the Payment of the Money, and not the Day of Payment.

<sup>2</sup> Show. 1. 225. When a Bill of Exchange is accepted, it is good Ground for a special Action upon the Case, but it doth not make a Debt, Sc.

1 Sull. 23. 226. Indebitatus Allumplit doth not lie against the Acceptor of a Bill of Exchange, because his Acceptance is a collateral Engagement, though it will lie

Ibid. 125.

against the Drawer; and a general Indebitatus Affumpfit will not lie on a Bill of Exchange for Want of a Confideration; and therefore there must be a special Action upon the Custom of Merchants, or an Indebitatus Affumpfit against the Drawer for Money by him received to the Plaintiff's Use.

227. In the Cafe of Bromwich and Lades, it was faid by the chief Juffice Treeby, that Bills of Exchange were of fuch general Ufe and Benefit, that upon an Indebitat. Affumpfit, a Bill of Exchange may be given in Evidence to maintain the Action; and by Mr. Juffice Powel, that upon a general Indebitat. Affumpfit, for Monies received to the Ufe of the Plaintiff, fuch Bill may be left to the Jury to determine whether this was for Value received or not. In this Cafe the Declaration was on the Cuftom of Merchants, and a general Indebitat. Affumpfit thereon. See the Declarations and Exceptions to it, in Cufe of Bellufir and Hefler, in 1 Lutwich, 1589. 228. To Mr Bill ; I fhould them ; accepter 229.

As for receive give hin ordered; muft and to B. th

only in t It was chants in Bearer or received, chafe of Draughts I still thi not to pa the Draug But in

of a Drau receives it ftops Payr fellows. and Collinfo to give Ca Payment a it. Earl Queftion the Banker would hav a Tradefina Draughts fame Day. Time allow Morning th however fou And upon a

230. A Debt due, be paid in a fold may am Contract. 231. A

that Time a Mr. Monck, any Authorit for the fame being tried at anfwer, and Endeavours a minifer being frequently re and paid the

228. If a Bill of Exchange is drawn on two or more Perfons in these Terms  $T_0 Mr$ . A, B. and C. D. Merchants, in London, they oughtboth to accept the Bill; for the Acceptance of only one is not complying with its Tenor, and it thould be protected; but if it come directed to A. B. and C. D. or to either of them; or thus, To A. B. or in his Absence to C. D. in this Case, the Bill being accepted by either, it is fufficient.

229. Bankers' or Goldfiniths' Notes are not to be accounted Cafh till received. Luc, 109. As for Example, A. draws a Note upon a Goldfinith, and fends a Servant to receive the Money, and to inveft it in Exchequer Bills; the Servant got B to give him Money for the Note, with which he purchafed the Exchequer Bills ordered; and two Days afterwards the Goldfinith failed; it was adjudged that A. muft answer the Money to B. as the Property of the Note was not transferred to B, there being no Indorfement; and he could not have fued upon it, it being only in the Nature of a Pledge or Security to him.

It was the received Opinion, and certainly founded on the Cuftom of Merchants in the City of London, that Draughts on Bankers, payable to A. B: or Bearer on Demand, ought to be carried for Payment on the very Day they are received, and when it is confidered that great Part of the Payments for the Purchafe of Shares in the public Funds or Stocks are paid by the Purchafers in Draughts upon their Bankers at the Inftant of making the Transfer of the Stock, I ftill think it advifeable to take the Draughts for Payment without Delay, and not to part with the Receipt for the Transfer till the Banker has honoured the Draught.

But in Point of Law, it has been lately faid from the Bench, that if the Poffeffor of a Draught on a Banker does not keep it longer than twenty-four Hours after he receives it, before he tenders it for Payment, and within that Time the Banker flops Payment, the Drawer is obliged to pay the Money. The Cafe was as follows. The Plaintiff took the Defendant's Draught on his Bankers, Brewn and Collinfon; the next Morning they flopt Payment, and the Defendant refufes to give Cafh for his Draught, alledging, that if the Plaintiff had prefented it for Payment as foon as poffible after he received it, the Bankers would have paid it. Earl Mansfield obferved, that the Whole refted upon Cuftom; and the Queflion to be determined was, Whether the Plaintiff was obliged to go to the Bankers on the Day he received the Draught, for if he had, it appeared he would have been paid? His Lordfhip faid, it was unreafonable to fuppofe, that a Tradefinan fhould be compelled to run about the Town with half a Dozen Draughts from Charing Crofs to Lombard Street, and other Places, on the fame Day. The Jury were to confider that twenty-four Hours was the ufual Time allowed, and the Plaintiff kept it no longer from being paid, for the next Morning the Town was alarmed by the Bankers flopping Payment. The Jury however found for the Defendant.—Sittings at Guildball after Eafler Term, 1782.

And upon a new Trial, the Court of King's Bench confirmed the Verdict. 230. A Note is no Payment where there was an original and precedent Mick. 2 drw. Debt due, but fhall be intended to be taken upon Condition that the Money 3 Salk. 118, be paid in a convenient 'Time; but the taking a Note in Writing for Goods fold may amount to Payment of the Money, becaufe it is Part of the original Contract.

231. A Servant of Sir Robert Clayton and Mr. Alderman Morris, but at that Time actually gone from their Service, took up two hundred Guineas of Mr. Monck, a Goldinith (who knew nothing of his being difcarded) without any Authority from his quondam Mafters, who refuing to fatisfy Mr. Monck for the fame, he brought an Action againft Sir Robert and Mr. Morris, and being tied at Guildball, it was ruled per Keeling Chief Juftice, that they fhould answer, and there was a Verdict for the Plaintiff; and though there were great Endeavours ufed to obtain a new Trial, yet it was denied; the Courts at Weffminfler being fully fatisfied that they ought to answer, for this Servant had frequently received and paid Cash for them; and they were obliged to comply, and paid the Money.

6 B

232. A

dity of all

when due, court here, pted, and a ptor, at the teft, otherfecure that hent be re-

onger Time, for not being Acceptance; ime, revoke to the Tenor the Draught we away, and of two Pro-

he Time the

cceptor fub-

the Perfon to the which the ptance, ftrikes Fime fends the offeffor ftrikes Action brought not deftroy the

affignable, b ed; but when iven thereby to is a good Bill

lue, is binding ect of the Bill

d for a special

a Bill of Exigh it will lie lie on a Bill of ift be a fpecial p/it against the

e chief Jufice efit, that upon ice to maintain itat. Allumphi, left to the Jury s Cafe the Debitat. Alfumphi of Bellafis and

228. li

212. A Perfon who is no Merchant, drawing a Bill of Exchange, makes him 2 Vent. 310. Witherly v. within the Cuftom of Merchants as to that Bill.

233. If the Drawer mentions, for Value received, he is chargeable at Com-1 Show. 125. mon Law; but if no fuch Mention, then you must come upon the Custom of Merchants only.

2 Vent. 310. 234. Concerning a Bill of Exchange being extended for the King, Judge-Carib. 5. Show, 264. Hawkins V. ment for the Plaintiff notwithstanding. Evans v. Cramlington.

235. Part of a Bill of Exchange cannot be affigned fo as to entitle the In-Gardner. Carth. 466. Cafes B. R. dorfee to an Action ; if it were otherwife the Party might be vexed with as many Actions as the Holder of the Bill should think fit.

213. 3 Sal. 70. 236. It is not necessary to prove a Protest made by a Publick Notary, for that would tend to deftroy Commerce, and publick Transactions of that Nature.

Cafes B. R 237. I promife to pay the Bearer fo much Money on Demand, is no Bill of 346. Cafes B. R. Exchange, and declaring on the Cuftom will not make it fo. 238. A Goldimith or Banker's Note, accepted in Payment, shall not be a Pay.

380. Ditto, 517. ment, if the Party who gave it knew the Goldsinith to be in a failing Condition, for fuch Knowledge makes it a Fraud.

Williams v. 239. Infancy pleaded by the Drawer of a Bill of Exchange and held a good Harrifon. Carth. 160. 3 Salk. 197. Bar, being drawn in the Courfe of Trade, and not for Necellarics.

240. An Action was brought upon a Note, for the Payment of fixty Guineus when the Defendant should marry such a Person, in which the Plaintiff declared Pearfon v. as upon a Bill of Exchange, fetting forth the Cuftom of Merchants; and it was held, that to pay Money upon fuch a Contingency cannot be called Trading, Garrer, 4 Mod. 242. Comb. 227. and therefore not within the Cuftom of Merchants; and Judgment was given Skia. 398. for the Defendant.

241. A Note was in this Form : I promife to pay J. S. or Order, the Sum of one hundred Pounds, on Account of Wine had of him. J. S. indorfed it, and Crips. 6 Mod. 29. the Indorfee brings an Action against the Drawer, and declares upon the Cuftom of Merchants ; and doubted by Holt whether Action would lie, and advifed with Merchants, who declared that fuch Notes had been in Ufe thirty Years, and that they looked upon them as Bills of Exchange, but Cur. advifare vult.

Ibid. Williams v. Williams. Carth. 269.

23. 8. 1.

7 Ge. II. Cap. 22.

Buller v.

Holt declared he remembered when Actions on Bills of Exchange first began. 242. A Note drawn by  $\mathcal{J}$ . P. whereby he promifed to pay 121. 10s. to  $\mathcal{J}$ .  $\mathcal{W}$ . on a Day certain; and he indorfed the Note for Value received to D. F. who indorfed it to the Plaintiff for Value received, who brought an Action against J. W. fetting forth the Cuftom of Merchants ; and held the Action lay. 2 Geo.II.Cap.

243. By this Statute it is enacted, that if any Perfon shall forge, or rocure to be forged, or affift in forging, any (inter alia) Bill of Exchange, Promifiory Note for Payment of Money, Indorfement, or Aflignment of any Bill of Exchange, or Promiffory Note for Payment of Money, or any Acquittance, or Receipt for Money or Goods ; or shall utter or publish, as true, any fuch forged Bill, Sc. knowing the fame to be forged, with an Intent to defraud any Perfon, every fuch Offender shall be guilty of Felony without Benefit of Clergy. And,

244. By this Statute, if any Perfon shall fally make, alter, forge, or procure to be fally made, &c. or affift in fally making, &c. any Acceptance of any Bill of Exchange, or the Number or principal Sum of any accountable Receipt for any Note, Bill, &c. or any Warrant, or Order for Payment of Money, or Delivery of Goods, or shall utter or publish any such false Acceptance, Bills, St. with Intent to defraud any Person; every such Offender shall suffer as a Felon, without Benefit of Clergy.

Notwithstanding these positive Laws, the absurd and mischievous Custom of making inland Bills payable to fictitious Persons; that of one Person indorfing another's Name ; and even drawing in feigned Names had prevailed fo generally, and got to fuch a Height, probably from an Idea that an Indictment for Felony would be eafily quafhed, upon proving that no Fraud was intended-as to make it neceffary to proceed with the utmost Caution, and at the fame Time with becoming Firmnels in the Courts of Law, to support the Honour and Credit of a giflature From

Accepto firft Inc made: World A Bi fictitious that Kir It was a payable Plaintiff that Fire the Drav whom C never bee the Defe had expr but it wa in makir intent of was not at that I too many had the I who neve to pay the

But in in Trade, that the ( to their B been foun could eith Holder to came in Q a Commif Intereft to fhould no with the g firft Indorf directed T the King's not all exp In the fi

fhould no

made out

by the Pla dants to th The first v of Exchan: after Date, Lewis and " a Bill d Lewisand. Circumftai at Notting! dant was o Wood-Stree natures of t

dit of mercantile Transactions within the Realm, and the Dignity of the Legillature, whole Statutes were thus openly violated with Impunity.

From the Rule in Law therefore, that in an Action against a Drawer or Kjd. p. 137. Acceptor of a Bill, payable to Order, there must be Proof of the Signature of the first Indorser, and of all those to whom an Indorsement has been specially made: has arisen the Question which has so long agitated the commercial World on the Subject of Indorsements, in the Name of ficilitous Payees.

made: nas aruen the Queition which has to long agitated the commercial World on the Subject of *Indorfements*, in the Name of *fiditious Pages*. A BILL payable to the Order of a fiditious Perion, and indorfed in the Staw v. Freeficitious Name, is not a Novelty among Merchants and Traders. A Cafe of  $a_{a,l}$ , B. R. ficitious Name, is not a Novelty among Merchants and Traders. A Cafe of  $a_{a,l}$ , B. R. ficitious Name, is not a Novelty among Merchants and Traders. A Cafe of  $a_{a,l}$ , B. R. ficitious Name, is not a Novelty among Merchants and Traders. A Cafe of  $a_{a,l}$ , B. R. ficitious Name, is not a Novelty among Merchants and Traders. A Cafe of  $a_{a,l}$ , B. R. ficitious Name, is not a Novelty among Merchants and Traders. A Cafe of  $a_{a,l}$ , B. R. ficitious Name, is not a Novelty among Merchants and Traders. A Cafe of  $a_{a,l}$ , B. R. gaughte to Butler and Co. and their Order, and indorfed in that Name. The Plaintiff was fo far from proving it to have been indorfed by any Perfons uling that Firm, that his own Witneffes faid, they believed it was indorfed by Cox, the Drawer. It alfo appeared, that there was a Houfe of Butler and Co. with whom Cox had Dealings; but it was proved that the Bill in Queftion, had never been in their Hands; it was admitted that the Bill was a true one, and the Defendant had regularly accepted it; it appeared further, that the Acceptor had cxprefily promifed to pay, at the Time the Holder had diffeounted the Bill; but it was infifted, that the Indorfement being fictitious, the Plaintiff had failed in making out an effential Part of his Title. Lord Mansfield obferved, that the intent of the Bill was only to enable Cox to raife Money, and the reafon why it was not made payable to his Order, was, that there were other Bills payable at that Time to his Order, and if this had been fo too, there would have been too many in the fanne Name in Circulation at the fame time, which would have had the Appearance of *ficitious Credit*; that Names were often ufed of Perfons who never exifted :

But in the Years 1786, 1787, and 1788, two or three Houfes, connected together in Trade, entering into Agreements far beyond their Capitals, and apprehending that the Credit of their own Names would not be fufficient to procure Currency to their Bills, adopted, in a very extensive degree, a Practice, which before had been found convenient on a fmaller Scale. So long as the Acceptors or Drawers could either procure Money to answer their Bills, or had Credit enough with the Holder to have them renewed, the Subjects of these factitious Indorfements never came in Quefition. But when the Parties could no longer fupport their Credit, and a Commiffion of Bankruptcy became neceffary, the other Creditors felt it their lutercft to refift the Claims of the Holders of these Bills, and infifted that they should not be admitted to prove their Debts; becaufe they could not comply with the general Rule of Law, which requires Proof of the Hand-writing of the *firft* Indorfer. The Queftion came before the Lord Chancellor by Petition : He directed Trials at Law, and feveral have been had : Three againft the Acceptors in the King's Bench, and one againft the Drawer in the Common-Pleas; though not all expressly by that Direction.

In the first Cale against the Acceptor, befides the general Counts for Money paid Tasket v. by the Plaintiff to the Defendant's Ufe, and Money bad and received by the Defen-Herrin 3 dants to the Plaintiff's Ufe, there were also two special Counts laid on the Bill itself. The first was in the Terms of the Bill—" that the Defendant and others drew a Bill of Exchange on the Defendant accepted; and that Grigfon and Co. indorfed it to Lewis and Potter, who indorfed it to the Plaintiff. " The fecond Count flated it to be, " a Bill drawn as above in Favour of certain Perfons trading under the Firm of Lewisand Potter, or Order, and indorfed by Lewis and Potter to the Plaintiffs." The Circumfances proved at the Trial were thefe—That there was a House of Trade at Nottingbam under the Firm of Harrin, Harries and Plan, of which the Defendant was one of the Partners; and that the Defendant alone carried on Busines's in Wood-Street, and refided in London; that the Body of the Bill, as well as the Signatures of the Drawers and Acceptors, were in the Hand-writing of the Defendant;

makes him e at Com-

Cuftom of ng, Judge-

tle the Inith as many

Notary, for of that Na-

s no Bill of

ot be a Payg Condition,

held a good

fixty Guineas ntiff declared ; and it was lled Trading, nt was given

, the Sum of orfed it, and on the Cuftom 1 advifed with iears, and that ult.

to D. F. who Action against lay.

ge, or rocure ge, Promiflory y Bill of Excquittance, or ny fuch forged ud any Perfon, lergy. And, rge, or procure eptance of any intable Receipt of Money, or nce, Bills, &. Fer as a Felon,

rous Cuftom of erfon indorting ed fo generally, ftment for Feintended—as to the fame Time onour and Credit

that no fuch Houfe of Trade as that of Grigfon and Co. was concerned in the Tranfaction, but that the Defendant had drawn the Bill payable to Grigfon and Co. at the Requeft of Levois and Potter; that the Indorfement in the Names of Grigfon and Co. was fictitious, and that before the Bill came due, the Defendant knew that to be the Cafe; but it did not expretsly appear, whether he knew it, at the Time the Bill was drawn: that the Indorfement of Lewis and Potter was in the Hand-writing of one of the Partners of that Houfe, and that they received the Bill from the Defendant and delivered it to the Plaintiffs: that the Value of the Bill was paid to the Houfe of Lewis and Potter in Draughts on Bankers, which were afterwards paid in Cafh; and that the Defendant had Credit given him in Account with Lewis and Potter for the Value of the Bill.

To this Evidence, the Defendant's Counfel demurred, as not supporting any Count in the Declaration.

LORD KENYON, in giving the Opinion of the Court, faid, that in deciding this particular Cafe, they did not wifh to have it underftood that they meant to infringe on the Rule as applicable to Cafes in general; for that generally fpeaking, there was no Doubt but the Indorfee of a Bill of Exchange, payable to Order, must in deriving his Title, prove the Hand-writing of the first Indorser. But that this Decision proceeded on the special Circumstances of this particular Cafe; that the Defendant, at the Time of entering into this Engagement, knew that there were no fuch Perfons as Grig fon and Co. and, therefore, that in Point of formal Deriva. tion of Title, that which is usually done, could not be done in this Cafe. That on the first Count of this Declaration, the Opinion of the Court did not proceed, neither was it neceffary to fay any Thing on the fecond ; though if it had been neceffary to refort to that, he himfelf had an Opinion on it. But the Counts on which the Judgement of the Court was given, were those for Money paid and Money bad and received. In Lord Chief Juffice Raymond's Time it had been decided, that a general Indebitatus Alfumpfit might be maintained to recover Money for the Value of a Bill of Exchange, which was not paid. That Cafe, indeed, had been on a Bill payable to Bearer; but the Doctrine of that Cafe was a fufficient Foundation for the Opinion of the Court in the prefent, and had been recognized in a fublequent Cale, by each of the Judges of this Court. " That to give fuch a Bill is, as it were, an Affignment of so much Property, which becomes Money had and received, to the Use of the Holder of the Bill." Here the Defendant, being a Debtor to the House of Lewis and Potter, drew a Bill, which he delivered to them, and drew it in Terms, which could not be proved in a formal Manner : he was not only privy to the Transaction, but the very Negociator of it; and by drawing it, put himfelf into a Situation to pay, what he was in Confeience bound to pay; therefore it was an Appropriation of fo much Money to be paid to the Perfon who should become the Holder of the Bill.

Freev. Lewis In the next Cafe, the first Count stated the Bill of Exchange to be drawn by Livesfay and Co. on the Defendants in favour of Lawrence Albearth, who was allo a fifthious Person, and by him indorfed to the Plaintiffs. The fecond Count stated the Bill to be payable to the Bearer; the third payable to the Order of the Drawers, and indorfed by them to the Plaintiffs; then followed the Money Counts. An Attempt was made on Behalf of the Defendants, to diftinguiss the former, because there was no Evidence that in Point of Fact, they received any Value for the Bill, and that therefore, they could not be liable on the Money Counts. But the Court faid, that the Acceptance of the Defendants was alone Evidence that they had received Value from the Drawers, and that on the Demurer to Evidence, the Court might draw the fame Inference which would have been drawn by the Jury. Three of the Court allo tbaught, that the Plaintiffs might recover on the fecond Count, which stated the Bill as drawn payable to Bearer.

Minot v. Cibfon. The next Cafe was againft the Acceptor, having alfo a Count in which the Bill was flated to be drawn payable to *Bearer*; and the Court being of Opinion that it was decided by the foregoing, gave Judgement for the Plaintiff without hearing any Argument, and added, they underftood it had been agreed to turn it into the Shape of a fpecial Verdict, that it might be carried up to the Houfe of Lords. On the Authority of thefe two laft Cafes againft the Acceptor in the King's Beach, was

Grant v. Vaughan. was dec of whi The

of Exc Months ceived, indorfe thereon, of Live aforefaid man, th was mer wards, 1 behalf la accordin Names o the Payr. before th and indo Chapman appointe tiffs, and the Nam Exchang of, adva the Sum

The C Emett, v Clithero, and delive for fuch ! think fit. That 1

the Nam and Figu Months a fifty one and Mann *Livefay* an a Bill of given for on that D he there 1 not conve Houfe for and gave H it, to be f

That on as above fe another Cl it, which Authority on the faid then delived to the faid the faid Pa them, only fame to the *Livefay* and

was decided the Cafe against the Drawer in the Common Pleas, the Circumstances of which we shall here recite.

The Plaintiff ftated that the Defendant, on the 5th of April 1788, drew a Bill Gullarv, Eeof Exchange, directed to Lively and Co. by which he required them, three  $e_{i}$ . Months after Date, to pay to Mr. George Chapman or Order 1551l. Value Received, and delivered the faid Bill to them, and " authorifed them to negociate and indorfe the fame, in the Name of George Chapman, and thereby to raife Money thereon," for the Ufe of the faid Perfons fo ufing the Names, Stile, and Firm of Lively and Co. and then averred, that when the faid Bill was fo made as aforefaid, or at any Time afterwards, " there was no fuch Perfon as George Chapman, the fuppofed Payee in the faid Bill of Exchange, but that the faid Name was merely fictitious," to wit, at London, &c. which faid Bill of Exchange afterwards, to wit, Ge. by one "Andrew Goodrick, being a Perfon thereunto in that behalf lawfully authorized by Lively and Co. upon Sight thereof was accepted," according to the Ufage and Cultom aforefaid. And the faid Perfons fo ufing the Names of Lively and Co. being fo authorized as aforefaid, afterwards and before the Payment of the Sum of Money therein contained, or if any Part thereof, and before the Time thereby appointed for fuch Payment, to wit, Ge. " negociated and indorfed the faid Bill of Exchange, in and with the Name of the faid George Chapman, and by that Indorfement, in the Name of the faid George Chapman appointed the Contents of the faid Bill of Exchange to be paid to the faid Haintiffs, and thereby raifed Money thereon, for the Ufe of the faid Perfons fo ufing the Names,  $\mathcal{E}c$ . of Lively and Co." and then and there delivered the faid Bill of Exchange fo indorfed to the faid Plaintiffs, "who thereupon on the Credit thereof, advanced to the faid Perfons," fo ufing the Name,  $\mathcal{G}c$ . of Lively and Co. the Sum of Money in the Bill mentioned.

The Circumstances stated in a special Verdict on this Case were these, that *Emett*, who was a Partner with *Livesay* and Co. in the spinning of Cotton at *Clithera*, wrote his Name on a Blank Piece of Paper, with a Shilling Stamo on it; and delivered it to *Livesay* and Co. for the Purpose of drawing a Bill of Exchange, for fuch Sum, payable at such Time, and to such Person or Persons as they should think fit.

thus ht. That Live/ay and Co. on the 5th of April, 1788, drew on this Paper, above the Name of Emett, a certain Writing, directed to Live/ay and Co. in Words and Figures following, viz. Clithero, April 5th. 1788, 1551l. "Three Months after Date, pay to Mr. George Chapman or Order, Fifteen hundred and fifty one Pounds, value received, as advifed, John Emett." That the Occasion and Manner of giving this Paper Writing were as follow: on the fifth of April, Live/ay and Co. were indebted to Thomas Jeffery in the Sum of 1512l. 91. On a Bill of Exchange, which became due that day, and which had been previously given for Goods fold by Jeffery to them. One Richard Collis, Clerk to Jeffery, on that Day applied to the House of Live/ay and Co. for Payment of that Bill: he there faw Anflie, one of the Partners, who informed him, that they could not conveniently then pay the Money, but requested him to take a Bill on their House for the Sum, at three Months Date, and the Interest in the mean Time, and gave him the Blank above-mentioned, with the Name of Emett written on it, to be filled up by one of the Clerks of the House.

That one Ludow a Clerk to Livefay and Co. filled up the Paper, in the Manner as above fet forth, that immediately afterwards it was carried to Andrew Goodrick another Clerk of the Houfe, who was authorifed by Livefay and Co. to accept it, which he accordingly did, in the Names of Livefay and Co. that with the Authority of Livefay and Co. the Name of George Chapman was then indorfed on the faid Paper Writing, which being fo filled up, accepted, and indorfed was then delivered to the faid Collis, who then delivered up the Bill for 15121. gs. to the faid Livefay and Co. That the faid Thomas Jeffery afterwards negociated the faid Paper Writing a Difcount at four and a half per Cent. and delivered the fame to the faid Plaintiffs. That the fame was duly prefented for Payment to Livefay and Co. who refused to pay it, of which Emet had due Notice. That 6 C

erned in the gon and Co. es of Grigfon endant knew w it, at the was in the sived the Bill which were him in Ac-

#### porting any

deciding this neant to inlly fpeaking, Order, must But that this afe; that the at there were rmal Deriva-Cafe. That not proceed, d been necefnts on which nd Money bad l, that a genehe Value of a a Bill payable for the Opifequent Cale, as it were, an ceived, to the to the Houfe nd drew it in ot only privy it, put him-; therefore it n who should

be drawn by tb, who was fecond Count Order of the Ioney Counts. his Cafe from they received on the Money nts was alone on the Deh would have the Plainüffs vn payable to

which the Bill Opinion that ithout hearing urn it into the ufe of Lords. King's Bench, was

there was no fuch Perfon as George Chapman, the fuppoled Payce of the faid Paper Writing, being merely fictitious: That Emett gave no further or other Authority than as before fet forth, and knew nothing of this Tranfaction; That the Plaintiffs had then no Knowledge, that the faid George Chapman was a fictitious Perfon, or of the Circumstances under which the faid Paper Writing was drawn, accepted and indorfed; but that the faid Thomas Jeffery had fill Knowledge of the whole of the faid Transactions.

In the pronouncing the Judgment of the Court of Common-Pleas on this Cafe, Lord Lougbborough faid, the fpecial Circumstances above stated in the Declaration would, in his Opinion, have been fufficient to have entitled the Plaintiff to recover, if the Cafe flated in the fpecial Verdict had not in two or three Inftances, varied from them.

The Cafe of Minet and Gibsin has been argued before the House of Lords, d now waits the Opinion of the Judges. The Circumstances stated in the and now waits the Opinion of the Judges. fpecial Verdict are theie:

Livefay and Co. made a certain Inftrument in Writing directed to the Defendants, requiring them, three Months after Date to pay to J. White or Order, 721 £. 5. Livefay and Co. knew, at the Time of making it, that no fuch Performer for exifted as J. White, mentioned in the Bill; an Indorfement in Writing was afterwards made by Live(fiy) and Co. purporting to be the Indorfement of  $\mathcal{J}$ . While, and requiring the Contents of the Bill to be paid to Live(fay) and Co. or their Order: Live(fay) and Co. afterwards indorfed, by  $\mathcal{A}$ . Goodrick, by Procuration of Livefay and Co. to the Plaintiffs for a full and valuable Confideration, when the Plaintiffs became the Holders of the Bill ; the Defendants afterwards accepted, with the full Knowledge that no fuch Perfon as  $\mathcal{J}$ . White, mentioned in the Bill, exifted, and that the Name of  $\mathcal{J}$ . White, fo indorfed thereon, was not in the Hand-writing of any Perfon of that Name. The Defendants at the Time of making and accepting the Bill had not, nor had they at any Time fince, any Money, Goods, or Effects, of or belonging to Livefay and Co. or of the Plaintiffs in their Hands.

Befide the Money Counts, the Declaration contained feven fpecial Counts on the Bill. The first, stated that *Livefay* and Co. made a Bill of Exchange, directed to the Defendants, requiring them, three Months after Date, to pay 721/ 51. to fobn White, or Order; Livefuy and Co. well knowing that no fuch Perfon as 7. White exifted; on which Bill an Indorfement was made, purporting to be the Indorfement of *J. White* named in the Bill, requiring the Contents to be paid to *Livefay* and Co. or Order; that *Livefay* and Co. by one *Abfalom Goodrick*, by Procuration of Livefay and Co. indorfed to the Plaintiffs, and that the Defendants accepted it; knowing that no fuch Perfon as J. White exifted, and that the Name of J. White, fo indorfed, was not the Hand-writing of any Perfon of that Name.

The fecond Count, after flating the Drawing of the Bill as in the first, proceeded thus; Livefay and Co. knowing that J. White was not a Perfon dealing with or known to Livefay and Co. and using the Name of J. White on the Bill as a nominal Perfon only, and intending not to deliver the fame to him, or to procure the fame to be actually indorfed by him : on which Bill a certain Indorfement was made, requiring the Payment to be made to Livefay and Co. and that Livefay and Co. indorfed to the Plaintiffs, without having delivered the Bill w 7. White, and without any actual Indorfement or Affignment of the Bill by White.

The third Count stated, that the Bill was made payable to themselves, Lively d Co. by the Name and Defeription of J. White. The Fourth, treated it as a common Bill, payable to J. White, or Order, and Co. by the Name and Defcription of

and stated that J. White indorfed it to the Plaintiffs.

The Fifth, as payable to Bearer, and that the Plaintiffs were the Bearers.

The fixth payable to J. White, or Order, with an Averment that, when the Bill was made, there was no fuch Perfon as J. White, the fuppofed Payee, but that Name was merely fictitious; by Reafon whereof the Sum mentioned in the Bill became and was payable to the Bearer thereof; according to the Effect and Meaning

Meanin prictors

The Perfons Name a other Bi nership it to the laft-men and that in Writi

Bill, fo One O Record : by the fp thefe, bu appears fi a Right t in Eviden Record, 1 impoffible adverting given upo but the Co the Count for their fon, they ftated the This In

in the Ho Court belo of Action, quently Ju if upon th the Judgen rectify it. Independ

the first I Right of R The very A is faid, in Fraud be po arifen, has Idea of a Se Circulation privy to the

Whether derable Dou by the Houf Advocates o of the Bill o he could not contaminates by the Polic unpunished. The Cafe

to this Doct the Payee, a the Plaintiff the Hand-W

Meaning of the Bill, averring also; that the Plaintiffs were the Bearers and Proprietors thereof.

The Seventh Count stated, that there was a Partnership, or House, of certain Persons using Trade, as well in the Name and Firm of *Livesy* and Co. as in the Name and Firm of  $\mathcal{Y}$ . White; that the last-mentioned Persons made a certain other Bill, the Hand of one of them on their joint Account, and in their Copartnership Name and Firm of *Livesy* and Co. being thereto subscribed, and directed it to the Defendants, requiring them, three Months after Date, to pay to the faid last-mentioned Copartners, by the Name of  $\mathcal{Y}$ . White, or Order; 721 $\mathcal{I}$ . 5<sup>s</sup>. and that the faid last-mentioned Copartners afterwards, by a certain Indorfement in Writing, appointed the Contents to be paid to the Plaintiffs, and delivered the Bill, fo indorfed to them.

This Inconfiftency being pointed out by the Counfel for the Plaintiff in Error, in the Houfe of Lords, as one Ground of impeaching the Judgement of the Court below, it was obferved in Anfwer, that there being in Fact, but one Caufe of Action, the Plaintiff could have Judgement only on one Count, and confequently Judgement was neceffarily entered for the Defendant on all the reft; and if upon the whole Record there appeared a fufficient Caufe of Action, but the Judgement was entered on the wrong Count, the Court of Error would reftify it.

Independently of the Rule which requires the Proof of the Hand-writing of the firft Indorfer, one preliminary Objection has been made to the Holder's Right of Recovery in any Form of Action againft the Drawer or Acceptor: The very Act of indorfing on a Bill, a Name which belongs to Nobody, is, it is faid, in itfelf a *Felony*; it has a general Tendency to defraud, though the Fraud be pointed againft no particular Individual; and in all Cafes which have arifen, has actually defrauded the Holder of the Bill, by imposing on him the Idea of a Security which does not crift. The Act too of fending the Bill into Circulation with a fictitious Name on it, it is faid, is a Felony in him, who is privy to the Tranfaction.

Whether each or either of these Acts be in Reality a Felony, admits of confiderable Doubt, and is one Point " On which the Opinion of the Judges is required by the House of Lords." Should that Opinion be given in the Affirmative, the Advocates on the Part of the Defendant to the Action infifted, that the Holder of the Bill could not recover against either the Drawer or the Acceptor, because he could not make Title, through the Medium of a Felony in another : a Felony contaminates a Transaction, and the Civil Remedy is completely merged in it, by the Policy of the Law, to prevent, as much as possible, Crimes from going unpunished.

The Cafe of *Peacock* and *Rbodes*, they faid, could not be cited in Oppofition to this Doctrine; for in that Cafe, the Bill having been regularly indorfed by the Payee, and having, though after having been ftolen, come to the Hands of the Plaintiff for a good Confideration, he was only under the Neceflity of proving the Hand-Writing of the first Indorfer, and was not bound to make any Part of his

467

the faid or other a; That as a fictiiting was II Know-

as on this in the Dene Plaintiff three In-

of Lords, sted in the

the Defene or Order, o fuch Per-Writing was of J. White, Co. or their Procuration ation, when rds accepted, I in the Bill, s not in the she Time of the Plain-

d Counts on Exchange, dipay 7211. 51. uch Perfon as tring to be the ts to be paid *alom Goodrick*, that the Defted, and that of any Perfon

he firft, pro-Perfon dealing bite on the Bill to him, or to ertain Indorfe-Co. and that red the Bill to f the Bill by

felves, Livefay

bite, or Order,

he Bearers. hat, when the fed Payee, but entioned in the the Effect and Meaning his Title through the Perfon who ftole the Bill : But here the Plaintiff deriving his Title through the Indorfement which was a Forgery, was neceffarily barred of his Action. To this it was anfwered, that this Proportion with respect to the Effect of the Felony was not true to fuch an Extent; it was true indeel, that a civil Action could not be maintained, where the Caufe of Action was grounded wholly on an Act of Felony; as if one ftole a Horfe or Money, the Owner could not maintain Trover, or Money had and received againft bin, becaufe the civil Remedy was merged in the Felony; If the Horfe came into the Hands of another Perfon, under Circumftances which would not amount to a Change of Property, the original Owner might recover him from that Perfon; though, therefore, the Felony might be an Anfwer to an Action gainft either the Drawer or Acceptor, where it appeared the Defendant was guilty of the Felon; yet that would not preclude the Plaintiff from recovering againft the other, if he did appear to be guilty.

The Advocates on the other Side of the Queftion in the Houfe of Lords, profelling not to impeach the Judgement of the Common-Pleas, in the Cafe of  $C_{A}$ , *lint* and *Emett*, in which the Defendant was perfectly innocent of the imposed Felony, were fatisfied to maintain, that where the Fact of the Felony could be fixed on the Defendant, that was a Bar to a civil Action.

In a Transaction of this Kind, it is apprehended, that, whoever in Fact makes the fictitious Indorfement, both the Drawer and Acceptor muft in general be guilty of publishing the Bill with that Indorfement on it, knowing it to beficitious.

In fuch a Cafe, whether this amounts to a Felony, is certainly a preliminary Queflion; for, though independently of that Queflion, the Plaintiff might be intitled to recover, yet if in Fact, it shall be decided to be Felony, he mult necesirily be precluded from his Action, because if he were to recover at all, he mult recover against the Felon himself.

But it may happen that the Acceptor may not know that the Bill he accepts, is attended by any Circomitance different from those attending Bills in the usual Courfe of Buinefs; as where the Bill is brought him for Acceptance by a third Perfon, either before the Indorferment is made or afterwards, without Intimution of the Payee's being fictitious: The Drawer too, even in common Cales, may be fo far unaffected with the Felony, that he may not be guilty of publithing the Bill with a faile Indorferment on it, knowing it to be faile, for it may be carried out of the Hands before the Indorferment is made : and in fome Cales, as in that of *Collins* and *Emett*, the Perfon appearing as the Drawer may be perfectly ignorant of the Tranfaction.

In any of these Cases therefore, in which the Defendant may appear to have acted without Knowledge of the Circumstances, the Question of Felony cannot be considered as preliminary to the Decision on the Plaintiff's Right of Action: If the Adherence to the Rule which requires Proof of the Hand-writing of the first Indorfer, be so rigid, that the Plaintiff can in no Form of Action recover without it, that is, of itself furtheined, it which that Rule may be dispendent of an Action in any Form can be furtheined, it which that Rule may be dispendent with, then it is not through the Felony that the Plaintiff derives his Title, and confequently he cannot be affected by the Decision of that Question.

If this reasoning be well founded, it follows that whatever that Decision my be, the general Question is fill open to Discussion; if in the Affirmative, theain those Cases only where the Defendant is innocent; if in the Negative, thea in all Cases.

In Support of the Judgement on the fifth Count, which ftates the Bill as being drawn payable to Bearer, it has been urged that in ftating an Agreement or a Ded in pleading, it is fufficient to ftate the legal Operation of it, though there mightle a verbal Variance between that and the Inftrument itfelf: as where a Leafe is made jointly by B. Tenant for Life of C. and him in Remainder or Reversion, in Fee; during the Life of C. this may be ftated as the Leafe of Tenant for Life, and the Confirmation of him in Remainder or Reversion; that being then the legal Operation of the Deed: and, for the fame Reason, after the Death of C. it may be ftated as the Leafe of the Person in Remainder or Reversion, and the Confirmation of B. So Order be to If, feem t Payee, Indorfe to the is made have be But i for tho Operati

the Wo With Reverfic the Dee minate r Circumf to Order Species o bility be

out any

A fill arifes fro Action co may be a It is from and in a titious Pa no Part o Defendant not regula that no A entertained could not Drawer. low that t to Bearer, But the Di to ceafe to c admits of a one; as aga So genera

the Rule with Bill in it's of tiff's Counfe fame Side in feffed, that Addrefs to t of the Judge One gener

One gener the Bill itfell is founded of not within t those Counts argued, appe any Allution acknowledged Trade, wher

So here, it was faid, though the Bill appeared on the Face of it, to be payable to Order, yet as no Body exifted who could give fuch Order, the Engagement must be to pay the Bill, which was, in Effect, to render it payable to the Bearer.

If, however, Recourse must be had to the Intention of the Parties, it would feen that it is only in the Cafe of a blank Indorfement in the Name of the fictitious Payce, that the Bill must be confidered as in Effect payable to Bearer ; where the Indorfement is fpecial, as it was in the prefent Cafe, the Intention to be attributed to the Parties is, that it should be payable to the Order of him to whose Order it is made payable by the fictitious Indorfement, and then the third Count would have been better adapted to fupport the Judgment than the fifth.

But it was objected that this Argument was not applicable to the prefent Cafe ; for though it must be admitted that a Deed nust be stated according to it's legal Operation ; yet that Operation must appear on the Face of the Deed itfelf, without any collateral Circumstances to explain it, contrary to the evident meaning of the Words.

With respect to the joint Lease of Tenant for Life, and him in Remainder or Reversion, if the several Interests which they had in the Land did not appear in the Deed, yet the operative Words of the Leafe were not of that fixed and determinate meaning that they could not admit of a different Construction, if collateral Circumftances require it, in Order to give them Effect : But the Words "payable to Order" and "payable to Bearer" were fo peculiarly appropriated to the diffinct Species of Bills in which they were respectively used, that the one could by no Poffibility be construed to mean the other.

A ftill stronger Objection to the Judgment's Leing supported on this Count, arifes from a Question put to the Counsel by the Lord Chancellor, whether an Action could be maintained on this Bill against an Indorfer. That an Action may be maintained against an Indorfer of fuch a Bill can admit of no Doubt : It is from the Frame of it payable to Order, and transferable by Indorfement: and in a. Action against an Indorfer, no Question could arile about the fic-titious Payee, hecause, as will be seen hereaster, in that Action the Plaintiff derives no Part of his Title, through any of the Parties to the Bill who proceeds the Defendant : But a Bill payable to Bearer, being transferable by Delivery, can-not regularly be indorfed ; and it feems, from the Queffion, to have been fuppofed that no Action could be maintained against the Indorser; though no Doubt was entertained but that it might, even when it was held that a Bill payable to Bearer could not be the Subject of an Action by the Indorfee, against the Acceptor or Drawer. If therefore, the Judgment were affirmed on this Count, it would follow that the fame Inftrument muft, in one Cafe, be confidered as a Bill payable to Bearer, and in another, as a Bill payable to Order, both of which it cannot be: But the Difficulty fuggested with Respect to the Period when the Bill shall be faid to ceafe to operate as payable to Bearer, and affume the Character of a Bill to Order, admits of an easy Solution : As against the Drawer and Acceptor it operates as the one; as against the Indorser, it operates as the other.

So general feems to be the Opinion that there ought to be a ftrict Adherence to the Rule which has given rife to this Queftion, that the Count which states the Bill in it's own Terms, appears to have been abandoned on all Sides : The Plain-tiff's Counfel in the Cafe of *Tatleck* and *Harris* abandoned it ; the Advocates on the fame Side in the Houfe of Lords abandoned it : The Court of King's-Bench profeffed, that on it their Opinion did not proceed; and the Lord Chancellor in his Address to the House on the Subject of the Questions to be referred for the Opinion of the Judges, feemed to think it could not be supported by the special Verdict.

One general Objection was made to all those Counts which were founded on the Bill itself: It is only in Favour of the Custom of Merchants that the Practice is founded of declaring on those Instruments as Specialties, and if fuch a Bill was not within the Cuftom of Merchants, then the Plaintiffs could not recover on those Counts : That such a Bill was not within the Custom of Merchants, it was argued, appeared from this; that in no Book on the Subject was there to be found any Allusion to a Bill of this Kind; the Ufage had provided, and the Law had acknowledged two Sorts of Bills, which were fufficient to anfwer every Purpofe of Trade, where the Parties had no finister View; if it was wished to facilitate the 6 D

Circulation

l' deriving barred of eipett to e indeel, ction was loney, the him. br. e into the ount to a at Perfon; l either the he Felon; ther, it he

Lords, pro-Cafe of C.J. he inppoled iy could be

Fact makes eral be guilty fictitious. preliminary might be inmult necellaall, he must

ill he accepts, ls in the niul nce by a third ut Intimation Cafes, may be fhing the Bill be carried out , as in that of ectly ignorant

ppcar to have Felony cannot nt of Action: writing of the Action recover the Felony : w be dispensed his Title, and

Decision may native, then in ve, thea in all

e Bill as being nent or a Deed there might be Leafe is made rfion, in Fee; Life, and the the legal Opemay be flated rmation of B.

Circulation of the Bill, it might be made payable to Bearer; if to confine it with. in certainLimits, it must be made payable to Order; but this was a new Invention to enable Men to raife Money by a Fraud, and it could not be pretended, that this was within the Custom of Merchants.

rather

Regard

he ku

is to be

ment c

whom

Hands (

fible that

want, a

nothing

Service (

of it ac

Bearer,

of his (

wrote in

Readers.

plead iny

or with

for which

to draw th

To Mr.

250, T.

Remitter,

many Day

Ufance, ha

to the Stile Bill from

is to be une

fame Mann

dated on the

are counted

out any Day

<sup>253.</sup> If mult be re

confulted ;

or Date, th

Month, 80

Months dif

the 7th of

Month after hath not fo

254. An after Date in a Month af

the 25th of and it does

February,

252. If

251. A

Merc

remain.

SIR

HI

and

249.

248.

To this it was anfwered, that the Cuftom of Merchants is not to be confined to those Particulars which are to be found in any mercantile Book; nor is the Novely of the Thing a fufficient Reason to reject it; it had not been doue all at once; that every Thing which makes a Part of the Law and Cuftom of Merchants at this Day, was established: it was not without confiderable Struggles that Bills, payable to Bearer; obtained the fame Privileges as those payable to Order: new Facts laid the Foundation of new Rules; and unless the Decision on the Question of Felony could preclude all further Difcussion, there could be to Inconvenience in its being determined now for the first Time, that where a Bill was drawn in the Name of a fictitious Payee, and accepted, the Drawer and Acceptor should by the Cuftom of Merchants, be answere be on the Money to a Holder by a fair Confideration.

That fuch a Holder, in fubftantial Juffice, ought to recover against either the Drawer or the Acceptor, there can be no Doubt: He has parted with his Property, on the Faith of their Security; and it is not very gracious in them to tell him, that becaufe, by their Contrivance perhaps, he has one Security less than he fupposed, he thall not have the Advantage of those which really exist.

Such is the Substance of the Arguments on both Sides of this important Cause, and as far as I can recollect, the Points proposed for the Opinion of the Judges are these \*.

First, Whether the Publication of the Bill by the Defendant with the fictitious Indorsement on it, ... knowing at the Time that it was fictitious, amounts to a Felony?

Secondly, if that be not Felony, whether the Facts found by the fpecial Verdict fupport the Judgment on the Count, which states the Bill as payable to Bearer?

Thirdly, if Judgment on that Count cannot be supported, whether it can be supported by any other Count founded on the Bill as a Specialty?

Fourthly, Whether on any of the other Counts which fate all the particular Circumfrances of the Cafe, the Plaintiff be entitled to recover?

It was also suggested by the Lord Chancellor, that if on the first Point, the Opinion of the Judges should be in Faveur of the Defendant in Error, and on the others against him, another Question might not fill be confidered, whether, when the Defendant to the Action was privy to the Frand, the Plaintiff might not recover in an Action of Deceit?

245. LETTERS OF CREDIT being a Species of Bills of Exchange, and equally binding with them, I thall fpeak of them under this Head, as the proper Place forit; and prefume it will be needlefs to counfel my Readers to be very circumfpct in giving them, as their Honour and Credit is as much concerned for the punctual Re-payment of whatever Sums are advanced in Confequence thereof, as they would be for the Difcharge of a Bill of Exchange:

246. Thefe Letters are of two Sorts, viz. General and Special, and both given to furnish travelling Persons with Cash as their Occasions may require; they are commonly open or unfealed, and contain an Order from the Writer to his Correspondent or Correspondents, to furnish the Bearer with a certain Sum, or an unlimited one; and the Difference between them is, that the former is directed to the Writer's Friends at all the Places where the Traveller may come (though it is not customary to give separate Letters to each Place) and the other directed to some particular one; obliging himself for the Re-payment of whatever Monies shall be advanced in Compliance with the Credit given, on producing a Receipt or a Bill of Exchange, which he thinks proper to have, from the Person credited.

247. If any Money is advanced on either Species of these Letters and Bills of Exchange given for the Sum on the Person who wrote them, he is obliged to accept and pay the same; and in Case of Refusal he may be compelled thereto, rather

• Ky on the Law of Bills of Exchange, 8vo. London, 1790. A most valuable Traft, as it includes the Arguments in the latest Cafes decided by our Courts of Justice.

rather than the Drawer, as the Remitter in the Loan of his Cash had more Regard to his Correspondent's Sufficiency than the Drawer's, whom it is probable he knew nothing of; therefore, in this Respect, the Person giving the Credit is to be reputed as the Drawer,

248. And as the Giver of these Letters is so obliged for the punctual repayment of the Money advanced, I repeat that he ought to be very cautions to whom he gives them, more especially those without Limitation, as, in the Hands of a dithonet? Perfor they may prove his Ruin; and as it is hardly poffible that he that requests the Credit should be ignorant of what Cath he shall want, at least with a little Difference, I think the Compliment, for it can be nothing elfe, of an unbounded Credit should be excused, being really of no Service either to him that pays, or him that receives it.

249. Advice by Poft flould always follow a Letter of Credit, and Duplicate of it accompany fuch Advice; and it would be prudent therein to defcribe the Bearer, with as many Particulars as possible, for Fear he flouid lofe, or be robbed of his Credentials, and a Stranger reap the Effects of them. These Letters are wrote in various Forms, and though a Copy may be superfluous to most of my Readers, yet the Prospect of its being ferviceable to scene few, I hope, will plead my Excuse for adding it here.

SIR,

it with-

w Inven-

retended.

onfined to

e Novelty

nce ; that

ts at this

is, payable Facts laid

of Felony

1 its being

e Name of he Cuftom

deration.

t either the

his Proper-

to tell him,

han he fup-

important

ion of the

he fictitious

amounts to

cial Verdict

her it can be

he particular

int, the Opiand on the hether, when

ght not reco-

and equally

r Place for it;

nspect in giv-

the punctual as they would

nd both given

aire; they are tr to his Corarn, or an unis directed to

t (though it is rected to fome lonies shall be reipt or a Bill

he is obliged pelled thereto,

as it includes the

ited. ters and Bills

to Bearer ?

## London, the 3d of January, 1791,

THIS is defigned to accompany (or kifi your Hands by) Mr. John Steevens, and to request your furnishing him with a thousand Dollars of your Money (or with as much Cass as be shall require of you, if you give an unlimited Credit) for which please to take his Bills on me, or on any other he shall think proper to draw them; and I do hereby oblige myself for the punctual Discharge, and remain,

To Mr. Thomas Richardson, Merchant, in Leghorn. Sir, your most bumble Servant, W. B.

250, The Time of paying Bills is always fettled between the Drawer and Remitter, fometimes on a certain fixed and appointed Day, or at Sight, or fo many Days after Sight, or fo many Days, Weeks, or Months after Date; at Ufance, half Ufance, Ufance and half, and two or three Ufos or Ufances.

251. A Bill payable at a certain Day, is due on the Day mentioned, according to the Stile of the Place it is drawn on, not where it is drawn from; fo that a Bill from *Amflerdam*, made payable at *Hamburgb* on the laft Day of *November*, is to be underflood that Day of *Old Stile*, and vice verfa for a Bill drawn in the fame Manner from *Hamburgb* to *Amflerdam*,

252. If Bills are made payable at fome Days after Sight, their Acceptance is dated on the Day they are prefented, and from thence the Days of their running are counted; but, if they are made payable at Sight, they are to be fatisfied without any Days of Grace to be allowed.

253. If a Bill be made payable fome Weeks after Date or Sight, the Weeks mult be reduced into Days, and in counting thefe, the Almanack fhould be confulted; and if a Bill is drawn to be paid one or two Months after Sight or Date, then the Day of Payment falls on the fame Day in the fucceeding Month, &c. from that in which the Bill was prefented or dated, although the Months differed in the Number of their Days. As for Example, A Bill dated the 7th of January, and payable a Month after Date, is payable the 7th of February, not the 8th, and a Bill dated the 30th of January, to be paid a Month after Date, becomes due on the laft Day of February, though this Month hath not fo many Days in it as the other.

254. And when a Bill is dated according to the Old Stile, payable a Month after Date in a Place where the New Stile is observed, it does not always fall due a Month after the Old Stile Date, as will be proved by supposing the Bill dated the 25th of April, O. S. payable a Month after Date, in a New Stile Country, and it does not fall due on the 25th of May, O. S. which is the 5th of June,

3

N. S. but on the 6th, for when the Bill was dated it was the 6th of May, N. S. which ought to be well observed, as this will make a Difference of two Days in Leap-Years, and of three in others.

Uſa

Upo Upo United 1

Upor other P Sight, t Ufanc Month's

and from And f

ing Ufar Breflau a

260.

finall Ti

Grace, o menceme At La

of the H

Venice, 2 remberg,

berg, and teen; at Places in Feftivals

Antwerp,

Cologn, L

which the

must be pa

intended to when thefe

after their 262. It fo to thofe

Acceptor 1 Payment;

Kingdom f Reader boti 263. Son Bills on his

the Bills v

Payment w

ing Law,

Cultom of

However,

at Lifbon, v

both punctu

Acceptor re

261. A

255. A Bill made payable a Month after Date from the 28th of *February*, falls due on the 28th of *March*; but if it be dated *ultimo Feb*. then it is not due till the *ultimo March*, and the fame in June and July, as the one hath 30, and the other 31 Days.

256. Bills made payable here at Sight have no Days of Grace allowed; but if it is but one Day after Sight; the Acceptor may claim them, though this ought not to be practifed in Countries where the Refpite Days are many.

257. To reekon the precife Time of a Bill's Payment, made payable after Date, it is neceffary to calculate the Difference between the Old and New Stile, and to know what Ufance is in every Country; and for my Reader's Information herein, the following Places obferve the New Stile, viz. London, Amflerdam, Dordrecht, Haerlem, Leyden, Rotterdam, and all the United Provinces of Idaland; as alfo Middleburgb, Ulliffingen in Zealand; Antwerp, Bruges, Dornick, Gbent, Ryffel, Bruffels, Valenciennes, and all Brabant, Flanders, and Artair; Paris, and all France; Spain, Portugal, and all Italy; Aug/burgb, Cremba, Lints, Vienna, and feveral Places of the Empire; Breflaw, and all Silefia; Colne, Dantzick, Koning/burgb, Thorne and all Poland.

258. The Places that observe the Old Stile are,

Ruffia, the Electorate of Bradenburgh, Denmark, Eaft-Friezeland, Framefort on the Main, Geneva, and the Protestant Cantons of Switzerland, Hamburgh, and all Holften; Lubeck, and all Mechlenburgh; Leipzick, Magdeburgh, Naumbourgh, and all Saxony; Riga, Stockholm, and all Sweden; Strafburgh, &c.

Naunbourgh, and all Saxony; Riga, Stockholm, and all Sweden; Strafburgh, &c. The Popifle Electorates and Principalities of Germany observe the New Stile, and the Proteflant ones continue the Old; and as the Reason of this Difference may not be so generally known, I beg leave to intrude so much on the Patience of that Part of my Readers who are acquainted with it, as to inform those that are not, which I will do in a few Words.

JULIUS CÆSAR, defirous of rectifying the erroneous Computation of Time that had prevailed till then, undertook the Reformation; and as the Year was corrected by him, the Vernal Equinox, which reduces Day or Night to an equal Length all over the Globe, except just under the Pole, happened in 325 to fall upon the 21ft of March; and from this the Nicene Council, being then fitting, regulated the Terms for the Obfervance of Eafler. But Pope Gregory XIII. obferving in the Year 1582, that the Equinox was changed from the 21ft to the 11th of March, ordered ten Days to be deducted from the Calendar. and the 11th to be counted the 21ft; which Edict was generally obferved by the Nations acknowledging the Supremacy of the See of Rome, but it did not obtain universally, as moss of the Proteflant Countries continued to reckon their Time as formerly; and this gave Rife to the different Ways of Computation that now obtain in Europe, diffinguished by the 'Julian and Gregorian Calendars; and I have only to add, that fince the Time of Pope Gregory, the Equinox has changed a Day, viz. from the 11th to the 10th of March, to that the Difference between Old and New Stile is eleven Days. Great-Britair and Ireland adopted the New or Gregorian Stile by A  $\mathcal{A}$  of Parliament, in the Year 1752.

or Gregorian Stile by A & of Parliament, in the Year 1752. 259. USANCE from London to any Part in France is thirty Days, this being declared to be a Month in Regard of Exchanges in that Kingdom, whethere the Month has more or fewer in it.

Ufance from London, to Hamburgh,

Amsterdam, Rotterdam, Middleburgb, Antwerp, Brabant, Zealand,

Flanders,—And from these Places to London, is one Calendar Month after the Date of the Bill. Ufance

Ufance from London to Spain,

Portugal,—And from these Places to London, is two Calendar Months after Date.

Ufance from London to Genoa,

Legborn, Milan.

Venice,

Rome-And from these Places to London, is three Months.

The Ufance of Amflerdam,

Upon Italy, Spain, and Portugal, two Months.

Upon France, Flanders, Brabant, Geneva, and upon any Place in the Seven United Provinces, is one Month.

Upon Frankfort, Nuremberg, Vienna, Augfburgb, Cologn, Leipzick, and other Places in Germany; upon Hamburgb and Breflau, is fourteen Days after Sight, two Ufances twenty-eight, and half Ufance feven.

Ufance from Dantzick, Koning/berg, and Riga, upon Amflerdam, is at one Month's Sight, though it is common to draw from the first at forty Days' Date, and from the others at forty-one, but oftener at ten and eleven.

And from *Amflerdam* on the faid Place, at a Month's Date, without mentioning Ufance; though fometimes at forty and forty-one Days; and fometimes on *Breflau* at fix Weeks Date.

260. Most Nations have generally agreed to allow the Acceptor of a Bill fome finall Time for Payment, beyond that mentioned in the Bill, termed Days of Grace, or Respite: but they as generally disagree in the Number, and Commencement of them.

At London, Bergamo, Vienna, three Days are allowed; at Francfort, out of the Fair Time, four; at Leipzick, Naumbourgb, and Aug/burgb, five; at Venice, Amflerdam, Rotterdam, Middleburgb, Antwerp, Cologn, Brejlau, and Nuremberg, fix; at Naples, Denmark, and Norway, eight; at Dantzick, Koningfberg, and in France, ten; at Hamburgb and Stockbolm, twelve; in Spain, fourteen; at Rome, fifteen; at Genoa, thirty. At Legborn, Milan, and fome other Places in Italy, there is no fixed Number of Refpite Days. Sundays and other Feftivals are included in these Days at London, Naples, Amflerdam, Rotterdom, Antwerp, Middleburgb, Dantzick, Koning/berg, and in France; but not at Venice; Cologn, Brejlau and Nuremberg: At Hamburgb and in France; the Day on which the Bill falls due makes one of the Days of Grace, but no where clic.

261. At Venice no Bills are permitted to be paid by Indorfement, fo that they muft be payable to a certain Perfon, and not to Order, or to the Procuration of him intended to receive them, and in Places where there are Banks, if Bills fall due when thefe are fhut, there are always fome Days of Grace allowed the Acceptor after their Opening.

262. It was formerly agreeable to the Laws of *Portugal*, and I believe is ftill fo to those of *Italy*, though certainly quite contrary to Juffice and Honefty, for an Acceptor to be freed from this Obligation in Case of a Drawer's Infolvency before Payment; but as fome remarkable Trials on this Subject in the first-mentioned Kingdom feem to have altered the Laws for the better, I shall acquaint my Reader both with the Occasion and Success of them.

263. Some few Years ago, a Gentleman from the City of London, drew fome Bills on his Correspondent at Lifton, and died two or three Days after infolvent; the Bills were accepted, but on Advice of the Drawer's Death and Infolvency, Payment was refufed; and the Acceptor, theltering himfelf under the then fublitting Law, stood a Trial on being fued; but the Judge, having a Regard to the Cultom of Merchants, gave a Sentence against him, and he paid accordingly. However, fome Time after a Merchant at Am/lerdam drew two Bills on another at Lifton, which were indorfed by one here, to two feveral ones there, and were both punctually accepted; but the Drawer failing, and the Indorfer hkewife, the Acceptor refufed Payment, which obliged the Pofferfors to fue him for the Value, 6 E

London, is one of the Bill. Ufance

May, N. S.

f two Days

f February,

en it is not

one hath 30,

llowed; but

though this

payable after

New Stile.

Information

Amfterdam,

nces of Hol-

es, Dornick,

and Artois ;

gb, Crembes,

Silefia ; Colne,

and, Franc-

erland, Ham-

Magdeburgh,

rafburgh, &c.

he New Stile,

his Difference

n the Patience

rm those that

ation of Time

s the Year was

ght to an equal in 325 to fall

hen fitting, re-

XIII. observing

to the 11th of

the 11th to be

tions acknow-

univerfally, as

he as formerly;

now obtain in

nd I have only

hanged a Day,

e between Old

opted the New

hys, this being

whetheer the

ıy.

<del>4</del>73

and this they did in feparate Suits, carried on before different Judges, whole Opinions were fo opposite, that one of the Holders had a Sentence in his Favour, and the other against him; upon which new Suits were commenced, and finally determined for them, who accordingly recovered not only the Principal and Charges of the Bills, but those of the Law-Suits also; which feems to have fixed the Point before contestable, and now placed it on a Par with what is observed in the other Parts of Europe. And though there are fome few in Italy who value themselves on the Protection of the Laws to screen them from a Payment under the afore-mentioned Circumstances, yet they thereby irreparably prejudice their Character, and must not expect any future Credit; so that those who have any Regard for either, act more like Merchants and honeft Men, and discharge their Acceptances whilft they are able.

264. In the Territories of the King of Denmark, no Bills must be made payable after Sight for a longer Term than two Months; and whatever protefled Bills are not fued for in fix Months from the Proteft's Date, shall lofe their Right as Bills of Exchange, and thenceforward be only regarded as a Book Debt, and all Law-Suits concerning them must be concluded within a Year. It hath long fince been determined by a fettled Rule among the Merchants at Copenhagen, and confirmed by a Judgment in the highest Court, that the Charges on all protefted Bills shall be fix per Cent. for Exchange and Re-exchange, with + per Cent, for Provision; and by a Placard of the 26th of Nov. 1751, Bill-Bonds, which are a Sort of Inland Bills, and ordered in Lieu of Notes of Hand, were introduced; they muft be on ftamped Paper, and drawn at three Months, but not to con-tinue longer than four; they have a Right when protefted like Foreign Bills of Exchange, to bear an Intereft of ' per Cent. Monthly, and must be fued for within a Month after due.

265. Since I began on this Subject of Bills, a fmall Difpute has happened at Leghorn about their Payment, which I shall just mer tion for my Reeder's Information. It has always been cuftomary at that Place to pay them in Gold; but Zechins have lately been to fcarce there, as to bear a Premium of two or three per Cent. above Silver; to avoid which Expence feveral tendered Payment of their Bills in the last-mentioned Metal, and not being admitted, fome of them were returned protefted, which occasioning a little Confusion in their Commerce, an Application was made to the Regency, who, as I underfland, deter-mined that Bills should be paid as usual; however, some here still pretend to have an Infertion in all they take for their Payment in Gold, which Innovation I prefume will wear off, as the Caufe that occasioned it ceases. And having treated of every Particular relative to Bills, but their Form, that now naturally challenges a Remark

266. Bills of Exchange should be written in a fair Hand, cleanly, and without Mistakes : their Stile admits of feveral Variations ; as one or more Bills are granted of the fame Tenour; Difference in the Time and Place of Payment; or according to the Species it is to be made in ; which the following Forms may ferve to illustrate.

London, the 18th of January, 1791.

Exchange for 50%. Str.

AT Sight of this my only Bill of Exchange, pa y to Mr. John Rogers, or Order, fifty Pounds Sterling, Value received of him, and place the fame w Account, as per Advice (or without further Advice) from

Samuel Skinner.

To Mr. James Jenkins, Merchant at Briftol.

London, the 18th of January, 1791. Exchange for 10,000 Liv. To.

AT fificen Days after Date (or at one, two, &cc. Ufos) pay this my first per Exchange, to Meff. John Rogers and Comp. or Order, ten thousand Livres Tournois,

Tourn to Ac

To

Lond

per Ex ten tho and pla

> To N Ba

2) and in t

Bills.

Londo

the Procu Mr. Greg

> To M Mer

London

to Samuel of Ditto,

> To Mef Merc London,

Jepb Jacobs St. at thirty James Mer

To Mr. Merchant,

London,

or Order, t W. M. Efq

To Mr. Mercha

N. B.

Tournois, in Specie known to us this Day, Value of Dittos, and place the fame to Account, as per Advice from

Thomas Bancraft.

To Mr. Henry Kendrick, Banquier, in Paris.

#### The fecond

London, the 18th of January, 1791,

Exchange for 10,000 Liv. To.

AT fifteen Days after Date (or at one, two, &c. Ufos) pay this my fecond per Exchange (first or third not paid) to Meff. John Rogers and Comp. or Order, ten thousand Livres Tournois, in Specie known to us this Day, Value of Dittos and place the fame to Account, as per Advice from

To Mr. Henry Kendrick, Banquier, in Paris.

Thomas Bancraft.

2)

and in the third write (first or second not paid) which Example may ferve for all Bills.

London, the 18th of January, 1791. Exchange for D. 1000. AT Ufance pay this my first per Exchange to Mr. Ignatio Teflori (or to the Procuration of Mr. Ignatio Teftori) one thousand Ducats Banco, Value of Mr. Gregory Laman, and place it to Account, as per Advice from

To Mr. James Robottom, Merchant in Venice.

Nicholas Reubens.

London, the 18th of January 1791. Exchange for 1600 per 000 Rs AT thirty Days Sight (or Ujance, &cc.) pay this my first per Exchange to Samuel Fairfax, Efq. or Order, one thousand fix hundred Mil Reis, Value of Ditto, and place it to Account, as per Advice from

Jeremiah Tomlinfon.

To Meff. Brown and Black, Merchants, in Lifbon.

London, the 18th of January, 1791.

Exchange for 2731. 15s. St. at 35 Sc. 7 G. per L. St.

AT two Ulos and a half, pay this my first per Excharge, to Mr. Jo-fepb Jacobs, or Order, two hundred and feventy-three Pounds fifteen Shillings St. at thirty-five Shillings and feven Groots per Pound Sterling, Value of Mr. James Merryman, and place it to Account, as per Advice from

John Johnson.

To Mr. David Hill, Merchant, in Amfterdam.

London, the 18th of January, 1791. Exchange for 2000 Dollars.

AT Ufance pay this my first per Exchange, to Mr. R. hard Redman, or Order, two thousand Dollars, Value of hun, and place them to Account of W. M. Efq. and Co. as per Advice from

To Mr. Bartbolomew Jermain, Merchant in Legborn.

Abraham Moreton:

N. B. Bills are drawn in the fame Manner on Genoa.

London.

ges, whole his Favour. and finally incipal and ms to have t is observed y who value ment under ejudice their 10 have any charge their

ift be made ver protefted all lose their Book Debt; ear. It hath t Copenhagen, es on all proh + per Cent, Bonds, which e introduced; t not to conoreign Bills of ft be fued for

s happened at Reeder's Inforin Gold ; but f two or three ed Payment of fome of them in their Comlerstand, deterfill pretend to h Innovation l having treated rally challenges

ly, and without more Bills are e of Payment; ing Forms may

te for 501. Str. r. John Rogers, ce the fame to

Samuel Skinner.

0,000 Liv. To. pay this my first houfand Livres Tournois,

London, the 18th of January, 1791.

Exchange for xx 2000. at 400 Rei, per Crufado. AT Ufance pay this my first per Exchange, to Mr. Samuel Levi, Jun. or Order, two thousand Crusadoes, at four hundred Reis per Crusado, Value of Ditto, and place them to Account, as per Advice from

Yohn Thomas.

Nicholas Fairman.

Wh

be at are dra

it is m

one, an

ing a B

fecond ;

and on i firft for

dorieme

the Nat

and exp Effects.

by the ba

in Payme Method

lures, wl fequence

viz. the Merchana

first and f

their Dif

and Deliv

Merchant

fends to h

Acceptor

infert Valu

him, appe is, when a

rely, gives he obliges

Bill returns

the Charge

At fo many mence runr

payable at

till the 11t

the 30th of May; the

caufe that cannot be b

Moment fu

to count fro

there will b

ceptor had to

which, acco fecond, as th

And there the Time go payable at fo

accepted, as

becomes a n

on, double

to procure A

from the Da

ceptance as e

The third

The feco certain. Fo

In Fr

To Mr. Richard James, Merchant in Oporto.

London, the 18th of January, 1791. Exchange for f. 108 : 10 Irilb Str. AT thirty-one Days after Date; pay, in Dublin, this my first per Exchange, to Meff. Richard and Thomas Moore, or Order, one hundred and eight Pounds ten Shillings, Sterling Money of Ireland, Value of Mr. Ezekiel Samplon, and place it to Account, as per Advice from

To Mr. Chriftopher Reynolds, Merchant in Waterford.

A Bill drawn in French.

Marfeille, 31 Octobre, 1790. B. M. 350.

A Nonante Jours de Datte, payez par cette premiere de Change, à l'Ordre de Mess. Jean Jacobson & Fils, trois Mil. trois Cent cinquante Marcs Banco, Valeur en Compte.

Yean Martel,

A Monfieur Monf. Jacob Geraers, A Hamburgh.

The Indorfements are as follow:

Pay to Mr. James Trotter, or Order, Value in Account. Stockholm, the rd of November, 1790.

John Jacobfon and Sons.

London, the 2d of Pay to Mr. Levi Solomon, or Order, Value received. December, 1790.

James Trotter.

The following is a fecond Bill, in Italian.

per 600 d'8 r.

Londra, 24 Feb. 1791. AD Uso pagate per questa seconda di Cambio, una fol Volta, al mio Ordine, pezze fei Cento di otto Reale, Valuta Contoci, or Avuta del Medefino, ponendole come per la d'Aviso addio

Thomas Deacon.

Al Sar. Pietro Cambanelli, à Livorna. La prima per accettaz. in Mano di Sr. Fralli, Sc.

London, the 18th of May, 1791. Exchange for 3000 D. AT Ufance pay this my first per Exchange to yourfelves, or to your own Order, three thousand Dollars of eight Rials each, Gold or Silver, of the Currency known to us this Day, Value of Mr. John Crew, which place to Account, as per Advice from

Richard Bingham.

To Meff. Patrick Janfen and Co. Patrick Janfen and Co. in Madrid. 6 When

# OF BILLS OF EXCHANGE, &c.

When Bills are drawn at Ufance, or fo many Days Date, the Acceptance mult be at the Bottom of the Bill, as in that immediately preceding; but when they are drawn payable at fo many Days fight, the Acceptance must express the Day it is made; and an Indorfer may divide a Bill, and make Part of it payable to one, and Part to another, which is done in the following Manner: A. poffeffing a Bill for 2001. Sterling, indorfes on the first 1221. payable to B. and on the fecond 781. payable to C. and fends the first to B. and the fecond to C. fo indorsed, and on their prefenting them to the Party the Bill is drawn on, he accepts the first for the 122 /. and the fecond for the 78 /. in Conformity to their Indoriements.

In France, by an Ordinance of the King, in March, 1673, it is directed, that the Nature of the Value received for Bills of Exchange shall be inferted in them, and expressly mentioned, whether it was in Money, Merchandize, or other Effects, to prevent feveral Abufes that had crept into this Branch of Commerce, by the bare Infertion only of Value received ; for it was common to give a Note, in Payment of a Bill of Exchange, both expressing Value received. And this Method was found to be of great Prejudice to Trade, by occasioning many Fai-lures, which the afore-mentioned Arret was intended to prevent. And in Confequence thereof, there are four Sorts of Bills of Exchange in that Country, viz. the first expressing fimply, Value received; the second, Value received in Merchandize; the third, Value in bimfelf; and the fourth, Value understood. The first and fecond need no Paraphrase, being both alike in their Negociation, and their Distinction only answering some Ends that may occur between the Drawer and Deliverer, in Case of any Failure or Fraud. The third Sort is, when a Merchant draws a Bill of Exchange on one who owes him Money, which he fends to his Friend or Factor, to procure Acceptance and Payment; and as the Acceptor is a Creditor of his, an Inconvenience might accrue to him, fhould he infert Value received, as his Friend or Factor might pretend that it belonged to him, appearing by the Bill that the Drawer had received the Value. The fourth is, when a Person taking a Bill of Exchange from one on whose Credit he cannot rely, gives the Drawer his Acknowledgement of receiving the Bill, whole Value he obliges himfelf to fatisfy, on having Advice that the Bill is paid; but if the Bill returns protefted, it is again exchanged for the Note, the Drawer defraying the Charges. The Times for which Bills are made payable are also four, viz. At fo many Days Sight, eight, ten, fifteen, Sc. and the Time does not commence running till the Day after it is prefented and accepted; fo that a Bill drawn payable at ten Days Sight, and accepted the last Day of April, is not demandable till the 11th of May, and the Reason is, that the Day of Acceptance which is the 30th of April, is not counted, but the Reckoning begins only on the 1ft of May; the 10th of May, on which the Bill expires, is not counted neither, because that the 10th does not finish till Midnight, and consequently an Action cannot be brought against the Acceptor till the 11th of May, which begins the Moment fucceeding that on which the 10th finishes; and in Effect, if one begins to count from the 1ft of May, and continues to the 10th at Midnight inclusive, there will be found no more than ten whole Days, which is the Time the Acceptor had to pay the Bill in.

The fecond Method of drawing Bills, is to make them payable at a Day certain. For Example—a Drawer gives his Bill to be paid on the 1ft of  $Ma_{j}$ , which, according to what is faid in the preceding Cafe, is not demandable till the fecond, as the Day of its falling due is never counted.

And there is no Obligation to procure Acceptance to a Bill of this Tenour, at the Time goes on whether accepted or not; but it is otherwife with the foregoing, payable at fo many Days Sight; though it is certainly more advifeable to get it accepted, as by this Means another Debtor is added to the Drawn, which becomes a new Security.

The third Time of Bills is at Ufance, which is according to the Places drawn on, double Usance, or two Usances, Sc. and tho' there is no more Obligation to procure Acceptance to this than to the preceding one, as the Time runs on from the Day of its Date, yet the fame Reafons fubfift for folliciting its Acceptance as occurred then.

6 F

And

477

Crufado. evi, Jun. Value of

n Thomas.

> Irifh Str. t per Exand eight el Sampfon,

s Fairman.

. M. 350. ige, à l'Orarcs Banco,

fean Martel.

bolm, the 3d fon and Sons. , the 2d of ames Trotter.

er 600 d'8 r. olta, al mio el Medefino,

omas Deacon.

for 3000 D. or to your own of the Cur-

ard Bingham. msen and Co.

When

to Account,

# OF BILLS OF EXCHANGE, C.

And there having been formerly many Difputes about the Time of Bills falling due that were drawn payable at Ufance, double Ufance,  $\mathcal{C}c$ . the King by this Ordinance has regulated it for the future, by making Ufance to be thirty Days, whether the Months have more or lefs in them, the thirty Days to be counted from the Day the Bill is dated, and not to be demanded till that fucceeding the Expiration of the thirtieth, as has been obferved in those Bills payable at 60 many Days Sight, and at a Day certain; but these Laws are only binding in France, on fuch Bills as are payable there, but not on those drawn from thence on other Countries, where different Ufages and Customs are practited.

The fourth Sort of Terms of Bills, is, when Merchants draw them payable at Lyons in the Fair-Time, which they term Payment, and which they have four Times a Year, as has been before mentioned.

When Honefly reigned among the Merchants, thefe Bills payable in Payment at Lyons, were never accepted by Writing, he on whom they were drawn only faid verbally, SEEN, and the Bearer noted it in his Book accordingly. The Lyonnois practifed this for a long Time without any Accident; but Integrity became flack by the Corruption of the Times, and fome Bankers having denied that Bills had been prefented them, the Merchants for a greater Security now have them accepted in Writing.

It was neceffary that the Bankers and Merchants of Lyons, to eftablish this Disposition in the Acceptations, and to reftrain many other Abuses contained in their City, should feek a Remedy, and therefore they propoled a Regulation in the Governor; Ge. thereof, the which was approved of, and allowed by an Aret of Council, and registered in the Parliament of Paris in the following Words, viz. "That the Acceptations of the faid Bills of Exchange shall be made by "Writing, dated and signed by those on whom they are drawn, or by Persons "duly empowered by a Procuration, of which the Minutes shall remain with "the Notary; and all those which shall be made by Factors, Deputies, and others, " on furnished with Procurations, fault be null and of no Effect agains thin on " whom they are drawn, fave the Recourse agains the Acceptor."

This Regulation, which was only for the City of Lyons, proved a fufficient Remedy for the Abufe that was committed by the Want of Acceptance to Bills, but this did not in any Shape remedy thofe arifing from a conditional Acceptance in thefe Words, Accepte pour repondre au Temps, accepted to anfiver in Time, for this is the fame as faying nothing, and is contrary to the publick Surey; becaufe a Merchant of Paris or other Places, drawing a Bill of Exchange on his Correfpondent at Lyons, who fhall have no Effects of his in Hand, and who only accepting it with the Circumftance, To anfwer in Time, not being willing to advance for his Friend, when the Seafon of the Fair, or Payment is come, if Remiffes are made to him, he pays a Creditor with a Debt, if he has the Opportunity, or elfe the Contents of the Bill are difcharged at the End of the Payment; but, if he has no Provision made him, he lets the Bill be proteited; is that a Merchant who does not underftand this Cuftom, and who has paid his Money three Months before, comes upon the Drawers or Bearers of Orders, who very often have failed in the mean Time; whereas if he on whom the Bills drawn, accepts purely and fimply when it is prefented him, he in whofe Farout it was, would have had immediate Security, and its Payment when fallen due.

And however fuitable to the Intereft of the Lyonnois this Practice might be, as they generally accepted without Effects in Hand, yet as it placed them on a different Footing from every other Trader in the Kingdom, it was judged but reafonable by other Merchants to find out a Method that fhould put them all on a Level, and oblige those of Lyons to a pure and fimple Acceptation; but though this was observed by fome confiderable Bankers, who drew their Bills, or took them with the Infertion of fuch Words as would not admit of Evasion in the Acceptor, yet this did not answer the Intent, as many of Lyons would not accept the Draughts on them in any other Manner than that formerly mentioned; therefore to remedy the Inconvenience and Disorders which this occasioned in Trade, and to place all his Magefty's Subjects on a Level, he directed by his Ordinance, "That all Bills of Exchange shall be accepted by Writing purely and simply abrogating the Custom of a verbal Acceptance, orby these Words, Ven fam "accepta" " acce " con

" be j I m

intereft on with And confide powerfi

tranfact I hav every n the Sub Rules, incurrin Article that cou arife to commun fo far as Branch be accuf have eve thofe of

Before Appendag in the Ex that happ of that H capital Ci

run over

Ignoranc

Succefs.

BROK Place who inter the perfon tice, and

not admitt

the Funct

The Nu are three 1 Trade and here, unfw than doub latory Brok ploying the made are hi It is th Dealings 1 all Negocia the Nature Merchants, here, Brok

3

OF BROKERS.

" accepter, feen without accepting, or accepted to an fiver in Time, and all other " conditional Acceptations, which shall be deemed a Refusal, and the Bills may " be protested."

I mention those Circumstances, in which I think most European Nations are interested, as there is hardly one from whence a confiderable Trade is not carried on with Lyons, either in the Commercial or Banking Way. And though the happy Improvement of our own Silk Manufactures has very

And though the happy Improvement of our own Silk Manufactures has very confiderably leffened for fome Years paft, our trading Engagements with that powerful City, yet there fill remains fuch an Intercourfe, that the Knowledge of tranfacting Bufinefs there may occafionally concern many of my Readers.

I have now done with Bills of Exchange, and exerted my Endeavours to reduce every neceflary Obfervation on them into as fmall a Compafs as the Nature of the Subject would permit, confiftent with rendering myfelf intelligible, and the Rules, I have laid down, clear and practicable; and though I might, without incurring an Imputation of Prolixity, have fwelled a Difcultion of this important Article into a Volume inftead of a Chapter, I hope, I have left nothing unfaid that could contribute to my Purpofe of clearing up every Difficulty which might arife to my Readers in their Exchanging Bufinefs; having carefully collected and communicated the Sentiments of the beft Writers in all Languages on this Topick, fo far as they were agreeable to that Experience which a long Practice in this Branch of Bufinefs has furnifhed me with; and I flatter myfelf that I fhall not be accufed of Vanity if I affert, that my Labours herein, and Endeavours to have every Section fuch as to fland the ftricteft Serutiny, have by far exceeded thofe of other Writers that have gone before me, who either have fuperficially run over the Matter, or blindly propagated the Errors of one another, through Ignorance or Sloth, which I have ftudied to rectify, and I flatter myfelf with Succefs.

Before I treat of Arbitrations, I shall fay fomething of *Brokers*, as a proper Appendage to the preceding Difcourfe, though they are not fo much concerned in the Exchanges of Money and Bills as they were formerly; the Revolutions that happen in Commerce as well as Politicks, having thrown the greatest Part of that Bufiness into the Hands of the Bankers in *London*, and in most of the capital Cities of *Europe*.

# Of Brokers.

**B**ROKERS are Perfons fivorn and authorifed by the Magistracy of the Place where they act, and fuch are always regarded in Preference to others, who interfere in these Negociations without being licensed; as Credit is given to the perfonal Evidence, and to the Books of fivorn Brokers in all Courts of Juftice, and out of Court, in all Cafes of Arbitration or Compromise, though it is not admitted from the others, and in most Places, those who illegally exercise the Function, are fined for acting without Permission.

The Number of Sworn Brokers in London is unlimited; at Amflerdam there are three hundred and feventy-five Cbriflians, and twenty-two Jews, acting in Trade and Exchanges; betides which, there are many who practife, as they do here, unfworn and unlicenfed. The Number of these at Amflerdam, is more than double that of the Sworn Brokers, and they go by the Name of Ambulatory Brokers, and it is to be observed, that a Merchant runs great Risks in employing them, for in Case of Ligitation, the Bargains and Contracts they have made are liable to be rendered null and void.

It is the Duty of Brokers to be *diligent*, *faithful*, and *fecret*, whether their Dealings be in Exchange, or Purchafes and Sales, as they are Mediators in all Negociations, and those licenced may properly be called Publick ones, from the Nature of their Bufinefs, which leads them to a general Employ between Merchants, Traders, and Remitters. They are called at *Amflerdam*, as well as here, *Brokers*, Courtiers or Mackelaers, though on the Coafts of *Provence*, and 3

Bills falling ing by this hirty Days, be counted ceeding the yable at fo binding in from thence d.

hem payable h they have

in Payment drawn only lingly. The but Integrity having denied Security now

eftablift this es contairted Regulation to de by an Arret wing Words, be made by or by Perfors t remain with ies, and others, againft him on

ed a fufficient tance to Bills ; nal Acceptance fiver in Time, ublick Surety; xchange on his and, une who being willing ent is come, if has the Opnd of the Payprotested ; fo o has paid his of Orders, who om the Bill is whofe Favour n fallen due. tice might be, ced them on a was judged but it them all on n; but though Bills, or took Evalion in the puld not accept tioned; thereoned in Trade, his Ordinance, y and fimply; ords, Veu fans " accepter,

up the Levant, they are termed Cenfalt: and at Paris, the Exchange Brokers have, for about a Century paft, bartered this Appellation for that of Agents; and to render the Office yet more honourable, about fifty Years ago the Quality of King's Counfellor was added to it, though the Business is the tame, however the Depomination may differ.

Thole who exercise the Function of Brokers ought to be Men of Honour, and capable of their Bufinefs; and the more fo, as both the Credit and Fortune of thole that employ them may in fome Measure be faid to be in their Hands, and therefore they fhould avoid Babbling, and be prudent in their Office; which confifts in one fole Point, that is, to hear all, and fay Nothing; is that they ought never to fpeak of the Negociations transfacted by Means of their Invention, or relate any ill Report, which they may have heard against a Drawer, nor offer his Bill to thole who have fpread it.

Before offering any Bills of Exchange, which a Broker is commiffioned about, he ought to alk the Perfon he applies to, whether he wants Bills for fuch a Place, or hath Money to difpofe of? and if the Merchant queries whole the Bills are which he has to negociate, he ought not to inform him, till his Reply lets him know whether he wants any or not.

When a Merchant has difcovered his Intentions to draw, or that he has Bills to negociate, the Broker flould offer them, purely and fimply, without any Exaggeration in their Favour or Disfavour; and if he to whom they are propofed refufes them, with faying thay do not fuit him, it would be not only improper, but impertinent in the Broker, to alk the Reafon of fuch a Refufal, and the Heighth of Imprudence in him to amplify their Goodnefs, or the Solvency of their Owner, in Order to induce the Refufer to change his Intentions, and take them; on the contrary, he ought to take Care never to deceive the contracting Parties, but to be fincere in all his Actions, without ufing any Artifice to attain his purpofed End in his Negociations; and above all, he fhould avoid offering Things for which he has no Authority, as he may be taken at his Word, and have the Negociation remain for his own Account, to his no finall Difadvantage, if known, both of Purfe and Credit; and the fame may happen in Purchales and Sales, as in Exchanges.

A Broker should take Care in making an Agreement between two Perions, to be well affured of the Place to be drawn on, and when it is; where there is a fettled Ufance, he has Nothing to treat of but the Price; though, in Cale the Parties agree on an Exchange for a Place where the Time of the Bill's Running is uncertain, that of Payment must be fixed, with every other Requifite to conclude the Bargain.

When a Broker has adjusted a Remittance, he must enquire of the Remitter to whom he will have the Bills payable, and flould always carry fome Slips of Paper on a Post-Day in his Pocket, on which to note it, as also the Sum agreed for, the Time of Payment, to whom payable, from whom the Value is to be received, at what Price the Exchange was concluded, and the Day it was agreed on, which Memorandum he must give the Drawer, and enter a Duplicate thereof in his Bock, that may ferve as a Testimonial, in Case of any Dispute between the contracting Parties.

It is the Broker's Obligation to call for the Bills, and carry them in Time to the Remitter, though this is a good Deal out of Ufe in this great Metropolis, where the Merchant commonly fends a Clerk with them, to leften the Broker's Trouble.

A prudent Merchant will never attach himfelf entirely to one Broker for faing the Price of the Exchange, nor will prefer one to another in the Excution of his Commiffion, either though Favour or Friendship, but he who offers the most beneficial Terms should be the Agent on that Occasion; and by such Behaviour he difobliges Nobody, but rather ftimulates an Emulation in them to procure his Advantage.

It is a great Fault in a Merchant whole Credit is not well eftablished, when he has a Mind to draw, to make Use of a Broker who is but young in, or ignorant of his Business; and he who draws in Virtue of a Letter of Attorny

for ano fequence Order. An to be Drawer any Th. Price, tisfactio. Reparati The quently Reputati he fubm and ende anfwered be fevere Bufinefs Deferts. A Bre C. tom a each of at Amfte Half pays viz. A thou

A thou A thou A thou A hund land, Scoti A thou Thou portio thouf A thoul A hund zick, Koni A thousa A thous A thoufa A thouf Five hur

And in impose on Customs, b At Paris for three th the Bill; an a Broker, it At Venice at Bologne

ing to what What we actions of I

their Bufine Merchant tr

for another's Account is obliged to declare it to the Broker, who must in Confequence contract in the Name of the Constituent, and not in his who gave the Order.

An Exchange once concluded with the Broker, or by his Mediation, ought to be carried into Execution; as it is both unfair and illegal for either the Drawer or Remitter to retract their Words given. And if a Broker concludes any Thing either without or exceeding Orders, more effectially at an inferior Price, the Merchant has juft Reafon to refent it, though the Broker offers Satisfaction, as his Credit is concerned, and may be hurt beyond a Poffibility of Reparation.

The Bills of young Beginners may be offered by a Broker, but if he frequently tenders such as are notorioully in Distrepute, he must greatly fuffer in his Reputation; more efpecially if he takes on him to recommend them; and if he submits to be employed by one he knows to be infolvent, or near being so, and endeavours to draw or remit for him, when certain that his Bills will not be answered, or he as a Remitter not comply with his Engagements, he ought to be feverely punished for his Knavery; and his being deprived of any future Business is the least he can expect, though the Punishment is not adequate to his Deferts.

A Broker should never ask more, nor admit less, than what the Law and Contom allows him; this for Exchanges in London is always one per Mil. for each of the Parties concerned, though on Purchases or Sales per Cent. and at Amsterdam the Tariff is settled at three Stivers for a hundred Guilders, the Half payable by the Drawer, and the other Moiety by the Remitter, as follows, wiz.

|  | 1. | 5. | d. |  |
|--|----|----|----|--|
| A thousand Ducats on Venice  | 4  | 0  | 0  |  |
| A thousand Dollars on Genoa or Legborn                             | 4  | 0  | 0  |  |
| A thousand Ducats on Madrid, or any other Part of Spain            | 4  | ο  | 0  |  |
| A thousand Crusados on Lifbon, or any other Part of Portugal       | 4  | 0  | 0  |  |
| A hundred Pounds Sterling on London, or any other Part of Eng-     | •  |    |    |  |
| land, Scotland, or Ireland   | I  | 10 | 0  |  |
| A thousand Crowns on Paris, or any other Part of France            | I  | 10 | o  |  |
| Though when the Exchange was very high, Brokerage was in Pro-      |    |    |    |  |
| portion, and formerly Guild. 4. 10 St. were paidon negociating the |    |    |    |  |
| thousand Growns.   |    |    |    |  |
| A thousand Rixdales on Francfort, Leipzick, or Breflaw             | 2  | 10 | 0  |  |
| A hundred Livres de Grofs, or fix hundred Guilders, on Dant-       | 5  |    |    |  |
| zick, Koning/berg, Anvers, Lifle, and all Flandkrs and Brabant     | 0  | 18 | 0  |  |
| A thoufand Daelders on Hamburgh, computed 16663 Guilders,          | 2  | 10 | 0  |  |
| A thousand Guilders on Rotterdam, and other Parts of Holland       | 1  | 10 | o  |  |
| A thoufand Guilders Bank Money changed into Current                | I  | 0  | o  |  |
| A thoufand Guilders of Gold changed into Silver, and per coutra    | 1  | 0  | ō  |  |
| Five hundred Livres de Gros for an East-India Action               | 6  | ō  | ō  |  |
| · · · · · · · · · · · · · · · · · · ·                              |    | -  | -  |  |

And in Proportion on other Places of Exchange; not but that fome Brokers impose on People they find ignorant of the above-mentioned Regulations and Castoms, but this is a Fraud, which no honest Man will be guilty of.

At Paris Brokerage is  $\frac{1}{2}$  per Cent. and at Lyons forty Sols is commonly given for three thousand Livres Tournois, Half by the Taker and half by the Giver of the Bill; and at this last Place, any one is permitted to exercise the Function of a Broker, it being a free City.

At Venice Brokerage is  $\frac{1}{2}$  per Mil. at Genoa ; per Cent at Legborn ; per Mil. at Bologne 1 Sol per hundred Crowns; and in all other Banking Cities according to what Government has fettled.

ing to what Government has fettled. What we have already advanced, is fufficient with Refpect to the Tranfactions of Exchange Brokers in general, and to give an Idea of the Nature of their Business in foreign Countries, which is all that is necessary; for every Merchant travelling to or residing in any great mercantile City in Europe mult G G

e Brokers Agents; ne Quality , however

f Honour, id Fortane eir Hands, ce; which they ought Invention, r, nor offer

oned about, for fuch a whole the ll his Reply

hat he has

bly, without orn they are uld be not a of fuch a Goodnefs, or b change his Care never to ons, without ; and above his own Ac-Credit; and

two Perfons, where there is ugh, in Cafe e of the Bill's other Requi-

e Remitter to forme Slips of e Sum agreed Value is to be Day it was nter a Dupliany Dispute

m in Time to t Metropolis, t the Broker's

oker for fixn the Execubut he who occasion; and n Emulation

young in, or r of Attorney for make himfelf Matter of the local Laws and Regulations of the Place with refpect to Brokers, and act accordingly: for these are liable to vary with the Policy and Circumftances of every Country, and therefore all printed Treaties upon fuch Subjects may become obfolete and useles. But the fame Reasons thould oblige the BRITISH MERCHANT to fludy all the Laws and Regulations respecting Brokers in his own Country, on which Account we shall enter into a Detail on that Head, and give ample Information to the very Time of our Publication: What Alterations happen afterwards, it will be easy for him to add, and thereby to make this Treatife, the Str idard for his Transactions with Brokers.

## Of Exchange and Stock Brokers in England.

VARIC & Claffes of Brokers are comprehended under the general Title of EXCHANGE BROKERS, viz. Infurance Brokers, Ship Brokers, Eafl-India Brokers, Stock Brokers, Auctioneers, &c. all of whom, if they tranfact Bufinet's within the Jurifilition of the City of London, much be duly fworn and admitted to act as Brokers by the Lord-Mayor and Court of Aldermen, otherwife they are liable to a Fine and Suffection, upon Information given to the faid Court, that they tranfact Bufinefs without being to duly admitted.

Having already treated of Exchange Brokers, in the limited Senfe of that Title, we thall proceed to INSURANCE BROKERS, whole peculiar Butinefs it is to bring together the Parties wanting to infure Ships and Merchandife from the Perils of the Sea, and the Infurers or Underwriters: to fettle the Premium, to pay or receive the fame for the Parties concerned, to fill up the Policies, atteft them, &. They are likewife often called upon to draw up Charter-Parties, particularly when they are to contain any fpecial Conditions, as those Conditions often relate to, and are connected with the Infurance.

SHIP BROKERS are employed in buying and felling ships and Cargos, either by private Contract, or by jublic Sale, the latter is faid to be by CANDLE, on Account of the Cuftorn of lighting an Inch of Candle at the public Sales, and fuffering the Bidders to bid no longer than till the Candle is burnt out, in other Refpects they do not differ from common Auctions. In Time of War, the Bufinel's of Ship Brokers is confiderably increased by the sale of Prizes taken from the Enemy.

EAST INDIA BROKERS transact the Business by Commission of purchasing the Commodities fold at the Company's public Sales, and they are enployed by the Wholefale Dealers in Linen, Silk, Teas, Spices, Drugs, China, &c.

STOCK BROKERS are Perfons who confine their Tranfactions to the buying and felling of Property in the public Funds, and other public Securities for Money, and they are employed by the Proprietors or Holders of the faid Securities. Of late Years, owing to the prodigious Increase of the fund Debt of the Nation, commonly called the STOCKS, they are become a very numerous and confiderable Body, and have built, by Subfeription, a Room near the Bank, wherein they meet to tranfact Bufinefs with their Principals and with each other, and to prepare and fettle their Proceedings before they go to the Transfer-Offices at the Bank, the South-Sea and India-Houfes, thereby preventing a great deal of Confusion at the public Offices, where the Concourfe of People is fo great during the Hours of transferring Stock, that if the Bufinefs was not prepared before-hand, it would be imposible to tranfact it within the given Time.

But if the Bufinc's of Stock Brokers, was confined folely to buying and felling the real Property of their Employers in the Funds, there would not be Halt the Number that now follow this Profession. It is therefore necessary to take Notice that the Intereft which Foreigners have in our Funds, particularly the DUTCH, gave rife to Time Bargains, that is to fay, to Contracts for purchasing and felling any Quantity of Stock to be delivered or adjusted at a future Time. The utual Times for which Bargains, founded on real Property, and intended to be fettled *bona fide*, were made, were from three Months to three Months, four  $\frac{1}{1000}$  Times thefe I RESCO rent be ther to their C founded the Fu Gamin Stock-j The

of any I inflance will rai. fiderably On this taken a the Stor probably from the Bargain this is h the Day and this jobbing A Transfers that great likewife, Failures a

The w Perfons ac Brokers by next Place to which 1 and Stock. muft beg entitled, E go beyond Stock-jobbi All Perf

the Court haviour as the Chamb the 29th of of the City The prin

Powers vefte That eve fully to exec Party and P Employment

ledge. That he d Pounds, the of Admiffior void, otherw

\* Every Man hi Art and Mystery of Robinson, 1791.

DF BROKERS, U.

Times within the Year, viz. in February, May, August, and November; and these Periods of settling the Accounts of such Time Bargains were called the RESCOUNTERS, from a Dutch mercantile Term for adjusting Accounts Current between Merchant and Merchant. The Impossibility of afcertaining whether the Commissions from Abroad given by Letters from Foreigners, or by their Correspondents here, to Brokers to buy and fell Stocks for Time, were founded upon real Property or not, gave Birth to Stock-jobbing, or Dealing in the Funds upon Speculation, and the Persons that play at this Game, for Gaming it is of the first Magnitude, whether Principals or Brokers, are called Stock-jobbers.

They purchafe or fell for a given Time, frequently without being poffeffed of any Property in the Funds they bargain for, merely upon Speculation. For inflance: A imagines that a Peace, or fome other advantageous national Event will raife the Price of any given Fund within the Space of three Months confiderably above the Price of the Day on which he makes his Time Bargain : On this Principle he gives his Broker Orders to buy a large Quantity to be taken and paidfor three Months from that Date; when the Time expires, if the Stock has rifen according to his Expectation, inflead of taking it, for probably it has been bought of a Perfon who had it not to deliver, he receives from the Broker the Difference in Money, between the Price on the Day the Bargain was made, and the Pric. I the Expiration of the three Months, and this is his Profit: If, on the contrary, the Stock has fallen below the Price of the Day on which he purchafed for three Months, he muft pay the Difference, jobbing Accounts made in the Courfe of a Year, exceed by many Millions, the Transfers made at the Books of real Property, and the Conclution is apparent, that great Fortunes are made and loft by Stock-jobbing. It is to be obferved likewife, that the Brokers job for their own Account, which occafions frequently Failures at the Stock-Exchange.

The whole Bufinefs of Stock-jobbing being contrary to Law, and many Perfons afting as Brokers therein, who have never been admitted as Exchange Brokers by the Lord-Mayor and Court of Aldermen, it is our Duty, in the next Place to give the Form of Admiffion of regular Brokers, the Regulations to which they are fubject, at Abftracts of the Laws in Force concerning them, and Stock-jobbing; after wh. h, if any further Information is wanting, we muft beg Leave to refer the Reader to a well-known Treatife on the Funds, entitled, *Every Man bis own Broker* \*, as it would far exceed our Limits, and go beyond the Plan of this Work, to diffcus the whole Art and Myftery of Stock-jobbing.

All Perfons, who fhall act as Brokers within London, fhall be admitted by 6.4 un-C. 16. the Court of Mayor and Aldermen, under fuch Directions for their good Be-S. 4. haviour as the Court fhall think fit; and fhall, upon their Admiflion, pay to the Chamberlain forty Sbillings; and fhall alfo Yearly pay forty Sbillings upon the 29th of September, for the Use of the Mayor and Commonality and Citizens of the City of London.

The principal Regulations established by the faid Court, in Virtue of the Powers vested in them by the faid Statute are,

That every Broker upon his Admiffion is folemnly fworn, truly and faithfully to execute and perform the Office and Employment of a Broker between Party and Party, in all Things appertaining to the Duty of the faid Office and Employment, without Fraud or Collution; to the beft of his Skill and Knowledge.

ledge. That he do enter into a perfonal Bond, under the Penalty of five hundred Pounds, the Condition of which Bond recites the Duties form to in the Oath of Admiffion, which, if well and truly performed, then the Obligation is void, otherwife it remains in full Force.

A Silver

\* Every Man his own Broker; or, A Guide to Exchange-Alley, explaining the Nature of the Funds, the Art and Myflery of Stock-jobbing, Ge. by T. Mortimer, Efq. the Eleventh Edition, London, printed for Robinfor, 1791.

cc with vith the Treatiles Reafons gulations inter into ne of our r him to ions with

Title of East-India fact Bufifworn and en, otherven to the

nfe of that Business it ndise from the Prep the Poliip Charteris, as those

nd Cargoes, i to be by ndle at these the Candle actions. In i by the Sale

f purchaing are enployed ha, &c. b the buying

Securities for of the faid the funded come a very on, a Room ir Principals before they pufes, therere the Con-, that if the o tranfact it

and felling not be Half effary to take ricularly the or purchafing inture Time. and intended Aonths, four Times

A Silver Medal is likewife delivered to him, having the King's Arms on one Side, and the Arms of the City of London on the Reverfe, with the Broker's Name, and he is ordered to produce the fame upon every Occafion, when he is required to fhew his Qualification.

6 Ann. C. 16. If any Perfon shall take upon him to act as a Broker, or employ any under him to act as fuch within the faid City, not being admitted, every luch Perfon thall forfeit to the Mayor and Commonalty, Ge. for every Offence twenty-five Pounds, to be recovered by Action of Debt in the Name of the Chamberlain, in any of her Majefty's Courts of Record.

Every Perfon employed as a Broker, Sollicitor, or otherwife, in behalf of any other Perfon, to make any Bargain, or contract for the buying or felling of any Tallies, Orders, &c. or Interest in any joint Stock erected by Act of Parliament, or Letters Patent, or Bonds of any Company thereby erected, who fhall take any Money or Reward exceeding two Sbillings and Sixpence for every hundred Pounds, and fo in Proportion, for his Service in folliciting or pro-curing fuch Contract or Bargain, shall forfeit Twenty Pounds with Costs, to fuch Perfon as will fue for the fame in any of her Majefty's Courts of Record at Wellminfler.

All Contracts upon which any Premium thall be given for Liberty to put upon, deliver, accept, or refuse, any public Stock or Securities, and all Wagers, Puts, and Refutats, relating to the prefent or future Stock or Securities, shall be void: and all Premiums upon fuch Contracts or Wagers shall be reflored to the Person who shall pay the fame, who shall be at Liberty, within fix Months from the Making of such Contract, or laying such Wager, to suc for the same, with double Costs; and it shall be sufficient for the Plaintiff to alledge, that the Defendant is indebted to the Plaintiff, or has received to the Plaintiff's Ufe, the Money or Premium fo paid, whereby the Plaintiff's Action accrued according to the Form of this Statute, without fetting forth the special Matter.

Perfons, who by this Act shall be liable to be fued, shall also be obliged to answer upon Oath such Bill as shall be preferred against them in Equity, for difcovering any fuch Contract or Wager, and the Premium given.

Every Perfon who shall make any such Contract, upon which any Premium fhall be given for Liberty to put upon, deliver, accept, or refufe any public Stock or Securities, or any Contract in the Nature of Puts and Refutals, or fhall lay any Wager, except fuch who fhall bond fide fue, and with Effect profecute, for the Recovery of the Premium paid by them, and also except fuch as shall discover such Actions in any Court of Equity, shall forfeit Five bundred Pounds. And all Perfons negociating or writing fuch Contracts, thall likewife forfeit Five bundred Pounds, which Penalties may be recovered by Action of Debt or Information, in any of his Majefty's Courts of Record at Wellminder; one Moiety to his Majefty, and the other Moiety to them who shall fue for the fame.

No Money or other Confideration shall be voluntarily given or received for Seft. c. the compounding any Difference, for the not delivering or receiving any public Stock or Securities, but all fuch Contracts shall be specially executed; and all Perfons who shall voluntarily compound such Difference, shall forfeit One hundred Pounds, one Moiety to his Majesty, and the other Moiety to them who shall fue for the fame.

No Perfon who shall fell Stock to be delivered and paid for on a certain Day, and which is refused and neglected to be paid for, shall be obliged to transfer the fame; but it shall be lawful for such Persons to fell such Stock to any other, and to receive or recover from the Perfon who first contracted for the fame, the Damage which shall be fustained.

It shall be lawful for any Person, who shall buy Stock to be accepted and paid for on a future Day, and which shall be refused or neglected to be transferred; to buy the like Quantity of fuch Stock of any other Perion, at the current Market Price, and to recover and receive from the Perfon who first contracted to deliver the fame, the Damages fuftained.

. All

484

Sett 5.

Seft. 10.

7 Cm. It. C. 8. S. 1.



Sect. 2.

Sec. 4.

Sect .6.

Sect. 7.

2

All whereo fame, 1 his owr whofe I whereof Name c and the Agent, on whot forfeit C them wl

Every keep a B the prine wilfully . his Maje Nothin

Stock, to Chancery Nothir as no Pre

The ab It was nicious Pi with Imp the beft L ever, the attending jobbing, v Collution, are licenfe Lift of th Mayor an Royal Exci

near the E:

Most

blifhed any

it is a Th

between the

and the Pr

Weight and

Newton pub

at the End

made in th

neceffary to

up this Parti

raifed the P

fequent Dec.

minions at n

these have fi

fervation mi

on one Broker's when he

ny under h Perfun twentyhamber-

behalf of felling of t of Pared, who for every g or pro-Cofts, to of Record

erty to put 1 Wagers, tics, shall e reftored within fix to fue for Plaintiff to ived to the iff's Action the fpecial

be obliged Equity, for

y Premium any public Refufals, or Effect proexcept luch Five bundred hall likewife y Action of Wellminfter ; hall fue for

received for g any public cuted; and 1 forfeit One ety to them

certain Day, transfer the y other, and ne, the Da-

accepted and transferred; current Marcontracted to

. All

#### BROKERRS, er. OF

All Contracts which shall be made for the buying or transferring of Stocks 7 Gen. II. whereof the Person on whole Behalf the Contract shall be made to transfer the C. s. s. s. fame, faull not, at the Time of making fuch Contract, be actually possesfed in his own Right, or in the Name of Truffces, fhall be void : and every Perfon on whole Behalf, and with whole Confent any Contract shall be made to fell Stock, whereof fuch Perfon thall not be actually poffeffed in his own Name or in the Name of Truftees, fhall forfeit Five bundred Pounds, one Moiety to his Majefty, and the other Moiety to them who shall fue for the fame ; and every Broker, or Agent, who thall negociate any fuch Contract, and thall know that the Perfon, on whole Behalf fuch Contract thall be made, is not pollefied of Stock, thall forfeit One mundred Pounds, one Moiety to his Majefty, and the other Moiety to them who shall fue for the fame.

Every Perion receiving Brokerage in the buying and difpoing of Stocks, fhall see, 9, keep a Broker's Book, in which he fhall enter all Contracts, with the Names of the principal Parties; and fuch Broker, who fhall not keep fuch Book, or thall wilfully omit to enter any fuch Contracts, shall forfeit Fifty Pounds, one Moiety to his Majefty, and the other Moiety to them who shall fue for the fame.

Nothing in this Act shall extend to any Contracts for the Purchase or Sale of Sect. 12. Stock, to be made with the Privity of the Accountant General of the Court of Chancery, in Purfuance of any Decree or Order of the faid Court.

Nothing in this Act thall hinder any Perfon from lending Money on Stock, fo sea. 11. as no Premium be paid more than legal Interest, The above Act was made perpetual by 10 Geo. II. C. 8.

It was hardly poffible to frame an Act, better calculated to suppress the pernicious Practice of Stock-jobbing; yet it is fhamefully violated, and that daily, with Impunity, juftifying the Remark made by Foreigners, " That we have the beft Laws of any Nation in the World, and the worft executed." However, the Merchant and the monied Man may learn one useful Lesion from attending to the Regulations concerning Brokers, and the Statute against Stockjobbing, which is, that he can have no Remedy whatever for any Fraud or Collution, unlefs he employs a licenfed Broker. And that he may know which are licenfed, he need not have Recourfe to a Sight of the Silver Medal, a Lift of the admitted Brokers being annually printed by Order of the Lord-Mayor and Court of Aldermen, which is hung up in one of the Walks of the Royal Exchange, and in Guildball and at most of the reputable Coffee-houses near the Exchange.

# Of the Par of Monies.

MOST of what has hitherto been written concerning the Par of Coin is obscure and confused: the greatest Part of the Authors who have pubblifhed any Thing about it give the Par of Monies no longer current ; however it is a Thing not over difficult, as it only confifts in making the Comparison between the intrinsick Value of the Gold and Silver Coins of each Country, and the Price they pais current at; it is therefore necessary that the exact Weight and Standard of fuch Monies be first known. The celebrated Sir Isaac Newton published a Tract of the Standard of foreign Coins, which was printed at the End of Mr. Arbutbnot's Work ; but fo many Alterations have fince been made in the Monies of France, Spain, and fome other Countries, that it is neceffary to examine the last Arrets that have been published about them to clear up this Particular. As for Example: The King of Spain, by a Royal Decree, raifed the Piftole from thirty-two to thirty-fix Rials of Plate, and by a fubfequent Decree, it was ordained that the Dollars should be current in his Dominions at nine and + Rials instead of eight, which they passed at before, and these have fince been raifed to ten, and the Pistole to forty Rials : Which Obfervation might be extended to feveral other Species, but this would be both 6 H tedious

tedious and useles, we shall therefore give such Examples only as will sufficiently and clearly demonstrate the Method by which all others may be found out,

#### The Par of Gold Coin between London and Amfterdam.

Of 1<sup>t</sup> Mark of Gold of the Standard of 22 Carats are made in England  $44\frac{1}{5}$ . Guineas, as Sir Ifaac Newton demonstrated to the Lords of the Treatury on the 21ft of September, 1717; each Guinea being then current at 21 Shillings and Sixpence Sterling, but lince it has been lowered to 21 Shillings. At prefent 1000 new Holland Ducats weigh 14 Marks 1 Ounce and 11 <sup>1</sup>/<sub>2</sub> Engels; each Mark is of the Standard of 23 Carats and a little more than 7 Grains, from whence it follows, that there is as much pure Gold in 1000 Ducats as in 451  $\frac{1}{7}$ . Guineas. Commonly in the Payments that are made among the Citizens, a Ducat paffes in Holland for 5 Guilders and 5 Stivers current Money, and according to this Proportion, an Englifb Guinea, or 21 Shillings Sterling, is worth 11 Guilders and 12 Stivers current Money, of Holland; or 9480 $_{77}$  Shillings Sterling are equal in Value to 5250 Guilders; or one Pound Sterling to about 36s. 11d. de Gros current Money; or if the Agio be reckoned at 4<sup>‡</sup> per Cent. it will be found very near 35s. 3d. de Gros Bank Money.

#### The Par between London and Amfterdam of Silver Money.

According to the afore-mentioned Report made by the faid Sir Ifaac Newton, in the Year 1717,  $11_{7^{\circ}}$  Ounces of pure Silver, and  $\tau_{7^{\circ}}$  of an Ounce of Alloy made 62 Shillings Sterling; in *Holland* 200 Pieces of 3 Guilders weigh 25 Marks, 5 Ounces  $11_{7^{\circ}}^{\pm}$  Engels, and are of the Standard of 11 Penny-weights; or in  $1052_{17^{\circ}}^{\pm}$  Shillings Sterling there is as much fine Silver as there is in the faid 200 Pieces of 3 Guilders, and the Value of 20 Shillings Sterling in 1717, was near to 38 Sch. current Money of *Holland*.

If the Comparison be made by Ducatons, or by Holland Rixdales, inflead of 3 Guilder Pieces, it will be found very near the fame Value; for if it be true, as I am informed, that 200 Ducatons weigh 26 Marks 3 Ounces 15 Engels, and their Standard is  $11\frac{1}{2}$  Pennyweight; and if 200 Rixdales weigh 22 Marks  $6\frac{1}{2}$  Ounces of the Standard of  $10\frac{1}{2}$  Pennyweight; when the 3 Guilder Pieces are fixed at 60 Stivers, the intrinsite Value of the Ducaton will be 63 Stivers  $3\frac{1}{2}$  Deniers, and the Rixdale. 50 Stivers and almost 2 Deniers.

#### The Par between France and Holland for the Gold Coin.

A Mark of Gold Money, worth at prefent in France 720 Livres, is exactly 30 Louidors, and the Standard 21 Carats 7 or 7<sup>+</sup> Grains, we will take the Medium when, at 21 Carats 7<sup>+</sup> Grains, each Louidor ought to weigh 5<sup>+</sup> Engds; those coined in the Year 1731 weigh 5 Engels and 10 Axen, which we may deem the true Weight. In 1000 Holland Ducats there is then as much pure Gold as in 466<sup>+</sup> Louidors. If the Ducat is counted at 5 Guilders 5 Suvers current Money, a Louidor, or 24 Livres French, is worth of Duteb Money 11 Guilders 5 Stivers, and the 3 Livre Crown almost 56<sup>+</sup> de Gross current Money; or 64 French Livres were, in 1731, of an equal Value with 30 Dutch current Guilders, and 16 French Crowns of 6 Livres are at a Par with 15 three Guilder Pieces; or 30 Ducats of Holland are worth 14 Louidors. The Proportions 1 here give are fufficiently exact; for if 1000 current Guilders are reduced into French Money, there will be found by the faid Proportions only  $\frac{1}{\sqrt{7}}$  of a Louidor, or  $\frac{1}{\sqrt{7}}$ of a French Livre, lefs than by the intrinsick Value;  $\frac{1}{\sqrt{7}}$  of a French Livre are 'jof a Guilder.

If the Agio of  $\frac{1}{12}$  per Cent. upon the Bank Moncy be taken, the Value of 3 French Livres will be a fmall Natter lefs than 537 de Gros Bank Moncy.

The Weight of 1000 I ouidors of the Sun is 33 Marks, 1 Ounce of the Standard of 21 Carats, 7 Grains, Koophandel van Amfterdam, 2de Deel, pag. 111. d. A. 1727. A. 172 Louidor

The soft of Silver tion has ancient of des Char there are 11 Penr three Guo of 6 Lin Money of Gold. The S

34 Engel Almo that the of Septem or that the Stivers ; is found Gros curr present T the Mark will the culation b of 3 Livr 7 Stivers it will be ning of that it is falls the but the St ancient St fought for.

By an O dor of Fra zado of L. weighed in Engels 11. 6 Engels 21 Carats bandel van much pure ting the D Guilders 1 at Lifbon fo little more or 47d. de This may b a Mark of is faid, if Engels and

will fuffiy be found

England  $44_r^1$ afury on the shillings and prefert 1000 ach Mark is an whence it  $\frac{1}{2}r$  Guineas. Ducat paffes dling to this 11 Guilders Sterling are 36. 11.d. de

y.

Jaac Newton, ince of Alloy igh 25 Marks, reights; or in n the faid 200 717, was near

les, inftead of r if it be true, es 15 Engels, igh 22 Marks Guilder Picces bc 63 Stivers

n.

vres, is exactly take the Megh 5<sup>+</sup><sub>7</sub> Engels; which we may as much pure lders 5 Stives teb Money 11 urrent Money; Dutch current 5 biree Guilder portions I here d into French Louidor, or <sup>+</sup><sub>17</sub>

the Value of 3 Money. cc of the Stanl, pag. 111. ed. A. 1727.

ench Livre are

# OF THE PAR OF MONIES.

A. 1727, by which it is feen that they are near of equal Value with the new Louidor.

## The Par between France and Holland of the Silver Money.

The King of France, by an Arret of the 25th of May 1726, ...ed the Mark of Silver Money at 49 Livres 16 Stivers, and fince that Time, I becaue no Alteration has been made, the Standard is almost 11 Pennyweights, and that of the aucient Crown of 9 to the Mark was of 10 Pennyweights and 22 Grains, Traité des Changes Etrangers, par Mr. Dernis, Paris 1726. At prefent in France there are 6 Livre Crowns of  $8\frac{1}{7\sigma}$  to the Mark, and it is faid that the Standard is 11 Pennyweights. In making the Calculation it will be found, that in 200 three Guidaer Pieces there is as much pure Silver as in  $213\frac{2}{77\sigma}$  French Crowns of 6 Livres, or each of these Crowns is worth pretty near  $56\frac{1}{7}$  Stivers current Money of Holland; this is very near the fame Value which we have found in the Gold.

The Silver Pieces of 24 Sols, coined in France 1726 and 1727, only weigh  $3\frac{1}{7}$  Engels, and the Value in Dutch Money is  $10\frac{1}{73}$  current Stivers.

Almost all Authors who have treated of a Par, have taken for a Foundation that the ancient Crown of 3 Livres or of 9 in a Mark, by the Arrest of the 16th of September, 1666, Mr. Dernis, Pag. 4. was worth 100d. de Gros of Holland, or that the Mark of 11 Pennyweights French Money was worth 22 Guilders 10 Stivers; but at prefent by the Pieces of 3 Guilders the Value of the faid Mark is found to be 23 Guilders 7 Stivers, or that of a Crown of 3 Livres  $103\frac{1}{2}d$ . de Gros current Money; upon which Footing the Calculation may be made in the prefent Time; for it should be stated by the Rule of Three inverted; if, when the Mark of Money is fixed at 27 Livres, the Par is 103rd. de Gros, how much will the Par be if the Mark is worth  $49^{+}_{2}$ . But it is easier to make the Cal-culation by the Crowns, because it is found at present that there are  $16^{+}_{2}$  Crowns, of 3 Livres in a Mark; fo it is faid if 163 Crowns are worth 23 Guilders and 7 Stivers current Dutch Money, how much shall one Crown be worth; and it will be found as aforefaid, a little more than  $56\frac{1}{2}d$ . de Gros. In the Beginning of the Year 1726 the Par was at  $67\frac{1}{2}d$ . de Gros; it may be feen then, that it is very easy to find the Par, whether the King of France rifes or falls the Price of the Coin. In Cafe that it changes not only the Weight but the Standard, the direct Rule of Three ought to be stated by faying, The ancient Standard is to the Par that is found, as the new Standard is to the Par fought for.

# The Par between Lifbon and Amsterdam for the Gold Coin.

By an Ordinance of Monf. the Count de Daun, it is feen, that the old Louidor of France weighed at Milan 5 Pennyweights and 12 Grains, and the Cruzado of Lifbon 8 Pennyweights and 18 Grains; 1000 of the faid Louidors weighed in Holland 21 Marks 1 Ounce and 15 Engels, or each Louidor 4 Engels 11<sup>+</sup> Azen; according to this Proportion, the Cruzado ought to weigh 6 Engels 29<sup>+</sup> Azen; if the Standard is reckoned, with Sir Jaac Newton, at 21 Carats 7 Grains, as the ancient Piftoles of Spain and France were, Koophandel van Amfterdam, 2de Deel, Pag. 111 and 831, there will be found as much pure Gold in  $358^{++}_{++}$  Cruzados as in 1000 Ducats of Holland; and putting the Ducat at 5 Guilders and 5 Stivers, the Value of a Cruzado will be 14 Guilders 13 Stivers and 1 Denier current Money; and becaufe the Cruzado pafies at Lifbon for 4800 Reis, 400 Reis are worth  $48^{+}_{+}4$  de Gros current Money, or a fittle more than  $46^{+}_{+}d$ . de Gros Bank Money, if the Agio be taken at 5 per Carat. or 47d. de Gros, if the Cruzado weigh 7 Engels, as it is found, that a Mark of the faid Cruzados is worth in Holland 338 Guilders 9 Stivers; and it is faud, if 160 Engels are worth 338 Guilders 9 Stivers, how much thall 7 Engels and 29 <sup>+</sup>\_{+} Azen be worth ? In a Book printed at Amfterdam, 1630, in-tith

titled, Sleutel des Koopmans, Pag. 318, it is faid that the Par is 63 + 3d. de Gras.

# A new Method to avoid the great Fractions.

In calculating the Par, or in making the Comparison between Coins, great Fractions frequently intervene. As for Example: We have found in  $210\frac{1+6}{1+6}$ , English Crowns of 5 Shillings Sterling, as much pure Silver as in  $213\frac{0}{1+6}$ . Fraction Crowns of 6 Livres, or 1 Crown of 6 Livres has as much fine Silver:  $a_{1}\frac{1+6}{1+1+1+6}$ , of an English one of 5 Shillings, but the working of this with for great a Fraction being very troubleforme, it may be changed for a lefs Fraction that shall be almost of the fame Value, which may be expressed as in the following Problem,

#### PROBLEM.

A great Fraction being given to find another, whereof the Denominator is less than a certain Number given, fo that the Value of the Fraction that has been found, is the nearest that can be to that given.

I change the Fraction given into another whole Numerator is Unity, and I do the fame with the Fraction which is found in the Denominator, and to on.

I neglect for a Moment the Fractions of Fractions that are found at the End, and by that will be had all fimiliar Fractions, which are alternatively the one too big and the other too little, as may be feen in the fubfequent Example.

The Fraction given being  $\frac{1+4}{1+4}$ , it is demanded which is the Fraction most like it whose Denominator is less than 100.

But as I think our Author's Solution of his Problem is neither to correct nor clear as it thould be, I have attempted to make it plainer and more exact, though before I proceed to the Operation, it will be necessfary to premise the following Lemma.

To find a Denominator to a given Numerator which shall make it the nearch Fraction to a larger Fraction before given, let the first given Fraction be denoted

by  $\frac{\pi}{d}$ , and the Numerator to the new Fraction be *a*, and its Denominator *x*, then

we have  $\frac{a}{x} = \frac{n}{d}$  therefore nx = ad and  $x = \frac{ad}{n}$  which put into Words gives this

#### Rule.

Multiply the Numerator of the new Fraction into the Denominator of the large one, which then divide by the Numerator of the great Fraction, and you will have the Denominator you fought for your new Numerator : Now in Regard to the Problem, first find the Fraction whose Numerator is Unity, that shall be

equal to  $\frac{1}{7+9+7}$ , which by the foregoing Lemma will be expressed  $\frac{1}{1 \times \frac{1}{2+9+7}} = \frac{1}{2\frac{1}{7+3+7}}$ if now you reject from the Denominator, the Fraction of Fractions, there is  $\frac{1}{7}$  the nearest (though too great) to  $\frac{1}{7+9+7}$  when the Denominator must not exceed 4. But as the Problem admits an higher one, we repeat the Operation, thus

a  $\frac{1}{2\tau_{\pm}^{\pm}\tau_{\pm}^{\pm}}$  where you only fubflitute for  $\frac{1}{\tau_{\pm}^{\pm}\tau_{\pm}^{0}}$  its Value altered by the faid

Lemma to  $\frac{1}{2\frac{1}{1+\frac{1}{2}\frac{1}{2}}}$  and rejecting  $\frac{1}{1+\frac{1}{2}\frac{1}{2}}$  we have  $\frac{1}{2\frac{1}{2}} = \frac{2}{5}$  which is too great, but the neareft of any whose Denominator does not exceed 50, to the given Fraction; but the Work may be by the Condition of the Problem repeated again  $\frac{2}{5\frac{1}{1+\frac{1}{2}\frac{1}{2}}}$  and for  $\frac{1}{1+\frac{1}{2}\frac{1}{2}}$  writing  $\frac{1}{1-\frac{1}{2}}$  found as before, we have  $\frac{2}{5\frac{1}{1-\frac{1}{2}\frac{1}{2}}}$  from which leaving out  $\frac{1}{1+\frac{1}{2}\frac{1}{2}}$  there is  $\frac{2}{5\frac{1}{1+\frac{1}{2}}} = \frac{20}{5^1}$  which is too big, though it is the Denor N. you ap laft th Not minato is of a by. Mul then d

derable, the fore merator

London 20 Crowns Paris 16 Crowns Or 337 Cro Paris 76 Cro. of

London 93 Guineau Paris 14 Louidore, London

Though it neceffar In the f fore at that

100 Shillir

make form Guilders,

covered to

30 Guineas,

Therefor Differences may be diff them may Crowns of 6

Ster. muft

456 Livres

+ d. de

ins, great

210 1665

French

a Fraction

be almost

nator is lefs hat has been

y, and I do ind to on.

at the End, the one too

on most like

o correct nor xact, though

the following it the nearest

on be denoted juator x, then ds gives this

minator of the

tion, and you ow in Regard

that shall be

eration, thus d by the faid

oo great, but e given Frac-

repeated again from

is

TE TET pig, though it

τ  $\frac{709}{1+7} = \frac{1}{2} \frac{1}{1+7} \frac{1}{1+7}$ ns, there is + not exceed 4.

n,

is the Fraction fought : for if the Work be again repeated, you will have a Denominator which shall be 817.

N. B. It appears by Inspection that the higher the Denominator is, the near you approach to the Truth, for there is lefs omitted in the Denominator, fo at last the Work would converge into the given Fraction.

Note alfo, that by the faid Lemma you may find a Fraction of a given Deno-minator, which shall be nearest equal to a higher given Fraction; and as this is of a peculiar Use in fractional Works, I shall give the Rule it may be performed by.

Multiply the new Denominator into the Numerator of the first given Fraction, then divide by the great Denominator, and rejecting the Remainder as inconfiderable, your Quotient shall be your new Numerator. By this you may prove the foregoing Work, for if you chuse a Denominator 51 and would find a Nu-

merator to make it nearest to  $\frac{11+1}{77723}$ , then  $\frac{51 \times 3147}{7793}$  gives 20, as before found.

# A Comparison of some COINS.

## Of SILVER.

London Amflerdam. If reduced will be found If reduced will be found 20 Crowns of 5 Shill. Ster. worth 19 Pieces of 3 Guil. 100/. Str. lefs 3 Sti. 1000 Guil. mare , Shil. Str.

Parie Amferdam. Crowns. Dutth Mon. Fronch Mon. 16 Crowns of 6 Liv. worth 13 Pieces of 3 Guil. 1000 of 3 Liv. lefs 5 Sti. 1000 Guild. more 8 Sols. Or 337 Cro. of 6 Liv. worth 316 Pieces of 3 Guil. 1000 of 3 Liv. lefs 17 Dca. 1000 Guild. more \$Sols.

Paris Lendon Crowns. English Mon. French Mon. 76 Cro. of 6 Liv. worth 75 Cro. of 5 Shill. Str. 1000 of 3 Liv. more 32d. St. 1001. Str lefs 5\$ Sola

#### Of GOLD.

| London<br>93 Guinean  | Amfter dam.<br>worth 206 Ducate |                         | will be found<br>more 4 Den. |                        | will be found<br>lefs ‡ St.  |
|-----------------------|---------------------------------|-------------------------|------------------------------|------------------------|------------------------------|
| Paris<br>14 Louidors, | Amfterdam.<br>worth 30 Ducats   | Crowus<br>1000 of 3 liv | Dutch Mona                   | 1000 Guild             | French Mon.<br>Iefs 53 Sols. |
| London<br>30 Guineau, | Peris.<br>worth 31 Louidors     | 100/. St.               | French Mon.                  | Crowns<br>1000 of 1 Li | Englifb Mon.                 |

Though Mr. Ricard has not explained the foregoing Tables, I have judged it neceffary to do it, that they may thereby be rendered uleful. In the first Line, the 20 English Crowns are not worth quite 57 Guilders, there-

fore at that Rate 100/. Sterling must produce less than it would have done had the 100 Shillings and 57 Guilders been exactly equal, and for the fame Reafon muft make fomething more Sterling Money; and to calculate the Deficiency of the Guilders, first find what Part of a Guilder  $\frac{1}{2}$  of a Stiver is, which is eafily dif-covered to be  $\frac{1}{2}$  of  $\frac{1}{3}$ , or  $\frac{1}{3}$ , or  $\frac{1}{3}$ , and then the Stating will be,

Crowns of 6 Livres are worth a little more than 375s. Sterling ; therefore 100/. Ster. muft accordingly make the French Money lefs, and to find the real Value of 456 Livres in Shillings Sterling, fay,

6 1

Fr.

| Fr. Cro.                                    | d. Fr. Cro.  |
|---|--|
| As 1000 of 3 I                              | iv3; or ;; of a Shill76 of 6 Livres to the Sum fought.                   |
| 3   | 6  |
| 3)3000<br>8)1000                            | 3)456<br>8)152   |
| 8)1000                                      | 8)152  |
| 125   | 19   |
| Then $\frac{13 \times 19}{125 \times 48} =$ | $\frac{247}{6000}$ which must be added to 375 Shillings to make the true |
| Value of 456 Live                           | 25.  |

# A Comparison between fine Gold and Silver.

I shall not treat here of the Comparison made between Gold and Silver by the ancient Greeks and Romans, but commence my Account of it much nearer our own Times. Agricola ' fays that a hundred Years before he wrote, or about 1440, one Part of pure Gold was given in Germany for thirteen fimilar Parts of pure Silver<sup>1</sup>. In the Year 1457, it was regarded as a fettled Price, that had, notwith flanding the feveral Alterations in the Coins, fublisted for fome Time; the giving 34 Pennings of Landfberg Money for a Guilder of the Rbine , 100 of these Pennings weighing a Mark of Erjurt, the Standard was 2+ Pennyweights 4; if the Mark of Nuremberg weighed at that Time 152 Engels<sup>5</sup>, the Mark of Erfurt would be about 149 Engels that Weight<sup>6</sup>, or the Guilder of the Rhine 23<sup>+</sup><sub>17</sub> of fine Silver. In the Year 1461, the Mark of Silver at Erfurt contained  $7_{17}$ , Rhenifb Guilders<sup>1</sup>, or the Value of the faid Guilder a little lefs than 21' Engels pure Silver. In the Year 1528, a Mark of fine Gold of Nuremberg was worth 95 Guilders of the Rbine, and a Mark of fine Silver a little more than 8; Guilders of the Rbine called golden Ones not coined h; fo that 11 Marks of pure Silver were worth one Mark of pure Gold. In the golden Guilder of the *Rbine* there were  $2_{r_{t}}$  Engels that Weight, of fine Gold', or the Guilder of the *Rbine* at that Time was efteemed as 1' Ounce of pure Silver ; from that Time to the prefent, the Price of Gold in Regard to that of Silver is augmented in these Parts, about -: An Author afferts, that in 1390, Gold, in Respect to Silver, had four Timesles Value than in 1687 <sup>k</sup>, but the Error proceeded from this, that he made no Difference I stween the prefent *Holland* Guilder and the ancient one of the *Rbine*.

In 1717, the coined Silver in Fagland was on fuch a Footing, that 15115 Marks of pure Silver was of the fame Value with a Mark of pure Gold; in France 15 Marks of fine Silver was reckoned as a Mark of fine Gold; in Holland 14; Marks : in the Eaft-Indies, in fome Places, 1 2 Marks ; as in the Kingdom of Siam in 1688. Defeription du dit Royaume par M. de la Loubere, P. 221, Amft. 1770. And in *China* and *Japan* about 10 Marks. Supposing the Value of Silver to be fettled, that of Gold it is feen was greater in *England* than elsewhere; Strangers made their Payments in that Metal ; but becaufe Silver was more valuable abroad, the English fent their's to Foreigners; and for this Reason the Silver Coin became fo fcarce at Home, as to occasion the diminishing the Value of the Guinea, hy lowering it to 21 Shillings, as has been before observed; for by Trade, Gold and Silver would naturally pais from those Countries where their Value was les, to them where it was higher.

In 1000 Dutch Ducats there are 334 Carats 9; Grains of pure Gold, and if this are wort' 5250 Guilders, how much shall 24 Carats be worth? and the Answer will be 367 Guilders and 7 Stivers, the Value of a Mark of pure Gold in Coin. We have before found by the Dutch 3 Guilder Pieces that a Mark of 11 Pennyweights pure is worth 23 Guilders and 7 Stivers current Money; and the Mark of fine

<sup>4</sup> Dan. Angelocia. ductri. de ponder. Monet. Cap. 2. Pag. 28 and 29 Francf. A. 1628. <sup>5</sup> Id. de pretio Met tallorum, P. 29. <sup>c</sup> Hartungi Kamermeifteri Annales Erfortagier col. 1223. Vide Makewii Scriptor. Kerum Ge-man. Tome 5. Lipif. A. 1730. <sup>4</sup> Id. Col. 1186 <sup>c</sup> Angelocra. P. de pretio Metal. Pag. 47. <sup>1</sup> Id Pag. 47. ex Agricel. <sup>c</sup> Annal. Erfort. Col. 1231. <sup>b</sup> Angelocrat. P. 65. <sup>c</sup> x Billin. Pirkheim. *Heltinatio prilotera* Nummorum. <sup>1</sup> Angelocra. ex Agricol. <sup>c</sup> Arckb. P. 34 and 65. <sup>b</sup> Simon de Urier Groot. Hittorifor Mugary-Pag. 580, Anfl. P. 1688. <sup>c</sup>

Silver

Silver h fame M Livres, are wort will be been no

En Fri Ho In

From becaufe th fixed at 1 the Mark is very tru commonly know very be neglect

This I it with a Wool; as It is ki

Poland are one per Ce Tenth; ar fides a Dec Payment ; Abatement neglecting Samuel Rica

Ift. Mul ter Part, an 2d. Take will be B. pais the true 3d. To c fubtract as come to abo

It is dema weigh, after 175lb. and e per Cent. for 12 Deniers.

Silver has been found worth a little lefs than 25 Guilders and 9" Stivers. In the fame Manner it is faid, if 21<sup>4</sup>/<sub>1</sub> Carats of pure Gold are esteemed in France at 720 Livres, how much shall 24 Carats be worth ? and, if 11 Pennyweights of fine Silver are worth 49<sup>4</sup>/<sub>2</sub> Livres, how much shall 12 Pennyweights be worth ? By Division it will be found as follows; fuppoling that in the English Silver Coin there had been no Alteration made fince 1717.

England 15 Marks 1 Ounce 13; Engels, France 14 Marks 5 Ounces 13; Engels, fine Silver for 1 Mark of fine Gold. In Holland 14 Marks 6 Ounces 4 Engels,

From whence it is feen that Mr. Dernis, Page 2, and Mr. Wiertz are not exact, becaufe they fay, that the Proportion between pure Gold and Silver in Holland is fixed at 14; ; and it is also found in this last-mentioned Author, Pag. 491, that the Mark of fine Gold is fixed in *Helland* at 355 Guilders current Money, which is very true, but if the Value of a Ducat is taken to be 5 Guilders 5 Stivers, as it commonly paffes, there is an Agio of 6 per Cent. in the Specie of Ducats; I know very well that thefe rife and fall a Trifle; but the Agio on Gold muft not be neglected, otherwife the Ducat is never worth above 4 Guilders 19 Stivers.

This I think fufficient to give an Idea of the Par of Monies, and I shall finish it with an Inftance of an arithmetical Queftion abbreviated, concerning Spanifb Wool; as it is fometning curious, and may be instructive.

It is known to all concerned in that Trade, that the Wools of Germany and Poland are fold at Amflerdam with an Allowance of fifteen Months' Difcount, and one per Cent. for prompt Payment; for which the Merchants deduct exactly a Tenth ; and for those of Spain 24 lb. are always allowed for Tare on 175lb. befides a Deduction of twenty-one Months' Discount, and one per Cent. for prompt Payment; and in Order to inveftigate a shorter Method for calculating these Abatements on the Spanish Wools than has hitherto been practifed, without neglecting the Fraction which is often found in the Tare, our Author, Mr. Samuel Ricard, invented the following Rule.

#### Rule.

1ft. Multiply the Pounds by the Price, and from the Product fubtract a quarter Part, and the Remainder will be expressed by A.

2d. Take 1 per Mil. from A. and the 10th must be deducted; the Remainder will be B. The Difference of A. B. will be the Sum fought for, which will furpass the true Answer upon 11000 Guilders about half a Stiver.

3d. To correct this, there must be taken away from the Guilders of B. .. and subtract as many Deniers as there are of Guilders for the Remainder, and it will come to about 1' Denier too little on 1,000,000 Guilders' Worth of Wool.

#### Example.

It is demanded how much ought to be paid for fome Bales of Wool, which weigh, after the Tare marked on the Bales is deducted, 9975lb. Tare 24lb. on 175lb. and each lb. at 31; Stivers, with twenty-one Months' Difcount, and one per Cent. for prompt Payment ? The Anfwer is 11,772 Guilders, 6 Stivers, and 12 Deniers.

m fought.

ke the true

ilver by the

rer our own t 1440, one oure Silver<sup>b</sup>. vithstanding ing 84 Penefe Pennings if the Mark urt would be f fine Silver. % Guilders , ver. In the ilders of the of the Rhine r were worth vere 2 Tr Enat Time was nt, the Price about : An ur Times lefs ade no Diffe-Rhine.

that 15750 d; in France Holland 14; gdom of Siam Amft. 1770. Silver to be re; Strangers uable abroad, Iver Coin bethe Guinea, Trade, Gold lue was lefs,

d, and if thefe e Answer will n Coin. We Pennyweights Mark of tine

Id. de pretio Me iptor. Kerum Ger. 47. 1 Id Pag. 26. filmatio prifeorum istorisch Magaur.

Silver

Solution

#### Solution.

| 9975<br>29925<br>4987:8          | Guild. 11:15:10<br>7. 1:3:9 |         | Guild.<br>Guild.  | 11782: :6<br>10:12:1 |
|----------------------------------|-----------------------------|---------|-------------------|----------------------|
| $\frac{4907:8}{2 0)31421 2:8}B.$ | Guild. 10:12: 1             |         | Guild.<br>rection | 11772: 7:3<br>: :)   |
| Guild. 15710:12:8<br>+3927:13:2  |                             | Anfwer. | Gnild.            | 11772:6:12           |
| f, Guild. 11 782 : 19 : 6<br>20  |                             |         |                   |                      |
| 15 659                           |                             |         |                   |                      |
| 10/550                           |                             |         |                   |                      |

# Of Arbitrations of Exchange.

Monf. De la RBITRATION, a Construction of the French Word Arbitrage, in A Exchanges, has been variously defined by the several Authors who have Port, Science des Negotians. Sam. Ricard, treated of it.

Traité gen. de One fays it is a Combination or Conjunction made of many Exchanges, to Commerce. find out what Place is the most advantageous to remit or draw on. J. Laru. P.

Another defcribes it, by faying it is only the Forefight of a confiderable Ad-545. Monf. de vantage which a Merchant shall receive from a Remittance or Draught, made Monuostegny Traité des on one Place preferably to another.

Arbitrages. Mr. J. P. Ri-curd, le Né-goce d'Amfler-dam, P. 640. A third conftrues it to be a Truck which two Bankers mutually make of their Bills upon different Parts, at a conditional Price and Course of Exchange.

According to a fourth, it is the Negociation of a Sum in Exchange, once or oftener repeated, on which a Perfon does not determine till after havinig examined by feveral Rules, which Method will turn beft to Account.

And though these several Distinctions are couched in different Terms, they feem, if rightly confidered, to have the fame Meaning, whereof fome may be counted the Text on which the others ferve as Comments or Expositions.

Before any Person applies himself to the Study of this Subject, it is necessary that he should be well skilled in all the practical Operations, in Regard to the reducing of the Sterling Money of England into the foreign Monies of Exchange, and of Account of all Places of Europe, according to the direct Courfes of Exchange established for these Purposes, and vice versa.

Alfo, that he should be acquainted with the Methods of converting Sterling Money into the Monies of Exchange, and of Account, of all other Places of Commerce, wherewith England has no direct established Courses of Exchange, but is under the Necessity of making Use of the intermediate Exchange of other Places : Together with the Nature of the Agios, and the Manner of converting their Bank Monies into Current, and the Reverfe.

That he should be able to calculate the Par of all foreign Monies throughout Europe with those of every distinct Country, either according to the direct, or intermediate Exchange, which makes a much greater Variety of Cafes, than those who are not thoroughly acquainted with this extensive Subject can imagine.

It is neceffary likewife, as a preliminary to the Practice of Arbitration of Exchanges, to know the intrinsic Value of foreign Coins, according to the most accurate Affays which have been made for that Purpose.

Finally

Fin and F

Art of wh I can, to the this T the Da themfe perforn veying their eafy to A Si

one tr

Rule of any Que the firft than the 2. T Quotien And Rule, is

ıft. firlt Te Number

2d. T

the third

must alw

than that

the first a

by the Sp

facilitate

tion to the

viate the

them to t

must be

be divided

54 is to be

= figni

This pr

A. of L

vided at th

Dollar, bu

on London

Three as fo

whence

× fignif

A Nu

And as

Thefe

Whatf

And

491

А

Finally, it is requilite to understand the general natural Causes of the Rife and Fall of the Courfes of Exchange between Nation and Nation, or between one trading City and another in the fame Nation.

Arbitrations are divided by the Writers on them into Simple and Compound, of which I shall fuccinctly give fome Examples, and endeavour, as plainly as I can, to illustrate such Rules for their Operation as may render it easy both to the Apprehention and Performance; my Predeceffors having configned me this Tafk by unamiously leaving the Solution of their Questions too much in the Dark to be comprehended by most of their Readers, as they have contented themselves with replying to the Queries, without shewing their Method of performing, and have thereby rendered abortive their pretended Defign of conveying Instruction; which could no otherwife be done than by a Delivery of their Ideas and Conceptions in fuch a Manner as might leave them open, and eafy to be followed and practifed.

A Simple, or Single, Arbitration, is to be wrought by the Direct, or Inverted, Rule of Three ; and to diftinguish which of these Rules is to be used in working any Queftion relative thereto, it must be observed :

1. That an Arbitration must be cyphered by the direct Rule of Three when the first Term of Stating is more than the third, and that the Quotient is lefs than the middle Term. And,

2. This Rule must be used when the first Term is less than the third, and the Quotient is more than the middle one.

And the two following Remarks will fhew when the Indirect, or Inverted Rule, is to be followed.

1ft. The Question mu? be worked by the Inverted Rule of Three when the first Term is lefs than the *third*, and the Quotient lefs than the middle Number.

2d. The Operation must be by this Rule, when the first Term is more than the third, and the Quotient more than the middle Term.

And whether the Arbitrations be fimple or compound, a Price of Exchange must always be supposed. when a Reimbursement is ordered on any other Place than that from whence it is directed.

Whatfoever Number of Figures enter into a compound Arbitration Queftion, the first and last must be of the fame Species, and the Rules must be commenced by the Species fought for.

Thefe Maxims being well understood, and applied to the Examples, will facilitate the Operation of the Rules of Arbitration to those who pay any Attention to them.

And as the Ufe of fome Characters inftead of Words will confideably abbreviate the Work in the Solution of the fubfequent Examples, I have employed them to this Purpofe, and shall here explain them once for all.

× fignifies multiplied by, as 10 × 54, is 10 multiplied by 54.

A Number above a Line, with another under it, fpecifies that the uppermost must be divided by that beneath, or the Numerator by the Denominator, from

whence  $\frac{24 \times 67 \times 19}{15 \times 28 \times 12}$  fignifies, that 24 multiplied by 67, multiplid by 19, muft

be divided by 15 multiplied by 28, multiplied by 12; and  $\frac{54}{234+34}$  denotes, that

54 is to be divided by 234, increased by  $\frac{35}{787}$ . = fignifies, equal to, as  $10 = 5 \times 2 = 8 \times \frac{5}{78}$ . This premifed, I proceed to my propofed

#### First EXAMPLE.

A. of Lyons orders B. of Cadiz to draw upon him at 76 Sols per Dollar, provided at the fame Time he can remit him on London, at 42d. Sterling alfo per Dollar, but as B. drew at 75<sup>+</sup>, it is demanded at what Exchange he may remit on London to complete this Order; and this is answered by the Direct Rule of Three as follows :

6 K

Arbitration of cording to the

Finally

If

82:

: 6 10:12:1

72: 7:5

72:6:11

Arbitrag:, in ors who have

Exchanges, to

nfiderable Ad-)raught, made

make of their change. hange, once or vinig examined

t Terms, they f fome may be itions.

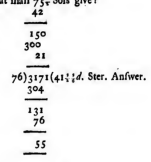
it is neceffary Regard to the s of Exchange, Courfes of Lx-

erting Sterling other Places of of Exchange, e Exchange of Janner of con-

nies throughout o the direct, of of Cafes, than e Subject can

If 76 Sols give 42d. Sterling, what shall 75' Sols give ?

494



## Second EXAMPLE.

A. of Oporto had Orders to draw on Rouen, at 490 Rees per Crown of 60 Sols, provided he could at the fame Time remit on Legborn at 770 Rees per Dollar; but as on Receipt of the faid Order he could get no more for his Bill than 488 Rees, it is demanded at what Price he ought to remit on *Legborn*, to recom-penfe the faid Diminution in his Draughts; which is folved by the Inverted Rule of Three, in the following Manner.

| meet in the following in   | CONTRACT O   |
|----------------------------|--------------|
| If 488 Rees-770            | 490          |
| 770                        |              |
|                            |              |
| 34160                      |              |
| 3416                       |              |
| 31                         |              |
| 490) 37 5760(766 4 to or 4 | the Anfwer.  |
| 343                        |              |
| 343                        |              |
| 327                        |              |
| 294                        |              |
| 294                        |              |
| 0.06                       |              |
| 336                        |              |
| 294                        |              |
|                            |              |
| 42                         |              |
|                            | Third Evanne |

### Third EXAMPLE.

## To be answered by the Double Rule of Three.

A. of Amflerdam orders his Friend at Madrid to remit him upon Lyons, at 64 de Gros per Ducat of 375 Maravadis. It is demanded at what Price the Ex-change turns out to him between Amsterdam and Lyons.

# The common Way of Working it.

| 64 Sols          | 340 Marav.<br>340 S.   |
|------------------|--|
|                  | Contraction of the local data and the local data an |
| 320              | 34000  |
| 320<br>448       | 60   |
| 192              |  |
|                  | 2040000  |
| 24000<br>Dv for. | Dividend, therefore ************************************   |
|                  | An   |

And

# And fhew.

If 64 374 Quere you may each Sid

4 multip is to 340 Ratio (

foregoing

país 60 × 12

by 6, and

fully expl tions, as I shall give

B. of A Gros Lub Gros for between A Lubs.

31 For 14

The four Working by follow bein into as fma

Practice flie Samuel Riche felf gives the "It is for "morial in

" ceeded by " offered to " calculating " provided h

And the most compendious Method by abridging the Numbers I shall thus shew.

If  $64_{374}$  are equal to  $\begin{cases} 340 \text{ Mar.} & 16 \text{ Sols} \\ 100 \text{ Groots} & 15 \text{ Mar} \end{cases}$  muft be equal to  $\begin{cases} 85 \text{ Maravadis.} \\ 4 \text{ Groots, then} \\ 9 \text{ urre } 60 \text{ Sols as before.} \end{cases}$  But to reduce the Work lower fill, it appears that

you may divide a Member on each Side of the laft Equation by 4. and another on each Side also by 5, therefore feu will have 4 Sols 17 Mar. 3 Mar. 1 Groot, wher

4 multiplied by 3 is in the fame *Ratio*, or Proportion, to 17 × 1 or 17; as  $64 \times 375$ is to  $340 \times 100$ . But as the Antiver was found by multiplying 60 into the laft

Ratio  $\left( \text{ or } \frac{340 \times 100}{64 \times 375} \right)$  fo it may be likewise had by multiplying the 60 into the

foregoing Ratio, viz.  $\frac{17}{12}$  whence we have the Work brought into this finall Com-

país  $\frac{60 \times 17}{12}$ , which may be yet more contracted, as 60 and 12 are commenfurable

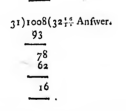
by 6, and will become  $\frac{10 \times 17}{2} = 85$ , the fame as before. This well observed

fully explains the Method for contracting the most extensive compound Arbitrations, as well as these simple ones. The Manner of stating the compound ones i shall give in another Place.

### Fourth EXAMPLE.

B. of Amflerdam gives an Order to E. at Cadiz, to remit on Hamburgb at 124 Gros Lubs for 1 Ducat of 375 Maravadis, and to draw for him at 126 Groots de Gros for the faid Ducat. It is demanded at what Price the Exchange will be between Amflerdam and Hamburgb? Aufwer at  $32\frac{16}{12}$  Stivers per Daalder of 32s. Lubs.

For  $\frac{31}{14}$  Gros Lubs = 1 Ducat. 1 Ducat = 126 Groots of Amflerdam -  $\frac{34}{14}$  Lubs.



The four preceding Examples may fuffice to fnew the different Methods of Working by the Direct, Inverted, and Double Rule of Three; but those that follow being more complex, and their Operations more difficult to be reduced into as fmall a Cyphering as what has been just now done, and the common Practice fnews, I have borrowed the Affistance of the following Tables from Mr. Samuel Richard, as he did the Principles of them from another, of which he himfelf gives the fubfequent Account.

"It is fome Years fince, that Monfieur Jobn Henry Lafkofky delivered a Me-"morial into the late Duke of Orleans's Hands, then Regent of France, fucceeded by a Second, prefented by the Marquis de Grancey; in both which he "offered to communicate to the Publick a very flort and uleful Method for calculating of Arbitrations, which he termed The principa' Part of Arithmetick; " provided his Royal Highnefs would be pleafed to appoint him Secretary to the I

of 60 Sols, per Dollar; ill than 488 , to recomwerted Rule

> Lyons, at 64 him at 100d. Price the Ex-

> > Groots. And

Council of Trade. In the mean Time, he kept the Demonstration of his 2ro. blem a Secret, though with Offers to dif loof it, if the Regent would conde-feend to grant him a private Audience. In the first Memorial there was a Fragment of three Tables for the Exchanges, between France, Spain, and 48 .. .. Holland ; and in the fecond there was also a Part of three other Tables, for the \*\* Exchanges of Genoa, Lyons, and Venice; but whether a Want of Friends or other Reatons impeded his Success, he never was able to obtain his Requeit. \*\* 66 The Copy of these Memorials is fallen into our Hands, and we have drico. vered the true Foundation, not very difficult to be found out : I obferve in this \*\* " Method, 1ft, That the Author from the over Care he took to hide the Origin " of his Tables, fell into an Inconvenience, that induced him to alter or change " his own Rule. 2 dly, That it requires more Tables, and these greatly extended, to fuffice for Ufe on the principal Places of Exchange. 3 dly, If any one would calculate with Exactness, he cannot expect Profit and Lois in the fame Table, " and to remedy these Defects, we have composed the following Tables, which " may ferve for all Parts, that can be proposed, if the Trouble is only taken to " put them into the Table Number IV, which is no ways difficult to be effected. and not to make a Secret of this Projection, we have placed the Numbers .. " fo'clearly, that a Mathematician will immediately perceive the Source, " Our Manner then is fuch, that all Perfons may do it, without over much " Attention, provided they are Mafters only of the first four Rules of Arith-" metick, and it will even fuffice that they know Addition and Substraction in " entire Numbers. If any one is detirous of extending or making the Table "Number I. greater, it is only necessary for him that makes the Calculation \*\* to have a Knowledge of the Coins ufed in Exchanges."

### A Rule for what is received, and for what is given.

If the Money of the Place remitted to is fixed, and the Exchange varies in that from whence the Remittance is made, then it must be written given ; as for Example, a Merchant at Amsterdam remits on London, Paris, Cadiz, &c. in which three last Places, the Coin is fixed, with Respect to the first ; but if the Specie of the Place remitting is fixed, and that the Exchange of those, where the Re-mittance is made to, rifes and falls, as from Amsterdam on Dantzick, Coningsbergh, &cc. it ought to be written received.

11. Od. 246 247 248 2499 2510 2520 2;31 2542 2553 2564 1257412

496

TABLE

# TABLE I.

|                             | 1 1 t                           |                            |
|-----------------------------|---------------------------------|----------------------------|
| 251 460 512 554 597         | 64 + 551 4 568 4585 4601        | 103 5617 6628 6538 6647    |
| 26 619 680 721 762          | 05 4618 4635 4051 4068          | 104 6659 1.670 6680 0091   |
| 27 801 843 880 932          | 66 4084 4701 4717 4734          | 105 6701 6711 6722 6731    |
| 28 901 999 1037 1075        | 67 47 50 4766 4781 4798         | 106 0741 0752 6761 0773    |
| 29 1112 1150 1187 1224      | 68 4814 4830 4846 4862          | 107 6781 6793 6803 6813    |
| 30 1 260 1 296 1 3 32 1 367 | 69 4877 1891 4939 4924          | 108 6823 6833 6843 6843    |
| 31 1403 1437 1472 1506      | 70 4940 4955 4971 1986          | 109 686 3 687 3 685 1 6893 |
| 32 1 540 1 574 1608 1641    | 71 5002 5017 5032 5047          | 110 6903 6913 6923 6932    |
| 33 1674 1707 1739 1772      | 72 5062 5077 5092 5107          | 111 6942 6952 6952 6971    |
| 34 1804 1836 1867 1869      | 71 5122 5137 5152 5167          | 112 6981 6991 7001 7010    |
| 35 1930 1961 1991 2022      | 74 5181 5196 5211 5225          | 113 7030 7029 7039 7049    |
| 36 20;2 2082 2112 2142      | 75 5240 5254 5268 5283          | 114 7058 7068 7077 7087    |
| 37 2171 2200 2229 2258      | 76 \$297 5311 5320 5340         | 115 7096 7105 7115 7124    |
| 38 2:87 2315 2344 2572      | 77 \$354 \$108 5382 \$390       | 1107134714371527162        |
| 39 3400 2127 2455 2432      | 78 5410 5424 5433 5452          | 1+7 7171 7180 7+89 7194    |
| 40 2510 2537 2564 2590      | 79 5405 5479 5493 5506          | 118 7208 7217 7226 7239    |
| 41 2617 2643 2669 2696      | 80 5520 5513 5547 5560          | 119 7244 7294 7203 7272    |
| 42 2741 27 1 2773 2798      | #1 5574 55#7 5601 5014          | 120 7281 7290 - 293 7108   |
| 43 2624 2849 2074 2099      | 82 5627 5040 5654 5667          | 12173177326 315 7344       |
| 14 2924 2945 2973 2997      | 83 5680 5693 5700 5719          | 122 73 3 7 361 7 376 7 479 |
| 45 3 21 3045 3069 3093      | 84 57 32 5745 575* 5770         | 123 7388 7397 7406 7414    |
| 46 31 17 3140 3164 3187     | 85 5783 5796 5809 5821          | 124 7423 7432 7441 7449    |
| 47 3210 3233 3246 3279      | 80 \$834 \$847 \$859 5872       | 125 7458 -466 747517+84    |
| 48 3301 1324 3346 3369      | 87 5854 5897 5409 5921          | 126 7493 7501 7510 7518    |
| 49 3391 1413 3435 1457      | 88 5914 5946 5958 5971          | 127 7527 7536 7544 7553    |
| 50 3479 3500 3522 3543      | 89 5983 5995 0007 0019          | 128750175707578,7586       |
| 51 156; 3,86 3607 3628      | 90 60 31 604 3 60 5 5 6067      | 129 7595 7003 7012 7020    |
| 52 3649 3670 3691 3711      | 91 6079 6091 6103 6115          | 1 30 7628 76 17 7645 7653  |
| 53 3732 3752 3773 3793      | 92 61 17 6139 61 50 61 62       | 131 7662 7670 7678 7687    |
| 54 3813 3833 3853 1873      | 93 6174 6185 6197 6209          | 112 7695 7701 7711 7719    |
| 55 3893 3912 3932 3951      | 94 62 20 6232 6243 6255         | 133 7728 7736 7744 7752    |
| 56 397 1 3990 1009 4029     | 916266627862896300              | 134 776 7784               |
| 57 4048 4067 4086 4105      | 96 63 1 2 63 2 3 63 3 4 6 3 4 6 | 135 7753,7800 7808 7816    |
| 58 4123 4142 4161 4179      | 97 6357 636× 6379 6390          | 136 7824 7831 7840 7840    |
| 59 4198 4216 4234 4252      | 98 6401 6412 6423 6434          | 137 78:617864 7872 -880    |
| 60 4270 4289 4 107 4324     | 99 6445 6450 0467 6478          | 138 788517896 7903 7911    |
| 61 4342 4360 4378 4395      | 100 6489 6500 6511 6521         | 139 7919 7927 7935 7943    |
| 62 441 3 44 30 4448 4465    | 101 0532 6543 6554 6504         | 140 7950 7958 7966 797 1   |
| 63 4482 4500 4517 4534      | 102 6575.6586 0596 6607         | 141 7981 7990 7997 8-04    |
|                             |                                 |                            |

# TABLE II.

# $L O N D O N_{\star}$

|    | ······································ | <i>.</i> | -       |       | d.   |           |       | d.    |           |      | d.   |          |      | 1.   |
|----|--|----------|---------|-------|------|-----------|-------|-------|-----------|------|------|----------|------|------|
|    |  |          |         |       |      | 341. 10d. | 2701  | 12706 | 1351. gd. | 2814 | 2819 | 391. 8d. | 2924 | 2928 |
|    |  |          | 341. 04 | 2 506 | 2001 | 11        | 2711  | 1716  | 10        | 2824 | 2829 | 7        | 2911 | 2938 |
| 2  | 2488                                   | 2493     | 1       | 2606  | 2612 | 351. od.  | 2721  | 2727  | 11        | 2834 | 2839 | 10       | 2943 | 2948 |
| 3  | 2499                                   | 2504     | 2       | 2617  | 2622 | 1         | 2712  | 2737  | 361. Od.  | 2844 | 2849 | 11       | 2953 | 2958 |
| 4  | 2510                                   | 2519     | 3       | 262 . | 2631 | 2         | 2742  | 2747  | 1         | 2854 | 2859 |          |      |      |
| 5  | 2,20                                   | 2520     | 4       | 2038  | 2043 | 3         | 2752  | 2758  | 2         | 2864 | 2869 | 1        | 2973 | 2977 |
| 6  | 2531                                   | 2537     | 5       | 2649  | 2654 | 4         | 2763  | 2768  | 3         | 1874 | 1879 | 2        | 2982 | 2987 |
| 7  | 2 ; 42                                 | 2547     | 6       | 2649  | 2664 | 5         | \$773 | \$778 | 4         | 2884 | 2889 | 3        | 2992 | 2997 |
| 8  | 1553                                   | 2552     | 7       | 12669 | 2675 | 6         | 27%   | 12788 | 5         | 2894 | 2099 |          | 1007 |      |
| 9  | 2564                                   | 2060     | 8       | 2680  | 2685 | 7         | 275   | 2798  |           |      | 2909 |          | 3011 | 1016 |
| 10 | 2574                                   | 2580     | 9       | 2690  | 2646 | 8         | 1801  | 2809  | 7         | 2014 | 2919 | 6        | 1021 | 1026 |

6 L

TABLE

TABLE

uld conde-

here was a Spain, and les, for the Friends or its Requet.

have difeoferve in this

e the Origin or or change by extended, any one would fame Table,

the source, be effected; the Numbers the Source, the source, les of Arithubfraction in ing the Table the Calculation

hange varies in ven; as for Ex-&cc. in which ut if the Specie

where the Retzick, Coningf497

# TABLE III.

## HAMBURGH.

| Shil. | T'a  | 1.1  | To   | 181   | 1    | 1.10 | 20   |      |      | 14   |      | +1  |
|-------|------|------|------|-------|------|------|------|------|------|------|------|-----|
| 31    | 1411 | 1420 | 1429 | 1440  | 1455 | 1463 | 1481 | 1484 | 1498 | 1515 | 1524 | 153 |
| 32    | 1549 | 1557 | 1560 | 1 483 | 1590 | 1000 | 1416 | 1623 | 1633 | 1649 | 1658 | 100 |
| 31    | 1681 | 1693 | 1699 | 1715  | 1723 | 1731 | 1748 | 1756 | 1764 | 1780 | 1788 | 179 |
| 14    | 1812 | 1820 | 1828 | 1844  | 1841 | 1860 | 1875 | 1883 | 1891 | 1407 | 1964 | 192 |
|       |      |      |      |       |      | 1984 |      |      |      |      |      |     |

### TABLE IV.

#### Amflerdam, Antwerp, Paris, &c.

Amflerdam and Antwerp. Antwerp and Paris. Amflerdam and Paris. Number fixed 6489. If you take for Paris, London, Cadiz, or Venice, this makes no Alteration, and the fixed Number thall be the fame.

#### Amfterdam, Venice, and Lyons.

Amflerdam and Venice. Amflerdam and Lyons. Venice and Lyons. Number fixed 6489.

Amsterdam, Paris, and Hamburgb.

#### First Cafe.

From Amflerdam on Hamburgb and Paris. From Hamburgb on Paris and Amflerdam. From Paris on Amflerdam and Hamburgb. Amflerdam and Hamburgb. Hamburgb and Paris. Number fixed 1470.

This may ferve likewife for *Amflerdam*, Hamburgb, and Venice; but you mult take half of the Deniers Lubs, which are given at Hamburgb for a Ducat, and inftead of Paris, you must read from Venice.

Second Cafe.

From Amsterdam on Paris and Hamburgb. From Hamburgb on Amsterdam and Paris. From Paris on Hamburgb and Amsterdam. Amsterdam and Paris. Amsterdam and Hamburgb. Paris and Hamburgb. Number fixed 8250.

## Amsterdam, London, Paris, &c.

|            | and London |              | ixed 291.      |
|------------|------------|--------------|----------------|
| London and | Venice.    | 1 0 6/1044 5 | and Amflerdam. |

Amfle Jam, London, and Spain.

Amflerdam and London. Amflerdam and Spain. London and Spain. Number fixed 1104.

Amfterdam,

But if and the f

That is must be re There no more t fitions.

Ber

Genoa,

For the 213.

Amfterdam, London, and Lifbon.

Amsterdam and London. | Amsterdam and Lisbon. London and Lisbon. | Number fixed 4270.

Amfterdam, Genoa, and Venice.

Amflerdam and Genoa. | Venice and Amflerdam. Genoa and Venice. | Number fixed 6454.

Amfterdam, Dantzick, and Hamburgb.

Amflerdam and + Dantzick. Dantzick and Hamburgb. Amflerdam and Hamburgb. Number fixed 2510.

Amfterdam, Lifbon, and Lyons.

Amsterdam and Lisbon. | Lyons and Amsterdam. Lisbon and Lyons. | Number fixed 6489.

But if the Change from Lifton on Lyons exceed 567 Reis, take + instead of +, and the fixed Number will be 3479.

Amfterdam, Paris, and Spain.

Amflerdam and Paris. | Spain and Amflerdam. + from Paris and Spain. | Number fixed 2876.

That is, whatever *French* Livres are given or received for a Piftole of *Spain* muft be reduced into Sols, and the quarter Part taken.

There might be chosen many other Places, but to be short, we have taken no more than two particular Cases, which we have in the 7th and 8th Propositions.

Berlin, Amsterdam, Genoa, Turin, Geneva, Frankfort, and London.

Berlin and Amsterdam. Amsterdam and Genea. Turin and Genea. Turin and Genea. Turin and Genea. Turin and Genea. Turin and Genea. Coneva and Frankfort. London and 10 Times Berlin. Fixed Number 8193. Profit.

Genoa, Venice, Flor.nce, Legborn, Novi, Milan, Amsterdam, and London.

| Genoa and Venice.     |
|-----------------------|
| Venice and Florence.  |
| Florence and Legborn. |
| + Milan and Novi.     |
| Number fixed 9549.    |
|                       |

For the Provision at  $\frac{1}{2}$  per Cent. the fixed Number is 14<sup>+</sup>; and at  $\frac{1}{2}$  per Cent. 21<sup>+</sup><sub>4</sub>.

Amfterdam,

Alteration, and

ce; but you must

or a Ducat, and

gb.

499

The

## The Profit TABLE V.

# The Lofs TABLE VI.

| perC     |     | 8   | 10  | 10  | 12  | 18  | TO  | 10    | 10  | 10       |   |
|----------|-----|-----|-----|-----|-----|-----|-----|-------|-----|----------|---|
| 0        | 0   | _4  | 9   | 13  | 17  | 22  | 20  | 30    | 35  | 39       |   |
| 1        | 43  | 48  | 52  | 56  | 60  | 65  | 69  | 73    | 77  | 82       |   |
| 2        | 86  | 40  | 95  | 99  | 103 |     | 111 | 116   | 120 | <u> </u> |   |
| 3        |     |     |     | 141 |     |     |     | 158   | _   | 166      |   |
| 4        |     |     |     | 183 |     |     |     | 199   | 104 | 208      |   |
| _5_      |     |     |     | 224 |     |     |     |       |     | 249      |   |
| 6        |     |     |     | 255 |     |     | 278 |       |     | 290      |   |
| 7        |     |     |     | 306 |     |     | 318 |       |     | 330      | Ł |
| 8        | 334 |     |     | 346 |     |     |     | 362   |     | 370      |   |
| 9        | 374 |     |     |     |     |     | 398 |       |     |          |   |
| 10       | 414 | 418 |     |     |     |     |     |       |     |          |   |
| <u> </u> | 453 | 457 | 401 | 465 | 409 | 473 | 477 | 14 80 | 484 | 488      |   |

| perC |      | TO  | 18       | Te  | 10   | TO   | τđ  | To  | TOIN   |
|------|------|-----|----------|-----|------|------|-----|-----|--------|
| 0    | 0    | 4   | _9       | 13  | 17   | 22   | 26  | 30  | 35 3   |
| 1    | 44   | 48  | 52       | 57  | 61   | 66   | 70  | 74  | 79 8   |
| 2    | 88   | 92  | 97       | 101 | 106  | 110  | 114 | 119 | 123 12 |
| 3    | 132  | 137 | 141      | 146 | 150  | 155  | 159 | 164 | 168 17 |
| 4    | 177  | 182 | 186      | 191 | 195  | 200  | 205 | 209 | 214 21 |
| _5   | 223  |     |          |     | 241  |      | 251 | 255 | 260 26 |
|      | 269  |     | <u> </u> | 283 |      |      |     |     | 306 11 |
|      | 315  |     | 325      | 329 |      |      |     |     | 351 35 |
| 8    | 136z | 367 | 372      | 376 |      |      |     | 395 | 400 40 |
| 9    | 410  |     | 419      | 424 | 429  |      |     | 443 | 448 45 |
| 10   | 458  |     |          |     |      |      |     |     | 496 50 |
| 111  | 505  | 511 | 1;10     | 521 | \$20 | \$31 | 535 | 640 | sat'er |

An Explanation of the Tables.

N°. II. is for London; N°. III. is for Hamburgb; if the Exchange is found in the 8ths and 16ths: N°. I. is for all other Places; and for Hamburgb when the Exchange is in Shillings,  $\frac{1}{2}$  Shillings, and  $\frac{1}{2}$  Chillings, N°. IV. ferves to thew the Numbers that mult be added together, viz. all those that are found on the fame Side.

The 5th and 6th are for Profit and Lofs. If it is found that the Sum of the Addition of the Side in which to find that given is lefs than the other Sun of the Side where what is received is, it muft be fought for in the Table of Profit,  $N^{\circ}$ , V, and when there is a Lofs, in that of  $N^{\circ}$ . VI. And that the Ufe which may be made of these Tables may the easier be comprehended, I shall here add some Examples.

# First Example.

A. of Amflerdam remits on London to B. at 34s.  $5\frac{1}{4}$  Groots, what B. remits for the Account of A. to Cadiz at  $49\frac{1}{4}d$ . Sterling per Dollar. If the Mcrchant at Cadiz remits the Produce on Amflerdam at  $121\frac{1}{4}$  Grts. of Holland per Ducat of 375 Maravedis; it is demanded how much A. hath gained or loft exclusive of the Charges.

Solution by the Tables.

|  | -                 |
|--|-------------------|
| He gives<br>345. 5 <del>¦</del> Grts. 2654 | He receives       |
| 34.1. 34 0.100 2034                        | **** / 333        |
| 49 <sup>3</sup> / <sub>4</sub> d. 3457     | 7215              |
| Fixed Number 1104                          |                   |
|  | 120               |
| 7215                                       |                   |
|  | at per Cent mined |

2+ per Cent. gained.

The Operation. Maravedis. d. d, If 49‡ Mar. 240 will give 1312 13 Maravedis. 272 If 375 121 - Grts. 1312-10 2 199 11810 243 11821 1312 261120 199

Now

Now they no 2433 $2 \times 1$ Now  $11\frac{1}{2}$  Gt  $34^{j}$ .  $5\frac{1}{2}$ 

You n 240 × 24 199 ×

A. of Livre of c Lubs; if of two M omitting t

> A. give NS

If 115' Shil. I If 32' This ord which taker fore

Groß

S. as 12

Groff 115' The fract firit Examp Example, an

Now the 2d and 3d Terms multiplied, and divided by the first in the Order they now ftand, will be expressed as follows :

 $\frac{243 \times 261120}{2 \times 199 \times 375}$ , which gives 425 Groots. Now the Difference between 345. 5 Gts.  $\frac{1}{2}$  and 425 Gts. is 11  $\frac{1}{2}$  Gts. therefore  $\frac{11\frac{1}{2}$  Gts.}{345.5\frac{1}{2} Gts.  $\times 100 = \frac{23}{827} \times 100 = 2\frac{8}{10}$  nearly.

## By the Double Rule of three

| d.<br>49 <sup>1</sup> ∓<br>4 | М.<br>375 | <i>d.</i><br>240 | Groots.<br>121 <sup>1</sup> / <sub>2</sub> | Mar.<br>272 |
|------------------------------|-----------|------------------|--|-------------|
| 199                          |           |                  | 243  |             |

You may now express the last three Terms divided by the first two, thus,  $\frac{240 \times 243 \times 272 \times 4}{243 \times 272 \times 4} = 425$ , as before.

199 × 375 × 2

# Second E x A M P L E.

A. of Anflerdam remits to B. of Dantzick, at 276 Grofs of Poland, for one Livre of Grofs, the which B. remits on Hamburgh at 115; Grofs for 48 Shillings Lubs; if Hamburgb remits what it amounts to, to  $\Lambda$ , at  $3_{3}\frac{1}{4}$ . Stivres per Daalder of two Marks Lubs: it is demanded how much per Cent.  $\Lambda$ . has gained or loft, omitting the Charges.

#### Solution by the Tables.

| /        | A. gives 115: 7115<br>Nº. fixed 2510 | A. receives<br>$\frac{1}{4}$ 276 is 138 7888<br>$33^{\frac{1}{4}}$ 1699 |  |  |
|----------|--------------------------------------|---|--|--|
| 9587 958 | 9625                                 |   |  |  |
|          | 9587                                 | 95 <sup>8</sup> 7   |  |  |

39 or is per Cent.

## By the Rule of Three.

| Grofs      | Shillings Lubs   | Grofs                                   |  |
|------------|------------------|---|--|
| if 115%    | 48               | 276 will give $114\frac{54}{77}$ , then |  |
| Shil. Lubs | Sti. of Amflerd. | S. Lubs                                 |  |
| If 32      | 3370             | 11477                                   |  |

This ordered according to the foregoing Example will produce 118 r. Stivers, which taken from the 120 Stivers first given, there remains 11 Stivers, therefore

s. s. S: as 120-

## By the Double Rule of Three.

Grofs Stivers of Amflerd. Groß S. L. S. L. The fractional Terms being reduced into improper Fractions, as these in the first Example, the Operation then will be entirely similar to the last in the faid 276 Example, and gives 1187's Stivers, as before. Third 6 M

is found in b when the ves to fhew und on the

Sum of the Sum of the ofit, Nº.V. ich may be re add fome:

B. remits for Merchant at Ducat of 375 lufive of the

ained.

avedis.

Now

#### Third EXAMPLE.

Two Perfons A. and B. at Paris, have Occasion for Money at Cadiz; A. remits directly, and gives 18 Livres 3 Sols per Spanifb Piftole ; B. chufes the Way of Holland, and orders to be remitted him from Amflerdam at 121' Groots for a Ducat of 375 Maravedis ; Amflerdam reckons + per Cent. Charges, and draws for his Reimburfement at the Rate of 56 + Groots per French Crown of 60 Sols ; it is demanded which of the two Methods proved most advantageous. Answer; his who remitted directly.

Operation by the Tables.

| A. gave 561 3990   | B. gave 1214 Gro            | ots 7326   |
|--|-----------------------------|------------|
| A. gave 56 <sup>1</sup> 3990<br><sup>1</sup> of 36 Sols is 90 <sup>1</sup> / <sub>2</sub> 6067 | 1 per Cent.<br>Fixed Number | 22<br>2876 |
| 10057  |                             | 10224      |
|  |                             | 10057      |
|  | Seek in Number V            | I. 167     |
|  |                             |            |

3; per Cent.

## Otherwife,

By reflecting on the Nature of the Question, it appears, that what Am/lerdom reckons for Charges may be confidered to increase the Number of Sols to much nore than B. would otherwise have paid for the 375 Maravedis; therefore interface in  $\frac{1}{2}$  multiplication  $\frac{1}{2}$  excluding the Charges, and then computing the Charges, and adding them to the Sols laft found for B's whole Payment, you may by Parity of Reafon ay, Groots Sols Groots

As  $56^+$   $60^+$   $60^+$   $121^+$  to  $129^+$  Sols paid by B. for a Ducat. Laftly, to compare whether A or B, has functed beft, fay, the Maravedis in a Pistole f. s. Sols If 18-3 -1088--129 the will give 389

Maravedis, which B. would have got inflead of 375, had he changed as A did; therefore it is manifeft, that in receiving only 375 he had lefs than A. for the fame Sum of Paris Money by 14 Maravedis; and to make a Calculate per Cent. it will Mar. Mar.

be as 375--to 14 · -100 to 313, the Answer.

## Fourth EXAMPLE.

A Merchant of Hamburgh orders us to draw for his Account on Dantzick, at 270 Grofs of Poland for 1 Livre de Grofs, and to remit the Amount on London at 35 Schillings per Pound Sterling, or at other Rates' which may be more advantageous for him, provided he can draw on Dantzick at 261 Grofs of Poland ; it is demanded at how much he ought to remit to follow the laft Order? Aniwer, at 36 Schillings 24 Groots.

Solution

Take

and the will be fo

In this Grofs dec creafe, to verted one

270×35 g 261 the next by Groots near

There is Crown, and other Prices can draw a he can com fwer, our C

A. recei

will find about

Groots

As 53 -

which A. mig 56. Groots in remitting Schil. 8 Gts. Sch If 3.

change w

# Solution by the Tables.

Take the Half of the Grofs of *Poland* according to the Order, and the Exchange will be 135 and 130<sup>+</sup>

| <br>Order  | ž      | 35         | 5chil. 2721 |
|------------|--------|------------|-------------|
| 1<br>1 301 | 0<br>7 | 514<br>645 |             |

2869 this muft be fought for in the Table for London; and the Schillings and Groots of Grofs, which correspond with this Number will be found to be 36 Schillings 2+ Groots.

# By the Rule of Three

In this Queffion it is obvious that as the Grofs of *Poland* given for a Livre de Grofs decreafe, the Schillings given for a Pound Sterling mult proportionably increafe, to follow the Condition of the laft Order; hence the Queffion is an inverted one in the Rule of Three, and thus ftated.

| Grois of Poland | Schillin <sub>2</sub> s | Grofs of Pa | oland     |
|-----------------|-------------------------|-------------|-----------|
| If 270          | 35                      | 261,        | wherefore |

 $\frac{270 \times 35}{261}$  gives 36 Schillings, and the Remainder multiplied by 12 for Groots, and the next by 2, for half G100ts, at each Time dividing by 261, brings out 2:

Groots nearly.

# Fifth EXAMPLE.

There is an Order to A. of Amflerdam to draw on Paris at  $53\frac{1}{2}$  Groots per Crown, and remit on London at 34 Schillings 1 Groot per Pound Sterling, or at other Prices which might be as profitable to him who gave the Order. If they can draw at  $56\frac{1}{4}$  and remit at 34 Schillings  $7\frac{1}{8}$  Groots; it is demanded whether he can comply with this Commiftion, and how much this differs per Cent. Aufwer, our Correspondent receives more than he first ordered about 3 per Cent.

## Solution by the Tables.

|                       |          | S. | Gro | ots  |  |
|-----------------------|----------|----|-----|------|--|
| 34 Schil. 1 G         | 00t 2606 | 34 | 75  | 2675 |  |
| 56 <sup>+</sup> Pence | 3990     | 53 | 4   | 3793 |  |
|                       |          |    |     |      |  |

A. receives by the Exchange 6196 and by the Order 54686468

will find about 3 per Cent.

128 feek in the Table of Profit, and you

# By the Rule of Three.

| Groots            | S. Groot       | Groots            | Sch. Groots       |                   |
|-------------------|----------------|-------------------|-------------------|-------------------|
| As 531            |                |                   | 035 8             | the Rate at       |
| which A. might r  | emit per Pour  | nd Sterling to L  | ondon, when he    | drew on Paris at  |
| 564 Groots per 1  | French Crown   | ; but he only i   | remitted at 24s.  | 7 tGts. therefore |
| in remitting this | laft Sum he g  | ained 1 Schil.    | + Grt. the Diffe  | rence between 25  |
| Schil. 8 Gts. and | 34 Schil. 7+ C | Frts. and to find | what that come    | to per Cent, fay, |
| Sch. *            | Grts.          | Grts. Grts        |                   | 1                 |
| If 34             | 7              | 121 100           | will bring out th | e Anfwer.         |
|                   |                |                   |                   |                   |

Solution

503

at Amflerdam Sols fo much therefore first

Cent.

s; A. re-

oots for a draws for Sols; it is

berefore first <u>3</u> mult y 60 Sols in B. must pay, ing them to of Reason fay,

d beft, fay,

will give 389 cd as A. did; for the fame *Cent*, it will

Anfwer.

Dantzick, at on London at more advan-Poland; it is

Answer, at

Sixth

#### Sixth EXAMPLE.

There is an Order to draw on Frankfort 100 Rixdollars current Money of about Rerdam for 1283 Rixdollars of Frankfort, and to remit on London at 35 Schillings Bank Money per Pound Sterling, on Condition that the Agio fhall be 5 per Cont. If after this our Correspondent writes to us, to omit executing his Order, if not already done, unlefs he receive 2 per Cent. more from London than he had ordered; If they can only draw on Frankfort at 135 Rixdollars that Money for 100 Rixdollars of Amflerdam, it is demanded, at how many Schillings the Remits mult be made to follow the last Order? Answer, 34 Schillings 44 Groots.

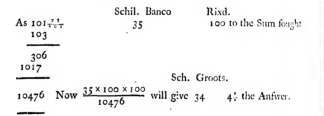
## Solution by the Tables.

| 128: 7586      | <sup>1</sup> 35          |
|----------------|--------------------------|
| 5 per C. 212   | 2 per C. <sup>7793</sup> |
| 35 Schil. 2721 | 86                       |
| 10519<br>7879  | 7879                     |

2640 This Number feck in the Table for London, and you will

find 34 Schillings 4<sup>+</sup>/<sub>4</sub> Groots correspond thereto. For a different Solution, it is cafy to conceive that when the  $A_{gi}$  is high the lefs Frankfort Money is given for current Money of Am/lerdam, the Exchange being by Banco Money, confequently the lefs Banco Money must be remitted to London per Pound Sterling ; whence it is clear, that the Way to get 2 per Cast, from London by remitting at the fame Rate as before, you must consider the dim as fo much lefs; therefore inftead of 95, we have 97 Rixdollars Banco Money of Amflerdam for 1282 Rixdollars of Frankfort, at which Rate I find the Bank Money of Amflerdam equal to 135 Rixdollars of Frankfort; thus, Rixd. of Frank. Rixd. Banco of Am/t. Rixd. Frank.

If 1281 135 will give If  $128\frac{1}{2}$  97 135 will give  $101\frac{7^{-1}}{7^{-1}}$ . But by the Queftion there are only 100; therefore the Remittance on London must be made accordingly lefs, by faying,



#### Seventh EXAMPLE,

T. of Berlin remits for his proper Account to U. of Amfterdam, a certain Sumof Bank Money, at 133 Rixdollars for 100 Rixdollars Bank Money of Amfterdam, ordering him to remit the nett Produce to A. of Genoa ; U. effects it at 96 Groots per Dollar of 5 Genoefe Livres. A. on his Part remits this to B. who lives at Turin, at 128 Sols of Piedmont for one Crown of Genoefe Money of 7<sup>+</sup> Livres, who takes Bills on Geneva at 84 "iedmont Sols for one Crown current of Geneva, and remits them to C. who in his Turn remits the Amount on Frankfort to D. at 130 Rixdollars of Frankfort for 100 Crowns current of Geneva, who finally takes Bills at 132 Batz Money of Frankfort for one Pound Sterling, 1 Rixdollar at Frankfort makes 22' Batz, the which he remits to T. himfelf : If the five Commillioners, namely

504

#### namely, demanded that T. ga

5 Provision

60,3, whe

The gen gation whe

r Pound St 22 Batz A 100 Rixdo 13s Rixdo 100 Crown

1 Crown ci 100 Sols of 4 118 Sols o 1 Crown at 2ø Sols at G 100 Livres 5 Livres at 100 Groots 100 Crown

100 Crown

namely, U. A. B. C. and D. deduct each  $\frac{1}{2}$  per Cent. for their Provision; it is demanded at what Rate the Exchange must be between Berlin and London fo that T. gains 3 per Cent. Answer,  $\delta_{\frac{1}{2}}$  Rixdollars per Pound Sterling.

|   | So                         | ution by | the Tables. |                          |                         |
|---|----------------------------|----------|-------------|--------------------------|-------------------------|
| 1   | 33 774<br>96 631<br>84 573 | 2        |             | 128<br>130<br>Numb. fixe | 7561<br>7628<br>ed 8193 |
| 1<br>3<br>5 Provisions at <del>'</del> <i>per C</i> | 276<br>276<br>233          |          |             |                          | 23382                   |
|   |                            |          | fought in   | Table I. th              | ere will be found       |

 $60_{11}^{3}$ , wherefore take  $+\frac{1}{5}$  and it shall be your Answer,  $6_{11}^{3}$  Rixdollars.

#### Otherwife.

The general Method for fuch extensive Queffions is as follows: The Inveftigation whereof I shall clearly shew before I conclude this Subject.

1 Pound Sterling at London - 1 32 Batz Money of Frankfort. = 1 Rixdol. Money of Frankfort. 22 Batz Money of Frankfort 100 Rixdol. Money of Frankfort = 99; Rixdol. Mon. the Provision deducted. 138 Rixdol. Money of Frankfort = 188 Crowns current of Geneva 100 Crowns current of Geneva =  $99^{+}_{T}$  Crowns current at Geneva, the Provifion deducted. = 21 \$4 Sols of Piedmont at Turin. I Crown current of Geneva  $= 99^{+}_{T}$  S. of *Piedmont*, the Provision deducted. = 1 Crown of *Genoa*. 100 Sols of Piedmont 4 118 Sols of Piedmont = 152 Sols of Genoa. 1 Crown at Genoa 2ø Sols at Genoa = 1 Livre at Genoa. 100 Livres at Genoa $= 99^{\circ}_{T}$  Livres at Genoa, the Provision deducted.5 Livres at Genoa= 3 g6 Groots Banco of Amfterdam.100 Groots Banco of Amfterdam= 1 Crown of Amfterdam. 100 Crowns Banco of Amflerdam = 99<sup>2</sup> Crowns Banco of Amflerdam, the Provision deducted.

100 Crowns Banco of Amflerdam =  $1_{33}$  Rixdol. of Brandenburgh at Berlin. how much = 1 Pound Sterling at London.

infwer.

ney of . Im. Schillings 5 per C m. rder, if not ad ordered: or 100 Ris-Remits mult

and you will

is high the

Exchange bebe remitted to get 2 per Cast.

fider the Agin

Banco Money

find the Bank

35 will give

he Remittance

um fought.

I. Frank.

certain Sum of of Am/flerdam, it at 96 Groots lives at Turin, rres, who takes eneva, and ret to D. at 130 ally takes Bills ar at Frankfnt Committioners, namely

| or andreastions | or Exchange  |
|-----------------|--|
|                 | 133  |
|                 | <u>99'</u>   |
|                 | 1197   |
|                 | 1197<br>44,  |
|                 | 44:  |
|                 |  |
|                 | 1 3255 <sup>+</sup><br>3   |
|                 |  |
|                 | 39767<br>997   |
|                 | 997  |
|                 | 3 5 7 9 0 3  |
| 0               | 3 57903<br>1 3255 <sup>+</sup>   |
|                 | 13255 <sup>+</sup>   |
| 0               | Company of the local division of the local d |
| 100             | 3963444;<br>152  |
| 0000            | Manual Annual  |
| 100             | 7926888  |
| 000000          | 1 98 27220<br>3 96 3444  |
| 100             | 29°, <sup>1</sup>  |
|                 |  |
| 00000000        | <b>602.</b> ;43538°<br>99°   |
| 000000000       | 5421991842   |
| 100             | 5421991842   |
|                 | 200814512r   |
| 0000000000      | 200814512 <del>'</del><br>66 <del>'</del>  |
| 21              | 60043539353;   |
| 7               | 21   |
| 7(16            | 600100000  |
| )               | 60043539353<br><b>1200</b> 87078706  |
|                 | 16 <del>',</del>   |
| 57<br>54        | 1260914326429  |
|                 | 99 <sup>±</sup>  |
| 3               |  |
|                 | 1 1 348228937861<br>1 1 348228937861   |
| 32              | 420304775470   |
| 8               | 420304775470   |
| -61             | 33-  |
| 56(117          | 125671127867456;   |
|                 | 1307112707457  |
|                 |  |
| )               | 251342235734912<br>377013383602368   |
| 56              | 125071127807450  |
| 53              | 117'   |
|                 | to a second second second second second second second second second second second second second second second s  |
| 3               | 16588588878504309 <sup>‡</sup><br>To be carried over.  |
|                 | I O DE Carried offic   |

OF ARBITRATIONS OF EXCHANGE.

But to fo that he

C. of G 104 March E. at Flore Venice. E remits to F of Novi, w 180 Sold. 1 of 52 Sols Amflerdam, which he 1 made. If fi demanded a finds that ti in an Inter Sterling per

133 99'r 1197

39767

19827220

3963444 50'r

602.443538 99°

00435393534 21

0043539353 087078706 16

60914326429

18228937861 8228937861

20304775476

20304775476

71127867456;

422 3 57 34912 3383602368 127867456 117

88878504309 e carried over.

997

33-

132

|   | Brought over:<br>16588588878504309 <del>+</del><br>99 <del>+</del>                      |  |
|---|---|--|
|   | 149297299906538781<br>149297299906538781<br>5529529626168103<br>5529529626168103<br>33* |  |
| 292500000000000000000000000000000000000 | 0)16533 29358224262830*<br> 14625 <br>190829358224262830*<br>190829358224262830*<br>100 | (5 <sup>*3</sup> / <sub>Test</sub> Rixdol. of<br>Brandenburgb for<br>iPound Sterling<br>at London. |
|   | 1 90829 35822426283022 <del>;</del><br>17550  |  |
|   | 15329<br>14625  |  |
|   | 794   |  |

But to know how many Rixdollars must be remitted per Pound Sterling to T. fo that he may gain 3 per Cent. fay by the Rule of Three Direct.

| If 100-5700 | 103                           |
|-------------|-------------------------------|
| 103         | 5765                          |
| 65          | 515<br>66:10                  |
| 618<br>618  | 100)5181 100 Frandenburgb per |
| 100)66 95   | Pound Sterling.<br>81 95      |

## Eighth EXAMPLE.

C. of Genoa remits for his own Account to D. of Venice, a certain Sum at 104 Marchetti for 4 Livres of Genoa, ordering him to remit the nett Produce to E, at Florence; D, effects it at 75 Crowns d'Or of Florence for 100 Ducats of Venice. E. takes Bills on Legborn at 19 Sols for 6 Livres of Florence, which he remits to F. who takes others on Novi, at 175 Dollars for 100 Crowns de Marc of Novi, who remits them to G. who in his Turn remits them to H. of Milan at 180 Sold. Imp. for a Crown de Marc, who makes a Remifs at Amsterdam to I. of 52 Sols of Milan, whereof 140 are worth 106 Soldi Imp. for a Guilder of Amflerdam, who finally takes Bills on London at 34 Sch. per Pound Sterling, which he remits to C. himfelf, for whole Account all these Negociations were made. If fix of the Correspondents deduct each + per Cent. for Charges, it is demanded at what Price the Exchange was between Genoa and London, if C. finds that the Money he has been in Difburfe for 6 Months has brought him in an Interest after the Rate of 8 per Cent. per Annum. Answer, 55+00d. Sterling per Dollar of 5 Livres.

Solution

# Solution by the Tables.

| t of 175 is 87t                              | 5909                      | 114 6659                                      |
|--|---------------------------|---|
| 52   | 3649                      | 75 5240                                       |
| Fixed Number                                 | 1804                      | 110 7244                                      |
| 6 Provisions at $\frac{1}{2}$ per Cent. each | 9549<br>1 30 <sup>+</sup> | <sup>1</sup> / <sub>2</sub> of 180 is 90 6031 |
| 4 per Cent. gain                             | 170                       | 25174   |
|  |                           | 21211   |
|  | 21211                     |   |

Operation for the

3962 which an fivers

to 55780.

1 Dollar of *Genoa* 4 Genoefe Livres 1 24 Marchetti Banco of Venice

1 24 Marchetti Banco of Venice

508

.

100 Ducats Banco of Venice 1 Crown d'Or of Florence 160 Livres of Florence

1.6 Livres of Florence 2.140 ordinary Sols of Legborn 100 Legborn Dollars

7.115 Legborn Dollars 100 Crowns de Marc of Novi

1 Crown de Marc of Novi

106 Soldi Imp. of *Milan* 100 Sols current of *Milan* 34 Sols current of *Milan* 

i.g. common Stivers Banco of Amft.

100 Stiv. de Gross Banco of Amst.

34 Stiv. de Grofs Banco of Am/t. how much for

| E. F. R. R. L.                                |
|---|
| he Exact Value.                               |
| 5 Livres Genoefe                              |
| 2.1#4 Marchetti Banco of Venice.              |
| I Ducat Banco of Venice.                      |
| 99- Ducats Banco of Venice, the Pro.          |
| vision deducted.                              |
| 3.15 Crowns d' Or of Florence.                |
| 7 Livres of Florence.                         |
| 991 Livres of Florence, the Provision         |
| deducted.                                     |
| 119 ordinary Sols of Legborn.                 |
| 1 Legborn Dollar                              |
| 99: Legborn Dollars, the Provision            |
| deducted.                                     |
| I pp Crowns de Marc at Novi.                  |
| 99 <sup>+</sup> Crowns de Marc, the Provision |
| deducted.                                     |
| 3.240 Soldi In., or Sols of Exchange          |
| of Milan.                                     |
| 110 Sols current of Milan.                    |
| 99+ Sols current of Milan.                    |
| 10 common Stivers Banco of Am-                |
| flerdam.                                      |
| 1 Stiver de Grofs Banco of Amster-            |
| dam.  |
| 99 <sup>±</sup> Stivers de Gross Banco of Am- |
| flerdam.                                      |
| 6.41sd. Sterling of London.                   |
| r Canad Dollar                                |

1 Genoa Dollar.

54 5

64)270(4 256 14

124 2

2.48 106

| OF ARBITRATIONS OF EXC | HANGE. |
|------------------------|--------|
|------------------------|--------|

509

hanfwers 557880

ice. , the Proce.

e Provision

rn.

e Provision

lovi. 1e Provition

f Exchange

co of Amof Amfternco of Am-

124

| C               | F ARBITRA                             | TIONS OF      | EXCHANGE.   |
|-----------------|---------------------------------------|---------------|---|
| 124             | 99<br>3                               |               | 99÷<br>6  |
|                 | 3                                     | -             | ·   |
| 248             | 8)29;                                 | 7(37          | 597   |
| 106             | 5                                     |               | 99r   |
| 1488            |                                       |               | 5373  |
| 2480            | II                                    | 5             | 298   |
| 26288<br>34     | 16)59                                 | -<br>s( 27    | 59401   |
|                 | 48                                    |               | 99-   |
| 05152<br>8864   | 11                                    |               | 534609  |
|                 | 11:                                   | 2             | 534609  |
| 937920000       |                                       | 3             | 29700   |
| 99              |                                       | 3             | 49‡   |
| 3               |                                       |               | 5910449-  |
| 6)297(18        |                                       |               | 97:   |
| 16              | -                                     |               | 53194041  |
| -               |                                       |               | 53194041  |
| 137             |                                       |               | 2955224   |
| 128             | ·•                                    |               | 24  |
|                 |                                       | 1 <b>1</b> 1  | ÷ ÷   |
| 9               |                                       |               | 588089700;  |
|                 |                                       |               | 991   |
| 21              | • *                                   | ,             | ·······   |
| 7               |                                       | - 14<br>- 14  | 5292807300  |
| 22)147(4        |                                       |               | 5292807300<br>2940448507*                             |
| 32)147(4<br>128 |                                       |               | 2940440507  |
|                 | · · · · · · · · · · · · · · · · · · · | 3. *          |   |
| 19              | *                                     |               | 585149251875  |
|                 | . :                                   |               | 119   |
| 54              | •                                     | · · · · · · · | 526634326683  |
| 5               |                                       |               | 58514925187   |
| 64)270(4        | •••                                   | · · · · ·     | 5851492518737-  |
| 256             |                                       |               | 696327609729073<br>995                                |
| 14              |                                       |               | 62669484875610  |
|                 |                                       |               | 62669484875610<br>3481638048645 <sub>7</sub> 1        |
|                 |                                       |               | 348103804804577<br>1878                               |
|                 |                                       |               | 69284597168037311<br>71                               |
|                 |                                       |               | 4849921801762611<br>3454229858401864<br>411           |
|                 |                                       | 4.0           | 5196344787602802 <sup>27</sup><br>To be carried over. |

6 O

|                  | Brought<br>519634478760            | over.<br>2802;:<br>2                            |
|------------------|------------------------------------|---|
|                  | 1039268957520                      | 5560.41:  |
|                  | 519634478760:                      | 28024<br>45÷                                    |
|                  | 5196344787602                      | 80245 d.  |
| 893792,000000000 | <b>)51963447,</b> 8760:<br>4468960 | 28024 58 rst<br>Sterling for a<br>Genoa Dollar. |
|                  | 7273 <sup>8</sup> 47<br>7150336    | Contra Donat.                                   |
|                  | 123511.87<br>802742                |   |
|                  | 341 326 1<br>2681 376              |   |
|                  | 731885                             |   |

After having found the Exchange, which is here between London and Cana 58-13 d. Sterling for a Dollar, it must be feen how much per Cent. ought to be We fee, befides this, that C. has been in Difburfe 6 Months; fo it ought to be worked by the direct Rule of Three, and ky,

If 12 Months gain 8, how much fhall 6 gain ?

The Anfwer will be 4, that is to fay 4 per Cent. Afterwards there is to be observed what has been faid before of the certain and uncertain Price, and of the direct and indirect Rule in our Example. Gensa gives the Price certain, then it must give to London 4 per Cent. less than it has received, and confequently it must be wrought by the indirect rule of Three, and fay,

If 100-give 58-3 d. how much shall 104 give?

100

520 613

520

93

100

9300

832

980 936

44

104) 5813 (Answer, 55, d. Sterling for a Genoa Dollar.

Having

Ha believ tion h And i the Do the fee of the Specie fint To cording Cc. Ri mark, Sake ca quest ; Confequ

The with the the firft fequent; as their ditions of the fi fame Na wife, m prepared to the Su fpective ( ftance, if

### 6 more 7 more

then 5 x 1 by both 8 but as one fequents a plied by t the unkno fequents, fame Mar × by 59 Quantity, thing whe one of the

# by the reft

any two N fame Prop vided by 4 Hence it fo and Confee lity is still cedent and Equation as fequent, to Product of the laft or Instance bu I infer, that

Having folved the two preceding Problems in the most concise Method that I believe is poslible, except by Tables; I shall now demonstrate in their Explanation how to perform, in the fame Manner, all Queftions relative to Arbitrations. And firft, I shall deduce the Rule for stating them from the second Example of the Double Rule of Three preceding the Tables, where the first Term is fixed t the fecond flewing what different Money was given for it; the third, how much of the fame Specie as the fecond is given for the fourth ; then what Quantity of the Specie of the fourth, for a fifth Term given, which is of the fame Name as the fift Term. Now as all fuch Queftions, exceeding five given Numbers, may ac-cording to that Excets be called Queftions of the Treble, Quadruple, Quintuple, Sc. Rule of Three, for whofe Stating I derive the Rule from the foregoing Remark, which will be exactly fimilar or agreeable to it; only I fhall, for Brevity's Sake call the first Term, the first Antecedent ; the fecond Term, the first Confequent ; the third Term, the fecond Antecedent ; the fourth Term the fecond Confequent, &c. and now express the Rule.

The first Antecedent must be a fixed Exchange, and of the fame Denomination with the laft Confequent; the fecond Antecedent mult be of the fame Name as the first Confequent; the third Antecedent of the fame Specie as the fecond Confequent, and fo on, always making the Antecedents of the fame Name or Specie as their preceding Confequent, which you cannot but do if you follow the Conditions of a given Queftion, and if you have to done you will find your last Term of the fame Specie with the first, and then the Demand or Answer will be of the fame Name as the last Confequent but one: if you find your Work frand other-wife, most likely you have miltaken the first Term. The Question being thus prepared, it is plain that the Sum of the Antecedents must be regarded as equal to the Sum of their Confequents, as each Antecedent is supposed equal to its respective Consequent; therefore their Products must be accordingly so; for Infance. if

5 = 2 more 3, and 6 more 4 = 10, and

7 more 5 = 8 more 4

then  $5 \times by$  both 6 and 4,  $\times by$  both 7 and  $5 = 600 = 10 \times by$  both 2 and 3; by both 8 and 4;

but as one of the Antecedents in every Queftion is unknown, whilit all the Confequents are otherwife, we have an unknown, though fuppofed, Quantity multiplied by the known Antecedents, = to the Product of the Confequents, therefore the unknown Quantity, or Anfwer, is found by dividing the Product of the Confequents, multiplied by one another, by that of the Antecedents, multiplied in the faine Manner. For Example ; suppose the Cafe were, what unknown Quantity x by 50 would be equal to 472, then I fay 472 divided by 50 gives the fought Quantity, viz. 8. Now in order to contract the Work, it is plain that it is the fame thing whether you divide a Product, which had divers Multiplicators, or you divide one of the Multiplicators, which will admit it, by that Number, and then multiply

by the reft (Inflance  $\frac{2 \times 3 \times 12}{6} = 12 = \frac{12}{6} \times 2 \times 3$ ) It is likewife evident, that if

any two Numbers be divided by the fame Number, their Quotients will be in the fame Proportion as the Numbers were. Inftance 12 divided by 4 is 3, and 20 divided by 4 is 5; wherefore as 3 is to 5, fo is 12 to 20; which was to be fhewn. Hence it follows, that, if when a Queflion is flated you can divide any Antecedent and Corfequent, though they are not Oppofites, by the fame Number, the Equality is ftill kept up; and thus you must continue to do, till you can find no Antecedent and Confequent commenfurable by the fam . Number, then ordering this laft Equation as above directed, you will have the Solution; and note, that the laft Confequent, to which the Anfwer is fought, is fubject to the Division as the reft; for the Product of the laft, multiplied by the other Confequents, is still the fame, whether the laft or any other is divided by the fame Number; this may be feen by the laft Inftance but one, if you call 12 the laft Confequent; and from what has been faid, I infer, that every Antecedent after the first must be of the fame Denomination, as

5

d. 1: (58 :::

erling for a noa Dollar.

m and Cents

ought to be

per zimam. ought to be

certain and

Gensa gives

has received,

, and fay,

well as the fame Specie, as its preceding Confequent; and that if any Antecedent or Confequent confifts of different Denominations, you muft, to retain the Equality, either reduce both them and their refpective Confequents and Antecedents into the fame Denomination, or otherwife make the lower Denomination an aliquot Parts of the higher, as 34. 35. Sterling would be  $3\frac{1}{16}w$  and then the others remain unaltered; and note, that in the fecond given Example, where the Antecedents and Confequents are feratched, they have been divided, and the Quotients fland towards the left, feparated by a point, thus, 4. the and what has been here faid in Regard to the Queftions of Money, holds good alio for those concerning Weights and Meafures, which may be wrought exactly by the foregoing Rules.

## EXAMPLE.

If 100lb. at London be equal to 106lb. at Lyons, and 30lb. at Lyons are worth 32lb. at Paris, and 113lb. at Paris, made 90lb. at Frankfort, and 12lb. at Frankfort are given for 18lb. at Venice, and 125lb. at Venice are the Value of 97lb. at Cadiz 5 then how many lb. at Cadiz are equal to 60lb. at London ? Anfiver  $51_{1/2}$ 

Being flated and contracted according to the preceding Rules, the Work will fland thus.

how

| see 1b. at London       | -     | 106 lb. at Lyons.     |
|-------------------------|-------|-----------------------|
| 5. 20 lb. at Lyons      | -     | 1. zilb. at Paris.    |
| 113 lb. at Paris        | =     | 3.90lb. at Frankfort. |
| 1. 4. 14 lb. at Frankfo | rl =  | 3.x+lb. at Venice.    |
| 19. 1st lb. at Venice   |       | 97 at Cadiz, then     |
| many lb. at Cadiz       | -     | 6# at London.         |
| many ib. at out         | -     | os at nonasn.         |
| 113                     |       | 106                   |
| 5                       |       | 3                     |
|                         |       |                       |
| 565                     |       | 318                   |
| ĩĝ                      |       |                       |
|                         |       | 3                     |
| 5085                    |       | 011                   |
| 565                     |       | 954                   |
| <u> </u>                |       | 97                    |
| 10735                   |       | 6678                  |
| Divifor                 |       | 8586                  |
|                         |       |                       |
|                         |       | 92538                 |
|                         |       | -53-6                 |
|                         |       |                       |
|                         |       | 555228                |
|                         |       | Dividend              |
| ,                       | ~ /   |                       |
| 10735)5552              | 28(51 | .7 Aniwer.            |
| 5367.                   | 5     |                       |
|                         | -     |                       |
| 1847                    | 8     |                       |
| 1070                    |       |                       |

If too Hamburg at Geneva many Ell

Ho

With the given an Inf metick, fo on my Read lieve he will confulting th fons for all thors have c

I have on well fkilled Commiffion nities the M the Benefits, throughout Thofe, who these Negoci the Profits t unexecuted til

If

## OF ARBITRATIONS OF EXCHANGE.

If 100 Ells at Amflerdam are equal to 120 Ells at Hamburgh, and 30 Ells at Hamburgh make 21<sup>4</sup>/<sub>2</sub> Ells at St. Gall, and 86 Ells at St. Gall are equal to 60 Ells at Geneva, and 15 Ells at Geneva are worth 28 Ells at Dantzick; Quere, How many Ells at Dantzick are equal to 45 Ells at Amflerdam? Answer 50  $\frac{1}{100}$ 

| 5. 100 Ells at Amsterdam<br>30 Ells at Hamburgh | = 2. 4. 11d Ells at Hamburgh.<br>= 21' Ells at St. Gall.   |  |
|---|--|--|
| 43. # Elis at St. Gall                          | = 3. \$\$ Ells at Geneva.  |  |
| 15 Ells at Geneva                               | = 28 Ells at Dantzick.   |  |
| ow many Ells at Dantzick                        | = 3. 45 Ells at Amsterdam.   |  |
| 43<br>5   | 21 -   |  |
| 5   | 2  |  |
|   |  |  |
| 215   | 43   |  |
|   | 3  |  |
|   | the second second second second second second second second second second second second second second second se  |  |
|   | 129  |  |
|   | 28   |  |
|   |  |  |
|   | 1032   |  |
|   | 258  |  |
|   | and the second sec |  |
|   | 3612   |  |
|   | 3  |  |
|   |  |  |
|   | 215)10836(50,4 Answer.   |  |
|   | 1075   |  |
|   |  |  |
|   | 860  |  |
|   | 860  |  |
|   |  |  |
|   |  |  |

With the preceding, I finish the Examples of Arbitrations, having therein given an Instance of every Cafe that can happen in this curious Branch of Arithmetick, fo that any Addition would be fuperfluous, and unneceffarily encroach on my Reader's Time, without adding any thing to his Instruction; which I believe he will find more truly promoted in this short Tract, than he would by confulting the many Volumes published on the Subject; as he has here the Reafons for all the Operations proposed, added to the Solutions, which other Authors have contented themselves with giving alone. I have only one Remark to add to this Chapter, which is, that those who are

I have only one Remark to add to this Chapter, which is, that those who are well fkilled in this Buliness generally agree to support their Correspondent's Commission free on all Sides; wherefore, when it is confidered what Opportunities the Merchant, or Remitter of general Credit and Correspondence has, the Benefits, by a judicious Combination, or Comparison of the Exchange throughout *Europe*, are far more confiderable than most People 'imagine. Those, who are threwd Exchangers themselves, generally make Choice for these Negociations of Correspondents not less to; and then they are certain of the Profits they have in View, for they know that their Orders will lie by unexecuted till the advantageous Crisis arrives.

6 P

Concerning

513

ntecedent he Equantecedents on an alit then the where the the Quowhat hes o for those the fore-

Ho

t are worth d 12lb. at e Value of wdon # An-

the Work

# OF BANKRUPTS.

# Concerning Bankruptcy.

#### Felix quem faciunt aliena pericula cautum

TILE preceding Chapters contain the whole Theory and Practice of Commerce; and I hope I have been to plain and explicit in them as to render myfelf intelligible, and to answer my Defign of conveying Instruction to those who have given themselves the Trouble of feeking it in this Work.

I have now gone through every Branch of Commerce, and purpofely referred this Cataftrophe of an imprudent or miftaken Conduct to the laft, as the propereft Place for it. And I could with that the Misfortunes, confequent to an ill judged and indifcreet Courfe or Management, did not render this additional Chapter necefling for the Guidance of those who have unhappily incurred the Want of it, through the gloomy Vale of Trouble: For could Trade be always carried on with that Credit which is neceffary to support it, and with that Success which every one hopes for, by adventuring in it, it would be the most pleafant as well as the most beneficial Employ that any could undertake ; but as we are all subject to the uncertain fluctuating State of Humanity; our Serenity will fometimes be interrupted, and our Calms and Sunfhine be obscured and ruffled by the Clouds and Tempests of Adversity, as well in this as in all other Walks of Life, and Troubles, to the utter Change of the pleafing Scene, by introducing inevitable Loffes and Misfortunes, inftead of the Advantages we flattered ourfelves with the Hopes of reaping from our commercial Engagements. Thus the beft-kid Scheme may be overfet by fome intervening Occurrence, for a triffing Accident frequently demonstrates the Waskness of our Judgement, and the Shallowness of our Defigns; though whilft we fubmit our Actions to the Directions of Prudence, and fuffer car Steps to be guided by *ber*, we may juftly be faid to att like reafonable Men; and however Providence, for our Punifhment, may difpofe otherwife, we certainly take the best and likeliest Method of fecuring to ourfelves that Succefs and Profperity which we are folliciting : and in Order to guard against their Reverse, permit me to intrude so long on your Patience as to expatiate a little on the Subject of Bankruptcy, and to shew you the Causes which naturally drive Men to fplit on that Rock, where fo many Thousands have been wrecked, reminding you of my Motto, where you will fee the great Poet from whom I have taken it, pronounced that Man happy who has been made wife by the Misfortunes of others.

Mr. Savary fays, in his Parfait Negociant, that the Failures of Merchants oftener proceed from Ignorance, Imprudence, and Ambition, than from Malice and Defign; and I am entirely of his Opinion, more especially in this Kingdom: For, whoever reflects on the Confequences of Fraud and Deceit under a Statute of Bankruptcy here, I should think would avoid it with the utmost Care; ashe not only exposes himfelf to the Penal Laws, but can never expect to be cleared by his Creditors, though he should not be convicted under the former, and confequently is rendered incapable of making any Thing his own for the future. But as I hope none of my Readers are of this Number, I shall direct my Advice to those on whom I am in Hopes it may prevail, and endeavour to guide them from runsing on the aforementioned Shoals, by perfuading them to aim at the Diffipation of the Fogs of Ignorance by the Sunfhine of Learning; to cor-rect Imprudence, and to banish Vain-Glory or Ambition. The first may be done by a strict Application to Business, whilst under the Tuition of a Merchant in an Apprentice thip; or if this has been neglected, and my Reader comes into Trade without fuch usual Form and Instruction, I hope this Work will supply the Deficiency, not only by teaching every one how to act in the Branch of Commerce he has elected, but by difplaying to him a general Trade, that he may have all the Variety poffible to chufe out of : Sound Judgement and countron Seafe

ftill tl the in: to wh. murin afford trufts It is tr barbaro natural and efte Pity as pericnce found t. ty, yet forgetfu become and Ret a Capac the No be owne Acts a rally for Occafior think th heighten Children have alw Sufferers fo degene nate Man finds is C whilft th Contumel tives and and augm city of the rifon. Th low; tho by every every foci jects, and cretion car bours, and nevolence ; at best, on of Afflictio be done by

tion to his ture, till h

main unpa

flection on

tendant on

will rende.

great Unh:

and fincere

adding one

Senfe wonle

proce

### OF BANKRUPTS.

Senie duly applied, will be too hard for Imprudence ; and Ambition, I flould think, would be checked by difplaying the fatal Confequences of it; and thus a Failure proceeding from all or any of the above-mentioned Caufes may be prevented; though fill there remains one, from which no Forefight or Care can defend us, I mean the immediate Dispositions of Providence; whereas the above are but fecondary, to which we ought chearfully to fubmit with a perfect Refignation, and never murmur nor repine at any of his Difpenfations, in a full Affurance that he will afford Support and Comfort under the Affliction, to every one who funcerely trufts in him, and, when he fees convenient, will give a happy Releafe from it. It is true thefe are hard Leffons to Mankind, and rendered more irkfome by the barbarous Treatment the Unhappy too commonly meet with; for though it is natural to imagine, that a Man who has been truly honeft in all his Dealings, and effeemed for his Integrity, should on a Reverse of Fortune meet with that Pity and kind Ufage he has thewn to others under fimilar Diftreffes ; yet Experience convinces us that this is rarely the Cafe; on the contrary, it is generally found that though Friends may feem many and flaunch in the time of profperity, yet on a Change of Circumftances they will drop off like blafted Fruit, quite forgetful of Favours flewn to and Kindneffes done them, and at the Time you become Bankrupt in your Fortune, you will certainly find them fo in Affection and Returns of Gratitude : Favours feem no longer regarded than while you are in a Capacity to continue them, and Obligations are thrust among the Number of the Non-entities, or at least are become fuch unfathionable Things, as only to be owned by the Confcientious and Benevolent.

Acts of Beneficence are not to be expected from Creditors, whose Losses generally four their Tempers, and keep their Refentments warm against the unhappy Occasion of them, even to the Extinction fometimes of Humanity. But one should think that the Lamentations of a fallen Familiar and Intimate, frequently heightened by the Tears of a tender Wife, and affecting Cries of their innocent Children, would be prevailing Objects to excite Compassion from those who have always experienced a courteous and gentle Treatment from the unhappy Sufferers; but Philanthrophy is almost lost among us, and Mankind are grown to degenerate, as to become infentible to the Diftreffes of others; the unfortunate Man is now equally fhunned with the infected one, and the best Usage he finds is Coldnefs and Referve from almost every individual of his Acquaintance, whilft the worft is fwelled to an immoderate Height by the Infults offered him; Contumelies and Reproaches are thrown out against him; and Abuses, Invectives and unmerited Afperfions are frequently added to complete the Catalogue, and augment his Miferies; few regard him, fewer still carefs him, and the Paucity of those who protect or affist him, is reduced to the lowest Degree of Comparifon. This is generally the Cafe with those whom Fortune has prostrated and laid low; though there is still a small Remnant of Men among us, who are actuated by every tender Sentiment of Humanity, and, as Opportunities offer, exercife every focial Virtue; whose Compassion at least is extended to all afflicted Objects, and their Charity ftretched to the utmost Limits that Prudence and Difcretion can warrant ; they remain uninfluenced by the Example of their Neighbours, and continue fixed and immoveable in the Principles of Goodnefs and Benevolence; but these Guardian Angels are scarce, and even when found can, at beft, only alleviate, and in fome Degree mitigate and take off the fharp Edge of Affliction, but they cannot reftore loft Credit and Reputation ; this is only to be done by the Man himfelf, and the fole means is the making all the Satisfaction to his Creditors that his Abilities will permit, either at prefent or in future, till his whole Debts are difcharged; for fo long as any Part of thefe re-main unpaid, that Obligation fubfifts. This Leffon, Honethy and a juft Reflection on Things will teach men; and as the Miferies fublequent to, and attendant on a Failure, are extensive, it is natural to suppose the bare Description will render every other Perfuafive fuperfluous, for avoiding the Caufes of fuch great Unhappinels; therefore, I shall conclude this Introduction with my best and fincereft Withes, that none of my Readers may ever experience it, by adding one to the Number of the Unfortunate.

tice of Comn as to render tion to those

ofely referved the propereft an ill judged onal Chapter Want of it, arried on with is which every as well as the e all fubject to netimes be inby the Clouds s of Life, and d with thorny icing inevitable ourfelves with the beft-laid rifling Accident Shallownefs of ections of Prut be faid to aft ment, may difof fecuring to and in Order to our Patience as v you the Caufes Thousands have e the great Poet has been made

s of Merchants from Malice and this Kingdom: t under a Statute noft Care; as he ect to be cleared the former, and own for the fu-I fhall direct my eavour to guide ng them to aim earning; to corfirst may be done a Merchant in eader comes into Work will fupin the Branch of Trade, that he ent and common Senie 515

The

516 Of Bankruptey in Ergland.

The Derivation of the Word Bankrupt I have given under that of Banks and Bankers; and though, according to our Laws fuch Infolvents are generally efteemed a crafty, fraudulent, deceitful, and extravagant Sort of Perions, yet Experience evinces the Unjuftness of this Affertion, and that many unhappily fall into this Dilemma through the Badness of Trade, or some inevitable Acci-dent, without bringing it on themselves either by Extravagance or Knavery. The Laws of Bankruptcy in England are therefore juftly confidered as Laws calculated for the Benefit of Trade, and founded on the Principles of Humanity as well as Justice; and to that End, they confer fome Privileges not only on the Creditors, but also on the Bankrupt himself. On the Creditors, by compelling the Bankrupt to give up all his Effects to their Ufe, without any fraudulent Concealment: On the Bankrupt, by exempting him from the Rigour of Common Law, whereby his Perfon might be confined at the Will of his Creditor, though in Reality he had no Effects to fatisfy the Debt: Whereas the Law of Bankrupts, taking into Confideration the fudden and unavoidable Loffes to which Men in Trade are liable, has given them the Liberty of their Perfons, and fome pecuniary Allowances, upon Condition they furrender up their whole Eftate to be divided among their Creditors\*. But ftill it is cautious of encouraging Prodigality and Extravagance by this Indulgence to Debtors, and therefore it allows the Benefit of the Laws of Bankruptcy to none but actual Traders; fince that fet of Men are, generally speaking, the only Persons liable to accidental Losses, and to an Inability of paying their Debts, without any Fault of their own. I shall give a Trauscript of the Acts now in Force, and of the beft Reports and Pleadings I can collect on the Subject; and shall in the first Place shew,

# What Perfons may, or may not, be Bankrupts.

Any Perfon using the Trade of Merchandize by Way of 13 Eliz. C. 7.

Bargaining, in Grofs or Retail, Exchange, Rechange, Bartery,

Chevifance, or otherwife,

21 Jac. 1. C. Or, feeking his Trade or Living by buying and felling, being a natural-bom 19. Subject ;

Or, an Allen, or being a Denizen, may become Bankrupts. Bankers, Brokers, and Factors, may be Bankrupts. 21 JAC. 1. C.

19 5. 15. 5 G.e. 11. C.

An Inn-keeper as fuch can be no Bankrupt.

10 5. 39. Nor one victualling the Fleet, though he fells the Overplus to Merchants. Stinner, 276. A meer buying and felling brings not a tytal within the state is intend-291. 3. Mod. and felling of Land will not make a Man liable to be a Bankrupt) but it is intend-28. Det of their Living both by buying and fel-201 37 328, 1200 and felling of Land will not make a Marı liable to be a Bankrupt) but it is intend-a Show. 96, ed of fuch who gain the greateft Part of their Living both by buying and fel-208 1 Leve ling of perfonal Effects. Having a Share in a Ship; being a Farmer, or keep-M', and M, in ing a Boarding-School, makes not a Bankrupt; Buying only, or felling only, B. R. makes not a Bankrupt, but buying in England, and felling in Ireland does.

John Affley went from England in 1720, and refided in Barbadoes till 1735. Sir Jonal John Alfriey went from England in 1720, and fonder in David and 1930. Papillon, & al. from his Plantation, and receiving Goods back again bought in England, and he

1 Fern. 687, disposed of Goods sent from England in Barbadoes, for Merchants in England as Reym. 375. a Factor, and being greatly indebted came to England in 1737, and committing 1 syd. 411 an Act of Bankruptcy, a Commiffion iffued, and upon a Queftion, whether be per thuske, was within the Statutes of Bankrupts; upon the Authority of Bird and Seigwick (where a Gentleman of the Temple going to Lifbon, turning Factor, trading 1 541. 110. to England, and breaking) was adjudged a Bankrupt.

3

#### · Blackflone's Comment. Vol. 11. P. 472.

Where

Wher of the N Sir A but had upon a I a new T If a T

Bankrup If a M borrows without 1

yet it that with a C A Farr ing Pota

Bankrupt No per Guinea Co the Trade

who fhall called the Account o change Inf No Far

granted by Thofe I bourers, b buy Wares ing by Bu Leather an wrought in

A Carpe Carpenter. A Cloth

Cloth himf only, as a may. It is hel

may be Ban Members tutes relatin

not liable to An action

Shoemaker, any other T Bankrupt.

> ift, To d 2d, To be 3d, To at 4th, To 5th, To

grown due, o 6th, To fi

7th, To yi 8th, To de or hinder a ju

Where a Man buys and fells under a particular Reftraint, as a Commissioner 1 Sal. 110. of the Navy, or a Farmer, he is not a Seller within the Statute. Mar. 35. Crifp. and

Sir Anthony Bateman had been a great Merchant, and was Mayor of London, Pro but had left off Trade fifteen Years ; the Court held he could not be a Bankrupt Cro. Car. 549. upon a Debt contracted after; but the Jury found him fo upon fuch Debt, and a new Trial was refuied.

If a Trader contracts Debts and leaves off his Trade, he is full liable to be a 1 Srd. 411. Inkrupt for those Debts, but not for those he shall contract afterwards. Bankrupt for those Debts, but not for those he shall contract afterwards.

If a Man whilst a Trader owes a Debt of 1001. to A. and leaving off his Trade Comb. 463. borrows another 100% of the fame perfon, and then pays him one of the 100%. without mentioning, whether in Satisfaction of the former or the latter Debt, yet it shall be applied to the former, and the Creditor shall never charge him A Farmer, as fuch, cannot be a Bankrupt; but if he deals in buying and fell- Cro. Car. 549.

ing Potatoes, Wool, &c. as a Trader in those Commodities, he may be a Bankrupt.

Bankrupt. No perfon who fhall adventure any Money in the East-India Company, or 13 and 14 Guinea Company, or any joint Stocks of Money by them raifed for carrying on Cafes C. 24  $M_{12}$  and  $M_{12}$  for the stocks of Money by them raifed for carrying on  $S_{13}^{-3}$ . the Trade by the East-India Company or Guinea Company to be managed; or who fhall adventure any Money in any Stocks for managing the Fifting Trade, called the Royal Fifting Trade; nor any Member of the Bank of England, on Gr. I.C. Account of his Stock; nor Perfons having Shares in the London or Royal Ex- 18. S. 10. change Infurance Companies, shall be Bankrupts in Respect thereof.

ange Infurance Companies, man be Dankupto in Acaport in granted by Act of Parliament, shall be deemed a Bankrupt.

Those Perfons who live on their Manual Labour only, as Husbandmen, La- March. Rep. bourers, bare Handicrafts-men, &c. are not within the Statutes, but fuch as 37. Cro. Cor. buy Wares, and convert them into faleable Commodities, and fo get their Liv-<sup>31.</sup> ing by Buying and Selling, may be Bankrupts; as a Shoemaker, who buys Leather and fells it in Shoes; an Ironmonger, buying Iron and caufing it to be wrought into Wares; a Nailer, Lockfmith, &c.

A Carpenter in London has been adjudged a Bankrupt, but not as a working Chapman v Lamphure. Carpenter.

A Clothier that buys Wool, and has it made up into Cloth, or works it into  $C_{rump',Cafe}$ . Cloth himfelf, may become a Bankrupt; but a Taylor who makes Garments only, as a Servant to his Cuftomers, cannot be a Bankrupt, though a Salefman may

It is held, that a Vintner, Brewer, Baker, Weaver, Dyer, Tanner, Sc. may be Bankrupts.

Members of Parliament, being Merchants within the Description of the Sta- 4 Geo. III. C tutes relating to Bankrupts, are made subject to the Bankrupt Laws; but are 3. not liable to Arreft, except in Cafes made Felony by those Laws.

An action of the Cafe will lie, for faying, of a Merchant, Mercer, Grocer, Noy 158. Shoemaker, Dyer, Weaver, Corn-Matter, or Baker in London, a Milliner, or 4 Rep. 19. any other Tradesman that gets his Living by Buying and Selling, that he is a <sup>1 Ro.</sup> Abr. Bankrupt.

#### What makes a Man a Bankrupt,

| 1st, To depart the Realm, or  | 13 Eliz. C. |
|---|-------------|
| 2d, To begin to keep House, or otherwise,                                   | 8           |
| 3d, To absent himself.  | 1 Jac. 1 C. |
| 4th, To take Sanctuary.   | 15.         |
| 5th, To fuffer himfelf wilfully to be arrefted, for any Debt or Thing not   |             |
| grown due, or for a just Confideration.                                     |             |
| 6th, To fuffer hunfelf to be outlawed                                       |             |
| 7th, To yield himfelf to Prifon; and  |             |
| 8th, To depart from his Dwelling-house to the Intent or Purposes to defraud |             |
| or hinder a just Creditor or Creditors of his or their just Debts or Duty.  |             |
| 6Q oth  |             |

9th

517

natural-born

Banks and

generally erions, yet

unhappily

ible Acci-· Knavery.

Laws cal-

umanity as

nly on the

compelling

fraudulent

r of Coms Creditor.

the Law of : Loffes to

eir Perfons,

their whole

ious of enebtors, and

but actual

Perfons liawithout any

orce, and of

shall in the

Merchants. e (for buying ut it is intenduying and fel-mer, or keepfelling only, nd does. bes till 1735 nding Goods. ngland, and he in England as nd committing n, whether be Bird and Sedg-Factor, trading

Where

9th, Willingly or fraudulently to procure himfelf to be arrefted, or his Goods. Money, or Chattels, to be attached or fequestered.

10th, To make any fraudulent Grant or Conveyance of his Lands, Tenements. 21 Jac. I. C. Goods or Chattels, to the Intent, or whereby his Creditors may be deleted or 15 delayed in the Recovery of their just Debts.

11th, Being arrefted for Debt, shall after his Arreft lie in Prifon two Months 21 Jac. 1. C. 19. upon that or any other Arreft or Detention for Debt. These to be Lunar Months,

12th, Procuring any Protection; as that of Foreign Amballadors, the Verge of the Court, or any other than that of Privilege of Parliament.

13th, Being arrefted for 100/. or more, of just Debt or Debts, and escaping out of Prifon.

14th, If a Man conceals himfelf in his House but a Day or an Hour, to delay Palm. 325 or defraud his Creditors, it makes him a Bankrupt.

15th, If a Merchant-Trader indebted keeps in another Man's Houfe, or on Ship-board; it is adjudged a keeping in his Houfe; but the withdrawing muft he on Purpole to defraud Creditors; and if a Man goes fometimes at large to as he may be met with one Time or other, it will excute him.

16th, Neglecting to make Satisfaction for any juft Debt to the amount of one hundred Pounds, within two Months after Service of legal Process for iuch Debt, upon any Trader having Privilege of Parliament.

5 Geo. 11. C. 30. S. 24 17th, Paying or giving Security to a petitioning Creditor whereby he shall privately have more in the Pound than the other Creditors, conftitutes a fresh Ad of Bankruptcy, fuperfedes the Commission obtained by fuch favoured Creditor; and another Creditor by Petition, shall have a new Commission granted; and the first petitioning Creditor thall be obliged to refund the Sum or Sums he had partially received from the Bankrupt, and shall be excluded from all Benefits whatever under the fecond Committion; his whole Debt being forfeited.

4 Gec. 111. C. 18th, Any Mcmber of Parliament being a Merchant and owing more than 100/. to any one Creditor, and not paying, receiving, or compounding with fuch Creditor, or not giving Bond with two fufficient Sureties to be approved by a 35 Judge of the Court in which the Action is brought, within two Months after he

1 3al. 110. has been ferved with a Summons for that Purpose, shall be accounted a Bankrupt. If a Man commits a plain Act of Bankruptcy, as keeping Houfe, &c. though he after goes abroad, and is a great Dealer, yet that will not purge the first Act of

Hepkin v. El. Bankruptcy: but if the Act was not plain, but doubtful, then going abroad, and fae directed, trading, will be an i vidence to explain the Intent of the first Act; for if it was not done to defraud Creditors, and keep out of the Way, it will not be within

the Statute.

If after a plain Act of Bankruptcy committed, he pays off, or compounds with all his Creditors, he is become a new Man.

Sal. 109. Lying in Prifon makes a Man a Bankrupt from the first Arrest, that is from the Conte v. Co't time of his first Arrest, upon which he lies in Prison, and not where he puts in Adjudged in fufficient Bail, for that might be infinitely prejudicial and mifchievous, and no  $\mathcal{B}$  and  $\mathcal{R}$  and Man would ever fafely pay or receive from a Tradefinan. confirmed

The last Refolution is contradicted by that in Smith and Stracy, where it is held Exh. C. Sal. 110. by Holt, that if a Defendant renders in Discharge of his Bail, and lies two

Months, he is a Bankrupt from the first Arrest, and not from the Render only, 2 Shew, 319, but the Commission being taken out before the two Months were expired, it was held ill taken out.

The lying in Prifon two Lunar Months makes a Man a Bankrupt from the full *Hepry, Gill.* The lying in Friton two Lunar Months makes a Man a bankrupt from the multiplying dy Arreft, and although the Commiffion was taken out before the two Months were Adjuged by Arternet, we he appearing afterwards to be a ballary of the second action of the s expired, yet he appearing afterwards to be a Bankrupt by a Relation to a Time

Acts of Bankrupts must be in fraudem Creditorum, as if a Man be outlawed it must be in fraudem Creditorum. Bra Ifard's

Cale. A fraudulent Deed, made long before any other Act of Bankruptcy committed, Hutt. 42, 43. Cartsvright v. Underhill. shall not be deemed an Act of Bankruptcy.

If after a Commission is issued, the Bankrupt should pay, or fatisfy, or fecure, the petitioning Creditor his Debt, such Payment, Satisfaction, or Security though dark-ly reported. fhall

thall be and a n To F Credito In R immedia Bankrug

made by Bankrun r. Ei 2. Su

of Bank If a T makes a his real I honefly Bankrup Debts, a go; fuch as here j

Before followed his Shop, ment to o Trade, w and this h Knowledg him a co went off t become fu all his Eft

On this Thirds in Commiffio to account by the Tr next Day, bution of Affignment fore fraude through Pa effectually i of the Ban Mafter of

general, and of Bankrup Small the P Trade again As to the

Law, but in firft, is very that Statute do afcertain an equitable

There may ditor before for Money le from him as whereas the c the World to

fhall be an Act of Bankruptcy, and the first Commission shall be superfielded, 5 Geo. II. C: and a new one granted:

and a new one granted: To prefer a Bill or Petition to the King; or any of his Courts, to compel the 19 S. 1. Creditors to compound, or give further Time, is an Act of Baukruptcy. But thefe Sort of Bills or But and the Sort

In Refpect to the Attachments and Sequestrations, they must be of the Party's not now lie immediate procuring, and not by his mere *Default* or *Laches* to make him and therefore Bankrupt within the Stat. 1 fac. 1. C. 15. And what Sales and Conveyances are diffed. made by Perfons, thall be deemed fraudulent within the Statute to make them Bankrupts may be confidered two Ways;

1. Either fuch as are made long before a Perion becomes a Bankrupt, &c. or,

2. Such as are made fome flort Time before; for what is done after the Time Gooding io. of Bankruptcy is totally void.

If a Trader finding himfelf in a finking Condition with Refpect to his Fortune makes a Conveyance of all his Land and Goods to Truftees, for the Payment of his real Debts, and then abfconds; this Conveyance, though it may be truly and honeftly intended, fhall not excuse it., for his very abfenting makes him a Bankrupt; but if he does not abfcond, and declares his Intention to pay his Debts, and the Truftees act accordingly, paying proportionably as far as it will go; fuch a Conveyance, without other Act, thall not make him a Bankrupt, as here is no Fraud:

Before the making the Statute 5 Geo: II: C. 30. one Norcourt, who had long followed the Bulinets of a Goldfmith; on Micbaelmas Day 1726, after flutting up his Shop, and contemplating his Inability to pay what he owed, made an Affignment to one Small, of two Leafes, and also of two Thirds of his Stock in the Wine Trade, which he was concerned in with one Oudley, being about the Value of 300l. and this he did to give a Preference to his Creditor Small (though without his Knowledge) and to fecure his Debt, who in Friendship had then lately advanced him a confiderable Sum of Money. Norcourt never opened his Shop again, but went off the very next Day, and was afterwards found a Bankrupt, and to have become fuch the Day after Micbaelmas Day; and on taking out the Commission all his Estate was affigned by the Commissioners to one Man, an Affignee.

On this, Small, who was the Affignee of thefe Leafes, and likewife of the two Thirds in the Wine Trade, brought his Bill againft Man, the Affignee in the Commiflion, and againft Oudley, the Partner in the Wine Trade, to oblige them to account; it was here objected for the Defendants, that this Affignment made by the Trader when it was refolved by him that he would be a Bankrupt the next Day, and to prefer this Creditor to all others, by which the equal Diftribution of his Effects intended by the Statute is prevented, muft be a void Affignment; befides it being made without the Privity of Small, &cc. is therefore fraudulent; after all which, Small comes to have this eftablifhed, and through Partiality to be affifted in a Court of Equity, which, if allowed, will effectually fet afide fuch Parts of feveral Statutes as give an equal Diftribution of the Bankrupt's Eftate to all his Creditors.

of the Bankrupt's Effate to all his Creditors. Mafter of the Rolls. This is a Cafe of Confequence, as it affects Trade in general, and as it tends to fruftrate the Statutes made for the equal Diffribution of Bankrupts' Effects; but I full think the Affignment made by Norcourt to Small the Plaintiff is good, and that he is entitled to an Account of this Wine Trade againft the Defendant Oudley,

As to the Matter of Bankrupicy, that is a Term not known to our commen Law, but introduced by Statutes; the 3d of *Hen*. VIII. C. 4. which is the first, is very imperfect, the next of the 13th of Eliz. C. 11. is more large, and that Statute has been fince enlarged by feveral fubfequent ones: Now these Statutes do alcertain what Acts make a Bankruptcy, and there can be no fuch Thing as an equitable Bankruptcy, it must be a legal one:

There may be juft Reafon for a finking Trader to give Preference to one Creditor before another; to one that has been a faithful Friend, and for a juft Debt, for Money lent to him in Extremity, when the reft of his Debts might be due from him as a Dealer in Trade, wherein his Creditors may have been Gainers; whereas the other may not only be a juft Debt, but all that fuch a Creditor has in the World to fubfift upon; in this Cafe, and fo circumftanced, the Trader honeftly

51

may

his Goods,

Cenements,

wo Months ar Months, , the Verge

nd escaping

ur, to delay

loufe, or on rawing muft nes at large

amount of Process for

he fhall pris a fresh Act ed Creditor; ted; and the s he had parefits whatever

g more than ing with fuch proved by a onths after he d a Bankrupt. , & c. though he firft Act of g abroad, and ; for if it was ot be within

mpounds with

at is from the ere he puts in yous, and no

here it is held and lies two Render only, spired, it was

from the first Months were n to a Time

e outlawed it

y committed,

fy, or fecure, or Security fhall

may, nay, ought to give the Preference; and in fuch Cafe, It is not the Time when the Affigument was made by the Trader that is material, provided it be before the Bankruptcy, but the Juftness of the Debt is very material.

The Objection, that *Small* the Affignee did not know of this Affignment feems rather an Advantage to him, for this fhews, that there was no Fraud nor Importunity used by the Affignee; and oftentimes, upon the Account of mere Importunity, a Trader has, when in Trouble, been prevailed upon to make fuch Affignment.

And as to the Creditor, the Affignee's coming into Equity, I admit that every Perfon who comes here, ought to come with an innocent and juft Caufe; and the now Plaintiff, for what appears, does to; however, what diftinguilles the prefent Cafe in his Favour is, that the Affignment being of a *Chofe in Action*, he could in the Nature of the Thing apply no where elfe for Relief, or to have the Benefit of the Affignment, but in Equity.

As to Precedents, the fame was done in the Cafe of *Cock* and *Goodfellow*, where the Affignment was made by Mrs. *Cock*, juft before her Bankruptcy, and in Truft for her oven Children; and as to Part, it was but a Direction to the Truftee to affign her Stock in the Bank, *Gc.* and Lord *Macclefield* declared, that this was for far from being an Act of Fraud in Mrs. *Cock*, though it was for her own Children, that it feened to be juft and commendable. So in the Cafe of *Jacob* and *Shep kerd*; the Trader *Shepberd* was on the Brink of Bankruptcy, and the Deed brought ready engrofied to him, which he executed a little before his Bankruptcy, to givea Preference to fome of his Creditors; indeed I doubted this, but on an Appeal, the Lord Chrncellor *Macclefield* ordered a Trial, to be informed when the Trader became a Bankrupt; and the Execution of the Deed being found to have been before the Bankruptcy, the Decree was in Favour of .te Deed. The like happened in Sir *Stephen Evans's* Cafe, who having executed a Deed immediately before his Bankruptcy, and with a View to prefer fome Creditors, the fame prevailed. So that according to the Precedents, I muft decree in Favour of this Deed, giving a Preference to the Plaintiff.

Narcourt's Cafe, Mich.

Colkett v.

Frieman

With refpect to plain Acts of Bankruptcy, after what has been flated, no Doubts can artic; but there are fome delicate Circumflances, to which it is highly neceflary for all Merchants and Traders to pay flrict Attention, left they flould inadvertently commit an Act of Bankruptcy, which may fubject them to temporary Dugrace; and confiderable Expence before the Commiflion can be fuperfeded.

Any keeping Houle for the Purpofe of delaying a Creditor, even for a very front Time, will be an Act of Bankruptcy.

Thus upon a Rule to flew Caufe why a new Trial flould not be granted, it appeared that at the Trial, the only Queition that arofe was concerning the Act of Bankruptcy alledged to have been committed by Falch; as to which the Facts were as follows: Fact being in bad circumstances, on the Evening of the 7th or January, 1786, expressed his Concern to his Clerk, and his Fears that he should not be able to answer a Bill which would become payable the next Day; and defired him to come earlier than usual the next Morning, and be in the Way; in Cafe the Holder of that Bill should enquire for him, to deny him. In Fact, that Bill-holder did call the next Morning before nine o'Clock, and prefented a Bill for Payment, when the Clerk gave him the Anfwer as he was directed, that his Mafter was not at home. Afterwards however, in the Courfe of the fame Day, *Falcb* appeared in Public, and having procured fome Money from a Friend whom he met, he fent for the Bill and paid it before five o'Clock that Day. The learned Judge directed the Jury to find their Verdict for the Plaintiffs, in as much as the Aft of Bankruptcy was compleat, by the Denial of a Creditor with Intent to delay him, notwithstanding the Jury, which was a special one, suggested to him at the Time, that by the Practice of Merchants in the City of London, the Payer of the Bill has the whole of the Day on which it becomes due till five o' Clock to pay it in. However, the Judge repeating to them his Opinion upon the Point of Law, they found their Verdict accordingly.

The Court of King's Bench in delivering Judgement against the Rule for a new Trial argued the Point of Law very amply, each of the Judges affigning his Reafons

3

Reafor Jury ; follow Rule t nothing Clerk o clearly vas cit ftill mo the pref Accepto Mornin went ad Upon b an Act o he did r faid, that the Cred be purge

It was ruptcy" field, who only me be called it cannot Speeches by Willia.

Of the Co.

A Conn of a or of two Debt of two of three or fuch. Oredin the Great S well before Bankrupt at fuch Comm One petil

(amounting to other Per bought in b that a Credi Commiffion had thus ga may fue out a A Commi

de Jure.; and miffion fhoule in Cafe other Commiffion,

After a Con may proceed t The Comm

fions thall be Fees.

Reafons for fupporting the Direction of Judge Buller, who tried the Caufe, to the Jury; and the Sum of the whole Argument appears to have been comprised in the following Observations of Judge Aliburgt. "I have always understood the general Rule to be, that when a Trader commits an unequivocal Act of Bankruptey, nothing that paffes afterwards can explain it away." The Convertation with the Clerk on the Evening preceding the Denial, and the Denial confequent upon it, clearly proved an Intention to delay the Creditor ; and Earl Mansfield's Opinion ras cited, who had directed the Jury to find a Ver lift for the Plaintiff in a Cafe fill more remarkable, with Refpect to the Delicacy of mercantile Credit, than the prefent. The Circumstances were these: A Bill having become due, and the Acceptor being prefied for Payment, defired the Holder to call upon him the next Morning at a Friend's House in Bridge-Street, and he would pay him; the Holder went accordingly, and the Acceptor, at his own Request, was denied to him. Upon being afked by his Friend, if he was aware that he had been committing an Act of Bankruptcy; he answered with Surprise in the Negative, and faid that he did not mean to do fo, and went afterwards and paid the Bill. His Lordship faid, that if the Jury were fatisfied that the Denial had been with a View to delay the Creditor at the Time, it was an Act of Bankruptcy, and if fo, it could not be purged by paying the Bill afterwards.

It was observed also by the Court, that the Term of " purging an Act of Bankruptcy" is frequently perverted, and had often been complained of by Lord Mans-field, who, on feveral Occasions, took the Opportunity to declare, that it can only mean, that, if the Act done be in itfelf equivocal, other Circumstances may be called in to explain it ; but, if the Act be a clear unequivocal Act of Bankruptcy, it cannot be purged or explained away by fublequent Circumstances. See the Speeches of the Judges, in a valuable Treatife intitled, The Bankrupt Laws, by William Cooke, Efg. Second Edition, 2 Vols. 8vo. London, 1788.

#### and and a Of the Commission and Commissioners, and how they may examine the Bankrupt, his Wife, and others.

Commission of Bankruptcy can issue only upon the Petition and Affidavit 5 Gen. II. C. A of a Creditor or Creditors, and not unlefs the fingle Debt of fuch Creditor, 30. S. 23. or of two or more, being Partners, petitioning, amounts to 100% or unlefs the Debt of two Creditors; fo petitioning, thall amount to 1 gol. or unlefs the Debt of three or more Creditors, fo petitioning, shall amount to 200/. and alfo upon fuch Creditors, giving Bond to the Lord Chancellor, Keeper, or Commissioners of the Great Seal, in the Penalty of 200/, conditioned for proving their Debts, as well before the Commiffioners, as on a Trial at Law, as also for proving the Party Bankrupt at the Time of taking out the Commission, and farther to proceed on fuch Commission as by the Statute directed.

One petitioned for a Committion of Bankrupt against Lee, and his Debt : Peer Will. (amounting to 100/.) appeared to confift of Notes, made payable by the Bankrupt 782. Hil. to other Persons, who had indorsed them to the Petitioner, and to have been ex Parte Ler. bought in by him at ten Shillings in the Pound; upon which it was objected, that a Creditor coming by his Debt in this Manner was not entitled to fue out a Commiffion; but Lord Chancellor Macclesfield ruled, that though the Petitioner had thus gained the Notes, he was a Creditor for the full Sums of them, and may fue out a Commission accordingly.

A Commission of Bankruptcy is ne : a Matter diferetionary; but to be granted 1 Fern. 152. de Jure.; and it has been adjudged, that if all the petitioning Creditors for a Commiffion thould agree to have it discharged or superfeded, it may be granted; and Alderman in Cafe other Creditors, that were not Petitioners, flould pray a Renewal of the 5 transf Commission, or a Revocation of the Superfideas, it may be granted.

ommiffion, or a Revocation of the superfutures, it is the Commiffioners, they 1 Jac. I. C. After a Commiffion is iffued forth, and dealt in by the Commiffioners, they 1 Jac. I. C. 15. S. 1 may proceed though the Bankrupt die.

The Committion shall not abate by the Death of the King; and Committee half  ${}^{193}_{5\,6co.\,11.\,C.}$ from shall be renewed on the Death of the Committioners, upon paying half  ${}^{193}_{5\,6co.\,11.\,C.}$  ${}^{39.\,8.\,45.}$ 

The

the Time ided it be

Affignment Fraud nor nt of mere n to make

t that every Caufe; and guifles the Action, he to have the

llow, where and in Truft ruftee to alis was fo far n Children, ob and Shep-)eed brought tcy, to givea n an Appeal, n the Trader to have been The like hapinunediately ors, the fune in Favour of

d, no Doubts glily neceffiry I inadvertently ary Dugrace;

or a very front

ranted, it apg the Act of the Facts were of the 7th of that he ihould Day; and dethe Way; in In Fact, that refented a Bill cted, that his he fame Day, Friend whom The learned

uch as the Aft to delay him, at the Time, er of the Bill k to pay it in. Point of Law,

ule for a new affigning his Reafons

The Commiffioners are appointed under the Great Seal, and ought to be Men. as the Lord Coke fays, of Wildom, Honefty, and Diferetion; as they have Power over the whole Eftate, Freehold, Copyhold, Goods, Debts, Chattels, and 1 3 Eliz. C. 7. Effects of the Bankrupt.

The Commissioners may fell the Bankrupt's Land by Deed inrolled; they may Ditto. fell his Goods without Inrolment, but not Land. 1 Vent. 260.

The Commissioners may fend for and examine such Persons as have, or are 13 Eliz. C. 7. S. 5. fuspected to have, any of the Bankrupt's Goods, Wares, or Debts in their Cuitody, Power, or Ufe, and who are, or be fufpected to be indebted to the Bankrupt, and to examine them on their Oaths, or otherwife, as they shall think fit, touching the Premifes ; and if any refuse to be examined, or do not difcover the whole Truth, they shall forfeit double the Value of the Goods concealed, to be distributed by the Commissioners, as the rest of the Bankrupt's Estate.

17ac. I. C. The Commiffioners have Power to commit second Interrogatories. 15. S. 10. examined, or appearing, who refule to be examined on Interrogatories. The Commissioners have Power to commit Persons refusing to appear to be

5 Mod. 308. One Bracey was committed by the Commitment's to return the conform to the 5. Comb. 309. and the Warrant concluded, that he shall be committed until he conform to the 5. C. 4. Authority of the Commitment's the Words of the Statute 1 Jac. 1. C. 15 are sat. S. C. 4. until be fubmit to the Commitment, and be by them examined."

Hab. Corp.

1 Jac. I C. 15. 8. 11. Witneffes to have their Charges, to be taxed by the Commissioners, and paid out of the Eftate; and being guilty of Perjury, or Subornation of Perjury,

indictable and punishable according to the Stat. 5 Eliz. against Perjury. The Commissioners shall declare to the Bankrupt how they have bestowed his S. 15.

Lands and Goods. 21 J.c. I. C.

The Commissioners empowered to examine the Bankrupt's Wife, touching 19. the Effate.

They may by their Warrant appoint their Officers to break open the Bankrupt's Houfe, Shop, &c.

Commissioners may examine all Persons, as well by Word of Mouth, as on 5 Geo. 11. C. 30. S. 16. 17. Interrogatories; relating to the Trade, Eftate, and Effects of the Bankrupt, or

any Act or Acts of Bankruptcy committed, and may reduce into Writing the Anfwers on verbal Examinations, which thall be figned by the Examinant, and in Cafe of a Refufal to answer, or not fully answering all lawful Questions, or refuling to fign the Examination, not having a reafonable Objection to the Wording thereof, or otherwife to be allowed by the Committioners, they may commit till the Party complies; but the Queftion refused to be answered must be stated in the Warrant of Commitment.

If a Warrant of Commitment be infufficient in Form, and a Hab. Corp. be brought ; the Court or Judge before whom the Hab. Corp. is brought, thall make a new Commitment to the fame Prifon, unlefs it appears that the Party had before complied.

Commissioners are incapable of, acting till they have taken an Oath that they ; Ga. 11. C. will faithfully, impartially, and honeftly behave in the Execution of the Commil-30. S. 43. fion, which Oath they are to administer to each other, and keep a Memorandum thereof by them, figned, among the Proceedings.

#### The Oath is as follows:

I. A. B. do fuear, that I will faithfully, impartially, and honefly, according to the hoff of my Skill and Knowledge, execute the feveral Powers and Truft re-posed in me, as a Commission in a Commission of Bankrupt, against E. F. late of Scc. and that without Favour or Affection, Prejudice, or Malice.

So help me God.

No Time is generally limited for the taking out the Commission, though the fooner doubtless the better for the Creditors ; and the Provisio in the Stat. 21 Jac. 1. C. 19. as to particular Cafes, mentions, that the Commissioners must be fue within five Years after the Time when the Party became a Bankrupt.

A. took

Λ, with a Ban Excu his Pr were g accord

In the Co Bankru been k of Peo tunities ing obje Eftate 1 take Ca

rupt's E

A Co of Bank: ditors ha than the and the ing then which, 1 after bein renewed a it is not i of all the If there

die, the ( the Time they muft all the Pa Partners c Therefo

Bankrup Francis, u lar, Pell ai the Affign furviving against M on the evid not having tiffs next j was objecte and Boyd. ' Years befor had pleaded able by Mar the Arguine Plaintiffs di

It was con Marlar bee Evidence ag Justice Bul moved to fe Lord Mansf they fet up

A, took out a Commission of Bankrupicy against B, and kept it for fix Months without doing any Thing therein; he then executed it; and the Party was found a Bankrupt: On a Petition to superfede this Commission, it was said by A. in Excuse for keeping it to long by him unexecuted, that he was not at first certain his Proof was sufficient to find B. a Bankrupt; but it appeared afterwards there were good Grounds for a Commission, and that he was four. I to be a Bankrupt accordingly.

In this Cafe the Lord Chancellor faid that it was very wrong in A to keep a Par Will, the Committion thus long in his Pocket; and until he had fufficient Proof of the Rep. 545. Bankruptcy he ought not to have taken out the Committion, which, by having been kept fo long private, might have been the Means of drawing in Multitudes of People to give Credit to the Bankrupt, and of furnifhing him with Opportunities of defrauding many; wherefore he fuperfielded the Committion; and it being objected that this would only bring a fresh Expence upon the Bankrupt's Ethate by the Charge of another Committion; his Lordship replied, he would take Care that the former Committion should not be at the Charge of the Bankrupt's Eflate.

A Committion, at the Complaint of 15 Creditors, was iffued on the Statute of Bankrupts, againft Alderman Backwell, who died thortly after; and thefe Creditors having a Judgment, and fuppoing thereon they might have better Remedy than their Proportion would amount to on the Committion, they fluck to that, and the Heir of the Bankrupt paid their Debts; and no other Creditors appearing then to profecute, the Committion by their Confent was fuperfeded; after which, thirty other Creditors fued for a Difcharge of the Superfedeas, which, after being argued before Lord Chancellor Jefferies; was done; and his Lordthip chan. Cafe renewed the Committion; for the Reafons, that when a Committion is granted, <sup>143, 191</sup> it is not for the Benefit of the Petitioners only; but expressly for the Benefit of all the Creditors.

If there is a joint Commiffion againft two Partners, though one of them thould  $\frac{Beafley}{Beafley}$ , die, the Commiffion may ftill proceed; but if one of the joint Partners be dead at  $\frac{Beafley}{Beafley}$  the Time of taking out the Commiffion, it abates, and is abfolutely void, becaufe they muft be each found Bankrupts. And where a joint Commiffion is profecuted all the Partners muft be included, for a joint Commiffion againft two of feveral Partners cannot be furthanced;

Therefore, in an Action brought by Allan and others, as Affignees of Marlar Allen V. Harta Bankrupt, together with Down furviving Partner of Pell, againft Hartley and by Mich. Francis, upon a Bill of Exchange due from the Defendants to the Houfe of Mar- $\frac{1}{3}$  B.R. lar, Pell and Down, an objection was taken at the Trial to the Mode of proving the Affignee of Marlar initiled to join in the Action with Pell, the Solvent and furviving Partner. To fupport their right they first produced a Committion againft Marlar, Stewart, and Boyd as Partners, but that failed them, becaufe on the evidence it appeared that the Committion as to Boyd was fraudulent, he not having committed any Act of Bankruptcy, but by Contrivance. The Plaintiffs next produced a Committion againft Marlar and Stewart only, to which it was objected that there was no fuch Partnerfhip, the Firm being Marlar, Stewart and Boyd. The Plaintiffs then offered in Evidence, a Plea in an Action brought three Years before, upon the fame Bill againft the prefent Defendants, in which they had pleaded that Marlar was a Bankrupt, and therefore the Action not maintainable by Marlar, Pell and Down. To this Plea there had been a Demurrer, but upon the Arginent, the Parties confented that no Judgment fhould be given, and the Plaintiffs diffeortinued.

It was contended by the Plaintffs' Counfel that the Defendant having pleaded that Marlar became a Baukrupt, and the Demurrer having admitted that Fact, it was Evidence againft the fame Defendants, being in Truth their own Allegation. Mr. Juftice Buller, who tried the Caufe, non-fuited the Plaintiffs. The Court was moved to fet afild the Non-fuit, and after hearing the Argument of Counfel, Lord Mansfield iaid, the Plaintiffs came as Affignees, and to fupport their Claim they fet up two Commiffions. There is no Doubt there may be a Commiffion

be Men, ave Power ttels, and

# they may

ts in their oted to the fhall think not difcover oncealed, to tate. ppear to be

e examined,

1. C. 15 are rged upon in

iers, and paid of Perjuty, iry. e bestowed his

ife, touching

pen the Bank-

Mouth, as on Bankrupt, or o Writing the txaminant, and neftions, or reto the Wording y may commit muft be flated

Hab. Corp. be brought, thall that the Party

Oath that they of the Commila Memorandum

ly, according to and Trufts reoft E. F. late of,

telp me God. lion, though the Stat. 21 Jac. I. rs must be fuel krupt.

A. took

against one Partner separately, without making the Rest of the Partners Bankrupts. So there may be a Commission against all the Partners in a House, and under fuch Commissions both the joint and separate Estate will be alligned, and the different Claffes of Creditors will have the Shares alloted to each. But the Objection to one of the prefent Commissions is, that it was taken out against three Partners, and only two are found to have committed Acts of Bankruptcy. Such a Committion is void to all Purpoles, for it cannot be void as to one, and valid as to the Reft, and no Infrance is cited to the Contrary. The Objection to the other is, that it is a Committion against two of three Partners. A Committion may be joint or feveral, but this is neither; on the Ground of the Plea, it appears that no Judgment was given, and no use made of the Plea. There is no Cafe to they that the Pleadings of Counfel are Evidence of the Facts alledged. An Anfwer in Chancery is Evidence, for there it is prefumed a Man fpeaks upon Deliberation, what is true and upon Oath; but a Bill is fictitious, it does not aver Facts as true, but fuggefts them, and calls for Anfwers to afcertain them. It may be withdrawn or amended, and decides nothing: " Let the Rule for flewing Caufe why the Nonfuit should not be fet alide, be discharged."

A Committion having iffued against one Hughes, on a certain Day at eleven o'Clock in the Morning, the Commissioners met, and proceeded to declare him a Bankrupt, and the Declaration was figned by them between three and four o'clock in the Afternoon, and the Affigument of the Bankrupt's Goods executed by Six, at which Instant the Commissioners had Notice, that the Bankrupt did that Day at one in the Asternoon, which was the first Notice they had of his Death : On a Bill brought against an Affignce under the Committion, for an Account of fuch Goods of the Bankrupt, as had come to his Hands, the Defendant pleaded the Commiffion, and the Proceedings thereon; and the Lord Chancellor Talbot held the Plea to be good.

For the Meeting of the Commillioners in Order to declare the Party a Bankrupt, and whatever is done in Purfuance of the Commission, shall be taken to be a Dealing in it, if never fo minute; and the rather, for that the Statutes of Bankrupts, being remedial Laws, are to be beneficially conftrued in Favour of the Creditors; and therefore my Lord would not overthrow this Committion, and all the just Right of the Creditors claiming under it.

A Commission of Bankruptcy was taken out against a Person, and upon the Bankrupt complaining, that one of the Creditors had come in under the Commiffion and proved his Debt, yet he had arrefted the faid Bankrupt, who in his Petition prayed to be discharged ; and here Lord Chancellor King observed, that it had been the Construction of the Court of Equity upon the latter Statute, which difcharges the Bankrupt of his Debts, on his procuring a Certificate, figned by four Fifths of his Creditors and allowed by the Chancellor, that where a Trader becomes a Bankrupt, and any one of his Creditors comes in on the Commillion, to prove his Debt, though with Defign only to oppose the Bankrupt's Certificate, nevertheless this Proceeding of the Creditor is an Election to take his Remedy for his Debt under the Commission ; and, if pending that, the Creditor fues and arrefts the Bankrupt, it is taken to be an Opprefilion: Therefore he ordered the Creditor at his own Expence to difcharge the Bankrupt out of Cuftody. But he faid, if fuch Creditor would wave having any Benefit under the Statute, flay a reafonable Time, and there was an Improbability of the Bankrupt's being able to gain his Certificate, figned by four Fifths, in Number and Value, of his Creditors, or allowed by the Court; in fuch Cafe, if the Creditor should apply to the Court, declaring his Confent to wave any Right or Share of the Bankrupt's Effate

Mich. 1725.

Talkn's

Chan. Cafe.

184. Hill. 1735.

under the Commiffion, and praying that he might fue the Bankrupt; it would be reasonable and proper for the Court to give Leave to fuch a Creditor to proceed at Law against the Bankrupt for his Debt.

Salkeld's Cafe. Salkeld's Cate. One Busicen, Per Will. Rep. 560. which Salkeld made over to a Relation for a present grig. 1729. brought an Action againft him, and having obtained Judgment, took mun a grig. 1729. brought an Action againft him, and having obtained Judgment, took mun a L. C. Parler. Execution on a Capias ad Satisfaciendum, about two Years after the Act 5 Gev. L. L. C. Parler. Execution on a Capias ad Satisfaciendum, about two Years after the Act 5 Gev. L. The Relation took out a Statute againft Salkeld, in Order 10 One Salkeld, a Clothier in Town, was indebted to one Hale, for Cloths

fuch E cellor rupt's on the ought of an Cafe. it appe vour o Advant Of the Bankru

to fer

Effate

Hale,

Debt,

propo this w

fented

Sal

• W major Com

amina

- the -
- was a conce
- to hav

But certain S of it; a shem. Alfo he be a were fo.

And following

- $W^{\scriptscriptstyle \mathrm{H}}$
- bearing the Da
- reficd t
- and D named
- the faid
- good P
- for feve became

rtners Bank-Houfe, and

affigned, and

h. But the

against three

and valid as

1 to the other

mittion may

appears that

Cafe to flew

An Anfwer

Deliberation,

Facts as true,

be withdrawn

Laufe why the

Day at eleven

declare him a

oods executed

Bankrupt died

ey had of his

itlion, for an nds, the Deand the Lord

Party a Bank-

ll be taken to he Statutes of

in Favour of Commilion,

and upon the

r the Commifho in his Petied, that it had te, which diffigned by four

a Trader becommission, to t's Certificate,

e his Remedy

editor fues and

he ordered the

tody. But he

Statute, flay a

pt's being able e, of his Crcld apply to the

krupt's Effate rupt; it would Creditor to pro-

rle, for Cloths n which Hale

t, took him in Act 5 Geo. I.

keld, in Order

tO

to ferve him, and *Hale* was prevailed on to be an Affignee, though the Bankrupt's Effate proved to be only a few Shillings, and fome defperate Debts.

Salkeld thereupon petitioned that he might be difcharged out of Execution, fince Hale, at whole Suit he was taken, had come into the Commission and proved his Debt, and not only fo, but was the Affiguee under it. That though Hale had proposed waving all Benefit and Advantage accruing from the Commission, yet this was now too late, he having come in under it, proved his Debt, and confented to be an Affignee, which was a plain Election to proceed this Way, and fuch Election being once made, could not be waved afterwards. But by Lord Chancellor Parker : This Commission was plainly fued out fraudulently by the Bankrupt's Relation, to difcharge the Bankrupt out of Cuftody , the Propofal is fair on the Creditor's Side to wave any Benefit under the Commission, and therefore ought to be accepted; and the Creditor cannot be faid to elect to be fatisfied out of an Estate, when there is no Estate, which more particularly distinguishes this Cafe. I will not difcharge this Bankrupt to the Prejudice of a Creditor, where it appears, on the Face of the Thing, that the Commission was fued out in Favour of the Bankrupt himfelf, by his Relation, and not for the Service and Advantage of the Creditors.

### Of the Bankrupt's Surrender, Examination, Difcovery, Allowance, and Certificate; and of entering the Proceedings, &c. of Record.

AFTER the Commiffioners named in a Commiffion of Bankruptcy fued for, have, in Confequence of Proofs made to them, found any one to be a Bankrupt; they make and fign the following Declaration, viz.

• WE whole Names are hereunto fubscribed, or underwritten, being the • major Part of the Commiffioners appointed for the Execution of the • Commiffion of Bankruptcy, awarded againft C. D. &c. upon the Oath and Ex-• amination of divers Witnefles, do conceive, or have found, that the faid C. D. • the ----- Day of January laft, or before the fuing forth of the faid Commiffion, • was and did become a Bankrupt, within all or fome of the Statutes, made • concerning Bankrupts; and accordingly we declare him to be a Bankrupt, and • to have been fo from that Time.

| G. | Ħ. |
|----|----|
| I. | К. |
| L. | М. |

But the Commissioners are generally cautious in declaring the Bankruptcy from a certain Time, but leave it to a Trial at Law, in Case there be any Question or Doubt of it, and this is to secure themselves from Actions that may be brought against them.

Also it is here observed, that the Declaring of the Commissioners, whether he be a Bankrupt or not, doth not acquit or charge him, unless in Truth it were fo.

And after they have declared the Party a Bankrupt, they then make out the following Warrant for feizing his Effects.

WHEREAS the King's Majefty's Commiffion under the Great Seal of Great-Britain, grounded upon the feveral Statutes made concerning Bankrupts, bearing Date at Wellminfler the fame Day with this our Warrant [or according to the Date] had been awarded againft A. B. of,  $\mathcal{G}c$ . Dealer and Chapman, directed to us who have hereunto fet our Hands and Seals, together with F. C. Efq ; and D. S. Gentlemen ; and we being the major Part of the Commiffioners named and authorifed by Virtue of the faid Commiffion, having begun to put the faid Commiffion in Execution, upon due Examination of Witneffes, or other good Proof upon Oath before us taken, have found that he the faid A. s. did for feveral Years laft paft trade and deal as a Chapman, and by fuch his Dealings became indebted to C. D. of,  $\mathcal{G}c$ . Hatter, in the Sum of one hundred and eighty 6 S

\* Pounds ; and being to indebted as aforefaid, he the faid A. B. became Bankrupe to all Intents and Purpofes, within the true Intent and Meaning of the feveral Statutes made against Bankrupts, fome or one of them, before the Date and fuing forth of the faid Commission; these are therefore, by Virtue of the faid Commiffien, and the feveral Statutes therein mentioned, to will and require, authorize and impower, you, and every of you, to whom this our Warrant is directed, forthwith to enter into and upon the Houfe and Houfes of him the faid A. B. and allo into all other Place or Places, belonging to him the faid A. B. where any of his Goods are, or are fulpected to he, and there feize all the ready Money, Jewels, Plate, Houfehold Stuff, Goods, Merchandize, Books of Account, and all other Things whatfoever belonging to him the faid A. B. and fuch Things as you thall fo feize you thall caufe to be inventoried and appraifed, · by honeft Men of Skill and Judgment, and the fame you thall return to us with all convenient Speed, and what you fhall fo feize you fhall fafely detain and keep in your Poffeffion until we fhall give you Order for the Dispofil thereof; and in Cafe of Reliftance, or of not having the Key or Keys, ot any Door or Lock belonging to any Place or Places of him the faid A. B. where any of his Goods are, or are fulpected to be, you thall break open, or cauje the fame to be broken open, for the better Execution of this our Warrant, " Given under our Hands and Seals this 24th Day of January, in the Year of our Lord 1791.

| To G. H. ou    | r Meffenger, and | d |
|----------------|------------------|---|
| · aljo to J. K | . bis Affiftant. |   |

 To all Mayors, Bailiffs, Conflables, Headborongbs, and all other bis Ma- jefty's loving Subjects, when we require to be aiding and affifting in the Execution of this our Warrant, as Occasion shall require.

5 Geo. II. C. And likewife fend a Summons to the Bankrupt, which is alfo his Warrant of 3c. S. 2. Protection from Arrests during the forty-two Days allowed for his Examination, or the farther Time granted for finishing it, being forty-nine Days, the Form of which is as follows:

WHEREAS a Commission of Bankrupt on the 24th Day of January, 1791, iffued under the Great Seal of Great Britain, against you A. B. of Ec. Dealer and Chapman ; and whereas the major Part of the Committioners in the faid Commission named and authorized, have declared you to be a Bankrupt; We the faid Commiffioners do hereby lummon and require you the faid A. B. perforally to be and appear before the Commiffioners in the faid Commillion named, or the major Part of them, on the Day of laftant, at nine in the Morning, and on the and Days of next, at three in the Afternoon, at Guildball, London, then and there to be examined, and to make a full and true Difcovery and Difclofure of all your Eftate and Effects, according to the Direction of the Acts of Parliament now in Force concerning Bankrupts; and particularly the Act passed in the fifth Year of his late Majefty's Reign, entitled, An Act to prevent the committing of Frauds by Bankrupts; and herein fail not at your Peril. Given under our Hands Day of 1791.

### у. Н. у. W. Л. Н.

°∫. II. °∫. IV.

A. H.

As foon as the Warrant of Seizure is executed, and the Bankrupt has received his Summons from the Committioners, he ought in Prudence to furrender himfelf at their firft Meeting, as well to flew his Willingnefs of complying with the Statute as to fecure himfelf from Arrefts and Impriforment, though his appearing at the faid Time is not abfolutely required.

To A. B. the Bankrupt.

And

526

And after the Expirathim to finit ings, and 2 appointed by fhall think Copies from and true Dirupt fhall 1 Creditors in rupt for an a. wed him

Provided in Cafe he f furrender hi then upon p Ailignees, to Officer, that giving the C Cafe any Off mons to him Officer thall Pounds for o Debt in any the Bankrup A Comm

July 1732, a to the Comm the Bankrup and promifed of the Act. The Summ

Surrender in t and about an hinifelf, he amongft othe before he had *King* fo far c do, as a Com diffuaded the an Order was

Every fuch Oath or Affirm unto fuch Affir Metlenger of and then in his fon, that any V shall after fuch upon Notice in

Effate. If the Perfo Cuftody, the or Marthal of t in Cuftody on

But if the B

millioners, thei

Bankrupt in Pr.

And after fuch Surrender, the Bankrupt fhall, at all reafonable Times, before  $\xi$  Ge, U. the Expiration of the forty-two Days, or fuch further Time as fhall be allowed C<sub>1.30</sub>. S. y. him to finith his Examination, he at Liberty to infpect his Books, Papers, Writings, and Accounts, in the Prefere of his Aflignee or Aflignees, or any Perfon appointed by them, and thall have Liberty to bring with him fuch Perfons as he fhall think fit, not exceeding two at a Time, to make out fuch Extracts and Copies from thence as he fhall think fit, the better to enable him to make a full and true Difcovery of his Eftate and Effects; and in Order thereto the faid Bankrupt thall be free from all Arrefts, Reftraint, or Imprifonment of any of his Creditors in coming to furender, and from the actual Surrender of fuch Eankrupt for and during the faid forty-two Days, or fuch farther Time as thall be a, wed him for finithing his Examination.

Provided the Bankrupt was not in Cuffody at the Time of fuch Surrender, and in Cafe he fhall be arrefted for Debt, or on any Efeape Warrant in coming to furrender himfelf, or after his Surrender within the Time afore-mentioned, that then upon producing fuch Summons, under the Hands of the Committioners or Affignees, to the Officer who fhall arreft him, and making it appear to fuch Officer, that the Summons was figned by the Committioners or Affignees, and giving the Officer a Copy thereof, he thall be immediately difcharged; and in Cafe any Officer fhall detain fuch Bankrupt, after he thall have fhewn fuch Summons to him, and made it appear it was figned as aforefaid, in his Cuftody, fuch Officer fhall forfeit and pay to the Bankrupt for his own Ufe, the Sum of five Pounds for every Day the Officer thall detain him, to be recovered by Action of Debt in any of his Majefty's Courts of Record at Wefininfler, in the Name of the Bankrupt, with full Cofts of Suit.

A Commission of Bankrupt issued against *Philips de Frier* in the Month of July 1732, and he was declared a Bankrupt, and required to surrender himself to the Commissioners, and when the Messenger executed the Warrant of Seizure, the Bankrupt, without Resistance, delivered up his Keys and Effects to him, and promised to submit to the Commissioners, and comply with the Directions of the Act.

The Summons was not ferved upon him till the firft Day mentioned for his Surrender in the Gazette, and three Days after executing the Warrant of Scizure, and about an Hour after the Service of the Summons, and before he furrendered himfelf, he was arrefted, and thereupon he petitioned the Lord Chancellor, amongit other Things, to be dicharged; and the Petition came to be heard before he had furrendered himfelf; and upon the Hearing, Lord Chancellor King fo far confidered what he had done, and which was all that he could then do, as a Compliance with the Act, that he held he ought to be dicharged, but diffuaded the Bankrupt from fuing the Officer for the Penalty; and thereupon an Order was made accordingly by Confent.

Every fuch Bankrupt, after Allignees shall be appointed, is to deliver upon Disto, S. 6. Oath or Affirmation, before one of the Masters of Chancery, or Justice of Peace, unto fuch Affignees, all his Books of Accounts and Writings, not feized by the Meffenger of the Commission, or not before delivered up to the Commissioners, and then in his Power, and difcover such as are in the Power of any other Perfon, that any Ways concern his Estate; and every fuch Bankrupt, not in Estion, thall after such Surrender be at Liberty, and is required to attend such Affignees upon Notice in Writing, in Order to affiss in making out the Accounts of the Estate.

If the Perfon againft whom the Commiffion is taken out, is in Prifon or Cuftody, the Commiffioners grant their Warrant to the Warden of the *Flect*, or Marthal of the King's Bench, or to any Perfon who has the Bankrupt's Body in Cuftody on metne Process, to bring him to be examined before them,

But if the Bankrupt is in Execution, and cannot be brought before the Commillioners, then the acting Commillioners shall from Time to Time attend the Bankrupt in Prifon or Custody, and take his Discovery as in other Cafes, 527

inkrupe

feveral

he taid

arrant of mination, Form of

January,

A. B. of nitlioners

a Bank-

the laid

id Com-

In-

next, exammftate and

in Force

ir of his

f Frauds r Hands J. II. J. W. A. H.

received r himfelf the Stacaring at

And

It is undoubtedly the Obligation of every Perfon, who is fo unfortunate as to have a Commiftion of Bankruptcy taken out against him, to behave in every Refpect with the greateft Integrity, and to do all Things in his Power to ferce his Creditors, as well by his Atliftance in fettling his Accounts, which he floud carefully place in the cleareft and trueft Light, as by his diligent 'Attendance on the Affignees, and putting them in the best Method of fecuring and recovering his Effects; for the Lofs of his Creditors thould not be augmented through his Neglect, as a Man has it always in his Power to be honeft, though he cancet command Fortune, or very often prevent Misfortune; however, as Honethy is not a conflant Attendant on all Bankrupts, the Law has furnified the Commiffioners with a fufficient Power to oblige them to fubrit to an Examination, and to make them be juft in it. For

11 Ehz. C. 7. If the Bankrupt fhall refufe to be examined, or not give a full and fatisfactory 17a.1. C. 1. Anfwer to every Interrogatory miniftered to him by the Committioners, it that a 7ac. I. C. be lawful for them to commit the faid Offender to fome firait or clofe Imprifonment, there to remain until he fhall better conform himfelf And, 5 Grad. II. C. 1. If the Bankrupt fails are the first product of the first pr

If the Bankrupt thall not, within forty-two Days after Notice for his Surrendering in Writing, left at the ufual Place of his Abode, or on Perfonal Notice if the Bankrupt be in Prifon, and Notice given in the London Gazette, that fuch a Commission is issued, and of the Time and Place of Meeting of the Commithoners, furrender himfelf to them, and fign fuch furrender, and fubmit to be examined from Time to Time upon Oath, by and before fuch Commiffioners, and in all Things conform to the feveral Statutes already made and now in Force concerning Bankrupts, and also upon fuch his Examination, fully and truly difclofe and difcover all his Effects and Effate, real and perional, how and in what Manner, and to whom and upon what Confideration, and at what Time or Times he hath difpoled of, affigned or transferred any of his Goods, Wares, Merchandizes, Monies, or other Eftate and Effects, and all Books, Papers, and Writings relating thereto, of which he was poficified, or in, or 10 which he was any Ways interefted or intitled, or which any Perfon or Perfons had or hath, or have had in Truft for him, or for his Ufe, at any Time before or after the iffuing of the faid Commission, or whereby such Person, or his Family, hath, or may have, or expect any Profit, Poflibility of Profit, Benefit, or Advantage whatfoever, except only fuch Part of his Effate and Effects as shall have been really and bona Fide before fold or difpoled of in the Way of his Trade and Dealings, and except fuch Sums of Money as thall have been laid out in the ordinary Expences of his Family; and also upon such Examination, deliver up to the faid Commissioners all such Part of his Goods, Wares, Merchandizes, Money, Eftate, and Effects, and all Books, Papers, and Writings relating thereto, as at the Time of fuch Examination shall be in his Possefion, Custody or Power, his neceffary Wearing-Apparel, and that of his Wife and Children only ex-cepted, then he, the faid Bankrupt, in Cafe of any Default and wilful Omiffion, in not furrendering and fubmitting to be examined as aforefaid, or in Cafe he shall remove, conceal, or embezzle any Part of fuch his Estate, real or perforal, to the Value of twenty Pounds, or any Books of Accounts, Papers, or Wittings relating thereto, with an Intent to defraud his Creditors, and being thereof lawfully convicted by Indictment or Information, shall be deemed and adjudged to be guilty of Felony, and thall fuffer as a Felon, without Benefit of Clergy, or the Benefit of any Statute made in Relation to Felons; and in fuch Cafe, fuch Felon's Goods and Effate thall go and be divided among the Creditors, feeking Relief under Committion. Though it is lawful for the Lord Chancellor, Lord Keeper, or Commissioners

of the Great Seal, to enlarge the Time for fuch Perfon's furrendering himfelf, and difcovering his Effects, as the faid Lord Chancellor, Ge. fhall think fit, not

exceeding fifty Days, to be computed from the End of the faid forty-two Days;

to as such Order for enlarging the Time be made by the Lord Chancellor, Ea

fix Days, at leaft, before the Time on which fuch Perfon was to furrender him-

felf, or make fuch Difcovery 25 aforefaid.

6

Ditto, 5. 3.

When by four Debts, a certify to to the f faid Ban fairly and formity is to the A the follow

A. B. Certifica

When 1 is not liab although H of a Judger thall be la ment has 1 and confir any Prifon, any fuch E A Bankr

ing at Law A Bankr his Bankruj it will not i

A Certifi Estate subse The Pres

for, notwith for Fear of forrete them great Diffred medy where That Bay

any Debt di Laws, and thefe Laws, and thefe Laws, and thefe Laws, and why he fhou. Oath that I appearing, of not conform or other Infl fore Commifi due or contr difcharged in Bankrupt.

Bankrupts returned Ho certain Circu a total Difch fions, may a fuch Grievan

Whea

528

30. 5. 1.

When the Bankrupt has part his last Examination, and his Certificate is figned  $\frac{5}{30}$ . All C. four Fifths of his Creditors in Number and Value, who have never bare and  $\frac{5}{30}$ . S. 15. by four Fifths of his Creditors in Number and Value, who have proved their Debts, and have each owing to them 20% or upwards, the Commissioners then certify to the Lord Chancellor, that the Bankrupt hath in all Things conformed to the feveral Statutes made and now in Force concerning Bankrupts, and the faid Bankrupt having made Oath that the figning his Certificate was obtained fairly and without Fraud, and due Notice having been given of his faid Conformity in the London Gazette, and no Objection made by any of the Creditors to the Allowance thereof, his Lordship is pleased to allow the Certificate in the following Manner :

#### May 10, 1791.

WHEREAS the usual Notice hath been given in the London Gazette of Tuef-day the Day of and none of the Creditors of the above-named A. B. have shewn any Cause to the contrary, I do allow and confirm this · Certificate.

# Thurlow, C."

When fuch Certificate is allowed, the Bankrupt is difcharged of his Debts, and Dino, S. 13. is not liable to be fued or arrefted for any one entered into before his Failure, although he should be taken in Execution or detained in Prifon in Confequence of a Judgement obtained before his Certificate was allowed and confirmed; and it shall be lawful for any one or more of the Judges of the Court wherein Judgement has fo been obtained, on the Bankrupt's producing his Certificate allowed and confirmed, to order any Sheriff, Bailiff, or Officer, Gaoler or Keeper of any Prifon, who hath or shall have such Bankrupt in his Custody, by Virtue of any fuch Executions, to difcharge him without Payment of any Fee or Reward. Ex Parte

A Bankrupt having his Certificate allowed, and having flipt his Time of Plead- G ing at Law to a Debt precedent to the Bankruptcy, is not to be relieved in Equity. 2 Vern. 6961

A Bankrupt after his Certificate was allowed, was fued for a Debt due before Trin. 1715. his Bankruptcy; the Court on the Circumstances of the Cafe did relieve, though Blackwall v. it will not relieve on a Matter purely of mifpleading.

A Certificate difcharges not only the Perfon of the Bankrupt but alfo his Tr. Att. Rep. Eftate fubfequently accrued.

257. Pl. 138.

fion.

The Preamble to this Act states, That many Bankrupts are confined in Prifea, notwithstanding they have delivered up their Effects. And, that Bankrupts; 12. Geall. for Fear of being arrefted and thrown under long Imprifonment, abfcond and kcrete themselves from their Homes, or go abroad into foreign Parts, to the great Diftress of their Families, and the Detriment of the Kingdom : For Remedy whereof it is enacted,

That Bankrupt who was in Cuftody on or before 25th March, 1772, for any Debt due before Commission issued, and who conforms to the Bankrupt Laws, and never was committed for Contumacy, or Non-compliance with these Laws; any Judge of the Court whence the Process isfued against the faid Bankrupt, on his Petition may fummon Plaintiff to appear to shew Caufe, why he should not be discharged from his Imprisonment ; Bankrupt first making Outh that Debt did not accrue before iffuing Committion, and Plaintiff not appearing, or not proving that Bankrupt concealed any of his Effects, or did not conform himfelf to the Laws against a Bankrupt, the Judge shall by Warrant or other Instrument, discharge him from Imprisonment for any Debt due before Commission issued; and he shall not be liable to be arrested for any Debt due or contracted before fuch Commission issued. And, if arrested, shall be difcharged in like Manner as aforefaid from every fuch Arreft.

Bankrupts included in Stat. 12 Geo. III. C. 47. S. 3. having not as yet 14 Guill. returned Home, or not being able to Act in their Occupations, from four C. 77. Sect. certain Circumstances of their Cafe, such Persons, though they have not gained 63. a total Discharge from their Creditors, or their Debts under their Commisfions, may apply by Petition or Motion to the Court of Chancery, fetting forth such Grievance and Circumstance they may lie under, relative to such Commis-

When

ortunate as

e in every

to ferve his

he thould

endance on

recovering

through his

he cannot Honefty is

e Commilination, and

1 Latisfactory

ners, it thall fe Imprifon-

for his Sur-

Perional No-Gazette, that

of the Comid fubrit to

ch Commif-

ade and now

on, fully and

ral, how and

and at what

f his Goods, nd all Books,

, or in, or to

fon or Perfons

Time before

Perfon, or his rofit, Benefit,

Effects as thall

v of his Trade

laid out in the

on, deliver up

Merchandizes,

lating thereto,

ody or Power,

dren only ex-

Iful Omifion,

or in Case he

eal or perfonal,

s, or Writings

being thereof and adjudged fit of Clergy,

ich Cafe, fuch

ditors, feeking

Commiffioners

lering himfelf, think fit, not

rty-two Days;

hancellor, Ec.

furrender him-

fion. which Petition, Sc. the Court is to refer to a Master; and, upon Report or Hearing thereof, shall direct the Commissioners to certify the Proceedings under the Commission, and Court shall make fuch Order thereupon for the Relicf of fuch Bankrupts, as thall feem proper.

Bankrupts on or before the 22d Jan. 1776, who have duly conformed, fur-16 Geo. III.

530

C. 33. S. 69. rendered, and iubmitted, and who have not been guilty of Contumacy, nor difcharged under their Commiffions, may petition and move the Court of Chan-cery, upon this Grievance of the Cafe: Which Matter the Court may refer to a Mafter, and, upon Report, the Chancery may direct the Commiffioners to certify Proceedings, and order their Difcharge or Relief. Bankrupts who have not obtained their Certificates, and Difcharge from their

18 Geo. 111.

C. 52. S 75. Debts under the Bankrupt Acts, or being imprisoned before the 28 Jan. 1778. and against whom Commissions have been awarded, who have duly conformed and not been committed by Commissioners for Contumpey, and are in Priton for Debt, or fecrete themfelves for Fear of their Creditors, and shall be fuel, may apply to the Judge of the Court where Process islued, to fummon Plaintiffs, to thew Caufe why Bankrupts thould not be difcharged, on making Outh that the Debt accrued previous to the Committion ; and on fatisfying the Judge, that they fully difclofed and delivered up their Eftate and Effects, and upon alfo making it appear to him, that they had duly conformed, and that the Committions were not fraudulently obtained, hereupon, the Plaintiffs not proving any Concealment, the Judge may difcharge Bankrupts, on their entering common Appearances; and if they be afterwards arrefted, fuch Judge may order them, upon Summons, to be difcharged, which Sheriffs and their Officers are to do on Notice; but Bankrupts in all other Refpects remain fibject to the Law.

Bankrupts before 28 Jan. 1778, who have conformed, and not been com-Sect. 76. mitted for Contumacy, and yet not difcharged, for Want of their Certificate, may, within twelve calendar Months from the Date of the Committion, petition or move the Court of Chancery, on the true Circumstances of the Cale: which Court may order the Commissioners to certify Conformity, or Nonconformity; whereupon Court of Chancery is to direct an Advertifement in the Gazette for allowance of Certificate (though fame be not figned by fourfifths in Number and Value of Creditors) and if no fufficient Caufe be thewa within the Time limited by the Advertifement, the fame is to be allowed and the Bankrupt ordered Relief and Difcharge \*.

A Creditor petitions against the Allowance of a Bankrupt's Certificate, upon 2 Petr Will which the Bankrupt gives him a Bond for Payment of his whole Debr, in Conii-70. Trin. Term. deration of withdrawing his Petition, and in Confequence of his to doing the 1722. Leavis V Bankrupt obtains his Certificate; but refuting afterwards to comply with his Chafe. Peer Will. Bond, the Creditor put it in Suit against the Bankrupt, who pleaded the Ad of Parliament, and that the Bond was obtained in Order to procure his Difcharge; 18. of Parhament, and that the Bond was obtained in Order to L. C. Parker, but he could not be relieved in Equity against the Bond. Enfortem. A joint Committion was taken out against the Defendance.

A joint Committion was taken out against the Defendant and Partner, and their 1720. Howard v. Certificate was allowed; and the Defandant was now fued by the Plaintiff fora Peole. Mich 8 Geo. Debt due on his feparate Account, and arrefled ; to which the Pluntiff pleaded, that the Caufe of Action arofe before that of Bankruptcy, and therefore moved that 11. in B. R. before Lord Hardwerke. Page, Profyn, lowed; it being held, that the Statute of the 5th of Geo. II. which fays, that in and Lee. Cafe in any fuch Bankrubt (hall aftersmand h. which fays, that in he fhould be difcharged out of Cuftody, upon filing common Bail, which was al-Cafe in any fuch Bankrupt scall afterwards be arrested, projecuted, or impleaded for any Debt due before facto Tune as he became Bankrupt, Juch Bankrupt Jhall he difebrard upon common Bail, is in general Words, that the Bankrupt thall be difebrard on common Bail, from all Debts owing by him before the Bankruptey, and makes no Diffinction between a joint and feparate Committion.

Three Committions of Bankrupt islued at the fame Time, one against A. feptrately, one against B. separately, and a joint one against A. and B. as Partners in Company; and the Certificates on the two feparate Committions were confirmed

> \* Thefe are the moft recent Statutes made in Favour of Dankrupts. 6

by

by the L ber and ' Difcharg But at joint Cre loft more Commiff Lord M.

the joint And be was allow ftated, an Queftions

the forme

ift, W was duly : Months. the Difch If the I

before the allowed by Bankrupt without a I conceive

2dly. N and the A I was cl as it contin were owing were owin alfo concu legally reca Fact whic Certificate. The Or

follows: Ift. As This is a Q a Confirma because, by is made an Bankruptcy

to come too And as to Debts? his As the St Debts, bein

well as oth There wa with the pro tisfaction an

The faid Way of his Perfons in his Certifica in Cafe he w And the

follows :

#### OF BANKRUPTS.

upon Report Proceedings upon for the

nformed, furitumacy, nor ourt of Chant may refer to miffioners to

ge from their 18 Jan. 1778, ly conformed, are in Priloa are in Priloa final be fuel, mmon Pleinmaking Oath ing the Judge, ets, and upon and that the Plaintiffs not on their enl, fuch Judge rriffs and their s remain fub-

ot been comcir Certificate, nmiffion, peties of the Cafe; nitv, or Nondvertifement in igned by fourdaufe be fhewa be allowed and

ertificate, upon ebt, in Confis fo doing the omply with his oleaded the Att his Difcharge;

rtner, and their Plaintiff fora Plaintiff pleaded, fore moved that which was alch fays, that in impleaded for any ball be difebarged be difebarged on herey, and makes

againit A. fepa-. as Partners in were confirmed by the Lord Chancellor, and delivered to the Bankrupts, and four Fifths in Number and Value of the Company Creditors figned a Certificate for the Bankrupt's Difeharge on the joint Committion :

But at the Time the joint Certificate was to have been confirmed, one of the joint Creditors applied by Petition to the Lord Chancellor; fuggefung that A had loft more than five Pounds at Gaming in one Day, within the Year before the Commiffion iffued, and therefore was not entitled to be difcharged; and the Lord Macelegield not only refued to confirm the joint Certificate, but ordered. the former feparate Certificate of A to be recalled and difallowed, and allowed the joint Certificate as to B only.

And being a Matter of great Confequence to A, who as foon as his Certificate was allowed, had engaged very confiderably in Trade, he ordered his Cafe to be flated, and took the Opinion of the most eminent Counfel thereon; and the Questions ariting from this Cafe, were,

If, Whether it was in the Power of the Lord Chancellor, after a Certificate was duly allowed and delivered to the Bankrupt, and enjoyed by him for feveral Months, to recall the fame ex Officio, and deprive the Party of the Benefit of the Difcharge.

If the Bankrupt has loft five Pounds at one Time, and the Fact fhall be proved Specter Crowbefore the Allowance of the Certificate, I think the Certificate ought not to be  $\frac{pris}{Anlwer}$ . allowed by the Commiffioners of Bankruptcy, or by the Great Seal; but if the Bankrupt bath conformed in all Things, and his Certificate hath been allowed, without any Objections made upon the Account of Gaming by the Creditors, I conceive there is not a Power given to the Great Seal to recall the Certificate.

S. Cowper, 14 June, 1725. 2dly. Whether a feparate Certificate difcharged the Partner from joint Debts; and the Anfwer of a great and learned Perfon, was this,

I was clearly of Opinion at first, that the Bankrupt's separate Certificate, fo long The Answer as it continued in Force, difcharged the Bankrupt, not only from fuch Debts as of another were owing from the Bankrupt on the feparate Account, but likewife fuch as fellor, were owing on the Partnership Account, fo I continue in the fame Opinion. I also concur in Opinion with Mr. Cowper, that the Lord Chancellor cannot legally recall the Certificate after it is once confirmed, upon the Account of a Fact which was never proved, or ever objected, before the Allowance of the Certificate.

The Opinion of another most eminent Perfon to these Questions, was as follows:

ift. As to the Chancellor's Power of recalling the Certificate, he fays thus— The Anfwer This is a Queftion of confiderable Difficulty; but I am rather of Opinion that fuch of another a Confirmation cannot be revoked, fo as to prevent the Bankrupt's Difcharge; Lawyer, becaute, by the Statutes, conforming to the Aets, and a Certificate confirmed, is made an actual Difcharge of the Bankrupt's Debts due at the Time of his Bankrupty; and a Revocation, after the Debts are once extinguished, feems to come too late.

And as to the fecond Queftion, whether a feparate Commiffior difcharged joint Debts? his Anfwer was this:

As the Statute extends expretsly to all Debts, I am of Opinion that Partnership Debts, being Debts of A. the Certificate is equally a Discharge to those Debts as well as others.

There was another Queflion which arofe on this, and being equally interefting with the preceding ones, I have chofen to give the whole at large, for the Satisfaction and Information of my Readers, and it was this, viz.

The faid *A*. before his Bankruptcy being a Merchant in *London*, and in the Way of his Trade, at the Time he became a Bankrupt, was indebted to feveral Perions in *Virginia*, and other Plantations: And the Queflion was, whether his Certificate when confirmed here, would difcharge him against such Debts, in Cafe he went into those Parts?

And the Opinion of the late Lord Talbot, when he was a Counfellor, was as follows :

The

The Effects of A. in the Plaintations are liable to the Committion here, and the Lord Talbet's Opinion, when Coun-fel, as to Right to them is vested in the Assignees ; and it feems reasonable that this Certificate should be equally extensive as to his Discharge : However as the Laws of England, made fince Virginia and the other Plantations were fettled, do not Plantation extend to them unless they are expressly named, and as the Laws relating to Certificates do not expressly extend to the Plantations, I am of Opinion, that a Certificate confirmed here will be no Difcharge to A. if a Suit is commenced against him in Virginia, or the other Plantations.

C. Talbot, Dec. 24, 1723.

Ataini

any Co

4

Cituite

was in

cate un

Credito

in the (

cular L

Petition

the Cre

Commi

from the tificate u

quainted

first Con

but had

ever con

as aforcía

if the Aff

derable

to prejudi

believing

would be,

cerning Ba

nett Produ

faid nett H

ten Shillin

the whole

lowing Al Sixpence in

Cent. fo as

And in Ca

be enough

thall be allo

300/. But

ten Shilling

the Bankru thall think i

The Con

rupt, not o

all his Lan

Money, Ch.

Payment of

rupt, his E:

Satisfaction

receive the R

Pound, who

Demands, fh

the Debts, or

called to an

been duly con

obliged to give

at his ufual P

And though

Lord Har

When a

4thly.

3dly.

And there was also the Opinion of another great Man to this Purpose: I am of Opinion, that the Act of Parliament will not extend to any of the Plantations, unlefs they had been particularly mentioned; they being governed by particular Laws and Conftitutions of their own making.

In the Year 1732, a Commission of Bankruptcy issued asginst Richard Jackfon, Tea Merchant, and an Aflignment was made of his Effate to Thomas Wright and James Huey, in Truft for his Creditors.

Upon his Examination he made a Difcovery of his Eftate and Effects, and four Parts in five of his Creditors figned his Certificate ; but the Committioners did not think proper to fign it.

Afterwards he fet up the Trade of a Diftiller, and in Confequence of fuch Trading, he became indebted to feveral Perfons, and particularly to one Thomas Secrel in 1001. and upwards.

On the 31st of June 1739, Serrel fued out another Commission of Bankrupter against him, and he submitted to such second Commission, and obtained his Certificate, which was allowed by the Lord Chancellor on the 5th of June, 1740.

He then returned to his first Trade, of a Tea Merchant, and contracted Debts to the Amount of feveral hundred Pounds.

In May 1740, Wright and Huey, the Affignees in the first Committion preferred a Petition, in the Names of themfelves and all the Reft of the Creditors under the faid first Commission, in order to set aside the second Commission and his Cenificate, which was advertifed in the Gazette to be allowed, unless Caule was fhewn to the contrary.

And pending this Petition, viz 24 May 1740, a Notice was published in the London Gazette, for a Meeting of the Creditors under the first Committion, who afterwards met those under the second Commission ; and these latter agreed to give the former a Sum of Money to withdraw their Petition, which they accepted, and withdrew their Petition accordingly; and the Bankrupt having had his Certificate confirmed, continued his Butinefs as before.

But two of his Creditors under the first Commission, on the 17th of December 1743, preferred a Petition to the Lord Chancellor, fetting forth the Matters before mentioned, and that *Jackfon* had not made a fair Difcovery of his Eflate, and had prevailed on the Aflignees under the first Commission not to attend their Petition, by Means whereof the faid Bankrupt, to their great Surprize, had obtained his Certificate.

That they were advited, that the fecond Commission was obtained fraudulently, and that the iffuing of the fame under those Circumstances was irregular, and that the faid Certificate was obtained in order to prevent the Creditors under the fina Commission from recovering their Debts, though they were assured the Bankrupt. was then able to pay them.

They therefore prayed that the Commission might be superfeded, and that all Proceedings under the fame, with the Bankrupt's Certificate, might be fet afide.

But his Lordship ordering the Parties to attend, and that the Proceedings under both Commissions should be produced; and the Petition coming on before his Lordship, after being learnedly argued by the Gentlemen at the Baron both Sides, he, was pleafed for the following Reafons, among others, to uifnifs the Petition :

1ft. Because the Parties had acquiesced in the Allowance of the Certificate under the second Commission, from the 5th of June 1740, being the Time of Jackfon's obtaining

ExParte Jackfor, be-fore Lord Hardwicke, in 1744.

\$32

Debis.

Another

Opinion.

OF BANKRUPTS.

, and the s Certifi-Laws of l, do not relating to on, that a ommenced

, 1723. iny of the ig governed

rd Tackfon. Wright and

ts, and four itlioners did

nce of such one Thomas

Bankruptcy ned his Cerne, 1740. racted Debts

lion preferred tors under the nd his Certiis Caule was

blifhed in the mission, who agreed to give they accepted, ving had his

h of December the Matters of his Eftate, not to attend reat Surprize,

fraudulently, ular, and that under the first the Bankrupt,

ded, and that might be fet

cedings under on before his e Baron both to uifmils the

ertificate under e of Jackfon's obtaining Staining fuch Certificate, to the 17th of December 1743, and had never made

my Complaint of the fame. That there had been a Meeting between the Affignees and feveral of the Creators, under the first and fecond Commission ; and that the Petition, which was intended to be prefented to the Court for ftaying the Bankrupt's Certificate under the fecond Commission, was by the Confent of the Assignces and Creditors under the first Commission, who were present and had publick Notice in the Gazette to meet the Affignees and Creditors under the fecond, and circular Letters fent them for that Purpole; and that they had agreed, that fuch Petition should be withdrawn, in Consideration of a Sum of Money paid by the Creditors under the fecond Commiflio., to the Creditors under the firft Commiflion; and that this was in the Nature of an Acquiefcence and Confent from the Creditors of the first Commission, that Jackjon should have his Certificate under the fecend Commission.

3dly. That it did not appear to him, but that the Petitioners were well acquainted with the Steps that were taken by the Affignees and Creditors in the first Commission, in Regard that they had not denied the same by their Affidavit, but had only fwore that they did not know, remember, or believe, that they ever confented to the withdrawing of the Petition, preferred by the Aflignees as aforefaid, to fet alide the Certificate under the fecond Commission; and that if the Affignees had done amifs, the Creditors had a Remedy against them.

4thly. That Jackfon had, under the Sanction of the Court, carried on a confiderable Trade, and that it would be contrary to the Juffice of a Court of Equity, to prejudice innocent Perfons, who might have been induced to give future Credit, believing him to be a free Perfon, on having fuch Certificate ; and the Confequence would be, that all his Dealings from that Time must opened and unravelled.

When a Bankrupt has in all Things conformed himfelf to the Acts made con-5 Gea II C cerning Bankruptcy, he shall be allowed by the Assignees 51. per Cent. out of the 30.3.7. nett Produce of all the Estate that shall be recovered in and received; provided the faid nett Produce, after fuch Allowance, shall be sufficient to pay the Creditors ten Shillings in the Pound, and to as the faid 51. per Cent. shall not amount in the whole to above 2001, and in Cafe the nett Produce, after deducting the following Allowance, shall be sufficient to pay the Creditors to elve Shillings and Sixpence in the Pound, the Bankrupt in this Case shall is allowed 71. 10s. per Cent. fo as that fuch Allowance shall not amount in the whole to above 2501. And in Cafe the nett Produce, after the following Allowance is deducted, thall be enough to pay the Creditors fifteen Shillings in the Pound, the Bankrupt thall be allowed 101. per Cent. provided it does not amount in the whole to above But if the faid Bankrupt's Estate is not fufficient to pay the Creditors 3001. ten Shillings in the Pound nett, as aforementioned, then, and in fuch Cafe, the Bankrupt thall only be allowed to much as the Affignees and Committioners

thall think fit, not exceeding 31. per Cent. The Committioners thall, upon lawful Request made to them by the Bank-17ar. I.C. rupt, not only make a true Declaration to him of the employing and bestowing 15. Sect 15 all his Lands, Tenements, Hereditaments, Offices, Fees, Goods, Wares, Money, Chattels, and Debts paid and fatisfied to his Creditors; but alfo make Payment of the Overplus of the tame, if any fuch thall be, to the faid Bankrupt, his Executors, Administrators, or Afligns; and the Bankrupt, after full Satisfaction of his Creditors, shall have full Power and Authority to recover and receive the Refidue and Remainder of the Debts to him owing.

Lord Hardwicke directed, that a Bankrupt who had paid 145. 6d. in the Pound, who had his Certificate, and a Releafe from his Creditors of all further Demands, fhall ftand in the Place of the Aflignees to get in the Remainder of the Debts, on giving a proper Indemnity to the Allignees, that they might not be called to an Account for fuch Money fo received. *Tr. Atk.* Rep. 145. Pl. 84. And though the Bankrupt shall have obtained his Certificate, and the same has

6 U

been duly confirmed, it does not put an End to his Duty of Attendance, as he is 30. S. 8. obliged to give it upon every reafonable Notice in Writing delivered to him, or left at his ufual Place of Abode, by the Affignees, thereby requiring him to attend

them.

them, in Order to make up, adjust, or fettle any Account or Accounts between fuch Bankrupt, and any Debtor to, or Creditor of him, or to attend any Court or Courts of Record, in Order to be examined touching the fame, or for fuch other Butinefs as the Aflignces fhall judge neceffary, for getting in the Bankrupt's Eflate and Effects ; and for which Attendance the Bankrupt thall be allowed the Sum of two Shillings and Sixpence per Diem by the Aflignees, to be paid out of the Effate; and in Cafe fuch Bankrupt shall neglect or refuse to attend, or on fuch Attendance full refuse to affift in fuch Discovery, without good Cause to be thewn to the Committioners for fuch his Neglect or Refutal, to be by them allowed as fufficient, fuch Affignees making due Proof thereof upon Oath, be-fore the faid Commiflioners, they the faid Commiflioners are hereby impowered and required, to iffue a Warrant directed to fuch Perfon or Perfons as they thall think proper, for apprehending fuen Bankrupt and him committing to the County Jail, there to remain in close Cuftody without Bail or Mainprize, until he fhall duly conform to the Satisfaction of the faid Committioners, and be by them, or the special Order of the Lord Chancellor, or otherwife by due Courfe of Law difcharged, and the Jailor is thereby required to keep fach Perfon in clofe Cuftody within the Walls of the Priton, until he be duly difcharged as aforefaid.

3 Geo. 11. C. 30. S. 9.

In Cafe any Commiftion of Bankruptcy thall iffue againft any Perfen, who after the 24th of June, 1732, thall have been difcharged by Virtue of this Act, or thall have compounded with his Creditors, or delivered to them his Effects, and been releafed by them, or being difcharged by any Act for Relief of Infolvent Debtors, then the Body only of fuch Perfon conforming, thall be free from Arrett and Imprifonment; but the future Effate of fuch Perfon thall remain liable to his Creditors; the Tools of Trade, neceffary Houfehold Goods, and neceffary Wearing Apparel of fuch Bankrupt, and his Wife, and Children excepted, unlefs the Effate of fuch Perfon thall produce clear fiftees thallings in the Pound.

Ditto, S. 13. Nothing in this Act thall give any Advantage to any Bankrupt, who thill upoa Marriage of any of his Children have given above the Value of 100/. unlefs he thall prove by his Books, or otherwife, upon his Oath or Affirmation before the Commiffioners, that he had remaining other Effates fufficient to pay every Perfum to whom he was indebted their full Debts; or who thall have loft in one Day the Value of gl. or in the whole the Value of 100/. within twelve Months next preceding his becoming Bankrupt, at Cards, Dice, Tables, Tennis, Bowls, Billiards, Shovel-board, or Cockfighting, Horfe-races, Dog-matches, or Fotraces, or other Game, or by bearing a Share in the Stakes, or betting, or that within one Year before he became Bankrupt, thall have loft 100/. by Contracts for Stocks, or Shares of any publick Funds, where fuch Contract was not to be performed within one Week from the Making, or where the Stock was not actually transferred.

Dite, S. 14. Upon Certificate under the Hands and Seals of the Commiftioners, that fuch Commiftion is iffued, and fuch Perfon proved before them to become Bankrapt, it thall be lawful for any of the Juffices of any of his Majefty's Courts of King's Bench, or Cemmon Pleas, or Barons of the Exchequer, &c., and they are tequired, upon Application made, to grant their Warrants for apprehending fuch Perfon, and him to commit to the common Jail of the County, where he flall be apprehended, there to remain until he be removed by Order of the Commiftioners; and the Jailer to whole Cuftody fach Perfon fhall he committed, is required to give Notice to one of the Commiftioners, of fuch Perfon being in his Cuftody; and the Commiffioners are impowered to feize the Effects of fach Bankrupt, the neceffary Wearing-Appart' of fuch Bankrupt, or of his Wife or Children, excepted, and his Books of Viritings, which fhall be then in the Cuftody of fuch Bankrupt, or of any other Perfon in Prifon.

Birro, S. 15. If any Perion to apprehended thall, within the Time allowed, fubnit to be examined, and conform as if he had furrendered, fuch Perfon thall have the Benefit of this Act, as if he had voluntarity come in.

Bitto, S. 41. Upon Petition of any Perfon, the Lord Chancellor may order fuch Committions, Depolitions, Proceedings, and Certificates to be entered of Record; and in 6 Cue

Cafe of Comm fions of dence 1 Certific or a tru fhall an Proof ta before t hath fu the Lore ters afor to feare who flu Writing Cuffedy in, as th paid in i continue of the fa removed on good

Contin the Cert It doe was after Bankru

as Execute Nor, a and de bout tificate, o Bankru Benefit ou cording to

> Of the A rolment, may affig

> > HE

win Right and Hereo Recompen der, and a which he and Barga The Co Offices, G

If a Ban ditaments, them fluil Debts are may be affi The Fa pay him fa tiles a Bill

Jel Payme

intitled to

Cafe of the Death of the Witneffes, proving fuch Bankruptcy, or in Cafe the faid Committions or other Things thall be loft, a Copy of the Record of fuch Commiffions or Things figned and attefted as herein is mentioned, may be given in Evidence to prove fuch Commissions, and Bankruptcy, or other Things; and all Certificates, which have been allowed, or to be allowed, and entered of Record, or a true Copy of every Certificate figned and attefted, as herein is mentioned, shall and may be given in Evidence in any Courts of Record, and without further Proof taken to be a Bar and Difcharge against any Action for any Debt contracted before the isluing of fuch Commission, unless any Creditor of the Perfon that hath fuch Certificate shall prove fuch Certificate was fraudulently obtained; and the Lord Chancellor thall appoint a Place near the Inns of the Court, where the Mat-ters aforefaid thall be entered of Record, where all Perfons thall be at Liberty to fearch ; and the Lord Chancellor shall by Writing appoint a proper Perfon, who shall, by himself, or Deputy to he approved by the Lord Chancellor by Writing, enter of Record fuch Commissions, and other Things, and have the Cuffedy of the Entries thereof; and also appoint fuch Fee for his Labour therein, as the Lord Chancellor shall think reafonable, not exceeding what is ufually paid in like Cafes; and the Perfon fo to be appointed, and his Deputy, thall continue to enter of Record all the Matters aforefaid, and to have the Cuftody of the fame, fo long as they shall behave themfelves well; and shall not be removed but by Order in Writing, under the Hand of the Lord Chancellor, on good Caufes therein fpecified.

Contingent Debts not proveable under the Commission are not discharged by Bur. Rep. the Certificate.

It does not discharge Bankrupt from Bond of Indennity, where the Breach was after the Bankruptcy.

Bankrupt's Certificate will not difcharge him from a Debt which he owes Tr. Att. as Executor.

Executor. Nor, according to Lord Mansfield, from a Judgement de bonis teflatoris fi, &c. Bu, 60, 51. and de bonis propriis for the Cofts, obtained between the Commission and Cer- 1368. tificate, on a falle Plea of no Affets, in an Action on Teftator's Bond.

Bankrupts not obtaining their Certificates, are excepted from the Act for the 28 Geo. 1. Benefit of Infolvent Debtors, unlefs they are relieved by Conformity, &c. ac-C. 13. 1. ... cording to 12 and 14 Geo. 111. C. 17. S. 80.

Of the Affignment, and Bargain and Sale of the Bankrupt's Eflate. Of the Inrolment, and what shall pass thereby, or be fuch an Interest as the Commissioners may affign.

THE Commissioners may fell by Bargain and Sale, all the Lands, 1 enements, 13 even our Hereditaments, as well Copy as Freehold, which the Bankrupt had in his 5. 2. own Right, before he became Bankrupt; and alfo all fuch Lands, Tenements, Sale of a and Hereditaments, as he shall have purchased or obtained by Money, or other Copyhold by Recompence, jointly with his Wife or Children, to the only Use of such Offeners passes of the der, and all such Use, Interest, Right, or Title as he shall have in the fame, Effact, and which he may part withall. This must be by Deed indented and inrolled; Affagees without Admittance.

d Bargaince may not enter till composit, with the Lord and Astrintance. The Commissioners may likewife affign all the Bankrupt's Fees, Annuities, millarce Cro. Car. 569 Offices, Goods, Chattels, Wares, Merchandizes, and Debts. 13 Eliz.

If a Bankrupt after his Bankruptcy purchafe any Lands, Tenements, or Herec.  $C_{7,8,3}$ . ditaments, Free or Copy; Offices, Fees, Goods, or Chattels; or in Cafe any of  $\frac{13}{431.8}$ , C. them fhall defeend, revert, or by any Means come to any Bankrupt before his  $\frac{13}{13}$  Eac C. 7. Debts are paid, fuch future Acquifitions are made fubject to the Committion, and S. 11. may be affigned.

The Father, on the Marriage of his Son, covenants, during his own Life, to 2 Fon. 194. pay him fifteen Pounds per Ann. the Son becomes a Bankrupt ; and the Affignce iles a Bill against the Father, to have the Benefit of the Agreement, and to comjel Payment of the fifteen Pounds per Ann. It was held that the Aflignee is not entitled to have a Performance of an Agreement made with the Bankrupt.

A Le-

535

reen fuch Court or ich other t's Effate e Sum of ut of the r on fuch aule to be by them Jath, bempowered they thall ig to the prize, unrs, and be it's by due keep fuch e duly dif-

who after et, or shall s, and been nt Debtors, Arreit and iable to his ry Wearing unlefs the ł.

o fhill upon o/. unlefs he n before the y every Per-t in one Day Months next Bowls, Bils, or Floting, or that by Contracts was not to be ock was not

rs, that fuch ne Bankrupt, arts of King's they are rehere he fhall the Commitcommitted, is ertion being in ffects of fuch f his Wife or then in the

fubmit to be hall have the

uch Commit-Accord; and in Cit

Tenlon v. A Legacy given to a Bankrupt before his Bankruptcy was affigned.

If a Bankrupt convey to his Children, or other Perfons, any of his real or per-Fut he had fonal Eftate, except the fame thall be purchased, or conveyed, or transferred to chained a his Children in Confequence of Marriage, or fome valuable Confideration, the Commission thall over-rule.

Decree for fuch Legacy lefore his lankroptcy, and way re-Commiffioners may affign all Debts, due, or to be due to the Bankrupt, which shall fully veft the Property in the Affignee, and he may fue in his own ported due. Name.

be in the King, and the Committioners may redeem Mortgages upon Lands or

Gords Abr. Equity Cafes, 54.

A Man devifed his Lands in Mortgage to be fold, and the Surplus to be paid his Daughter, who married a Man who foon after became Bankrupt and diel; upon a Bill brought by the Affignees against the Wife, to have the Land fold and the Surplus paid to them, the Court difmified the Bill.

As to the Sale of Lands in a Bankrupt's own Pofferbion at the Time of his Fail-Allen's Cafe. ing, the Cafe of Allen, in the Chancery, 1 Jac. I. is a very remarkable one; and was as follows: Edwards, a Citizen of York, who had ferved the Office of Sheriff there, being indebted to Allen, Haberfley, and others of London, for Wares fold, became a Bankrupt; upon which Allen and Haberfley, and fome other Creditors of London, by a Petition to the Lord Chancellor, procured a Committion of Bankruptcy against the faid Edwards, to certain Commissioners therein named: who, by Deed of Bargain and Sale inrolled, fold all the Bankrupt's Lana, p Allen and Haberfley for 400/. the Land being then worth 2400/. but was fold to cheap on account of many Incumbrances on it, made long before Edwards was a Bankrupt, or became indebted to Allen, or any of the Lordoners who jud out the Committion.

After this Sale, the Commissioners, Allen, and the other petitioning Creditors, upon full Confideration had of the Bankrupt's Effate, which flood encumbered with a Mortgage, Statute, and Leafes, made an Agreement with the Bankrupt and his Friends to this Effect ; viz. That the Creditors would take ten Shillings in the Pound for their due Debts, and Smith and Wood were the Bankrupt's Securitics for Payment of the fame ; and it was agreed, that Allen and Haberjley thould convey the Bankrupt's Land to them for their Security, which Agreement was certified by the Commissioners : and they did also certify, that Allen, after this Agreement refused to comply therwith, and fought the Advantage of Law, to the great Lois and Hindrance of the reit of the Creditors, and to the Undoing of Edwards, his Wife, and Children.

In Execution of this Agreement, twelve Pounds ten Shillings was paid to one of the Creditors, and Books were drawn and ingroffed by one of the Commilfioners ready for perfecting the Affurance; notwithstanding all which, Allen retuting the Agreement with Haberfley, preferred a Bill against Edwards and others, complaining, that the Mortgage, Statute, and Leafes were all fraudulent, and the Money being paid was kept on Foot by Practice, to prejudice the Creditors, and the Sale made by the Commiffioners: Wherupon Edwards, Smith, and Word, preferred a crois Bill against Allen and Haberley, for the Performance of the Agreement of ten Shillings in the Pound, and to convey the Land to Smith and Wood according to the Agreement.

At the Hearing of the Caufe upon Allen's Bill, the Lord Chancellor, finding it confessed, that of the Mortgage Money there was but thirty Pounds unpaid, ordered that Allen, paying the thirty Pounds, should have the fame conveyed to him and Haberfley G al. and the Statute to be difcharged, which was done ac-cordingly and a Decree made, that Allen and Haberfley, and their Heirs, thould enjoy the Lands according to the Sale of the Commissioners, free from the Incumbrances and Charges of the Statute, and the Perfon who had it was left to the

the Law; Extent up Allen ha

fought to he had co Lands we Overplus being difch Land for 40

In anoth of York th Chancery m dren all ou themfelves : have taken Tenements who enterta that were H for them in and staid all wards and 1 died both to

The Lor Affidavit, g ferred upon Behalf of th to profecute, Pauperis. This Cau

Allen's Anfi Witneffes; plainly, by Allen thould fould be fo towards the p felves, confid Shillings in t the Committi nor of the 30 fonable Allow Reference to Binkrupt and of the poor Sir John Counfel, and

Bankrupt, an rected, and gi hundred Mar million; and keep the Lan part with the according to t 600% or the

On reading make his Ele part with the inlifted upon would render

536 Grout. 1.00

the Law; but upon another Motion, his Lordship had stayed the Liberate, after Extent upon that Statute; and to it rested.

Alten having gotten the Incumbrances thus cleared by the Court of Chancery, fought to hold the Lands for the 400% only, which were worth 2400% although he had covenanted with the Committioners in the Bargain and Sale, that if the Lands were fold for more than 400% within three Years, he would pay the Overplus towards the Satisfaction of the Creditors; and all Incumberances being difcharged within the three Years, as aforefuid, yet he would hold the Land for 400% and pay no more for it.

In another Term, Allen gets a Commillion ont of Chancery, to the Sheriffs of York there, to put him in Pollellion of the Land, upon the set Decree in Chancery made for him; and Allen, with the Under-Sheriff, caf. Ed. ards's Chaldren all out of Doors in Froft and Snow, that they were inkered to the Context themfelves in a Math Fat, and when fome of the Tenants of the Land would have taken them in, and relieved them, Allen threatened to turn them out of their Tenements if they did fo; and did turn one of the Tenants out of the Hoar's who entertained them but one Night. Allo Allen took divers Cattle acu Goass that were Edwards's Father's, and not the Bankrupt's; and the old Man Deng for them in the Kings-Bench Court, Allen procured an Injunation out of Chancery, and flaid all the Suits as long as the old Man lived, who thortly died; and Edwards and his Wife at London, following the Suit to be relieved againft Allen, died both together of the Plague, leaving feven poor Charlen behind them.

The Lord Chancellor, being informed of this Extremity by Petition and Atidavit, gave Direction that the Bill which Edwards, Smith, and Wood preferred upon the Ag. coment of ten <sup>6</sup> ...tip <sup>75</sup> in the Pound, thould be revived in Behalf of the poor Children, and ais <sup>6</sup> dillip atligated Wood their Guardian <sup>6</sup> profecute, and Francis Moore be atlight to be of their Countel in Forma Pauberits.

This Caufe coming to Hear and the Agreement appearing confessed by Allen's Answer, and proved by the Cartificate of the Commissioners, and divers Withest's the coverous and ancomposed by the Cartificate of the Commissioners, and divers allen the covenant which they took of Allen, the Lord Chancellor decreed Allen thould pay the Overpland they took of Allen, the Lord Chancellor decreed Allen thould pay the Overpland they took of Allen, the Lord Chancellor decreed Allen thould pay the Overpland the uncharitable and unchristian Utage of Allen towards the poor Children of Edward, being all Infants not able to help themfelves, confulered, did decree, that Allen and the Reft thould be faitshed with ten Shillings in the Pound for their Debts, according to the Agreement certified by the Commissioners; but no Abatement to be made of the 400%, paid for the Land, nor of the 30% paid for the Mortgage; and withall, that Allen thould have rea-1 fonable Allowance for Cofts of Suit; and for this Purpofe his Lordship made a Reference to Sir John Tindal, a Master in Chancery, to cast up the Estate of the Bankrupt and the Debts, and to certify what Overplus he found for the Relief of the poor Children.

Sir *jobn Tindal* often heard the Caufe, and the Allegations of *Allen* and his Counfel, and in the End made a Certificate of the Effate real and perfonal of the Bankrupt, and of the Debts, and made all Allowances as by the Order was directed, and gave to *Allen* for Cofts of Suit two hundred Marks, and to *Haberjlej* a hundred Marks, and feventy Pounds to all the Creditors that fued out the Commillion; and for the Refidue, did propole it as his Opinion, that *Allen* thould keep the Land, and pay the Overplus of the Value thereof above the 400/. or part with the Land to *Smith & al.* who would pay *Allen* and the other Creditors according to the Report, and yield the Overplus to the Children, amounting to 600/. or thereabouts.

On reading the Master's Report, the Lord Chancellor gave Time to Allen to taske his Election, whether he would keep the Land and pay the Money, or part with the Land and receive the Money; And as Allen made no Election, but infifted upon the Advantage, to have the Land for 400/. wo.t. 2400/. and would render nothing to the Creditors, nor to the poor Children:

6 X

The

real or peransferred to eration, the

Bankrupt, in his own

i one of the itameans, f or Remainnainder thall on Lands or

o be paid his died; upon fold and the

cof his Failble one; and ice of Sheriff wares fold, her Creditors ommiffion of erein named; is Lanus o at was fold fo *Edwards* was rs who fued

ing Creditors, 1 encumbered the Bankrupt ten Shillings krupt's Secu *berfley* thould recenent was len, after this c of Law, to c Undoing of

s pail to one the Commifh, Allen rels and others, idulent, and he Creditors, Smith, and rformance of and to Smith

or, finding it unpaid, orconveyed to as done acteirs, thould rom the Inwas left to the

The Lord Chancellor did now decree, that Allen fhould receive the Money mentioned in the Report, which was much more than in Equity was any  $W_{ay1}$  due unto him, and convey the Lands according to the Report; and for not performing this Decree, Allen was committed to Priton. This Caufe began the 1 Jac. 1.

W.  $\gamma_{ours}$ , It is laid down as a Rule, that where the Owner of Lands,  $\mathfrak{S}_c$ . by his own Att Rep. 203. inay not controul a Gift or a Charge; there, if he becomes a Bankrupt, the Gift 4 Car. 1. B.R. or Charge may not be defeated: fo that if a Man bargain and fell Lands, and be-Made and fore Incolment becomes a Bankrupt; and the Deed afterwards is inrolled; in that  $14d_{12}$ ,  $d_{12}$  fore Incolment becomes a Bankrupt; and the Deed afterwards is inrolled; in that  $14d_{12}$ ,  $d_{12}$  fore Incolment becomes a Bankrupt; and the Deed afterwards is inrolled; in that  $14d_{12}$ ,  $d_{12}$  fore Incolment becomes a Bankrupt; and the Deed afterwards is inrolled; in that  $14d_{12}$  fore Incolment becomes a Bankrupt; and the Deed afterwards is inrolled; in that 1 fore 1 and may not be 1 and may not be 1 and may not be 1 and 1

Cafe, the Land may not be fold by the Commissioners of Bankrupts, but the Bargaince shall hold the Land discharged from the Commissioners. And where a Perfon gives Lands, upon a precedent Condition, to be performed by the *Donee*, and becomes a Bankrupt, after which the Condition is performed, this defeats the Power of the Commission.

Although the Commiffioners in the aforementioned Cafe cannot fell the Land, where the Party before Inrolment becomes a Bankrupt, according to the Rule laid down by Jones, yet it is faid, if he makes a Feoffment of Lands, and a Letter of Attorney to give Livery, and then becomes Bankrupt before the Seilin is delivered, thefe Lands may be fold by the Commillioners. The Reafon of the Difference is, in the first Cafe the Bargainee is in by the Bargain and Sale, by Relation from the Execution thereof, and not by the Inrolment; and the Bankrupt could not by his own Act defeat this; but no Estate in the other Cafe passfeth at all til the Livery be executed; and then in this last Cafe, his Letter of Attorney is revocable, and his becoming a Bankrupt before the Estate is executed, is quagi a Countermand or Revocation in Law.

In Ejectment, upon a fpecial Verdict, the Queftion was, whether the Finds or Bargainee of the Commiffioners upon the Statute of Bankrupts, of Lands by Deed indented, may by his Leffee maintain an Ejectment before the Inrolment of the Deed, although it be inrolled after the Action brought; Here it was faidby the Court, that there is a great Difference between this Cafe and the Cak of a Bargain and Sale by the Statute 27 Hen. VIII. Cap. 10. of Ufes; for the Effue there paffeth by the Contract, and the Ufe is executed by the Statute: Then comes the Statute of Inrolments, Cap. 16. of the fame Year, which enadts, That no Effate fhall pafs without Inrolment of the Deed indented, and that within far Months, the Words of the Act being, unlefs it be by deed indented and invalid, and therefore the Contract is with the Party that had the Effate, and the Deed is appointed to be inrolled within a certain Time.

But here the Commissioners have not any Estate, only a Power whichought to *Torry*, Beaution, be executed by the Means prescribed by the Statute, with the Circumstances

thereby directed; that is, not only by the Deed indented, but inrolled alfo: And if they do not purfue the Act according to their Power, there is no Execution at Effect to pass the Effate; and it would be very dangerous to make any other Confruction, as no Time is limited by the faid Act for the Inrolment; for it were inrolled any Time after feven, or twenty Years, or a longer Time, it fhall relate as well to the making of the Deed, as any florter Time; and Judgment was given for the Defendant.

The Cate being argued by Saunders, as reported in Ventris, he pleaded, that is the Cate of Inrolment of a Bargain and Sale, the Deed itfelf paffeth the Uk, and the Statute of Inrolment obstructs the Operation of it till Inrolment; but when that is done, it paffeth by the Deed : That here needs no Relation to avoid the Mitchief of mean Aflignments from the Bankrupt, because he is reitrained from the Time of his first Act of Bankruptey; and on the other Side, the Mitchief would be very great, if there should be a Relation from the Inrolment, in Regard the Statute limits no Time for the doing of it, to that it may be inrolled many Years after; and if this should relate to punith mefne Trefpaffes the Inconvenience would be very great, for fuch Trefpaffes are, until the Inrolment, expendence

to the Actions of the Bankrupt. That generally in Cafes of common Law, there is no Relation, as in the Cafe of Feofiment and Livery, but ftronger in Cafe of a Grant of a Reversion, when the Attornme It would be l pais; and it can maintain

Per Curia in the Per from be very inconstruction Involment.

The Judge fioners of Bar otherwife; ar that of Inrol

A Sale of i rupt and his i felf had fuffer Statute 21 Ja for their Live hwfully bego Iffue, to the A. becomes : fell thefe Lan for though A in the Statute other Perfon a common Recor Pofibility: It fore lifue, by Archer's Cafe contingent R debar it by a if the Commit now, the Act fleod in volur

In Confide felf and his fon is taken of been adjudged the Settlement the Conveyand and this is not Point of Plend he does not ex fideration of a Wife had joind A Settlemen

that the Wife in which he a and tenth Son is not fraudul Remainder.

And a Man be not by Franfound by the again/l fuch Off If a Man pu

If a Man pu Debt, and dott this will be lia be purchased Goods by a E

the Money as any Ways for not perun the 1 Jac.

y his own Ad upt, the Gift ands, and beolled; in that but the Bard where a Perte Dance, and is defeats the

fell the Land, o the Rule hid and a Letter of fin is delivered, the Difference Relation from rupt could not h at all till the ttorney is revois quaji a Coun-

ther the Vonde tts, of Lands by the Inrolment of re it was fidiby ud the Cafe of a s; for the Eflate Statute: Then ich enacts, That d that willin fx pred and invold, c, and the Deel

er whichought to e Circumstances rolled alfo: And no Execution or e any other Concent; for it were ne, it shall relate d Judgment was

e pleaded, thati ieth the UC, and ment; but when tion to avoid the s reitrained from de, the Michilof nrolment, in Remay be inrolled (pajjet the Inconnrolment, expeld

on, as in the Cafe Reversion, where

#### OF BANKRUPTCY.

the Attornment is but the Affent of the Tenant; yet it shall not relate to the Grant! It would be hard if Relation should be admitted to make a Man liable to Trespass; and it has been much doubted, whether a Bargainee before an actual Entry can maintain Action of Trespass.

*Per Curiam*, where Executors fell by Authority given by Will, the Vendee is in the *Per* from the *Divijor*, but here in the *Poft*, and by the Statute, and it must be very inconvenient to admit of Relation, because no Time is fixed for the Infolment.

The Judges in this Cafe afterwards gave their Opinions, that Sale by Commif- stin. 30fioners of Bankrupts, if of Lands, ought to be by Deed inrolled, and is void if enterwife; and that this depends upon the different Penning of the Statute from that of Inrolment; they likewife held, that here fhall be no Relation.

A Sale of intailed Lands by the Commissioners shall be good against the Bankrupt and his Iffue, and bar Perfons in Remainder or Reverfior, as much as if himielf had fuffered a common Recovery. A Cafe has been put on this Claufe of the Statute 21 Jac. I. If Lands are fettled on A. and B. his Wife, before Marriage, for their Lives ; and after their Deceases, to the Use of the first Son of their Bodies lawfully begotten, and to the Heirs Male of fuch first Son; and for Want of fuch Iffue, to the Ufc of the fecond Son, &c. in fail Male, and to to the tenth Son; A. becomes a Bankrupt before he hath a Son; whether the Committioners may fell these Lands, and make a good Estate to the Purchaser? It is held they may; for though A. is here not Tenant in Tail, but a bare Tenant for Life, the Words in the Statute being, that the Bargain and Sale shall be good against all and every aber Perfon or Perfons what foever, whom the Bankrupt might cut off and debar by common Recovery, or otherwise from any Remainder, Reversion, Rent, Profit, Title, or Pufibility: It feems this Bargain and Sale thall be good ; for A. the Father, before Iffac, by his bare F coffinent, might deftroy the contingent Eftate; as it is in Archer's Cale, I Rep. 67. But was the Settlement made fo, as to support the contingent Remainder, as is utually done, fo that the Father could by no Means debar it by any Act he could do, then it would make a greater Queftion ; and yet if the Commiffioners could not fell in fuch Cafe, as Settlements are generally made now, the Act in this Point might be eatily cluded : However this is to be underfleod in voluntary Settlements.

In Confideration of Marriage, a Man makes a Conveyance to the Ufe of him-Gooding. 82. felf and his Wife; afterwards he becomes a Bankrupt, on which a Commiffion is taken out, and the Lands are fold by the Committeners; the Sale has been adjudged good. It is obferved in this Cafe, that within half a Year after the Settlement, the Party became Bankrupt; fo as there feems to be a Fraud in the Conveyance; but it is not expressed in the Pleading, as it might have been; and this is not in Diffurte upon a special Verdict, but comes in Queftion on a Point of Pleading, which is to be frongly taken against him that pleads it; and he does not express any valuable Confideration, as he might have done; as Confideration of a Portion, or Performance of Articles made on Marriage, or that the Wife had joined in telling fome Part of the Land.

A Settlement was made by the Hufband, for a Jointure of his Wife, reciting, *stile*'s Rep. that the Wife had joined with the Hufband to fell Part of her former Jointure, <sup>283</sup>, in which he and the were Tenants for Life, the Remainder in Tail to the firft *City*, and tenth Son, Remainder to his Heirs: By *Hale* C. J. at a Trial at Bar, this is not fraudulent, though he alone, having no Iffue, might bar this contingent Remainder.

And a Man may fettle Lands on his Son, before he be a Bankrupt; and if it score, Bill, be not by Frand and to deceive Creditors, it thall be good, and the Fraud muft be 3 Keb. 82 found by the Jury. The Statute faith, *The Sale of the Commifficients shall be good* ogoing! fach Offenders, and he is no Offender till he is a Bankrupt. If a Man purchases Lands after the Time of his Trading, and his being in 70mr 438.

It a Man purchates Lands after the Time of his Trading, and his being in 70mr 433. Debt, and doth purchafe it in the Name of his Wife or Children fraudulently, this will be liable to Sale by the Commiffioners: Though it is otherwife, if it be purchafed before he comes to be a Merchant. Also any Sale of Lands or Goods by a Bankrupt before he comes to be in Debt, or before his Trading,

Mach Rep. is without Queflion good ; and fo are all the Acts he doth, before he comes to appear to be a Bankrupt. 34 St. 1. 1. 1. 1.

In Cafe a Bankrupt bath Lands in Right of his Wife, they may be fold during "Join Bow the Coverture, and if the be a Fone Sole Merchant in London, the becoming 1º4. Langlam Bankrupt, the whole thall be fold; and it thall be counted the Huthand's

1 610. 68. Folly to fuffer her to trade, and her Trading shall be looked upon as his; fo that the and her Eftate in Trade thall be affected by his Bankruptcy. But the Dower of a Bankrupt's Wife thall never be fold, unlets the marries one that is a Bankrupt.

It is clearly held, that if two Perfons are jointly feifed of Lands, and one he-1 7ac. 1. comes a Bankrupt, his Moiety may be fold by the Committioners : even though he be dead, and the Survivorship shall not take Place.

Gis mg. 89.

110.

And where two Women are joint Tenants of a Leafe for Years, and one takes a Hufband who becomes a Bankrupt ; the Commiffioners may fell the Interest of a Molety : And yet this has been questioned ; for Chattels real are given to the Hutband, if he furvive; but if he die before the Wife, the thall have them. If two joint Tenants are diffeifed, it is likewife a Queftion, whether the Commitfioners shall fell on the Bankruptcy of one of them; for before Entry he could not grant his Moiety, though he might release it. As to Lands defiended or devifed to the Bankrupt after his Bankruptey, the Com-

Sec. 147. miffioners may fell the fame : as they may all Offices of Inheritance, fuch as Warden of the Fleet, Keeper of a Foreft, Ge. but no judicial Office, or Office of Truft which is annexed to the Perion, and may not be executed by a Deputy; for if fuch Officer abfents, he forfeits his Office, and then the King's grant is over.

As for Lands mortgaged, or Effates on Condition, by 21 Jac. 1 Chap. 19.1 Ridesturt, a Merchant makes a Feoffment on Condition, that upon paying a certain Sum le may re-enter, and then becomes a Bankrupt, the Commissioners may tender the Money at the Day, and make Sale of the Land. But where Lands are mongaged to a Bankrupt, as of a Fcoffment in Fee, in Confideration of a Sum of Money, to be paid to him and his Heirs, provided that if the Feoffor do not pay fach a Sum on tuch a Day, then the Fcoffor is to make it an Eftate abfolute: The Fcoffee becomes a Bankrupt, and the Money is not paid on the Day; the Commiffioners cannot by this Act force the Feoffor to make an abfolute Fee, though Chancery will compet him.

By the Statute, the Commissioners are enabled to perform the Condition, @:. 1 Chan. Cafe. of a Mortgage; but if the Mortgage is forfeited, it has been formerly a gure

2 l'ors. 97. whether the Commiffioners might dispote of the Equity of Redemption; but Serjeant Newdigate faid it had been ruled in Chancery, that Commiffioners may alfign an Equity of Redemption.

Where the Equity of Redemption of Lands mortgaged was conveyed over to a third Perfon by a Bankrupt, after his Bankruptey, though before the Affignment of his Effate by the Commissioners; Lord Chancellor Talbot held that nothing paffed by this Conveyance; for Creditors after Bankruptcy are in Nature of Purchafers, and have a prior Equity to any other Perfons.

Talkat's Cale, And as the Statutes concerning Bankruptcy are found on fuppofed Frauds of the 68.59. Bankrupts ; and confequently intended to put them under Difabilities to prejudice their Creditors; to his Lordthip decreed, that the Mortgagee thould re-convey to the Plaintiff, the Afignee, upon Payment of the Principal and Intereft.

In general, no Perfon thall be allowed to come into Equity for a Redemption, Barrard d. Rea 30. 12. Past. 1740. <sup>12</sup> but he that has no legal Effate of the Mortgager; and where there are proper Perfons as Aflignees to get in the Effate of a Bankrupt, a Court of Equity will

not fuffer the Creditors to bring in a Bill in order to redeem or necover that Effat, unlefs the Allignees under a Committion make Defauit or collude with a Debtor, when a Creditor may bring his Bill, in order to take Care of the Effate, and charge the Aflignee with fuch Collution.

21. Yas. 14 If a Bankrupt, before his Bankruptcy, fells his Goods to other Perfons, and C. 13. S. 11. yet keeps and difpofes of the fame as if they were his own, fuch Goods shall be fold by the Committioners; and accordingly it hath been always fo adjudged:

And if to have Goods I for the and of t Law ca will jud

If one Commil be fold. Power t notwithi Property has boun vefts the cumbran In thi

thofe Go Liberate they bein Power to which ca that has for the G

They a Writ of the Exter but fecune ditional V when he : the Statut executed : Goods are Hands of Liberate, other Ex An Ex

Hands, ar in the Han for it is in But it is a scire fac

Order to th One The fued out a Sheriff in t fame Day Oftober the and the Co the Goods brought, an Sides, a Ju

In an Ać raptcy, for cial Verdict, ner, on the formerly ob of London Toplady; and

\$40

# he comes to

e fold during he becoming e Huthand's as his; is y. But the rries one that

, and one beeven though

id one takes a e Interell of 1 given to the ave them. If the Commif. ntry he could

tev, the Comtance, fuch as fice, or Office ted by a Deen the King's

Chap. 19. if certain Sun le may tender the nds are morta Sum of Moto not pay fuch abfolute: The ay; the Comte Fee, though

Condition, 8:. merly a Quite tion; but Serioners may af-

veved over to a the Ailignment d that nothing in Nature of

d Frauds of the ies to prejudice Id re-convey to ercft.

a Redemption, acre are proper of Equity will ver that Effate, with a Debter, he Eftate, and

Perfons, and Goods shall be s fo adjudged: And

## OF BANKRUPTCY.

And if a Man, with an Intent to support the Credit of a Bankrupt, fuffers him to have his Goods in his Cuftody, and to difpose of them, the Property of these Goods thall be accounted to be in the Bankrupt, and not in the true Owner; for the Owner shall lose his Right, as a Punishment for his falle Dealing herein, and of the Mifchiefs that may grow by fuch Devices to evade the Laws; and the Law cannot take Notice of fuch private Things done between the Parties, but will judge of them as they appear to be.

If one becomes a Bankrupt after an Extent and before the Liberate, and the 1 Lill. Abr. Commissioners fell the Goods to the Creditors ; It has been adjudged they cannot 195be fold. Though the Words of the Statute are, That the Commissioners have Power to fell the Goods which were bis at the Time that he became a Bankrupt ; notwithit anding he becomes a Bankrupt before the Liberate; and although the Property remains in the Conufor until the Delivery by that Writ; yet the Extent has bound the Goods fo, that when the Liberate comes it defeats this, and diyefts the Property of the Goods out of the Conufor, as to any mean Act or Incumbrance, from the Time of the Extent.

inbrance, from the 1 me or the extent. In this Cafe, all the Court refolved, and feverally delivered their Opinions, that Cr. Car. 1499 those Goods extended before the Party became a Bankrupt, and delivered by the /g. Liberate after he was a Bankrupt, could not be fold by the Commiffioners; becaufe they being extended, are quali in Culledid Legis, to as the Conufors have not any Power to give, fell, or difpole of them ; and they are as Goods gaged or distrained, which cannot he forfeited by Outlawry, or taken in Execution, from the Perfon that has them in Gage, or by Way of Diffrefs, without Payment of the Money, for the Goods are bound by the Tell of the Writ of Extent or Execution fued.

They also held, when the Writ of Liberate is fued out, it has Relation to the Writ of Extent, and they are as but one Extent, and the Goods are fo bound by the Extent and Apprailement, that the Conufor hath no more Property in them but ficundum quid, that is, if the Conufer refule to accept them, for it is a conditional Writ to deliver the Goods to the Conufee, if he will accept thereof, and when he accepts them, they are bound ab initio. And they all conceived, that the Statute being with an Exception, when Execution or an Extent is ferved or executed; that this is to be accounted the Execution of an Extent, when the Goods are appraifed, and the Writ returned ; but fo long as they remain in the Hands of the Conufor, they may be fold, but when they are delivered by the Liberate, and the Extent is returned ferved, the Goods are not subject to any other Execution, nor the power of the Commissioners, to meddle with them.

An Execution was fued by a Perfon, the Money levied, and in the Sheriff's (7 mer 202). Hands, and the Man became a Bankrupt: By the Court 3 the Money recovered Gra. Car. 156 in the Hands of the Sheriff is not affignable by the Committioners to the Creditors, Baylarv. for it is in Custodia Legis. Blackneel.

But it is neverthelefs held, that the Affignees of the Commissioners may bring See the Cafe a feire facias against the Defendant, in Cafe the Money lie in his Hands, in of Ment v.

Order to try the Bankruptcy, and fo gain the Money recovered by the Bankrupt. Marri and One Thompfon had a Judgement againft Watkins for 600l. and the 19th of fune ( Pont. 193. fued out a fieri facias thereupon, which the 30th of June was delivered to the <sup>1</sup> Mid. 93-Sheriff in the Morning, and Watkins having Notice thereof, in the Night of the fune Day departed from his Having and thereby because the Pont. fame Day departed from his House, and thereby became a Bankrupt ; the 1st of Oslober the Sheriff levied 4001. of the Goods of Watkins, and paid it to Thompfon, and the Committioners afligned it in the Hands of Thompfon to the Plaintiff, as the Goods of Watkins in his Hands, for which an Action on the Cafe was brought, and a special Verdict on it found; and being learnedly argued on both Sides, a Judgement was finally given for the Defendant.

In an Action of Trespais brought by the Affignees of Commissioners of Bank - Phillip v. niptcy, for taking of their Goods, on Not guilty pleaded, the Jury found a fpe- Thompson. cial Verdict, the Substance of which was as follows, viz. One Toplady, a Vint- 3 Lev. 69, ner, on the 28th of April became a Bankrupt, againft whom a Judgement was formerly obtained, the Judgement Creditor fued out a fieri facias, and the Sheriffs of London by Virtue thereof, on the 29th of April feized the Goods of the faid Toplady; and after the Seizure, but before any Venditioni exponas came, an Ex-

tent,

tent, which is a Prerogative Writ, iffued out of the *Exchequer*, againft two Perfons who were indebted to the King, and by Inquitition, this *Toplady* was found to be in Debt to them, whereupon Part of the Goods mentioned in the Plaintiff's Declaration, were feized by the Sheriff, and fold, and the Money paid,  $\mathcal{G}e$ , but before the faid Sale, or any Execution of the *Exchequer* Process, a Cummiflion of Bankruptey was had again *Toplady*, and the Commissioners affigued the Goods to the Plaintiff.

The Queffion here was, whether this Extent did not come too late? Or whether the *fieri facias* was well executed, to that the Affiguees of the Bankrupt's Effate could not have a Title to those Goods, which were taken before in Execution, and *Lechnerev.* fo in Cuftody of the Law? The Court adjudged, That the Extent, though a *Prerogative Writ*, and likewife the Affignment by the Commiffioners of Bank*sal. 3 Mad.* 236. rupt, came too late, becaufe the Execution being well "xecuted, the Goods were made liable to the Judgement Creditor.

A Perion that is a Bankrupt, becomes Feld de fe; it has been a Queftion, whether the Committioners may aftign the Goods to be fold for the Creditors, or if the King thall have then? And it was refolved for the Creditors: For though it is adjudged in Lady Hale's Cafe, in Plouden, that when two Titles come to gether, viz. the King's and that of a Subject, the King's Title thall be preferred; yet the King by the Acts of Parliament has given away his Title to the Creditors: And neverthele's this may admit of a Diffute, the Judges never conftruing a Statute to give away the King's Right, but wherein he is mentioned.

See W. Journ In a Queflion whether the Creditors by a Commiftion fhall have the Goods of Rep. 203, and Sir Simma a Perfon outlawed; It is conceived the King fhall have them by Outlawry,  $\mathcal{C}_{c.}$  New Ur Cafe, where he has a Title at common Law. 11.1.3. Care 1. In the Chancery, it has been decreed, that Money overpaid on an ufurious Con-

1. In the Ckancery, it has been decreed, that Money overpaid on an ufurious Contract, as where a Sum is lent to a Perfon in necefficous Circumfances, at fix or eight

per Cent. who afterwards becomes a Bankrupt, fhall be accounted for and refunded, *Polaryust*, notwithfanding the Agreement of the opprefield Party to allow fuch Payment, *Dafward*, and the Securities therefore to be delivered up. But in the Cafe of Money laft *Tailor's Cafe*, at Gaming and paid, the Court will refue Relief, where it cannot be recovered at Law; for there the Plaintiff in Equity is *particeps Criminis*.

Of uncertain and contingent Estates, and which do or do not centre in the Bankrupt.

THESE are feveral, which I shall mention in Order, beginning with the Bankrupt's Wife; and, first, concerning her Dower.

Dower is a Portion which a Widow hath of the Lands or Houfes of her Hufband after his Deceafe; and by the common Law it is a third Part of the Lands which the Hufband died feifed of, either in *Fee Simple* or *Fee Tail*, which the is to enjoy during Life.

By the Cufton of Kent called Gavelkind, the Widow is entitled to the half Part of the Hufband's Eftate, either in Fee Simple or Fee Tail, quamdiu remanet Sola at Cafta, to long as the remains fingle and continent; but if the marries, or is guilty of Incontinency, then the forfeits fuch Eftate.

Inft. 13. b. Lord Cole fays, that all Kinds of Dower were inflituted for the Wife's Sublift Perer Will. ance during her Life; which Right of Dower is not only a legal but a moral
 Right, as it was held by Sir John Trevor, Mafter of the Rolls, in the Cafe of Lady and Lord Dudley.

Sir 7%, 7%. Secondly, the Relation of Husband and Wife, as it is the neareft, fo it is the bit's Argument and Refolution. Husband. The Husband is bound, by the Laws of God and Man, to provide for br during his Life; and after his Death the moral Obligation is not at an End, but be ought to take Care of her Provision during her own Life. This is the more reasonable, as during the Coveture, the Wife can acquire no Property of her own. If before the Marriage file had a real Eftate, this by the Coverture ceafes to be hers and the Right thereto, whilf the is married, vefts in the Husband; her perfonal Eftate becomes his abfolutely, or at leaft is subject to his Controul; so that unless the has a real Eftate of her own, which is the Cafe but of few, file may, by his Death, Death, be by a Joint by faccial her; fo th prevent he Right to l The H

from pofit the Relation is not fo; tune. Du Eftate; an without ar Hutband's properly ft of the Law

Dower a Effate out ium thereof ipecial Cu Dower, and The con

Quality of It fays, t

the Iffue of though not as not to be any due to Age when a the Courfe fhould have to a Tenanci it annexes n Courtefy of is becaufe of injurious to

where it can Dower is a Court of T tion, Marria tract; and t Partics to th Cafes, withe tion of a Poo of a Copyhe Provition for others. Ind tion, fo it is a her's; and in Title for the

A Bill wa tion, though a Third of the his Honour the Plaintiff, of the Mortg demption; an of her Huthan unfatisfied at

Death, he defitute of the Necessaries of Life, unless provided for out of his Eflate by a Jointure or Dower. As to the Hutband's perional Eflate, unless reftrained by faccial Cuitom, which very rarely takes Place, he may give it all away from her; fo that his real Eflate, if he had any, is the only Plank the can lay hold of to prevent her finking under her Diffrefs. Thus is the Wife faid to have a moral Right to her Dower.

The Huthand, on the Contrary, has no Right to a Tenancy by the Courtefy, but from pofitive Infitutions or Provision of the Laws: His Right does not arife from the Relation of Huthand and Wife, for then every Huthand would have it, which is not fo; nor doth he want it, if it be not his own Fault, or at leaft his Misfortune. During the Coverture, he is Mafter not only of his own, but of his Wife's Effate; and by his Induftry and provident Care, may acquire Property fufficient, without any Part of her Effate, to maintain himfelf after her Death : So that the Huthand's Tenancy by the Courtefy hath no moral Foundation, and is therefore properly fliled Tenancy by the Courtefy of *England*; that is, an Effate by Favour of the Law of *England*.

Dower also is a legal Right created by Law, which fettles the Quality of the Effate out of which the Wife's Dower arifes, and likewife afcertains the Quanum thereof. The common Law fays, the third Part is rationabilis Dos; and a inecial Cuftom, which is lex loci, enlarges or abridges the common Law of Dower, and gives the Whole, Half, or lefs than a Third.

The common Law likewife afectains Dower, with refpect to the Nature and 1 Iast. 33, b. Quality of the Hufband's Estate.

It fays, the Wife's Dower must come out of fuch an Eftate as would defcend to the lifue of the Husband by that Wife; and gives Dower of the Husband's Seifin, though not actual, or reduced into Poffelion; it annexes Privileges to Dower as not to be liable to Diffrefs for the Husband's Debts to the King, much lefs for any due to the Subject; with feveral other Privileges. Again, the Law fixes the Age when a Woman is dowable; and, by the Way, fixes it at fuch a Time, as, by the Courfe of Nature, at leaft in this Part of the Word, it feerns impoffible the fhould have Iffue, or be pregnant, wiz, at nine Years old. But it is not fo favourable to a Tenancy by the Courtefy, which it allows only in the Cafe of a Seifin in Deed, it annexes no Privileges thereto. And though the Husband may be Tenant by the Courtef of its Indivitibility; in which Cafe if Dower was allowed, it would be injurious to other Perfons, and the Lands be doubly charged. Thus the Law, where it can juftly do it, prefers the Title of Dower to that of Courtefy.

Dower is also an equitable Right, and fuch a one as is a Foundation for Relief in a Court of Equity. It arifes from a Contract made upon a valuable Confideration, Marriage being in its Nature a Civil, and in its Celebration a facred Contract; and the Obligation is a Confideration moving from each of the contracting Parties to the other; from this Obligation arifes an Equity to the Wife in feveral Cales, without any previous Agreement, as to make good a defective Execution of a Power, a defective Conveyance, or fupply the Defect of a Surrender of a Copyhold Eftate; in all which the Court relieves a Wife, and makes a Provision for her, where it is not unreafonable, or injurious with Respect to others. Indeed in the Cafe of the Husband, Marriage, as it is a legal Confideration, fo it is an equitable one; but then it is not carried fo far in his Favour, as in her's; and in the Cafes before-mentioned, the Court would not fupply a defective Title for the Husband; at leaft it has not been done.

A Bill was brought by a Widow, to be endowed of an Equity of Redemption, though the Mortgage was made in Fee before the Marriage, upon her paying a Third of the Mortgage Money, or keeping down a Third of the Intereft. And his Honour the *Majter of the Rolls*, after citing feveral Authorities, *declared*, that the Plaintiff, being the Widow of the Perfon entitled to the Equity of Redemption, of the Mortgage in Queftion, which was a Mortgage in Fee, hath a Right of Redemption; and accordingly decreed her the Arrears of her Dower from the Death of her Huthand, the allowing the Intereft of the Third of the Mortgage Money, unfatisfied at that Time, and the Dower to be fet out if the Parties differed.

A Wo-

543

two Pervas found Plaintiff's , Gc. but ommiflion figned the

Dr whether pt's Eftate cution, and though a of Bankthe Goods

tion, whelitors, or if or though it is come tohall be pre-Fitle to the adges never micrationed, e Goods of :lawry, &c.

rious Conlix or eight id refunded, h Payment, Money loft be recovered

e Bankrupt.

g with the

of her Huff the Lands which the

he half Part nanet Sola et or is guilty

ife's Subfiftbut a moral the Cafe of

, fo it is the findnefi of her rovide for her End, but he nore reafoner own. If s to be her's her perfonal hat unlefs the may, by his Death,

Cafes in A Woman is not entitled to Dower where the Hufband purchases an Effate Chancers with a Truftee; but if the Truftee die in the Life-Time of the Hufband, the Lord Taltos, Joint Tenancy between the Hufband and the Truftee will furvive to the Hufband, and then the Wife will be entitled to Dower.

138. At-torn. Gen. v Scot. Mick. 9 Geo. 11. 1 Vorn. 356. Lady Bodmyn The Defendant for 4400/. purchased of Lord Bodmyn the Reversion after the Death of Lord Warwick, of Lands of near 1000/. per Ann. and for Protection

ndebendy, of the Estate, and to prevent the Plaintiff's Dower, the Defendant upon his Purchafe took an Affignment of a Term for Years, which was vefted in Truftees to fecure the Payment of certain Annuities, and afterwards in Truft to attend the Inheritance, and likewife took an Affignment of an ancient Statute that had been kept on Foot for the Protection of the Estate.

The Plaintiff had recovered Dower at Law, but was prevented from taking out Execution by Reafon of the Term and Statute.

To be relieved against which, and to be let into the Possession of her Thirds, was the End of the Plaintiff's Bill.

The Defendant infifted he was a Purchafer, and that he ought to have the Benefit of this Term for the Protection of his Purchase.

Cafes in Parl. But the Plaintiff's Bill was difinified, and upon an Appeal to the Houfe of Lords, the Decree of Difmission was affirmed.

The Wife of a Bankrupt, of a Perfon non compos mentis, or of an outlawed or excommunicated Perfon, or of a Perfon committing Felony, is not barred of her Dower.

And in Cafe of the Bill for taking away the Estates of the South Sea Directors in the Year 1720, all the Wives of their Husbands were entitled to their Dower. and received Satisfaction for the fame.

But the Wife of a Perfon guilty of High-Treafon, or of an alien Yew, is not dowable; and if the Wife herfelf commits High-Treafon, or Felony, or if the elope from her Hufband, and lives with the Adulterer willingly, without being reconciled to her Hufband, the shall lofe and forfeit her Dower; but if the Hufband be reconciled, and the live with him again, the thall be endowed.

If a Wife levies a Fine with her Hufband, and they join in the Sale of an Effate to a Purchafer, she is barred of her Dower.

By the Statute of the 27 Hen. VIII. Cap. 10, Sect. 6. it is enacted, that where Perfons have purchased, or have Estate made of Lands and Hereditaments, Ge. to them and their Wives, and to the Heirs of the Husband, or to the Husband and to the Wife, and to the Heirs of their two Bodies begotten, or to the Heirs of one of their Bodies to be begotten, or to the Hufband and to the Wife for Term of their Lives, or for Term of Life of the Wife, for Jointure of the Wife ; every Woman having fuch Jointure shall not claim any Dower of the Refidue of the Lands that were her Hufband's.

And then it provides, that if any fuch Woman should be lawfully evicted from her Jointure, or any Part thereof, fuch Woman shall be endowed of as much of the Refidue of her husband's Tenements, as the Lands to evicted shall amount unto.

Provided also, that if any Wife shall have Lands, affured after Marriage in Jointure, except the Assurance be made by Act of Parliament, the may at her Liberty, after the Death of her Husband, refuse the Lands, to her alfured in Jointure, and demand her Dower according to the common Law.

#### Wife's Title to ber Free-Bench.

FREE-BENCH, is that Effate in Copyhold Lands which the Wife hath on the Death of her Husband for her Dower, according to the Custom of the Manor; and in feveral Manors there are various Cuftoms with Refpect to fuch Eftate; and in fome Places the Wife hath the Whole of the Lands, in others the Half, and in others the Third : and I shall cite the following Cafe :

Parker V. Editb This was an Action of Trefpais, and upon a special Verdict it was found, Bleeke. Hil. 15 Car. that the Land was Copyhold of Inheritance of the Manor of Cheltenbam in 13 Car. Roll, Glouceflerfbire, whereof Artbur Bleeke, late Hufband of the Defendant, was feiled 3 Cro. 568. in Fee.

2

And

And in th a Copyhold him, that f

twelve Years An! by V dated the 5th

Copyhold L their Heirs, And the that by the Dower, and

of Inheritan And that holders of th Lands of thei

Years after, a And that faid Manor c any cuftoma Heir or He Defeending o is before expr heretofore ufe the true Mea ratified by the

And the Ju April 12 Car and ought to and that upon of Alexander of the Tenci Virtue of fuch

And this w for the Defend

ift. Wheth of the Statute gainee hefore A lo it is not wit 2dly. Adm

her, whether t alterwards dive a good 'litle. And it was :

Eflate; and th Bargainee by tl is for the Lord was held, whe gaince, and tha which the Fer Title Inrolment rolment the oth yet the Moiery by Indenture, within fix Mo Eliz. where a dition is afterw for doubted of ticularly, that after the Sale o

because the Ba

544

6g.

S. 7.

5. 9.

s an Effate ufband, the o the Huf-

on after the r Protection on his Pur-Truftees to t to attend ute that had

n taking out

her Thirds,

to have the

he Houfe of

an outlawed

ot barred of Sea Directors

their Dower,

yew, is not ny, or if the vithout being if the Hufd. e of an Eftate

d, that where taments, &c. to the Hufgotten, or to d to the Wife inture of the er of the Re-

of as much evicted shall

Marriage in e may at her er affured in

A'ife hath on uftom of the fpect to fuch ds, in others ufe: was found,

*Cheltenham* in nt, was feifed

And

## OF BANKRUPTS.

And in this Manor there was a Cuftom, that if a Copyholder, feifed in Fee of a Copyhold Tenement, died, leaving a Wife at the Time of his Death furviving him, that the flould hold the faid Copyhold Land during her Life, and for twelve Years after.

And by Virtue of the Stat. 13 *Elss.* he was found Bankrupt; and by Indenture dited the 5th of *April* 10 *Car.* and inrolled within the fix Months, they fold the Copyhold Lands to the Plaintiff *Alexander Parker* and to *William Satherne* and their Heirs, for 600*l.* paid for the Ufe of the Bankrupt's Creditors.

And the Jury by Virtue of a private Act of Parliament, made i Car. found, that by the Cuftom of that Manor, the Wife of the Copyholder flould have Dower, and may have a Jointure affigned for her Life; and that a Copyholder of Inheritance may grant for his Life, and twelve Years after.

And that all Women then living, and late the Wives of any of the Copyholders of the faid Manor, dying Tenants, fhould and may enjoy the cuftomary Lands of their now, or late Hufbands, and he Tenants for their Lives, and twelve Years after, as if that Act had never been made.

And that all the Cuftoms and Ufages heretofore ufed and allowed within the faid Manor concerning the enjoying any cuftomary Lands,  $\mathcal{G}c$ . by any Widow of any cuftomary Tenant, or any after-taken Hufband of fuch Widow, or the Heir or Heirs of fuch Wife, hereafter taking Hufband, or concerning the Defeending of any fuch Lands to any other Perfon or in any other Form than is before exprefied, fhall be void; and that all other hawful Ufages and Cuftoms, heretofore ufed within the faid Manor, which were not repugnant and contrary to the true Meaning of that Act, thould be and remain good and effectual to be ratified by that Act.

And the Jury found, that at a Court Baron of the faid Manor, held the 1ft of *April* 12 Car. it was found by the Homage, that *Editb* furvived her Hufband, and ought to enjoy the faid Tenements for her Life, and for twelve Years after; and that upon a Preferitment the 1ft of *April*, 12 Car. and before the Admifion of *Alexander Parker* and *William Sotherne*, the faid *Editb* was admitted Tenant of the Cuftom of the Manor, and by Virtue of fuch Admiffion the entered.

And this was very well argued at the Bar by *Glyn* for the Plaintiff, and *Moreton* for the Defendant, where two Points were infifted on.

if. Whether by the Bargain and Sale made by the Commiffioners, by Virtue of the Statute of Bankrupts, the Eftate of the Copyholder was vefted in the Bargainee before Admittance; for then the faid *Arthur Bleeke* did not die Tenant, and foit is not within the Cufton, that his Wife thould have Widow's Eftate.

2dly. Admitting he died Tenant, and the Widow had fuch an Eftate vefted in her, whether the Vendees, by the Bargain and Sale to them before made, thall not afterwards diveft the Eftate of the *Feme* by Relation, and then the Plaintiff hath a good Title.

And it was argued that the Bargain and Sale binds the Copyholder, and bars his Eflate; and that he is no Copyholder after the Bargain and Sale enrolled; and the Bargainee by the Statute is only barred to take the Profits until Admittance, which is for the Lord's Benefit, in Respect to the Fine due to him thereupon. 2dly. It was held, when the Bargainee is admitted by the Lord, i' fhall veft in the Bargaince, and shall have Relation to the Bargain and Sale, and shall divest the Estate which the Fone claimed by the Cufton, as in the Cafe of 7 Edw. VI. Brook, Title Incolments. Where one Joint Tenant bargains and fells, and before the Inrolment the other dies, and afterwards the Deed is inrolled within the fix Months, yat the Moiery only passed. And it is like the Cafe where one bargains and fells by Indenture, and takes a Wife and dies, and afterwards the Deed is inrolled within fix Months, the Feme thall not have her Dower; and fo the Cafe 22 Eliz. where a Mortgagee dies, his Heir being in Ward to the King, the Con-dition is afterwards performed, the Wardship shall be divested. *Yones* and Bram-flow doubted of the Point, until they faw the Record finds the Act to be particularly, that the ought to be the Wife of a Tenant, and it is not intended, that, after the Sale of a Copyhold he should die Tenant, and he did not die Tenant, because the Bargain and Sale took his Estate from him, and ousted him of 6 Z the

the Copyhold. Wherefore they agreed Judgement flould be entered for the Plaintiff.

Having exhibited these Cafes concerning the Wild's Dower and Free-Bench, I fiall now meature force concerning feparate Settlements before Marriage, and Provisions of Parents after.

#### S. paraie Settlements

RE frequently made before Marriage; and the fitteft and fecureft Manner of making them is as follows :

The intended Wife names Truftees of her own ; and that Part of her Fortune er Estate, which she or her Friends think fit to settle for such separate Use, is, with the Privity and Confent of the intended Hufband, and who ought always to be made a Party to the Deed, conveyed or affigned to fuch Truffces for her fole and feparate Use and Benefit, and to and for fuch Uses, Intents, and Purposes, as the faid intended Wife, by Deed or Dords in Writing, or by her laft Will, shall direct or appoint : And there is a particular Agreement that furth feparate Eflate dall not be fubject in any Refpect to the Debts, Control, or Engagements of the Husband; but that the Trustees are to pay and apply such separate Estate, or the Rents or Interest thereof, into her own proper Hands, or to permit her, or her Afligns, to receive the fame for her own feparate Ufe, exclutive of har Hufband, as the thall appoint.

And by this Deed the intended Hufband ufually covenants with the Truilers, that they shall quietly enjoy such separate Effate or Money; and he conferes to the Settlement; und he agrees that any Deed or Will that the may make, according to that Deed, thall have its full Effect; and that he will not obilitud the Execution of the fame.

These separate Provisions are also frequently made by Deed or Will, by Parents to their Daughters that are married, as a Provision for their Support and Maintenance, in Cafe any Misfortunes or Loffes may happen to their Hufbands; and if they are fecured in this Manner, they are effectual against any of the Husband's Creditors, or any Incumbrance or Act of Bankruptcy.

And the Reafon why Settlements thould be made in this Manner will appear from the following Cafes.

A Widow makes a Deed of Settlement of her Eftate, and marries a fecond 2 Chan Rep. Howard Hufband, who was not privy to that Settlement ; and it appearing to the Court, and Hooker. that it was in Confidence of her having fuch an Effate that the Hufband married

> her, the Court let afide the Deed as fraudulent. So where the intended Wife the Day before her Marriage entered into a Re-

2 Chan. Rep. 79. cognizance to her Brother, it was decreed to be delivered up. - Sern. 17.

So where a Conveyance was made by the Wife before her Marriege to Trultes tion an and the End of in Truft, that they foould permit her to receive the Rents and Profits of the Eftate, and act in every Thing as the, whether Sole or Covert, should appoint; the Lady being crazed in her Understanding, endeavoured to rol away from he Hufband, and ftirred up her Creditors to fue him ; and the Conveyance appearing to be without the Hufband's Privity, the Lord Chancellor held it to be in Derogation of the Rights of Marriage ; and decreed the Poffettion of the Eflate to the Huthand, and a Conveyance from the Truttees to the Six Clerks, that it might be Subject to the Order of the Court.

2 Firm. 17. Edmond. and Dan ington.

Hant and

Matthews.

Dare 1. 1688.

> A Woman, on Agreement before Marriage with her Hufband, being to have a Power to act as a Feine Sole ; and the Hutband dying, and the marrying again, the fecond Hufband, not being privy to the Settlement on the first Marriage, it was decreed, that the fecond Hufband should not be bound by the Settleman made on the former Marriage. A Cafe cited to be decreed.

But when a Widow, before her Marriage with a fecond Hutband, affend 1 Fern. 108. over the greatest Part of her Estate to Trustees, in Trust for Children by har former Hufband; and though it was infitted, that this was without the Invit Vat. 1089. of her Hufband, and done with a Defign to cheat him, yet the Court thought that a Widow may thus provide for her Children, before the put herfelt under the Power of an Hutband; and it being proved that Sool, was thus fettled, and

that th Moncy Will one, fo received Legacy The which within be ailig But to be tal

7.S

vifes the of Benne her Heir hive the upon the

Soon 1 millioner and upor Friend, them to

It was ing the L though th ter, yet t were not to Law th her Right Term to the Execu whereby t the Execu Devife bei diate Title in her Rig

That th band, and not be a T On the

prove that Debts ; b Cafe of a As to th was a Tru

was create If I fho Heir, taki thefe Debt apparent I By that M in his Rig Wife ; and Creditors 1 been a Tru

rhat

entered for the

I Free-Bench, 1 rriage, and Pro-

# fecureft Manner

of her Fortune er ate Ufe, is, with ght always to be es for her fole and 1 Purpofes, as the Will, fhall direct barate Eflate fhall gagements of the feparate Eftate, or or to permit her, , exclutive of her

with the Truflees, and he confents to may make, accordill not obfiract the

or Will, by Parents Support and Mainicir Hufbands ; and ny of the Hufband's

Manner will appear

nd marries a fecond earing to the Court, he Hufband married

entered into a Re-

Marriege to Traftes and Profits of the ert, ihould appoint; ru 1 away from her on reyance appearing or held it to be in leftion of the Eftate he Six Clerks, that

hand, being to have the marrying again, te first Marriage, it by the Settlement

Hufband, ailigned for Children by har without the Privity the Court thought he put herfelf under was thus fettled, and that

# OF BANKRUPTCY.

that the Hufband had suppressed the Deed, he was decreed to pay the whole Money, without directing any Account.

William Davijon having deviled a Legacy of 600% to his Son, payable at twenty- $\tau$  uter  $\tau$ , one, for which he had obtained a Decree, and 637% reported due; before he  $G_{1,2}$ , kep received the Money he became a Banktupt, and the Committeners at good the  $\frac{2}{3}$  received the  $\frac{2}{3}$  received the Money he became a Banktupt, and the Committeners at good the  $\frac{2}{3}$  received the  $\frac{2}{3}$  received the Money he became a Banktupt, and the Committeners at good the  $\frac{2}{3}$  received the  $\frac{2}{3}$  received the Money he became a Banktupt, and the Committeners at good the  $\frac{2}{3}$  received the  $\frac{2}{3}$  received the Money he became a Banktupt, and the Committeners at  $\frac{2}{3}$  received the  $\frac{2}{3}$  rece Legacy and Benefit of the Decree. Hill Ye.m

The Bill was brought by the Affignces to have the Benefit of the Encies to have the Sectors which the Defendants, the Executors, demurred, infifting that a Legrey was ner within the compais of Provision of any of the Acts made again? Penkerpole, to be affigned to the Creditors.

But the Demurrer was overruled; and faid that the Act of Farleanners oughr to be taken in the most beneficial Sense for the Advantage of the Credents.

## Wills in Favour of a Bankrupt's Wife, &cc.

**J. S.** Married his Daughter to one Bennett, a Tradefinan in London, who Bennett v. was extravagant and in Debt; the Father makes his Will, and de-Davie vifes the Premifes in Queffin, being Lands in Fee, to his Daughter, the Wife 16. Mills, 116. Mills of Bennett, for her feparate Use, exclusive of her Husband, to hold to her and 1725, her Heirs; and that her Husband should not be Tenant by the Courtefy, nor Relation have these Lands for his Life in Cafe he furvived his Wife, but they should, upon the Wife's Death, go to her Heirs.

Soon after this, the Teftator dies, and *Bennett* becoming a Bankrupt, the Com-miflioners affign the Lands to the Defendant Davis, in Truft for the Creditors; and upon Davis's bringing his Ejectment, the Bankrupt's Wife, by her next Friend, prefers her Bill against Davis, the Affignee and Husband, to compel them to affign over his Effate to her feparate Ufc.

It was objected on Behalf of the Defendant, that he being a Creditor, and having the Law on his Side, it would be hard to take that Benefit from him ; and that, though the Teltator might intend thefe Lands for the feparate Ufe of his Daughter, yet that this Intention was not executed according to Law, as the Premifes were not devided to Truftees for the feparate Ufe of the Wife, and according to Law the Hufband, during the Coverture, was entitled to his Wife's Eftate in her Right; and it was farther urged, that the Cafe of a Devife of a Legacy or of a Term to the Wife for her feparate Ufe might be good, becaufe thefe remained in the Executor until Affent, and Equity would not compel the Executor to affent, whereby the Intention of the Teffator fhould be difuppointed, but would continue the Executor a Truffee for the Feine Covert. Whereas in the prefent Cafe, the Devife being of Lands in Fee to the Wife, who by the Will only had an immediate Title thereto, the Hufband must confequently be ntitled to the Profits in her Right.

That there was no Truft, the Teftator never having intended to truft the Hufband, and the Wife could not be a Truftee for herfelf ; befides, the Hutband could not be a Truftee for the Wife, they both being but one Perfon.

On the other Hand, the Plaintiff's Counfel would have read parele Evoidence, to rove that the Teffator did not intend hefe Lands fhould be liable to the Hufband's Debis; but the Court would not permit fuch Evidence to be read, it being in the Cafe of a Devile of Land, which by the Statute muft be all of it in Writing.

As to the chief Point, the Mafter of the Rolls took it to be a clear Cafe, that it was a Truft in the Hufband, and that there was no Difference where the Truft was created by an Act of the Party, and where by the Act of Law.

If I should devife that my Lands should be charged with Debts or Legacies, my Heir, taking fuch Lands by Defcent, would be but a Truttee; and no Remedy for these Debts and Legacies but in Equity : So in the principal Case, there being an apparent Intention that the Wife thould enjoy thefe Lands to her feparate Ufe: By that Means, the Hufband, who would otherwife be entitled to take the Profits in his Right during the Coverture, is now declared and made a 3'ruffee for his Wife; and admitting the Hufband to be a Truffee, then the Argument of the Creditors having the Law on their Side, was immaterial; as if the Bankrupt had been a Truftee for I. S. his Bankruptcy fhould not in Equity affect the Truft

Eftate;

#### BANKRUPTS. O F

Eftate; and that though the Hufband, the Bankrupt, might be Tenant by the Courtefy, yet he should be but a Trestee for the Hens of the Wife. Also when the Teflator had a Power to devife the Premifes to Truffees, for the feparate Ufe of the Wife, this Court, in Compliance with his declared Intention, will fupply the Want of them, and make the Hufband Truffee. And the De-Right than the Atlignee, who claiming under the Hutburd can have no better Right than the Hutband, mult join in a Conveyance for the feparate Ute of the Wife, which was decreed accordingly.

The Defendant's Teftator by his Will devifed 800/. to be paid within fix Months after his Death to one Mr. Define, in Truft, that he fould lay it out and inveft it in a Purchale for the Benefit of the Wife of I.S. and to fettle it fo, as after the Death of his Wife it might come to her Children, and the Interest in the mean

Ford nonher

2 P not 96. Fag. Term.

1689.

54.

Time to be paid to fuch Perfons as ought to receive the Profits. I. S. becomes a Debrugh. Bankrupt, and the Plaintiff, as Affignee under the Statute, would have the Interest of this Money decreed to him, during the joint Lives of Baron and Feme. Per Carian: This not being any Truff created by the Hufband, or any Thing

out of his Eflate, but given by a Relation of the Wife's, and intended for her Maintenance, it is not liable to the Creditors of the Hufband, and the Plaintiff hath no Title thereto as Aflignee of the Commiffion of Bankruptcy ; and therefore decreed it flould be paid to Define the Truffee, to be laid out in Land, and fettled according to the Will.

The Cafe of Drake and the May. of Excter was cited, where there was a Leafe for twenty-one Years, with a Covenant for Renewal at the End of the Term; the Leffee became Bankrupt; adjudged, the Affignee under the Statute floald have no Benefit of that Covenant.

Walter Wallinger by his Will left to his Niece Elizabeth Tayleur, an Infant, Jacelin Stal. 1000/. payable after the Death of the Teftator's Wife, and at his faid Niece's Age v. Milliam. of twenty-one Years, if the thould fo long live.

The Niece married I.S. without the Knowledge or Confent of her Father; I.S. , Peer Will, being at that Time much in Debt by Judgment and otherwife; and gained the 33.Caleton young Gentlewoman's Confent by the Influence of a Maid Servant, whom he Mak, Term, had bribed to his Intereft. The Niece was about eighteen Years of Age. Conver, Abr. Soon after the Marriage, I. S. became a Bankrupt, and the Committioners of Cales in Eq. Bankruptcy affigned over all the Effate and Effects of the Bankrupt to the Planset.

tiffs, in Truft for the Creditors, who brought their Bill for this Legacy; the Teftator's Widow being dead, and the Niece being about twenty-one Years old,

and confequently the Legacy due; and the Bankrupt had two Children by his Wife then living. This Caufe coming on before Baron Price, in the Abfence of the Lord Chan-

cellor, the Baron, in Regard to the Creditors, did decree the Legacy and Interest to be paid to the Plaintiffs.

But upon an Appeal from that Decree to the Lord Chancellor, his Lordihip declared, that forafmuch as the Plaintiffs, the Affignees of the Committion, cland under the Bankrupt, they ought not to be in a better Cafe than the Bankrupthimfelf; and fince, if he had brought a Bill for his Legacy, the Court would not have allowed it him, without obliging him at the fime Time to make fome Provision for the Wife and Children; fo, for the fame Reafon, when these claiming under the Bankrupt, and who must be exactly in the fame Cafe as he himfelf would have been in, come for Equity, they ought to do Equity, which would be to provide for the Wife and Children of the Bankrupt, from whom they derived their Chim. But with Regard to the Intereft of the Money, as the Bankrupt commonly was allowed to receive that, to the Affignees ought to receive the fame during the Bankrupt's Life; also if the Bankrupt's Wife thould die without lifue, then the Bankrupt would have been allowed to receive the whole Money, and therefore in fuch Cafe the Aflignees thould be allowed to receive it alio.

However his Lordthip faid, that as a Judge had been of a contrary Opinion, he would take Time to confider of it.

And on the Caufe coming on again, the Cafe of Taylor and Wheeler was cited; and it was moreover observed to the Court, that the Bankrupt had in this Cale gained his Certificate and was difcharged, and that the Affigument made to the Complainants 6

Complai the Ailig vefted in But th would ta appear by of the L miffioner the Porti entitling with refe without (

\* But Lave come would not to bave be teref is ce Williamfe Chancellar te fold, an of A. as fi B. became get bis C Meney, u for that i Poffibility fioners to a time of A Cap. 19, e most benefic

Afterwa ing brough the Hutban that the M wards for declaring h mitted to . On the

millioners 1 fore veited. But by L and the Del

Bankruptey acquired E1 agreed to th the Wrong ducting the Time let t. the whole I

MARR who lay out the I the Hufbane naged by the And thefe the intended ing to the P

Complainants being before the Legacy was vefted, if they could not now fupply the Affignment, by making a new one, the Confequence was that the Legacy was vefted in the Bankrupt.

But the Lord Chancellor replied, that this not appearing in the Pleadings, he would take no Notice of it; neverthelefs at another Day, the Fact being made to appear by a Petition with the Certificate of the Commiffioners, and the Allowance of the Lord Chancellor *Harcourt* annexed, the Court faid it was clear, the Commiffioners could not affign this Poffibility of Right which the Bankrupt had to the Portion, and confequently the Affignees being Plaintiffs in the Bills, and entiting themfelves under this Affignment, and this Affignment being void, with respect to fuch Poffibility \*, therefore the Bill must be difinisifed, but without Cofts, becaufe the Plaintiffs were Creditors.

• But the Reafon given above, viz. becaufe the Bankrupt, the Hufband, could not have come to bis Wife's Portion without the Affflance of a Court of Equity, which would not have decreed it to him, but on his making fome Provision for his Wife's fems to have been the heft Foundation for this Decree ; fince a Polfibility or contingent Inteeft is certainly affiguable by the Commifficiences. Thus in the Cafe of Higden verf. Williamfon, first beard at the Rolls, Mich. 1731, and afterwards affirmed by Lord Chancellor King, in Mich. 1732. The Cafe in Effect was, an Effate was devised to be fill, and the Monies arising from fuch Sale to be divided among fuch of the Children of A. as should be living at his Death: A. had feveral Children, one of whom, viz. B. became a Bankrupt, and the Commifficiences affigued over his Effect was to a schoold be living at his Death: A. had feveral Children, one of whom, viz. B. became a Bankrupt, and the Commifficiences affigued over his Effect was Money, which on A.'s Death belonged to B. flould be paid to the Commifficiences; for that not only the latter Statutes relating to Bankruptey monitored the Word Pofficility, but alfo because the 13 Eliz. Cap. 7. Sell. 2. empowers the Commifforers to affigu all that the Bankrupt might depart with; and here B. in the Lifetime of A. might have releafed this contingent Interest. Befides, the 21 Jac. 1. Cap. 19, emilies, that the Statutes relating to Bankrupts schall be confirmed in the mass the the confirmed in the statutes relating to Bankrupts schall be confirmed in the mass the confirmed in the statutes relating to Bankrupts schall be confirmed in the mass the scheller of Creditors.

Afterwards, in Trinity Term 1718, the Wife of I. S. by her next Friend, having brought a Bill; fetting forth her having been feduced into this Marriage, and the Hutband's Bankruptey, together with the Certificate for his Difcharge, prayed that the Money might be put out to her feparate Ufe for her Life, and afterwards for her Children; to which the Hufband putting in his Anfwer, and declaring himfelf fentible of his having injured his Wife, in Manner as above, fubmitted to what was defired by the Bill, only prayed the Arrears of Intereft.

On the other Hand, the Affignees oppofed the Bill, infifting, that the Commillioners might full make a new Affigument of this which was now and not before verted.

But by Lord Chancellor *Parker*, the Commiffioners have executed their Power, and the Debts which the Huíband, the Bankrupt, owed to the Creditors before the Bankruptcy, are now extinct by Act of Parliament; and this Portion is as a newacquired Ethate by the Huíband in Right of his Wife; wherefore fince the Huíband agreed to this Prayer of his Wife's Bill, which is but a reafonable Reparation for the Wrong he had done her, *decree* the Huíband the Arrears of Intereft, deducting the Cofts, and let the Legacy be laid out in a Purchafe; and in the mean Time let the Wife have the Intereft for her feparate Ufe, *Ge.* by which Means the whole Legacy was faved to the Wife, and to her feparate Ufe.

#### Of Marriage Bonds, and Articles before Marriage.

MARRIAGE BONDS are frequently given before the Efpoufals, by Perfons who are engaged in Trade or Bufinefs, and where it would be inconvenient to hayout the Portion in Land, becaufe the Woman's Fortune is fuppoid to be added to the Hufband's, and to be invefted in the Stock in Trade, in Order to be there maaged by the Hufband for the nutual Support of themfelves and their Children.

<sup>naged</sup> by the Huíband for the mutual Support of themfelves and their Children. And these Bonds must be given to two Trustees, to be named and appointed by the intended Wife, or one of them by her, and the other by the Man, and according to the Portion or Fortune, which the Woman brings her Huíband, the Huí-

7 A

enant by the Alfo when the feparate intention, will And the Deive no better parate Ufe of

in fix Months it and invest it fo, as after the ft in the mean . S. becomes a we the Interch Ferre.

or any Thing tended for her id the Plaintiff ty; and therein Land, and

of the Term; Statute thould

*leur*, an Infant, aid Niece's Age

er Father; *I.S.* and gained the vant, whom he of Age.

ominifilioners of spt to the Plainis Legacy; the y-one Years old, Children by his

the Lord Chinsacy and Interest

his Lordihipdemittion, claimed Bankrupthimtwould not have me Provision for iming under the nfelf would have nfelf would have nd be to provide ved their China, mmooly was aliame during the nout Hfue, then ney, and there-

# intrary Opinion,

beeler was cited; nad in this Cate ent made to the Complainants

band becomes bound, to pay at his Decease, to the Truttees, or the Survivor of t hem. or the Executors or Administrators of fuch Survivor, the Sum agreed between them in Truft, and for the fole Ufe and Benefit of the Wife, in Cafe the fhall furvive him ; or Part for the Wife, and Part for the Children, as the Parties shall agree between themfelves; and in Cafe the Wife shall not furvive the Husband, and there shall be no Children, then the Bond is usually declared to be void.

The Reafon of giving this Bond to Truftees is in Order to fupport the Demand against the Estate of the Husband; and it is effectual against his real as well as perfonal Eftate, but it must not be made to the intended Wife in her Name, before Marriage, becaufe upon the Marriage, the Hutband and Wife are become one Perfon in Law; and whatever Securities might be given to her before Marriage, unlefs they were fupported by Truftees, would, on fuch Marriage, revert back again, and be merged in the Hushand's Fortune, and be unfafe for the Wife,

A Marriage Bond is of no greater Effect or Force than any other Bond Debt; but as the Wife is frequently Executrix to her Hufband, and the Law ufadly throws the Right of Administration upon her, whenever the is either Executrix or Administratrix, the as well as any other Executor or Administrator has a Right to pay her Bond Debt firft, and preferable to all other Bond Debts, or Debts of an equal or inferior Degree.

But if the Hufband becomes a Bankrupt in her Life-time, this has been adjudged to be fuch a contingent or uncertain Debt, that her Truflees cannot come in as Creditors to prove fuch Debt under fuch Commission, which the following Cafes will illustrate:

A Hulband who was a Trader, in Confideration of a Marriage, and of a Portion. gave a Bond to his Wife's Truftees, to leave the Wife, if the furvived him, 1022. The Obligor became a Bankrupt; and it was objected, that in Lord Cowper's Time it had been ordered, in Cate of Bond given on fo valuable a Confideration, : Fern. 661, that the Money computed upon the Diftribution to be the Share of the Obligee in this Bond, thall be put out at Intereft, and the Creditors have fuch Intereft during the Life of the Hufband, the Bankrupt; and if the Hufband thould die, leaving the Wife, the Money to be paid to the Wife; but, if the Wife thould die in the Life-time of her Hufband, then the Money to be paid to the Creditors.

Ex Parte On the other Hand, Lord Macclespiela was rate to have doubted of  $M_{ng}$ , Revy in Hil. fore this Cafe coming again in Quettion before the then Lord Chancellor King, Vac, 1720,  $2P_{0}$ , W'H, his Lordthip ordered the Precedents made in Lord Cowper's Time to be left 1-28. L. C. King.

And his Lordthip was of another Opinion, conceiving, that no Part of the Pankrupt's Eftate thould wait, or be deferred from being diffributed ; the Act ordering that the Bankrupt's Effate should be distributed within Months: especially that the Diffribution flould not wait, as in the prefent Cafe, for a Debt which was neither debitum in prefenti, and never might be debitum in futuro, in regard the Wife might die in the Life-time of her Hufband; befides the Hafband, after his Certificate allowed, might go to his Trade again, and become a folvent Perion able to pay off his Bond : The Court refolved, that the contingent Creditor thould not come in for a Distribution, neither thould the Money be referved in Favour of fuch Contingency.

But his Lordihip declared, that though the Deht was contingent when the Obligor became a Bankrupt, yet if the Contingency happen before the Diftribution made, then fuch contingent Creditor fhould come in for his Debt; fo if fuch Contingency happened before the fecond Dividend made, the Creditor thould come in for his Proportion thereof, though after the first Dividend.

The Obligor on a Bottomree Bond became Bankrupt before the Return of the Ship, and the Ship did not return before the Diftribution made; whereupca it was held that the Obligee should have no Benefit of the Distribution upon the Committion. And,

Whereas it was objected, that this Bond would be barred, after the Bankrupt's Certificate allowed, which could not be unlefs it was then done;

The Per Curiam: This cannot be, if the Obligor is careful in declaring upon his 15 W. Y I de barred ; indeed if the Party declares upon the Bond only, he fhall be barred ; other-. Ind Cafe. wife, if he fets forth as well the Condition as the Bond in the Declaration; for

The H the Debt, The Pla in the Plai May, 170. tiff Tully, a 8001. Cc. to the faid

then it

Obligor Butt

fhall be to prove

Lois ha

ruptcy

proporti

to the ot

Continge And t

of Intura

coo/. Po

leave his

her Elect

by a Sale

in as a C

to he put

Hufband,

comes in

any Divid

what he l

I. S. ir

Lord C Wife, and

Blanch

Onc .

tors, Cec. c the faid Wi thould hap Martha, h l'hintiff in ried the fait Kully died, Will, and aj being revoki after the De

faid Will in of them, d the Death of Bond becan hid D-fend: requeited, h

The Defe granted, plea for leven Ye Baker, and of 200/. and millioners, a This Cafe Caufe comin

6

550

Halland

Cullif.rd.

then it must appear, that the Cause of Action did not accrue at the Time of the Obligor's becoming a Bankrupt.

But the above Cafe is fince altered, and the Obligee in any Bottomree Bond fhall be admitted to claim, and after the Lofs or Contingency fhall have happened, to prove his Debt or Demands in Refpect of fuch Bond, in like Manner as if the Lofs had happened before the Time of the ifluing of the Commiltion of Bankruptcy against the Obligor, and thall be entitled unto, and have and receive a proportionable Part, Share, and Dividend of the Bankrupt's Estate, in Proportion to the other Creditors of fuch Bankrupt, and in like Manner as if fuch Lofs and <sup>19</sup>Gm. II, Contingency had happened before fuch Commission issued.

And this Act makes it the fame with the Obligers and Obligers on a Policy of Inturance.

One Blanchard, a Cabinet-Maker, married the Sifter of Calliford, who had Blanchard v. gool. Portion fecured by Land. Blanchard, on his Marriage, gives a Bond to Calliford. leave his intended Wife, if the furvived him, 500% or a third of his Effate, at her Election.

Blanchard became a Bankrupt; Bill by the Affignees to have the 500% raifed by a Sale; and decreed accordingly: But with this, that the Wife thould come in as a Creditor upon the 500%. Bond; and what thall be paid in Respect thereof, to be put out at Interest, and received by the Creditors, during the Life of the Husband, and if the Wife furvived then the Money to be paid to her.

I. S. indected by Bond to the Wife of A became a Bankrupt; the Hufband Mick. 1719. comes in and claims the Debt, pays the Contribution-Money, but dies before a Virn. 707any Dividend was made; the Wife furvices, but dies also before any Distribution. Lord Chancellor directed the Distribution to be made to the Executors of the Wife, and not to those of the Hufband; repaying to the Hufband's Executors what he had advanced for Contribution.

The Hufband's paying the Contribution-Money did not alter the Property of the Debt, but it remained a Chofe in Action, and furvived to the Wife.

The Plaintiff brought an Action of Debt against the Defendant for 800/. where - James Tully. in the Plaintiff declated, that William Donalfon in his Life-tume, viz. the oth or and Christer May, 1704, by his Bond then dated, obliged himself, his Heirs, &c. to the Plain- the May, 1704, by his Bond then dated, obliged himself forward in the faid Sum of Executors of in the Plaintiff declared, that William Donalfon in his Life-time, viz. the 6th of France Sparks tiff Tully, and one Philip Ru/by, whom the Plaintiff furvived, in the faid Sum of Executors of Real file units Condition that if the Units file of the faid William Decided with an William Decided with the State of Sool. &c. with Condition, that if the Heirs, &c. of the faid William flould pay with to the faid Plaintiff Tully and Philip, or the Survivor of them, or the Executors, &c. of the Survivor of them, 400% within two Months after the Death of the faid William, in Cafe one Martha Latimer fhould marry the faid William, and thould happen to furvive him; in Truft for the Benefit and Behoof of the faid Martha, her Executors, Ge, then the Obligation should be void, Ge, and the Plaintiff in Fact thys, that after the making the faid Bond, the faid Martha married the faid William Donaljon, and that after the faid Marriage, the faid Philip Rufly died, and the Plaintiff furvived him; and that the faid William made his Will, and appointed the Defendants his Executors; and afterwards, the faid Will not being revoked, died; and the faid Martha furvived him, and is yet alive : and that after the Death of the faid William Donalfon, the Defendant Frances proved the faid Will in due Form of Law; that the faid Frances and Chriftopher, or either of them, did not pay to the Plaintiff the faid 400% within two Months after the Death of the faid William, according to the faid Condition, whereby the Bond became forfested; and the Action arole to the Plaintiff, to demand of the faid Defendants the faid 800% but the Defendants the faid 800% though often requeited, have not yet paid, &c.

The Defendants, after praying Oyer of the Bond and Condition, which was granted, plead in Bar, that the faid *William Donaljon*, after making the Bond, for feven Years, before and after that Time, exercifed the Trade of a Bifcuit Baker, and got his Living thereby, and became indebted to Sundries in the Sum of 200/, and more, and became a Bankrupt, and was declared fuch by the Commillioners, and had his Certificate allowed.

This Cafe was learnedly argued both for the Plaintiff and Defendant, and the Caufe coming on in Michaelmas Term 1728, Judgement was given by the whole Court 6 upon 551

r of t hem, ween them tvive him; ee between and there

the Demand as well as Name, bere become efore Mariage, revert r the Wife, ond Debt; aw ufaally r Executrix rator has a 1 Debts, or

tas been adftees cannot which the

of a Portion, him, 1000l. ord *Cowper's* onlideration, the Obligee uch Interefit d thould die, fe thould die Creditors. thi, whereneellor *King*, ne to be left

Part of the the Act or-Months; , for a Debt *in futuro*, in he Hufband, me a folvent contingent 2 Money be

it when the he Diftribut; fo if fuch ditor fhould

eturn of the hereupen it on upon the

Bankrupt's

g upon his red; otheraration; for then

upon the Merits, that the Plaintiff's Debt was not barred by the Matter comprised in the Plea, becaufe it was not within the 7 Geo. I. Cap. 31.

#### In the Matter of James King, a Bankrupt, on the Part of Ann King bit Wife.

The faid Ann King, by her Petition in January 1742, fet forth, that on the 16th of Feb. 1731, by Articles tripartite made before her Marriage with James King, between James King the elder, and the Bankrupt, of the first Part 1 James Sutton, and the faid Ann King, by the Name of Ann Sutton, his Daughter, of the fecond Part, and Robert Sutton and John Complin, of the third Part; reciting the intended Marriage, it was, amongst other Things, covenanted and agreed, that the fame James Sutton thould, within three Months after the Marriage, pay the faid James King the younger 1000? as her Marriage Portion; and if James and Ann thould have Iffue living at the Death of James Sutton, that then his Heirs, Se. flould pay to the faid 'James King the younger, the further Sum of 1000/. if he should be then living ; but if King should die before the last 1000/. became payable to him, then the fame fhould in like Manner be paid to the faid Rs. bert Sutton and John Complin, Sec. in Truft, to place out the fame at Interest, on fuch Securities as the Truffees, with the faid Ann King, fhould approve of, and fhould pay the Intereft to be made thereof to her, during her Life; and after her Decease, for the Maintenance and Education of the Children of the faid Jama and Ann King, till they thould attain twenty-one, and then to be paid to them in fuch Parts and Proportions as the faid James and Ann King fhould appoint; and for Default of fuch Appointment, to be divided equally between them.

And in Cafe they had no fiftie, then to fuch Perfon or Perions as the faid  $2m_f$ King the younger flouid by Deed or Will give or appoint the fame uator 1 in Default thereof, the fame was to be paid to the Executors or Admin  $4m_{G}$ of the faid *fames King*.

And by the fame Articles, James King the younger covenanted, that if hence ceived the fail 1000%, payable after James Sutton's Death according to fach Covenant, that then the Heirs,  $\mathcal{C}_c$ , of the fail James King the younger, would, within three Months after his Deceafe, pay to the fail Robert Complin and John Sutton, &c. 1000%, to be by them employed in fuch Manner and Form, and for fuch Ules, Intents, and Purpoles as were before exprelled and limited, touching the 1000%, payable after the Death of James Sutton.

The Articles were executed by all Parties, and the Marriage foon after took Effect.

In January 1739, James Sutton, the Father died; and James and Ann King having Islue a Daughter named Ann, who was then living, James King became entitled to the 1000/. after James Sutton's Death, and the Executors of Sutton accordingly paid him the fame; and he gave them a Difcharge for it.

In January 1741, Robert Sutton, one of the Truftees, died; and a Committion of Bankruptcy iffued against James King, and he was duly found a Bankrupt, and his Estate was affigned to Edward Grace, Thomas Garaway, and Timothy Dinbam.

That the apprehended that *Jobn Complin*, the furviving Truftee, ought to be allowed the 1000/. fo paid to her Huthand *James King*, by *Sutten's* Executors, in the Nature of a Debt under the Committion, by Virtue of the Covenant in the Articles, and that a proportionable Part of *King's* Effate, in proportion to obst was to be paid to his other Creditors, might be paid to the Truftees, to be deposed in fuch Manner as might answer the Intention of the fuid Articles

That the had applied to *Complin*, and had requetted him to prove the taid Debt of 1000/. before the Committeners, and to be admitted a Creditor for the fame; but that he pretended, though his Name was mentioned as a Truftee in the Articles, yet that he had never executed them; and refueed to act in the Truft, whereby the and her Daughter were in Danger of heing totally deprived of the Benefit of the 1000/. intended as a Provision for her by the faid Articles.

She therefore prayed his Lordfhip, that the might be at Liberty to name a new Truftee in *Complin's* room, and that luch new Truftee might be admitted a Creditor under the faid Commission for the faid 1000/, and might be paid a Dividend

in Proporti received by at Intereft, her Life, in be received her by *Jan* of them, in rected by the to him woot

And on the faip, and we parte Cazan the firft He faid Ann Kin Precedents; other Precedents; other Precedents; due that be dered fuch I

MILES into by that the Plai marriage, W againft him, tute of the 4 the aforefaid

Action aforef Bankrupt; an ment, if the and thewed fo folely, was n and alto that tendants joine Chief Juffice, Court.

The two gr 1. Whether

as shall be dife tute of 4 Ann 2. Whether

to the Judgmen As to the fi

The Words finall be difebar Bankrupt; and he fhall, and m became a Bank Upon thefe N

and owing by the It was faid, and one due to the

This is very to the Wife wo Bankruptcy. A former Acts. And those of

Power over the

.

\$52

in Proportion with the Reft of *James King's* Creditors, and that the Money to be received by fuch new Truftee, by Virtue of fuch Dividend, might be placed out at Intereft, in fuch Manner as that the might receive the Intereft thereof during her Life, in Cafe the furvived her Hufband; and that the principal Monies to be received for fuch Dividend might go and be paid to fuch Child or Children of her by *James King*, as thould happen to be living at the Death of the Survivor of them, in Cafe there thould be any fuch Hilue; and in fuch Manner as was directed by the Articles; or that his Lordfhip would make fuch other Order, as to him would feem meet.

And on the 21 Jan. 1742, this Pettion came on to be heard before his Lordfuip, and was learnedly argued by Counfel on both Sides : And the Cafes of exparte Cazalet, Holland and Calliford, Tully and Sparks, were cited; and on the first flearing, his Lordship gave the Gentlemen who were Counfel for the fuid Ann King, further Time to speak to it, and in the mean Time to fearch for Precedents; and upon this Petition coming on again before his Lordship, and no other Precedents to the Point appearing, his Lordship was pleased to be of Opinion, that he could not relieve the Petitioner Ann King; and therefore he ordered fuch Petition to be difinisted.

#### Debts due to, and from the Wife, when fingle.

 $M^{1LES}$  brought Debt againft Hufband and Wife, upon a Bond entered Milery, Williams the Worman when fingle. The Defendants jointly plead in the Bar, have  $\mathcal{C}_{x}$ , that the Plaintiff ought not to have his Action,  $\mathcal{C}_{c}$ , and fay, that after the Intermatriage, Williams the Hufband became a Bankrupt, and a Committion iffued againft him, and he fubmitted, and in all Things conformed himfelf to the Statute of the 4 Anne, and to all other Statutes relating to Bankrupts; and therefore the aforefaid John and Eleanor, by Virtue of the aforefaid Statute, fay, that the Action aforefaid arofe to the faid Miles, before the faid John Williams became Bankrupt; and that they were ready to verify, and therefore the glamaties of the faid Miles ought to maintain his Action. The Plaintiff demurred, and the file ought to have concluded to the Country. The Detindants joined in Demurrer. And after feveral Arguments in this Cafe, Parker Chief Juffice, having flated the Record at large, delivered the Refolution of the Count.

The two great Queftions which have been made in this Cafe are thefe :

1. Whether this, being a Bond given by the Wife dum fola, be fuch a Debt as shall be discharged by the Bankrupte, of the Hutband, by Virtue of the Statute of 4 Anne, Cap. 17. mentioned in the Plea?

2. Whether the Defendants have well concluded their Plea or not; it being to the Judgment of the Court, and not the Country?

As to the first we are all of Opinion that it is a Debt within the Act.

The Words of the Claufe upon which it depends, are, *That the Bankrupt* s. 7. *fall be difburged from all Debts by him due and owing, at the Time be became Bankrupt*; and then in Cafe he be fued for any fuch Debt, the Act directs, that he fhall, and may plead in general, that the Caufe of Action did accrue before he became a Bankrupt.

Upon these Words the immediate Question is, whether this was a Debt due, and owing by the Husband, at the Time he became Bankrupt?

It was faid, and, I think, admitted at the Bar, That a Debt due by the Wife, and one due to the Wife, dam fola, must fall under the fame Consideration.

This is very reafonable, and therefore I have confidered how far a Debt due to the Wife would be within this Act, to be affigned by the Committioners of Bankruptcy. And in Order to understand this, it is necessary to go back to the former Acts.

And those of 13 Eliz. Cap. 7. and 1 Jac. I. Cap. 15. give the Commissioners Power over the Bankrupt's Body, Lands, Gc. and to assign all Debts due, or to be 7 B due,

comprifed

#### bis Wife.

hat on the rith James rt ; James ughter, of t; reciting nd agreed, Marriage, on; and if , that then her Sum of 1000/. behe faid Ko-Intereft, on ove of, and ind after her e faid James id to them ild appoint; n them. ic fild "mail

e unto; 1 1 dimin 1 den

that if he teto fuch Coinger, would, *Jin* and John Form, and for ted, touching

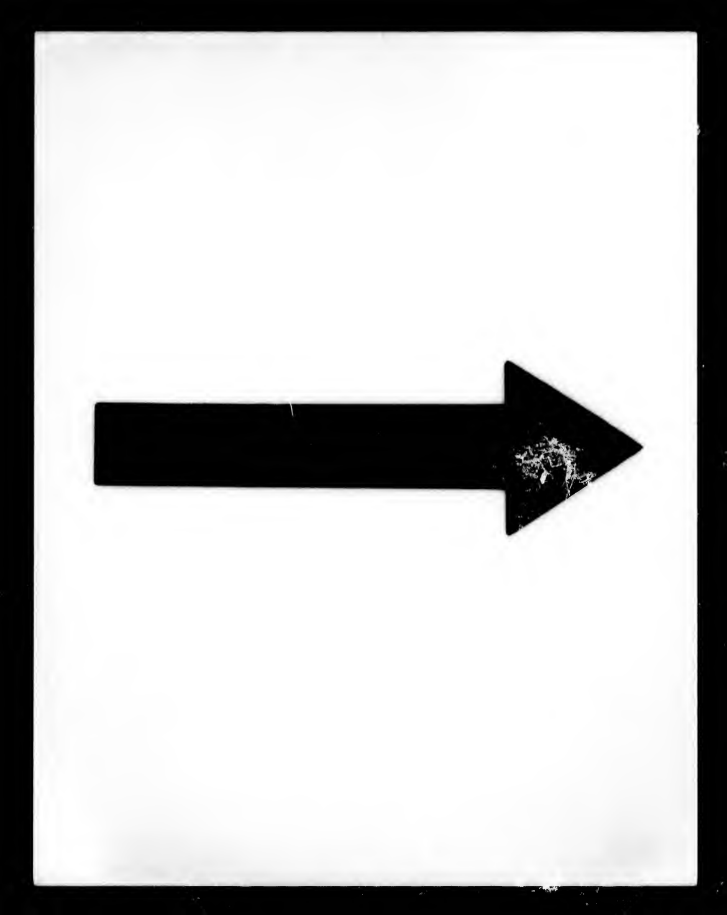
on after took

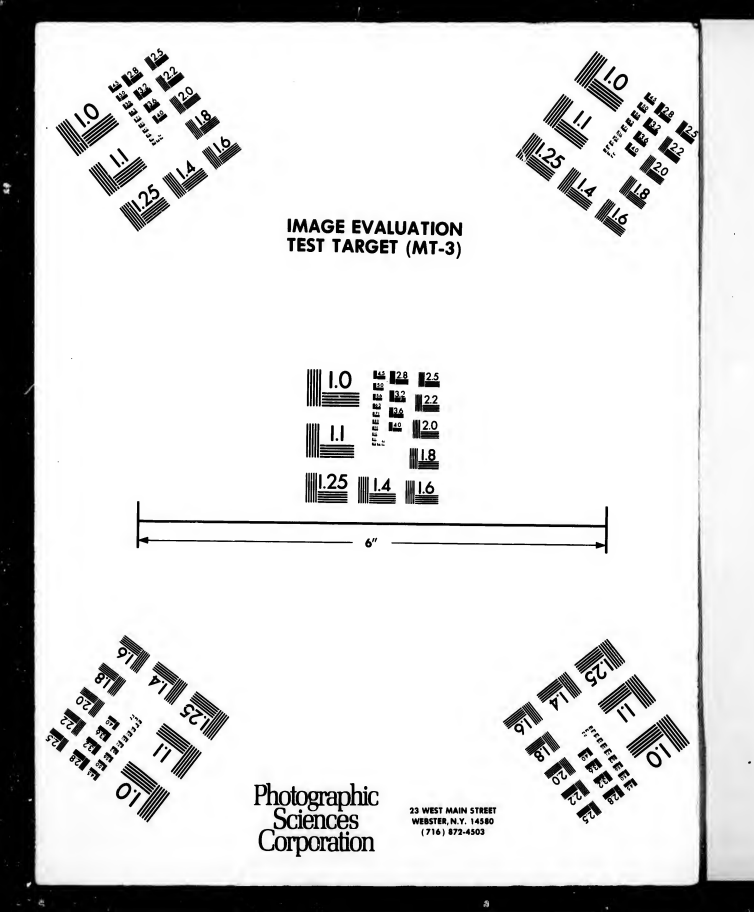
King became ors of Sution

a Committion Bankrupt, and Timothy Den-

, ought to be i's Executor, overant in the rition to what res, to be anriticles the tail Debt for the fame; rec in the Arin the Truft, eprived of the ticles.

to name a new imitted a Creaid a Dividend







due, to and for the Benefit of the Bankrupt, and the fame to be recovered in the Name of the Aflignces.

Now I take the Intention of these Laws to have been, that the Bankrupt having been guilty of a Fraud should not be trufted any more with the Management of his Estate,  $\mathcal{C}_c$ . So that upon this Intention, all those Essential to have which he could take in, or turn into Money, the Assignment we designed to have in as full a Manner, either by Action or otherwise, and that in their own Natures.

The best Rule of construing Acts of Parliament, is by the common  $L_{aw}$ , and by the Courfe which that observed in like Cases of its own, before the Act.

Thus it is in the Statute de Donis, which enacts, that Tenant in Tail non babeat poteflatem alienandi Tenementa, to prevent their coming to the Isfue; and that a Fine levied by him, ipfo jure fit nullus. Now,

that a Fine levied by him, ipfo jure fit nullus. Now, The Effects of this Statute being a Difability to alien to the Prejudice of others, therefore the Law ranks the Perfon incapacitated thereby, with Bifligh, and other Ecclefiaftical Perfons, and with Hulbands, who were by the Common Law difabled to alien to the Prejudice of their Succeffors and Wives.

And, therefore, though the Words be, that the Tenant in Tail shall not have Power to alien, and that his *Fine* shall be void, yet it has been construed, that *a Fine by Tenant in Tail is not merely void, but makes a Dijcontinuance*, thereby putting the liftue to his *Formedon*, and that other Alienations either put die Issue to his Action, or allow of his Entry, just as the Law stood before in Relation to Bishops, & c.

At Common Law it is a general Rule, that no body can have an Atlinn but a Greditor, or, if he be dead, kis Reprefentative: But there are two Cafes wherein this Rule fails, viz. in the Cafe of Forfeiture, and of an Aflignment to the King. For though a *Chofe in Atlion* cannot be affigned to a common Perfon, yet it may to the King. And in both thefe Cafes, the King, or his Grantee or Aflignee, may fue for their Duties in their own Name, 2: Hen. VII. 19. Though generally the Grantee fued in the King's Name; but that was only in order to take Advantage of the King's Prerogative.

Now let us fee, how far the Wife's Debts were liable in thefe Cafes.

In the Cafe of Forfeiture, as by Outlawry, &c. the Debts of the Wife were always extended and feized.

The Cafe of Affignment of Debts to the King, in *Hob.* 2. 253. is an Authorityin Point; and notwith/fanding the 7 Jac. I. Cap. 15. which makes Affignment of Debts void, other than fuch as grew due originally to the King's Debtor basi fide. For the Purpofe of that Law was, that no Debtor of the King flould procure another Man's Debt to be affigned, which was the common Practice. But this fays the Book, is his own Debt, though not to his own Ufe, which he may himfelf releafe and difcharge, and by the fame Reafon may affign. This proves two Things.

First, That the Husband might affign these Debts by the common Law.

Secondly, That he was not reftrained from doing it, by the Statute, becaule they were the Hulband's own Debts.

This Reafon concludes to the Cafe at Bar.

Firjt, As it is the Hutband's own Debt within the Words of the Act. Secondly, That as the Hutband might affign it, ergo, fo might the Commil-

ficiners. Betides, it is to no Manner of Purpofe, and can ferve no good End, to fay, that fuch Dobts are not affignable : For if they flould be left in the Hufband, as for as he recovers them, the Commiffioners muft have the Money. and apply it to the Use of the Creditors.

But in Order to confine the Senfe of the Words, Debts due and owing to kin, it has been objected,

First, That the Statute does not extend to Debts due to a Bankrupt, as Encutor.

Reffers. This is true; but it is for this particular Reafon, becaufe they at appropriated to pay the Debts of the Teftator: And if they were alligned, it would be a Wrong, viz. a Devg<sup>2</sup>avit.

Secondy

Secondly to the Ba Refp. 7

Debt mig

adjudged,

him and a declaratory

of the Bar But this

is one with But it is

better Right thip. Refp. It

to himfelf

deration in Befides,

1 Jac. Caj Aflignces.

rupt, the A have brough

Objected.

This is a the King.

Suppofe a

align it, an This Rea

the Debet an

and it were

who was no Secondly, Cui bono ? it

Firft, Th

As to the

Execution ca

as he finds G be wholly in

rupt up in

and deliver h

being difchar And this c

ought not to

to pay them,

millioners can

because he is n

but all what!

Copybold Lane

Secondly, A

It cannot b

the Bankrupt

against the Ba

then may he co

Thing wherew. for a Share.

The Confee

It was infif

for, Fir/t, Ce

fignces cann

Howeve

.5.54

Secondly, It has been objected, that the Statute does not extend to Debts due to the Bankrupt jointly with another.

Refp. The Cafe cited for that Purpole from t Lev. 17. is not determined ; fuch Debt might be affigned to the King by any one of the Creditors; and fo it is adjudged, Mich. 19 Hen. VI. And it would be forfeited by the Outlawry of one.

However, that Cafe is not before us. Thus far is plain, that a Debt due from him and another would be within this Act of 4 Anne, for it is fo declared by the Cep. 15 S. 3. declaratory Act of 10 Anne, which provides at the fame Time, that the Difcharge of the Bankrupt fhall not extend to difcharge the other joint Debtor.

But this of a Hufband and Wife is a different Cafe; for it is his Debt, as he is one with her.

But it is contended, that the Bankruptcy ought not to give the Hufband a better Right to his Wife's Debt, and bar her of her Contingency by Survivor-

Ref. It does not give him a better Right; for his Release for a Confideration to himfelf alone would have barred her of the Contingency; and this is a Confideration in Law, and amounts to the fame Thing.

Befides, that is answered by the Fiction of Law whereby the Statute of Jac. Cap. 15. and this Statute has made it as a Debt, and new Security to the Suppose a Bond was made to A. in Trust for B. who becomes a Bank-Aflignees. rupt, the Affignees may bring the Action in their own Name, though B. muit have brought it in the Name of his Truftee.

Objected. The Husband must join with his Wife in this Action, but the Affignees cannot do it.

This is anfwered as before, and by the Cafes of Forfeiture and Affignment to

the King. But to put another Cafe: Suppose a Bill of Exchange be made to the Wife, dum fohn, the Husband may afign it, and the Affignee shall bring the Action in his own Name.

This Reafoning holds ftronger, in the Cafe of Debts due from the Wife;

Firft, Certainly it is the Hufband's Debt, and the Action must be brought in the Debet and Detinet. It is admitted to be the Hufband's Debt after Judgement ; and it were hard to fay, that a Judgment of Law charges a Man with a Debt, who was not chargeable with it, when that Judgment was given against him. Secondly, If the Intent of that Act be confidered, and the Queftion afked, Cuibono? it will appear ftill fronger. The Perfons concerned in this Matter, are

First, The Bankrupt; Secondly, the Creditors; Tbirdly, the Wife. As to the Bankrupt, if an Action be brought against him on fuch Bond, what

Execution can the Plaintiff have? If he takes a Fieri facias, or Elegit, as foon as he finds Goods or Lands, the Commiffioners ought to feize them; this would be wholly in effectual; and if he takes a *Capias*, it will only ferve to lay the Bankrupt up in Prifon, when all his Eftate wherewith he flould make Satisfaction, and deliver himfelf, is taken out of his Power. And that is the Reafon of his

being difcharged, viz. becaufe his Ability to pay is entirely taken from him. And this diftinguishes it from the Cafe of an Executor, and shews that he ought not to be discharged as to the Testator's Debts, for he retains his Ability to pay them, by keeping the Effects which he has as Executor ; and the Commillioners cannot meddle with them, becaufe they are appropriated.

It was infifted at the Bar, that he ought to be discharged from all his Debts. becaufe he is not only obliged to part with all his Eftate, liable to pay thofe Debts, but all whatfoever wherewith he might pay his Debts; as for the Purpofe, Copybold Lands, which are liable to no Execution.

Secondly, As to the Creditor:

It cannot be for his Benefit that this Debt should not be within the Act; for the Bankrupt's whole Eftate will be otherwife disposed of, and his Action against the Bankrupt can be worth nothing ; but if this Debt be within the Act, then may he come in for his Dividend.

The Confequence of the contrary Opinion is, that you take from bim every Thing wherewith his Debts may be paid, and at the fame Time will not let him in for a Share.

Thirdly,

covered in the

Bankrupt hav-Management ts and Debts, figned to have in their own

ommon Law, efore the Act. nt in Tail non the lifue; and

e Prejudice of y, with Biftsps, y the Common ics.

il fhall not have construed, that inuance, thereby either put the od before in Re-

e an Action but e vo Cafes wherein nent to the King. erfon, yet it may or Affignee, may l'hough generally r to take Advan-

: Cafes. of the Wife were

is an Authority in makes Aflignment ing's Debtor bond c King fhould proon Practice. But Ife, which he may ign. This proves

mon Law. e Statute, becaule

the Act. ght the Commif-

I End, to fay, that Hufband, as foon Money. and apply

and owing to him,

Bankrupt, as Ext-

, because they at y were affigned, it

Secol

Thirdly, As to the Wife :

It will be a Discharge to her, at least a temporary one; viz. during the Husband's Life. But though it be not necetilary to give any Opinion upon that, yet I think it will amount to a perfect Release, and the Wife will be discharged for ever.

But no Harm can arife from this, for the Creditor is supposed to have had his Dividend, and the Debt is paid in Confideration of Law.

A Cafe may poffibly be put, where a Woman being in Debt may make over all her Effects in Truft, and then marry a Bankrupt, and by that difcharge all her Debts, and yet preferve her Eftate; but that would be a fraudulent Conveyance. as against Creditors, quoud as much of the Estate as would fatisfy their Debts, and for that they might have Remedy.

It was objected, that this Discharge is a perfonal Privilege, and not communicable to the Wife.

Refp. It is a necessary Confequence that it must extend to her, because every Thing in the Hufband's Power is affignable, and all her Eftate is in his Power

<sup>1</sup> Inft. 46. b. If the Hufband be poffelled in a Term for Years in the Right of his Wife, it may be ful on a Fi. Fa. and yet it is not astually transferred to the Hufband by Internatriage. For these Reasons, we are all of Opinion, that this is the Hujband's Debt, within

the Meaning of the Statute.

As to the fecond Queftion, viz. whether the Plea be good or not? We are likewife all of Opinion, that it is ill, not to conclude to the Country

A Liberty of Pleading generally is given to the Bankrupt, and fo he may avoid the Hazard of pleading specially; but then he must take upon him the Proof of his Conformity to the Statute in every Particular : Or if he thinks fit to plead the Matter specially, then he must set forth every Point ; and by it he has every Ad. vantage against the Plaintiff, that he must reply to one Particular only, upon which Iffue must be taken. Here the Defendant has pleaded the Matter specially, but not fet forth the Whole, and therefore it is ill for that Reason; for by the express Words of the Act, this is to be pleaded, fo as that the whole Merits may be tried.

There are feveral Cafes at common Law, where a Man shall conclude his Plea to the Country, though there be no Affirmative and Negative, to prevent the Inconvenience that would arife by going on to a Replication, as in 33 *H*. VI. 21. to a Fine, quod Partes finis nibil babuerunt; & de boc print fe fupra Patriam. So in Dower, ne unques feifie de Dower, & de boc, &c.

And the Reafon of this is, for that it would be inconvenient to go on to a Replication, because to reply generally would leave it too large and comprehensive, and to reply any particular Kind of Estate, would be too narrow, and consequently immaterial.

This Statute has found a new general Isue in this Cafe; and this was the Foundation of Judgement in Bird and Lacy's Cafe, Mich. 6 Anne, C. B. Rot. gat. that a Plea upon this Act was well concluded to the Country; and if fo, it cannot conclude to the Court.

It may be observed on the Statute of Sewers, 23 Hen. III. Cap. 5. that by the Words of that Act, a general Replication is expressly given, to avoid the Forcing the Plaintiff to a fingle Point; and fo the Mifchief which would be in this Cale is prevented; thus it must have been in this Act, if it had not been the Intention of it to make the Plea a general lifue.

For this Fault in the Plea, which is fhewn for Caufe of Demurrer, and which would put a Difficulty upon the Plaintiff, not intended by the Statute, Judgement must be given for the Plaintiff.

A Feme fole is a Mortgagee in Fee for 800/. and marries a Tradefman, who bebrander. 1 Peer Will. 458. Cafe coming a Bankrupt, a Commission of Bankruptcy is taken out against him, and the Commissioners affign over all his Estate, real and personal; afterwards the Hufband dies, and the Writings relating to this Mortgage being in the Affignees Hands, the Widow of the Bankrupt brings a Bill in Equity against the Affignees, for these Writings, and to have the Benefit of the Mortgage.

This Caufe came on to be heard, and, for its Difficulty, was ordered to be fpoke

fooke to the Wife But af

be stayed Where before th the Wife. have beer

Bankrupt Alfo it had been Widow of would has Bankrupt been; and that the M pelled the ing fome band, and Huíband,

But in t flie, and n And her

to the Wi fioners to 1 laft cited, the Hufban Wherefo

was, thoug tinued in th the Affigne Mortgagee the Heir ta cutor, for t the Mortgag the Commi of the Mort

Then it v the Bankru Wife, in th his Death.

But in th Life-time, a band, fhe co she, upon f better Secur which fhe at Agreement.

But upon iven by the should have fo that with Reft, difinifi

> Of the Right S

F a Man I Articles w or agrees to c

Forwill v.

131. at the Rolls.

fpoke to again, when his Honour delivered his Opinion folemnly for the Plaintiff, the Wife.

But afterwards, being diffatisfied with that Opinion, he ordered the Decree to be ftayed, and to be attended again by Counfel.

Whereupon his Honour gave his Opinion, that if there had been any Articles before the Marriage, purporting, that this Mortgage Money fhould continue in the Wife, as her Provision, or should be assigned in Truft for her, there would have been a fpecifick *Lien* upon the Mortgage, and have preferved it from the Bankruptcy.

Alfo'it might have been a Matter of different Confideration, if the Affignees had been Plaintiffs in Equity, and defired the Aid thereof, to ftrip an unfortunate Widow of all that fhe had in the World; towards the doing of which, Equity would hardly have lent any Affiftance; becaufe the Affignees claiming under the Bankrupt Hufband, could be in no better Plight than the Hufband would have been; and if the Hufband had in Equity fued for the Money, or elfe prayed that the Mortgage might be foreclofed, Equity, probably, would not have compelled the Mortgageor to have paid the Money to the Hufband, without his making fome Provision for his Wife, by an Application to the Court againft the Hufband, and the Mortgageor might have prevented the Payment of the Money to the Hufband, unlefs fome Provision were made for her.

But in the prefent Cafe, the Widow was Plaintiff against the Affignees, fo that five, and not the Creditors, fought the Aid of Equity.

And here being in the Mortgage Deed, a Covenant to pay the Mortgage Money to the Wife, this Debt, or *Chofe in Action*, was well affigned by the Commiffioners to the Affignees, and vefted in them, like the Cafe of *Miles* and *Williams*, laft cited, where a Bond made to the Wife, *dum fola*, was adjudged to be liable to the Hufband's Bankruptcy, and affignable by the Commiffioners.

Wherefore if the Right of the Debt was vefted in the Affignees, as plainly it was, though the legal Eftate of the Inheritance of the Lands in Mortgage continued in the Wife, yet this was not material; it being no more than a Truft for the Affignees, like the common Cafe where there is a Mortgage in Fee, and the Mortgage dies; here the Mortgage Money belonging to the Executors, though the Heir takes the legal Eftate by Defcent, yet he is but a Truftee for the Executor, for the Truft of the Mortgage mult follow the Property of the Debt, elfe the Mortgageor would be in a very hard Cafe, liable to be fued by the Affignees of the Commiffioners upon the Covenant; and alfo in an Ejectment by the Wife of the Mortgagee; whereas the latter Suit would be enjoined in Equity.

Then it was infifted, that here were Articles enter, into before the Marriage of the Bankrupt and his Wife, by which the Hufband covenanted to fettle the Wife, in the Manor of *Dale*, or to leave her 1000/. within three Months after his Death.

But in this Agreement it appeared, that the Huſband had his Election all his Life-time, and that if the Wife had brought her Bill in Equity againft the Huſband, fhe could not have compelled him to do the one or other; neither could fhe, upon fuch Bill, or otherwife, have compelled him to give any farther or better Security for the Payment of this 1000% becaufe fhe had that Security which fhe at first agreed to take, and the Court could not better it againft her own Agreement.

But upon another Point, viz. as to 200/. Part of the Wife's Portion, on a Note given by the Hutband at his Marriage, fignifying his Confent that the Wife fhould have this 200/. the Court held the fame was fpecifically bound thereby; fo that with Refpect to this only, the Plaintiff was relieved, and the Bill, as to the Reft, difinified.

#### Of the Rights which are vefted in the Bankrupt's Children by Virtue of Marriage-Settlement, and Truftees for fupporting contingent Remainders.

IF a Man before Marriage with his Wife makes a Settlement, or enters into Articles with Truftees to make fuch Settlement upon his Wife, and conveys, or agrees to convey, fuch Eftate to Truftees, to the Ufe of himfelf or his Affigns, 7 C

ring the Hufupon that, yet be difcharged

to have had his

v make over all ifcharge all her nt Conveyance, neir Debts, and

and not com-

r, becaufe every s in his Power. ife, it may be fold intermarriage, d's Debt, within

or not? We are

fo he may avoid im the Proof of s fit to plead the e has every Adnly, upon which ter fpecially, but tion; for by the hole Merits may

conclude his Plea o prevent the Inn 33 *H*. VI. 21. a Patriam.

o go on to a Red comprehentive, and confequently

tis was the Foun-C. B. Rot. 3-1. Ind if fo, it cannot

5. that by thefe woid the Forcing be in this Cafe is the Intention of

urrer, and which atute, Judgement

definan, who beagainft him, and ; afterwards the in the Affignees' off the Affignees,

as ordered to be spoke

for the Term of his Life, without Impeachment of Wafte; and, after the Determination of that Estate, to the Use and Behoof of A. B. and C. D. and their Heirs during the Life of the Hufband, upon Truft, to preferve the contingent Uses and Estate therein after limited, from being barred, destroyed, or prevented; and for that Purpole to make Entries and bring Actions as Occation fhall require; but, neverthelefs, to permit and fuffer the Hufband and his Afligns, during his Life, to receive and take the Rents, Iffues, and Profits of the same Premiles to his and their own Ufes; and from and after the Decease of the Husband, to the Use of the Wife for Life; and afterwards to the Use of the first and other Sons of their Bodies according to Priority, and their Heirs Male ; and for Default of fuch Iffue, to the Daughters and their Heirs equally; with proper Provisions for raifing Portions for Daughters and younger Children, as is usual in Marriage Settlements ; though the Remainder in Fee is limited to the Bankrupt, for Want of Iffue Male or Female ; yet if fuch Perfon becomes a Bankrupt, and has a Wife and Children, or Children and no Wife, though this is an entailed Eftate, yet it is not fuch an Effate as he can lawfully or equitably bar by a Fine or common Recovery, and confequently he will be only Tenant for Life, and his Wife will enjoy the Jointure, and his Children his Eftate after his Death ; and the Creditors cannot defeat fuch an Estate.

But if he dies without Children, and becomes a Bankrupt, and there are no Remainders over, but the Remainder in Fee is in him, Query, whether a Court of Equity would not, after confirming his Wife's Jointure, direct and enable the Truftees, in Conjunction with him, to bar the Effate Tail, for the Benefit of his Creditors: But there have been Inftances where Truftees have joined with the Hufband, and defeated the legal Eftate by a Recovery ; but Acts of this Kind have been always looked upon as the highest Breaches of Trust; and if a Purchafer

See the fuble- was to buy the Estate, or a Mortgagee to lend any Money upon it, with Notice of But the nume was to buy the Entate, of a Mongage to tend any Money upon R, with Noncer Baffer v. Chapman. fequence to Families, I shall for that Reason cite the following Cafes. Pye v. George 1 Peer Will. It was declared by the Lord Keeper Harcourt, that where there were Truffees

appointed by Will to preferve contingent Remainders, and they, before the Birth of a Son, joined in a Conveyance to deftroy the Remainders, this was a plain Breach of Truft, and any Perfon taking under fuch Conveyance, if voluntarily, or Mich. 1710. having Notice, should be liable to the fame Trusts.

And though it was objected, that this had been only obiter faid in Equity, and that there never was any Precedent of a Decree in fuch a Cafe :

Lord Keeper faid, it was fo very plain and reafonable, that if there was no Precedent in this Cafe, he would make one.

But this was the principal Cafe, which was, that there was a Son born before the Conveyance by the Truftees, and the Eftate being in Mortgage, the Son came into Equity, after the Death of Tenant for Life, to redeem,

Agreeably to what was thus declared by Lord Harcourt, it has been fince exprefily decreed by Lord Chancellor King, aflifted by Lord Raymond and Chief Baron Reynolds, in the Cafe of Manfell verf. Manfell, December 1732, heresfter mentioned; which was the Cafe of a voluntary Settlement, and where the Court unanimoufly delivered it as their Opinion, that Nothing in common Juffice, Senfe, and Reafon, could be a plainer Breach of Truft, than that those who were appointed Truftees, to the Intent to preferve the Eftate to the first Son, and for that Purpose only, should directly contrary to their Trust, join in the Destruction of the Settlement.

But where there is Tenant for Life, Remainder to the first Son, &c. and no Truftees to preferve contingent Remainders, in fuch Cafe, if Tenant for Life by Fine or Feoffment destroys the Remainders, there being no Trustee, there can be, confequently, no Breach of Truft; and this being the Law, Chancery will not interpofe.

But then as this was a Hardship at Law, to prevent which the Method of appointing Truftees was invented, fo it is reafonable that the Truftees, when they let in this Hardship by violating the Trust reposed in them, should themfelves be liable for the fame ; but if the Conveyance be voluntary, or if there be Notice of the Truft, fuch Truft shall follow the Land,

One Life, R his firft. tracting

Payment The ( continge ders : An confider Truftees the Cour as difting Confidera the Truf Reverse o

But thi fuch a D join to de Suit of th

NOTE, made by a Truftees, Remainder riage, Rem Heirs of th Fee being only, and t limited to a the Trufter

And on Son had be Remainder not within punish it as

This Cau Decree of t Edward afterwards contingent 1 Male, Rem the Estate w The Plain

with the Re a Fine to Tr to be to the of Money fo Inheritance thereof, and ingly at the a Year after, Feoffment, a tiff's Father after, the Fa The Plain infifted on the

and Feoffme tage of it. The Defer The Mafle nated bond fid

One

558

Rep. 128. Salk. 680.

One after Marriage makes a voluntary Settlement of his Lands to himfelf for Trin. Term. Life, Remainder to Truftees to fupport contingent Remainders, Remainder to  $\frac{1717}{1000}$  Baffet his first, Sc. Son in Tail fucceffively, Remainder to himfelf in Fee; and con- 1 Perr Will. tracting Debts, he after makes a Conveyance of his Estate to other Trustees, for 358. Payment of these Debts.

The Creditors bring a Bill, and, *int' al*, infift, that the Truftees for preferving contingent Remainders fhould join in the Sale to defiroy the contingent Remainders: And this came on by Confent before Sir *Jofepb Jekyl*, who took Time to confider of it, alledging, that though in the Cafe of Sir *Thomas Tippin*, where  $T_{ipfin}$ ,  $F_{ig}$ -Truftees had joined in cutting off Remainders created by a voluntary Settlement,  $E^{ai}$ , wide the Court, on a Bill brought by a remote Relation, had refused to punith them,  $P_{ifa}$ , as diffinguilding betwixt a voluntary Settlement, and one made on a valuable Confideration; yet he had not known a Precedent where the Court ever decreed the Truftees to join in deftroying the contingent Remainders; this being the Reverfe of the Purpofe for which they were at first instituted.

But this Caufe coming on in August 1717, and a Precedent being flewn where fuch a Decree was pronounced, his Honour decreed, that the Truftees flould join to deftroy the contingent Remainders, and be indemnified, it being at the Suit of the Creditors, and for raifing of Money for Payment of Debts.

NOTE, Sir Thomas Tippin's Cafe was, where, upon a Marriage, Settlement was made by a third Perfon to the Ufe of the Hufband for ninety Years, Remainder to Truftees, during the Life of the Hufband, to fupport contingent Remainders, Remainder to the Wife for Life, Remainder to the Firft, &c. Son of the Marriage, Remainder to the Heirs of the Body of the Hufband, Remainder to the right Heirs of the Hufband: There was no Iffue of the Marriage, and the Remainder in Fee being contingent, in Regard the Limitation to the Hufband was for Years only, and the Eftate not moving from the Hufband (for if it had, the Remainder limited to the right Heirs of the Hufband, would have been the old Revertion) the Truftees joined to deftroy this convingent Remainder.

And on this Cafe being cited, it was faid by the Mafter of the *Rolls*, that if a Son had been afterwards born, it would have been a Breach of Truft; but this Remainder to the right Heirs of the Huíband, being a remote Limitation, and pot within the Confideration of the Settlement, and voluntary, Equity would not punifh it as a Breach of Truft.

This Caufe came on, upon an Appeal to my Lord Chancellor King, from the Trin. Term, Decree of the Mafter of the Rolls.

Edward Vaugban feifed in Fee in 1683, devifed Lands to his Sifter Dorothy, Manfell, v. afterwards the Plaintiff's Mother, for Life, Remainder to Truftees to preferve Manfell, contingent Remainders, Remainder to the Use of her first, and other Sons in Tail Male, Remainder to the Use of his Cousin Edward Manfell in Fee, and charges the Estate with a Debt of 12001. and dies.

The Plaintiff's Mother intermarried with Sir Edward Manfell, and in 1685, they, with the Remainder-man in Fee, joined in a Feoffment, with a Covenant to levy a Fine to Truftees to the Ule of the Plaintiff's Father in Fee; and this is exprefied to be to the Intent that the Fee fimple might be vefted in him, for the raifing of Money for the Payment of the Debts of Edward Vaugban the Teffator, whole Inheritance it was, by demifing, felling, or mortgaging the Effatie; or any Part thereof, and for other good Caufes and Confiderations; a Fine is levied accordingly at the grand Settions in Caermartben/hire, where the Lands lay. About a Year after, the Truftees to preferve contingent Remainders, reciting the Will, Feoffment, and Fine, convey the whole Effate by Leafe and Relafe to the Plaintiff's Father in Fee, Dorotby being then with Child, and then the Plaintiff is born; after, the Father makes the Plaintiff Tenant for Life, Ge. and then dies.

The Plaintiff brought his Bill to have the Benefit of Mr. Vaughan's Will, and infifted on the Breach of Truft; and that the Parties who claim under the Fine and Feoffment, being Parties to the Breach of Truft, ought not to take Advantage of it.

The Defendant in his Answer infifted on the Fine and Feoffment.

The Majler of the Rolls decreed for the Plaintiff for to much as was not alienated bonå fide; and this Decree was confirmed in Mich. Vacation, 6 Geo. II. by 2 Lord

r the Deter-). and their contingent prevented ; on fhall religns, during me Premiles Huiband, to ft and other d for Default er Provitions I in Marriage pt, for Want id has a Wife Estate, vet it e or common nd his Wife ath ; and the

there are no bether a Court and enable the Benefit of his ined with the this Kind have if a Purchafer with Notice of of great Con-

were Truftees cfore the Birth is was a plain voluntarily, or

in Equity, and

re was no Pre-

on born before , the Son came

been fince exnond and Chief 1732, hereafter here the Court n Juftice, Senle, hofe who were rft Son, and for the Deitruction

Son, Ec. and nant for Life by e, there can be, ancery will not

the Method of Truftees, when , fhould them-, or if there be

Lord Chancellor King, affifted by Lord Chief Juffice Raymond, and Lord Chief Baron Reynolds, as before mentioned.

A Man had devifed Lands, which were in Mortgage to be fold, and the Surplus At the Rolle, Mich. 1608. of the Money to be paid to his Daughter; the Daughter married a Man who foon after became a Bankrupt, and the Commissioners affigned this Interest of the Dule. Wife's. The Hufband died, and the Affignees brought this Bill against the Wife and Truftees, to have the Land fold, and the Surplus of the Money paid to them.

But the Court would not affift in ftripping the Wife, who was wholly unprovided for, of this Intereft, but difmiffed the Bill.

#### Of Pollibilities.

5 Geo. 11.

382.

BY this Statute it is enacted, that the Bankrupt is to difcover to the Commif-fioners upon Oath, fuch Eftate and Effects as he may have any Profit, or Poffibility of Profit, Benefit, or Advantage whatfoever by

And a Poffibility is defined to be fuch an uncertain Thing as may or may not Per Will. happen ; but it must be fuch a Right, according to the Cafe of Higden and Williamfon, as a Perfon may lawfully depart withal, and which, by fome Deed or Writing, he may have a Poffibility one Time or other to enjoy.

But if a Bankrupt has Relations, who may possibly provide or not provide for him, as they shall think fit; this uncertain Possibility is no Part of the Bankrupt's Estate : and if he obtains his Certificate, will not pass to his Creditors ; because he had it not in his Power to part with his Relation's Fortune, nor could he tell what his Will or Intention might be, or whether he would give him any Thing or no.

Hil. Term. William Davidson having devised a Legacy of 600%. to his Son, payable at 1701. Taulfon v. twenty-one, for which he had obtained a Decree, and 6371. reported due; before Grau. 2 Vern. he received the Money he became a Bankrupt, and the Commissioners affigned the Legacy and Benefit of the Decree. Rep. 432.

The Bill was brought by the Affignees to have the Benefit of the Decree; to which the Defendants, the Executors, demurred; infifting that a Legacy was not within the Compass or F and of any of the Acts made against Bankrupts, to be affigned to the Credito 3.

But the Demurrer was over-...; and faid, that the Act of Parliament ought to be taken in the most benencial Sense for the Advantage of the Creditors.

#### Of Interests which have been determined not to center in the Bankruht.

Mich. 1690. Moyfes v. Lit-sle. 2 Vern. HE Defendant, upon Marriage of his Son, fettles Lands upon himfelf for Life, Remainder to his Son for Life, &c. and covenants, during his own Rep. 194. Life, to pay his Son 151. per Ann. The Son becomes a Bankrupt; the Plaintiff, as an Affignee, brings the Bill against the Defendant, the Father, to have the Benefit of this Agreement, and to compel Payment of the 15l. per Ann.

Per Curiam : An Affignee, under a Statute of Bankrupt, is not entitled to have the Performance of an Agreement made with the Bankrupt; and that it was to adjudged in the Cafe of *Drake* and the Mayor of Exeter. And therefore difmified the Bill.

Coates, poffeffed of a Leafe for Years, contracted with the Committee of the Company for a new Leafe, and paid Part of the Fine; and, by *Coates's* Confent, a new Leafe was made to *Moffe* by the Company, and to him executed. *Coates* was at the Time of Treaty a Bankrupt. The Queftion was, whether the Commissioners could affign the Leafe to the Prejudice of Mossie, and Drake's Cafe was cited.

The Lord Keeper ordered that the Plea and Demurrer be ouffed, and the Benefit thereof faved till the Hearing; he doubted of the Leafe : There were other Matters for the Benefit of Moffe alfo in the Plea.

Of

Of the C No

or or Judgm no Execut rupt's Eft

Credito entitled to Judgment, future Day

But Cre could not pened, befo

And as Refpondents Commiffio before the whether th admitted to ment to T 1746, the Policy of I to claim; Manner as ruptcy; and Bankrupt's charged fro shall have t fuch Lofs c come payab

Creditors until a Divi Commission or on Accou Creditors

as have obta Bankruptcy. A Credito caufe poffibi whether he proving his at large, un and another

Commission, intitled to ge Where a

at Law for Action; his Plaintiff may in his Actio limited Tim he will be Election be

Committion. If a Man

Commission

Darker

# d Lord Chief

d the Surplus Aan who foon ntereft of the tinft the Wife paid to them, Ily unprovided

the Commifany Profit, or

ay or may not gden and Wilfome Deed or

the Bankrupt's litors; becaufe , nor could he uld give him

on, payable at ed due; before ers affigned the

of the Decree; t a Legacy was inft Bankrupis,

rliament ought Creditors.

ankrupt.

pon himfelf for luring his own ; the Plaintiff, to have the Be-Ann.

entitled to have that it was for erefore difmiffed

immittee of the loates's Confent, ccuted. Coates s, whether the nd Drake's Cafe

ousted, and the se : There were

Of

#### OF BANKRUPTCY.

# Of the Creditor:, who are fuch; and therein of proving their Debts, and how Notice of sheir Meeting is to be given; and of Debts due to the Crown.

**E** VERY one to whom the Bankrupt is indebted, either on Bonds and Notes, or Judgments, Specialities with Penalties, Attachments, and Securities where no Execution is fued out, is a Creditor, and has a Right to a Share in the Bankrupt's Eflate.

Creditors on Bonds or Notes, by Book-Debts or fimple Contracts, are equally 5 Gen. 11. C. entitled to a Dividend under a Commission of Bankruptcy, with Creditors by 30, S. 22. Judgment, Statute, &c. and Creditors that have Debts due to them payable at a future Day, may petition, or join in petitioning, for a Commission.

But Creditors upon contingent or uncertain Debts, or upon Bottomree Bonds, could not come in as Creditors, or prove their Debts, till fuch Contingency happened, before paffing the fubfequent Act, viz.

And as Merchants and other Traders frequently lend Money on Bottomree, or at 19 Gev II. Refpondentia, and caufe their Veffels with their Cargoes to be infured; and where Committions of Bankruptcy have iffued againft the Obligor, or the A flurer,  $\mathfrak{G}_c$ . before the Lofs of the Ship or Goods has happened, it hath been made a Queftion whether the Obligee, or the Affured, thould be let in to prove their Debts, or be admitted to have any Benefit under fuch Committion, which may be a Difcouragement to Trade: For Remedy whereof, it is enasted, that from the 29th of Ostober, 1746, the Obligee in any Bottomree or Refpondentia Bond, and the Affured in any Policy of Infurance made bond fide upon a valuable Confideration, fhall be admitted to claim; and after the Lofs or Contingency, to prove the Debt thereon, in like Manner as if the fame had happened before the Iffuing of the Committion of Bankruptcy; and fhall receive a proportionable Dividend with the other Creditors of the Bankrupt's Eftate; and after the faid 29th of Ostober, every Bankrupt fhall be difcharged from the Debt on fuch Bond and Policy of Infurances as aforefaid, and thal have the Benefit of all the Statutes againft Bankrupts, in like Manner as if fuch Lofs or Contingency had happened, and the Money payable thereon had become payable before the Iffuing of fuch Committion.

Creditors may come in within four Months after isfuing the Commission, and 1 740. c. 154 until a Dividend be made, and shall be at Liberty to prove their Debts under the <sup>S. 4</sup>. Commission, without paying any Contribution or Sum of Money whatsever, for or on Account of such Debt.

Creditors, upon what Securities foever they be, come in equal, *unlefs* fuch Bacon's Abr, as have obtained actual Execution, or taken Pledges for their juft Debts before the <sup>258</sup>. Bankruptcy.

A Creditor, though he hath Security, may come in and prove his Debt, be-7 Vin.abr. caufe poffibly his Security may prove deficient; and every Creditor is to fwear,  $p^{1.8}$ . whether he has a Security, or not; and if he has a Security, and infifts upon proving his Debt, he mult deliver up the Security for the Benefit of the *Creditors* at large, under the Commillion, unleft it be a joint Security for the Bankrupt and another Perfon; for then he may come in for his whole Debt under the Commiffion, without being compelled to deliver up fuch joint Security, as he is intitled to get in what he can from the Co-Security.

Where a Creditor proves a Debt under the Commiffion, and also proceeds at Law for the Recovery thereof, and detains the Bankrupt in Cuftody on the Action; his only Relief is to petition the Chancellor, that the Creditor or Plaintiff may make his Election, either to abide by the Commiffion, or to proceed in his Action; whereupon he will be ordered to make fuch Election within a limited Time, ufually about a Week; and whichever Remedy the Creditor chufes, he will be at liberty to affent to, or diffent from the Certificate: But if the Election be to proceed by Law, the Creditor muft wave all Dividends under the Commiftion. See Greene's Spirit of the Bankrupt Laws.

If a Man trade with a Bankrupt between the Act of Bankruptcy and the 7 Vin. Abr. Committion fued out, whether by Delivery of Goods, or Payment of Money, 7 D without

without Notice of the Act of Bankruptcy, the Bankrupt keeping open Trade, fuch Perfon shall come in as a Creditor for such Goods or Money.

#### Special Cales of Debts that may be proved under the Commillion.

<sup>2</sup> <sup>1/22</sup>. Rep. ANNUITY. Lord Hardwicke referred it to the Commiffioners to fettle <sup>439.</sup> the Value of an Annuitant's Life, and that the be admitted a Creditor for fuch Valuation, and the Arrears of the Annuity, and not for the whole Purchafe Money.

Apprentice. The Commiffioners may allow a groß Sum out of the Eftate for binding him to another Mafter, but the Court alone can order him to be admitted a Creditor; accordingly, Lord Chancellors, King, Talbot, and Hardwicke, ordered an Apprentice, whose Mafter became a Bankrupt, to be admitted as a Creditor under the Commiffion, on Account of the Apprentice-Fice received by the Mafter, ouly for the remaining Sum thereof, after deducting for the Time he lived with the Bankrupt.

Bail. If A. is Bail for B. either to bring his Body, or to pay the Condemnation Money, and B. becomes Bankrupt, he may come in as a Creditor.

If the Bail be liable, that is, if he has juftified himfelf as fuch, before his Principal becomes Bankrupt, though he be not *fixed* till *after*, yet it feems he is well entitled to make his Claim forthwith, and to *prove*, as foon as he has paid the Condemnation Money.

*Children.* A Child living with and maintained by a Parent, who receives the Earnings of the former, may be admitted a Creditor under her Father's Commission, but with Caution:

Thus, upon a Petition on the Part of Mifs Macklin to be let in as a Creditor on the Eftate of her Father a Bankrupt, for the Money he had received from the Managers of the Threatres on her Account, offering an Allowance thercout for living with, and being maintained by him, during the Time of her acting upon the Stage: It was alledged on her Part, that the Court is fo far from giving the Father all the Earnings of the Child, as not to fuffer a Father to be caled of the Maintenance of a Child, who has a Fortune, but will let the whole Intereft accumulate, and the Father maintain the Child, unlefs unable to do fo.

The Lord Chancellor faid, he was under fome Difficulty for the Sake of the Precedent; for if it is true, that this Queftion is the fame as it would have been between the Daughter and the Father, if he had not been a Bankrupt, and could answer to an Action for himself; whether after all this Transaction the Daughter could in an Action have recovered against the Father all this Money, as Money had and received to her Ufe? He faid, it might be dangerous in London to lay it down as a general Rule, that if a Father having feveral Children, who eam Moncy which he receives, becomes Bankrupt, every Child can come and claim his Debt for that Money fo had and received while they lived together, and were Part of his Family. A Father frequently fends out his Son to work as a Journeyman, and his Earnings are taken to be his Father's. Here, faid his Lerdship, the Father, Mother, and Daughter were all Actors and lived together; the Father received the whole. It is extraordinary to fay, that after a Length of Time, this shall be all called back, because of an Act of Bankruptcy. He referved it therefore to the Commissioners to inquire, how much the Father received to the Child's Ule, unlefs as to fo much as was a Covenant with the Daughter herfelf.

Relations. Debts of near Relations to the Bankrupt, cfpecially Securities, as Bonds, Bills,  $\Im c$ . are generally looked upon with a jealous Eye by the other Creditors, therefore great Care should be taken by the Commissioners to be fatisfied of the Validity of the Demand. And such Creditors should take every Precaution to establish the Validity by proper Vouchers, if called upon. Great Spirit of Bankrupt Laws.

Servants. The Commissioners generally recommend to the Assignees to pay the Whole of the Wages of menial Servants; but where the Wages of Clerks, and other superior Servants are very large, and the Arrears long, they should prove their Debts, and come in as common Creditors. *Ibid*.

One

On: fe a Bankru fion of E Statute C This w held that Bankrupt bound by In Feb.

Bedfördfla Chancery. Fletcher a to the Du Chriffmas quent to y Plaintiff Bankrupt, maining in of his Juc

In the p chafer un Part of th Wheref

Duke of F ing in his Aflignces, *kbar*, the Reft of the A. dray

> A. and C. after which B. permitt ther the ot Effects; if Effects, th

A. gives C. who in Shillings in come in as Money for Francis I

Father, Pla against one proportiona The Cafe

Father, had which he ha Execution of Father's Po by them.

by the Defe ruptcy befor

That Lee his Truftees tion he had fignment of ing a Credit a Bankrupt covered agai

562

parte achlin

" Vez. 675.

open Trade,

#### on.

ners to fettle Creditor for hole Purchafe

the Effate for o be admitted wicke, ordered a Creditor unby the Mafter, inne he lived

the Condemeditor. ch, before his

yet it feems as foon as he

who receives r her Father's

n as a Creditor received from wance thereout her acting upon from giving the be eated of the nole Intereft acfo.

he Sake of the ould have been rupt, and could in the Daughter ney, as Money London to lay lren, who earn come and claim ether, and were s a Journeyman, Lordihip, the her; the Fahter

ngth of Time, He referved it r received to the ughter herfelf. y Securities, as e by the other

ioners to be faould take every upon. Green's

fignees to pay ages of Clerks, g, they fhould

# One

#### OF BANKRUPTCY.

On: feized of Lands in Fee, owes a Debt by Statute, and afterwards becomes Sir George a Bankrupt, and the Creditor by Statute extends the Lands; then a Commif. a. againt fion of Bankruptcy is fued (2) and whether the Lands should be liable to the *Per Will*. Statute Creditor, was the Question.

This was referred by Lord Chancellor to the Judges of the Common Pleas, who held that a Creditor by the Statute, and a Statute not fued, and executed before the Bankruptcy fhould come in only pro rata, though there were Lands in Fee bound by the Statute.

In February 1716, the Defendant Fletcher, being feized in Fee of fome Lands in Mul. 1721-Bedförd/kire, borrowed 1500% of the Plaintiff Orlebar, one of the Mafters in Orlebar v. Bedförd/kire, borrowed 1500% of the Plaintiff Orlebar, one of the Mafters in Orlebar v. Chencery. On a Judgement afterwards, viz. Augu/l 20, 1717, the Defendant the Duke of Fletcher articled with the other Defendant, the Duke of Kent, to tell the Premifes Kent. to the Duke in confideration of 5000% to be paid down, and 650% to be paid at 717. Cafe Obriffmas then next; the Duke to be let into Poffedion at Michaelmas; fubfe-212. quent to which Tranfactions, the Defendant Fletcher becoming a Bankrupt, the Plaintiff Mr. Orlebar, brought his Bill againft the Duke of Kent, Fletcher the Bankrupt, and the Affignees under the Commiftion, praying that the 650% remaining in the Duke's Hands might be paid to the Plaintiff towards Satisfaction of his Judgement.

In the principal Cafe the Court faid that the Duke could not be deemed a Purchafer until he had paid the 650/. which remaining in the Duke's Hands, was Part of the perfonal Eftate of the Bankrupt, and muft be liable to his Creditors.

Wherefore, per Curiam, let the Affignees convey the Premifes in Fee to the Duke of Kent, in the fame Manner as the Bankrupt had articled to do, they ftanding in his Place; and in Confideration of this, let his Grace pay the 650l. to the Affignees, for the Benefit of the Creditors; and as to the Plaintiff Mr. Orkdar, the Judgement Creditor, he must come in for a Proportion only with the Reft of them.

A. draws a Bill payable to B. on C. in Helland for 1001. C. accepts it; afterwards Expire Ref. A. and C. become Bankrupts, and B. receives 401. of the Bill out of C.'s Effects, nuise, after which he would come in as a Creditor for the whole 1001. out of  $\mathcal{A}$ 's Effects, e.g. Hill  $\mathcal{T}$ . B. permitted to come in as a Creditor for 601. and the Mafter directed to fee where  $t_{728}$ , here there the other 401. was paid out of  $\mathcal{A}$ 's Effects in C's Hands, or out of C's own Macceffeld. Effects, if the latter, then C. is a Creditor for this 401. alfo, but if out of  $\mathcal{A}$ 's Effects, then the 402. of the 1001. is paid off.

A. gives a Promiffory Note for 2001, payable to B. or Order; B. endorfes it to  $E_x$  parte Le-C. who indorfes it to D. A. B. and C. become Bankrupts, and D. receives five fibure. 2 Peer Shillings in the Pound, on a Dividend made by the Aflignces against  $A_j$  D fhall Easter Term, come in as Creditor for 1501, only out of B's Effects, and if D. paid Contribution- $\frac{1727}{king}$ . L. C. Money for more than 1501, it shall be returned.

Francis Venaker, Efq. Son and Heir, and alfo Executor of Nicholas Venaker, his Francis Francis Frances Father, Plaintiff, fued the Commissioners and Affignees of a Statute of Bankruptcy ker, Efq. v. against one Shelbury, to be let in to pay his Contribution Money, and to have a  $Efq. \forall all proportionable Benefit of the Bankrupt's Eftate with the Reft of the Creditors. The formula for the formula for the formula formula for the formula formul$ 

The Cafe was, that Sbelbury, who was a Scrivener, and Agent for the Plaintift's lill. 1672. Father, had got feveral thoutand Pounds of the Father's Money in his Hands, for 25 Gav. 11. which he had only Sbelbury's fingle Bonds, on fome of which he got Judgement and Execution on Sbelbury's Goods, which were appraifed, and Part thereof came to the Father's Pofietiion in his Life-time, or to his Bailiff after his Death, and were fold by them. That a Committion of Bankruptcy was fued out againft the faid Sbelbury by the Defendants, who pretended that Sbelbury had committed an Act of Bankruptcy before the Father had obtained any Judgement againft him.

That Leefon and Nafb had brought feveral Actions against the now Plaintiff and his Truftees, in three of which Actions they were non-fuited; that in another Action he had obtained a Verdict for 920/. fince which the Plaintiff, before any Affigument of the Bankrupt's Eftate, hath offered to pay his Contribution Money, being a Creditor for above 6000/. The Commificients infift that they found Shelbury a Bankrupt before the Father's Judgement, and the Affignees fay that they have recovered against the Plaintiff 53/. Damages, in an Action of Trover, for Shelbury's Goods Goods in his Hands,  $\mathcal{G}c$ . But now the Counfel for the Plaintiff offering that he thould ftand in his Father's Stead, and be accountable for all that the Father hid received of the Bankrupt's Eftate, and that he thould pay a reafonable Proportion of Contribution-Money, fo that he may be let into the Statute, which Offera the Court decreed fhould be accepted, and he admitted a Creditor accordingly.

Ekfnerth & The Plaintiffs lived in Glouce/ter/bire, where also one Blitbe lived, who owed al. v. Joba them Money, and having committed fome Acts of Bankruptcy, he afterwards Krat Cal. Fireb, Rep. came to an Account with the Plaintiffs, and fold them leveral Parcels of Goods 316. Mich. in Satisfaction of their Debts.

316. Mich. 5677. 29 Car. 11.

\$64

The Defendants lived in London, to whom also the faid Blithe was indebted, and they having employed a Person to diffeover his Effate in the Country, and how it had been diffosed of, and to procure the fame to be diffributed equally amongs all his Creditors; it was at last agreed amongs them, that the Plaintiff should wave the Diffosed of the Goods to them already made by the faid Blither, and that they should have an equal Diffribution with the Defendants, in Proportion to their respective Debts; and for that Purpofe, that a Commission of Bankruptey should be taken out at London, and executed there, and all the faid Debts put in Hoteboat.

Accordingly a Commission was executed at London, but without giving Notice thereof to the Plaintiffs, or any Commissioners fent into the Country, to join with the others therein, in Order to a perfect Discovery of the faid Blitbe's Effate, as agreed on.

And afterwards the Defendants prevailed with the Commissioners in London, within a Month after the Execution of the Commission, to make an Affigument and Dividend of the faid Bankrupt's Effate, contrary  $\rightarrow$  the faid Agreement: intending thereby to exclude the Plaintiffs; and now refute to let them come in for their Shares, though they have offered to pay their Contribution-Money, and Proportion of the Shares of Commission; but have brought Actions of Traver for the Goods fo fold and delivered by the faid Blitbe.

To be relieved against which Actions, the Plaintiffs have brought this Bill; and that the faid Agreement might be performed, and the Dividend made amongst the Defendants be set as fide, and that the Plaintiffs may be let in to have an equal Ditribution with them.

All which Matters appearing to the Court, though the Defendants denied the faid Agreements, yet fuch Relief was decreed, as the Plaintiffs had prayed.

Mich. 7. Geo. An Action was brought by the Plaintiff, an Affigne under the Committion of H. Breffyv. Bankruptcy, against the Committioners of Land-Tax. In this Cate, one Far-Decision K.B. dots was a Collector of the Land-Tax, and had collected a great deal of Money for Karmach, the publick Ufe, and on *Tube* 7. 1721, abfconded and became a Bankrupt; and

the publick Ufe, and on July 7, 1731, abfconded and became a Bankrupt; and on the 16th of the fame Month and Year, the Commissioners brought their Warrant, and feifed his Goods, &c. after a Commission was taken out, and the Assigness appointed. This Case was tried before Lord Raymond, and Verdict given for the Plaintiff, fubject to the Opinion of this Court.

Serjeant D. The only Queftion in this Cafe is, whether the Act of Bankruptcy fo took away the Property of the Goods before Affigument, as to make them ceafe to be his?

C. J. If an Extent be iffued out, nay, only one tefled, before the Goods, &. are affigned, that Extent will be good.

D. That is a Prerogative Cafe, but this is in the Cafe of a private Perfon. In C. B. in London, 3 Geo. II. Andrews and Sir Matthew Decker's Cafe was tried at Nifi Prius, before Chief Juftice Eyre, and the Action was brought againft Sir Matthew for a falfe Return to a Fieri Facias, viz, nulla bona. It appeared on Evidence, that Goods of the Defendant were in the Houfe at the time of the Return, but that the Party whole Goods were to be taken, became a Bankrupt before the Writ was delivered to the Defendant, and that a Commission was illued againft him, but his Goods were not affigned over by the Commissioners. Here the Commission was held to be fufficient Proof of his being a Bankrupt.

6

Serjeant

Serjeant I altered till J good; Go in rupts; Go Si fioners of th Crown. By Money whic Eftate; and 3 Lev. 69. 1

J. Lev. 09. 1 D. This 18. it appear Parifh, whic to return to t the Money co the Receiver. C. 7. In t

a private Perf before an Affi the Bankrupt Power of Diff from the Tim klf; and there and the Execu the Money ov ina Cafe of a p were not difpo Commission w Cafe? And it applied to the therefore it is imagine that t ; Geo. II. fhou tent in this Ca the Teft of it ;

The Queffio tent would have nev of the Crow for the Money. and Execution, it. See Salkeld It was ordered the A. fells Land

Money not bein Statute, but th Agreement for t If there be an fublequent to it,

A. and B.

Counter-Bonds

the Sureties pai

whether they w

were; and fo it

to a Bankrupt, t

Years in Arrear

moved ; but if t

off the Premifes

rupt's Creditors. Alfo if there Rent, he can on

No Commiffi

#### OF BANKRUPTS.

Serjeant E. This Cafe concerns the Crown, and therefore the Property is not altered till Affignment, and an Extent in Aid executed before the Affignment is good; fo in 3 Keb. 14. The Crown is not bound by Statutes relating to Bank-rupts, 16 Sir William Jones 203. An Extent and a Warrant from the Commiffioners of the Land Tax, alters only the Manner of collecting the Money of the Crown. By the Statute of 3 Geo. II. fol. 25. if any Collector refuses to pay the Money which he has collected, any Commificient may commit him, and feize his Etate; and this is a new Law, and fhall control all the former Refolutions.  $_{3}$  Lev. 69, 101, S. C.

D. This Cafe does not concern the Crown; for by the Statute 3 Geo. II. fol. 18, it appears that the Scizure of the Collector's Effate is for the Benefit of the Parifh, which is antwerable for the Money at all Events; therefore the Parifh is to return to the Committioners fubftantial Men to be Collectors and Affeffors, and the Money collected comes not to the Crown till it is paid into the Hands of the Receiver.

C. 7. In this Cafe are two Queftions; the first is, whether, if this be the Cafe of a private Perfon, what Effect an Act of Bankruptcy has on the Goods, in that Cafe. before an Affignment? In the Cafe of a private Perfon, there is no actual vefting the Bankrupt's Eftate before Affigument, becaufe the Commissioners have only a Power of Dispofal, but after Affigument they veft to many Purposes by Relation from the Time of the Bankruptey, as to avoid the Acts done by the Bankrupt himfif; and therefore I think, if a Judgment be given against one before a Bankruptcy, and the Execution be completely executed by Sale of the Goods and Payment of the Money over before the Afligument, that the Execution will be good. But here. ina Cafe of a private Perfon, the Execution would not be completed, for the Goods were not disposed of by the Officer before the Assignment ; and then I think this Commission will over-reach it. So the Question is, whether this is a Prerogative Cafe? And it feems to me that it is; for though the Money when levied is to be applied to the public Ufe, yet it is always confidered as Money of the Crown; therefore it is always recovered by the Prerogative Power ; and I think it hard to imagine that the fummary Remedy given to the Committioners by the Statute of ; Geo. II. should put the Crown in a worfe Cafe than it was before; and if an Extent in this Cafe had been fued out, the Goods would have been bound even from the Tell of it; and there could be no Relation.

The Queffion here is, whether this Warrant can have the fame Effect as an Extent would have had? As to the Parifh being liable, that makes it not lefs the Money of the Crown than before, for that is only giving the Crown a double Security for the Money. And in the Cafe of *Box* and *Norton*, it was held that an Extent and Execution, after Affignment, would be good. The other Judges faid little to it. See Salkeld 111. contrary to Andrews's Cafe cited by Darnall, and per Curiam. It was ordered to fand over.

A. fells Land to B. who afterwards becomes a Bankrupt, Part of the Purchafe 1 Fern. 267. Money not being paid. A. fhall not be bound to come in as a Creditor under the  $\frac{Mi.b.}{Chayman v}$ . Statute, but the Land fhall ftand charged with the Money unpaid, though no Tanner. Agreement for that Purpofe.

If there be an Act of Bankruptcy committed, and a Creditor obtains a Judgment Eafler Term. subfequent to it, the Judgment is hereby avoided.

A. and B. were Sureties for C. for the Payment of fome Money, and had  $\frac{Hdt}{a} t N.P.$ Counter-Bonds to fave them harmlefs; the Money was not paid at the Day, and  $\frac{Ldt}{127}$ . Rep. the Sureties paid it, and afterwards C. became Bankrupt; the Queffion was,  $O_{2,rr} \subseteq al.$ whether they were Creditors within the Statute, and it was refolved that they were; and fo it has been determined in feveral fubfequent Cafes.

No Commission of Bankruptcy cau remove or carry away any Goods belonging to a Bankrupt, till all the Rent due to a Landlord is paid, although there be feveral Years in Arrears, provided the Landlord feizes for Rent before the Goods are removed; but if the Landlord does not feize before the Commission takes the Goods off the Premifes, he must then come in as a Creditor with the Reft of the Bankrupt's Creditors.

Also if there are not fufficient Goods upon the Premifes to pay the Landlord's Rent, he can only take what Goods there are, and after they are appraifed and fold, 7 E as 565

ring that he Father hid Proportion hich Offers cordingly. , who owed e afterwards

Is of Goods

as indebted; try, and how ally amongft intiff thould the, and that Proportion to f Bankruptcy Debts put in

giving Notice ntry, to join *Nitbe*'s Eftate,

rs in London, 1 Affignment preement : inn come in for 1-Money, and tions of Tro-

this Bill; and le amongst the e an equal Di-

nts denied the d prayed. Commillion of Cafe, one Far-I of Money for Sankrupt; and pht their Ward the Aflignees t given for the

of Bankruptcy to make them

e Goods, Sc.

te Perfon. In ufe was tried at ht againft Sir beared on Eviof the Return, rupt before the s iffued againft 's. Here the

Serjeant

as the Law in Cafes of Diftrefs for Rent directs, then the Landlord may come in as a Creditor for the Rent remaining due, with the Reft of the Creditors.

All Debts due to the Crown are preferable, and to be paid before any others, except where an Eftate or Intereft is incumbered, conveyed, or configned, prior to fuch Debts due to the Crown ; and in the Cafe of a Landlord, where a Year's Rent is to be retained before an Extent can take Place.

And in the Cafe of a Commission of Bankruptcy, if an Extent is taken out the fame Day and executed with the Commission, the Extent shall take Place, and carry away the Effects before the Commission; and according to the Cafe of Braffey and Daracion, hereafter mentioned, an Extent shall take Place before the Telle of the Writ, though not executed till fome Days after a Commission of Bankruptcy; and notwithstanding an immediate Affignment has been made of the Estate and Effects.

But if an Aflignment is made before the Execution, or the Telle of the Extent. fuch Aflignment takes Place before the Crown, and the Crown can then only come in as a Creditor, pari pallu, with the Reft of the Bankrupt's Creditors ; which the following Cafes will make appear. Mr. Sollicitor prayed the King's Process might take Place against the Affignee

Monky. Clay- $E_{af,11}^{box}$ ,  $2k_{0,14}$  of Commillioners, the Defendant being a Bankrupt; which by the Court cannot  $E_{af,11}^{box}$ ,  $2k_{0,14}$  be, unless Scizure be made and returned by Inqueft before the Aflignment; also Mod. Rep. this being not an immediate Debt, but in Aid of Receivers, who were jointly bound 93. pl. 1. with Mank, the Court refused to deliver Money, till an Inquest be returned of this particular Debt, though Clayton himfelf was Sheriff, and would return none; and

an Adjournatur till Notice to the King's Attorney. Mr. Attorney Finch prayed, that Money of the Plaintiff's, being a Bankrupt and

Ment v. Clay. Mr. Attorney Finch prayed, that Money of the Plaintiff's, being a Bankrupt and ton. Mich. 24. an immediate Debtor to the King by Returns of Money from the Committioners Car. II. of the Excute, which in Truth was from one Thillemait, a Collector, might not be

of the Excife, which in Truth was from one Thiflewait, a Collector, might not be delivered out of the Court to the Affignees of the Commissioners. On Norwich's Cafe, 4 Car. I. in the Exchequer, that the King in fuch Cafe fhall be first fatisfied; contrary, where his Debt is but in Aid of another. But it was not allowed, but the Money ruled to be delivered to the Affignees, and that the King may, by Scire Facias against them, recover it.

#### Special Cafes of Debts that cannot be proved under the Commillion.

EBTS payable upon a Contingency, which may poffibly never happen, cannot 3 Wilf. Rep. C. B. 270. 7 Gco.l.C.31. be proved.

One having only a Caufe of Action, cannot come in and prove it as a Debt.

Creditor, during Bankruptcy, having a Verdict with Damages and Cofts, in 3 Wilf. Rep. C. B. 272. Affault and Battery, before Bankruptcy, but not Judgment till after Certificate, cannot, in the Opinion of the Court of C. B. come in under the Commillion; fuch Demand not being a proveable Debt, becaufe not due at Time of Bankruptcy.

Refolved, that the Acceptor of a Bill of Exchange, drawn on him by Bank-Ibid. 13. 530. rupts, who promifed to indemnify him, before their Bankruptcy, could not, on his being fued and charged in Execution, come in as a Creditor under the Commillion;

because no Debt was due or owing from the Bankrupt to the Acceptor, until he was charged in Execution; and his Body being in Priton upon Judgment and Execution for a certain Sum, was held by the Court of Common Pleas to be the fome Thing as if the Acceptor had paid the Debt and Cofts due on the Bill; and then, and not before, the Bankrupts became indebted to the Acceptor, which was after the Bankruptcy. If A. has a Bond of Indemnity from B. and the Condition be broken, and

afterwards B. becomes Bankrupt before A. has been fued or damuified, though A.

had a good Caufe of Action against B. before the Act of Bankruptcy; yet as

A. had not been damnified by paying any certain Sum of Money, by Reaton of

B.'s Breach of the Condition, A. cannot possibly fwear to any Debt due and owing

Leftor cannot prove a Penalty incurred by his Leffee for ploughing up Meadow

from B. at the Time of the Act of Bankruptcy.

Ground, as a Debt under a Committion of Bankruptcy.

Ibid. 270.

\$66

Oblige nant by C Affigne pendent, as a Debt One gu under the The Co rupt, cauf Place for Places wi Affignees Creditor's or folenin Attorney ( Affidavit f traordinary refiding in giftrate w

Letters of

Aflignees.

OU Ba that you or any P Note, cv whether th

Where Co

F tw was a Moiety, If there rupt, the C is found in to him, and the fame C which appe he for Acco

if any fuch If there of them in

the faid Pe Cafe the Pe he must ma and his Ex

If one or only are affi were not B

If there fublequent avoided.

If there if they all, ment is on whereof the

Obliget

Obligee cannot prove Penalty in an Obligation forfeited for Breach of Govenant by Obligor, before he became Bankrupt, as a Debt under the Commission. Affignor cannot prove Damages arising from a Breach of a collateral, independent, express Covenant by the Affignee of a Lease to indemnify the Affignor, as a Debt under the Commission.

as a Debt under the Communon. One guilty of Ufury cannot come in to prove his Debt as a bond fide Creditor 2 Vez. 489. Under the Commiftion, for the whole Debt is void.

The Commiffioners shall forthwith, after they have declared the Perfon a Bank- $_5$  Gr. II. C. rupt, caufe Notice thereof to be given in the Gazette, and shall appoint Time and  $_{30}$  S. 26. Place for the Creditors to meet, which Meeting for the City of London, and all Places within the Bills of Mortality, shall be at Guildball, in Order to chufe Assignees; at which Meeting the Commissioners shall admit the Proof of any Creditor's Debt that shall live remote from the Place of fuch Meeting, by Affidavit er folenn Affirmation, and permit any Perfon duly authorized by Letter of Attorney (Oath or Affirmation being made of the Execution thereof, either by an Affidavit fworn, or Affirmation made before a Master in Chancery, ordinary or extraordinary, or before the Commiffioners viva voce; and in Cafe of the Creditor's refiding in Foreign Parts, fuch Affidavits or Affirmations to be made before a Magistrate where the Party shall be refiding, and shall, together with fuch Creditor's Letters of Attorney, be attefted by a Notary Publick) to vote in the Choice of Affignees, in the Place of fuch Creditor.

#### An Oath of a Creditor for proving his Debt before the Commissioners.

'YOU shall swear that C. D. late of, &c. at the Time of his becoming a 'Bankrupt, was justly and *bona fide* indebted to you in the Sum of, &c. and ' that you have not fince that Time been any Ways paid or fatisfied for the fame, ' or any Part thereof.'

Note, every Man is to fubfcribe his Debt, and the Commissioners are to enquire whether the Debts were contracted during the Trade.

#### Where Copartners are Bankrupts, having joint and feparate Eftates and Creditors.

 $O_{a}^{F}$  two Partners, Brewers, the one becomes Eankrupt, and the whole Debt Ruftworld v. was affigned over; but it was refolved that the Affignee fhould only recover  $I_{afform}^{log(on.}$ a Moiety, becaufe only one Moiety paft by Affignment.

If there are Accounts between two Merchants, and one of them becomes Bank-Term. 32Car. rupt, the Courfe is not to make the other, who perhaps, upon flating the Accounts, 11. Nofem. is found indebted to the Bankrupt, to pay the whole that was originally intrufted a19 135: to him, and to put him, for the Recovery of what the Bankrupt owes him, into Peter North C. the fame Condition with the Reft of the Creditors, but to make him pay that only J 1Mod.Rep. which appears due to the Bankrupt on the Foot of the Account, otherwife it will 315. the for Accounts betwixt them, after the Time of the other's becoming Bankrupt, a8 Car. 11. if any fuch were.

If any nervect were, and a perfon has Dealings generally with one C. 7. Hole  $A_{C}$  with  $A_{C}$  and  If one or more of the joint Traders become Bankrupt, his or their Proportions only are affignable by the Commissioners, to be held in common with the Reft who were not Bankrupts.

If there be an Act of Bankruptcy committed, and a Creditor obtains Judgment, fubfequent to it, then a Commission is taken out; now the Judgment is thereby avoided.

If there be feveral joint Traders, Payment to one of them is Payment to all. So if they all, except him to whom the Payment was made, were Bankrupts, the Payment is only unavoidable as to his Proportion. And if there be four Partners, whereof three are Bankrupts, and their Shares affigned, and a Payment is made to him

ord may come in Creditors.

efore any others, onfigned, prior to here a Year's Rent

t is taken out the take Place, and og to the Cafe of Place before the a Commifion of been made of the

fle of the Extent, an then only come ditors; which the

gainft the Affignee the Court cannot Affignment; allo were jointly bound be returned of this l return none; and

ng a Bankrupt and the Committioners ector, might not he ers. On Norwich's all be firft fatisfied; as not allowed, but King may, by Scire

Commillion.

ever happen, cannot

ove it as a Debt. nages and Cofts, in ill *after* Certificate, r the Commillion; due at Time of

n on him by Bankcy, could not, on his der the Commilion; e Arceptor, until he upon Judgment and mon Pleas to be the ue on the Bill; and cceptor, which was

tion be broken, and amnified, though A. Bankruptcy ; yet as Money, by Reaion of Debt due and owing

oughing up Meadow

Obligœ

him that was no Bankrupt, it is a Payment to all the Allignees, for now they are all Partners.

A. and B. became Partners in fome Iron-Mills, and fome Time after A. alleded Whitners v. that B. had not brought in his Proportion of the Stock, and had wafted the joint Parolin. 2 Fern. Egfer Stock, for which he brought a Bill against him to be relieved, and the Matter by

Confent was referred, and the Referree awarded that B. should, in Confideration of the above Allegations being proved, deliver to A. what remained of the Joint-Stock, and the Leafe of the Iron-Mills to be by him enjoyed to his own Ufe, and general Releafes to be given ; which award, after Exceptions taken to it, was afterwards confirmed and decreed by the Court. B. was afterwards found a Bankrupt, and the Plaintiff, being a Creditor to him by Bond, had an Affignment made to him by the Commissioners, and brought a Bill to have an Account of B.'s Eftate that came to the Hands of A. and alledged, if any fuch Award was made. it was after tuch Time as B. became a Bankrupt; but there appearing no Fraud in the obtaining of the Award, and the fame being in an Adverfary Caufe, and the Award afterwards excepted to, Gc. although B. might be then a Bank. rupt, yet not being known to to be at the Time of the Award, the Court decreed fuch Award ought to stand. Quere, if the Decree upon a Rehearing was not reverfed?

A. B. and C. were Partners in Trade, and C. embezzles the Joint Stock, con-Richardion v. Generation  $\mathcal{S}_{c}$  tracks private Debts, and becomes a Bankrupt: The Committioners affign the  $\mathcal{T}_{rin}$ . Term,  $\mathcal{S}_{c}$  does in Partnerthip, and  $\mathcal{A}$ , the Plaintiff, brought a Bill for an Account, and to 16.93. See the Cafe have the Goods fold to the best Advantage, and infisted that out of the Produce of them, the Debts owing by the Joint-Trade ought first to be paid; and that out of Gofs ard of C.'s Share, Satisfaction must be made for what he had walted ; and that the Affiguees could be in no better a Cafe than the Bankrupt, and were entitled only to what this third Part would amount unto, clear, after Debts paid, and Deductions for his Embezzlement. And the Court feemed to be of that Opinion; but feat it to a Master to take the Account, and state the Cafe.

A. and B. being joint Traders, a Commission of Bankruptcy issued against them; their feparate Creditors applied by Petition, that they might be let in for their Debts upon the refpective feparate Effates of the Bankrupts under that joint Commiffion, as the feparate Effates were of fmall Value, and would not bear the Charge of taking out two new Committions against them respectively.

Ex parte Crowder. 2 Vern. 706. Mich. Term, 1715.

Defrejnay

roit.

The Lord Chancellor ordered them to be let in to prove their feparate Debts, upon the joint Commission, they paying Contribution to the Charge of it; and directed, that as the joint or Partnership Eftate was first to be applied to pay the Partnership Debts; and as feparate Creditors are not to be let in upon the joint Eftate, until all the joint Debts are first paid; fo likewife the Creditors to the Partnership thall not come in for any Deficiency of the joint Estate, upon the feparate Estate, until the separate Debts are first paid.

Ex parte Coot. 2 Peer Will. 500. M ch. Term, Two joint Traders becoming Bankrupts, there is first a joint Commillion taken out, and the Committioners affign the real or perional Eftate of them both, or either of them; and afterwards leparate Commissions are taken out against them, 1-28, L. C. and an Affignment is made by the Commissioners of these Commissions to other Affignees, and thefe apply by Petition to the Court, that they might be at Liberty to fue at Law for the feparate Estates; but the Lord Chancellor decreed, that the Affigument made by the Commissioners upon the joint Commission, passes as well the feparate as the joint Effate of the two Bankrupt Partners ; therefore the Affignees on the feparate Commissions can make nothing of their Action at Law, and he would not fuffer them to fpend the Eftate in vexatious Suits there; but if they would join in a Bill in Equity for an Account of the feparate Eflates, he would not hinder them.

2 Vern. 7.6. Ex parte Crander, as mentioned before.

King.

It is fettled, and is a Refolution of Convenience, that the joint Creditors shall be first paid out of the Partnership or joint Estate, and the separate Creditors out of the separate Estate of each Partner ; and if any Surplus of the joint Estate, belides what will pay the joint Creditors, it shall be applied to pay the separate Creditors; and if a Surplus of the feparate Eftate, beyond what will fatisfy the feparate Creditors, it shall go to supply any Deficiency that may remain as to the joint Creditors ; but, for the Eafe of both Parties, let it be referred to a Commissioner 6

in each C the fepara find any Surplus o and the S Debts, ea

If there miffioners the Banki The D

feveral Bo partners, I whole Sto a Commit rupts affig Plaintiffs, among the Debts will

The D that all fue of the join receive to Trade fhor Partners, Eftates not living at th come in jo ners becam became inc Money due Stock ; and the Defend Eftate in I joint Estate plus of the have but a Moiety not claiming w paid, there have Money be admitted Creditors, f but will be Estate, whe and till the Parties are a fioners have for Proof o Commission admit the P The Cou

Debts due Moiety of t faid joint D Trade, with ticular Deb Debts, and joint Debts, admitted as was decreed

in each Commiffion, to take an Account of the whole Partnership Effects, and the separate Estate and Effects of each of the Partners; and if the Commissioners find any Thing difficult, they are to state it specially; and with Regard to the Surplus of the Partnership Effects, beyond what will pay the Partnership Debts, and the Surplus of the separate Effects, if any, above what will pay the separate Debts, each Side to apply to the Court for such Surplusse.

If there are two joint Traders, and one of them becomes a Bankrupt, the Com- 11./1, Rep. 2. miffioners cannot meddle with the Intereft of the other, for it is not affected by. Sal, 59. 61. Edit. 7 19.

the Bankruptcy of his Companion. The Defendant A, being indebted to the Plaintiffs, became bound to them in perfici.C. J. feveral Bonds; and the faid A, and the Defendant B, were for feveral Years Co-Bernan. partners, by whofe Articles of Copartnership, A, was entitled to two Thirds of the Crossen U and whole Stock, and B, to one Third: The faid A, and B. became Bankrupts, and and Kagér. a Commission was awarded against them; the Commissioners of the faid Bank- Eagler Term, rupts affigned all their Effate to the Defendant C, and others, refusing to let the  $z_5$  Car.II. Plaintiffs, Creditors of the Bankrupts, come in, and intend to divide the Effate among the joint Creditors of both the Bankrupts, by Reason whereof the Plaintiff's Debts will be utterly loft.

The Defendant infifts, that it was agreed by Indentures of Copartnership, that all fuch Debts as should be owing on the joint Account, should be paid out of the joint Stock, and at the End of the Partnership, each Copartner take and receive to his own Ufe his Share of the joint Stock; and that the joint Stock or Trade fhould not be charged with the private or particular Debts of either of the Partners, but that each thould pay their private Debts out of their particular Estates not included in the joint Stock ; that if both of the faid Parties should be living at the End of the first three Years, of the fix Years, that the faid B. should come in joint Partner accordingly; and during the faid joint Trade, the Copart-ners became jointly indebted to the other Defendants, C. Sc. in 6000/. and that A. became indebted to the Plaintiffs as aforefaid, without the Confent of B. and the Money due upon the faid Bonds was not brought into the Account of the joint Stock ; and the faid A. was only a Surety, and received none of the Money ; and the Defendant infifted that the joint Creditors ought first to be paid out of the Eftate in Partnership, and that the Commissioners have no Power to grant the joint Estate to pay the Plaintiffs, they being separate Creditors of A. and if a Sur-plus of the joint Estate, after the joint Creditors paid, then the Plaintiffs can have but a joint Moiety of fuch Surplus towards their Satisfaction, the faid B.'s Moiety not being liable to pay the faid A. his feparate Debts ; and the Debts then claiming were the proper Debts of the faid A. and yet, after all the joint Debts are paid, there will be an Overplus, fo that thereby the faid B. will be difcharged, and have Money paid unto him; but if the Plaintiff and other separat: Creditors of A. be admitted to the joint Eftate, there will not be fufficient to pay the joint Creditors, fo that thereby not only B's. Eftate will be applied to pay A's Debts, but will be liable to the joint Creditors. But there can be no Division of the joint Estate, whereby to charge any Part thereof with the private Debts of either Party; and till the joint Debts are paid, and till Division made of the Surplus, both Parties are alike interested in every Part of the faid joint Stock ; that the Commisfioners have no Power by the Commission to administer an Oath to the Plaintiffs for Proof of their Debts, they claiming Debts from the faid A. only, and the Commission is against A. and B. jointly, and not severally; and therefore cannot admit the Plaintiffs Creditors.

The Court declared, that the Effate belonging to the joint Trade, as alfo the Debts due from the fame, ought to be divided into Moieties, and that each Moiety of the Effate ought to be charged, in the first Place, with a Moiety of the fid joint Debts; and if there be enough to pay all the Debts belonging to the joint Trade, with an Overplus, then fuch Overplus ought to be applied to pay the particular Debts of each Partner; but if fufficient shall not appear to pay all the joint Debts, and if either of the faid Partners shall pay more than a Moiety of the faid joint Debts, then fuch Partner is to come in before the faid Committoners, and be admitted as a Creditor for what he shall fo pay over and above the Moiety; and was decreed accordingly.

7 F

Four

r now they are

ter A. alledged vafted the joint the Matter by 1 Confideration i of the Joints own Ufe, and ken to it, was wards found a an Affignment Account of B.'s vard was made, aring no Fraud dverfary Caufe, e then a Banke Court decreed icaring was not

int. Stock, cononers affign the Account, and to of the Produce id; and that out d; and that the re entitled onlyand Deductions pinion; but feat

ed againft them; let in for their that joint Comld not bear the vely.

r feparate Debts, harge of it; and oplied to pay the n upon the joint Creditors to the ate, upon the fe-

ommittion taken them both, or ut againft them, mittions to other ht be at Liberty lor decreed, that mittion, paffes as s; therefore the Action at Law, its there; but if arate Eftates, he

Creditors shall be Creditors out of it Estate, belides parate Creditors; isfy the separate as to the joint a Committioner in

Four Bookfellers entered into Partnership for carrying on a joint Trade, and being then all in Holland, according to the Custom of the Country, appeared before a Notary, and executed Articles of Copartnership, declaring jointly and separately, that each had advanced 24600 Guilders, Total 98400 Guilders, which Sum was to pay all the Debts they had then contracted, as mentioned in an Inventory, Sam. Dufref-nay & al. Complainbut no Debts flould be paid not mentioned in the faid Inventory, nor any Debts which either of the Copartners might contract on his own private Account : that a Sum agreed on between them should be allowed for Maintenance; and that all Lofs and Gains should be equally shared and borne, with other usual Covenants.

> The Copartnership was carried on from November 1725 to May 1728, when one of the Partners, for a Sum agreed on to be paid him, quitted and releafed his Claim to the other three, between whom the Articles were continued and carried on, on the first Conditions, and one of them was intrusted with the Goods in Shop and Warehoufe.

> But he became profule, and embezzled the Copartnership Stock, and applied the fame to his own Ule, and suffered the Partnership Debts to be unpaid; and having contracted private Debts on his own Account, became a Bankrupt, and a separate Commission was taken out against him.

The Meffenger took Pofferion of the Partnership Goods, and the Commissioners executed an Affignment to the Defendants, who in Confequence thereof took Poffestion of the Partnership Goods and Books, and received feveral of the Partnerthip Debts, and were getting in the Reft, with an Intention to apply them to the Payment of the feparate Creditors, whereas the Goods are Copartnership Goods, and ought to be applied to the Copartnership Debts; and to make the Plaintiffs Satisfaction for what the Bankrupt had embezzled for his own feparate Ufe, and the Refidue to be divided into equal Parts, two Thirds to the Plaintiff, and one Third to the Bankrupt, to which he is entitled, and is to be Part of his feparate Eftate, this was the Prayer of the Plaintiff's Bill, as that the Defendants may be reftrained from felling any Part without the Plaintiff's Concurrence.

The Affignees admit the Bill, and the Articles, that they have taken Poffefion and fold fome of the Stock without Confent of the Plaintiffs, and have fet forth an Account in the Schedule to their Answer, of the Stock, and fubmit to apply the Eftate as the Court shall direct ; and his Lordship was pleased to decree as follows :

1. That it should be referred to Mr. Lightbourn to take an Account of the Lord Talbo's Partnership Debts received by the Plaintiffs in Holland.

2. To take an Account of the Partnership Estate in England, received by the Affignees, or any for their Ufe.

To take an Account of the Partnership Debts owing by the Bankrupt and 3. To tak the Plaintiffs.

4. To caufe an Advertisement for the joint Creditors of the Bankrupt and Plaintiffs to come in and prove their Debts.

5. To take an Account of what Embezzlements the Bankrupt has made of the Copartnership Estate ; and in taking Accounts, Plaintiffs and Defendants to be examined on Oath, to produce all Books, &c. and to have all just Allowances.

6. That what the Master shall certify the Copartnership Debts shall amount to, shall, in the first Place, be paid by the Plaintiffs and Defendants to the joint Creditors, in Proportion to their Debts, as far as the Copartnership Estate in their Hands will extend.

That if it shall appear any of the Partnership Estate remains in the Plaintiffs and Defendant's Hands after the Partnership Debts are paid, then the Master to divide the fame into three Parts.

8. And the Plaintiffs are to take two Thirds ; and out of the Bankrupt's one third Part, they are to take what it shall appear he has embezzled of the Partnerthip Eftate.

9. And if there shall be any Residue of the Bankrupt's third Part, after the Partnership Debts, and the Bankrupt's Embezzlements are fatisfied, then the fame is to be paid to, or retained by, the Affignees, for the Benefit of the Bankrupt's feparate Creditors.

2

10. The

570 28 March,

1734. Peter Gofs and John Neaulmo

Plaintiffs

ants.

cuted as

and the

and fep

ditors,

Debts,

which t

that the

and that

and fepa

to the i

of the r their Con

Upon

1. Le

2. Let

Time and

are to be

feparate

others by

Eftate of

younger,

and in C

Creditors

is to be ca

the fepara

ditors fha

Eftates, o

and to be

fpective fer

the Comm

let the C

of the Ba the Cofts,

On this

liam Crifp

Burnaby,

Amphithe

Part of a S

the faid A

Crifpe p that this w

parate Acc

Lord/hip,

his Lordin the Comm

to be tried wherein the

and in whi Andon

and by a. Perritt, w

And the

and an Act

4. And

Th 3. Tha fhall be en

And

rade, and bepeared before id feparately, ich Sum was n Inventory; ior any Debts ite Account; tenance; and h other ufual

1728, when ad releafed his ed and carried Goods in Shop

ind applied the d; and having and a feparate

Commiffioners thereof took of the Partneroly them to the nerfhip Goods, the Plaintiffs parate Ufe, and laintiff, and one to fhis feparate fendants may be ce.

taken Possession d have set forth and submit to pleased to decree

Account of the

, received by the

ne Bankrupt and

e Bankrupt and

has made of the Defendants to be Allowances. Thall amount to,

to the joint Crep Estate in their

s in the Plaintiffs en the Master :0

e Bankrupt's one d of the Partner-

d Part, after the tisfied, then the efit of the Bank-

10. The

to. The Mafter may ftate any Thing fpecially; and all Parties are to be paid their Cofts of this Suit out of the copartnership Effate, to be taxed by the Mafter.

On the 11th of September, 1742, a joint Commission issued against Peter Dec. 23, Powell and Peter Powell the Younger, of Exeter, and the Commissioners exe-1743, Lord cuted an Assignment of the Estate and Effects to the Assignments that were chosen, Order. and they, by Virtue of the faid Assignment, possessed themselves of all the joint and feparate Estate of the Bankrupts.

And the faid Bankrupts, having feveral feparate Creditors, they the faid Creditors, in a Petition to the Lord Chancellor, fet forth their faid feveral feparate Debts, and that they had applied to the Commiffioners to be admitted Creditors, which they refufed, as this was a joint Commiffion, and they therefore prayed, that they might come in and prove their Debts under the faid joint Commiffion, and that the Commiffioners might take joint and feparate Accounts of the joint and feparate Eftates, and that what fhould be found on fuch Accounts to belong to the feparate Eftates, might be applied by the Affignees towards Satisfaction of the refpective feparate Creditors; and that the Petitioners might be paid their Cofts of the Application by the Affignees.

Upon which Petition, his Lordship ordered as follows :

1. Let the Committioners give Notice in the London Gazette, appointing a Time and Place, when and where the feparate Creditors of each of the Bankrupts are to be at Liberty to prove those Debts under the joint Committion.

2. Let the Commillioners take leparate Accounts of the joint and respective leparate Estate of the Bankrupts, come to the Assignee's Hands, or of any others by their Order, or for their Use, distinguishing the joint and separate Estate of *Peter Powell*, as also the joint and separate Estate of *Peter Powell* the younger, from each other.

3. That what on fuch Account shall belong to the Bankrupt's joint Estate, shall be employed by the Assignees towards Satisfaction of the joint Creditors; and in Cafe there shall be any Surplus of the joint Estate, after all the joint Creditors shall be paid their whole Demands, then the Motery of the Surplus. is to be carried to the Account of the separate Estate, and to be applied to fatisfy the separate Creditors respectively.

4. And if there is any Surplus of the feparate Estates, after all the separate Creditors shall be paid their whole Demands, then such Surplus of the separate Estates, or either of them, is to be carried to the Account of the joint Estate, and to be applied towards Satisfaction of the joint Creditors; and let the respective separate Estates bear a proportionable Part of the Charge of fuing out the Commission, and executing it, to be appointed by the Commissioners; and let the Cofts of this Application be paid the Petitioners by the Affignees out of the Bankrupt's separate Estate; and let it be referred to Mr. Bennett to tax the Costs, if the Parties cannot agree.

the Coits, if the Parties cannot agree. On this Day a feparate Commiltion of Bankruptcy was taken out againft Wil- 2 Feb. 1742. *Ham Crifpe*, by William Perritt, Plasterer. Criffe was a Partner with Edward The Cafe of Burnaby, Efq. and Captain Barbett, in the Undertaking of building Ranelagh Griffe. Amphitheatre; and this Debt which amounted to 4261. or thereabouts, was Part of a Sum of Money due to Perritt, for Plasterer's Work done in and about the faid Amphitheatre.

Criffe petitioned the Lord Chancellor to fuperfede the Commiffion, infifting that this was a joint Debt, and that he did not owe Perritt any Thing on his feparate Account; and on the 18th of Feb. 1742, this Petition was heard before his Lord/hip, and on hearing Counfel on both Sides, and it not then appearing to his Lord/hip whether Criffe was, or was not, a Bankrupt, his Lord/hip did order the Commiffioners to execute a provisional Affigument, and did direct an Iffue to be tried in an Action of Trover before Lord Chief Juffice Willes in London, wherein the faid William Criffe was to be Plaintiff, and fuch Affignee Defendant, and in which the Point of Bankruptcy would come in Queftion.

And on the 19th of June, 1743, the Caule was tried at the Sittings in London, and by a fpecial Jury, between the faid William Criffe, Plaintiff, and William Perritt, who was choic Provisional Affignee, Defendant.

And the iffuing the Committion, the joint Debt of Perritt, the Affignment, and an Act of Bankruptcy committed by Criffe, were proved : And after his Lordfhip

thip had clearly and fully fummed up, the Evidence to the Jury, it appearing to them to be a joint Debt, they were pleafed to give a Verdict for the Plaintiff *Criffe*, with 10/. Damages, and 40. Cofts, and did not find him Bankrupt for this Debt. But a Point of Law ariting, the last Clause made in the 10th Year Force of any Acts relating to Bankrupts, from the Debts owing by him, at the Time he became Bankrupt, shall not be construed, nor was intended or meant, to release or discharge any other Person or Persons, who was or were Partner or Partners with the faid Bankrupt in Trade, at the Time he became Bankrupt, or then flood jointly bound with hlm for the faid Debts, from which he was difcharged; but that notwithfanding fuch Difcharge, fuch Partners or joint Obligors with fuch Bankrupts, fhall be and fand chargeable with, and liable to pay fuch Debts, and to perform fuch Contracts, as if the faid Bankrupt had never been discharged for the fame.

And the Cafe was drawn up, and approved of by the Lord Chief Justice for the Opinion of the Court of Common Pleas.

Where the Queftion was, whether a feparate Commission can be taken out for a joint Debt, which was learnedly spoke to on both Sides, but the Court came to no Opinion.

And it came again to be argued before the Lord Chief Juffice Willes on the Feb. 1743. fame Queftion; when after hearing the Reafons offered pro and con, by the learned Counfel, the Court gave Judgement, and the Lord Chief Justice delivered his Opinion, and his Lordfhip, Mr. Justice Abney, and Mr. Justice Burnet, were all of Opinion, from the Cafes which had been cited, and the Reasons and Precedents that had been laid before them, that the Commission was regularly isfued, and that a joint Creditor had a Right to take out a feparate Commission, and therefore made the following Rule :

William Crifpe against William Perritt : Ordered, that the Verdict found for Mey 1743. William Cripe against results a Verdict be entered for the Defendant.

And on the 11th of May, 1744, Perritt preferred his Petition to the Lord Chan-cellor, fetting forth the feveral Steps and Proceedings, and the Determination of the Court in this Cafe, and Criffe having, purfuant to his Lordhip's Order of the 18th of Feb. 1742, deposited 100% in the Bank, in the Name of the Accomptant-General, to be placed to the Credit of this Matter, and in Order to ftay all Proceedings under the Commission, he therefore prayed his Lordship to discharge his Order of the 18th of Feb. 1742, and that the Commissioners might be at Liberty to proceed in the Execution of the Commission, and that the 100/, paid into the Bank by Cri/pe, might be paid to him towards the Costs which he had been put to, on Account of fuing out the Commission, and Proceedings at Law.

And on the 24th of May, 1744, fuch Petition was heard before his Lordship, and his Lordship after hearing Counsel on both Sides, ordered that the major Part of the Commissioners named in the faid Commission should be at Liberty to proceed in the Execution thereof, and that the 100%. paid into the Bank of Eng-land fhould be paid to Perritt, as Part of the Bankrupt's Eftate and Effects.

And on the 26th of May, 1744, Crifpe was declared a Bankrupt in the Gazette,

#### How far the Commissioners shall overreach the Acts of a Bankrupt, from the Time of the Act of Bankruptcy committed.

A S'to the Bankrupt's receiving Debts due to him from his Debtors. 2dly, As to his felling his 'Goods bond fide.' ıft,

'idly, As to his felling and mortgaging his Landa.

4thly, As to his mortgaging or pledging his Goods.

sthly, As to his paying Debts.

1 Jac. I. And, first, A Bankrupt may receive his Debts after the Act of Bankruptcy, from fuch Debtors as do not know him to be a Bankrupt, and the Payment will be good.

2 Show, 522. 2dly, All Perions buying Goods of a Dankrupt, not Enough the Frough, Cafesin Chase and paying for them bond fide, shall be received in the Equity of the Frough 2dly, All Perfons buying Goods of a Bankrupt, not knowing him to be io, 156. Wag-Auffand Read. I Jac. 1. Cap. 15. 6

And

And C

Trade, in would be any Notic

The F liable to Bankrupt Dealings ; on Bufine Bills of ufual Wa not becom defeat Pa where the having co and a Pre of October Bills of Course of Eftate, an in the Co ledge or I

3dly, although iffued with which do

the Comr not imme a Pawn de

the Delig upon a Fe

O<sup>N th</sup>

and finish Commiffie

Afterw becoming

Ift of Au

Spirits, fo off all, or

July, 17. fignce of

Statutes Certificat

led; and

Part of h

Affley in

Afterw Affiley on

don,

his Peril, 4thly, 5thly, cover the Bankrupt

reach. And th

And Contracts, where there is quid pro quo, the Bankruptcy thall not over- 72. Persat v. reach.

And the Reason is, that if it was otherwise, it would be a great Prejudice to feem to be Trade, informuch that it could not be carried on with Safety, and the Law taken, that would be a Snare for the innocent and fair Contractor, who cannot possibly have were bought any Notice of the Act of Bankruptcy; as the following Abstract clearly determines, and paid for, they may be

any Notice of the Act of Bankruptcy; as the following Austract Order, and the second of the Act of Bankruptcy; as the following Austract Order, and recovered at liable to the Statutes concerning Bankrupts, frequently commit fecret Acts of notin Equity. Bankruptsy unknown to their Creditors, and other Perfons with whom they have *Fourly*. Cate Dealings; and after committing thereof, continue to appear publickly, and carry cited by Load on Bufine(s, by buying and felling Goods, drawing, accepting, and negociating 140. 3 Lev. Bills of Exchange, and paying and receiving Money on Account thereof in the s<sup>th</sup> at the fame open Manner as if they were folvent and P. 515. North, Stin. In the Committed any Act of Bankruptcy, will be a Difcouragement to Trade, and a Prejudice to Credit in general: It is therefore challed, that after the 29th P. 516. of OSloker, 1746, no real Creditor of a Bankrupt, in Refpect to Goods fold to, or Bills of Exchange really drawn, negociated, or accepted by fuch Bankrupt in Courfe of Trade received by him of fuch Bankrupt, before the Hankrupt's Eftate, any Money, which before the fuing forth of fuch Commiffion was really in the Courfe of Trade received by him of fuch Bankrupt, before he had Know-ledge or Notice of his beconsing a Bankrupt, or being in infolvent Circunflances.

3dly, If a Man fells or mortgages his Lands, the Bankruptcy will over-reach it, 2 Show. 522. although the Purchafer had no Notice of the Bankruptcy, if the Commiffion iffued within five Years after the Act of Bankruptcy, becaufe this is a Mifchief which does not immediately concern Trade, and he who buys Lands, does it at his Peril, fubject to all fuch Incumbrances as Lands are liable to.

4thly, If a Man mortgages or pledges his Goods after an Act of Bankruptcy, the Commiflion will over-reach it, becaufe the Mortgage or Pawning Goods does not immediately concern Trade as Buying and Selling does, and he who takes a Pawn does it at his Peril.

sthly, If a Bankrupt pays Debts after the Bankruptcy, the Affignee may recover the Money again, if it were otherwife, it would be in the Power of the Bankrupt to prefer fuch Creditors as he fhould think fit, which is contrary to the Delign of the Fratutes concerning Bankrupts, which is to put all Creditors upon a Footing.

# A remarkable Cafe, tried under a fecond Commission of Bankruptcy.

ON this Day a Commiffion of Bankruptcy iffued againft William Kell of Lon- 17 May, don, Merchant, who was found a Bankrupt, and fubmitted to the Statutes, 1735and finished his last Examination, but never obtained his Certificate under such Commission.

Afterwards he fet up the Trade of a Diftiller near Maidenhead in Berkfhire; and becoming acquainted with one A/bl.y, they entered into Coparthership, on the 1st of August, 1741, to carry on the Trade of diftilling and rectifying Melasses Spirits, for five Years or thereabouts, and during this Copartnership, Abley took off all, or most of the Spirits which Kell diftilled.

Afterwards fome Difputes ariting between them, and Kell being Debtor to Afterwards fome Difputes ariting between them, and Kell being Debtor to Affiley on a feparate Account, exclusive of the Copartnership, Affiley, on the 2d of July, 1742, took out a fecond Commission against Kell, and was chose fole Affignee of his Estate and Effects; but Kell having in all Respects submitted to the batutes relating to Bankrupts, Affiley and the Rest of Kell's Creditors figned his Certificate under this fecond Commission, which was duly confirmed and enrolled; and Affiley fold back to Kell feveral Parcels of his Household Goods, and Part of his Stock in Trade, as a Diftiller; for Part of which Goods Kell paid Affiley in Money, and for the Remainder, amounting in Value to 100. or thereabouts

appearing to the Plaintiff Bankrupt for he 10th Year Bankrupt by y him, at the ded or meant, ere Partner or ne Bankrupt, which he was ners or joint and liable to upt had never

ief Justice for

e taken out for the Court came

Willes on the by the learned delivered his net, were all of ns and Precegularly iffued, on, and there-

dict found for lant.

he Lord Chanetermination of 's Order of the the Accomptorder to flay all hip to difcharge night be at Lithe 100/, paid ich he had been s at Law. e his Lordihip,

that the major e at Liberty to Bank of Engd Effects. in the Gazette,

from the Time

s Debtors.

of Bankruptcy, e Payment will

g him to be fo, of the Frovifo,

And

abouts, Kell gave Afbley a Bond for 100% dated the 28th of Ostober, 1742, 1 ayable in fix Months with Interest, at five per Cent. and Afbley promised to deal with Kell afterwards.

Then Kell again fet up the Trade of a Diftiller on his own Account, and Albley dealt with him, and paid him for two Parcels of Spirits, after the Rate of 4s. per Gallon to the amount of 881. 16s.

On the 4th and 28th Days of April, 1743, Kell fent Alpley two other Parcels of Spirits, at the fame Price, amounting to 1841, 42, and Kell's Bond of 100/, being then due to Alpley; and Kell being unwilling that his Bond should be out againft him, he defined Alpley to pay himself out of the Goods, for the Bond and Interest due to him, and only give him the Balance for the Spirits.

Intereff due to him, and only give him the Balance for the Spirits. But inftead of fo doing, Alphey in Eafler Term, 1743, brings an Action againft Kell for the 100l. and Intereft due on the Bond, and holds Kell to Bail; and at the fame Time by the Meffenger under the Commiffion, feizes the Spirits, amounting to 182l. 4s. as Affignee under the fecond Commiffion, and he infifted to retain the fame, in Truft for himfelf and the other Creditors of Kell, under the fecond Commiffion, by Virtue of the ninth Claufe of 5 Geo. II. Alphey proceeded in his Action, and Kell by Way of Set-off to the Debt pleaded, that before the bringing of this Action, Alphey was indebted to him in a much larger Sum, viz. in 184l. 4s. for Goods fold and delivered, out of which Sum Kell was willing to allow the Principal and Intereft due to Alphey on his Bond; and upon this liftue was joined.

Mich. Term. 1743.

Pending this Action Kell filed a Bill in Chancery again t A/kley, and prayed that A/kley might diffeover, whether he had not agreed to purchafe fuch Goods of him, and if fuch Goods did not come to his Polieffion; and to be relieved in feveral other Matters complained of in fuch Bill, and that A/kley might be enjoined from proceeding in fuch Action.

To this Bill *Afbley* put in his Anfwer, in which he denied the Spirits were ever fold to him, or that he ever promifed to pay for them, and he infifted upon his Right of retaining them as Affignee under the fecond Commiffion by Virtue of the above-mentioned Claufe; *Kell's* Effects under the fecond Commiffion not amounting to pay fifteen Shillings in the Pound; but whether fuch Goods were, or were not, rightly feized, he was advifed was a Matter ought to be tried at Law, where *Kell*, if at all, had his Remedy; and the Court did not think proper to grant an Injunction, but fent the Parties to Law, and then *Afbley* proceeded in the Caufe.

And on the 30th of November, 1743, it was tried before the Lord Chief Juffice Lee, at Guildball.

And upon the Argument of this Cafe, it was infifted by the Counfel for  $A_{jkley}$ , that these Goods were not the Property of Kell, and therefore that he could not fell them; but that they came to  $A_{jkley}$ , as Affignee under the fecond Commiffion.

That Albley had the Spirits, but not as a Buyer, and that by the afore-mentioned Clause Kell's future Effects were liable, he not having paid fifteen Shillings in the Pound; and confequently that the Goods belonged to the Affignee, either under the first, or second Commission.

But by Kell's Counfel, it was infifted that Kell was never difcharged by the Act of 5 Geo. II. after 24 June, 1732, except by the laft Committion, and therefore possibly could not be within the Intent of that Act, having but once had the Benefit of it.

That supposing Kell's future Effects had been liable to his Creditors by the aforefaid Claufe, that Afpley could not in any Manner feize them as Affigne under the fecond Committion, and if he had a Right, he must have proceeded in a legal Way, and have brought his Action against Kell's and then Kell would have pleaded his Certificate in Discharge of his Person, and let Afpley have taken Judgement against his Goods, as in the Cafe of an infolvent Debtor; but that this was by no Means Kell's Cafe, he not being within the Meaning of the Claufe of the Act, as having but once had Relief.

And his Lordhip, after having with great Judgment stated the Cafe, and fummed up the Evidence, to the Jury, was clearly of the fame Opinion with the Ger Intent a as Affig Plea of Verdict

But the Judgment Arreft of delivered and took Attorney And a

in Arreft the Poffe And t

by the C Court we with the tiff's Rul And in

Pleas agai And or L. C. J. I

L. C. J. for Plaint Trial, an Cafe; but to the Jur of King's-Claufe in Benefit of before the liable to be caufe noth

And the Action for proved to Wafte and to Affley.

was a Banl

Of Factors

F a Bank Principa yet that is C. 19. S. 1 Commiffion The Bon

Silk confign Ship failed, Altenory and Defendant. On which

brought thei Upon the that the Pai ment, notwi

742, ayable deal with

, and Ashley ate of 4s. per

other Parcels fond of 100% hould be out he Bond and

Action againft Bail; and at the Spirits, and he infifted *II*, under the *bky* proceeded at before the er Sum, viz. vas willing to pon this liftue

nd prayed that Goods of him, yed in feveral enjoined from

irits were ever ifted upon his by Virtue of commificon not Goods were, e tried at Law, proper to grant ceeded in the

Chief Justice

fel for Ajbley, he could not Commiffion. pre-mentioned hillings in the , either under

harged by the on, and therebut once had

ditors by the n as Affignee we proceeded en Kell would ley have taken tor; but that aning of the

he. Cafe, and Dpinion with the the Gentlemen who were Counfel for Kell, that his Cafe was not within the Intent and Meaning of that Claufe, and that the taking of the Goods by Afbley, as Affignee, was illegal; and the Jury, concurring with his Lordship, found the Plea of the Defendant Kell to be true, as was alledged, and therefore gave a Verdict for him.

But the L. C. J. gave Afhley Leave to move, if he thought proper, in Arreft of Judgment, within fix Days of Hilary Term then next; and Afhley not moving in Arreft of Judgment in all Hilary Term, the L. C. J. ordered the Postea to be delivered to the Defendant Kell's Attorney, who thereupon taxed the Costs at 30/. and took out Execution against Afhley for fuch Costs, which Afhley paid the faid Attorney.

And after Albley had paid Kell's Cofts, in Eafter Term following, Albley moved in Arreft of Judgment, and a Rule was made for Kell's Attorney to attend with the Pollea.

And the fame Arguments were made use of before the Court of King's-Bench, by the Counsel on both Sides, as were at the Trial of the Cause; but the whole Court were also of Opinion that the Verdict was right, and entirely concurred with the L. C. J. Lee in his Judgment, and therefore they discharged the Plaintiff's Rule.

And in Trinity Term, 1744, Kell breacht an Action in the Court of Common-Pleas against Albley, for the Balance of the Sum of 1841. 4s. due for the Spirits. And on the 23d of June, 1744, this Caule was tried at Guildball, before the

And on the 23d of June, 1744, this Caufe was tried at Guildball, before the L. C. J. Willes, where the fame Arguments were made ufe of by the Counfel both for Plaintiff and Defendant, as were infifted on before the L. C. J. Lee, at the first Trial, and before the Court of King's-Bench, on the fpecial Argument of this Cafe; but the L. C. J. Willer, upon flating it, and fully fumming up the Evidence to the Jury, was clearly of the fame Opinion with the L. C. J. Lee, and the Court of King's-Bench, and was pleafed to make this Obfervation, wiz. That by the very Claufe in the Act of Parliament, the Effects of a Bankrupt that had received the Benefit of the Act, according to that Claufe, remained liable to his Creditors, as before the making of the Act; but that it could never be fuppofed that they were liable to be feized in a fummary Way, without a legal Trial, by an Affignee, becaufe nothing was vefted in the Affignee but what the Bankrupt had before he was a Bankrupt, and Kell had not received the Benefit of the Act.

And the Jury being of the fame Opinion, they therefore gave a Verdict in this Action for the Plaintiff Kell, for 541. 18. befides Cofts of Suit, being what was proved to be the Value of the Spirits, after fome Allowances were made for Wafte and Leakage, and after the Bond of 100% and Interest was paid by Kell to  $\Delta/bley$ .

# Of Factors and Executors becoming Bankrupts, baving Effects of other Perfons in their Hands.

IF a Bankrupt is a Factor, although he has the Polieffion of the Goods of his Principal, and the Power of immediately felling them and taking the Money; yet that is not a Polleffion within the Meaning of the Statute of '21 Jac. I. C. 19. S. 11. nor will the Cafe be altered, if the Factor acts upon a del Credere Commiffion.

The Bonnels were confiderable Merchants in London, and had two Bales of Wienese. Silk configned to them by Alternory and Alteory from Legborn; but before the Paulops Ship failed, Advice arrived there, that the Bonnels had failed; and thereupon Hill, 1690. Altenory and Alteory altered the Confignment of the Silk, and made it to the Defendant.

On which the Plaintiffs, being Affignees under the Statute against the Bonnels, brought their Bill for a Discovery and Relief.

Upon the first Hearing, the Court ordered all Letters, &c. to be produced, and that the Parties proceed to a Trial in Trover, to see whether the first Confignment, notwithstanding the altering thereof, and new Confignment made before

the Ship failed, vefted the Property of those Silks in the Bonnels; and upon the Trial and Verdict being given for the Plaintiffs, the Caufe now came on upon the Equity referved. The Court declared, the Plaintiffs ought not to have had fo much as a Dif-

covery, much lefs any Relief in this Court, in Regard that the Silks were the Goods of two Florentines, and not of the Bonnells, nor the Produce of their Effects; and therefore, they having paid no Money for the Goods, if the Italians could by any Means get their Goods again into their Hands, or prevent their coming into the Hands of the Bankrupts, it was but lawful for them to to do, and very allowable in Equity.

And it was decreed, that if any Thing was do from the Italians to the Bon-nels, that fhould be paid the Plaintiffs; but the state of the Silks, by Virtue of the Confignment or Vet , .id put the Italians to come in as Creditors under the Statute of Bankrupts.

An Action was tried at Guildball, before Mr. Justice Buller, in which it an-E/cot v. Milpeared the Plaintiffs were Merchants in London, and in June, 1783, had a Quan-tity of Wheat configned to them from Oflend; the Sale of which they intrufted ward. Sittings after Mich. Term, to one Farrer, as their Factor.

The Factors in the Corn Trade, like those in the Linen Trade, receive a del Credere Commission, besides their Factorage, and never communicate the Names of the Purchafers to the Owners, except in Cafe of the Factor's Failure. Farrer, on the 9th of June, 1783, fold 211 Quarters of the Plaintiff's Wheat to the Defendant Milward. On the 16th of June, Farrer being about to ftop Payment, gave up the Wheat under his Care to the Plaintiffs, and fent them the Names of the Buyers. On the 20th of June, Farrer ftopt Payment ; and, a thort Time afterwards, his Creditors executed a Deed of Composition. On the 21st of June, the Plaintiff delivered the Defendant Milward a Bill of Parcels of the Wheat fold to him by Farrer, as their Factor ; and defired him to accept a Bill, at a Month, for the Amount, which he refused, infisting that he had a Right to fet off a Debt due to him from Farrer, against the Price of the Wheat.

Mr. Justice Buller, in his Charge to the Jury, declared the Docurine laid down by Lord Chief Justice Lee, in Scringhire v. Alderton, to be Law ; and the Plaintiff recovered a Verdict.

Again, one Murray, of Belfast in Ireland, in 1782, configned a Quantity of Linens to Bate and Henkell, of London, to be disposed of by them, as his Factors, upon: a del Gredere Commission. Bate and Henkell fold the Linens for 1921. 141. and, before they received the Money, became Bankrupts. The Affignees afterwards received the Money of the Purchafer, which Murray demanded of the Affignees, who refued to pay it, infifting that he fhould come in as a Creditor under the Committion. *Murray* prefented a Petition to the Lora Chancellor, praying that the Affignees might be ordered to pay him the Money the Lines fold for, after deducting the Committions and Charges, and a fmall Sum due from Murray to the Bankrupts, on another Account.

His Lordship, after hearing the Point of Law argued, was clearly of Opinion, that the Purchafer not having paid for the Linens previous to the Bankruptcy, Murray, the Confignor, was intitled to receive the Price of the Linens; and ac-

cordingly, ordered, the Affignees to pay him the Money. A. made a Bill of Sale of fome Leafes and perfonal Eftate to B. and C. in Truth to pay d.'s Debts ; B. at first acted in the Truft; but afterwards C. took the whole into his Poffeffion, and acted alone, and became a Bankrupt.

fore Cowper. 1 Per Will. Srin. 1-Per Will. And A. brought a Bill against C. and others, to bring C. and his Affignees to 3141 Jrm. 1716. an Account, touching the perfonal Estate of A. so affigned, in Trust for the Payment of his Debt as aforefaid.

And his Lordship, declaring that he thought the 21 Jac. I. S. 10. to govern this Cafe, dismified the Plaintiff's Bill with Costs.

But further Argument being granted on the Cafe, his Lordship held that it was not within the above-mentioned Clause and Statute, in Regard this Affignment was with an honeft Intent, viz. for the Payment of the Debts of the Aflignor. And

And ther which the C The Plain ceived to the

The Plain figned it to I tiffi, betwee which were The Ship

May, 1739, 28th of Man Owen, who a the Delivery Buyers from the Purchafe

On the 1ft one Promisio the 311. due 1

On the 3d Bankruptcy, one of the De the Bankrupt Part of Payn Moncy for the The Defend

Guens, and i 1781. 4s. and Ton, payable receive that Be The Affigne

that the Plain Plaintiffs intift a bare Trujice, though payat 1 Defendants rec the Money for ceived those M This Caufe

3581. 105. and Court upon thi Whether th Verdict, or to a

And the prin man and Gallan which was tri againft an Affi had delivered the Claufe of King's-Bench ; to the Plaintiff his Ufe, there Bankruptcy.

The Cafe of it was decreed, cipal, and that Owner; and fider of it, and viz. That the for the Debt the Owens.

576

ard.

1783.

fore Lord

nd upon the

th as a Difts were the neir Effects; *alians* could heir coming to, and very

to the Bon-Value of the s to come in

which it aphad a Quanhey intrusted

de, receive a nunicate the tor's Failure. ff's Wheat to t to ftop Payient them the t; and, a fhort On the 21ft of Parcels of the accept a Bill, ad a Right to neat.

rine laid down id the Plaintiff

a Quantity of as his Factors, for 1921. 141. Affignees aftermanded of the 1 as a Creditor rd Chancellor, ney the Linens Sum due from

rly of Opinion, he Bankruptcy, inens; and ac-

and C. in Truft is C. took the

his Affignees to aft for the Pay-

. to. to govern

held that it was this Affignment the Affignor. And

# OF BANKRUPTCY.

And therefore he ordered the Affignees of C. to account for all the Eftate of A. which the Court declared fhould not be liable to the Bankruptcy of C.

which the Court declared month including against the Defendants for Money had and re- Josepher The Plaintiffs brought an Action against the Defendants for Money had and re- Josepher ceived to the Plaintiffs' Ufe; and the Cafe was as follows:

The Plaintiffs being concerned as Partners in a large Quantity of Tar, con-erd/or, Plainfigned it to Richard Scott, who was their Factor, and Brother to one of the Plain- tiffs, Rebert fifs, between which two Brothers there had been mutual Dealings, and Accounts Defendants. In the Comline Plaint and Pla

The Ship arrived in the *Thames*, with the Goods from *Carolina*, on the 22d of May, 1739, of which the Factor had before received a Bill of Lading ; and on the 28th of *March* following, he fold the faid Tar to Meff. *Cornelius* and *Yeremiab Owen*, who agreed to pay for it in Promiflory Notes, payable in four Months after the Delivery of the faid Goods, and that a Debt of 31/. at that Time owing to the Buyers from the Factor, upon his own private Account, should be deducted out of the Purchase Money.

On the 1ft of April, 1740, the Owners paid the Factor in Part, by giving him one Promifiory Note of 661. 131. 4d. and another of 1021. 61. 8d. which, with the 31l. due to them from the Factor, amounted to 2001.

On the 3d of April following, the Factor, Richard Scott, committed an Act of Bankruptcy, and on the 4th a Commission issued against him, on the Petition of one of the Defendants, and the three Defendants were chosen Assignees, to whom the Bankrupt delivered up the faid two Notes, received from the Buyers in Part of Payment for the Tar, and the faid Assignees afterwards received the Money for them.

The Defendants, as Affignees, likewife confirmed the Sale of the Tar to the faid  $G_{mens}$ , and fettled the Account with them, and received the Balance, being  $y_{5}^{SI}$ . 41. and there being a Bounty allowed by Act of Parliament, at fo much per Ton, payable to the Importer of this Tar, the Defendants, as Affignees, did alfor receive that Bounty, amounting to the Sum of 299/. 81.

The Affignces infifted that they, as fuch, were entitled to all this Money, and that the Plaintiffs muft come in as Creditors under the Commiffion; and the Plaintiffs infifted, that the Bankrupt, being their Factor, could be only confidered as a bare Trujtee, and therefore that the Notes delivered up to them by the Bankrupt, though payable to him or Order, were the Notes of the Plaintiffs, and that the Defendants receiving the Money for those Notes, and also the remaining. Part of the Money for the Tar, and the Bounty due to the Importer of that Tar, they received those Monies for the Use of the Plaintiffs.

This Caufe was tried by a fpecial Jury, and the Damages were computed at 3581. 10., and a Verdict was given for the Plaintiffs, fubject to the Opinion of the Court upon this Queftion:

Whether the Plaintiffs were entitled to fuch Sum of 358/. 10s. given by the Verdict, or to any, or what Part thereof?

And the principal Cafes which were cited by the Plaintiffs, were thole of Copeman and Gallant, herein before-mentioned; the Cafe of L'Apofree v. Le Plaiftier, which was tried before Lord Holt, where an Action of Trover was brought againft an Affignee in a Commiftion againft one Levi, to whom the Plaintiff had delivered fome Diamonds to fell; and this being a Queftion depending upon the Claufe of 1 Jac. c. 19. S. 10 and 11, it was made a Cafe for the Court of King's-Bench; and that the Bankrupt had only a bare Authority to fell them for his Ufe, therefore the Court were of Opinion they were not liable to his Bankruptev.

The Cale of Burdett and Willett was also cited, where, in the Court of Chancery, it was decreed, that the Factor was only in the Nature of a Trustee for his Principal, and that delivering Goods to him did not alter the Property of the real Owner; and upon the Argument of this Case, the Court took Time to confider of it, and some Time afterwards gave their Judgment for the Plaintiffs, viz. That the Plaintiffs should be at Liberty to enter up that Judgment for the Debt and Costs, deducting thereout the 31.4 due from the Factor to the Owner,

7 H

In

In like Manner, if Bills of Exchange or Goods are fent to a Merchant for a particular Purpole, and the Merchant breaks, having the Bills of Exchange or the Goods in his Poffeffion, they do not pais by the Affignment.

Neither does the Statute extend to the Cafe of an Executor or Administrator becoming Bankrupt , for the Property they may poffers as fuch, cannot be affigned by the Commissioners.

Motion for a Prohibition to the Ecclefiaftical Court from granting Administra-Hill v. Mille Noh Rep. tion to A Mick. Bankrupt. 3 W. and M. Bankrupt. Com. 185. Holt C. tion to A. where B. was named Executor by the Teftator, for that B. was a

<sup>3</sup> W, and M. Holt C. J. The Ordinary is not to grant Administration, where an Executor is <sup>3</sup> Shrue 223: named; and Bankruptcy is no material Difability; he acts en autre Droit, and the

Testator had intrusted him ; but in Cafe of non fane Memory, there is no abfolute Neceflity to grant Administration .- A Prohibition granted.

If an Executor becomes Bankrupt, a Legatee is to be Creditor.

Neither does Aflignment país Property which may be ftopt in *Transtu*. If a Merchant configns Goods to a Trader, and before their Arrival the Confignee becomes a Bankrupt; if the Merchant can prevent the Goods getting into the Bankrupt's Hands, the Committioners' Affignment will not affect them.

If Goods are delivered to a Carrier or Hoyman, or the Mafter of a Veffel, to be delivered to A. and the Goods are loft by the Carrier, the Confignee can only bring the Action; which fnews the Property. But, though fuch Goods are actually delivered to a Carrier to be delivered to A. and while the Carrier is upon the Road, and before actual Delivery to A. by the Carrier, the Confignor hears that A. his Confignee, is likely to become a Bankrupt, or is actually one, and countermands the Delivery, and gets them back into his own Poffeffion again, no Action of Trover would lie for the Affignees of A. becaufe the Goods, while they were in Transitu, might be fo countermanded.

The Commissioners cannot assign the Benefit of an Agreement made with a Bankrupt.

Where the Defendant, on Marriage of his Son, fettles Land on himfelf for Life, Mosfer To Sta quærc.

Link, 2 Pers. Remainder to his Son for Life, Gc. and covenants, during his own Life, to py his Son 151. per Annum; the Son becomes a Bankrupt; the Plaintiff, as Affignee, brings a Bill against the Father, to have the Benefit of this Agreement, and to comp. 1 Payment of the 151. per Annum. Per Cur. An Affignee under a Statute of Bankruptcy is not entitled to have the Performance of an Agreement made with the Bankrupt; and faid that it was fo adjudged in the Cafe of Drake v. the Mayor of Exeter ; where the Court held, that, if a Leffor covenants with his Leffee and his Affigns to renew his Leafe, and the Leffee becomes a Bankrupt, and the Commissioners affign this Covenant, the Affignees cannot have any Relief against the Lessor.

Committioners cannot affign future Earnings arifing from the Labour of the Bankrupt.

Chippendale brought an Action of Aljumphi for Work and Labour as an Attorney. Chippendale v. Tomtinfon B. R. Trin. The Defendant pleaded that the Plaintiff was a Bankrupt, and averred that the Commission was still in Force. 15 Go. 111.

The Plaintiff replied, that the Work and Labour was done after the Commiffioners' Aflignment, and for the neceffary Support of himfelf and Family. Rejoinder, that the Plaintiff had not obtained his Certificate; and thereupon a Demurrer.

Lord Mansfield faid, the only Question is, whether the Affignees of a Bankrupt are entitled to the Profits arising from his perfonal Labour?

Mr. Juftice Buller observed, that the Cafe in Atkins did not support the Doctions 1 Atk. 2530 laid down at the Bar; for Lord Hardwicke there fays, " All his future period Estate is affected by the Affignment ;" by which he evidently meant, that, if the Affignees claim it, the Bankrupt must deliver it up; and fo far the Affignment

affects it : But no other Person can have the fame Plea. It is certain, Lod Hurdwicke meant to go no further than the Cafe in Strange, which is decisived his Meaning ; therefore he was of Opinion with the Plaintiff, for whom Judgment on the Dem Buller, 2 St

WHEN named

the Perfon appoint a T don, and all chufe an Aff Meeting the the faid Mee if from abroa Debts at th qualified to chosen by th have an Affi Bankrupt's E

The Com if they fee C which Affign Creditors for duly qualified or difplaced, or Affignees Delivery to t which fhall h be distributed thall be. A to remove fuc

the Aflignme. Affignees I as they think **fkilful** Accon Perfon to col Security.

Affignees r though, if th Suit in Equi the London G Confent of th ing fuch Suits the Charges ; may take an A themfelves eve Affignces are vote that they of a Hazard.

And the A the Creditors Meeting of th in the London and any Perfe Arbitration ; Value of fuch Difference, and pound and agi

Exchange or the

Administrator beannot be assigned

ting Administraor that B. was 1

tre an Executor is tre Droit, and the tere is no abfolute

r. Transitu.

heir Arrival the event the Goods ent will not affect

of a Veffel, to be onfignee can only a fuch Goods are the Carrier is upon the Confignor hears a actually one, and Poffeffion again, no Goods, while they

cment made with

on himfelf for Life, s own Life, to py aintiff, as Affigue, Agreement, and to e under a Statute of reement made with ic of *Drake* v. the covenants with his omes a Bankrup, not have any Reliaf

the Labour of the

our as an Attorney. ad averred that the

me after the Commfelf and Family. te; and thereupon

nces of a Bankrupt

upport the Dofins his future period meant, that, if the far the Affigament It is certain, Lod which is decified or whom Judgment

# OF BANKRUPTCY.

on the Demurrer was accordingly pronounced. See the Cafe referred to by Judge Buller, 2 Strange 1207, Ajbley v. Kell.

#### Of chufing Affignees, and of their Power and Duty.

WHEN any Commission of Bankruptcy is issued out, the Commissioners therein 5 Co. 11. C. named, or the major Part of them, thall forthwith, after they have declared 30. S. 46, 37. the Person Bankrupt, cause Notice to be given in the London Gazette, and shall appoint a Time and Place for the Creditors to meet 1 which for the City of London, and all Places within the Bills of Mortality, thall be at Guildball, in order to chuse an Affignees, or Affignees, of the Bankrupt's Estate and Effects 1 at which Meeting the Proof of any Creditor's Debt, that shall live remote from the Place of the faid Meeting, shall be admitted by Affidavit, or if Quakers, by Affirmation, or if from abroad, by Letters of Attorney 1 and all Creditors who shall fo prove their Debts at this Meeting, and whose Debts amount to 1.C. or upwards, shall be for chasten by the major Part in Value of the Creditors then proving their Debts, that hall be for chasten by the major Part in Value of the Creditors then proving their Debts, that Bankrupt's Estate and Effects.

The Committioners have Power immediately to appoint one or more Affignees, Ditto, 5, 30. if they fee Caufe, for the better fecuring and preferving the Bankrupt's Effate; which Affignee, or Affignees, may be removed or difplaced at the Meeting of the Creditors for the Choice of Affignees, if the major Part of them then met, and duly qualified, thall think fit; and fuch Affignee, or Affignees, as thall be removed or difplaced, thall, within ten Days after Notice given in Writing by the Affignee or Affignees chofen by the Creditors of the faid Choice, make an Affignment and Delivery to the faid Affignee or Affignees of all the Bankrupt's Effate and Effects which thall have come to their Hands and Poffeffion, on Penalty of 200/. each, to be diffributed among the Creditors, in the fame Manner as the Bankrupt's Effate thall be. And the Lord Chancellor has Power, on the Petition of any Creditor, to remove fuch Affignees as thall have been chofe by the Commiffioners, to vacate the Affignment, and to caufe a new one to be made.

Affignees have Power to order the Bankrupt's Attendance on them as often as they think convenient for the Benefit of the Eftate, and may have fome skilful Accomptants to fettle his Books of Accounts, and employ fome faithful Perfon to collect and get in the Debts; but for this last they ought to have Security.

Affignees may bring Actions at Law without the Confent of the Creditors; Ditto, S. 38. though, if the Suit in Law is a Matter of Confequence, or which may produce a Suit in Equity, they fhall furminon all the Creditors to a Meeting, by Notice in the London Gazette, and lay before them the true State of the Cafe, and take the Confent of the major Part in Value of the faid Creditors in Writing, to the bringing fach Suits, and that a fufficient Sum remain in the Affignees' Hands to defray the Charges; and in Cafe they apprehend that they fhall not have fufficient, they may take an Agreement under the Creditors' Hands to indemnify them, and oblige themfelves every one to pay his Share, in Proportion to their reflective Debts; for Affignees are not obliged to bring any Suit in Law or Equity, though the Creditors you that they fhould, unlefs they are indemnified, where there is any Appearance of a Hazard.

And the Affignees may, with the Confent of the major Part in Value of  $_{5}$  Ge. II. C. the Creditors who fhall have duly proved their Debts, and be prefent at any 30 S. 34. Meeting of the faid Creditors, purfuant to Notice to be for that Purpofe given in the London Gazette, fubmit any Difference or Difpute between the Affignees and any Perfon or Perfons whatloever, relating to the Bankrupt's Effects, to Arbitration; the Arbitrators to be chosen by the Affignees, and the major Part in Value of fuch Creditors, and the Party or Parties with whom they have the Difference, and to perform the Award of fuch Arbitrators, or otherwife to compound and agree the Matters in Difpute, in fuch Manner as the Affignees, with fuch

#### BANKRUPTCY. OF

fuch Confent as aforefaid, shall think fit; and the fame shall be binding to all the Creditors.

The Affignees, by and with the Confent of the major Part of the Creditors

Go. II. The Affignees, by and with the Coment of the had for that Purpole, of C. 30. S. 35. in Value, who shall be prefent at a Meeting to be had for that Purpole, of which Notice shall be given in the London Gazette, may make Composition with any Perfon or Perfons, Debtors or Accomptants to the Bankrupts, where the fame shall appear necessary and reasonable, and to take such reasonable Part as can upon such Composition be gotten in full Discharge of such Debts and Accounts.

- Affignees should be careful in examining the Nature of the Bankrupt's Debts. Ditto, S. 28. to prevent the Statute of Limitation from taking Place. Where it shall appear to the major Part of the Commissioners, that there has been mutual Credit given by the Bankrupt and any other Perfon, or mutual Debts between the Bankrupt and any other, at any Time before he became Bankrupt, the major Part of the Commiffioners, or the Affignees of the Eftate, may ftate the Account between them, and one Debt may be fet against another, and what shall appear 'o be due on either Side, on the Balance of fuch Account, and on fetting fuch Debts one against another, and no more, shall be claimed or paid on either Side respectively.
- Before the Creditors shall proceed to the Choice of Assignees, the major Part Ditto, S. 32. in Value of the Creditors prefent, shall, if they think fit, direct how, and with whom the Monies to be received out of the Bankrupt's Eftate shall remain, until the fame te divided ; to which Rule fuch Affignees shall conform as often as 100/. shall be got in.
- Ditto, S. 33. Affignees are obliged, at fome Time after the Expiration of four Months, and within twelve Months from the Time of the Commission's isfuing, to caule at least twenty-one Days public Notice to be given in the London Gazette, of the Time and Place they and the Commissioners intend to meet, to make a Dividend or Distribution of the Bankrupt's Effects ; at which Time the Creditors who have not before proved their Dcbts, shall then be at Liberty to prove them; which Meeting, for London and all Places within the Bills of Mortality, shall be at the Guildhall; and at fuch Meeting the Affignees shall produce to the Commiffioners and Creditors then prefent, just and fair Accounts of all their Receipts and Payments touching the Bankrupt's Estate and Effects, and the Particulars of all that shall remain outstanding, and shall, if the major Part of the Creditors then present require it, be examined upon Oath before the Commissioners, touching the Truth of fuch Accounts. And the Affignees shall be allowed to retain all fuch Sums as they shall have paid or expended in fuing out and profecuting fuch Commission, and all other just Allowances on Account of their being Affignees; and the major Part of the Commissioners shall order such Part of the nett Produce of the Bankrupt's Estate, as by such Accounts, or otherwise, shall appear to be in the Hands of the Affignees, as they shall think fit to be divided forthwith among fuch of the Creditors who have duly proved their Debts under the Commission, in Proportion to their several and respective Debts; and they shall make such their Order for a Dividend in Writing under their Hands, and shall cause one Part of such Order to be filed amongst the Proceedings under the Commission, and shall deliver unto each of the Assignces a Duplicate of such their Order, likewife under their Hands ; which Order of Distribution shall contain an Account of the Time and Place of making fuch Order, and the Sum total or Quantum of all the Debts proved under the faid Commission ; and the Sum total of the Money remaining in the Hands of the Affignees to be divided, and how much in particular in the Pound is then ordered to be paid to every Creditor under the Commission; and the faid Assignces, in Pursuance of fuch Order, and without any Deed or Deeds of Distribution to be made for that Purpole, shall forthwith make fuch Dividend and Distribution accordingly, and shall take Receipts in a Book to be kept for that Purpole for each Creditor, for the Part or Share of fuch Dividend or Distribution; which they shall make and pay to each Creditor respectively; and fuch Order and Receipt shall be a full and effectual Discharge to such Assignees. And

And the Cor in Cafe be infer tend to before h the Affi and Effe fhall by vided ai their De Dividence any Part major P aforefaid afterward as foon Manner converted

amongft It is th the Time And if th they, will This C

againft B chofen A Bills of A Bankrupts Order tha Dividends of Beale. was dead Part of the died in 1 In 178

by the Cre the feveral It appea fignee, in c

there more

was, whet reft for the Lord L they canno required to Effate in R Sum is con bend, I wa vidend, or upon by th upon them culty. T. canvailed f is nothing Annihilatio

nees' only

fo very neg

he is now

brought up

# iding to all the

f the Creditors at Purpole, of composition nkrupts, where reasonable Part fuch Debts and

nkrupt's Debts, ere it fhall apa mutual Credit ween the Bankthe major Part te the Account and what fhall , and on fetting or paid on either

s, the major Part how, and with hall remain, until form as often as

our Months, and iffuing, to caule n Gazette, of the make a Dividend e Creditors who y to prove them; Iortality, shall be luce to the Comall their Receipts the Particulars of t of the Creditors miffioners, touchlowed to retain all and profecuting nt of their being r fuch Part of the therwife, shall apfit to be divided their Debts under Debts ; and they their Hands, and ceedings under the plicate of fuch their on shall contain an the Sum total or and the Sum total divided, and how to every Creditor of fuch Order, and that Purpose, shall and shall take Re-ditor, for the Part ake and pay to each a full and effectual

And

#### OF BANKRUPTCY.

And the Affignees are further obliged within eighteen Months after iffuing of , Gen II. C. the Commission, to make a second Dividend of the Bankrupt's Estate and Effects, 30. S. 37. in Cafe the whole was not divided on the first Dividend, and shall cause Notice to be inferted in the London Gazette of the Time and Place the Commissioners intend to meet to make a fecond Dividend, and for the Creditors who shall not before have proved their Debts, to come and prove them; and at fuch Meeting the Affignees thall produce upon Oath their Accounts of the Bankrupt's Eflate and Effects ; and what upon the Balance thereof fhall appear to be in their Hands, hall by the like Order of the major Part of the Commissioners be forthwith divided among fuch of the Bankrupt's Creditors, as fhall have made due Proof of their Debts, in Proportion to their feveral and refpective Debts; which fecond Dividend thall be final, unlefs any Suit at Law or in Equity shall be depending, or any Part of the Eslate slanding out that cannot have been disposed of, or that the major Part of the Creditors shall not have agreed to be sold or disposed of in Manner aforefaid; or unless some other or future Estate or Effects of the said Bankrupt shall astrowards come to, or well in the said Assignces; in which Case the Assignces shall, as foon as may be, convert fuch future or other Effate or Effects into Money in Manner aforefaid, and shall within two Months next after the fame shall be converted into Money, by the like Order of the Commissioners, divide the fame amongft the Creditors who fhall have made due Proof of their Debts.

It is the Duty of the Aflignees to make a Dividend as early as possible after the Time given by the Statute for Creditors to come in, and prove their Debts. And if they neglect making a Dividend and keep the Money in their own Hands, they will be liable to pay interest for it.

This Queftion as to Intercft arofe in a Cafe where a Commiffion iffued in 1766,  $T_{reurl,Nend}$ againft *Beale* and others, Copartners; and *Torenfhend*, *Ruffel* and another were in Chan, chofen Aflignces. *Beale* and his Partners having carried on the Negociation of Nov. 17-Bills of Accomodation to a very large Amount, with feveral Perfons who were alfo  $1^{78_3}$ . Bankrupts, the Affignces of *Beale* deferred proceeding under the Commiffion, in Order that the feveral Holders of the Bills might prove their Debts and receive Dividends under the other Commiffions, before they made any Claim on the Effate of *Beale*. In Fact, no Dividend was ever made. The Clerk of the Commiffion was dead and all the Papers were loft. *Torenfhend* had received a confiderable Part of the Bankrupt's Efficits. *Ruffel* had alfo received form final Part, but he died in 1773.

In 1782', the Creditors renewed the Commission, and this Bill was brought by the Creditors against *Townsbend* and the Executors of *Russell*, for a Discovery of the feveral Facts, and for an Account of the Money received by them.

It appeared by Town/hend's Anfwer, that he kept the Money he received as Affignee, in common with his own at his Banker's; but he fwore that he generally had there more than the Amount of fuch Receipts; and the only Queftion in the Cafe was, whether Town/hend and the Executors of Ruf/el should be charged with Intereft for the Money kept in their refeortive Hands.

Lord Longbborougb, the Seals in Committion, "As to Kuffet's Executors, they cannot be looked upon in the Light of Affignees, and as Executors, are not required to pay till calkd upon; and though the Plaintiffs might charge Ruffet'sEffate in Refpect of the Money retained in his Hands in his Life-time, yet, as the Sum is comparatively fmall, it is fearcely an Object. But with Regard to Townfbend, I was furprifed to hear it argued that the Affignees were not to make a Dividend, or to take an active Part in fettling the Bankrupt's Affairs, unlefs called upon by the Creditors. And as to the Idea of difcouraging honeft Men from taking upon themfelves the Office of Affignees, no honeft Man can ever have any Difficulty. The Effect of giving in to fuch Doctrine would be, that it would be canvalled for as an Office, and no honeft Man would ever be appointed. There is nothing fo likely to make the Bankrupt Laws reprobated, or to bring about their Annihilation. This is the grouffet Cafe that Imagination can make. The Affignees' only Excufe is, that they could not make a Dividend, becaufe they had been fo very negligent. They never called upon the Clerk of the Commitfion, and he is now dead, and all the Papers are loft. And the Expences of a Suit are brought upon the Effate by their Neglect. Now what Ground is there for not

charging them with Intereft ? The Money being mixed by Town (bend with his own, it is just as clear that a Profit has accrued, as if it had been specially placed out. Townshend was employed in Trade, and knew how to make the most of Money. Money is Part of a Merchant's Stock in Trade: a circulating Capital on which Profit arifes. The Sum in the Banker's Hands was fluctuating, and he must have been an unthrifty Merchant if he did not make great Profit of the Money by difcounting Notes, Se. Since the Year 1768, the Sum of 1936/. his been fo employed by him. If the Court should fuffer him to do this, when the very Nature of the Truft reposed in him, required that he should not keep it in his Hands, when will there be a fufficient Ground to charge Affignes ? Town/hend muft there. fore pay the Intereft at 5 per Cent. and pay all the Cofts of this Suit, and alfo all the fubfequent Cofts arising from the Enquiry in the Mafter's Office, which has been occasioned by his Neglect.

Let this Cafe ferve as a Precedent and a Warning to tardy Affignees, who but too frequently deferve the fevereft Cenfures, and even Punithament, for delaying Dividends to the great Injury of the poorer Classes of Creditors under Committions of Bankruptcy.

If Creditors want to infpect the Affignees' Accounts, and are refufed by them, the Court, on Petition, will oblige the Affignees to flew their Accounts according to the Directions of the Statutes.

If an Affignee is guilty of a Breach of Truft, by milapplying the Creditor's Money or keeping the Money in his Hands, when he ought to have divided it, the Court, on a Petition and Proof being made, will Order an Account to be taken before the Commissioners, and a Dividend to be made; and if any manifest Delay or Neglect appears in them, will oblige them, as we have feen to pay Interest and Cofts.

If Affignees attempt to fell Eftates at an under-Value, or enter into any clandeftine Agreement either with the Bankrupt or any other Perfon, the Court, by Application, will by Order reftrain them from felling fuch Eftates or Interefts, or remove them.

If Affignees have had Suits in Law or Equity, on Application to the Court the Court will Order the Commissioners to fettle the Accounts, allowing them all reafonable Cofts and Charges, and direct the Affignees to make a Dividend of the Refidue.

The Court on a Petition will Order the Commissioners to enquire into the real Confideration of Debts and Notes, and of ufurions Contracts ; and will Order the Affignces to be reftrained from making any Dividend, till the Committioners that have made their Certificate to the Court ; and if there appears to have been more than legal Intereft received, or any unfair Transactions, with Regard to the obtaining or fwelling fuch Debt, the Court, on bringing a Bill, will, by Decree, reduce fuch unconfcientious Demand to the Sum which is really due.

If an Aflignee dies, the Truft devolves to the furviving Aflignee, or to fuch new Affignee as the Court shall join to the furviving Affignee, if the Creditors shall petition for the fame ; and the Executor or Administrator of the deceased Affignee must pay the Money in his Hands to the furviving Affignee, and such additional Affignee, if appointed; or account before a Master in Chancery for Affets come to his or her Hands because the Committioners cannot take an Account of Affets.

But if the Bankrupt's real Effate is conveyed to Affignees, and one of them dies, this is a Joint-Tenancy, and goes to the Survivor; and he may alone fell fuch an Eftate to the Purchafer; but if both die before any Conveyance is made, then the Heir at Law of the Survivor must convey to fuch new Affigness as the Court shall appoint, or join with fuch new Assignces in Conveyance to a Purchaser.

Ld. Tellow, If Money is overpaid in Purfuance of an ulurious Contract, the Anglewand Mids. Term a Right to demand and recover it, notwithftanding the Agreement of the oppretide for 38 to 41. Party to allow fuch Payments. The two Cottons became Bankrupts, and their is Now. Affignees brought a Bill againft Da/bwood, as Executor of Sir Samuel Da/bwood, Bissened. When had in his Life-time, lent feveral Sums to the Bankrupts upon Bonds Dafsweed. If Money is overpaid in Pursuance of an usurious Contract, the Affignees have bearing 6 per Cent. Interest, and had taken Advantage of their necessitous Circumftances,

cumitance and enter the faid F Rolls, that lent, lega over and Time paid the Tefta refunded

A Bank the Affign comprised rupt to ta Ld. Keep Time of

HE the under the rupt's Effe feffed fhe l feparate B left Lands Descent, 1 Heirs, with But aga

in a fumm ministratri Affignee, did fhe bel Specialty a paid fome Election to were not p made by th and legal; binding to Daughter a fioners, wo Bill in Ed which rea difmiffed,

Though commonly withstandin fion, provid And Aff

Names, & have had ag out within fendant in a fion be trk the Statute againft Fra

It is a co Bankrupt to ditors; it the Bankru

58e

thend with his fpecially placed to molt of Moting Capital on uating, and he it of the Money /. has been fo n the very Nat in his Hands, end muft thereit, and alfo all fice, which has

gnees, who but it, for delaying inder Committi-

efused by them, ounts according

g the Creditor's nave divided it, ount to be taken y manifest Delay pay Interest and

the Court, by tes or Interefts,

n to the Court llowing them all a Dividend of

uire into the real ad will Order the minifioners flad have been more gard to the obvill, by Decree, due.

nee, or to fuch if the Creditors of the deceafed Tignee, and foch in *Chancery* for take an Account

nd one of them he may alone fell y Conveyance is th new Affignees Conveyance to

he Affignees have t of the opprelled rupts, and their samuel Da/krwnd, pts upon Bonds neceifitons Circumftances,

#### OF BANKRUPTS.

cumftances, and compelled them to pay 10 per Cent. to which they fubmitted, and entered into other Agreements for that Purpofe, and continued paying at the faid Rate of 10 per Cent. from the Year 1710 to 1724; it was decreed at the *Rolls*, that the Defendant fhould account; and that for what had been really lent, legal Intereft fhould be computed and allowed; and what had been paid, over and above legal Intereft, fhould be deducted out of the Principal at the Time paid, and the Plaintiffs to pay what fhould be due on Account; and if the Teftator had received more than was due with legal Intereft, that was to be refunded by the Defendant, and the Bonds to be delivered up.

A Bankrupt, before he became fuch, having made a Mortgage of his Eftate, Afignee's the Affignees of the Statute bring an Ejectment for the Recovery of the Lands Right to a comprifed in the Mortgage; the Mortgage refufes to enter, but fuffers the Bank-made by a rupt to take the Profits, and to fence againft the Affignees with this Mortgage. Bankrupt. Ld. Keeper ordered, the Mortgagee fhould be charged with the Profits from the *Caepman* v. 1 Time of the Ejectment delivered.

# An Assignee dying in Debt by Bond.

T HE Affignees under a Commiffion taken out againft *I*. *S*. petitioned that *I*. *N*. Expare the Daughter and Administratrix of *I*. *D*. who was the furviving Affignee 2 Perr Will under the Commiffion, should account before the Commiffioners, for the Bank- $_{546}$ . *Trin.* rupt's Effects come to her Hands; and an Affidavit was made, that *I*. *N*. had compared the feifed the believed that her Intessate, the Affigaree, kept the Bankrupt's Money in a *L*. *C. King.* feifed the believed that her Intessate the function of the bankrupt's Money in a *L*. *C. King.* feifed the believed that her Intessate the Affigaree believed that the Affigaree left Lands of Inheritance, deficended to *I*. *N*. the Heir, which would be Affets by Defcent, to answer the Covenant entered into by the Affignee for himself and Heirs, with the Commiffioners, duly to account for the Bankrupt's Effects.

But against the Petition it was urged, that this Matter was not fit to be ended in a fummary Way, but by a Bill to determine it ; for that I. N. the Heir and Administratrix of the Assignee, had made an Assidavit, that the never confessed the Affignee, her Father, kept the Bankrupt's Money in a separate Bag or Place, nor did the believe the Fact to be fo; that the Affignee the Father, died indebted by Specialty and otherwife feveral thousand Pounds beyond all his Affets : that she has aid fome Bonds, and Actions were depending upon others; that it was in her Election to prefer which of the Specialties the pleafed, and the Committioners were not proper to determine in a fummary Way, whether the Payments already made by the Administratrix, or which she should make, were, or would be, good and legal; or if they should make such Determin 'ion, this could be no way binding to the other Creditors; therefore the Order now defired, that the Daughter and Administratrix of the Affignee should account with the Commisfioners, would be of no Ufe; fince the Creditors might bring their Action, or Bill in Equity against the Daughter and Administratrix of the Affignee; for which reafon Ld. Chancellor ordered the Petition of the new Affignees to be difmiffed, and directed them to bring their Bill.

Though Affignees are generally chosen from among the Creditors, and those commonly to whom the Bankrupt is most indebted, yet they may be made, notwithstanding they are no Creditors, nor any Ways concerned in the Commistion, provided the major Part in Value of the Creditors appoint them.

And Affignces may bring Actions for Debts due to the Bankrupt in their own a Gree tor. Names, &c. for they shall have the fame Remedy as the Bankrupt himself might <sup>1</sup> Send. 37have had against his Debtors. But if the Commission of Bankruptcy be not taken out within fix Years, the Time directed by Law for fuing of Debts, then the Defendant in an Action may plead the Statute of Limitations: In Cafe the Commissfon be taken out within fix Years, and the Assignment made within that Time, the Statute preferves the Debt by the Assignment, it being to relieve Creditors against Fraud.

It is a conftant Practice to make an Affignment of the Debts and Effate of the 1 Salk. 103, Bankrupt to Affignees in Truft for themfelves, if Creditors, and the other Creditors, it has been held, that where a Commiffion of Bankrupt is taken out, the Bankrupt's Goods do not thereupon belong to the Commiffioners, for until

an

1684.

an Affigument thereof is made, the Property is not transferred out of the Bankrupt; but it is faid, the Affiguee is in by Relation from the Time of the Bankruptcy, fo as to avoid all *mefne* Acts, but not fo as to be actually invefted with the Property.

#### Of Removing Affignces.

5 Gee. II. C. IF an Affignment of a Bankrupt's Effate already made by the Commiffioners, or 59- S. 31. Thereafter to be made, purfuant to the Choice of Creditors fhould be found nehereafter to be made, purfuant to the Choice of Creditors should be found ne. ceffary to be vacated, and a new Aflignment made of the Debts and Effects unreceived, and not disposed of by the then Affignees, to other Persons, to be chosen by the Creditors as aforefaid, it is lawful for the Lord Chancellor, Lord Keeper, or Commissioners of the Great Seal, upon the Petition of any Creditor, to make such Order therein as he or they shall think just and reasonable; and in Case a new Affignment shall be ordered to be made, then such Debts, Effects, and Estate of the Bankrupt shall be thereby effectually and legally vested in such new Affignee or Affignees, and it shall be lawful for him or them to fue for the fame in their Names, and to difcharge any Action or Suit, or give any Acquaintance for fuch Debts, as effectually to all Intents and Purpofes as the Affignees in the former Atlignments might have done; and the Committioners shall cause publick Notice to be given in the two London Gazettes that shall immediately follow the Removal of fuch Al. fignees ; and the Appointment of fuch others as afcretaid, that fuch Affignees are removed, and fuch others appointed in their flead, and that fuch Perfons as areindebted to the Bankrupt's Eftate do not pay any Debts to the Aflignees removed; and if an Iffue is directed to be tried in the Time of the old Affignees, the Court, on Petition, will order the fame Iffue to be tried by the new ones.

If an Affignee him felf beccme Bankrupt, that will be a furticient Ground for his Removal. Or if the Committioners act improperly in the Choice of Atlignee.

And where an Aflignee is removed on Account of his own Bankruptey, Lord Hardwicke was of Opinion, that he and his Aflignees mult join with the Commitfioners in executing an Aflignment to the new Aflignees.

If there is any Injuftice committed by Affignees, and that they, with theBankrupt's Confent, will admit of fham Debts being proved, the Court will remove fuch Affignees, and order the Confideration of fuch Debts to be inquired into, andfil Parties to be examined upon Interrogatories, and appoint new Affignees, and direct the Commifficients to fee what is really due from the Bankrupt's Eftate to his Creditors, and after the Affignees are chofen, will order Cofts of the Parties fo unjuftly acting, to be taxed by a Mafter and be paid by them.

If Adignees live at a great Diftance from the Bankrupt's Eftate or Eff. its, whereby fuch Eftate or Effects may be incumbered with heavy Charges, or occaliona Neglect in getting in fuch Effects; upon the Application of the Majority of the Creditors who have proved their Debt under the Commifliou, and proving the fame by Affidavit, the Court will difcharge fuch Affignees, and direct a new Alfignment to be made to fuch other Affignees as the Creditors ihall appoint, and direct that the old Affignees shall join in fuch new Affignment.

If it appears that there are Accounts between the Bankrupt and the Affignes, and although there may be Notes or Bonds fubfifting, fo as to entitle them to prove their Debts, yet if upon the Balance of fuc. Accounts, the Affigness appear to be Debtors to the Bankrupt's Eftate, the Court will for fuch Renon remove them.

If there appears Partiality or Unfairness in the Choice of Affignees, the Court, on Petition will remove them.

If it appears that Affignees have prevented Creditors from proving their Debts, to make Number and Value for the Bankrupt's Certificate, and for that Purpose have contested such Debts, and have refused to admit them; the Court will for such Unfairness remove the Affignees, and admit such Creditors to prove such Debts as shall appear to be justly due to chem.

> Penalties the Court wil and to certify for the Debt,

Penalties on

BY this that all

rupt, volunta

fore come to

fuch further

Value, prefer

wilfully conc

becoming Ba

next after fu

London Gazer

more of the

fubmit himfe

miffion autho

the Sum of

the Value of

and Benefit o

And wher

Bankrupts, b

Time hereaf

Bankrupt, or

any Sum of 1

Money is not

is really due o

Oath or Affin

ment or Infor.

the feveral Sta

over be liabl

as aforefaid, t

penal Statistes

Sum fhall be

Committion.

Where any

major Part of

or Affirmatio

any Bankrupt

Respect of fuc

in every fuch

millioners ha

livered to one

and Effects,

Certificate fh

his Difcharge

Act of 5 Geo.

Where any Attorney of f

be a fufficien

fall fign the

HE Re

And every

t of the Banke of the Banky invefted with

mmiflioners, or ild be found ned Effects unres, to be chosen Lord Keeper, or r, to make fuch Cafe a new Afnd Eftate of the Affignee or Afin their Names, r fuch Debts, as ner Atfignments ice to be given in val of fuch Af-Affignees are rerions as are inignees removed; necs, the Court,

cient Ground for vice of Atlignees. ankruptcy, Lord ith the Commif-

, with theBank, will remove such tired into, and all gnces, and direct t's Estate to his of the Partics so

r Effi As, wherees, or occation a Majority of the and proving the direct a new Afnall appoint, and

nd the Affignees, entitle them to he Affignees apfor fuch Realon

nees, the Court,

m proving their ate, and for that hem; the Cont Creditors to prove

Penalties

# OF BANKRUPTCY.

#### Penaltics on Perfons concealing Effects, and pretended Creditors fivearing failely; and Allowances made to the Difcoverers of Bankrupts' Effects.

BY this Statute it is enacted, for the better Difcovery of a Bankrupt's EAate, 5 Geo. II. C. by that all and every Perfon who fhall, after the Time allowed to fuch Bank- 30.5.20.31. rapt, voluntarily make a Difcovery of any Part of fuch Bankrupt's Effate, not be- 15 Eller. C.7fore come to the Knowledge of the Affignees, fhall be allowed 5 per Cent. and 8.6. fuch further Reward as the Affignees, and the major Part of the Creditors in Value, prefent at any Meeting of the Creditors, fhall think fit.

Value, prefent at any Meeting of the Creditors, fhall think fit. And every Perfon who fhall have accepted of any Truft, or Trufts, and fhall wilfully conceal or protect any Effate, real or perfonal, of any Perfon or Perfons becoming Bankrupt, from his Creditors, and fhall not, within forty-two Days next after fuch Commiftion fhall iffue forth, and Notice thereof be given in the London Gazette, difcover and difclofe fuch Truft and Effate, in Writing, to one or more of the Commiffioners or Allignees of fuch Bankrupt's Effate, and likewife fubmit himfelf to be examined by the Commiffioners, in and by the faid Commiffion authorized, if thereunto required, and truly difcover the fame, fhall forfeit the Sum of one hundred Pounds of lawful Money of Great Britain, and double the Value of the Effate, either real or perfonal, to concealed, to and for the Ufe and Benefit of the faid Creditors.

And whereas many Abufes have been committed by pretended Creditors of  $\xi_{ab}$ . It. Benkrupts, be it enacted, by the Authority aforefaid, that if any Perfon, at any  $\xi_{ab}$ .  $g_{ab}$ . Time hereafter, fhall, before the acting Commiffioners in any Commiffion of Bankrupt, or by Affidavit or Affirmation exhibited to them, fwear or depofe that any Sun of Money is due to him or her from any Bankrupt, which Sum of Money is not really due or owing, or fhall fwear or affirm that more is due than is really due or owing, knowing the fame to be not due or owing, and that fuch Oath or Affirmation is falle and untrue, and being thereof convicted by Inditfment or Information, fuch Perfons fhall fuffer the Pains and Penalties inflicted by the feveral Statutes made and now in Force againft wilful Perjury, and fhall moreover be liable to pay double the Sum fo fworn or affirmed to be due or owing as aforefaid, to be recovered and levied as other Penalties and Forfeitures are upon penal Statutes, after the Conviction, to be levied and recovered ; and fuch double bum fhall be equally divided among all the Creditors feeking Relief under the faid Commiffion.

Where any Períon shall fraudulently swear, or being a Quaker affirm, before the 14 Gev. IL major Part of the Commissioners in a Commission of Bankruptcy, or by Affidavit P. 1157or Affirmation exhibited to them, that a Sum of Money is due to him from any Bankrupt, which shall in Fact not be really and truly owing, and shall, in Respect of such static bets, fign the Certificate of such Bankrupt's Difcharge, in every such Cafe, unless such Bankrupt shall, before the major Part of the Commissioners have signed such Certificate, by Writing signed by him, and delivered to one or more of the Commissioners, or of the Affignees of his Estate and Effects, dufclose the Fraud, and object to the Reality of such Debt, such Certificate shall be null and void, and the Bankrupt shall not be institled to his Dicharge, or to any of the Benefits or Allowances given to Bankrupts by the Act of 5 Gev. II.

Where any Creditor of a Bankrupt refides in foreign Parts, the Letter of Attorney of fuch Creditor, attefted by a Notary Publick in the ufual Form, fhall be a fufficient Evidence of the Power by which any Perfon thereby authorized fhall fign the Bankrupt's Certificate,

#### Of fuperfeding Commiffions.

THE Reafons for fuperfeding Commissions are many and various; as, 1R, If there is not a Debt due to the petitioning Creditor; in which Cafe the Court will order the Commissioners to enquire into the Nature of the Debt, and to certify the fame to the Court; and if there is not a fufficient Foundation for the Debt, the Court will fuperfede it.

2dly,

2dly, If the Party infifts he is no Trader, the Court ufually directs fuch Facts to be tried; and if on such Trial it appears to the Court that he is not a Trader, the Court will for such Reasons superfede the Commission.

3dly, If the Party against whom the Commission is isfued, appears to be an lnfant, the Court, on full Proof of fuch Infancy, will superfede the Commission.

4thly, If, after the iffuing a Commiffion, the Party makes a Satisfaction, or gives a fufficient Security for performing it to all his Creditors, and they in Confequence give him a Releafe, these Motives, on Petition to the Court, will induce it to fuperfede the Commiffion.

cthly, If a Bankrupt conveys all his real Effate to Truftees for the Benefit of his Creditors, and they accept of this Conveyance, the Court, in this Cafe, svill order the Creditors to deliver up their Securities to the Bankrupt, and that the Bankrupt fhall deliver up all the Title Deeds, and join in the Conveyances; and that the Truftees fhall proceed in the Truft, and that the Bankrupt fhall pay the Charges of the Commiffion, deducting the Money out of the Alligners' Hands.

6thly, If a Bankrupt makes a private Agreement with his Creditor, and preuils on him to take out a Commiffion, in Confideration of being paid his whole Debt, or at leaft more than the Reft of his Creditors, the Court, on Proof made theref, will order the Commiffion to be fuperfeded, and award a new one; and the Perfon receiving fuch Goods, or Satisfaction, thall loce his whole Debt and the Money received, and pay the fame to fuch Perfons as the Commiffioners thall appoint, in Truft for the Bankrupt's Creditors, in Proportion.

7thly, If a Perfon has not a Mind to be a Bankrupt, and is confcious that he is no Trader, nor has committed any Act of Bankruptcy, or does not owe any Debt fufficient whereon to ground a Commifion, he may, if he fuppofes a Commifion is going to be taken out againft him, enter a Caveat in the Secretary's Office againft it; or if it has iffued, he may petition the Court that no fuch Commition may be executed againft him, or that it may be fuperfeded; and, upon hearing the Merits of fuch a Petition, the Court in fome Cafes determines the Point, and in other Cafes directs an Iffue at Law to try the fame.

8thly, If a Commission taken out in an adverse Manner is superfeded, and the Party on the Trial is not found Bankrupt, the Court, according to the Nature of the Cafe, frequently will order Costs to the Party against whom the Commission is taken out, or may, if they think proper, assign over the Bond given to the Lord Chancellor.

#### Cofts of Commiffions, bow to be fettled and paid.

5 Gee. II. C. THE Creditors who shall petition for a Commission of Bankrupt, shall be obliged, at their own Costs, to profecute the same, until Affignees shall be chosen i and the Commissioners shall, at the Meeting appointed for the Choice of Affignees, afcertain such Costs, and by Writing shall order the Affignees to reinburfe such petitioning Creditors out of the first Effects of the Bankrupt that shall be got in ; and every Creditor shall be at Liberty to prove his Debt without paying Contribution.

Ditto, S. 42. There shall not be paid out of the Estate of the Bankrupt any Monies for Expences in Eating or Drinking (f the Commissioners, or of any other Perfons, at the Times of the Meeting of the Commissioners or Creditors; and no Schedule shall be annexed to any Deed of Assignment of the perfonal Estate of such Bankrupt; and if any Commissioner shall order such Expence to be made, or eat or drink at the Charge of the Creditors, or out of the Estate of fuch Bankrupt, or receive above 20.. each Commissioner for each Meeting, every fuch Commissioner shall be disabled to act in any Commission of Bankrupts.

Ditto, S. 46. All Bills of Fees or Difburfements demanded by any Solicitor, employed under any Commiffion of Bankrupt, fhall be fettled by one of the Mafters of Chancer, and the Mafter who fhall fettle fuch Bill fhall have for his Care in fettling the fame, as also for his Certificate thereof, 207.

Concerning

Concerning the

IN Cafe the fhould, in V fons to Prifon, Gaoler or Keep be fo committ from fuch Priff fhall be duly di duly convicted I ful Money of G

And the Ga any Perfon, bei the Commiffioners, and flew fuch requefting the fi to thew, or tha aforefaid, and the Creditor of the aforefaid, fuch Refufal or Negi Ule of the Cree of his Majeftys, requefting fuch And for ever

the Bankrupt's

BY Stat. 4 G rupts is fu End of the ther titled to the Pri was made, inititl Merchants, and relating to Bank infolvent.

Stat. 4 Geo. I Seriveners, and Bankrupts, havi just Debts, or t from Arreft upor Cafes of Bankru fuch Privilege : and Dignity of I which require, and that no fuch in Cafe of actua from doing equa and after the 1ft or two or more to 100% or upw 15cl. or upwards to 200/. or upwar Factor, Scrivener

¢ Geo. II. Fol. 128.

# Concerning the Duty of, and Remedy against Gaolers, where Bankrupts or Witneffes are committed, and suffered to escape.

IN Cafe the Commiffioners appointed in any Commiffion of Bankruptcy, 5 Ga. II. fhould, in Virtue of their Power, commit the Bankrupt or any Perfon or Perfons to Prifon, for not conforming to the Acts relating to Bankrupts; and if the Gaoler or Keeper of the Prifon to which fuch Bankrupt, Perfon, or Perfons thall be fo committed, wilfully fuffer fuch Bankrupt, Perfon, or Perfons, to efcape from fuch Prifon, or to go without the Walls or Doors thereof, until he or they thall be duly difcharged, fuch Gaoler or Keeper thall, for fuch his Offence, being duly convicted by Indictment or Information, forfeit five hundred Pounds, of Iawful Money of *Great-Britain*, for the Ufe of the Creditors of fuch Bankrupt.

And the Gaoler or Keeper of fuch Prifon as aforefaid, fhall, upon Requeft of Ditto, S. 194 any Perfon, being a Creditor of fuch Bankrupt, and having proved his Debt under the Commiffioners, which they are hereby required to give gratin, forthwith produce and flew fuch Perfon or Perfons fo committed as aforefaid to any fuch Creditor requefting the fame; and in Cafe fuch Gaoler or Keeper of fuch Prifon fhall refufe to flew, or fhall not forthwith produce fuch Perfon or Perfons fo committed as aforefaid, and being in his actual Cuftody at the Time of fuch Requeft, to fuch Creditor of the Bankrupt requefting to fee fuch Perfon or Perfons committed as aforefaid, fuch Gaoler or Keeper of fuch Prifon fhall forfeit for fuch his wilful Refufal or Neglect, the Sum of 100/. of lawful Money of Great-Britain, for the Use of the Creditors of fuch Bankrupt, to be recovered by Action. of Debt in any of his Majefty's Courts of Record at Wefininfler, in the Name of the Creditor requefting fuch Sight of fuch Prifoner.

requesting such Sight of such Prinoner. And for every other such Offence shall forfeit the Sum of 200/. for the Use of 5 Gr. I. the Bankrupt's Creditors, as aforesaid.

# Concerning Privilege of Parliament.

BY Stat. 4 Geo. III. Cap. 36. the Stat. 5 Geo. II. Cap. 30. concerning Bankrupts is further continued to September 29, 1771, and from thence to the End of the then next Selion of Parliament. And with Respect to Persons intitled to the Privilege of Parliament not paying their Debts, the following Act was made, intilded, 'An Act for preventing Inconveniences arising in Cases of Merchants, and such other Persons as are within the Description of the Statutes relating to Bankrupts, being intilded to Privilege of Parliament, and becoming infolvent.'

Stat. 4 Geo. III. Cap. 33. Sect. 1. Whereas Merchants, Brokers, Factors, Scriveners, and Traders, within the Defeription of the Statures relating to Bankrupts, having Privilege of Parliament, are not compellable to pay their juit Debts, or to become Bankrupts, by Réafon of Freedom of their Perfons from Arreft upon Civil Procefs; and forme Doubts have alfo arifen, whether in Cafes of Bankruptcy, a Commiffion can be fued out during the Continuance of fuch Privilege: To remedy which Inconveniences, and to fupport the Honour and Dignity of Parliament, and good Faith and Credit in commercial Dealings, which require, that in fucia Cafes, the Laws fhould have their due Courfe, and that no fuch Merchants, Bankers, Brokers, Factors, Scriveners, or Traders, in Cafe of actual Infolvency, fhould, by any Privilege whatever, be exempted from doing equal Juftice to all their Creditors ; be it enacted, Ge. that from and after the 1ft Day of May, 1764, it fhall be lawful for any fingle Creditor, or two or more Creditors, being Partners, whofe Debt or Debts fhall amount to 100l. or upwards, or any three or more Creditors whofe Debts fhall amount 200l. or upwards, of any Perfon or Perfons deemed a Merchant, Banker, Broker, Factor, Scrivener, or Traders, within the Defeription of the Act of Parliament

fuch Facts to A Trader, the

to be an ln. ommiffion. atisfaction, or they in Cont, will induce

or the Benefit this Cafe, will , and that the Conveyances; Bankrupt fhall the Atlignees'

r, and prevails s whole Debt, made thereef, and the Perfon and the Money all appoint, in

cious that he is owe any Debt a Committion cretary's Office ch Committion boon hearing the Point, and in

rfeded, and the b the Nature of he Committion ten to the Lord

krupt, fhall be fignees fhall be for the Choice he Affignees to Bankrupt that s Debt without

Monies for Exher Perfons, at nd no Schedule of fuch Bankmade, or eat or h Bankrupt, or h Committioner

employed under is of Chancery; e in fettling the

Concerning

Parliament relating to Bankrupts, having Privilege of Parliament, at any Time. upon Affidavit being made and filed on Record in any of his Majefty's Courts at Westminster by fuch Creditor or Creditors, that fuch Debt or Debts is or are juftly due to him or them respectively, and that every such Debtor, as he or they verily believe, is a Merchant, Banker, Broker, Factor, Scrivener, or Trader, within the Description of the Statutes relating to Bankrupts, to fue out of the fame Court Summons, or any original Bill and Summons, against fuch Merchant, Banker, Broker, Factor, Scrivener, or Trader, and ferre him with a Copy thereof; and if fuch Merchant, Banker, Broker, Factor, Scrivener, or Trader, shall not, within two Months after personal Service of fuch Summons, Affidavit of the Debt or Debts having been duly made and filed as aforefaid, pay, fecure, or compound for, fuch Debt or Debts, to the Satisfaction of fuch Creditor or Creditors, or enter into a Hond in fuch Sum, and with two fuch fufficient Sureties, as any of the Judges of that Court out of which fuch Summons shall issue that approve of, to pay such Sum as shall be recovered in such Action or Actions, together with such Costs as shall be given in the fame, he shall be accounted and adjudged a Bankrupt from the Tune of the Service of fuch Summons; and any Creditor or Creditors may fue out a Commission against any such Person, and proceed thereon in like Manuer as against other Bankrupts.

Sect. 2. Provided always, and it is hereby declared, that this Act fhall not extend, or be deemed or conftrued to extend, to any fuch Debt or Debts as aforefaid contracted before the 8th Day of *March*, 1764; any Thing herein before contained to the contrary thereof in any wife notwithstanding.

Sect. 3. And be it further enacted, by the Authority alorefuid, that if any Merchant, Banker, Broker, Factor, Scrivener, or Trader, fhall, after the hat Day of this Seffion of Parliament, commit any Act of Bankruptcy, that then, and in fuch Cafe, any Creditor or Creditors as aforefaid may fue out a Commiffion of Bankruptcy againft any fuch Merchant, Banker, Broker, Factor, Scrivener, or Trader; and the Commiffioners in fuch Commiffion, and other Perfons, may proceed thereon in like Manner as againft other Bankrupts; any Privilege of Parliament to the contrary notwithftanding.

Sect. 4. Provided neverthelefs, and be it enacted, that nothing in this Act full fubject any Perfon intitled to Privilege to be arrefted, or imprifoned during the Time of fuch Privilege, except in Cafes made Felony by the Acts relating to Bankrupts, or any of them.

AVING now made every neceffary Remark on the Laws and Practice for and against an English Bankrupt, I shall add, how those under such unhappy Circumstances are treated in France and Holland ; as it may unfortunately happen for my Reader, that the Course of his Dealings may lead him into fome unlucky Engagements with fuch infolvent Perfons ; and it will then be natural for him to be defirous of knowing how far the Laws of the Country will protect the Debtor from the Creditor's Suit, and what Steps these latter ought to take for the Securing or Recovery of their Property : In Order therefore to give my Reader this Satisfaction, I shall observe to him, that in France a confiderable Distinction is made between a Bankruptcy and a Failure; the former being underftood to be voluntarily and fraudulent, whilft the other is supposed to be by Con-Araint and Neceffity, caufed always by fome unforefeen and unavoidable Accident; but as Savary has made a very just and nice Distinction between the Signification of these two Terms, I shall give my Reader the Sense of his Observations thereon. He says, the Publick feldom makes the Difference it ought on these Occasions, but confounds the Diffinctions, which are in their Nature very apparent, and are made fuch in all the King's Ordinances relative to thole Affins. The Trader who has failed, or ftopped by Reason of his Incapacity punctually to comply with his Notes of Hand, Bills due, or immediately to return the Money he had received for those come back protested, and is obliged to this Denu by fome unforefeen Accident, or Lofs in Trade, and reduced to the Necessity of afking Time of his Creditors for the Payment of the Whole, or what he can,

Parfait Negociant, P. 522.

588

he keeps a handfor Prudence no Circu accompar deitaking as the is moft capa been able daily hap city, rend that exp the most Success, them con to discha they may orable Cr and Hum ments of granting unrelentir

Letters tion by the defend an for which Order to p may obtain [Lewis XX jefty's D which enj ift. Le begin with fuid Letty

which th Immoveal in the afor if he is for faid Letter and he w be admitt which is 2d. TI

or Rolls or's, Refi Certificat Parliamer after the into the the neared been fo

#### BANKRUPTCY. OF

of his Debts, is not to be placed on a Footing with the Bankrupt, who by Fraud and Treachery has fecured to himfelf a Provision for Futurity, at the Expence of his Creditors, to whom he gives up the trifling Remains of his ran-tacked Fortune in Payment of his Clearance; and though this Man's Villainy continues undifcovered, he always remains infamous in the Eyes of the Publick ; whilft the other, who complies as far as he is able, is reftored to Credit, though he continues incapable of enjoying any publick Post till the whole of his Debts are paid with Intereft.

Although a Merchant be never fo skilful and affiduous in his Business, though he keeps his Affairs under the best Regulation, and has fet out in the World with a handfome Fortune ; though he has observed all possible Application, and made Prudence his Guide in the Management of his Trade; and though he has omitted no Circumftance that might naturally attract and fecure Success, yet if all is not accompanied by good Luck, he is not fure to prosper in his Enterprize and Un-dettakings; for Fortune very frequently determines all contrary to Expectation, as the is whimfical, and often favours the filly and ignorant, whilft the beft and most capable Men are experiencing her Frowns : This is what no one as yet has been able to account for; and Experience demonstrates, that Miffortunes are daily happening to Merchants, whose Provity, Expertness, Prudence, and Capacity, render them worthy of Compatiion, and undeferving this Reverte of Fortune, that exposes them to Mifery and Contempt. Though, feeing Men, who follow the most approved Maxims in their Bufinels, do not always meet a correspondent Success, but on the contrary are exposed to Milhaps and Losses, or supposing them confiderable Gainers by their Trade, and they have more than sufficient to discharge their Debts, yet their Effects may undefignedly be so dispersed, that they may be incapacitated to answer an immediate Demand made by fome inexorable Creditors, who will give no Quarter, or listen to the Calls of Benevolence and Humanity; I fay, feeing Men of Integrity are exposed to these unjust Resentments of uncompassionate Creditors, the French Laws have provided a Means, by granting Letters of Respite, or Arrets of Parliament, to protect them from these unrelenting Tempers ; which I am now about mentioning.

Letters of Respite are always granted by the King, and Arrets of general Protection by the Parliament, and fometimes by the King's Council, both tending to defend an honeft Debtor from the Profecutions of his Creditors, during the Term for which they are granted ; and to allow him Time to liquidate his Effects, in Order to pay his Debts, or to agree with those to whom he is indebted ; and that he may obtain the faid Protection, he mult firstly observe and fubmit to the King [Lewis XIV]'s. Ordinances of August 1669, and March 1673; and to his Majefty's Declarations of the 23d of December 1699, and that of September 1664; which enjoin the following Particulars.

1st. Letters of Respite are never granted but on important Considerations, to begin with Proofs and authentick Accounts, which ought to be explained in the hid Letters, and affixed under the counter Seal; with a State of his Effects, which the Grantee must certify to be a true one, as well of his Moveables and Immoveables, as of Debts, under Pain of fuffering the Penalties mentioned in the aforefaid Ordinances; and he must take Care to be very exact herein, because if he is found fraudulent in any one Particular he will forfeit the Protection of the faid Letters, although they have been granted peremptorily with all his Creditors, Word Co faid Letters, although they have been granted percentions, the faal not even after this p. 726. Vol. 1. and he will not only be unable to procure others, but he fhall not even after this p. 726. Vol. 1. be admitted to the Benefit of ceding or giving up his Effects to his Creditors, which fee i which is only denied to one convicted of Fraud and Deceit.

2d. This State, fo drawn up and certified, ought to be deposited at the Registry' or Rolls of the Confular Jurifdiction, if there is one at the Place of his, the Debtor's, Refidence, if not, at the Town-Houfe; of which Deposit he must take a Certificate, to be fixed to the Petition he prefents to the King, Council, or Parliament, for obtaining the Letters of Refite or Protection; and immediately after the Sealing and Expedition of the Letters, the Grantee ought to deliver into the Office, as well of the Judge to whom they are addreffed, as that of the neareft Confular Jurifdiction, a Duplicate of that State, whole Truth has been to certified, of whole Depolit he ought to procure Certificates from the 7 L different

589

t, at any Time, ajefty's Courts at Debts is or are Debtor, as he or r, Scrivener, or ankrupts, to fue ummons, againft , and ferve him er, Factor, Scri-1 Service of fuch nade and filed as the Satisfaction of n, and with two at of which fuch hall be recovered be given in the the Time of the y fue out a Comlanner as againit

this Act fhall not or Debts as aforening herein before

efid, that if any after the last Day that then, and in ut a Committion ctor, Scrivener, or her Perfons, may y Privilege of Par-

g in this Act shill orifoned during the the Acts relating

s and Practice for fe under fuch unmay unfortunately ead him into fom: then be natural for ry will protest the ter ought to take refore to give my ance a confiderable ormer being underofed to be by Convoidable Accident; tween the Signifif his Observations : it ought on these ir Nature very 2pve to those Affairs. acity punctually to return the Money ed to this Denur d to the Necellity e, or what he can,

different Regifters, and give a Copy to each of his Creditors, as well of the State as of the Certificater, at the Time of notifying the Letters, which are only valid in Regard of those to whom a Copy has been given, and therefore he remains exposed to the Profecutions of them who have been torgotten or neglected in the Delivery of the faid Copies.

adly. If he who obtains Letters is a Merchant, Banker, or Shopkeeper, he is obliged, befides the Formalities before recited, and under the faid Penalties, to deliver into the Judge's Office to whom the Letters are addreffed, his Books and Accouuts, of which he muft take a Certificate from the Regifter, and alfo give a Copy of it to each of his Creditors, when the Letters are notified to them; but previous to this Depofit, he ought to fhew them to his Creditors, that they nay examine them if they pleafe, and fee whether the State of his Affairs delivered into the Office be a true one, and in all Refpects conformable to his faid Books and Accounts; but he is not obliged to make this Offer till the Letters are notified, as it is only from the Moment of their Notification, that his Failure is efteemed, known, or publifhed, and that if he prefented his Books before having obtained and publifhed the protecting Letters, his Creditors, knowing thereby the bad State of his Circumftances, might Valu, themfelves on that Difcovery, to make him Prifoner, even whilf he was foliciting the Arret, which by this Means would be rendered unferviceable, as the Violence offered him in the Arret could not be repaired by it, for Want of its having a retroactive Effect. 4thly. To enjoy the Benefit of the Time granted by the Letters, the Debtor

4thly. To enjoy the Benefit of the Time granted by the Letters, the Debtor ought to notify then to his Creditors, and others concerned in his Failure, who live in the fame Place with him, in eight Days from their Date, but to thole refiding at a Diftance, to ue counted from the eight, at one Day for every five Leagues; and, as was before obferved, they only protect from the Suits of thole to whom they are intimated; not that the Omiflion to notify them to fome of the Creditors within the faid eight Days renders them null and void, but becaufe that in Regard to the Creditors neglected or forgotten, they are ineffectual till after their Notification; though the Vigilance which the other Creditors have used to preferve the Effects of their common Debtor, is neverthelefs equally ferviceable to thole who are ignorant of the Letters, and to thole who have afted either by Oppolition, or otherwife endeavoured to preferve their Dues and make their Reafons valid.

The Defign of the Arret's being notified in eight Days from its Date, is to afford the Creditors an Opportunity of deducing and offering their Reafons againft it, if they have any; and that they may be admitted to make Proof of the Cheat, Fraud, and Knavery of their Debtor, if they fuppofe, and are capable of proving it; and it is not otherwife either reafonable or juft, that he who has obtained the Letters fhould remain Mafter of the Time for notifying them, as he might greatly abufe that Liberty, either by abfconding the beft of his Effects, or making new Purchafes, and then retiring with them into fome foreign Part where his Creditors cannot reach him; and this he may eafily do, if iniquitous enorgh to attempt it; as his Creditors not knowing that he was pofieffed of his Protection, and confequently not fulfpecting the bad State of his Affairs, would naturally take no Precaution to prevent either his Fraud or Flight.

sthly. A Merchant, after obtaining these Letters, is not at Liberty to pay any one Creditor in Preference to another; nor no longer Master, but a Depolitaryor Trustee, of his Effects, which ought to be divided equally among them, and they participate of the bad Fortune of their common Debtor, without procuring an indirect and particular Advantage to any one of them; as this Preference is not only unjust and odious, but, if discovered, renders the Letters unprofitable to him that has obtained them, by their becoming null, for his having acted to contradictorily to the Intent and Purpose of them.

And befides this Penalty fo juftly ordained against the Treachery of a Debtor, who, either through Inclination or Fear, fo unequally treats his Creditors, to whom he owes an unbiaffed Juftice, and a Part of his remaining Effects proportionable to their Credits, the neglected or forgotten Creditors, and who have been only paid a Part, whilst others have received their whole Debts, have a Right, if they have fufficient Proofs, to demand a Drawback of as much as will be tufficient to put putt hem all gulated and pofes, that Space before is a much Failure is be

6thly. The proceeding to Grantee fuce which howe Thirds of the him fix Mo attempting he 7thly. He

Renunciation 8thly. Th

when they a Seal is put o 9thly. Sea new and con

monies and 10thly. T obtained, vin Servant's W Accounts, n and Intereft Bills of Exch Ports, Freth and of joint 1 of Long Lee or Things fo

11thly. It obtained and rendered inca them all fror his loft Credi which places of enjoying 1 fortunes; bui their whole I are fometimes What I ha

of Refpite, or ditions they a Bankruptcies through Surp or Jointure is the Proceedin cumfance ma

It is the Un Marriage with third or half ti riage Articles and fuch Rer the publick V if not, at the from the Day the Motives of to obferve that

putthem all on a Level, according to the common Contract which has been regulated and agreed between them and their Debtor; for as the Ordinance difpofes, that those Creditors who shall have received any Effects within a small space before a Bankruptcy, shall be obliged to reftore them to the Stock; there is a much stronger Reason for their doing so who have received them after a Failure is become known and publick.

6thly. The Letters always order the Judge to whom they are directed, that in proceeding to their Accompliftment, the Creditors being called, he give to the Grantee fuch Time as he shall deem reasonable for the Payment of his Debts; which however must not exceed five Years, except with the Confent of two Thirds of the Hypothecated Creditors; and in the mean Time the Letters grant him fix Month's Delay to folicit their Accomplishment, during which Term the attempting his Person, or moveable Furniture ferving his Ufe, is prohibited.

7thly. He cannot be excluded from obtaining the Arret under the Pretext of Renunciations, which he has or might make in paft Acts and Contracts. 8thly. Those who have obtained Letters of Respite, Sc. cannot value on them

8thly. Those who have obtained Letters of Respite, &c. cannot value on them when they are accused of Bankruptcy, when they are actual Prisoners, or that the seal is put on their Effects.

othy. Second Letters of Refpite, or Arrets, are never granted, at leaft without new and confiderable Caufes whereof he ought to make a Beginning with Teftimonies and Proofs, as has been faid before.

10thly. There are many Cafes in which Letters of Refpite, &c. are not to be obtained, viz. for Penfions, Aliments, Medicines, Houfe-hire, Crops of Corn, Servant's Wages, Hire of Workmen and Journeymen, Balances of Guardians' Accounts, neceffary and voluntary Depofits, Couzenage, Reparations, Damages and Interefts adjudged in criminal Matters, Management of Publick Money, Bills of Exchange, Merchandizes feized at Marts, in Fairs, Markets, and publick Ports, Freth-Water Fifh, dry and falted, Securities judicial and extra-judicial, and of joint Bondfmen, Funeral Charges, Arrears of Ground-Rent, Obligations of Long Leafes, Merchandizes and Effects bought of the Eafl-India Company, or Things fold of Ufe to it.

11thly. It must be remarked, that from the Moment the aforefaid Letters are obtained and notified, the Grantee forfeits his Honour, and is thereby not only rendered incapable of afpiring to any Poft, or publick Employ, but is diffeized of them all from that Period, if he is then in Poffeifion, and can only be reftored to his loft Credit and Reputation by Letters of Rehabitation, granted by the King, which places them in the fame Condition with Regard to Honour, and Capacity of enjoying publick Employment, that they were in at the Time of their Milfortunes, but these have never been obtained, as has been before observed, till their whole Debts are paid, with Interest; and under these Circumstances they are fometimes, though rarely, granted to Bankrupts alfo.

What I have faid concerning those trading People, who have obtained Letters of Respite, or general Protection, will suffice to shew how far, and on what Conditions they are valid; and I should now proceed to inform my Reader how those Bankruptcies and Failures are treated in *France*, who have not been able, either through Surprise or Neglect, to obtain the faid Letters: But as the Wise's Fortune or Jointure is equally regarded under any of these Circumstances, I shall mention the Proceedings thereabout, prior to the others, as the Knowledge of that Circumstance makes a necessary Part of this Subject.

It is the Ufage and Cuftom of fome Places in that Kingdom, for Women on their Marriage with Men in Trade, to become Partners with their Hufbands for onethird or half the Fortunes they bring; except it is otherwife agreed in the Marriage Articles, and the Wife thereby expressive regulations are regisfered, and publiched, by fixing it in Writing to the publick View, at the Place of the Confular Jurifdiction, if there be any there, if not, at the Town-Houfe, under the Penalty of its being null, as it is valid only from the Day of its Regisfry and Publication, and that my Reader may judge of the Motives of the King's Ordinance enjoining this Circumstance, he may pleafe to observe that in Confequence of the Copartnership, the Woman, on the Hufband's

which are which are d therefore orgotten or

teper, he is lities, to de-Books and allo give a them; but tt they nay lelivered inlelivered inlelivered inlelivered inlelivered inlelivered inthey nay lelivered inlelivered inleitered inleit

the Debtor Failure, who t to those reor every five the Suits of them to fome oid, but bere ineffectual creditors have t equally ferhave acted tes and make

ate, is to afafons againft of the Cheat, le of proving obtained the as he might cfts, or makart where his itous enough of his Pro-Fairs, would

ty to pay any Depolitary or g them, and but procuring ference is not aprofitable to ving acted fo

of a Debtor, prs, to whom roportionable been only light, if they tufficient to pat

hand's Failure, is obliged to come in as a Creditor in common with the others in this Manner, viz. Supposing the brought a Fortune of 4000 Livres, the Half is nu: into the joint Stock, and the other Moiety fecured to her own Ule, hy Mar-riage Articles, but remaining in the Hufband's Hands, and he failing, her 2000 Livres Stock finks with his, and the comes in as a common Creditor, for the other 2000 Livres. On the contrary, a Woman renouncing the Copartnership in the Manner above recited, and bringing 4000 Livres Dowry, generally has in Lieu of the expected Profits from Trade; a Sum, fuppofe 10,000 Livres, joined to her Fortune, and fettled on her by Marriage Contract; and in Cafe the Hufband afterwards becomes a Bankrupt, the is entitled to an equal Share of his Effects, with all his other Creditors, proportionable to the faid Sum, to that the is greatly benefited by her Renunciation, in Cafe the Husband proves unfortunate; but as the Publication of this Circumftance was not formerly made obligatory, many People, knowing the Cuftom of the Place, were drawn in to truft a Man who had married a rich Woman, with much more than they would have done, had they been acquainted with her Renunciation ; as they conjectured the had greatly aug-mented his Stock, and confequently that their Credit was well founded, and a Compliance from the Debtor would be both punctual and fure ; when, in Reality, the matrimonal Agreement was quite the Reverfe, and a Change of Circum-thances open to them the fallacy of their Expectations, by exposing the little Foundations they had to support the Reason of what were only ideal and illgrounded; and to avoid a Continuance of fuch Deceptions, the King published the afore-mentioned Arret in March 1673, fo that not one now can be imposed on in this Matter except through Indolence, or wrong Information, but may take such Steps in their Dealings with Traders under either of the aforefuid Circumstances, as they shall deem prudent, and not run any unwarrantable Lengths in their Credit, through a mistaken Notion of a larger Fund for Payment than there truly is; and thus much I thought proper to mention on this Subject before I treated on the French Laws concerning Bankruptcy and Failures, where protecting Letters have not been obtained, which I shall now go through with as much Brevity as the Nature of the Thing will admit of.

It has been remarked, in a preceding Part of this Chapter, that from the Moment Letters of Refpite, &c. are obtained and notified, the Grantee is deemed to have failed, and thofe, whofe unexpected Misfortunes have too fuddenly reached them to leave Room for procuring fuch a Safeguard, and obliged them to abfcond, their fo doing, and the confequent fealing up of their Effects, by Order from the Judge, who has been petitioned fo to do by fome Creditor, is eftermed a Declaration of their Stopping, or Failing; and as there is a Diftinction made in all the King's Ordinances, before remarked, between the Man who has by a Chain of unhappy Events been reduced to the Diftre<sup>77</sup>s, and he who has brought them on himfelf through Debauchery or Defign, I disal mention the Laws in Force, in Regard both to the one and the other, and begin with thofe concerning the innocently unfortunate firft, in whofe Favour an Ordinance was made at *Paris*, the 12th of March, 1678, in the following Words, viz.

#### By Order of the King.

MONSIEUR the Provoft of *Paris*, or Monfieur the Lieutenant Civil, upon what has been prefented to us, by the King's Attorney, that it has for fome Months path been perceived, by the Requests that have been prefented us, that many Merchants, Bankers, and other Traders, have been obliged to retire from this City, and to abandon their Effects and Families, and have determined to know the true Caufes of their Retreat, and examine whether it might be prefumed, that the Knavery and Defign of committing fraudulent Bankruptcies had made them take that Refolution, it has been found, that it has been more through ill Luck than Knavery, and that many foreign Bankers and Merchants, who have failed and broke, have carried away, and diverted large Sums, which were owing to the Bankers and Merchants of this and other Cities of the Realm, which has reduced and put them in a Condition, not to have ready Money fufficient to accuit

acquit the much in I Bankruptci that Merch the good I if they had Prilon, and cftablifhmen we, having Merchants, Fraud, find for Bills of may appear counts, whi Effects, and put at the B lowing Day or other Per mary Invent to agree tog made, and fe heard the M of the Contr the Whole w to the Credi the King's A Effects of the bezzled, hid, which Petitic published, and

And in Cou unhappy Situa ditors may off folicit a fafe C and render an greateft Part, ing himfelf, to Parliament; a to folicit the C mon the Refi in the mean T which Petition which being c ditors as foon a If all the C

them in other Procuration to who are prefer Thing this unf put on his God ner; but if th the third Thin make out a gen him, to delive this is in Con nance in 1673 Having dra following Cert

#### e others in he Half is , hy Marher 2000 r the other thip in the as in Lieu joined to e Hufband is Effects, is greatly ate ; but as tory, many in who had e, had they reatly augded, and a in Reality, f Circumg the little al and illg published , but may ne aforefuid warrantable for Payment this Subject lures, where rough with

the Moment med to have ched them to softend, their m the Judge, beclaration of 1 the King's of unhappy hem on himre, in Regard te innocendly the 12th of

c Civil, upon t has for fome nted us, that to retire from letermined to be prefumed, ies had made re through ill ts, who have th were owing kealm, which ey fufficient to acquit

#### OF BANKRUPTCY.

acquit the Bills of Exchange, daily falling due, although they have more, or as much in Effects, as in Debts : And as it is just, feverely to punith fraudulent Bankruptcies, according to the Rigour of the Ordinances, it is not lefs fo to hinder that Merchants and Bankers who have trufted their Money with Strangers, under the good Faith or Credit of Trade, thould not be treated in the fame Manner as if they had committed a Cheat; and that their precipitated Abfence to avoid a Prilon, and the confequent Charges hindering their Return to Trade, and Reestablishment of their Credit, require that fome Provision be made in it. And we, having Regard to the Request of the King's Attorney, do ordain, that all Merchants, Traders, Bankers, and others, concerned in Commerce, who, without Fraud, find themfelves in a Condition unable to difcharge their Debts, whether for Bills of Exchange or otherwife, by Reaton of the Loffes they have met with, may appear before us by Petition, to which they shall tack Duplicates of two Accounts, which they shall sign and affirm to be true; the one of the Value of their Effects, and the other of their Debts ; in Virtue of the Ordinance which shall be put at the Bottom of the Petition, they thall fummon all their Creditors the fol-lowing Day to appear before us, to agree among themfelves, or two Merchants, or other Perfons they know, who fhall examine the Accounts, and make a fummary Inventory, and value and appraise their Effects, in an amicable Manner; and to agree together on the Terms and Times of Payments, and Remitles if any are made, and fell the faid Effects in a friendly Way, if poffible ; and after having heard the Merchants which shall have been named, proceed to the Confirmation of the Contract, which shall have been passed, in all Things appertaining to it, the Whole without Expence or Application of the Scal, though without Prejudice to the Creditors, who shall become Accusers of a fraudulent Bankruptcy, and to the King's Attorney to profecute extraordinarily, and demand the Sealing of the Effects of those who shall have absented themselves, or become Bankrupts, embezzled, hid, and concealed their Effects in Prejudice to their Creditors, upon which Petition let Justice be donc. And the present Ordinance shall be read, published, and affixed, where Need shall be, Ge.

And in Confequence of this Ordinance, a Merchant who finds himfelf in the unhappy Situation it treats of, and, to avoid the Violence which forme of his Creditors may offer him, has abfconded, if prudently advifed, will by forme Friend folicit a fafe Conduct from them for fifteen Days, or a Month, that he may appear and render an Account of his Actions; and after having obtained it from the greateft Part, if there is any one who refufes to fign it, he ought, before difcovering himfelf, to petition the Judge and Confuls, or other Royal Judges, or even the Parliament; and it would be ftill better, in order to evitate all Tricks and Shifts, to folicit the Confirmation with those who have figned, and a Permifilion to fummon the Refusers for to decree and ordain, that it fhall be allowed by them, and in the mean Time they fhall be prohibited attempting his Person or Effects; upon which Petition a Sentence or Arret will be given, granting his Demands; the which being carried to the Regiftry, it ought to be noted to the diffenting Creditors as ioon as pollible.

If all the Creditors are not refident in the fame Place with him, by: feveral of them in other Towns of the Realm, he muft write them to come, or fend their Procuration to fome one of their Friends to attend the Affemblies of the Creditors who are prefent, that they may have no Reafon to complain of him. The fecond Thing this unfortunate Trader ought to do on his Return Home, if he has the Seal put on his Goods and Effects, is to requeft the taking it off in an amicable Manner; but if this is refufed, it muft be ordained by the Authority of Juftice. And the third Thing is, that from the Moment he receives his Books again, he muft make out a general State of all his Effects, as well what he owes as what is due to him, to deliver to his Creditors, when they alfemble to examine his Affairs; and this is in Conformity with the fecond Article of the Eleventh Title of the Ordinance in 1673.

Having drawn out his Accounts in the most exact Manner, he must put the following Certificate at the Bottom of them, viz.

7 M

I The

T The underwritten do certify to all whom it may concern, that the State here above of all my Effects, as well Debtor as Greditor, contains the Truth; and that I have not omitted any Thing, or made Ufe of any Perfons, or Names in it, that are not my true and lawful Creditors, in Faith of which I have figned the Prefent, the 29th of May, 1750.

And it is not fufficient that he has drawn out this State, but he muft alfo frike a Balance for the greater Eafe of his Creditors, that they may fee with a Caft of an Eye the Truth of his Affairs, and what they have to expect; and he muft likewife put underneath the faid State, an Account of all the Loffes that have happened to him, whether by Shipping, Bankruptcies, or otherwife, the Interefts that he has paid, and his Houfe Expences, that he may juftify his Conduct to his Creditors, in Cafe he has not Effects fufficient to pay them their whole Due, that they may have nothing to reproach him with.

When he is ready to render this Account to his Creditors, of his Conduct and their Eftate, he must convoke an Assembly of them, by Summons fent in Writing to each of them, and being all met, his Behaviour to them ought to be free from Affectation, either of too g eat Dejection or Arrogance, but with fuch Concern and Humility as a just Reflection of his Circumstances will naturally excite; and although fome of them fhou I fo far degenerate from Reafon and good Manners as to be abufive and flanderous in their Treatment of him, it ought not to exafperate him to make correspondent Returns ; but command his Pattion, by reflecting that it is not every one has Philosophy enough to bear Losses with Temper and Equality of Mind ; and it is probable what they fuffer by him, though he could not help it, may reduce them to the fame Condition with himfelf; therefore Allowances ought to be made, and no injurious Language returned from the unhappy Sufferer, though fuch a Shock is certainly not the leaft of his Misfortunes; however, he ought to fubmit without murmuring ; and, together with the State of his Affairs, he ought to deliver the Creditors his Books, that they may compare the one with the other; but in Cafe no one will take them under his Care, the Infolvent may then deliver them into the Registry, as was before ordered to be done, by those who had procured Letters of Respite, &c.

At the first Meeting of the Creditors there is feldom much done, the greats? Part of the Time being generally employed in Complaints and Injuries against the Failed; and, at most, Directors or Assignees are chosen to take Care of the common Interest of the Creditors, to see and examine the Books and Papers of the Debtor, and to fix the Days of Meeting to consult about the Affair.

It is to be remarked, that while this is transacting, each Creditor in particular endeavours, as much as he can, to get himfelf paid the full of his Debt; the Engagement in which he stands with his Debtor, renders him ingenious and fertile in Inventions to incline him to consent to his Demand; one by threatening to prokcute him as a fraudulent Bankrupt, and afferting that it will not be difficult to bring Proof of his Knavery; another menaces him with his Determination of hindering his Composition by his Influence and Intereft ; whilst a third flatters and carefles him, laments his Misfortunes, and affecting a Generofity, offers him his Purfe, proteits never to forfake him, that he may depend on his uting all his laduftry and Power to facilitate his Accommodation, that it is unreafonable he should be despoiled of all his Effects, and heartily pities both him and his Family; in fine, he makes Use of every loft and coaxing Expression which he thinks may influence his Debtor, and incline him to diftinguish this Flatterer from the Reft of his Creditors, by fatisfying him at their Expence. But if unable to prevail, and the Lamb's Skin has been of no Service to him, he quickly puts on the Lion's, and there are no Sorts of Threats or Injuries he leaves unufed to the unhappy Debtor, who, combated by Hopes and Fears, fometimes falls into the Snares laid for him, and quits those just Rules of putting all his Creditors on the fame Footing, and by fo doing, completes his own Ruin; for the Fawnings and Menaces of Creditors can in no Shape operate to the Prejudice of an honest Bankrupt, who has punctually

punctually directs.

But hav hint the C affembled by the Plu the State C they may j iderable, i tors' Delil Meeting, elected, th confular J

if there is The Po

ift, To 2d. To

which shall Papers and 3dly, T

and Account Ordinance. 4thly, 7 pay the M

pay the M to any othe 5thly, 7

towards it. 6thly, T miffory No themfelves and faithfu that Intent

And the 1st, The favouring t this would those who a

2dly, As tants of the defire their Power of en to be obferve Powers, for rality of Vot fons, but the and the Cr

and every of 3dly, Th Manner, ou Opponents of to Day and Ho fometimes that the an great Exper to plead for 4thly, If, have fold to Quality, as

punctually rendered an exact Account of his Conduct and Affairs as the Law directs.

But having litherto only mentioned the Duty of the Debtor, I fhall proceed to hint the Obligation of the Creditors; and the firft Step they ought to take when affembled about their common Affairs, is to elect fome among them for Affignees by the Plurality of Votes, who are Men of Probity and Capacity, to fee and examine the State of their Debtor's Affairs, and to make their Report about them; and that they may proceed with the greater Order and Regularity, if the Failure is very conliderable, it is advifable that they chufe a Notary to receive the Acts of the Creditors' Deliberations, and for this it is neceffary to affign the Place, and Days of their Meeting, that no one may pretend Ignorance; and for the Security of thole elected, the Act of their Nomination ought to be approved and confirmed by the confular Jurifdiction, if there is one, or in the Royal, or in the Parliaments if there is any in the Town or City where the Failure has happened.

The Power which the Creditors ordinarily gave to the Affignees, is

ift, To proceed in taking off the Seal, if it has been put on.

2d, To defcribe and inventory all the Debtor's Effects, as well active as paffive, which shall be found belonging to him; and also his Books, Letters, and other Papers and Instructions which can serve to the Eclairciffement of his Affairs.

3dly, To fee and examine the State which he shall have given in, in his Books and Accounts, and whether they have been regularly kept according to the Ordinance.

4thly, To fell the Merchandize and Household Goods of the Bankrupt, and pay the Money into the Hands of the Notary that shall have been chosen, or to any other that the Creditors shall direct.

5thly, To recover all the Debts, and to undertake all the necessary Proceedings towards it.

6thly, To examine the Transactions, Contracts of Composition, Bonds, Promission Notes, Bills of Exchange, and other Proofs of those who pretend themselves Creditors of the Failed: From all which Things to make a good and faithful Report to the general Assembly of Creditors, which shall meet for that Intent.

And the Affignees of a Failure ought to observe the following Maxims :

If, They ought never to abufe the Authority given them by the Creditors, in favouring the Bankrupt to their Prejudice, from a Motive of private Interest, as this would be wanting in that Honesty which ought religiously to be observed by those who are charged with the Management of joint Affairs.

the who are charged with the Management of joint Affairs. 2dly, As it often happens that the Creditors of a Bankrupt are not all Inhabitants of the Town of his Refidence, but of feveral others in the Kingdom, who defire their Friends to allift at the Affemblies, only to fee what paffes, without a Power of engaging them in the Refolutions of the Creditors : This 1<sup>th</sup> stim ought to be obferved; never to admit any one to their Meetings who are not Bearers of fpecial Powers, for Confent; and agreeing to all that fhall be deliberated and done by Plurality of Votes; though this Plurality is not to be counted by the Number of Perfins, but the Import of their Debts; or in other Words, not by Number but Value, and the Creditors to whom three Fourths of the whole is owing, fhall decide this and every other controverted Affair.

3dly, The Affignees having got their Power authorifed in the accuftomary Manner, ought in the first Place to take with the Commiffary a Copy of all the Opponents to what is fealed of the Failure, and to make them affign a certain Day and Hour in his Houfe, for to come and fee, and confent to the taking it off; and whereas in these Meetings, each Opponent has his Attorney, fo that fometimes there may be thirty of them, it ought to be fettled and ordained, that the ancientest shall plead for all the Opponents, in Order to evitate the great Expences that would otherwise occur, from each Opponent's having one to plead for him.

4thly, If, on inventorying, any Creditor claims the Merchandize that he should have fold to the Debtor he must give a Description of it, as well in Respect to the Quality, as of the Quantity and Colours, whether both Ends are uncut, and the Lead

State here above and that I have it, that are not Prefent, the 29th

muft also strike with a Cast of ad he muft likeat have happened nterests that he duct to his Creyhole Due, that

his Conduct and fent in Writing to be free from ich Concern and excite; and alood Manners as not to exasperate by reflecting that per and Equality ould not help it, llowances ought happy Sufferer, s; however, he te of his Affairs. are the one with ie Infolvent may e done, by those

lone, the greatest juries against the e of the common rs of the Debtor,

itor in particular Debt ; the Enous and fertile in atening to profet be difficult to mination of hinthird flatters and , offers him his uting all his laonable he thould his Family; in thinks may inrom the Reft of to prevail, and the Lion's, and nhappy Debtor, res laid for him, ne Footing, and Aenaces of Creikrupt, who has punctually

Lead untouched whereon is imprinted the Mark and Tickett on which is wrote the Name of the Reclaimant, and which gives him a Right to the pretended Return ; this being the Cuftom always practifed and observed on such Occations, in Order to prevent unhappy Contefts, which might ruin both the Debtor and Creditor in Expences.

5thly, The Inventory and Defeription of the Merchandizes, Household Goods, and Papers appertaining to the Failed being made, the Affignces ought diligently to fee and examine the Books and Entrics of the Bankrupt, in Order to find out whether the State which he has given in be conformable to them, before they Proceed to the Sale ; and they flould make a Calculation as near as possible of the Value of his Effects, which they flould report to the Creditors at the next Affembly, that it may there be discussed, whether it will be most for their Interest to put the Effects into the Debtor's Hands, under proper Claufes and Conditions, or to difpose of them entirely, and part their Produce among them.

6thly, But before they proceed to the faid Deliberation, the Debtor ought to justify his Conduct to them, and clearly prove how his Losses have ariten; as it would be imprudent to truft a Man with the Management of their Affairs, by returning him his Goods, of whole Integrity they should have the least Sufpicion.

7thly, After having examined the Conduct of the Debtor, they ought alio strictly to scrutinize the Pretentions of every Creditor, to fee that their Demands are juft, as on these occasions Tricks and Cheats are too frequent.

8thly, In examining the Books and Papers, the Affignees should carefully remark, whether the Bankrupt has not made any illegal Sales or Ceffions of his Effects ; which becomes fo, if they are not transacted at least ten Days before the Failure is publickly known, and all Agreements or Conveyances whatfoever, made or done within these Limits, become null and void by all the King's Ordinances; although all the Acts and Obligations of them are past before a Notary Publick, and the Effects shall return again to the Stock, and be divided with it among his Creditors.

othly, After the Affignees have exactly performed all Things before-mentioned, and made the neceffary Remarks upon the Vouchers and Evidences concerning the Debt of each Creditor, they ought to draw out an exact Balance of all the Effects, in Order to give the Creditors an Infight into the Debtor's Affairs, and thereby make them capable of judging how to act most for their mutual Benefit, and to determine whether it would be most advantageous for them to return him all, and wait a reasonable Time for the Recovery of their entire Dues, or to adjust the Payment with a certain Lofs, or to fell all and divide the Produce.

And the prefenting the faid Balance to the Affembly, which the Affignees shall convoke for that Purpole, ought to be done by the most capable among them for explaining it ; and he ought to be fo circumfpect in his Behaviour on the Occafica, as to give no Offence by exclaiming against either the Bankrupt or any of the Creditors, for either real or imaginary Offences, as this is contrary to the Rules both of Prudence and good Manners; for these Complaints should only be made to the fuppofed Offenders by themfelves, and not in a general Affembly, it being fcandalous and may move the Paffions of fome, who may not have all the Honefty and Civility that could be wifhed, to be influenced by the Outcry and unreafonable Violence, to turn the Meeting into a Crowd and Rout, and fruftrate the Delign of their affembling, by difperting them with Noife without coming any Refolution.

If it is judged neceffary by a Majority of the Creditors to appoint fome one to recover Debts that may appear to be in Danger, it is lawful for them to do it provisionally, notwithstanding any Opposition or Appeal by the fewer Number; and it is equally conformable to the King's Ordinances, to pay off any Mortgage or Rent-Charge, as thefe carry Intereft, with the ready Moncy that shall be found in Cash, although the Minority should be against it; and this Minority is always to be underftood not to exceed one Fourth Part of the Creditors in Value, fo that when three Fourths of them confent to any thing, the Oppolition of the one Fourth is not to be regarded.

5

What

Wha adventi Attentio fraudule every of The unjuftly the Ave Punifhr way Ro latter, th figns of to feigne Conceffi

Eftates thofe wh an Acco alfo be r There

lent Ban to the C **f**ubfiftin Fraud of this Cri Prince's into the

YXP

4 me Reafon i of Merch in their Foundati fo difpofe undone b Traffick and deftr Reflection Bankrup though t lefs heav probrious fo to enr fuspect t Caufes ; had the Loffes, v Accident Confeien Creditors municate Mercy an

So that

Kamer v

eftablifhe

The i who pu

which is wrote the pretended uch Occations, the Debtor and

ulchold Goods, pught diligently rder to find out n, before they s poffible of the at the next Afpor their Interest and Conditions,

Debtor ought es have arifen; t of their Arhould have the

they ought alfo their Demands

thould carefully Ceffions of his ten Days before nees whatfoever, the King's Ort before a Noand be divided

efore-mentioned, mees concerning alance of all the or's Affairs, and mutual Benefit, so return him all, ees, or to adjuft oduce. he Atflignees fhall

among them for our on the Occaupt or any of the rary to the Rules uld only be made filembly, it being re all the Honefty and unreafonable trate the Defign ing any Re-

oint fome one to nem to do it proer Number; and any Mortgage or at fhall be found finority is always in Value, fo that ition of the one

What

# OF BANKRUPTCY.

What has been faid hitherto, only regards the Perfon who breaks through adventitious Loffes and Misfortunes, and who confequently merits the charitable Attention of his Creditors; and I proceed to fpeak of the Treatment that the fraudulent *French* Bankrupt has to expect from the Laws of his Country, and every one unhappily concerned with him.

The Bankrupt, who becomes fo with the premeditated Intention to cheat, and unjuftly rife up with the Effects of those who have trusted him, deserves not only the Aversion of all his Creditors, but of the Publick, and merits an exemplary Punishment, a fraudulent Bankrupt being worse and more infamous than a Highway Robber, as Travellers generally go provided to defend themselves from these latter, though it is not so any to guard against an Attack from the malicious Defigns of ill-intentioned Men.

The fraudulent Bankrupts are *thole* who embezzle and convey away their Effects to feigned Creditors, that by their Means they may bring their real ones to greater Conceffions, and benefit them/elves by the Sums thus iniquitoully obtained; *thole* who put their Effects under Cover of fictitious Names, by falfe Sales of their Effacts under Cover of fictitious Names, by falfe Sales of their Effacts under Cover of conveyances of them; in fine, *thole* who deftroy or hide their Books, Records, Papers, or Documents, to hinder an Account of their Effects from coming to the Knowledge of their Creditors, mult alfo be reputed and counted among the Number of fraudulent Bankrupts.

There is nothing fo pernicious or dangerous to the State and Publick, as fraudulent Bankrupts; for which Reafon, a Punifhment fufficiently fevere, and adequate to the Crime, is hardly yet difcovered; notwithftanding there are many Ordinat.ces fubfifting, which decree exemplary Chaftifements to those who maliciously, and in Fraud of their Creditors, become Bankrupts, though till the Time of *Henry* IV. this Crime was not punifhable with Death; but the Frequency of it in that Prince's Reign, induced him to change the more lenitive Laws of his Predecession, into the fevere one now mentioned.

#### Of Bankruptcy in Holland.

**F**XPERIENCE daily demonstrates that it is in Places of the greatest Commerce that Failures and Bankruptcies most frequently happen; and the Reafon is not difficult to be difcovered, as it is clear that among a great Number of Merchants, it would be a Sort of Miracle if all of them were equally fuccefsful in their Enterprizes; if it were otherwife, to commence Merchant, and lay a Foundation for Riches and Profperity, would be the fame Thing. But God has fo disposed the Affairs of this World, that we often see one Merchant ruined and undone by the fame Trade which has enriched another; and on the contrary, that Traffick which has been productive of great Wealth to fome, has proved ruinous and destructive to the Estates and Fortunes of others. But not to dwell on these Reflections, I shall mention the Distinction made here between two Sorts of Bankruptcies, Failures, or Breakings, which are three fynonimous Words, and though they frequently express the fame Thing, the one however is more foft, and lefs heavy or burthenfome than the other; for the Name of a Bankrupt is opprobrious and odious to all honeft Men, and is only applied to those who become to enrich themfelves at their Creditors' Expence, or those who give Room to fuspect the Honesty of their Intentions, when they stop lightly, or for trivial Caufes; inftead of its being only faid that fuch a one has been unfortunate; or had the Misfortune to break, when it is feen that he is reduced by infupportable Loffes, which every honeft Man is exposed to, by a great Number of unforeseen Accidents ; but if he defigns always to continue his Integrity, and not wound his Confeience in detaining for himfelf his remanent Effects, which are juftly his Creditors', he will make no Difficulty to deliver them up his Books, to communicate to them the true State of his Affairs, and to commit himfelf to their Mercy and Diferetion.

So that in my Opinion the Chamber of the defolate Funds, called in *Dutch, de Kamer van de defolate Boedels,* which we have in this City, *Amflerdam*, was not eftablished for this last Sort of Perfons, but with the fole View to prevent the 7 N Knavery

Knavery of those who in Breaking would detain to themselves the greatest Part of the Effects they posselves and frustrate their Creditors' Endeavours to secure them; for when an honeft Man has the Misfortune to fail, he makes no Difficulty of declaring it's on his Creditors, and frankly to communicate the State of his Circumftances and Effects; and if his Creditors find that the Loss and Diffacters which he alledges to have heen the Occasion of his Stopping are true, and that his Integrity flands unimpeached, they frequently agree on Terms fettled among themfelves, leaving him fomething wherewith to endeavour his Re-eftablishment; but if it happens that any of the Creditors refuse to fign this Agreement, he is obliged to declare his Affairs at the Chamber afore-mentioned, which, after the Formalities in the following Ordinance, will oblige the Refusions to tubfcribe the Agreement, if it has been fettled between the Infolvent and two Thirds of the Creditors for three Quarters of the Debt, or three Quarters of the Creditors for two Thirds of the Debt, as will be feen in the fubfequent Ordinance.

# Instructions and Orders for the Commissioners of the defolated or ruined Estates.

**T**HE States of Holland and Weft-Frife make known, that it has been remonfirated to us by the Burgo-mafters and Regents of the City of Amfterdam, that they thought proper, fome Years ago, to establish in the faid City a Chamber for the defolate Estates, under certain Regulations, as was then convenient; that they, the Remonstrants, having seen such abundant Fruits and good Effects, that they were in the Defign, not only to continue it, but were defirous alfo to provide for it by a more particular and ample Ordinance, drawn up on a Plan which the Committioners of the faid Chamber have made, and which they have found to be advantageous and neceffary, by the Experience they have had, according to the Terms of the Copy which has been delivered us, and hereafter inferted; that to the End fo good a Work might have a greater Force and Virtue, the Remonstrants have prayed, that we would be pleafed to give our Approbation and Grant, in the beft and most ample Form, containing the faid Instructions and Order as follow :

I.

In the first Place, there shall be yearly appointed, on the 4th of February, by the Lord Justices, five fit Persons, for the Direction of the Chamber, of which two shall be taken from among the old *Echivens*, which I think may be translated *Aldermen*, and the others to be expert in Trade.

#### Li.

Of these Commissioners there shall be at least two continued for three fuccefive Years, but not for any longer Time; and touching the Election and Continuation of others, it shall be done as is suftomary in the other Banks and Chambers directed by Commissioners.

#### Ш.

The faid Commissioners shall assemble daily to attend all the Affairs which may happen in Relation to the infolvent Funds or Estates.

#### IV.

When there are any infolvent Effates in the faid City, or its Jurifdiction, either by Death, or Failure of fome Perfon, and that it fhall have come to the Knowledge of the faid Commiffioners, they fhall immediately go with their Secretary, who fhall be ordered thereto, and in their Prefence, or others appointed thereto, exactly inventory all the Effects, and put them in good and fafe Cuftody, to the Creditors' greater Advantage, and as they judge they ought to be; they fhall alfo fecure, without Delay, the Books and Papers appertaining to the faid Effattes.

4

V. The

The E Anall give Funds, the Eftat or withou

This b Diferetion Effects ; I tions of the Method to ufing thei Infolvent.

And to Merchant hereafter their Cree fixed up, City; and them, the dition of and draw totally, or are able, a

And the themfelves ditors for Quarters o.

But tho ment; but fonal Action ture with

All those obliged to who in Cal

No Agr Creditors fl

The Age their Credi

\$93

#### v.

The Effects being fo inventoried and fecured, with the Books and Papers, they fhall give Order, that two or more Perfons be appointed Truftees of the faid Funds, who by Letters or Express, if it is neceffary, fhall endeavour to fecure all the Eftates, Effects, and Debts, belonging to the faid Funds, whether within or without the Jurifdiction of that City, or of this Country.

#### VI.

This being done, there shall be let pass at least fix Weeks, or more, at the Diferetion of the Committioners, without proceeding to the Sale of any of the Effects; but the fame Time shall be left to the infolvent Perfon, or to the Relations of the deceased, to the End that in the faid Space, they may find fome Method to fettle with the Creditors; nevertheless the faid Trustees shall be using their Endeavours during that Time to recover whatfoever is due to the Infolvent, and to procure and promote the Creditors' Advantage.

#### VII.

And to the End that in fucl. Compositions every Thing be done in Order, all Merchants or others who have already failed, or become infolvent, or that shall hereafter fail or become infolvent, and their Heirs, may convoke or furmmon all their Creditors before the Chamber of the defolate Funds, by Citation of Bills fixed up, or by Letters of Advice to those who live without the District of this City; and that in Prefence of the faid Commissions, or the greatest Part of them, they may, after a funcere Opening and Declaration of the State and Condition of their Stock, as also a true State of their Debts and Dues, undertake and draw up a Commission or Agreement, for the Payment of what they owe, totally, or in Part, in ready Money, or in fuch a Time, giving Security, as they are able, and that the Parties shall think reasonable.

#### VII.

And the Minority of the Creditors shall be obliged to follow and conform themselves to the Majority; the which shall be three Quarters of the Creditors for two Thirds of the Debt, or two Thirds of the Creditors for three Quarters of the Debt.

# IX.

But those who have Securities or Pledges, shall not be admitted to the Agreement; but only those who have been Securities, who alone shall have a perfonal Action for their Indemnity, and the same Right, and of the same Nature with personal Creditors.

#### х.

All those who pretend to be Creditors of an infolvent Eftate, shall also be obliged to justify their Debts before the Commissioners of the defolate Funds, who in Case of Dispute shall determine it, whether the Failed has agreed or not.

#### XI.

No Agreement begun between the Failed, or any one on his Part, and the Creditors fhait be made nor concluded, but with the faid Commiffioners' Confent.

#### XII.

The Agreement between the Infolvents, or their Heirs, on the one Part, and their Creditors on the other, being made under fufficient Security, and figned by 599

ateft Part of ecure them; iculty of d2his Circumafters which hat his Intenong themthment; but he is obliged he Formalie the Agreehe Creditors two Thirds

# d Estates, been remon-

fter dam, that Lhanber for enient; that Effects, that fo to provide n which the ave found to ording to the inferted; that the Remonobtaion and rructions and

February, by er, of which be translated

three fuccefn and Conr Banks and

ffairs which

Jurifdiction, come to the with their ers appointed fafe Cuftody, to be; they ng to the faid

V. The

#### BANKRUPTCY. O F

the Creditors, or the greatest Part of them ; the Parties agreed, and their Effects, shall be discharged from the faid Chamber, and restored to their former Liberty, to trade, receive, and pay, in the fame Manner as before their Failure, after paying the faid Commiftioners all the Expences occasioned on Account of their faid Affairs, at their Diferention; fo that in the mean Time they shall not fatisfy any one of their Creditors to the Prejudice of the others, under Penalty of forfeiting the faid Agreement.

#### XIII.

And the Failed and his Securities shall be obliged to furnish and put into the fuid Committioners' Hands, as foon as the Agreement fail have been paffed as aforefaid, on the Day and on the Terms therein contained, for the Security and Advantage of the Creditors, the Sums they shall have promised, pro rata, of what they owe, to the End that the faid Creditors may receive their Sum from the faid Commifficients when they shall come to fign the Agreement.

#### XIV.

Neverthelefs, if it is found that the Infolvent or his Heirs have acted knavifhly and fraudulently, in, or after making the Composition, either by having hid his Books, Letters, or Papers, removed their Effects, Merchandifes, or Debts, conveying them away to defraud their Creditors; or that they have underhand agreed with fome one of the Creditors on other Conditions: Such fhall not only have their Agreement fet afide, but shall be corrected and punished according as the Cafe requires.

xv.

And those who shall pretend to be, and make themselves pass for Creditors. without being fo, by an Understanding with the Infolvents, or from their own Motive, against their Knowledge, or that demand a greater Sum than their Due, in order to wrong the Creditors, and Benefit the Infolvent, they shall be punished as Cheats, and befides be condemned to pay, as their own Debt, all the Creditors.

#### XVI.

The aforefaid Time of fix Weeks, or more, at the Commissioners' Diferetion, being paft, without their having been able to mediate an Agreement, the Truffees shall proceed directly to the Sale of the Effects, as well moveable as immoveable, as also the Stocks and Credits, provided that the Immoveables are not fold without the Confent of the Echevins, and between the 1st of November, and the 2d of February, dans les douze Nuits. But the Merchandizes, Furniture, and other Effects, may be fold publickly, and at Auction, at the Diferentian of the faid Commissioners, without Prejudice to the Rights of the Secretaries and Keeper. But in Cafe there should be among the Effects forme Merchandize, which it should be thought proper to keep for fome Time unfold, either upon Account of an apparent Rife or Price, or for fome other Reafon alledged by the Traffees to the Commissioners, then the Sale of the faid Merchandize, may be retarded for fome Time, but not otherwife.

#### XVII.

All this being performed, the Commiffioners shall appoint a Day for their Sitting on the Acts of Preference and Concurrence, by which Day all the known Creditors inhabiting this City shall be fummoned by the usual Citation, those Abroad by Letters of Advice, and the unknown by Bills fixed up; with a convenient Interval of Time, to the End that on the faid Day they may come to give in their Names and their Acts of Pretention, whether they be for a Preference or Concurrence,

XVIII.

The fix the Debt, endeavour cannot ag Hands, in Demand, Penalty, th nished the Pretension, dences deli Days have fourteen D who have they may w it; but aft be in a Con Inftrument

The Pre aggrieved t have had H Article of main in the nounced; f pointment cluded, in ex iifdem a dropping the executed, v

The Con ing that all red to other quittance a fioners, acc Money thal Security, w ditors, who thofe who currence fo they may be

If a Tena May and the Houfe, fhal the Eftate; which fhall ceding Year Time, he f

their Effects, ormer Liberty, Failure, after count of their hey fhall not under Penalty

I put into the been paffed as e Security and I, pro rata, of eir Sum from at.

acted knavifily having hid his or Debts, conave underhand Such fhall not mifhed accord-

for Creditors, rom their own than their Duc, by fhall be puh Debt, all the

ners' Diferetion, nt, the Truftees as immoveable, not fold withpember, and the zes, Furniture, the Diferetion of Secretaries and e Merchandize, Id, either upon Reafon alledged d Merchandize,

a Day for their h Day all the the usual Cita-Bills fixed up; Day they may nether they be

XVIII.

# OF BANKRUPTCY.

# XVIII.

The fixed Day being come, the Commissioners shall first proceed to examine the Debt, and the Preference of every one of the Creditors prefent, who shall endeavour to agree on this Subject: If this cannot be done, the Creditors, who cannot agree together, shall each be ordered to deliver into the Comm.scioners' Hands, in the Space of fourteen Days, according to the State of Affairs, a diffinite? Demand, with the necessary Pieces and Documents properly inventoried, on Penalty, that if, in the aforefaid Time, any one shall be found that has not furnished the faid Demand, he shall be held and regarded as defisting from his Pretension, and Right shall only be made on the Demand, and on the Evidences delivered by the other Pretenders: Those also, who in the faid fourteen Days have furnished their Instruments and Proofs, may demand, in other fourteen Days after, a Copy of the Pretensions and Deeds of every one of those who have produced them, to the End that in other fourteen Days following, they may write to debate and contradict, without allowing any longer Time for it; but after the faid Time of twice fourteen Days, the Thing shall be held to be in a Condition to be judged, and the Commissioners shall decree upon the Instruments which shall be till then delivered.

#### XIX.

The Preference being regulated and determined, those who think themselves aggrieved thereby, may appeal in ten Days after the Publication, or after they have had Knowledge of it, to the *Efcbevinis*, in Conformity with the thirteenth Article of the eighteenth Chapter of the Ordinance, and the Inftruments shall remain in the Secretary's Hands until the faid Time is pass, or till the Appeal is renounced; fo that the Impetrant, or Petitioner, must, after having received Appointment from the Auditor, dispose fo, that they be put, all perfect and concluded, in ten Days after the Demand, into the *Efcbevinis* Hand, to be aljudged at *iifdem aftir* A BENE VEL MALE, under Penalty of a Nonfuit, or dropping the Appeal; and the Sentence of the *Efcbevinis* thall be provisionally executed, without Diminution, and without Prejudice of more ample Pleadings.

#### XX.

The Commiffioners shall afterwards proceed to a Repartition, without attending that all the Money be fallen due or come in; but those who are to be preferred to others shall be admitted, in Order to receive their Debt, on giving an Acquitance and Security, or elfe on receiving it from the Hands of the Commiffioners, according to the State of the Affairs of the Effects; and the remaining Money shall be distributed and paid to the other Creditors *pro rata*, under a parallel Security, which shall be given in the Secretary's Office. Nevertheles the Creditors, who in Right, as shall be found in the Sequel, ought to be first, as alfo those who have not been able to learn the Settling of the Preference and Concurrence foon enough, may demand a fresh Day to appear in, to the End that they may be heard, at their Expense, on the Preference and Concurrence.

#### XXI.

If a Tenant of any Houfe he inhabits, happens to fail between the Month of May and the first of December, in this Cafe the Proprietor, or he that let the Houfe, shall retake it for the Years the Lease has yet to run, and so difcharge the Estate; so that he shall only have the Right of Preference upon the Effects which shall be found in Kind in the Houfe, for the Hire of the current and preceding Year, and for no longer; and for what might be due to him before that Time, he shall equally concur with the other Creditors.

70

XXII.

#### XXII.

But the Failure happening between the first of December and the Month of May following, the Rent shall remain for Account of the defolate Funds for a Year, commencing from the Month of May, except the Proprietor shall think proper to retake upon him the faid House for the faid Year.

#### XXIII.

And as the Advantage of the Creditors confifts in having the Affairs of an Efate foon finished, and that honess Men may have their own the sooness possible, the Creditors that would prove their Debts, or that would reclaim fome Effects from the Estate as their Property, shall henceforth proceed in the first Instance before the faid Commission of the following Forms against the Trustees, who in this Cafe shall be Defendants, and who on the contrary shall proceed as Plaintiff, against those who shall be found to be Debtors, or responsible to the Estate,

#### XXIV.

The Creditors who would prove their Debts, and all others reclaiming any Effects of the Effate, as their own, shall be obliged to enter their Attion against the Trustees in the Time, or at latest before the Sitting for the Preference and Concurrence, and before the Sale and Removal of the faid Effects; and to this End they shall appoint the Trustees three Days before by fending them their Demands with the Citation, as also a Copy of all the Instruments and Papers of which they intend to make Use; and in Case the Plaintiffs do not appear on the Day appointed, they shall be nonfuited, and the Instrument discharged with Condemnation of Charges, which the Plantiffs shall pay before they can make a new Instance.

#### XXV.

But if any one has arrefted the Effects, which he maintains to be his, he full be obliged to cite the Truftee within the third Day of the Arreft, and to effablish his action under Penalty of a nonfuit.

#### XXVI.

The Truftees being cited or appointed as before, and not appearing, there fhall be Default againft them; and on having a fecond Citation, and not appearing, the Commiffioners shall judge upon the Demands and Papers of the Party appearing alone, and those fummoned shall be condemned to the Expense of the Process, propter contumaciam.

#### XXVII.

The Parties fummoned appearing, the Caufe muft be pleaded and determined forthwith, without giving or taking a Day to reply, except fome ftrong Reafons induce the Commiffioners to permit it.

#### XXVIII.

If the Truftees fummon any one in the Manner aforefaid, and afterwards the do not appear themfelves, they shall be nonfuited; with the fame Advantages to the perion fummoned as is before mentioned; and in this Cafe the Truftees full be obliged to pay the Expense out of their own Pockets.

XXIX.

But the a fecond Cir the Citation fional Affig definitive C

But if th in Pleading ing again to cluded, if th

The Tru Instance of Days before which, the to do it, wij nity, if the refted, not a fecuted the

The Cau Provision, o the one or before the *E* shall determ judice of 'me

The Cred ings and ba faid Commi proceeding

The Perfe vent Estates ministration, Recourse aga unless these 1

The Truf Money below diately delive

#### XXIX.

But the Parties fummoned not appearing, the first Default shall be granted, with a second Citation for the Week following, and on Non-appearance the second Time, the Citation being duly made, a second Default shall be granted, with a provifonal Affignment, and a third Citation to see to change the Affignment into a definitive Condemnation, or to establish a Right in some other Manner.

#### XXX.

But if the Parties fummioned appear, they may conclude and finish their Cause in Pleading, or take a Day in the following Week, on which Day the Cause coming again to be confidered, it must of Necessity be then determined and concluded, if the Commissioners have not Reason to order otherwise.

#### XXXI.

The Truftees having arrefted any Perfon or Effects, shall be obliged, at the Instance of the arrefted or interested Perfon, to bring the Profecution in three Days before the Commission to make their Demand and join Mile; upon which, the Perfon arrested or interested must answer, or that he takes a Day to do it, without derogating from the provisional Determination, under Security, if the Thing is found to be fo disposed; but the Person arrested or interested, not making any Profecution, the Arrest shall be brought back and profecuted the next Vierschar, according to Custom.

#### XXXII.

The Caufe being prepared and pleaded, the Commissioners shall dispose of the Provision, or Principal, according to the State wherein it is found, and if either the one or the other Party will appeal, the Caufe shall be carried and profecuted before the *Efcbevins*, on the *Rolle Privilagié*, privileged Liss or Catalogue, who shall determine it, and the Execution shall be done by Provision, without Prejudice of more particular Pleadings.

#### XXXIII.

The Creditors of any infolvent Funds, being difcontented with the Proceedings and bad Management of the Truftees, may make their Complaints to the faid Commifflorers, who thall cite the Truftees, hear them, and fettle Affairs; proceeding according to the Exigency of the Cafe.

#### XXXIV.

The Perfons whom the faid Commiffioners shall establish Trustees of the infolvent Estates, shall be obliged to give them souther scarity for all their Administration, at the Diferetion of the faid Commifficiences, that they may have Recourse against the Securities, in Case of any Middeanearror of the Trustees, unles these latter were elected from among the Creditors.

# XXXV.

The Truftees, or Affignees from among the Creditors, having received any Money belonging to the Eftate, muft not keep it with them, but shall immediately deliver it to the faid Commiffioners.

XXXVI.

d the Month of ate Funds for a ictor shall think

Fairs of an Effate neft possible, the me Effects from rft Infrance be-**Truftees**, who in ceed as Plaintiffs the Eftate.

rs reclaiming any ter their Action ting for the Prethe faid Effects; before by fending It the Infruments the Plaintiffs do and the Infrance tiffs fhall pay be-

o be his, he shall , and to establish

appearing, there and not apand Papers of the ed to the Expence

ed and determined ine ftrong Reafons

nd afterwards they me Advantages to the Truftees shall

XXIX.

#### XXXVI.

And thole who shall be called or advertifed, shall be obliged to appear not only at the End of their Administration, but at all Times, before the faid Commiflioners, to give in their Accounts and Proofs; and being called for this Purpose, they shall be obliged to appear on the first Order, on Pain of three Guilders Mulch if they have a second Summons, and of fix Guilders at the third, and if notwithstanding they fail to appear, and do not give in any Account, they shall be called a fourth Time on Penalty of Imprisonment, after that the faid Commissioners have communicated it to the Efebevint.

#### XXXVII.

And at the End of the Truftees' Administration, when the Commissioners shall discharge them from their Trufteessip, they shall grant them what they think proper for their Trouble.

#### XXXVIII.

Any one of this City or its Jurifdiction, being defirous to make a Ceffion of his Effects, the faid Commiffioners shall provisionally put them in Security, under the Care of the Perfors whom they shall establish for that Purpofe, as foun as the Letters of Ceffion shall have been delivered to the Creditors, and they shall have enquired about the Validity of the Ceffion, to the End that they may give Advice to the Efcbevins.

#### XXXIX.

And to prevent as much as is poffible, all the Abufes and bad Practices which are daily perpetrated by many Perfons, in the Petition and Solicitation of the Letters of the Burgo-Mafters of this City, to the noble, high, and mighty Lords the ates of Holland, to obtain the Safety of the Body, and the Continution of it; the faid Commiffioners shall make an exact information of the State and Condition of the Premifes, to let the Burgo-Mafters know it, and to ferre them for Information and Advice.

#### XL.

Any one being fummoned, he shall be obliged to appear before the Commifioners, and in Default shall pay fix Stivers Mulct for the first Time, twelve Stivers for the second, and twenty-four Stivers for the third, after which the faid Commissioners shall acquaint the *Efcbevins* with it, and fend to fetch the Perfons by one of their Substitutes.

The Remainder of this O donnance relates only to the Government of the Clerks and Truftees belonging to the faid Chamber, and is immaterial to this Difcourfe. The Laws concerning Bankrupts being but few, and generally ill obferved in other Countries, I shall not enlarge on this Subject. GE

It is not or when it Species wer Value is fi Indies, and they want.

The olde Time of the Reigns of S ports in his The Egy

moft daring by others, t Preface. And it di

unworthy th and powerfu fore mention in a Voyage Commoditie Prince in the

Under the from Time a though it fee one may jud how many ce different Cit a Multitude Operations f new Progrefs It was fro Fleets fpread

OF

pear not only faid Comlled for this Pain of three at the third; iny Account, fter that the

Commissioners

te a Ceffion of in Security, Purpofe, as foon itors, and they End that they

Practices which icitation of the gh, and mighty nd the Continuaion of the State it, and to ferve

re the Commil-Time, twelve after which the nd to fetch the

vernment of the amaterial to this and generally ill

OF

# GENERAL COMMERCE

OF THE

# WORLD.

T HE Commerce of the Ancients was at first carried on by Barter, which fill subsidies even in several Parts, though of the most uncultivated ones, of *Europe*; as in Siberia, and the Danifb and Musevite Laplands; and it was but in the last Century, that the Englifb, French; and Dutch Traders first carried their Merchandize to Archangel, and there trucked them with the Ruffians, for the Products of that wast Empire. Many Nations on the Coast of Africa, almost all of America, and forme of Afric, have preferved this Method of giving what is superfluous to them, for that which they have not, or at least not in Plenty.

fluous to them, for that which they have not, or at leaft not in Plenty. It is not precifely known when *Commerce* commenced by Purchafe and Sales, or when it began to make Ufe of Gold, Silver, or Copper Money; as the firft Species were thofe of Wood, Leather, and Iron; and even at this Day a certain Value is fixed on different Shells and Cocoa-Nuts in feveral Parts of both Indier, and given in Payment of fuch Merchandize, Drugs, and Commodities as they want.

The oldeft Examples found of this Commerce in the Sacred Hiftory are in the Time of the Patriarch *Abrabam*; profane Authors place the *Epocha* under the Reigns of *Saturn* and *Janus* in *Italy*; and the ancient *Gauls*, as *Julius Cæfar* reports in his *Commentaries*, attribute the Invention to the God *Mercury*.

The Egyptians, Phanicians, and Carthaginians, are cited as the first, ablest, and most daring Traders of Antiquity, by many great Authors; but being contested by others, the Reader is referred, for their different Sentiments, to the historical Preface.

And it did not appear to the Ancients, that an Application to Commerce was unworthy the Attention of the moft illustrious Persons; even Solomon, that fage and powerful Monarch, did not difdain an Engagement therein, but often, as before mentioned, joined his Merchant Fleets with those of the King of Tyre, in a Voyage to Opkir, from whence they brought him those precious Metals and Commodities as rendered him, though governing but a small State, the richteft Prince in the World.

Under the Afatick and Grecian Monarchies, Ancient Hiftory difcovers to us, from Time to Time, the Traces of a Commerce cultivated by different Nations, though it feems principally to have flourished under the Roman Government; and one may judge, by the Teltimony of Historians, and that of antique Inscriptions, how many confiderable Colleges, or Companies of Merchants, were established in different Cities. The Destruction of the Roman Empire by the Irruption of a Multitude of barbarous Nations, affected Commerce by suspending its ordinary Operations for a Time; but it afterwards revived, and by little and little made a new Progress, more especially in Italy.

It was from thence that the *Pifins*, *Genocfe*, and *Venetians*, whole numerous Fletts fpread themfelves in all the Ports of the *Levant* and *Egypt*, to load Silk, 7 P Spices,

# OF THE GENERAL COMMERCE OF THE WORLD,

Spices, and other Merchandifes of those Countries, which for a long Time polleffed the almost fole Distribution of them to *France*, *Germany*, and the other States of *Europe*.

About the End of the fifteenth Century, the greateft Part of this Traffick pafied from them to the *Portuguefe*, after these latter had opened a new Navigation in the Ocean, and were established in divers Parts on the Coasts of Africa, India, and Arabia.

The Portuguese did not posses these different Branches of Commerce for above an hundred Years, or thereabouts; for the Dutch, at the Beginning of the seventeenth Century, shared them with them, and very soon after stripped them of them almost entirely.

The English, French, Danes, and even the Hamburghers, excited by the Example of their Success, made also fome Establishments in the Indies, and on the Coasts of Africk, though much less considerable ones, excepting those of the English, who have a very extensive Commerce in those Parts.

In fine, America, which the Spaniards difcovered a little While after the Portuguess had fecured a Way to the East by the Cape of Good Hope, became a freih Object of a vast and important Trade to all the Nations of Europe, hough it is true, that the first Conquerors of this New World have always poliefied the best and richeft Part of it, and preferve the Traffick to themfelves with an extreme Jealousy; but besides that the Engliss, French, Portuguess, and Dutch, have many flourishing Colonies, as well among the Islands as on the Continent, it is certain that it is, though undefignedly, full as much for other Nations as for themfelves, that the Spaniards fend their Flota or Galleons yearly to load the Treasure of Mexico and Peru.

Commerce is a Profeffion, in general, not lefs honourable than profitable, and is at prefent divided into that by Land and by Sea, in Grofs and by Retail, for which every Country furnishes fomething peculiar to itfelf; as the various States, or even the different Provinces of them, have neither one Sun nor Clime equally fuited to all Sorts of natural Productions; betides, the Diverfity of Men's Genius, and Humour in general, and of Nations in particular, influences their Application to fome Sorts of Works and Employs rather than to others; fo that a mutual Communication becomes neceffary by the Intervention of Commerce, that what is wanting to fome, may by this Means be fupplied by others; and it is of no imall Confequence to thole who embrace the mercantile Profeffion, to inform themfelves exactly of what is to be found among their Neighbours, as well as to make themfelves perfectly well acquainted with the Products and Manufactures of their own Country. But not to enlarge on the Merchant's Qualifications, which I have already fpoke to, I shall proceed to open to him the promifed Scene for Practice, and begin, as it is natural, with the Trade of my own Country, the Extent and Value of which may claim this Preference, at leaft from an *Englith* Author.

The united Trade of England, Wales, Scotland, and Ireland, does jointly contribute to form that confiderable Commerce which the Subjects of the Britip Crown carry on, whether domeftick or foreign.

The commodious Situation of our Country, both for long and fhort Voyages; the many excellent Ports proper for the Conftruction of an infinite Number of Veffels built there; the Ability and Intrepidity of our Pilots and Sailors; a Soil fertile in Fruits, Corn, and Pafturage; our Hills enclofing Diversities of Metals, and Minerals; Cattle of all Sorts; and more effectially the Sheep producing those precious Wools, of whose Exportation we are juftly to jealous; Manufactures of almost every Species, and the greatest Part of them fuperior to those of other Countries; our Colonies in *America*, and our Settlements forich and flouri/hing in the *Eafl Indie*, give us at leaft as much as to any other Nation, wherein to prove our Genius for Trade, and demonstrate that we have not been idle in it.

Voltaire, in his tenth Letter concerning the English, fays, that Trade which has enriched them, has contributed to make them free; and that this Freedom has in ite Turn extended their Commerce.

This

This viz. that that the the Rich Under

confideral gaged in a *Guinea* au in commowhole Pr of differer her Capit Traffick c extended 1 of *Africk*, and was fi

Althou the Inhab cannot fu Neceflary Artifts, fu an efficaci rendering gage fo dee It is for

in lefs Ne

where any a Trade we in our Ma procures to contert the come the the Comm tion of M principally Induftry.

Our Con Maritime, foreign Tra Articles of France can two Northe the Second. OUR CO

Corn, Catt. Lead, Tin, Variety of 1 modern Inv

The neig Supplies of Strength, an with Great Abundance vaft Quantit Our Iron

Cloths and Quantities a to the no fm Cloth, Nort 6

606

ENGLAND.

# RLD.

a long Time and the other

this Traffick new Navigaafts of Africa,

erce for above of the feven. thripped them

xcited by the Indies, and on ng those of the

fter the Portuope, became a Europe, though ys poliefied the with an extreme utch, have many ent, it is certain for themfelves, d the Treasure

rofitable, and is d by Retail, for e various States, r Clime equally f Men's Genius, heir Application to that a mutual commerce, that rs; and it is of fion, to inform hbours, as well ucts and Manuant's Qualificaen to him the he Trade of my eference, at least

oes jointly cons of the Britifb

thort Voyages; nfinite Number and Sailors; a ng Diverfities of the Sheep proftly fo jealous; hem fuperior to telements fo rich sy other Nation, we have not been

Freedom has in

This

# ËNGLAND,

This proves that the fundamental Maxim of our Country is a very just one, viz. that Trade is the Nurfery of Sailors, that Sailors are the Soul of the Navy, that the Navy is the Security of Commerce, and that these two united produce the Riches, Power, and Glory of *Great-Britain*.

the Riches, Power, and Guory of Oreas-Internation. Under Henry the VIIIth, the Trade and Navigation of these Kingdoms began confiderably to augment, and has fince always gone on increasing. We then engaged in a confiderable Commerce to the Levant, and made frequent Voyages to Guinea and Brafil, but the English were not sensible of what they were capable in commercial Affairs, till towards the Middle of Queen Elizabeth's Reign, whose Protection and Encouragement animated her Subjects to the Formation of different Trading Companies, and the Establishment of divers Manufactures in her Capital, on the Ruins of those of the Low Countries, which rendered the Traffick of England fo flourishing as to have it foon carried to Archangel, and extended to all the Ports of the Mediterranean. It also reached the richeft Coafts of Africk, as well as the East and West-Indics, and there took such a deep Root, and was fettled on such folid Foundations, as to remain immoveable, and to stand in less Need of Aggrandisements, than of Moderation.

Although our dometitic Trade is very confiderable, and of great Advantage to the Inhabitants, the foreign vaftly exceeds it 1 and it is not becaufe that *England* cannot fubfift without it, Providence having abundantly bleffed us with every Neceflary of Life, but as foreign Trade occasions an Employ for all Sorts of Artifts, furnishes Work for the Poor, and augments our Manufactures, proving an efficacious Means of enriching the Nation, ftrengthening the State, and rendering it formidable to the neighbouring Powers, that we are animated to engage to deeply in it.

It is for this that the Englife extend their Traffick to all Parts of the World where any is carried on; and there is no Nation under the Sun that drives fo great a Trade with their own Products and Merchandizes. This renders us powerful in our Marine, augments the Number of our Sailors, enriches our People, and procures us all that the Univerfe can furnith to fatisfy the Imagination, or conter the Appetite. In a Word, it is by foreign Trade that England is become the Support of its Friends, and the Terror of its Enemies; and whilft the Commerce of our Neighbours, the Dutch, confifts chiefly in the Transportation of Merchandizes, not their own, from one Country to another, our's is principally furnished and supported by the redundant Products of our Soil and Industry.

Our Commerce, like that of all other Kingdoms, is composed of Inland and Maritime, though with great Difference in Regard to the Profits it leaves, as our foreign Trade certainly exceeds that of any other State in the World, in the three Articles of which it confists, viz. Exportation, Transportation, and Importation; France can pretend to little more than the First of these; Spain, Italy, and the two Northern Crowns, to the First and Third; and Holland only vies with us in the Second.

OUR Country furnishes the exporting Branch of Commerce with Butter, Exportation, Corn, Cattle, Cloth, and many other Woolen and Cotton Manufactures, Iron, Lead, Tin, Copper, Leather, Copperas, Coal, Allum, Saffron, & c. befides a Variety of Fabrications of Linens, Steel, Paper, Crockery, and other Articles of modern Invention and Improvement.

The neighbouring Kingdoms have many Times owed their Prefervation to our Supplies of Corn, and our Horfes are generally eftermed for their Beauty, Strength, and Paces; neither our own Fleets, nor those of any Strangers at Amity with *Great-Britain*, want any foreign Supplies for their Victualling, having Abundance of Beef, Pork, Bifcuit, and fresh Provisions always ready, besides the vaft Quantities carried to the *European* and *Weft-Indian* Markets.

Our Iron is exported, manufactured in Guns, Carcaffes, Bombs, &c. and our Cloths and Woollens are fent to most Parts of the World, though not in those Quantities as formerly; many Princes having settled Manufactories of their own, to the no small Prejudice of our's; and the Value of our Exports in the Articles of Cloth, Northern Dozens, Rashes, Kersies, Bays, Serges, Flannels, Perpetuances, 6

# GENERAL COMMERCE OF THE WORLD.

Says, Stuffs, Frieze, Pennistone, Stockings, Ca ps, Blankets, Rugs, Ge. I fear does not exceed the two Millions per Annum that Dr. D' Avenant and Mr. King fuppoled fome Years ago they amounted to ; according to their Calculation, that the yearly Produce of Wool in England was about two Millions Sterling, and this worked up to produce in Exports eight Millions; of which they computed, fix Millions for Home-Confumption, and the other two for Exportation.

The other Exports from hence, of Hops, Flax, Hemp, Hats, Shoes, Ale, Beer, Cyder, Herrings, Pilchards, Salmon, Oysters, Saffron, Liquorice, Optick Glaffes, and Mathematical Instruments, Works of Horology, Ribbons, Toys, Sc. are prodigious, and of a Value almost incredible.

The Vestments, Shoes, Hats, and Household Stuffs, carried from hence yearly. only to America, is supposed to be worth at least 200,000/.- This must amount to a much larger Sum fince the Conquests from the French in America.

Englished produces yearly 5,000,000 Chaldrons of Sea-Coal, and the Mines would furnish much more if wanted, near a Million and a half Pounds of Tin, a thousand Fodders of Lead, eight hundred Furnaces of Iron, and as many Tons of Allum; of all which great Quantities are exported, to the Value at leaf of 500,000l. per Annum.

We transport also annually from our Plantations in America, belides what we confume ourfelves, of Sugar, Indigo, Tobacco, Cocoa-Nuts, &c. about 400,000/ and our Fish, Pipe-staves, Masts, Beaver, Gc. from the Northern Parts do not produce a much lefs Sum.

It would be tedious and difficult to enumerate our Transportations and their Value from Denmark, Sweden, Spain, Portugal, and other Parts in the Straits, Turkey, Guinea, &c, but the most considerable of all is that of the Commodities brought from the East Indies, of which it is supposed of late Years, we have traniported to the Value of 500,0001. per Annum, in Pepper, Salt-F rc, Callicoes, Muflins, Silks, Drugs, Diamonds, Sc. after having retained a Sufficiency for our own Ufe and Confumption.

Importation.

THE Article of IMPORTATION, or the bringing hither fuch Goods as we confume among ourfelves, is very great, though not equally advantageous from all Countries. But this will appear more evidently hereafter in the Statement of the Commerce carried on by Great-Britain with different foreign Nations. And that this Statement may be made with as much Accuracy as the Nature of the Subject. and the Secrecy of late Years fo frictly observed by the Administrators of our commercial Affairs, will admit .- I shall divide it into two Branches ; Domellic Trade and FOREIGN COMMERCE and under each give a general Sketch of what each County in Great Britain and Ireland furnishes towards, carrying on both; either by its natural Products or its Manufactures.

GREAT-BRITAIN was thought by the Ancients, to be the largest Island of the then known World; and though the latter difcovered ones of Madagafear and Japan vie with, and by fome are supposed to exceed it, yet the Uncertainty of their Dimensions still leaves a Doubt, whether the Magnitude of our Isle is not superior to them, and yet equal to what it was formerly accounted. It was at first called *Albion*, and by the *Romans Britannia*, though I think the

Etymology of both the Words is still unsettled.

The Situation of its Southern Part, viz. England and Wales, is between the 17th and azd Degrees of Longitude, and the 50 and 56th Degrees of Northern Latitude; being in Shape triangular, and the longeft Side from Berwick North, to the Land's End S. W. three hundred eighty-fix Miles; from Sandwick E. 10 the Land's End W. by S. two hundred feventy-nine Miles ; and the Perpendicular from Berwick to Portfmonth N. and S. three hundred and twenty Miles; containing by Computation about 39,938,800 Acres, and 1,219,952 Houfes; is almost ten Times as big as the United Netberlands; lefs than Italy by near one Half, and in Comparison with France, is as thirty to eighty-two.

According to a Catalogue exhibited by Camden to King James I. it was parcel-led out into 6, 284 Parifice; but Mr. Chamberlaine, in his Magna Britannia Notitia, fays, there are, in all, nine thousand nine hundred and thirteen Parishes, feven hundred and fifty great Towns, and twenty five Cities ; though the anony-

mous Aut the Cities the Parish The Co Wales, w lens are th excellent I the one at vious to n Cleanfing, for what re and their extensive, ed myfelf ferving, th though for pal Trade as foon as vantages a treffed Poo was judged Benefit to c long done t Transportin mitigated o quired; th Spinning, penal Laws In regar five, and re Particulars Perfection a Place. If following :

HEI it oc nufactures. Material, at of the Inhab land; Fulle Places, and

Produces Woollen M de able in C first of these Fabrick of ( in Goodnefs fmall Adva employed. merce, it is tle, and Wo Gloucesterflein the Half by

ENGLAND.

mous Author of The prefent State of Great-Britain differs from both, by making the Cities to be twenty-eight, the Market Towns feven hundred and ninety, and the Parishes to be ten thousand fix hundred and three.

The Counties in this District are fifty-two, forty in England, and twelve in Wales, whose Products ought now to be confidered; but as our Wool and Woollens are the most staple Commodities of our Isle, and the Neglect or Abuse of those excellent Laws in Force concerning them has been fo ineffectual to the keeping the one at home, and detrimental to the Sale of the other abroad, I should, previous to my faid Intention, give fome Account of the Statutes relating to the for what regards its Running, and for the good Government of all Manufacturers and their Dependants, concerned in the latter; but as they are many and very extensive, it is impossible to reduce them within those finall Bounds I have limited myfelf to for the Remainder of this Work, fo must content myself with obferving, that the Legislature's Care of these Particulars began very carly; for though formerly the Exportation of Wool was not only licenfed, but the principal Trade of this Country, and the greateft Branch of our King's Revenues yet as foon as we had learnt the manufacturing of it ourfelves, and experienced the Advantages ariling from this Improvement, by a comfortable Employ for our diftreffed Poor, and the Encrease of our Commerce, the Prohibition of its Export was judged necessary, and enforced by many good Laws, in Order to fecure the Benefit to ourfelves, and prevent other Nations from reaping it, as they had to long done to our Prejudice; the Statute therefore of 27 Edw. III. declared the Transporting it Felony, and many others in fuccessive Princes' reigns have mitigated or enhanced the Penalties, as Circumstances and the Times have required; they have also guarded against Frauds and Abuses in the Combing; Spinning, Winding it, Sc. that crept in, during its infant State; by several penal Laws to the guilty Tranfgreffors of them.

In regard to Manufactured Wools, the Acts are still more ample and extenfive, and regulate their Lengths, Breadths, Weights, Gc. belides the many other Particulars necessary to be observed in their Fabrication, as conducive to their Perfection and Goodnefs. Abstracts of which have been given in their proper Place. I shall now begin my proposed Description of the Counties in the Manner following :

#### 1. Bedfordfkire.

THE Products of this County are principally confumed at Home, though it occasionally furnishes fomething for abroad, in Corn and Woollen Manufactures. Its Manufactures of Straw Hats, and other Things made of that Material, at Dunstable and Luton, and of Bone-Lace, employ feveral thousands of the Inhabitants, and are worn by Multitudes of the principal Ladies in England; Fullers Earth is found at Woburn and Afpley, and Butter made in many Places, and fent up fresh in Lumps to London.

#### 2. Berkfbire

Produces much more for Exportation than the preceeding County, as the Woollen Manufactures at Reading, Farringdon, Newbury, &c. are very confide able in Cloth, Druggets, Duroys; Serges, Shalloons, and Stuffs; and at the first of these Towns has been established for some Years past a most extensive Fabrick of Canvas, or Sail Cloth, which is brought to fuch Perfection as to equal in Goodneis any that was formerly imported from Holland or France, to the no fmall Advantage of the neighbouring Poor, who in large Numbers are thereby employed. And whilft it to plentifully supplies the exporting Branch of Commerce, it is not barren in Products for Home Confumption, as it has Corn, Cattle, and Wood, efpecially Beech and Oak, in Abundance : This County, with Gloucesterskire and Wilts, fend yearly to London about fix thousand Ton of Cheefe, the Half by Land Carriage, and the other Moiety by Barges, from Lechlade,

7 Q

Abingdon

Sc. I fear does King fuppoled hat the yearly d this worked ted, fix Mil.

oes, Ale, Beer, ptick Glaffes, Toys, &c. are

n hence yearly. s must amount rica.

and the Mines ounds of Tin. and as many e Value at leaft

fides what we bout 400.000/ n Parts do not

tions and their in the Straits. ne Commodities , we have tranirc, Callicoes, Sufficiency for

Goods as we conagcous from all Statement of the tions. And that e of the Subject, tors of our com-Domeflic Trade ch of what each on both; either

geft Island of the Madagafear and certainty of their le is not fuperior

ough I think the

r, is between the rces of Northern Berwick North, Sandwich E. to he Perpendicular Miles; containoufes; is almost ncar one Half,

I. it was parcela Britannia Nohirteen Parifhes, rough the anonymolis

# GENERAL COMMERCE OF THE WORLD.

Abingdon, Newbury, and Reading, and in Return are furnified with Salt Butter in Firkins from that City to fupply the Deficiency of their Dairies.

#### 3. Buckingbam/hire

Affords but little for foreign Markets, as its fole Manufacture is of Bone-Lace at Olney and Newport-Pagnell; and its Products confined to Corn, Cattle, and Wool, except fome lump Butter fent up freth from hence; Oxford/bire, Northampton/hire, Bedford/hire, Hertford/bire, and Effex, and in Pots from Derby/hire, to London, in fuch Quantities as to amount in the whole at leaft to 100,000 Firkins per Annual, which are confumed within the Bills of Mortality.

#### 4. Cambridgeshire

Has no Manufacture except of Malt, Paper, and Bafkets, but its Growth of Corn, Hops, and Saffron is very confiderable, and the latter efteemed in Quality inferior to none. There is likewife found near *Sturbridge* very good Fipe and Potters Clay, and Cattle are plenty, though their Dairies produce no more Butter or Cheefe than fuffices for their own Confumption, as that Butter called *Cambridge* Butter receives its Denomination only by coming from thence, being first brought there from other Parts.

#### 5: Chefbire;

So juftly famous for its Cheefe, of which, with Lanca/hire, Part of Sbrophire, and Stafford/hire, it fends up to London yearly above feven thouland Tons; all thefe are of a thick Make, yet very different in their Size and Quality, though all are without Diffinction in Town called *Che/hire* Cheefes. Thefe Counties, but more efpecially Lanca/hire, likewife fell great Quantities for Leed, Sheffield, York, and Newca/lle, befides what is confumed in Manche/ler, and shipped at Liverpal for Scotland, the Straits, &c. being not lefs than fifteen or twenty hundred Tons. Nantwich, Middlewich, and Nortbwich, afford large Quantities of Salt; Macclesfield is noted for its Fabrick of Buttons, as Congleton is for Gloves; Cattle are plenty, Corn not fearce; and in many Parts of the County are found Metals and Millitones. It has fome Coal Mines, and Salt-Works.

#### 6. Cornwall.

The hilly Part of this County appears unfruitful to the Eye, but encloses great Treasures in those feemingly barren Mountains; as there is yearly dug out of them an immense Quantity of Tin and Copper, both excellent in Quality; and the latter is found to be as good and as fit for every Purpole as the Swedijk, or any other heretofore imported, and is as fuccefsfully ufed in all our Battery Works as any foreign was formerly; which induced the Government to encourage their Proprietors by laying a Duty fome Years fince upon all outlandifh black Laten, and Metal prepared, which are Plates of Brass fitted for small Manufactures of the Clock, Kitchen, &c. And our Tin, as well in Quantity as Quality, greatly excccds all other Mines that have been yet discovered, though they have been worked from Time immemorial, as we read that the Phanicians drove a very confiderable Trade in it, with the then Inhabitants; and the Plenty of the Mineral, having continued equal through fo many ages, feems to indicate the Stock to be inexhauftible, and will in all Probability laft till the general Conflagration melts that and all Things in a Mais together: In the Interim, the Advantages it produces to the County, and indeed to the Nation, are very confiderable, from the large Quantities exported; and for the better Regulation of a Bufineis in which to great a Number of Men are employed, there are many ancient Laws in Force, first made, and Franchifes granted by Edw. I. relating folely to them, by which they are incorporated in four Divisions, viz. Foymore, Blackmore, Trewarnaile, and Penwile; in each of which stannary Courts are held, for the Decision of Disputes and Correction

Correction der the Lo afford almo taken on it Abundance of great Qu monly of f member to . Here are fufficient to ported to fo

The Mar Imitation of are made la Quantities of wick, and at I believe ern the plain Pa celebrated F borders on Here in feve to London y shipped at N belides, betw Kent. . At C. Weavers are alfo made in a The Ifle of Sea, but furn

The Manu with fome Fo fending a good fire; and joi Ton of Cheef Derwent, from and fold in L are Quarries Stones, with Its Mines are fmall Manufa and the best Wonders, as Derwent, for the Parliamen 97,746 Move Water-Wheel Yards in the other Wheels which is very veys warm air whole Work.

Salt Butter

Bone-Lace Cattle, and Dire, North-Derbyfbire, to 100,000 ty.

s Growth of d in Quality cod Pipe and more Butter ed Cambridge first brought

of Sbrepfkire, nd Tons; all y, though all Counties, but Sheffield, York, 1 at Liverpol renty hundred itties of Salt; loves; Cattle found Metals

enclofes great g out of them and the latter or any other Works as any age their Pro-k Laten, and actures of the ;, greatly exey have been ve a very con-t the Mineral, he Stock to be gration melts ges it produces rom the large which fo great ce, first made, hich they are ule, and Pen-Disputes and Correction

# ENGLAND

Correction of Irregularities, and fometimes Parliaments of the whole Society under the Lord Warden.—The Valleys are rich in Corn and Pafture, and its Seas afford almoft all Sorts of Fifth in the greateft Plenty, more effectially Pilchards, taken on its Coafts at two different Seafons of the Year; and formetimes in fuch Abundance, that the Natives not having Salt fufficient for their Cure, make ufe of great Quantities to manure their Grounds, befides an annual Exportation commonly of fifty thouland Hogtheads; and it is only in this County that I can remember to have ieen or heard of any Conger being taken in England.

Here are fome finall Quantities of Quickfilver found in the Mines, and Slates fufficient to furnish every Demand for them. Tin, Cop x, and Slates are exported to foreign Countries.

# 7. Cumberland.

The Manufactures of this County are Rugs, Chair Seats, and Carpets in Imitation of *Turkey* Work, Penniftons, Half-thicks, Duffels, &c. At Penritb are made large Parcels of Leather, and from *Whitehaven* are thipped great Quantities of Salt and Coals: Copper is found in Plenty at Newland and Kefwerk, and at the latter there is black Lead; the only Place, as fome fay, though I believe erroncoully, for it in *Europe*: Here are likewife good Lead Mines, and the plain Part of the Country produces Corn, as the hilly Part does Grafs; the celebrated Fifth Charr, is caught in its Meer called Ulles Water, which alfo borders on Welmorland, and no where elfe but in Lancafhire, in England. Here in feveral Parts are good Dairies, and this, with Northumberland, fends up to London yearly about fifteen thoufand Firkins of Butter, which are chiefly flipped at Newcafile, though fome from Blytb; and thefe two Counties produce befides, between two and three thoufand Firkins, which are fent directly into Kent. At Carlifle is a good Fabrick of fine Linen, in which about twenty-five Wavers are employed all the Year through; and large Parcels of Leather are alfo made in this City and Suburbs.

The Ifle of Man lies about ten Leagues distant from this County, in the Irifs Sea, but furnishes nothing for Trade.

#### 8. Derbyfbire.

The Manufactures of this County are only woven Stockings of feveral Sorts, with fome Felt, Caftor, or Beaver Hats; it is very fertile in Corn and Cattle, fending a good deal of Pot Butter to London, as mentioned under Buckingbam-fire; and jointly with Nottingbam/fire, and Part of Stafford/kire, about 2000 Ton of Cheese yearly; this is fent down the Trent, from Burton, &c. and the Derwent, from Derby to Gainsborough into the Humber; being of a thin Sort, and fold in London under the Denomination of Warwick fre Cheefe .---- Here are Quarries of Free-Stone and Marble, Abundance of Mill, Lime, and Whet-Stones, with fome Chrystal and Alabaster, green and white Vitriol and Alum. Its Mines are ftored with Coal, Iron, principally used by the Nailers, and in the fmall Manufactures in Birmingbam, &c. and Lead, the latter being very 'plenty, and the best in England; the Peak is famous for producing it, and its other Wonders, as Derby is for Sir Thomas Lombe's Engines erected here on the River Derwent, for making organzined or thrown Silk, and for whole Introduction the Parliament in 1732 gave him 14,000/. It contains 26,586 Wheels, and 97,746 Movements, which works 73,726 Yards of Silk Thread every Time the Water-Wheel goes round, which is thrice in one Minute, and 318,496,320 Yards in the twenty-four Hours; one Water-Wheel gives Motion to all the other Wheels and Movements, of which any one may be ftopped feparately, which is very extraordinary in fo complicated a Machine; one Fire Engine conveys warm air to every individual Part of it, and one Regulator governs the whole Work.

9. Devon-

#### GENERAL COMMERCE OF THE WORLD.

#### 9. Devonfrie

Affords many Things fimilar to the Products of its adjoining County, Cornwall, as Tin, Lead, Copper, Pilchards,  $\mathcal{C}c$ . though not in the fame Abundance; and though it is more fruitful than that, yet its Riches are the Effects of its Manufactures, which confifts in Serges, Kerfeys, Druggets, Shalloons, Long-Ells,  $\mathcal{C}c$ . and Bone-Lace; fo great a Quantity of the first is made in the Neighbourhood of *Exeter*, as to furnish the Market of that City with 10,000/. worth weekly; here are alfo made fome Broad Cloth, mixt or Medleys, and from its Ports are fent more Fishermen to America than from any other County in England.

#### 10. Dorfetflire

Is noted for its Beer, and yields great Plenty of Corn, Cattle, and Hemp, which latter was fo abundant near *Bridport*, as to occafion, many Years ago, a Fabrick of Cables for the Royal Navy to be erected there. The Ifles of *Portland* and *Purbeck* produce Free-Stone, Marble and Tobacco-Pipe Clay; and the Sheep bred in this County are innumerable, fo that it is faid, that within the Circumference of fix Miles round the Town of *Dorchefter* only, there are fix hundred thoufand conftantly feeding. They are reckoned amongft the largeft and beth brought to the London Market, and fearce inferior to the Banflead Dorant Mutton.

# 11. Durbam

Produces great Quantities of Coals, thipped at Sunderland, fome Lead, Iron, Allum, and Grindftones; at Darlington it has a Fabrick of various Stuffs, and fends yearly to London about ten thousand Firkins of Butter.

#### 12. Effex

Is a very fertile County, and very abundant both in its Products and Manufactures ; the former confifting in Cattle, Corn, and Hops, but principally in Oyfters and Saffron, of both which it produces a great Quantity, and the best of the Sort in the World; it is likewife famous for fuckling Calves, and from whence the London Markets are principally supplied with this agreeable Food ; fome Cloths, Stuffs, and Perpets are made here, but its Fabricks for Baize are unequalled in any Part ; and most of the Inhabitants of Bocking, Braintree, Coggefball, Chelmiford, Billerica, Bifkop-Stortford, Waltham, Rumford, Halflead, Witham, and innumerable fmaller but populous villages, are chiefly employed in forting, oiling, combing, or otherwife preparing the Wool for the Looms, or manufacturing it.—At CMcbeffer alone are made at this prefent from fix to feven hundred Pieces of Baize Weekly, called therefrom Cole effer Baize; and at Bocking, Dunmore, Ge, about four hundred Pieces per Week of that Sort called Bocking Baize; extra of mock Colchefter, which are not a few ; and the former have been fo much in Demand fince the Peace with Spain, for whole Markets they are fitteft, as the latter are for Portugal, as to occasion a Rife of ten Shillings per Piece in Price on the best Sort of them more than they ufually went at before the War. A large Quantity of srefh Butter is fent to London from this County, and in Lieu thereof they take from thence, and from Suffolk, in Firkins, what fuffices for their Confumption.

#### 13. Gloucefterfkire

Brings Sundries both to the home and foreign Trade, as it plentifully produces Cattle, Wool, Iron, Steel, Corn, Cyder, Salmon, Bacon, and Cheele, of which latter it clubs its Share to make up the fix thoutand Tons mentioned in *Berkfhire*; and its Wool from the Sheep of *Cotfwold*, is the fineft in *England*,  $e^{-1}$  cely inferior to that of *Andalufia*; they are likewife in fuch Quantities that even the Flocks, much lefs the Sheep, are hardly to be counted; trom this Wool many plain white Cloths for Dying are made through all the County, as allo Variety of worfted Stockings, betides Yarn knit Hote. *Texkfloury*, befides its woollen Edbrids. Fabricks (wh for its Fulling

Is alfo very Shaloons, Ker and is more pa

The princip Sorts of Corn, Malt, and fo what the Dai purchased on circumjacent to

Leominster ( for its Fabrick Cyder, of whice

Affords but 1 Products limite

The fole Ma of its Iron into of Hand-Grenades Fullers-Earth, Pippins.

Being a Cou Natives in large the principal ou wife made Rugg and its Neight Cottons and Fuf tities of Baize, Markets as fuch fils and Toys, at ing any Tinge, any Soil; this Co its Dairies afford of Chefbire.

Is famous for of it is very greariety of woven Cattor, and Beav

# ENGLAND.

Fabricks (which are very confiderable) is famous for Muftard Balls, as Stroud is for its Fulling Mills and Scarlet Dye,

#### 14. Hamp or Hantfhire

Is also very abundant in Sheep, which furnish Wool for its many Fabricks of Shaloons, Kerfeys and other Stuffs; its Products are Iron, Corn, and Timber, and is more particularly noted for the Excellency of its Honey and Bacon.

#### 15. Hart or Hertfordfbire.

The principal, and indeed almost the only Product of this County, is different Sorts of Corn, of which great Quantities are ground here into Meal, or made into Malt, and fo fent to fupply London Markets; Manufactures it has none; and what the Dairy affords of Butter is brought to Town freth, and Salt Butter purchafed on cheaper Terms in its Room, as is practifed in all the Counties circumjacent to London.

#### 16. Hereford/hire.

Leominfler (or Lempfler) in this County is noted for its Wools, as Kyneton is for its Fabrick of narrow Cloths; its Product confifts of Corn, Wool, Salmon, and Cyder, of which latter great Quantities are confumed both at home and abroad.

#### 17. Huntingdonsbire

Affords but little matter to treat of, as it is defittute of Manufactures, and its Products limited to Cattle and Corn.

#### 18. Kent.

The fole Manufacture of this County I believe is Thread, except what is caft of its Iron into Cannon, Bullets, Furnaces, Pots, Boilers, Plate Iron, Bomb-fhells, Hand-Grenades, &c. and its Products are, fome Corn, Woad, Madder, Hops, Fullers-Earth, Iron, Burstone, Flax, and great Quantities of Kentish Cherries and Pippins.

#### 19. Lancastire,

Being a County very fertile both in Wool and Flax, affords Employ for the Natives in large Manufactures of Cloths and Linens eftablished there, of which the principal ones are at Manchefler, Bolton, and their Vicinage, where are likewile made Rugs, Turkey-work Chairs, Pennistons, Duffels, &c. and at Rochdale and its Neighbourhood, as well as the aforementioned Towns, are also made Cottons and Fustians of various Sorts, Kerseys, Tickings, and, above all, large Quantities of Baize, in Imitation of Bockings, and thipped off directly for the Portugal Markets as fuch. Its Products are Rock Salt, fome Black Lead, Charr, and Cannel Coal, which does not only ferve for a delightful Fuel, but for making Utenfils and Toys, as fine to look on as the highest polished Jet, and to free from leaving any Tinge, that the whiteft Linen may be rubbed on it without receiving any Soil; this County and Somerfet/hire produce the largeft Oxen in England, and its Dairies afford plenty of good Cheefe, as has been mentioned in the Defcription of Chefhire.

#### 20. Leicefterfire

Is famous for Sheep with the largest Wool in England, and though the Quantity of it is very great, yet it is here employed in no other Fabrick than that of a Vatiety of woven Stockings; belides which, their fole Manufacture is of Felt, Caltor, and Beaver Hats. Its Products are Sea Coal; and Beans and Peas abound 7 R here

Cornwall. ance; and its Manuong-Ells, eighbourh weekly ; Ports are and.

mp, which a Fabrick ortland and the Sheep e Circum. ix hundred ft and beft ead Downs

Lead, Iron, Stuffs, and

d Manufacly in Oyfters of the Sort whence the ome Cloths, ualled in any Chelmsford, innumerable g, combing, it.—At Colces of Baize , &c. about ra of mock in Demand he latter are on the beft ge Quantity of they take onfumption.

lly produces ie, of which n Berkfhires nd cely inat even the Wool many alfo Variety its woollen Fabricks,

# GENERAL COMMERCE OF THE WORLD.

here to a Proverb. It fends, jointly with *Warwickfhire*, above five hundred Tona of Cheefe by Land to *London*, and is fuppoled to produce above a thoufand Tona more, fold to *Birmingbam* and other large Towns, and fent into *Northamptonthire*, *Hertfordfhire*, *Sc.* betides two or three hundred Tons remitted from thence to *Sturbridge* Fair.

# 21. Lincolnfhire,

Though one of the largeft Counties, is defitute of any Manufacture, as the Inhabitants fell their Wool unwrought to their Neighbours, and principally employ themfelves in the grazing Trade, and fatting Cattle, with which the London Markets are plentifully fupplied; it also fends up annually, jointly with the IIIe of Ely, from Holbeicb, about twenty-five thoufand Firkins of Butter, on the River Com, to Cambridge, and from thence to London by Land Carriage; and there is likewife brought yearly in the fame Manner to the faid City from Spalding and Peterlerough about two thoufand Firkins, being the Produce of the Fens.

#### 22. Middlefex,

In which is fituated the celebrated City of London ; and though it is the finalleft County but four in England, it is certainly the richeft and the most opulent in Trade, not only of this, but of every other Kingdom of Europe. This County has few Manufactures out of its Metropolis, though those of Spital-fields, Co. are very extenfive, and brought to great Perfection; to that I may venture to affert, that our Artifans now equal if not exceed the French in the Beauty of their Silk Fabrick. and still continue their wonted Superiority in the Woollen ones; for though our Rivals can carry these cheaper to Market than we can, and consequently rob us of a confiderable Share of that Trade we fhould otherwife poffers alone, yet this does not proceed from any Defect in the Capacity of our Artificers, but from their working fo much cheaper in that Kingdom, and the Neglect or Abufe, as formerly observed, in the working up our Woollens here, which calls for a strict Inspection and Regulation. This great City is in a Manner the Centre of both the inland and foreign Trade, and confequently the Transports to it by Land and Water are vaft and inconceivable ; the Concourfe of Waggons, Horfes, and other Carriages for the one, with Ships, Lighters, &c. for the other, continually coming in and going out, are innumerable, and must give a Foreigner a very exalted Idea of that Commerce which employs them.

#### 23. Monmouthfhire

Is one of those Counties that affords little worth Regard in Trade, as its only Manufacture is of Flannels at *Abergavenny*, and its Products nothing elie but Cattle and Corn.

#### 24. Norfolk

Has a juftly celebrated Fabrick of all Sorts of Stuffs at Norwich, of which there is yearly fold to the Value of 100,000%. befides what the Manufacture of Stockings here and in other Parts of the County may import; its Products are Cattle, Cou, Wool, and Herrings, which latter abound like the Pilchards in the Woft, and are taken in equal Quantities; to that commonly as many Barrels of thefe are linped in a Year as there are Hogtheads of the others; thefe employ a great Number of Hands in their Cure, fo that in Catching, Salting, Smoaking, &c. the great Part of the Inhabitants of *Yarmouth* are engaged, and the Ships belonging to the Place find good Freights in carrying them abroad. This is a great Dairy County for Butter, making yearly about fixty thousand Firkins, which is fent weekly to Downham upon the River Cam, and fo by Water to Cambridge, from whence it is carried by Land to London.

25. Northamptonfint,

Though Trade, as Products freth and i

Is fo abu fends yearl veyance ke no fmall In tinual Fur large mines comes from are found in Quantities Markets : teen thoufa more into *H* 

I's no o and Coal in for Malt; Shire brews Ton of Ch

Can boaf one at With and Burford that plentify

Feeds an Rednefs of

Abounds Flannels and at Sbrew/but of which gilent Cheefe

Few Coul as here is C Woad for dy and the She Natives a fu Sorts of We roys, and St Kerfeys, Sha cel the Parn

# ENGLAND.

# 25. Northamptonflire,

Though one of the fineft Counties in *England*, furnifhes but very little for Trade, as it has no Manufactures but of Worfled and Yarn Stockings, and its Products confift of Corn, Cattle, Wool, Salt-petre, and fome Butter fent up freih and in Lumps to *London*, as has been already mentioned.

#### 26. Northumberland

Is to abundant in Coals, that all Europe might be fupplied from it; Newcafile fends yearly to London about fix hundred thoutand Chaldrons, and for their Conveyance keeps upwards of five hundred large Ships continually employed, to the no fmall Improvement of our Marine, as this dangerous Navigation proves a continual Fund of good Sailors, than which none are flouter not better. Here are large mines alto of Lead and Iron, which latter is of the fame Nature with what comes from Derby/bire, and like that chiefly ufed by the Nailors, &c. Grindftones are found in fome Parts; and the River Tyne is fo abundant in Salmon, that great Quantities are pickled and shipped off from Berwick and Newcofile for ioreign Markets: I have already faid that this County, with Cumberland, fends about fifteen thoufand Firkins of Butter to London, and between two and three thoufand more into Kent, the former fhipped at Newcofile and Blytb.

#### 27. Nottinghamshire

I's no other Manufactures than fome woven Stockings, but produces Corn and Coal in plenty, with fome Lead. *Workfop* is noted for Liquorifh; *Manufeld* for Malt; and near *Nattingbam* is found Tobacco Pipe and Potters Clay. This Shire brews fine Ale in great Abundance, and clubs its *Quota* of the two thousand Ton of Cheese, mentioned in *Derbyfhire*, to be shipped for *London*.

#### 28. Oxfordflire

Can boaft of no greater Manufactures than the preceding County; it has only one at *Witney* for Blankets; *Banbury* is noted for its fine Cheefe, *Henley* for Malt, and *Burford* for Horfe-Saddles. It is a very great Corn County, and one of those that pientifully fupply *London* with fresh Butter of an excellent Quality.

#### 29. Rutlandfaire

Feeds an infinite Number of Sheep, whole Wool is faid to partake of the Reducts of the Soil, and these are the only Commodities of the County.

#### 30. Shropfhire, or the County of Salop,

Abounds in Corn, Coals, and Iron; has fome Pipe and Potters Clay, and makes Finnels and plain white Cloths for Dying; the Fabricks of thefe are principally at *Sbrew/bury*, where is alfo every *Thurfday* a Market held for *Welcb* Cottons, of which great Quantities are bought for *London*, and a large Quantity of excellent Cheefe is likewife fent there, as hinted in the the Defeription of *Chefbire*.

#### 31 Somerfetfbire.

Few Counties produce to great a Variety, both for home and foreign Markets, as here is Corn in Plenty; Lead, Copper, Lapis Calaminaris, Cryftal, Coals, and Woad for dying. The Oxen in this County equal in Size thole of Lincolnflire, and the Sheep are as numerous as in Dorfet/hire, Wilts, &c. which atfords the Natives a fulficient Supply of Wools for their large Manufactures of almost all Sorts of Woollens, fuch as Broad Cloth, mixt, or Medleys, Serges, Druggets, Duroys, and Stuffs of many Denominations; Stockings, both Worfted and Yarn, Kerleys, Shaloons, &c. At Chedder are made thole celebrated Cheefes, which excel the Parmejan, to an unprejudiced Tafte; and extra of thefe, this County with

the

undred Tons oufund Tons *camptonfhire*, n thence to

e, as the Inpally employ udon Markets of Edy, from iver Cam, to re is likewife and Peterba

is the finalleft lent in Trade, ounty has few . are very exflert, that our Silk Fabrick, or though our ently rob us of , yet this does out from their fe, as formerly rict Infpection oth the inland and Water are ther Carriages coming in and ed Idea of that

de, as its only othing elfe but

of which there ire of Stockings e Cattle, Com, e Wef, and are hefe are thipped great Number Sc. the great ps belonging is a great Dairy , which is feat ambridge, from

orthamptonfine,

# GENERAL COMMERCE OF THE WORLD.

the northern Part of *Wiltfkire* fends yearly to *Morden*, or *Magdalen Hill* Fair near *Winchefter*, about fifteen hundred Tons, which is fold in one Day; this Fair is held annually on the 25th of *July*, and is the greatest for this Commodity in *England*.

#### 32. Staffordshire

Produces Corn, Coals, Free-stone, Marble, Alabaster, Copper, Lead, and Iron, of which latter, Nails, and other simall Wares are made: Burton is famous for its Ale; and this County does not contirbute the smallest Share to the two thousand Ton mentioned under Derby and Nattingbamsbires to be sent to London, besides what its Dairies furnish for Yorkshire, &c. as is observed in describing Cheshire,

#### 33. Suffolk

Is a great Dairy County, and fends yearly to London forty thousand Firkins of Butter upon an Average, which is fhipped at Ipfwich and Woodbridge, and fome few from Aldborough ; befides which it makes about ten thoufand Firkins more, that are fold at Colchefter, and other Parts of Effex. Of the Cheete it produces a thousand Tons, a little more or less, is annually brought to Town, with which the Royal Navy is ferved; fome Part is fold into Kent and Suffex, and the Reft to Shipping, &c. as none is eat in *London* , a great deal is fent directly from hence to *Newcofle*, as fome is also from that City. The Navy in Time of Wartakes yearly for Victualling from ten to twelve thousand Firkins of Butter, and about five or fix hundred Tons of Suffolk Cheefe, though in Time of Peace the Confumption is not above one Fourth of either: The Land Forces are fed with Chefhire, Warwick, or Gloucestershire Cheefe, of which between eighty and a hundred Ton was iffued per Annum in the late War. — This County is very fruitful in Cattle, and feeds great Multitudes of Sheep, notwithstanding which the Confumption of Wool is fo great in its Fabricks, as to oblige the Manufacturers to feek an additional Supply from Lincoln/hire: Cloths are made at Sudbury, and Variety of Stuffs at Stow Market ; also Says and Perpets, befides large Parcels of Linen ; and its Products are Corn, Hemp, and Fullers-Earth.

#### 34. Surrey,

Being very barren in the Middle, affords but few Products or Manufactures, though it is faid that fome Broad Cloth, mixt, or Medleys, are made at Ryegate, and fome Kerfeys at Guildford and in its Neighbourhood. Iron is found of the fame Quality with that c. Suffix; and it is on a Hill near Micklebam that Box grows in greater Plenty that in any one Spot in Europe befides.

#### 35. Suffex

Yields great Quantities of Iron, chiefly used in Founderies for Cannons, Bombs, Sc. and it has some Manufactories of Glass. Its Products are Cattle, Wool, and Corn, more efpecially Oats, of which its Crops are incredibly great. The English Ortolan (or Wheat Ear) is peculiar to this County; and a Suffix Carp, Arunded Mullet, Chichefter Lobster, and an Americy Trout, are so peculiarly noted for their Excellence, as to challenge a Remark in every Treatife on this Shire.

# 36. Warwickshire

Feeds large Flocks of Sheep like those of *Lincalnfhire*, though the greateft Part of their Wool is fold, and only fo much retained as to manufacture fome woven Stockings, and at *Coventry* Tammys, or *Coventry* Ware, and Plaiding; Hats of Felt, Caftor, and Bcaver, are also made here. *Birmingbam* is famous for its curious Works in Iron and Steel, supplied by the Mines of this County, which also produces Coals, Corn, and Cheefe in plenty. Of this latter, joined to what comes from *Leiceflerfhire*, above five hundred Tons are fent yearly by Land to *London*, and fome finall Quantities from hence by Barge to Oxford and Abingdan;

5

befides wh pofed of in

The Pr plied by the factures of and Stock fertility, t and foreign

Being o I fhall her and in doi on thefe F fome othe

This an von, have in them; that befide Gloucefter, of Great-. northern T Tiverton, ( Barnflaple, Minchead, Tew/bury, a hundred are all emp of the Wo the Hands fand Packs Ireland.

It has al England do wick/kires of for the Lom exceeding fit to Circuce/la Quantity th and Carders aforefaid tw ftribute amperformed, fo made to fa That Pan

ner, is carr worked up fouthern on Riding of J Remark, au the Tees, w the largeft Territories Hallifax, K land, and C

on Hill Fair y; this Fair commodity in

ad, and Iron, amous for its two thousand ondon, besides Cheshire.

d Firkins of ge, and fome le it produces , with which id the Reft to y from hence of War takes and about five he Confumpwith Chefbire, hundred Ton tful in Cattle, onfumption of feek an addind Variety of of Linen; and

Manufactures, at *Ryegate*, and nd of the fame hat Box grows

nnons, Bombs, tle, Wool, and . The English Carp, Arundel arly noted for is Shire.

th the greateft bufacture fome and Plaiding; v is famous for County, which joined to what ly by Land to and Abingdon; befides

# ENGLAND.

besides which these two Counties produce at least a thousand Tons, which is difposed of in the Manner mentioned under Leicessershire.

# 37. Weftmorland.

The Products of this County are but few, though what the Soil denies is fupplied by the Industry of the Natives; as at *Kendal* and *Kirby-Lonfdale* the Manufactures of Cloths, Druggets, Serges, Rugs, Penistons, Duffels, Cottons, Hats; and Stockings, are very confiderable; fo that notwithstanding its terrene Infertility, that of its Looms furnishes a very handsome Part, both to the home and foreign Trade.

#### 38. Wiltfbire

Being one of the principal Counties in England for the Woollen Manufactures, I shall here make a Summary of what I have faid concerning them in the others; and in doing it, shall join fome of the celebrated Mr. Daniel De Foe's Remarks on these Fabricks, in his Complete English Tradefman, to what Experience, and fome other Authors have furnished me with.

This and the other large and populous Counties of Somerfet, Gloucefler, and Deton, have Manufactures to exceeding great as to employ above a Million of People in them; and this will appear to be far from an Exaggeration, if it is confidered, that befides the populous Cities of Exeter, Salifbury, Wells, Batb, Briftol, and Gloucefler, the largeft Towns, and a greater Number of them than any other Part of Great-Britain can fhew, and of which fome exceed in Magnitude the great northern Towns of Leeds, Wakefield, Sheffield, Sc. fuch as Taunton, Devizes, Twerton, Crediton, Bradford, Troubridge, Welfbury, Froom, Stroud, Biddeford, Barnflaple, Dartmouth, Bridgewater, Blandford, Wimbourn, Sherborn, Cirencefler, Minchead, Pool, Weymouth, Dorcheter, Honiton, Malmfbury, Warminfter, Tedbury, Tewflury, and many others too numerous to be inferted, as they amount to about a hundred and twenty Market-Towns, and more than thirteen hundred Parifhes, are all employed either in Spinning, Weaving, or fome other preparatory Branch of the Woollen Manufactory; and notwithftanding the Affiftance is fo great, and the Hands fo many, yet it is by fome affirmed that they purchafe yearly thirty thoufand Packs of Wool, and twenty-five thoufand Packs of Yarn ready fpun from Ireland.

It has already occafionally been obferved, that the interior or middle Parts of England do alfo fupply their Share of Wool, as Leicefler, Northampton, and Warwickfuires feed a prodigious Number of large Sheep, like thole of Lincolnfhire, for the London Market, whole Wool being of an extraordinary long Staple, and exceeding fine, is carried, or the greateft Part of it, weekly, on Tuefdays and Fridays, to Circneefler Market, which borders on Gloues/terfhire and Wilts, being not lefs in Quantity than five hundred Packs per Week, and is there bought by the Combers, and Carders of Tedbury, Malmfbury, and most of the Towns on that Side of the aforefaid two Counties, extra of what the Clothiers purchafe themfelves, and difitibute among the Poor of the neighbouring Parts for Spinning; which being performed, the Yarn is difperied as far as Freon, Warminjler, and Taunton, and fo made to fupply the Manufacturers of the Weft Country.

That Part of the Leiceflerfkire Wool, which remains undifposed of in this Manner, is carried northward to Wakefield, Leeds, and Halifax, where it is mixt and worked up with the Wool of those Counties not effected in general fo fine as the fouthern ones produce, though the Fleece from the Woulds, or Downs, in the Eaff Riding of York/kire, and the Bishoprick of Durbam, is an Exception to the above Remark, as it is very fine and of a good Staple, more effectively from the Banks of the Tees, which are for a confiderable Space of a rich Soil, and the Sheep deemed the largest in England: It is hither that all the best wool of the neighbouring Territories is brought; and the coarser Sort, with that from Scatland, carried into Halifjax, Reckdale, Bury, and the employed in the coarser Fabricks of those Counland, and Cumberland, and there employed in the coarser Fabricks of those Coun-

7 S

CP

ties, as Kerfeys, Half-thicks, Yarn Stockings, Dufiels, Rugs, Turkey-work Clairs, and many other ufeful Manufactures, which those Parts abound in.

But it must not be underflood from what I have here mentioned of the aforefait Manufactures, that they are confined to the Places there quoted, as they dourish in many other Parts of the Kingdom, and are taken Notice of in the feveral Counties and Places where they are eftablished. The Products of this Shire are, befides its Sheep and Wool, a little Fullers-Earth, many of the famous Rabits of *Auburn* Chafe, and a large Quantity of Cheefe, as mentioned under *Berkylire* and *Somerfetfbure*.

# 39. Worcefterskire

Is not among the Number of the most confiderable Counties, either for  $P_{rot-ducts}$  or Manufactures; it chounds in Corn, Cattle, Cyder, and Perry; at *Draitwick* are Salt Works; at *Stowerbridge* those for Iron and Glafs; Broad Cloth, mixt or Medleys, Frize, various Sorts of Stockings, &c. are made at *Workfar*; Stuffs for Hangings and Printing, with fome Linkey Woolfey at *Kidderainfler*, and Seauen's high crowned Caps, called *Monmoutb* Caps, at *Bewdly*.

# 40. Yorkfire,

The largest Shi e in England, has a proportionable Share both of the foreign and home Trade of it, which it carries on from the feveral good Ports lying in the County : Its Products are various, according to the Difference of the Soil, which in fo large a Tract must be much more fertile in fome Parts than others. At Wakefield are Coals, at Knarefborough, Ripley, and Pontefract; Liquorice. In the North-Riding, the Hills enclose Lead, Copper, and Pit Coal ; in the East-Riding is Allum, and about Sheffield Iron, which is there wrought into various Cutlery Wares. At Rippon, Leeds, Halljax, Wakefield, Bradford, and Hutbergheld are large Manufactories of broad and narrow Cloth, mixt, called Dozens, Kerfeys, and fome Shalloons; Doncafter is noted for Stockings, Gloves, and knit Waitcoats, as Rippon is for Spurs; and in feveral Parts are found Freeftone, Fullers. Earth and jet. This is a great Dairy County, and fends a hundred thousand Firkins of Butter yearly to London, of which about fifteen thousand are shipped on the River Tees, from the Port of Stockton ; fifty-five thousand is the average Quantity, one Year with another, brought into the City of York, and fent down the Humber in Kecks, to be refhipped at Hull, and the remaining thirty thousand find are fent from that Place, Malton, Whithy, and Scarborougb. Among other Products of this County particularly, as well as others, that of Horfes thould not be forgot, which brings large Sums of Money into the Kingdom, there being few Princes in *Europe* who are not fupplied from *England* with Saddle-Hories for their own Ule, and for the Officers of their Armies.

This finishes the Counties in England; and I now proceed to those of Wala, of which the Commercial Description will be short, as they afford but very little towards the Support or Increase of Trade.

# 1. Anglefey

Is an Island encompassed on all Sides by the Irifh Sea, except on the S. E. where it is parted from *Caernar vonfhire* by the River Menay or Menia; it produces Cattle and Corn in plenty, with good Store of Mill-Stones to grind it.

And within the laft feven Years, a new Source of Wealth, highly profitable to the Individuals who are the Proprietors, and very beneficial to the Nation has fprung up from the Soil of this Diftrict, in the rich Mines of Copper which have been difcovered, and wrought to fuch Perfection, that this valuable Manufacture in Plates, or what they call Sheets, for fheathing the Bottoms of Ships, and covering of Buildings in the Room of Slates is become a confiderable Article of Exportation, and of Home-Confumption.

The Rivalry between the new Anglify Copper Company, and that of the Cornifb Miners, long fince established, occasioned fome that Contests and Ligitations at firft ; to the A

Like Brecknoc

Beside Lead, fo

Afford in Corn, fides wh South-W become Firkins

Has p factures

Whiel Denbigb Parts, ar Market, alfo made Yarn.

This C tity of M they mak Pit Coal, enough to fond of.

Of wh its Produ is their fo

Can be factures ;

Is a de Goats ; f unremark

Thoug brings no

D.

y-work Clairs, in. of the aforefait as they dourith e feveral Couns Shire are, bemous Rabits of er Berkfhire and

cither for Pro-Broad Cloth, de at Worcefler; Kidderminfler, Ny.

of the foreign Ports lying in ce of the Soil, ts than others. Liquorice. In ; in the Eaflht into various nd Hutbersfuld, ozens, Kerfeys, nd kuit Waiftftone, Fullersndred thoufand nd are shipped l is the average , and fent down g thirty thou-Among other Horfes thould Kingdom, there d with Saddle-

hofe of *Wales*, d but very little

the S. E. where *a*; it, produces and it. ighly profitable the Nation has oper which have ble Manufacture is of Ships, and rable Article of

that of the Corand Ligitations

# WALES.

at first; but they are now happily fublided and a Union of Interests has taken place, to the Advantage of both.

# 2. Brecknocksbire,

Like the preceeding, affords Cattle and Corn, with fome Otter Furr; and Brecknock hath a good Trade for Clothing.

# 3. Cardiganshire,

Befides the afore-mentioned Products of Corn and Cattle, has good Mines of Lead, fome Copper, and a little Silver, though no Manufactures of any Sort.

### 4. Caermarthensbire

Affords more Plenty of all 'Things than the preceeding Counties, as it abounds in Corn, Cattle, and Salmon; has Pits of Coal, and Mines of the beft Lead; befides which the Dairying Bulinefs, having been greatly improved of late Years in South-Wales, but more efpecially in this Part of it, the Town of Caermarthen, is become the Staple for it, and from thence are fhipped about fifteen thousand Firkins of Butter for London yearly.

### 5. Caernarvonsbire

Has plenty of Cattle and Corn, though no other Commodities, nor any Manufactures for Trade ; fo shall pais on to

### 6. Denbighfhire,

Which in many Parts is very fruitful, more efpecially in Rye; Goats, and Sheep. Denvigb is noted for Glovers and Tanners. Near Moinglath, and in feveral other Parts, are good Lead Mines; and large Parcels of Flannels are fold at Wrexbam Market, with Huckaback Linen to the Value of 500/. weekly: Blankets are alfo made in this Part of the Country, and fome Stockings both of Worfted and Yarn.

# 7. Flintfbire.

This County has plenty of Cattle, which affords the Inhabitants greater Quantity of Milk for their Dairies than is polfeffed by their Neighbours, and of which they make more Butter and Cheefe than they want. Here is likewife Lead, Pit Coal, almost fufficient to fupply *Dublin* Market; Mill Stones, and Honey enough to make good Store of *Metheglin*, a Beverage which the Natives are very fond of.

# 8. Glamorganshire,

Of which the South Part is fo fruitful as to be called the Garden of *Wales*, yet its Products are confined to Cattle and Corn, and the Natives' Attendance thereon is their fole Employ.

### 9. Merionethfbire

Can boast only of Sheep for its Products, and wrought Cotton for its Manufactures; fo that it affords nothing for Englargement in its Description.

### 10. Montgomeryshire

Is a delightful County, though noted for nothing but its Breed of Horfes and Goats; fo that like many other Shires of this Country it might be paffed over unremarked, did not my proposed Method require the contrary.

# 11. Pembrokeshire,

Though a very pleafant County, and abounding withall the Neceffaries of Life, brings nothing to Trade, except fome of the largest Salmon in Britain, taken near

near Cardigan, in the River Tyvy, and confequently affords no Room for en-

### 12. Radnorfbire

Makes fome Cheefe, and breeds fome Horfes, with which it drives a finall Trade, though hardly worth Regard.

To the preceeding Account of England and Wales, I must add this Observation; that belides the Products and Manufactures therein mentioned, several of less Import are dispersed in many Parts of the different Counties, as of Tanners, Potters,  $\mathcal{C}c$ , which all together produce Commodities to a very confiderable Value: More especially the Manufactures of Porcelain at Bow, Chelfea, and Worcefler, the two latter for ornamental, and the former both for this, and useful China, which are brought to such Perfection, as in many Respects to equal, and in some to exceed, the original Fabricks of the Indies.

Having finished my promifed Description of the Southern Part of Great-Britain, with Respect to its Products and Manufactures, my intended Method now leads me to do the same by the Northern Part called Scotland, which is bounded on the South by the Irish Sea and England, from which it is divided by Sokway Firth, and the Rivers E/k and Kerspin, on the Weyl Border, by the Cheviot Hills, in the middle Marches; and by the lower Parts of the River Tweed on the East Border. On the East it is bounded by the German Sea; on the North by the Deucalidonian Sea: and on the Weyl by the great Western Ocean.

North by the Deucalidonian Sea : and on the Well by the great Wellern Ocean. Its Situation is by fome fuppofed to be from  $54^{\circ}$ . 54'. to  $58^{\circ}$ . 32'. of Latitude, and from 158. 40'. to  $17^{\circ}$ . 50'. of Longitude; though by Stralocb's Maps the Latitude is made to be from  $55^{\circ}$ . 11'. to  $59^{\circ}$ . 20'. and the Longitude from  $10^{\circ}$ . 5'. to  $16^{\circ}$ . 0'.

Authors likewife differ as much about its Extent as they do in Regard to its Situation, though the Generality of them conclude it to be from the Mull of Galkway in the South, to Dung/baybead in Cathnefs, North, about 215 Scots and 257 Italian Miles; and between Buchangfs, on the Eafl Sca, and Ardnamurchan Point on the Welt, near 140 Scots or 168 Italian Miles; and though it be thus long and broad, yet the Sea running up into the Land in fome Places, and the Land thrusting out into the Sea in others, leaves no one House above forty or forty-five Miles diftant from the latter.

The Division of it is into thirty-one Shires and two Stuarties, of which I shall briefly speak in alphabetical Order, and then give an Account of their Products and Manufacturers together.

#### 1. Aberdeen.

This Shire is far from being unfruitful, as the Plains produce all Sorts of Corn, and the Mountains good Pasturage ; the neighbouring Sea affords Plenty of Fish, and a sufficient Matter of Reproach to the Natives for their Negligence, in permitting the Dutch, for fo many Years, uninterruptedly to reap thole immenfe Gains they have done from these Coasts, without being animated by their Example, at least to Share the Profits with them, which I hope they will now be taught to do, by the Establishment lately made for this Purpole. Hitherto they have contented themfelves with the Salmon, Trout, and Perch Fithery, in which the Rivers of this Shire abound almost to a Prodigy; and here are likewife found many Shells with Pearls of a large Size and good Colour. The Women in this County are noted for fpinning a fine Linen Yarn, which they fell to the Fabricks of Aberdeen in great Quantities; and is there manufactured into Cloth of a very good Quality, as is also done at Strathbogy ; large Parcels of worfted Stockings are also made here, and of these, some so fine, as have been fold for fourteen, twenty, and thirty Shillings a Pair. They pickle and pack in Barrels great Quantities of Pork for Exportation, as they do Meal and Corn; and indeed the Inhabitants of this City inay juftly be deemed univerfal Traders.

2. Aire

Contain ningbam, ren : they Plenty : a ployed by The River from the Quantities

This SP in great P ring, Cod and the Ir factures.

Is very and Corn, Fifhery. Stratbyla, it, extra of fat Cattle, lage of Kei fufficient to cover their

Was ori Part of En and is privit the Merfe, This Co Salmon, B John Dung it has the

Is a fina valty of its Arran; bo ture with Herring F: for the H=

Being the only Corn, of which la Counties of per, and Ire opened of a has hitherto Funds, or I

# SCOTLAND.

### 2. Aire

Contains the three great Bailiwicks of Scotland, viz. Carrick, Kyle, and Cunningbam, which differ in the Fertility of their Soil, though none of them are barren; they produce Corn and Cattle, as the preceding Shire does, but not in fuch Plenty; and the Inhabitants, being an induftrious People, are many of them employed by the Merchants of Glafgovo and other Places, in their Herring Fifthery. The River Aire abounds with Salmon and Trout; as Lady-Ifle, about five Miles from the Town of Aire, does with Fowl and Rabbits; and from Irwin great Quantities of Scotch Coal are exported for Ircland.

# 3. Argyle.

This Shire is generally fitter for Pafture than Tillage, though it produces Corn in great Plenty; its Rivers afford Abundance of Salmon, as its Coafts do of Herring, Cod, and Whitings; Lorn is the pleafanteft and moft fruitful Part of it, and the Inhabitants are more given to Fifthing and Hunting than to any Manufactures.

# 4. Bamf

Is very fertile, and the Generality of the Country well furnished with Grafs and Corn, as the Rivers are with Salmon, of which here is a very advantageous Fishery. In *Balvenie* is found the Stone of which Allum is made; and near *Stratbyla*, fuch a Quantity of those for Lime, that they build their houses with it, extra of what they fell, which brings in great Profit; as their Commerce of fat Cattle, and fine Linen, disposed of in their weekly Markets, does at the Village of *Keitb*. In *Balvenie* there is a Rock of very good Whet-stones and Hones, furficient to supply the whole Isle; and as they are so abundant, the Neighbours cover their Buildings with them instead of Slates.

### 5. Berwick

Was originally a Scotch Town, and has never to this Day been accounted any Part of England; it has divers Cuftoms diftinct from those of either Kingdom; and is privileged as a Place of Liberty of itfelf; it was formerly the chief Town of the Merle, or March, which is still called the Shire of Berwick.

This County is very fruitful in Corn and Grafs, with the former of which and Salmon, *Berwick* carries on a great Commerce, as *Duns*, famous for the Birth of *John Duns Scotus*, does for a weekly Market for Cattle and other Things, fo that it has the beft Trade in this County.

# 6. Buthe, Bute, Boot

Is a fmall Island near the Coast of Argyle, about ten Miles long, and a Shrievalty of itfelf, whole Sheriff has also under his Jurifdiction the Island of Glotta or Arran; both these Isles are tolerably fertile, and their Produce of the fame Nature with that of the other Wollern Islands; Bute is besides famous for its Herring Filtery, as Arran is for the Salmon, taken in its feveral Rivers, and for the Herrings, Cod, and Whitings on its Coasts.

### 7. Caitbness

Being the northernmost Part of Scotland, and lying low on the Coafts, produces only Corn, though the Mountains abound with Sheep, Goats, and black Cattle; of which latter large Droves are fent to England, and chiefly disposed of in the Counties of Norfolk, Suffolk, and Effex; it is supposed by some that Lead, Copper, and Iron, may be found in their Parts, though as yet no Mines have been opened of either; and whatever the Indications may be of these Riches, no one has hitherto attempted a Search after them, either through a Want of Faith or Funds, or both.

8. Cluck-

7 T

2. Aire

m for en.

ves a finall

Obfervation;

reral of lefs nners, Potable Value :

d Worcefler,

feful China,

and in fome

t of Great-

ded Method d, which is

t is divided

der, by the

f the River

Sea; on the

of Latitude,

laps the La-

roin 10°. 5'.

legard to its Mull of Gal-

5 Scots and Irdnamurchan

n it be thus

ces, and the

bove forty or

which I fhall

f their Pro-

all Sorts of

fords Plenty

Negligence, reap those

animated by

I hope they

his Purpofe. , and Perch Prodigy; and

good Colour. Yarn, which

there manu-

hbogy ; large

e to fine, as They pickle

ncy do Meal deemed uni-

n Ocean.

### 8. Clackmannan.

Though but a fmall, is a fertile County, both in Corn and Pafturage, and likewife abounds in Salt, and produces more Coals than any Part in North-Britain, which are exported to England, France, and Holland.

# 9. Cromartie

Is a woody Country, and noted only for the Pearls found in the Waters of Corron; fo I pais on to

### 10. Dumbriton or Dumbarton.

Of which as little can be faid, in Regard of its Products, as of the preceding County; the Lowlands yielding Corn, as the Uplands do Pafturage, beildes which nothing is found here to promote Trade.

### 11. Dumfries, with the Stewarty of Annandale.

The Soil of this County is more fuited for the Grafier than the Farmer, and a tolerable Trade is carried on by the Natives in Cows and Sheep. Near Wackep-dale the People make Salt of Sea Sand, which is a little bitterifh, fuppofed to proceed from the Nitre with which it is impregnated. Dumfries is a confiderable trading Town, well filled with Merchants, as its Port is with Shipping, though the Woollen Manufacture that formerly flourished here is now decayed.

### 12. Edinburgh, or Mid-Lothian.

This Tract of Land is plentifully furnished with all Necessaries for Life, and fome 'or Trade, as it produces Corn and Cattle of all Sorts, Abundance of Cod, Lime-fone, and Salt; and near the Water of Leith is a Mine of Copper. Edin-burgh, the Capital of this Shire, and of Scotland, is a noble City, though built on a Spot incommodious for Trade, fo that Leith is the Port to it, from whence, as may reafonably be fuppofed, a very great Traffick is carried on, though this might be vaftly increased, had the Temper of the People led them to the Continuance and Eftablishment of Manufactures ; but those they had before the Union are mostly laid aside, as the Inhabitants are more conveniently supplied fince with all Sorts of Commodities from England.

# 13. Elgin

Takes its Name from the Royal Burgh fo called, and is a very fruitful Part of the Country, as well in Corn as Cattle; Leftie may properly be called its Har-bour, not lying far diftant, and is a Place of good Business. At a Village called Germach, are annually pickled and exported from eighty to a hundred Lasts of Salmon, all taken in the few Summer Months, and within the Space of a Mile.

#### 14. Fife

Is an excellent Spot of Ground, abounding with Grain and Pafture, and in Iome Places with Lead Orc and Coal; its Seas are well filled with Fifh, as well those guarded with Scale, as Shell. At Dumfermline is a Manufacture of Diaper and other Sorts of good Linen, which is the Sole Employ of its Inhabitants, and those of the neighbouring Towns.

# 15. Forfar, or Angus,

Has feveral Quarries of Free-stone and Slate, with which a good Trade is driven; near the Caftle of Inner Markie, are Mines of Lead; and Iron Ore is found in Plenty near the Wood of Dalbogne. The higher Ground, called the Brae, fupports Abundance of red and fallow Deer, with Roebucks, and Fowley and the Salmon Fithery here is very confiderable.

16. Had-

Con try; th

Abou Oak; o there are fupplied fully na when cu.

This ( Millions than a C the prine Netberlan

Is a fr Lough ab

The ch of Scotlan Coals, Pe longing to after hafty gow is, in a confider belonging as elfewhe the City, ones; her for Muflir

This C which affe

and neight

and Expos

many Peo

of the Pla

Salt. A experience

a large mouth, Bufinef Mannfa lifb Clo **Č**lothie in their Necetlit content

# SCOTLAND.

### 16. Haddington.

Contains East Lothian, which, like the other Part of Lothian, is a fine Courttry; the chief Towns are Dunbar and Haddington, of which the former had once a large Herring Fishery, where they cured them in the same Manner as at Yarmouth, though not with the fame Perfection for their Prefervation, fo that this Buinefs is now come to Decay; as has been the Fate of a confiderable Woollen Manufacture that once flourished at *Haddington*, when, before the Union, Engib Cloth was prohibited in Scotland; but when that was once concluded, the Clothers from Worcefler, Gloucefler, Wilts, Somerfet, and Devonfkire, poured in their Goods fo fait, and underfold the Scots fo much, as reduced them to a Necellity of quitting their Fabricks, for the greateft Part; and at this Place to content themfelves with Spinning, Dying, and Weaving of another Sort.

### 17. Invernefs

Abounds in Iron, and with it its neceffary Concomitant, large Woods of Fir and Oak ; other Parts of the Shire are very fertile ; and at the Town of Invernels. there are Manufactures of Linen and Plaids, whole weekly Market is plentifully fupplied with Butter, Cheefe, and Goats Milk, though all very bad, and fhamefully nafty in their Kinds; up the River is a very great Salmon Fifhery, which, when cured, is embarked at this Town, being conveniently fituated for Trade.

### 18. Kincardin.

This County is fruitful in Corn, Pasturage, and Timber, having above five Millions of Fir Trees, belides vaft Numbers of many other Kinds, planted in lefs than a Century paft. Paldykirk has an annual Fair, continuing three Days, where the principal Commodity fold is coarfe Cloth, commonly transported to the Netberlands.

### 10. Kinrofs

Is a finall Tract of Ground, in which there is nothing remarkable, but a Lough abounding with Pikes, Trouts, and all Sorts of Water-Fowl.

### 20. Lauerk.

The chief City of this Shire is Glafgow, and the beft Emporium of the Weft of Scotland, though Lanerk is the County Town; the Country abounds with Coals, Peat, and Lime-stone, but most advantageously with the Lead Mines belonging to the Earl of Hopton, near which large Pieces of Gold have been found after hafty Showers, and Lapis Lazuli dug up without much Difficulty. Glafgow is, in Regard of its Trade and Grandeur, only inferior to Edinburgh, having a confiderable Number of Merchants refiding here, and no finall Fleet of Ships belonging to them for executing their commercial Projects, as well in *America* as elfewhere. Their Share in the Herring Fifthery brings great Advantages to the City, as they have a Method in their Cure that makes them equal to the Dutch ones; here are some Sugar-Bakehouses, a Manufacture for Plaids, and another for Muflins and various Linens, of which large Parcels are fent abroad.

### 21. Linlitbgow, or West-Lotbian.

This County in general abounds with Corn-Fields, Meadows, and green Hills, which afford Pafturage for large Flocks of Sheep and other Cattle; the Rivers and neighbouring Seas abound with Fifh; and here is Plenty of Coals, for Fuel and Exportation; at Prellon Pans, and elfewhere are made great Quantities of Salt. At Linlitbgow is a large Manufacture of Linen, and the Water is experienced to be of fuch an extraordinary Nature for Bleeching, as to induce many People to bring their Linen for Whiting here, to the no imall Advantage of the Place.

16. Had-

22. Nairn.

turage, and North-Bri-

Waters of

the preceding rage, belides

armer, and a Near Wachopppofed to proa confiderable pping, though yed.

s for Life, and ndance of Cod. opper. Ediny, though built , from whence, n; though this n to the Contiefore the Union plied fince with

fruitful Part of called its Hara Village called undred Lasts of pace of a Mile.

Pasture, and in ith Fish, as well facture of Diaper its Inhabitants,

a good Trade is and Iron Ore is

ound, called the cks, and Fowls;

### 22. Nairn.

The Soil of this County is fruitful and rich, the lower Part bearing Plenty of Corn, whilf the upper Parts flourish with Paftures fit to graze Cattle for fatting and the Pail; and indeed here is nothing wanting that any other Part of the Kingdom produces.

# 23. Peebles, or Tweedale,

Enjoys a temperate Climate and a clear Air; its Mountains are clothed in a beautiful Verdure that affords Pafture for large Flocks of Sheep, bearing an excellent Wool, of which the greateft Part is fold into England; the Privers abound with Salmon, and the Vallies near, them are fruitful in Corn and Grafs. Here are fome Coal Mines, with Plenty of Turf for Fuel; and the Lake called  $W_{eff}$ . Water produces fuch Quantities of Eels and other Fifh, about Angnyi, that during a Weft Wind they fhoot in fuch Shoals into a fmall River running from the Lake, as fometimes to overthrow the People who go in to catch them.

# 24. Pertb

Is very fruitful in Grain, more efpecially in that Part of it called *Gowry*, which is very remarkable for its noted Corn Fields, as the River *Keitb* is for its fine Salmon Fifhery. *Culroft* is noted for its Trade in Coals, Salt, and Girdles. The *Ocbil* Hills are faid to abound with Metals and Minerals, particularly with good Copper, and *Lapis Calaminaris*, and at *Glen Lion* with Lead. At *Pertb*, the fecond Town in *Scotland* for Dignity, is fo confiderable a Manufacture for Linen, as to fupply all the neighbouring Territory in fome Branch of it; and as the *Tay* is navigable up to the Town for Ships of good Burthen, they here embark vaft Quantities of it for *England*; this River allo furnifhes the Town with fine Salmon in prodigious Quantities, which is carried to *Edinburgb*, and other Parts where this Fith is wanting, befides barrelling up large Parcels for Exportation, as the Merchants of this Place carry on a very confiderable foreign Trade.

# 25. Renfrew.

This is in general a more pleafant than fertile County, though it furnishes fufficient Neceflaries for the Natives, and that Part bordering on the *Clyde* is very fruitful. At *Greenock* is the chief Seat of the *Weflern* Herring Fifthery; and at *Pafly*, and for three Miles above it, in the River *Whitecart*, are found many Pearls efteemed for their Size and Beauty.

#### 26. Rofs

Is fertile in Corn, except toward the Shore next Murray Firth; though it abounds with Woods and Pafture, which furnishes Food for its numerous Herds of Cattle, Goats, and Deer. At Loch-cw great Quantities of Iron were formely made, and a little farther North Loch-Brien runs into this County, and is celbrated for its noble yearly Filhery of Herrings, whole Quantities are inconceivable, except by Eye-wincefes of them: The Rivers of this County produce fine Pearls, and the District of Tayn is a very fruitful pleafant Country.

### 27. Roxburgb,

Fruitful in Corn and Pafturage, abounds also in Herds of Cattle of the best Breed in Scotland, both for Size and Goodness. Keljø is a Town of good Trade, as are several others in this County.

### 28. Selkirk

Produces but little Corn, the Country being fitter for the Grazing Trade than the Plow; and accordingly the Inhabitants principally fubfift by it, as they raile and feed great Quantities of Cattle, which they fend to *England* for Sale.

29. Stirling,

Is very f of Sheep at as its Min Manufactur and proves enabled to 1

Though be expected Goats, and Knag by th are fometin Mines, Qui is Part of th yet is very a more efpecia Part of the and Sheep S.

Comprehe and britk h abound with carry on a m corresponden

Befides th ment, there a in its Produc though the la which being notwithstand. Author of 7 of the Orcaa its Lakes and thefe Islands Hides, Barlo Skins, white The Ifles of Corn of thei they have At their Lands Gloves for th

And from Shires may b Quantities of Dannafks, & A Iron, Copper bergris ; gre: Turbots, M: Otters, as th various Ufes the Coaft of Grain, Cattl

Markets, as

Plenty of for fatting art of the

othed in a can excelrs abound ufs. Here alled Weffnguft, that er running h to catch

vry, which ts fine Saldles. The with good *Pcrtb*, the for Linen, a sthe *Tay* mbark vaft fine Salmon Parts where cion, as the

irnishes fuflyde is very ery; and at ound many

; though it erous Herds ere formerly and is cele-: inconceivproduce fine

of the beft good Trade,

g Trade than us they raife Sale. 29. Stirling,

# SCOTLAND.

# 29. Stirling, or Striveling

Is very fertile both in Corn and Grafs, which feeds and fattens large Flocks of Sheep and Black Cattle. Its Rivers very plentifully fupply it with Salmon, as its Mines do with Peat and Coals; at *Stirling* there is a very confiderable Manufacture of Serges and Shalloons, which in Make and Dye are very good, and proves a great Support to the poor People employed in it, as they are thereby enabled to live very comfortably.

# 30. Sutherland, including Strathnavern

Though a northern Province, is more fruitful in Corn and Pafturage than could be expected from its Situation; it abounds with Fifh, Fowl, Sheep, black Cattle, Goats, and Deer; here is one Sort of Bird peculiar to the Country, which is called Knag by the Natives. This Shire abounds with Lakes and finall Rivers, in which are fometimes found Pearls of great Value; as alfo in Silver, Iron, and Coal Mines, Quarries of Free-stone,  $\mathcal{G}_c$ . but all very much neglected: Stratbnavern is Part of the County, and being very mountainous, produces but little Corn, yet is very abundant in all Sorts of Cattle, as its Lakes and Rivers are in Fish, more effectially Salmon; they have Iron alfo here, and both this and the other Part of the Shire export very considerable Quantities of Salt Beef, Hides, Deer; and Sheep Skins, Tallow, Butter, Cheefe, Cod, Salmon, Wool,  $\mathcal{G}_c$ .

# 31. Wigtoun

Comprehends also the Weft Part of Galloway, which produces excellent Wool, and brilk hardy little Horfes, called after the County, Galloways; the Rivers abound with Salmon, and both Parts having feveral good Harbours, they might earry on a much better Trade than they do, was the Industry of the Inhabitants correspondent with the Products of the Country.

Beides the thirty-one preceding Sheriffdoms, which fend Members to Parliament, there are two Stewarties, viz. Kirkcuddright and Orkney, the former being in its Products fimilar to Wigtoun, juft now mentioned (of which it is a Part;) though the latter is very different, and confifts of the Ifles of Orkney and Shetland, which being many, their Soils are various, though in general they are fertile, notwithftanding they lie fo far North, and are fruitful in Corn and Cattle. The Author of The prefent State of Great-Britain, fays, that in Pomona (the largeft of the Orcadus) there are feveral Mines of good white and black Lead, and that its Lakes and Rivulets abound with Salmon; Salt is made at Sanda, and from thefe Iflands together are yearly exported large Quantities of Butter, Tallow, Hides, Barley, Malt, Oatmeal, Fith, falted Beet, Pork, Rabbit Skins, Otter Skins, white Salt, Stuffs, Stockings, Wool, Hams, Quills, Down, and Feathers. The Ifles of Shetland differ very much from the Orkney, as they have but little Corn of their own Growth, fo are obliged to import it from the others, though they have Abundance of Fift on their Coafts, and an equal plenty of Cattle on their Lands: They have Manufactures of coarfe Cloths, Stockings, and knit Gloves for their own Ufe, and fome they fell to the Norwegians.

And from this Defcription of the Products, and Manufactures of the different Shires may be collected, that Scotland furnithes to the trade of Great-Britain large Quantities of Wool, wrought, and unwrought; Hemp and Flax, crude and worked up into Linens coarfe and fine; Hollands, Cambricks, Mullins, Callicoes, Dornick, Danafks, &c. Plaids (in which they excel all Nations both in Finencis and Colours) Iron, Copper, and Lead both white and black; Pearls, Coral, and fometimes Ambergris; great Quantities of Fith, fuch as Whales, Herring, Salmon, Cod, Ling, Turbots, Mackarel, and fometimes Sturgeon; among thefe may alfo be reckoned Otters, as they are Amphibious Creatures, and produce a Wool which ferves for various Ufes. Scotland alfo affords Fullers-Earth, fome Sperma Ceti (found on the Coaft of the Orcader) Coal, Marble, Agate, Cryftal, &c. different Sorts of Grain, Cattle, Butter, Cheefe, Timber, &c. of which forme are fent to different Markets, as will be remarked when I fpeak of the Imports and Exports of this 7 U

Kingdom, which I shall do subsequent to the short Description I have to give of the Counties in *Ireland*, to which I am now led in the Profecution of my Scheme.

IRELAND.

No. Ireland is divided into four Provinces, viz. Connaught, Leinfler, Munfler, and Uller; and these again subdivided into Counties, of which Connaught contains Gallway, Letrim, Mayo, Refermmon, Slego, and Thomond; Leinfler consists of Catherlagh, Dublin, Eafl-Meath, Kildare, Kilkenny, King's County, Longford, Queen's County, West-Meath, Wesford, and Wicklow; Munfler is composed of Cork, Kerry, Limerick, Tipperary, and Waterford; Ulfler contains Armagh, Antrim, Cavan, Down, Donmegal, Fermanagh, Londouderry, Louth, Monaghan, and Tyronne; of all which briefly and in Order.

### 1. Gallway

Is a County very fruitful to the Farmer, and not lefs advantagecus to the Shepherd ; its chief City is called after the County, and is a Place of great Trade, being finely fituated for carrying it on, in a Harbour capable of containing a large Fleet of Ships, called the Bay of Gallway.

#### 2. Lettim,

Though a very hilly Country, produces Flenty of a rank Sort of Grafs, which feeds almoft an infinite Number of Cattle, to that Grazing is here the principal and indeed almoft fole Employ.

# 3. Mayo.

A Diffrict very different from the preceding, as it is very fertile, and remarkably rich in Cattle and Deer, betides being celebrated for its producing a large Quantity of fine Honey.

# 4. Rofcommon,

Being a plain Country, is fuited to the Plow, and with very little Labour becomes fruitful, and yieldeth Plenty of Corn.

# 5. Slego,

Though not abounding in Grain, is a very plentiful County both for breeding and feeding Cattle; fo that befides the Advantages arifing from the fattening them, the Fleece and the Pail proclaim the Riches of the grafing and dairy Trade. Skgo had in the Year 1723 eighteen Ships, with 880 Tons, belonging to its Port.

### 6. Thomand

Is a very fruitful Soil, abounding both in Tillage and Pafturage; betides which it enjoys the Advantages of a commodious Situation for Trade and Navigation.

### 7. Catherlagh.

This County enjoys a Diversity of Soil, all contributing as well to Pleafure as Profit; its terrene Fertility being blended with the advantageous Products of the Woods; and the Beauties of *Ceres* and *Faunus* contributing by their Contrast to form a delightful Landskip.

### 8. Dublin

Produces Corn and Grafs in Plenty, and confequently cannot be deflitute of Cattle, though it is of Wood, fo that the Fuel is only Peat dug here, and Coal brought from *Wales* and other Parts of *Great-Britain*. The City of *Dublin* is the Capital of *Ireland*, and efteemed the beft built of any one in the three Kingdoms, next to *London*; it carries on a great Trade, has large Manufactures, and in the aforefaid Year 1723, had 1834 Veffels, with 90,758 Tons, appertaining to it.

9. Eaf-

Is a County Grazier, Farm from the chief

Not unlike and furnishing

In Plenty of chief City, bear populous, rich,

Is a Spot not be faid in its Fa

Though a fri both for the hon

This is a poor though it is for confined, with t

Abounds in Pl to no County in Commodities.

Like the prec Grafs; it likew, formerly reckone yet continues a H Mouth of the Ri with 640 Tons.

Muft neither h confequently its Port, of this Na with 799 Tons.

It is, including wild and woody; Baltimore, but ab whence great Exp otherwife convenihundred and nine one Ships, with a twenty-ieven 'Shi 1193 Tons.

# II TLAND.

# 9. Er, wirth

Is a County very rich, pleafant, and popular, affording an Employ for the Grazier, Farmer, and Manufacturer, carrying on a good Trade, more especially from the chief Town of Trim.

# 10. Kildare,

Not unlike the preceding, being rich and abundant in all Necessaries of Life, and furnishing Sundries for Trade.

### 11. Kilkenny,

In Plenty of all Things, is inferiour to no other Part in this Kingdom; the chief City, bearing the County's Name is very large and ftrong, and the most populous, rich, and best trading inland Place in *Ireland*.

### 12. King's-County

Is a Spot not near so fertile as some others, and therefore affords Lut little to be fuid in its Favour.

### 13. Long ford,

Though a fmall, is a very rich and pleafant Country, abundant in Products, both for the home Confumption and Sale.

# 14. Queen's-County.

This is a poor County, full of Woods and Bogs, productive of very little Corn, though it is fomething more abundant in Cattle, to which its whole Riches are confined, with the Exception of what their Timber produces.

#### 15. Weft-Meath

Abounds in Plenty of all Things, and for Fertility and Populoufnefs is inferior to no County in this Kingdom, which enables it to furnish Trade with feveral Commodities.

### 16. Wexford,

Like the preceding County is very fruitful, and produces Plenty of Corn and Grafs; it likewife abounds in Cattle; and *Wexford*, the Borough Town, was formerly reckoned the Chief City in all *Ireland*; and though it is not fo now, it vet continues a Place of good Trade, having a very commodious Haven at the Mouth of the River *Urem* or *Slany*, to which belonged, in 1723, twenty-one Ships, with 640 Tons.

# 17. Wicklow

Must neither be counted fertile, nor barren, being of a middling Nature, and confequently its Products do not greatly increase or improve Commerce; its Port, of this Name, however had appertaining to it, in 1723, twenty-one Ships, with 799 Tons.

### 18. Cork.

It is, including *Definond*, the largeft County in *Ireland*, though counted very wild and woody; it has feveral good Trading Towns, as *Yougbill*, *Kinfale*, *Roffe*, *Baltimore*, but above all, the Capital of the County, *Cork*, which is a Place from whence great Exports are made, having a very Commodious Harbour, and being otherwise conveniently fituated for that Purpofe; it had, in the Year 1723, fix hundred and ninety Snips, with 36,526 Tons, belonging to it; *Yougbill* fiftyone Ships, with 2153 Tons; *Kinfale* forty-four Ships, with 2214 Tons; *Roffe* twenty-feven Ships, with 1591 Tons; and *Baltimore* thirty-eight Ships, with 1193 Tons.

2

19, Kerry

627

o give of nyy

r, and t conr con-Longnpoled rmagb, agban,

to the Trade, a large

, which rincipal

remarka large

Labour

breeding 1g them, c. Slego rt.

es which

s of the ntraft to

titute of and Coal Dublin is re Kingtres, and crtaining

9. Eaft-

### 19. Kerry

Has its Mountains generally covered with Wood, and its Vallies enriched with Corn Fields; *Dingle* is the chief Town, well fituated for Trade and Navigation, on a large Bay of the fame Name, and the wefternmost of any Note in all the Kingdom, and had, in the above-mentioned Year, appertaining to it, fix Ships, with 288 Tons.

### 20. Limerick

Is a fertile Country and well inhabited, being mountainous towards the Weft, and the Reft plain. *Limerick*, the Capital, is an elegant. rich, and populous City, whole trade is very confiderable; for though its Diffance from the Sea is about fifty Miles, yet Ships of Burthen may come up to the very Walls, and in the aforefaid Year it had belonging to it feventy-one Veffels, with 3443 Tons.

### 21. Tipperary

Towards the South is exceeding fruitful, though the other Parts of it not fo; its Products furnish fomething towards Trade, though it has no Place well fituated for carrying any on.

# 22. Waterford,

A most delightful Country, whether confidered in Regard to Riches or Pleafure; and *Waterford*, the chief City, and the fecond for Bigness in the Island, is very wealthy, populous, and well fituated for Trade, in which it is very confiderably engaged; and its Exports are as large in Leather, Butter,  $\mathcal{E}c$ . as most in the Kingdom; it stands at a good Distance from the Sea, yet Ships of a large Burthen may come up to, and fasely lie at the Key, of which it had of its own, in 1723, 176, with 7554 Tons.

#### 23. Armagh.

This County, for Richnefs and Fertility of Soil, is fuppofed to furpafs any in *Ireland*, though being defitute of Places of Trade within itfelf, its Product ferves to fwell the Number of those that integrate the Commerce of its better fituated Neighbours; it is, however, fully employed in the manufacturing Linens, which fupply its Want of the exporting Businefs.

### 24. Antrim

Is fufficiently fruitful, and is one of the five Counties that are fully employed or embarked in making Linens: its chief Town Carrickfergus, or Knockfergu, is very rich, populous, and a Place of good Trade, being commodioully fituated for it on a Bay of the fame Name, with an excellent fine Harbour; to which we may add Belfaf, about eight Miles diftant, feated at the Mouth of Lagen-Water, as it is a thriving Town, and daily improving, having three hundred and feventy Sail of Veffels, with 9180 Tons, appertaining to it in 1723.

#### 25. Cavan

Affords little worth Regard in a Work of this Nature, as the fole Employ of the Inhabitants is fpinning Thread for the Linen Manufactures in other Parts.

### 26. Down.

A very fertile Spot in general, though fome Parts are incumbered with Wood and annoyed by Bogs; here are fome Towns with a pretry good Trade, lying on *Carrickfergus* Bay, Ge. but the principal Employ of the Natives is the Linen Manufactre, carried on to as great a Height in this as in any other County of the Kingdom.

27. Donnegal

Is a fine of Diffrict in the Inhabitants to Advantages. as the Year, 1 king Linens i

So like to 2

A County for fome Places of which in 1723 rain thirty-four for its Linen M Employ.

Is a County on a very good Engagements, in the aforefaid dalk two hunds

Only to be and these with Natives procur

This is a rou without affordi extensive Line Support.

From the p and Commoditi Butter and Che Cloth, Frizes, rings, Pilchards Exportation, v proper Place; Britain, in the. foreign ; thoug admit of an cal greatest in Euro Commodities, Spices, Anchov retail Trade ; ra manufactured H chil, Indigo, ar Thefe and man Manufactures (

one immenfe A

# IRELAND.

# 27. Donnegal

Is a fine champagne Country, and with many more Havens than any other Diffrict in the Kingdom; fo that its Situation for Trade naturally encourages the Inhabitants to improve and fall more into it, than other Parts defititute of fimilar Advantages. Killebegs had fix Veffels, with 355 Tons, belonging to it fo far back as the Year, 1723; and a large Quantity of Thread is fpun in this County for making Linens in its Neighbourhood.

28. Fermanagh.

So like to Queen's-County, that one Description may ferve for both.

# 29. Londonderry.

A County fomething champagne, and very fruitful in Corn, Cattle, &c. it has fome Places of Trade, though none of fo much Confequence as Londonderry, which in 1723, had fifty-eight Ships, with 2281 Tons, belonging to it, and Colerain thirty-four, with 796 Tons: this is a Part of the Country very confiderable for its Linen Manufactures, in which the major Part of the Inhabitants find a full Employ.

# 30. Louth

Is a County abounding in Forage, and otherwife fufficiently fruitful, carlying on a very good Trade, from the many Towns it has well feated for commercial Engagements, as *Drogbeda*, *Dundalk*, *Carlingford*, *Gc*. of which the first had in the aforefaid Year a hundred and eighty-five Veffels, with 4715 Tons, and *Dundalk* two hundred and thirty-two Ships, with 4302 Tons, appertaining to them.

# 31. Monaghan.

Only to be mentioned for Method Sake, as it is a Territory covered with Hills, and these with Woods, without any Seite or Products for Trade, except what the Natives procure in spinning Thread for the Linen Fabricks of other Parts.

# 32. Tyrone.

This is a rough and rugged Country, but withal fufficiently fruitful, though without affording any Thing particular to remark in Regard to Trade, except its extensive Linen Manufacture, which affords the Natives a very comfortable Support.

From the preceeding Account of the Shires, may be collected that the Products and Commodities of *Ireland* are, Cattle, Hides, Tallow, Suet, great Quantities of Butter and Cheefe, Wood, Salt, Honey, Wax, Furs, Hemp, Linen and Woollen Cloth, Frizes, vaft Store of Wool, coarfe Rugs, Pipeftaves, Hoops, Salmon, Herrings, Pilchards, Lead, Tin, and Iron, of all which I shall remark what ferves for Exportation, when I come to speak of the foreign Trade of this Kingdom in its proper Place; but shall, previous thereto, treat of the general Traffick of Great-Britain, in the Method I formerly propoled, viz. by dividing it into the home and foreign; though in this fome Difficulty occurs, as they are too much blended to admit of an easy and nice Separation. Our home Trade, which is certainly the greatest in Europe, being confiderably encreased by our Importation of many foreign Commodities, as Wines, and Brandies, Oranges, Lemons, Raifins, Almonds, Fige, Spices, Anchovies, Capers, and Olives, all confumed within Land, and mostly by a retail Trade ; raw and thrown Silk, Linen and Cotton Yarn, Spanifb Wool, Sc. all manufactured here ; Materials for Dying, fuch as Woad, Madder, Sumach, Orchil, Indigo, and Cochineal ; Oil, both edible and for cleanfing our Woolens, Sc. Thefe and many more imported Commodities, are mixed with our Products and Manufactures to the Supply of our Tradefinen's Shops, and the conftituting that one immense Article called the bome Trade. I might here expatiate on the Subject ; 7 X

hed with wigation, n all the ix Ships,

he Weft, lous City, a is about the afore-

it not fo; Lice well

s or Plea-Hland, is y confideas molt in of a lurge of its own,

país any in ts Product f its better nufacturing

y employed *(nockfergus,* 11)y fituated 11ch we may Water, as it and feventy

nploy of the arts.

with Woods ood Trade, atives is the ther County

7. Donnegal

ject; and add, that all those Goods used in our Fabricks, do not only pais through the Hands of the Weaver to that of the Shop-keeper, as raw Silks are first dyed, foun, and thrown, before they are woven, and to lose their Species to become an English Manufacture; Cottons pais pretty near the fame Transformation; and almost all these confumed amongst us. But the principal Branch of our home Trade, and in which an infinite Number of Hands are employed, is our Woollen Manufacture, whose Importance will be demonstrated, by explaining the many different Steps taken towards its Perfection; for though on a transfer View it feems foon and eafily performed, yet the Apparatus, rightly regarded, will be found to be very confiderable, and almost equal to the Manufacture itself, as the Materials must be differently prepared, and pais through for many Hands before they come to the Finisher, and after him to the Tradesiman.

The Wool and Oil have been already mentioned as the great Principles of the Manufacture in general, as thefe are brought by different Channels to the Artifan, and indeed pafs a long Way in the ordinary Channel of Trade, before they meet at the Clothier's Houfe.

The Wool is first taken from the Sheep's Back, either by the Shearer, Farmer, or Fellmonger, and generally fold to the Staplers, who are a confiderable Set of Tradefinen feattered over the Kingdom in order to make these Purchases, and who afterwards convey it to the first Part of its Manufacture, by felling it for Combing and Carding. This Operation is fucceeded by the next, that of Spinning; though previous hereto, an occasional Branch of Business intervenes, I mean that of Carriage, which is far from being inconfiderable, as none of the Wool is fpun where it grows; and thus it must be forted, oiled, combed, carded, fpun, and otherwise prepared, before it becomes fit for the Loom, which I mention to thew the Greatness of the Business; though the whole must not be called a home Trade, as it furnishes a principal Branch of our Exports to all Parts of the World.

Another Part of our home Trade is that inconceivable Branch of Land and Sea Carriage; the Process of the Coal Trade from the Mine to the Confumer: The Portage of Butter, Cheefe, and all other Commodities, from Place to Place, but more effective of Corn, Malt, and Meal is prodigions; and though this is neither Buying or Selling, Making or Manufacturing, Planting, or Reaping, yet it mult be reckoned a Part of Trade, as carried on by those who are justly called Tradefmen; and were it possible to calculate the immense Sums of Money which this Business annually produces, the Number of Men, Cattle, and Ships that it constantly employs, with the confequentially necessary Retainers, of Ship-Carpenters, Wheelwrights, & c. my Reader might form fome Idea of the Vathess of this Commerce, and the Importance of the People who carry it on.

Befides which, our Country furnifhes for home Confumption, as well as Exportation, many Things too tedious to be enumerated in the Limits I have preferibed myfelf, fo fhould now commence my Account of our foreign Trade: But as its Advantages to England have been contefted, by Men even of Genius and Parts, and an extended Trade by them denied to be beneficial to us, I thall endevour to prove the contrary, and to remove any Doubt that may flill remain with fome People about it; though I thould have thought the fuccefsful carying it on above two Centuries, fhould have rendered this needlets. The Author of Way and Means has taken Notice of this Proposition, and being more equal to the Tafk of Replying than I car. prefume to be, I thall join his Sentiments to my own on the Subject, as I think they carry Conviction with them.

The Cavillers against Commerce feem to do it out of a bigotted Zeal for the landed Interest, afferting, that our own native Product is both fufficient for our Support at home, and to defend us against our Enemies from abroad ; they imagine, and therein do not err, and Neceffa we confurm Lead, Leat and from the more carele the Welfare If the fol

appear, wh first, it show either at ho Tin, Lead, the annual I yet a Deduć Materials fo Sort of Drag other Comm ried on ; and among us fine Linens, Cuftom becc tuary Laws, Strangers to Repinings ; not be difficu the national V

I will allo them with th moderate in ancient Frug contented to I could ad

tent myfelf y fhall now paf And I beg

N O comm frict a France and G Fifty Years, a one commercial if practicable; dices fubliftin the Subjects of pofed. On the into any Nego carried on from dies, Laces and Britain and ID Trade and Ma But when the

Duties upon the Spirits began to of this illicit T of Commerce v in this Place, 1 procal Benefit

is through first dyed, to become ttion; and our home ar Woollen the many nt View it d, will be felf, as the nds before

ples of the the Artifan, e they meet

the imported arbary being oduce of our hany Hands, nges, before utions of its of different

rer, Farmer, crable Set of fes, and who for Combing ing; though t that of Cars fpun where to fhew the me Trade, as Id. Land and Sea

fumer: The to Place, but this is neither t, yet it muft alled Tradefy which this s that it conp-Carpenters, threfs of this

s well as Exs I have pre-Trade: But f Genius and I fhall endeal remain with carying it on hethor of *Ways* ul to the Tafk s to my own

for the landed our Support at e, and therein do

# IRELAND.

do not err, that our own Soil plentifully fupplies us with the common Wants and Neceffaries for Life, fuch as Food or Raiment; they think, that extra of what we confume at home, our Fifhery, and the Exportation of our Woollens, Tin, Lead, Leather,  $\mathcal{G}c$ . may fetch us fuch Goods from abroad, as are of abfolute Ufe; and from thefe Confiderations are always warm in what regards the Land, but more carelefs and indifferent in the Concerns of Trade, than is confiftent with the Welfare, and perhaps compatible with the Safety of the Kingdom.

If the following Particulars are duly confidered and attended to, it will plainly appear, whether we are able to fubfift by our own native Strength or not; as frift, it should be strictly amined what is the real Value of the Fish we cure, either at home, or in our Plantations; and what our Woollen Manufactures, Tin, Lead, Leather, &c. may really yield us in the Markets abroad : For though the annual Exportation of these Commodities is a certain Wealth to the Nation, yet a Deduction muft be made from the Profits, for the neceffary Import of the Materials for building and rigging of Ships, Spani/b Wool to improve our finer Sort of Drapery, raw Silk, dying Drugs, Salt-petre, Salt for our Fishery, and many other Commodities, without which feveral of our Manufactures could not be carried on ; and befides thefe, our Luxury and Depravity of Manners have introduced among us the Ufe of many Things from abroad, as Wine, Oil, Fruits, Spices, fine Linens, Silks, Jewels, Ge. which it would be difficult now to pais without, Cuftom becoming a fecond Nature. It is true, a Reftraint might be laid by fumptuary Laws, but as these have been to long discontinued, they are become almost Strangers to our Conftitution, and could not be revived without Murm: and Repinings; fo that the Proof of the Advantages arising from Commerce would not be difficult, or that these Advantages are not to be flighted as immuterial the national Welfare.

I will allow that a rich Soil may not only nourifh its Inhabitants, but mable them with the Overplus to purchafe a little foreign Luxury, provides they be moderate in their Appetites, and a fmall Share will fatisfy and content them, ancient Frugality mult be reftored, Rents be admitted in Kind, an ! Landlords contented to live among their Tenants.

I could add much more in Support of the Argument propoled, but mult content myfelf with having offered the few preceding Remarks in its Favour, and shall now pass forward to my intended Account of our foreign Trade; And I begin first with France.

### Of the Commerce between Great-Britain and France.

N O commercial Subject whatever has undergone fo much inveftigation, fo ftrict a Scrutiny, nor fuch fevere Cenfures as the trading Intercourfe between France and Great-Britain. The Contention lafted upwards of One Hundred and Fifty Years, and has at length terminated in a Treaty of Commerce, an Event no one commercial Writer would have ventured to predict; and which the Editor of this Work, alone, prefumed to advife as a political Measure of the first Importance, if practicable; at the fame Time, thinking it highly improbable, from the Prejudices fubfifting in both Kingdoms against each other, and the firm Persuafion of the Subjects of Britain, that no Plan of Commerce beneficial to them could be propoled. On the other Hand, the French Government fhewed no Defire to enter into any Negociation of the Kind, whilft a confiderable clandestine Trade was carried on from their Coasts to ours, in those valuable Articles Teas, Wines, Brandies, Laces and Cambrics, prodigious Quantities of each being timuggled into Great-Britain and Ircland, to the great Detriment of the public Revenue, and of the Trade and Manufactures of these Kingdoms.

But when the wife Meafures adopted by the Britif Oovernment in lowering the Duties upon the Importation of Teas, and the Regulations respecting Wines and Spirits began to take Effect to such a Degree as nearly to suppress the chief Branches of this illicit Trade; the Ministry of France began to think feriously of a Treaty of Commerce with Great-Britain. Political Causes, which we cannot enter into in this Place, likewise contributed to change the System of Commerce for the reciprocal Benefit of both Countries.

From

From the Year 1663, to 1778, we read of nothing but heavy Complaints from all our commercial Writers, concerning the Loffes furtained by Great-Britain by the lawful and unlawful Trade with France; the Balance of which in fome Years, during Times of profound Peace, was flated to amount to more than 1,000,000/. Sterling, againft us, independent of the Specie carried out of the Kingdom, to fupport English Families reliding in France and occasionally vifiting Paris.

The great Alteration therefore which has been effected by the following Treaty of Commerce, redounded to the Honour of the *Britifb* Miniftry under whofe Adminiftration it was concluded, and it is earneftly to be withed it may be renewed at the Expiration of the Term flipulated. At prefent indeed, the Bo', of the People in France confider it as too favourable to *Britain*; but we hope the more cularged Ideas of Policy and Commerce which their *new* Government has introduced, will be the Means of continuing the friendly Sentiments now entertained by the moderate and reflecting Part of the Inhabitants of both Countries for each other; and lay the Foundation for a permanent Peace of very long Duration, which muft be much more for the Intereft and Profperity of thefe once rival Nations, than thofe repeated Wars, moft of them fpringing from commercial Caufes, which fooften diffurbed the Repose of Europe, and exhaufted the Treafures of the contending Powers; not to mention the inhuman Effusions of Chriftian Blood, in direct Contradiction to the mild Principles of that Religion which the Rules of both Countries profenely made, *in the Name of the Holy*, *Bieffed and Undwided* Trinity; figned, fealed and ratified by Chriftian Sovereigns; and declared to be perfetual.

Hitherto the fublequent Treaty has met with a better Fate, and therefore it is with Pleafure we lay before our Readers an authentic Copy.

# Treaty of COMMERCE and NAVIGATION between bis Britannic Majefly, and the Most Christian King, figned at Verfailles, the 26th of September 1786.

IS Britannic Majefty, and his Moft Christian Majefty, being equally animated with the Defire not only of confolidating the good Harmony which actually fublifts between them, but also of extending the happy Effects thereof to their refpective Subjects, have thought that the most efficacious Means for obtaining those Objects, conformably to the 18th Article of the Treaty of Peace, figned the 6th of September 1783, would be to adopt a System of Commerce on the Balis of Reciprocity and mutual Convenience; which, by difcontinuing the Prohibitions and prohibitory Duties which have exifted for almost a Century between the two Nations, might produce the most folid Advantages on both Sides, to the national Productions and Industry, and put an End to Contraband Trade, no less injurious to the public Revenue, than to that lawful Commerce which is alone intitled to Protection ; for this End, their faid Majefties have named for their Committines and Plenipotentiaries, to wit, the King of Great-Britain, William Eden, Elg. Privy Counfellor in Great-Britain and Ireland, Member of the Britilb Parliment, and his Envoy extraordinary and Minister Plenipotentiary to his Most Christian Majesty; and the Most Christian King, the Sieur Joseph Mattbias Gerrard de Rayneed, Knight, Counsellor of State, Knight of the Royal Order of Charles III. who, after having exchanged their respective full Powers, have agreed upon the following Articles.

ARTICLE I. It is agreed and concluded between the Moft Serene and Moft Potent King of *Great-Britain*, and the Moft Serene and Moft Potent, the Moft Christian King, that there shall be a reciprocal and entirely perfect Liberty of Navigation and Commerce between the Subjects of each Party, in all and every the Kingdoms, States, Provinces, and Territories, subject to their Majesties in *Europe*, for all and singular Kinds of Goods, in those Places, upon the Conditions, and in fuch Manner and Form as is settled and adjusted in the following Articles.

ART. II. For the future Security of Commerce and Friendship, between the Subjects of their faid Majeflies, and to the End, that this good Correspondence may be preferved from all Interruption and Disturbances; it is concluded and agreed that if at any Time there should arife any Misunderstanding, Breach of Friendship, and Rupture between the Crowns of their Majesties, which God forbid! ferbid! whice Home of the two Parties remaining an bance, fo lo. Laws and O and the refpe Term of twel may remove or to the Start to be extended

ART. HI. of the Kingde Act of Hoftil Rivers, Stream fo that the Su fluction for an they are called Virtue, or und ditturb, infett, tants of the K they arm Ship. which End, as tions thall be re nions of each 12 or Letters of R Tranfgreffors, 1 to whom they ha after granted by Detriment of th is denied or delay verified, unlefs fal, be commun against whose Su or fooner, if it faction which a

ART. IV. T two Sovereigns Pafiport, genera the Kingdoms, Towns walled whatfoever, of o to remain there, they pleafe, all ' mutually be trea all thefe Matters and Statutes, an promote reciproce

ART. V. The Licence to come bard the fame, Laws of either Ports, Places, at and to remain au Horfes, or to loa dizes, where the Manner, whethe or wherever fuch and keep in their Parts, and aftery

# GREAT-BRITAIN. G.

ferbid! which Rupture thall not be deemed to exift, until there calling or fending Home of the refpective Amhaliadors or Ministers, the Subjects of each of the two Parties reliding in the Dominions of the other, thall have the Privilege of remaining and continuing their Trade therein, without any Manner of Difturhance, to long as they behave peaceably, and commit no Offence against the Laws and Ordinances ; and in Cafe their Conduct thould render them fufpected. and the respective Governments should be obliged to order them to remove, the Term of twelve Months thall be allowed them for that Purpole, in Order that they may remove with their Effects and Property, whether entrulted to Individuals. or to the State. At the fame Time, it is to be underflood that this Favour is not to be extended to those who thall act contrary to the established Laws.

ART. HI. It is likewife agreed and concluded that the Subjects and Inhabitants of the Kingdoms, Provinces, and Dominions of their Majeffies thall exercise no Ad of Hoffility, or Violence against each other, either by Sea or by Land, or in Rivers, Streams, Ports or Havens, under any Colour or Pretence whatfoever. fo inat the Subjects of either Party thall receive no Patent, Committion, or Infraction for arming and acting at Sea, as Privateers; nor Letters of Reprifal as they are called, from any Princes or States, enemies to the other Party 1 nor by Virtue, or under Colour of fuch Patents, Committions, or Reprif.ils, thall they didurb, infeft, or any Way prejudice or damage the aforefaid Subjects and Inhabitents of the King of Great-Britain, or of the Moft Chriftian King; neither thall they arm Ships in fuch Manner as is above faid, or go out to Sea therewith. To which End, as often as it is requefted by either Party, ftrict and express Prohibitions thall be renewed and published in all the Territories, Counties, and Dominions of each Party wherefoever, that no one thall in any wife use fuch Commissions or Letters of Reprifal, under the fevereft Punithment that can be inflicted on the Tranfgreffors, belides being liable to make full Reflitution and Satisfaction to those to whom they have done any Damage ; neither fhall any Letters of Reprifal be hereafter granted by either of the faid high contracting Parties, to the Prejudice or Detriment of the Subjects of the other, except only in fuch Cafe wherein Juffice is denied or delayed; which Denial or Delay of Juffice thall not be regarded as verified, unlefs the Petitions of the Perfon, who defires the faid Letters of Reprifal, be communicated to the Minister retiding there, on the Part of the Prince against whole Subjects they are to be granted, that within the Space of four Months, or fooner, if it be poffible, he may manifest the Contrary, or procure the Satisfaction which may be justly due.

ART. IV. The Subjects and Inhabitants of the refpective Dominions of the two Sovereigns thall have Liberty, freely and fecurely, without Licence or Paffport, general or fpecial, by Land or by Sea or any other Way, to enter into the Kingdoms, Dominions, Provinces, Countries, Islands, Cities, Villages Towns walled or unwalled, fortified or unfortified, Ports, or Territories whatfoever, of either Sovereign, fituated in Europe, and to return from thence, to remain there, or to pass through the fame, and therein to buy and purchase as they pleafe, all Things neceflary for their Subliftence and Ufe, and they fhall mutually be treated with all Kindners and Favour. Provided, however, that in all these Matters they behave and conduct themselves conformably to the Laws and Statutes, and live with each other in a friendly and peaceable Manner, and promote reciprocal Concord by maintaining a mutual and good Understanding.

ART. V. The Subjects of each of their faid Majefties may have Leave and Licence to come with their Ships, as also with the Merchandizes and Goods on board the fame, the Trade and Importation whereof are not prohibited by the Laws of either Kingdom, and to enter into the Countries, Dominions, Cities, Ports, Places, and Rivers of either Party, fituated in Europe, to refort thereto, and to remain and refide there, without any Limitation of Time; also to hire Horfes, or to lodge with other Perfons, and to buy all lawful Kinds of Merchandizes, where they think fit, either from the first Maker or Seller, or in any other Manner, whether in the public Market for the Sale of Merchandizes, or in Fairs, or wherever fuch Merchandizes are manufactured or fold. They may likewife deposit and keep in their Magazines and Warehouses, the Merchandize brought from other Parts, and afterwards expose the same to Sale, without being in any wife obliged, 7 Y unless

from in by Years. ,0001. m, to

Treaty fe Adencwed of the c more ntroduertained for each uration. Nations. , which the conflood, in s of both it folemn Trinity ; petual. fore it is

### , and the 6.

animated h actually o their rening those ed the 6th s of Recibitions and e two Nahe national is injurious intitled to mmillaries Efq. Privy iment, and an Majesty; Raynecal, who, after following

c and Molt t, the Moft Liberty of 11 and every Majefties in Conditions, ing Articles. between the rrefpondence ncluded and , Breach of which God forbid!

634

unlefs willingly and of their own Accord, to bring the faid Merchandizes to the Neither are they to be burthened with any Impositions or Duties Marts and Fairs. on Account of the faid Freedom of Trade, or for any other Caufe whatfoever. except those which are to be paid for their Ships and Merchandizes, conformably to the Regulations of the prefent Treaty, or those to which the Subjects of the two contracting Parties shall themselves be liable. And they shall have free Leave to remove the miclives, as also their Wives, Children and Servants, together with their Merchandizes, Property, Goods, or Effects, whether bought or imported, wherever they shall think fit, out of either Kingdom, by Land and by Sea, on the Rivers and fresh Waters, after discharging the usual Duties; any Law, Privilege, Grant, Immunities or Cuftoms, to the contrary thereof in any wife notwithflauding. In Matters of Religion, the Subjects of the two Crown, thall enjoy perfect Liberty. They thall not be compelled to attend divine Service, whether in the Churches or elfewhere; but on the contrary, they thall be permitted, without any Moleftation, to perform the Exercites of their Religion privately in their own Houses, and in their own Way. Liberty shall not be refused to bury the Subjects of either Kingdom who die in the Territories of the other, in convenient Places to be appointed for that Purpole; nor thall the Funerals or Sepulchres of the Deceated be in any wife diffurbed. The Laws and Statutes of each Kingdom thall remain in full Force and Vigour, and thall be duly put into Execution, whether they relate to Commerce and Navigation, or to any other right, those Cafes only excepted, concerning which it is otherwise determined in the Articles of the prefent Treaty.

ART. VI. The two high contracting Parties have thought proper to fettle the Dutics on certain Goods and Merchandizes, in order to fix invariably the Footing on which the Trade therein thall be eftablished between the two Nations. In Confequence of which they have agreed upon the following Tariff, viz. ift. The Wines of France, imported directly from France into Great-Britain,

thall, in no Cafe, pay any higher Duties than those which the Wines of Por-tugal now pay. The Wines of France, imported directly from France into Ireland, thall pay no higher Duties than those which they now pay. 2d. The Vinegars of France, instead of Sixty freen Pounds, five Shillings and

three Pence ; and twelve twenticths of a Penny Sterling, per Ton, which they now pay, thall not for the future pay in Great-Britain any higher Duties than Thirty Leo Founds eighteen Shillings, and ten Pence, and fixteen twentieths of a Penny Stering, per Ton.

3d. The Brandies of France, inftead of Nine Shillings and fix Pence, and twelve twentieths of a Penny Sterling, fhall for the future, pay in Great-Britain, only Seven Skillings per Gallon, making four Quarts English Measure.

4th. Oil of Olives, coming directly from France, shall for the future, pay no higher Duties than are now paid for the fame, from the most favoured Nations.

5th. Beer thall pay reciprocally a Duty of Thirty per Cent. ad Valorem.

6th. The Duties on Hardware, Cutlery, Cabinet-ware and Turnery, and alfo all Works, both heavy and light, of Iron, Steel, Copper, and Brais, shall be classed ; and the highest Duty shall not exceed Ten per Cent. ad Valorem.

7th. All Sorts of Cottons manufactured in the Dominions of the two Sovereigns in Europe, and also Woollens, whether knit or wove, including Hotiery, shall pay, in both Countries, an import Duty of Twelve per Cent. ad Valorem; all Manufactures of Cotton or Wool, mixed with Silk excepted; which thall remain prohibited on both Sides.

8th. Cambricks and Lawns shall pay, in both 'Countries, an import Duty ci five Shillings, or Six Livres Tournois, per Demi-Piece of Seven Varas and three Quarters, Englith Measure; and Linens made of Flax or Hemp, manufactured in the Dominions of the two Sovereigns in Europe, shall pay no higher Duties either in Great-Britain or France, than Linens manufactured in Holland or Flanders, imported into Great-Britain, now pay. And Linen made of Flax or Hemp, manufactured in Ireland or France, shall reciprocally pay no higher Duties than Linens manufactured in Holland, imported into Ireland now pay.

gto.

oth. Sadle Valorem.

10th. Gan rith. Mill Kind, or of a ciprocally a ufed therein, Dutics than th

12th. Port per Cent. ad

His Brita Duties on the upon the Man namely, on all And his n

with Regard Beer. And for th

brem, which concert with alfo the prope faid Goods an

But if it made in the the two Sover them.

ART. VII. confent; and the two Sover Dominions, fent Treaty | Dominions, f which are gra

And it beir tive Subjects Advantageous thall hereafter other Europea cipate therein referve, viz. the Family C what the has

of 1703, bety And to the

aforefaid Imp

it is agreed th

shall be affixe

France, as in

King of Grea

ference shall

not be levied

Tariffs, and a

other Perfon

directly or inc

any Sum of M

or Compenfa

other Pretenc

13th. Plat Side, paying

### GREAT-BRITAIN, Ge.

# oth. Sadlery shall reciprocally pay an import Duty of Fifteen per Cent. ad Valuem.

10th. Ganzes of all S rts fhall reciprocally pay Ten per Cent. ad Valorem.

11th. Millenery made up of Mullin, Lawn, Cambrick, or Gauze of every Kind, or of any other Article admitted under the prefent Tariff, fhall pay reciprocally a Duty of *Twelve per Cent. ad Valorem* 1 and if any Articles thall be uted therein, which are not fpecified in the Tariff, they fhall pay no higher Dutiev than those paid for the fame Articles by the most favoured Nations.

12th. Porcelain, Earthen-ware, and Pottery, ihall pay reciprocally Twelve for Cent. ad Valorem.

13th. Plate-Glais, and Glais Ware in General thall be admitted, on each side, paying a Duty of *Twelve per Cent*, ad Valoren.

His Britannie Majefty referves the Right of countervailing by additional Duties on the under-mentioned Merchandizes, the internal Duties actually imposed upon the Manufactures, or the imposed Duties which are charged on the Raw Materials; namely, on all Linens or Cottons, frained or painted, on Beer, Glafs-Ware, and Iron.

And his most *Chriflian* Majerty alto referves the Right of doing the fame, with Regard to the following Merchandizes; namely, Cottons, Iron, and Beer.

And for the better fecuring the due Collection of the Duties payable, *ad Falerem*, which are fpecified in the above Tariff, the faid cont. Eding Parties will concert with each other, as well the Form of the Declarations to be made, as alfo the proper Means of preventing Fraud, with Refpect to the real Value of the faid Goods and Merchandizes.

But if it thall hereafter appear, that any miftakes have inadvertently been made in the above Tariff, contrary to the Principles on which it is founded, the two Sovereigns will concert, with good Faith, upon the Means of rectifying them.

ART. VII. The Duties above specified are not to be altered but by mutual confent; and the Merchandizes not above specified shall pay, in the Dominions of the two Sovereigns, the Import and Export Duties payable in each of the faid Dominions, by the molt favoured *European* Nations, at the Time the prefent Treaty bears Date; and the Ships belonging to the Subjects of the faid Dominions, shall also respectively enjoy therein all the Privileges and Advantages which are granted to those of the most favoured *European* Nations.

And it being the Intention of the two high contracting Parties, that their refpective Subjects thould be in the Dominions of each other upon a Footing as Advantageous as those of other European Nations; they agree, that in Cafe they thall hereafter grant any additional Advantages in Navigation or Trade, to any other European Nations, they will reciprocally allow their faid Subjects to participate therein; without Prejudice, however, to the Advantages which they referve, viz. France in favour of Spain, in confequence of the 24th Article of the Family Compact, figned the roth of May, 1761; and England according to what the has practified in Conformity to, and in Confequence of the Convention of 1703, between England and Portugal.

And to the End that every Performay know, with Certainty, the State of the aforefaid Impofts, Cuftoms, Import, and Export Duties, whatever they may be, it is agreed that Tariffs, indicating the Impofts, Cuftoms, and ethablithed Duties, shall be affixed in publick Places, as well in *Rouen*, and the other trading Cities of *France*, as in *London*, and the other trading Cities under the Dominion of the King of *Great-Britain*; that Recourfe may be had to them whenever any Difference thall and concerning fuch Impofts, Cuftoms, and Duties, which thall not be levied otherwife than in Conformity to what is clearly experfied in the faid Tariffs, and according to their natural Conftruction. And if any Officer, or other Perfon in his Name, Itall, under any Pretence, publickly or privately, directly or indirectly, demand, or take of a Merchant, or of any other Perfon, any Sum of Money, or any Thing elfe, on account of Duties, Impofts, Search, or Compenfation, although it be under the Name of a free Gift, or under any other Pertence, more or otherwife than what is above preferibed; in fuch Cate, the

635

to fettle the the Footing ations. In

eat-Britain, nes of Pornto Ireland,

billings and they now than Thirty Peany Ster-

*and twebs ritain*, only urc, pay no

ry, and alfo nis, thall be trem. o Sovereigns

ofiery, fhall *i'alorem*; all fhall remain

bort Duty ci as and three nanufactured gher Duties l or Flanders, c or Hemp, Duties than

the faid Officer, or his Deputy, if he be accufed and convicted of the fame before a competent Judge, in the Place where the Crime was committed, fhall give full Satisfaction to the injured Party, and fhall fuffer the Penalty preferibed by the Laws.

ART. VIII. No Merchandife exported from the Countries, refpectively, under the Dominion of their Majeffies, thall hereafter be fubject to be infpected or confideated, under any Pretence of Fraud or Defect in making or working them, or of any other Imperfections whatfoever; but abfolute Freedom thall be allowed to the Buyer and Seller, to bargain and fix the Price for the fume, as they thell fee Good; any Law, Statute, Edict, Proclamation, Privilege, Grant, or Curlom to the contrary notwithtlanding.

ART. IX. Whereas feveral Kind of Merchandizes, which are ufually contained in Cafks, Chefts, or other Cafes, and for which the Duties are paid by Weight, will be exported from and imported into *France* by *Britifk* Subjects; it is agreed, that in fuch Cafes, the aforetaid Duties thall be demanded only according to the real Weight of the Merchandizes; and the Weight of the Cafes, Chefts, and other Cafes whatever, thall be deducted in the fame Manner as has been, and is now practified in *England*.

ART.X. It is further agreed, that if any Miftake er Error thill be committed by any Mafter of a Ship, his Interpreter or Factor, or by any other Perfor employed by him, in making her Entry or Declaration of her Cargo, neither the Ship nor the Cargo thall be fubject, for fach Defect, to Confication, but it thall be havful for the Proprietors to take back again fach Goods as were omitted in the Entry or Declaration of the Matter of the Ship, paying only the accultomed Duties, according to the Placart, provided always that there be no manifelt Appearance of France. Neither fhall the Merchants, or the Mafters of ships, or the Merchandize, be fubject to any Penalty, by Reafon of fuch Omiflion, in Cafe the Goods omitted in the Declaration fhall not have been landed before the Declaration has been made.

ART. XI. In Cafe either of the two high contracting Parties thall think proper to effabilith Prohibitions, or to augment the Import Duties upon any Goods or Merchandize of the Growth or Manufacture of the other, which are not fpecified in the Tariff, fuch Prohibition or Augmentations thall be general, and mail comprehend the like Goods and Merchandizes of the molt favoured *European* Nations, as well as those of either State; and in Cafe either of the two contracting Parties thall revoke the Prohibitions, or diminith the Duties in favour of any other *European* Nation, upon any Goods or Merchandize of its Growth or Manufacture, whether on Importation or Exportation, fuch Revocations or Diminutions thall be extended to the Subjects of the other Party; on Condition that the latter thall grant to the Subjects of the former, the Importation and Exportation of the like Goods and Merchandizes under the fame Duties; the Cafes referved in the 6th Article of the prefent Treaty always excepted.

ART. XII. And forafinuch as a certain Ufage, not authorifed by any Law, has formerly obtained in divers Parts of *Great-Britain* and *France*, by which *Frencb* Subjects have paid in *England* a Kind of Capitation Tax, called, in the Language of that Country, Head-money; and *Englifb* Subjects a like Duty in *France*, called *Argent de Cbof*; it is agreed, that the faid Impoft thall not be demanded for the future, on either Side, neither under the ancient Name, 'nor under any other Name whatfoever.

ART. XHI. If either of the high contracting Parties has granted, or fhall grant any Bounties for encouraging the Exportation of any Articles, being of the Growth, Froduce, or Manufacture of his Dominions, the other Party fhall be allowed to add to the Duties already imported by Virtue of the prefert Treaty, on the faid Goods and Merchandize, imported into his Dominions, fue an Import Daty as thall be equivalent to the faid Bounty. But this Stipulation is not to extend to the Cafes of Reflictations of Duties and Imports, called *Dratebacks*, which are allowed upon Exportation. ART. of his Bri Britain, a

Moft Cha granted to And th Effect, w there, for Enjoymen in like Ma relates to to the fain

ART. 2 jects, arriv of Great-H Duty, or a in the Dou from every ART. 2

ART. M jects of eith Enmity wit two Kinge to exchange except fuch from whom ART. X

Ship and h to the faid shall require a Declaratio to answer th done, it fha Commander Merchants Accounts an in fuch Lan Search what their Books they fhall be the Judge m Books than effary to g Pretence, to Owners, or Subjects of t or other Inft. which, that to the Laws and atteiled

ART. XV manders of S the Dominion to manage the of whomfoever, or Moreover, M Ships, to may for that Purj for them to be

ART.

# GREAT-BRITAIN, St.

he fame bemitted, thall y preferibed

refpectively, be infpected or working lom thall be lame, as they c, Grant, or

ally contained by Weight, it is agreed, ording to the Cheits, and been, and is

thall be comtother Perfon o, neither the cation; but it zere omitted in e accurtomed e no manifelt ters of alups, Omithion, in ded before the

ies thall think ties upon any er, which are all be general, moft favoured Lafe either of ith the Duties handize of its a, fuch Revoher Party; on he Importation er the fame Treaty always

I by any Law, once, by which called, in the like Duty in It thall not be at Name, 'nor

, or fhall grant of the Growth, be allowed to y, on the faid Import Daty not to extend wbacks, which

ART.

ART. XIV. The Advantages granted by the prefent Treaty, to the Subjects of his Britannic Majefty thall take Effect, as far as relates to the Kingdom of Great-Britain, as foon as Laws thall be paffed there, for fecuring to the Subjects of his Most Christian Majefty the reciprocal Enjoyment of the Advantages which are granted to them by the prefent Treaty.

And the Advantages granted by all thefe Articles, except the Tariff, fhall take Effect, with Regard to the Kingdom *ci Ireland*, as foon as Laws fhall be pafled there, for fecuring to the Subjects of his Moft Chriftian Majetty, the reciprocal Enjoyment of the Advantages which are granted to them by this Treaty; and in like Mauner, the Advantages granted by the Tariff fhall take Effect, in what relates to that Kingdom, as foon as Laws fhall be paffed there, for giving Effect to the faid Tariff.

ART. XV. It is agreed, that Ships belonging to his Britannic Majefty's Subjects, arriving in the Dominions of his Mott Chrittian Majefty, from the Ports of Graat-Britain, or Ireland, or from any other foreign Port, thall not pay Freight Duty, or any other like Duty. In the fame Manner French Ships thall be exempted in the Dominions of his Britannic Majefty, frum the Duty of five Shillings, and from every other fimilar Duty or Charge.

ART. XVI. It shall not be lawful for any foreign Privateers, not being Subjects of either Crown, who have Committions from any other Prince or State, in Ennity with either Nation, to arm their Ships in the Ports of either of the faid two Kingdoms, to fell what they have taken, or in any other Manner whatever to exchange the fame; neither shall they be allowed even to purchase Victuals, except fuch as shall be necessary for their going to the nearest Port of that Prince from whom they have obtained Commissions.

ART. XVII. When any Difpute shall arife between any Commander of a Ship and his Seamen, in the Ports of either Kingdom, concerning Wages due to the faid Seamen, or other civil Caufes whatever, the Magistrate of the Place shall require no more from the Person accused, than that he give to the Accuser a Declaration in Writing, witneffed by the Magistrate, whereby he shall be bound to answer that Matter before a Competent Judge in his own Country; which being done, it shall not be lawful for the Seamen to defert their Ship, or to hinder the Commander from profecuting his Voyage. It shall moreover be lawful for the Merchants in the Places of their Abode, or elfewhere, to keep Books of their Accounts and Affairs, as they fhall fee fit, and to have an Intercourfe of Letters, in fuch Language and Idiom as they fhall chufe, without any Moleftation or Search whattoever. But if it thould happen to be necessary for them'to produce their Books of Accounts for deciding any Difpute or Controverfy, in fuch Cafe, they fhall be obliged to bring into Court the entire Books or Writings, but fo as the Judge may not have Liberty to take Cognizance of any other Articles in the fuid Books than fuch as thall relate to the Affair in Queftion, or fuch as thall be neeffary to give Credit to the faid Books; neither thall it be lawful, under any Pretence, to take the faid Books, or Writings forcibly out of the Hands of the Owners, or to retain them, the Cafe of Bankruptcy only excepted. Nor thall the Subjects of the King of Great-Britain be obliged to write their Accounts, Letters, or other Inftruments relating to Trade on Stampt Paper, except their Day book, which, that it may be produced as Evidence in any Law-fuit, ought, according to the Laws which all Perfons trading in *France* are to obferve, to be indorfed and attested *Gratis* by the Judge under his own Hand.

ART. XVIII. It is further agreed and concluded, that all Merchants, Commanders of Ships, and others, the Subjects of the King of Great-Britain, in all the Dominions of his Moft Chriftian Majefty in Europe, thall have full Liberty to manage their own Affairs themfelves, or to commit them to the Management of whomfoever they pleafe; nor thall they be obliged to comploy any Interpreter or Broker, nor to pay them any Salary, unlefs they thall chufe to employ them. Moreover, Mafters of Ships thall not be obliged in loading and unloading their Ships, to make Ufe of those Perfons who may be appointed by public Authority for that Purpofe, either at Bourdeaux, or elfewhere; but it thall be entirely free for them to load or unload their Ships by themfelves, or to make Ufe of fuch 7 Z

Perfon or Perfons in lading or unlading the fame as they fhall think fit, without the Payment of any Reward to any other, whomfoever; neither fhall they be forced to unlade into other Ships, or to receive into their own, any Merchandize whatever, or 'o wait for their Lading any longer than they pleafe. And all the Subjects of the Moft Christian King fhall reciprocally have and enjoy the fame Privileges and Liberties, in all the Dominions of his Britannic Majefty in Europe.

ART. XIX. The Ships of either Party being laden, fuiling along the Coafts of the other, and being forced by Storm into the Havens or Ports, or making Land there in any other Manner whatever, fhall not be obliged to unlade their Goods or any Part thereof, or to pay any Duty, unlefs they, of their own Accord, unlade their Goods there, and fell forme Part thereof. But it fhall be lawful, Permiftion having been first obtained from those who have the Direction of Maritime Affairs, to unlade and fell a finall Part of their Cargo, merely for the End of purchating Neceflaries, either for victualling or refitting the Ship; and in that Cale, the whole Lading fhall not be fubject to pay the Duties, but that finall Part only, which thall have been taken out and fold.

ART. XX. It fhall be lawful for all the Subjects of the King of Great-Britain. and of the Moft Chriftian King, to fail with their Ships, with perfect Security and Liberty, no Diffinction being made who are Proprietors of the Merchandizes laden thereon, from any Port whatever, to the Countries which are now, or thall be hereafter at War with the King of Great-Britain, or the Moft Chriftian King, It thall likewife be lawful for the aforefaid Subjects, to fail and traffick with their Ships and Merchandizes, with the fame Liberty and Security, from the Countries. Ports, and Places of these who are enemies of both, or of either Party, without any Opposition or Difturbance whatfoever, and to pass directly not only from the Places of the Enemy aforementioned to neutral Places, but also from one Place belonging to an Enemy, to another Place belonging to an Enemy, whether they be under the Jurifdiction of the fame, or of feveral Princes. And as it has been flipulated concerning Ships and Goods, that every thing fhall be deemed free, which fhall be found on board the Ships belonging to the Subjects of the refreetive Kingdoms, although the whole Lading, or Part thereof, thould belong to the Enemies of their Majeftics, contraband Goods being always excepted, on the flopping of which, fuch Proceedings shall be had as are conformable to the Spirit of the following Articles ; it is likewife agreed, that the fame Liberty be extended to Perfons who are on board a free Ship, to the End that, although they be Enemies to both, or to either Party, they may not be taken out of fuch free Ships, unlefs they are Soldiers, actually in the Service of the Enemics, and on their Voyage for the Purpose of being employed in a military Capacity, in their Fleets or Armics.

ART. XXI. This Liberty of Navigation and Commerce fhall extend to all Kinds of Merchandizes, excepting thole only which are specified in the following Article, and which are described under the Name of Contraband.

ART. XXII. Under this Name of contraband, or prohibited Goods, fhall be comprehended Arms, Cannon, Harquebuffes, Mortars, Petards, Bombs, Grenades, Saucifles, Carcafles, Carriages for Cannon, Mufket-Refts, Bandoleers, Gua-powder, Match, Salt-petre, Ball, Pikes, Swords, Head-pieces, Helmets, Cuttafles, Halberts, Javelins, Holfters, Belts, Horfes, and Harnefs, and all other like Kind of Arms and warlike Implements, fit for the Ufe of Troops.

ART. XXIII. These Merchandizes which follow thall not be reckoned among contraband Goods, that is to fay, all Sorts of Cloth, and all other Manufactures of Wool, Flax, Silk, Cotton, or any other Materials, all Kinds of wearing Apparel, together with the Articles of which they are ufually made, Gold, Silver, coined or uncoined, Tin, Iron, Lead, Copper, Brafs, Coals, as alfo Wheat and Barley, and any other Kind of Corn and Pulfe, Tobacco, and all Kinds of Spices, falted and finoaked Fleth, falted Fith, Cheefe and Butter, Beer, Oils, Wines, Sugar, all Sorts of Salt, and of Provisions which ferve for Suftenance and Food to Mankind; alfo all Kinds of Cotten, Cordage, Cables, Sails, Sail-cloth, Hemp, Tallow, Pitch, Tar and Rofin, Anchors, and any Parts of Anchors, Ship-mafts, Planks, Timber of all Kinds of Trees, and all other Thinge Things p whatever Furniture lef: fuch which T which an fo that th Places be: up, or in

ART. avoided an effies the iects of th Name, P the Mafte the Ship r Paffports prefent Tr return Ho laden are with Certi whence th whether f the 22d A cer of the And if any whom the ARr. X

fpective Ki heing willin Cargoes, o Lading, un Goode, cal Partics. ART, Xi

of the refport or on the h Serene Maj preventing their Boats to the Nun of fuch Sh perty of the and the Shi her Voyage or to chafe ART. X

two high co other Sovere may be juft Seas, as in cates, expre specified in ART. XX

a Lift of the which are do and which a to break up on board fue

# GREAT-BRITAIN, &c.

fit, without hall they be Aerchandize And all the oy the fame Majefty in

g the Coafts or making unlade their own Accord, l be lawful, ion of Marifor the End ; and in that ut that fmall

reat-Britain. fect Security Vierchandizes now, or thall riflian King. ck with their he Countries, arty, without ot only from lfo from one my, whether And as it has e deemed free, of the respecbelong to the 1, on the flopthe Spirit of be extended to ey be Enemies Ships, unleis eir Voyage for ts or Armics. extend to all the following

boods, fhall be Bombs, Gres, Bandoleers, ces, Helmets, and all other pops.

be reckoned other Manuall Kinds of ufually made, rais, Coals, as bbacco, and all Butter, Beer, erve for Sufte-Cables, Sails, any Parts of and all other Things Things proper either for building or repairing Ships. Nor fhall any other Goods whatever, which have not been worked into the Form of any Inftrument, or Furniture for Warlike Ufe, by Land or by Sea, be reputed contraband, much lef fuch as have been already wrought or made up for any other Purpofe. All which Things fhall be deemed Goods not contraband, as likewife a'l others which are not comprehended and particularly deferibed in the preceding Article; fo that they may be freely carried by the Subjects of both Kingdoms, even to Places telonging to an Enemy, excepting only fuch Places as are befieged, blocked up, or invefted.

ART. XXIV. To the End that all Mauner of Diffentions and Quarrels may be avoided and prevented on both Sides, it is agreed, that in Cafe either of their Mareflies thould be engaged in a War, the Ships and Veficls belonging to the Subiefts of the other shall be furnished with Sea-letters, or Passports, expressing the Name, Property, and Bulk of the Ship, as also the Name and Place of Abode of the Mafter or Commander of the faid Ship, that it may appear thereby, that the Ship really and truly belongs to the Subjects of one of the taid Princes ; which Paffports thall be made out and granted, according to the Form annexed to the prefent Treaty: they shall likewife he renewed every Year, if the Ship happens to return Home within the Space of a Year. It is also agreed, that fuch Ships when laden are to be provided not only with Patfports as above-mentioned, but alfo with Certificates containing the feveral Particulars of the Cargo, the Place from whence the Ship failed, and whither the is bound, that fo it may be known whether the carries away any of the prohibited or contraband Goods specified in the 22d Article of this Treaty; which Certificate thall be prepared by the Officer of the Place from whence the Ship shall fet fail, in the accustomed Form. And if any one shall think fit to exprets in the faid Certificates the Perton to whom the Goods belong, he may freely do fo.

At r. XXV. The Ships belonging to the Subjects and Inhabitants of the refpective Kingdoms, coming to any of the Coafts of either of them, but without heing willing to enter into Port, or being entered, yet not willing to land their Cargoes, or to break Bulk, thall not be obliged to give an Account of their Lading, unlefs they are fulpected, upon fure Evidence, of carrying prohibited Goods, called contraband, to the Enemies of either of the two high contracting Parties.

ART. XXVI. In Cafe the Ships belonging to the faid Subjects or Inhabitants of the refpective Dominions of their most Serene Majeftics, either on the Coaft, or on the high Sea, thall meet with any Men of War and Privateers, for preventing any Inconveniences, are to remain out of Cannon-Shot, and to fend their Boats to the Merchant-Ship which may be met with, and thall enter her to the Number of two or three Men only, to whom the Mafter or Commander of fuch Ship or Veticl thall thew his Patiport, containing the Proof of the Property of the Ship, made out according to the Form annexed to this prefent Treaty; and the Ship which thall have exhibited the fame, thall have Liberty to continue her Voyage, and it thall be wholly unlawful any Way to moleft or fearch her, or to chafe or compel her to alter her Courfe.

or to chale or compel her to alter her Courfe. ART. XXVII. The Merchant Ships belonging to the Subjects of either of the two high contracting Parties, which intend to go to a Port at Enmity with the other Sovereign, concerning whofe Voyage and the Sort of Goods on board, there may be juft Caufe of Sufficien, thall be obliged to exhibit, as well on the High Seas, as in the Ports and Havens, not only her Pafiports, but alfo her Certificates, exprelling that the Goods are not of the Kind which are contraband, as frecified in the 22d Article of this Treaty.

AR r. XXVIII. If, on exhibiting the above-mentioned Certificates, containing a Lift of the Cargo, the other Party thould difcover any Goods of that Kind which are declared contraband, or prohibited by the 22d Article of this Treaty, and which are defigned for a Port fubject to his Enemies, it thall be unlawful to break up or open the Hatches, Chefts, Cafks, Balcs, or other Vetfels found ca board fuch Ships, or to remove even the finalleft Parcel of the Goods, whether

ther the faid Ship belongs to the Subjects of the King of Greet-Britain, or of the Moft Chrittian King, unlefs the Lading be brought on Shore, in the Prefence of the Officers of the Court of Admiralty, and an Inventory mode by them of the faid Goods; nor thall it be lawful to fell, exchange, or allenate the fame in any Manner, unlefs after due and lawful Procefs thail have been had againt fuch prohibited Goods, and the Judges of the Admiralty, refpectively that, by Sentence prononneed, have conficated the fame; faving always as welt the Subject as the other Goods found therein, which by this Treaty are to be accounted Pree: neither hay they be detained on Pretence of their being mixed with prohibited Goods, much lefs thall they be confifcated as lawful Prize; and if, when only Part of the Cargo thall confift of contraband Goods, the Mafter of the Ship thall agree, confent, and offer to deliver them to the Captor who has different them, in fuch Cafe the Captor having received thofe Goods, as lawful Prize, thall forthwith releafe the Ship, and not hinder her, by any Means, from profecuting her Voyage to the Place of her Defination.

ART. XXIX. On the contrary it is agreed, that whatever thall be found to be laden by the Subjects and Inhabitants of either Party, on any Ship belonging to the Enemies of the other, although it be not contraband Goods, thall be confifcated in the fame Manner as if it belonged to the Enemy himfelf; except those Goods and Merchandizes which were put on board fuch Ship before the Declaration of War, or the general Order for Reprifals, or even after fuch Declaration. if it were done within the Times following ; that is to fay, if they were put on board fuch Ship in any Port or Place within the the Space of two Months after fuch Declaration, or Order for Reprifals, between Archangel, St. Petersburgh, and the Scilly Islands, and between the faid Islands and the City of Gibraltar; of ten weeks in the Mediterranean Sea; and of eight Months in any other Country or Place in the World; fo that the Goods of the Subjects of either Prince, whether they be contraband or otherwife, which, as aforefaid, were put on board any Ship belonging to an Enemy before the War, or after the Declaration of the fame, within the Time and Limits abovementioned, thall no Ways be liable to Confifcation, but shall well and truly be reftored, without Delay, to the Proprietors demanding the fame; provided neverthelefs, that if the faid Merchandizes be contraband, it thall not be any Ways lawful to carry them afterwards to the Ports belonging to the Enemy,

ART. XXX. And that more abundant Care may be taken for the Security of the refpective Subjects of their Moft Serene Majeflies, to prevent their fufferiag any Injury by the Men of War or Privateers of either Party, all the Commanders of the Ships of the King of *Great-Britain*, and of the Moft Chriftian King, and all their Subjects thall be forbid doing any Damage to those of the other Party, or committing any Outrage against them ; and if they act to the contrary, they thall be punithed, and thall moreover be bound in their Perfons and Eftates, to make Satisfaction and Reparative for all Damages, and the Interest thereof, of what Nature forcer.

ART. XXXI, For this Caule, II Commanders of Privateers, before they receive their Patents or fpecial Committions, thall hereafter be obliged to give, before a competent Judge, futlicient Security by good Bail, who are refpontible Men, and have no Intereft in the faid Ship, each of whom thall be bound in the whole for the Sum of *thirty-fix thoufand Livret Tournois*, or *fifteen bundred Pounds Sterling* of if fuch Ships he provided with above one hundred and fifty Seamen and Soldiers, for the Sum of *feventy-two thoufand Livret Tournois*, or *three thoufand Pounds Sterling*, that they will make entire Satisfaction for all Damages and Injuries whatfoever, which they, or their Officers, or others in their Service, may commit during their Cruize, contrary to the Tenour of this prefent Treaty, or the Edits made in Confequence thereof by their mott Serene Majetties, under Penalty likewife of having their Patents, and fpecial Committions revoked and annulled.

ART. XXXII. Their faid Majetties being willing mutually to treat, in their Dominions, the Subjects of each other as favourably as if they were their own Subjects, will give fuch Orders as thall be necetlary and effectual, that the Judgments and Decrees concerning Prizes in the Courts of Admiralty be given conformably conformably Ficaty, by latereft in t

ART. X fufficiently a for the Con whatfoever. and Certifice as, if it bu to the Subje Goods, defito Confifea preceed on

If the M be removed Goods lader remain in f ART. X2

of the two to the formal Space of pair of one third rel; which to if not, and it of the Adm Veffel fhall 1 If the Ship

Honrs, the f

Majefly, or Owner, on I Cargo, Guns and the *Tent* Sum thall bave rel above-mentio ping of this ART. XX

to other their the other Pri given, their is in their Couthat it may a tribed in the likewife take be done to a before or afte belawful to fu of the Perfon enacted on bs AKT. XX

to that a judi Effects to be Security to be the Ship tho the Value of being given b if the Claima the Prize to sufficient Sec

### GREAT-BRITAIN, &c.

ritain, or of in the Prenucle by them have the fame a had ugainft sail, by Sene S.d. 2646 sounted Free: h prohibited hen only Part of thall agree, hern, in fuch all forthwith ing her Voy-

be found to ip belonging thall be conexcept those ore the Defuch Declaif they were two Months , St. Peters-City of Gibin any other ets of either id, were put the Declaraall no Ways aut Delay, to the faid Merthem after-

he Security of heir fufferiag Commanders an King, and other Party, ontrary, they d Eftates, to ft thereof, of

re they receive give, before a ble Men, and the whole for *ds Sterling*, or and Soldiers, *d Pounds Strr*uries whatfomay commit or the Edicts Penalty likeannulled. treat, in their

ere their own hat the Judgbe given conformably confictmably to the Rules of Juffice and Equity, and to the Stipulations of this Team, by Judges who are above all Sufficient; and who have no Manner of Intereft in the Caufe in Diffute.

ART. XXXIII. And when the Quality of the Ship, Goods, and Matter thalf fufficiently appear, from fuch Paffports and Certificates, it thall not be lawful for the Commanders of Men of War to exact any further Proof under any Pretext whatfoever. But if any Merchant Ship thall not be provided with fuch Paffports and Certificates, then it may be examined by a proper Judge, but in fuch Manner as, if it be found, from other Proofs and Documents, that it truly belongs to the Subjects of one of the Sovereigns, and does not contain any contraband Goods, deligned to be carried to the Enemy of the other, it fhall not be liable to Confication, but thall be releafed, together with its Cargo, in Order to preceed on its Voyage.

If the Matter of the Ship named in the Paffports thould happen to die, or be removed by any other Caufe, and another put in his Place, the Ship and Goeds laden thereon, thall neverthelets be equally fecure, and the Paffports thall remain in full Force.

ART. XXXIV. It is further provided and agreed, that the Ships of either of the two Nations, retaken by the Privateers of the other, finall be rethored to the former Owner, if they have not been in the Power of the Enemy for the Space of *jow and teenty* Hours, fubject to the Payment, by the faid Owner, of one third of the Value of the Ship retaken, and of its Cargo, Guns, and Apparel; which third Part fhall be anticably adjufted by the Parties concerned : but if not, and in Cafe they fhould difagree, they fhall make Application to the Officers of the Admiralty of the Place where the Privateer which retook the captured Veffel fhall have carried her.

If the Ship retaken has been in the Power of the Enemy above four and twenty Horrs, the thall wholly belong to the Privateer which retook her.

In Cafe of a Ship being retaken by any Man of War belonging to his Britannie Majefly, or to his Moft Christian Majefly, it shall be reflored to the former Owner, on Payment of the *tbirtietb* Part of the Value of fuch Ship, and of its Cargo, Guns, and Apparel, if it was retaken within the *four and twenty* Hours; and the *Tentb* Part, it it was retaken after the four and twenty Hours; which Sum shall be diffributed as a Reward, amongst the Crews of the Ships which full have retaken such Prize. The Valuation of the *Tbirtietbs* and *Tentb* Parts above-mentioned shall be fettled conformably to the Regulations in the Beginning of this Article.

 $A_{R,T}$ , XXXV. Whenfoever the Ambafilidors of either of their faid Majeflies, or other their Ministers having a public Character, and refiding at the Court of the other Prizee, thall complain of the Injuffice of the Sentences which have been given, their Majeflies thall reciprocally caule the fame to be revited and re-examined in their Councils, unlefs their Councils thould already have decided thereupon, that it may appear, with Certainty, whether the Directions and Provitions preteribed in this *Treaty* have been followed and obferved. Their Majeflies thall likewife take Case that this Matter be effectually provided for, and that Inflice be done to every Complainant within the Space of *three Montbs*. Diever, before or after Judgment given, and pending the Revition thereof, it field not belawful to fell the Goods in Difpute, or to unlade them, unlefs with the Confent of the Perfons concerned, for preventing any Kind of Lofs; and Laws thall be enabled on both Sides for the Execution of the prefent Article.

AKT. XXXVI. If any Differences fhall arite respecting the Legality of Prizes, fo that a judicial Decision should become necessary 1 the Judge shall direct the Effects to be unladen, an Inventory and Appraitement to be made thereof, and security to be required respectively from the Captor for paying the Cofts, in Cafe the Ship should not be declared lawful Prize; and from the Calimant for paying the Value of the Prize; in Cafe it should be declared lawful; which Securities being given by both Parties, the Prize the lall be delivered up to the Claimant. But if the Claimant should refuse to give furficient Security, the Judge shall direct the Prize to be delivered to the Captor, after having received from him good and sufficient Security for paying the full Value of the faid Prize, in Cafe it should be

8 A

adjudged

adjudged illegal. Nor fhall the Execution of the Sentence of the Judge be furpended by Reation of any Appeal, when the Party against whom fuch Appeal fhall be brought, whether Claimant or Captor, fhall have given fufficient Security for reftoring the Ships or Effects, or the Value of fuch Ship or Effects, to the Appellant, in Cafe Judgment flould be given in his Favour.

ART. XXXVII. In Cafe any Ships of War or Merchantmen, forced by Storms or other Accidents, be driven on Rocks or Shelves, on the Coafts of either of the high contracting Parties, and fhould there be dathed to Pieces and fhipwrecked; all fuch Parts of the faid Ships, or of the Furniture or Apparel thereof, as allo of the Goods and Merchandizes as fhall be faved, or the Produce thereof, fhall be faithfully refored, upon the fame being claimed by the Proprietors, or their Factors, duly authorifed, paying only the Expences incurred in the Prefervation thereof, according to the Rate of Salvage fettled on both Sides; faving at the fame Time, the Rights and Cuftorns of each Nation, the Abolition or Modification of which fhall however be treated upon, in the Cafes where they fhall be contrary to the Stipulations of the prefert Article; and their Majeflies will mutually interpole their Authority, that fuch of their Subjects, as thall be fa inhuman as to take Advantage of any fuch Misfortune, may be feverely punithed.

ART. XXXVIII. It thall be free for the Subjects of each Party to employ fuch Advocates, Attornies, Notaries, Solicitors, and Factors as they thall thin's fit; to which end the faid Advocates, and others above-mentioned, thall t appointed by the ordinary Judges, if it be needful, and the Judges be thereunto required.

ART. XXXIX. And for the greater Security and Liberty of Commerce and Navigation, it is further agreed, that both the King of Great-Britain, and the Moft Christian King shall not only refuse to receive any Pirates or Sea- Rovers whatfoever into any of their Havens, Ports, Cities or Towns, or permit any of their Subjects, Citizens or Inhabitants, on either Part to receive or protect them in their Ports, to harbour them in their Houfes, or to affift them in any Manner whatfoever; but further they shall caufe all fuch Pirates, and Sea-Rovers, and all fuch Perfons v ho thall receive, conceal, or affift them, to be brought to condign Puniflument, for a Terror and Example to others. And all their Ships, with the Goods or Merchandizes taken by them, and brought into the Ports of either Kingdom, shall be feized as far as they can be difcovered, and full be reftored to the Owners, or the Factors duly authorifed or deputed by them in writing, proper Evidence being first given in the Court of Adminity, for proving the Property, even in Cafe fuch Effects thould have paffed into other Hands by Sale, if it be proved that the Buyers knew, or might have known, that they had been piratically taken. And generally all Ships and Merchandizes of what Nature foever, which may be taken on the High Seas, thall be brought into fome Port of either Kingdom, and delivered into the Cuftody of the Officers of that Port, that they may be reftored entire to the true Proprietor, as foon as due and fufficient Proof shall have been made concerning the Property thereof.

ART. XL. It thall be lawful, as well for the Ships of War of their Majeflies, as for Privateers belonging to their Subjects, to carry whitherfoever they pleafe, the Ships and Goods taken from their Enemies, without being obliged to pay any Fee to the Officers of the Admiralty, or to any Judges whatever; nor fhall the faid Prizes, when they arrive and enter the Ports of their faid Majeflies, be detained or feized; neither thall the Searchers, or other Officers of thole Places, whit or take Cognizance of the Validity of fuch Prizes; but they fhall be at Liberty to holit Sail at any Time, to depart, and to carry their Prizes to the Place mentioned in the Commiftions or Patents, which the Commanders of fuch Ships of War fhall be obliged to flew: on the Contrary, no Shelter or Refuge fhall be gueen in their Ports to fach as have made Prize upon the Subjects of cluner of their Majeflies; but if forced by Streis of Weather, or the Danger of the Sea, to enter therein, particular Care fhall be taken to haften their Departure, and to caufe them to retire from thence as foon as poffible, as far as it is notrepugpant to former Treaties made in this Refpect with other Sovereigns or States. ART. Islonging Coafts, or having Co it flould Reparation ART.

Torture up any Ship the Ship it thall be for as thall be thall fuffer of Great-L without an

ART. 2 vantage of them, to munity, at Functions fhall be cft Conventior nature of th

ART. X lading of S to perfonal Liberty, as contracting Liberties, a ART. X

ART. X that any In on either S thereupon I Remedies A the Repara fhall be fou ART. X

ART. X referved the Treaty, aft Laws for i and make proper or n this Revifit Term the j mony and f leaft Dinni ART. X

Britannic N if it can b aries.

In Witne of the Kin prefent Tr Done at Ver

ART.

# GREAT-BRITAIN, Oc.

Ant. XLI. Neither of their faid Majeffies thall permit the Ships or Goods telonging to the Subjects of the other, to be taken within Cannon Shot of the Coafts, or in the Ports, or Rivers of the Dominions by Ships of War, or others having Committion from any Prince, Republic, or City whatfoever, but in Cafe it fhould to happen, both Parties thall employ their united Force to obtain Reparation of the Damage thereby occafioned.

ART. XLII. But if it thall appear that the Captor made Ufe of any Kind of Torture upon the Matter of the Ship, the Crew, or others who fhall be on hoard any Ship belonging to the Subjects of the other Party, in fuch Cafe, not only the Ship itfelf, together with the Perfons, Merchandizes, and Goods whatfoever, thall be forthwith releated, without any Delay, and fet entirely free, but alfo fuch as thall be convicted of fo enormous a Crime, together with their Accomplices, thall fuffer the most fevere Punifhment fuitable to their Offences, this the King of Great-Britain, and the Most Christian King, mutually engage shall be obferved, without any Refpect of Perfons whatfoever. ART. XLIII. Their Majefties shall refpectively be at Liberty, for the Ad-

ART.  $\dot{X}$ LIII. Their Majefties fhall refpectively be at Liberty, for the Advantage of their Subjects trading to the Kingdoms and Dominions of either of them, to appoint therein national Confuls, who shall enjoy the Right, Immunity, and Liberty, belonging to them, by Reafon of their Duties and their Functions; and Places shall hereafter be agreed upon, where the faid Confuls shall be established, as well as the Nature and Extent of their Functions. The Convention relative to this Point shall be concluded immediately after the Signature of the prefer Treaty, of which it shall be deemed to confitute a Part. ART. XLIV. It is also agreed, that in whatever relates to the lading and un-

ART. XLIV. It is also agreed, that in whatever relates to the lading and unlading of Ships; the Safety of Merchandize, Goods and Effects, the Succeffion to perfonal Effates, as well as the Protection of Individuals, and their perfonal Liberty, as also the Administration of Judice, the Subjects of the two high contracting Parties, thall cojoy in their respective Dominions, the fame Privileges, Liberties, and Rights, as the most favoured Nations.

Inductes, and regardly us the intermediate through inducetency, or otherwife, that any Infraction or Contraventions of the prefers Treaty flouid be committed on either Side, the Friendship and good Underfranding thall not immediately thereupon be interrupted; but this Treaty shall fubfit in all its Force, and proper Remedies shall be procured for removing the Inconveniences, as likewife for the Reparation of the Contraventions; and if the Subjects of either Kingdom fhall be found guilty thereof, they only shall be purched and feverely chaftifed.

ART. XLVI. His Britannic Majcfty and his most Christian Majefty have referved the Right of revising and re-examining the feveral Stipulations of this Treaty, after the Term of twelve Years, to be computed from the Day of paffing Laws for its Execution in Great-Britain and Ireland refpectively; to propose and make fuch Alterations as the Times and Circumftances may have rendered proper or necessfary for the commercial Interests of their respective Subjects : and this Revision is to be completed in the Space of twelve Months; after which Term the prefent Treaty thall be of no Effect, but in that Event, the good Harmony and friendly Correspondence between the two Nations shall not fuffer the leaft Diminution.

ART. XLVII. The prefent Treaty shall be ratified and confirmed by his Britannic Majesty, and by his Most Christian Majesty, in two Months, or sooner, if it can be done, after the Exchange of Signatures between the Plenipotentiaries.

In Witnefs whereof, we the under-figned Commiffaries and Plenipotentiaries of the King of *Great-Britain*, and the Moft Christian King, have figned the prefent Treaty with our Hands, and have fet thereto the Seals of our Arms. Done at Verfailles, the 26th of September, 1786,

W. Eden. (L. S.) Gerard de Payneval. (L. S.)

FORM

ART.

Judge be ful-

h Appeal fhall

nt Security for

to the Appel-

s of either of fhipwrecked;

thereof, as alfo

etors, or their c Prefervation

faving at the on or Modifi-

ere they thall Majefties will as thall be fo

ercly punished. Party to employ hey fhall thir :

oned, thall L

s be thereunto

Commerce and , ritain, and the

or Sea- Rovers

or permit any

ceive or protect

issist them in

rates, and Sea-It them, to be thers. And all

1 brought into

difcovered, and or deputed by of Admiralty,

affed into other

t have known,

Merchandizes

all he brought

of the Officers tor, as foon as

erty thereof.

their Majefties,

er they please,

obliged to pay

ever; nor thall

f those Places,

hey fhall be at

Prizes to the

nanders of fuch

lter or Refuge

the Subjects of

the Danger of

heir Departure,

as it is not regns or States.

FORM of the PASSPORTS and SEA-LETTERS which are to be granted by the respective Admiralties of the Dominions of the two high contracting Parties to the Ships and Vessels failing from thence, purfuant to the 24th Article of the prefent Treaty.

N. N. To all who thall fee thefe Prefents, Greeting, Be it known that we have granted Licenfe and Permiffion to N. of the City or Place of N. Mafter or Commander of the Ship N, belonging to N, of the Port of N, burthen

Tons, or thereabouts, now lying in the Port or Haven of N, to fail to N, laden with N, the faid Ship having been examined before their Departure, in the utual Manner, by the Officers of the Place appointed for that Purpofe. And the faid N, or such other Perfon as thall happen to fucceed him, thall produce this Licetale in every Port or Haven which he may enter with his Ship, to the Officers of the Place, and thall give a true Account to them of what thall have paffed or happened during his Voyage; and he thall carry the Colours, Arms, and Emigns of N, during his Voyage.

In Winnefs whereof, we have figned thefe Prefents, and fet the Seal of cur Arms thereto, and caufed the fame to be counterfigned by N. at in the Year, Ge, Ge.

No Perfon converfant in mercantile Affairs can pofibly read the foregoing prolix Treaty, without prefaging what muft follow; many of the Articles being drawn up, in *vague*, and indefinite Terms, requiring Explanation and Comments; accordingly, it had not been long ratified and confirmed by the refpective Sovereigns, and by Laws enacted in *Great-Britain* and *Ireland*, for the Purpofe of carrying it into effectual Execution, before Complaints, Difagreements, and even open Difguit exprefied by fome of the trading Cities of *France*, particularly *Rouen*, where it was first published, threatened its total Overthrow; happily however, by the good Conduct of the Ministers at the Head of the commercial Departments of both Nations, an Explanation took Place, the following Year, in the Form of a Convention; Copy of which is hereunto annexed.

### CONVENTION between his Britannic Majefly and the Mefl Chriftian King, fignel at Verfailles, the 15th of January, 1787.

THE King of Great-Britain, and the Moft Chriftian King, being willing, in Conformity to the 6th and 43d Articles of the Treaty of Navigation and Commerce, tigned at *Ferfailles* the 26th of *September*, 1786, to explain and fettle certain Points which had been referved; their Britannie and Moft Chriftian Majeflies, always difpofed more particularly to confirm the good Underflanding in which they are happily united, have named for that Purpofe, their refpective Plenipotentiaries, to wit, on the Part of his Britannie Majefly William Edon, Efq. Privy-Counfeller in Great-Britain and Leland, Member of the Britijb Parliament, and his Envey Extraordinary, and Minifter Plenipotentiary to his Moft Chriftian Majefly, and on the Part of his Moft Chriftian Majefly, the Count de Vergennes, Minifter and Secretary of State for the Department of Foreign Affairs, and chief of the Royal Council of Finances; who, after having communicated to each other, their refpective full Powers, have agreed upon the following Articles.

ART. I. Their Majefties having flipulated in the 6th Article of the faid Treaty, that the Duties on Hard-ware, Cutlery, Cabinet-ware, and Turnery; and on all other Works, both heavy and light, of Iron, Steel, Copper and Brats, fhall be claffed; and that the higheft Duty fhall not exceed *Ten per Cent. ad Valorem*," It is agreed that Cabinet-ware, and Turnery, and every Thing that is included under those Denominations, as also Musical Instruments, shall pay *Ten per Cent. ad Valorem*.

All Articles made of Iron or Steel, pure or mixed, or worked or mounted with other Substances, not exceeding in Value, *fixty Livres Tournois*, or fifty Shillings per Quintal, thall pay only Five per Cent. ad Valorem; and all other Wares as Buttons, Buttons, I. the Deferig Copper, ar fhall pay T

If either or only for lower Duty in fuch Dir any Prefere The W

be underfte Iron. Steel Agr. I the better are feecifie Declaration peft to the Declaration who anfwe tain an exad Numbers a tify that th whence the faid Merch That the O shall be at 1 faid Mercha the Facts a duce of the and Quantit of other M

fuch Exam of the Trad In Cafe

ation made with the Co other Office according to or Owner a have paid fo be paid with Effects in ( *Twenty* Pon exceed that

And if I Merchandiz Cuftonis at Difpatch; a any Cafe, tl pal Directic foever.

It is fupp Treaty, that Dominions of

To oblige fent Article, Article of th in the Decl to Confileati

6.14

# GREAT-BRITAIN, U.

ranted by the 1g Parties 19 of the prefeat

t known that of N. Mafter orthen I to N. laden

in the unital And the faid And the faid re this Licente Officers of the ufied or hapand Entigns of

e Seal of cur Day of

the foregoing Articles being d Comments; ive Sovereigns, of carrying it and even open cularly Rouen, pilly however, I Departments in the Form

n King, figned

ing willing, in and Commerce, certain Points jeffics, always which they are mipotentiaries, ivy-Counfellor and his Envey Majefty, and Minifter and of the Royal other, their re-

he faid Treaty, rnery; and on Brafs, fliall be Valorem," It included under per Cent. ad

mounted with fifty Shillings other Wares as Buttons, Battons, Buckles, Knives, Sciflars, and all the different Articles included under the Defeription of Hardware and Cutlery, as alfo all other Works of Iron, Steel, Copper, and Brafs, pure or mixed, or worked or mounted with other Subftances, fhall pay Ten per Cent. ad Valorem.

If either of the two Sovereigns flould think proper to admit the faid Articles, or only fome of them, from any other Nation, by Reafon of their Utility, at a lower Duty, the Subjects of the other Sovereign fhall be allowed to participate in fuch Diminution, in order that no foreign Nation may enjoy in this Refpect, any Preference to their Difadvantage.

The Works of Iron, Steel, Copper, and Brass above mentioned, are not to be understood to extend to Bar Iron, or Pig Iron, or in general, to any Kind of Iron, Steel, Copper, or Brass, in the State of the raw Material.

ART. II. Their Majefties having alfo flipulated in the 6th Article, " that for the better fecuring the due Collection of the Duties payable ad Valorem, which are fpecified in the Tariff, they will concert with each other the Form of the Declarations to be made, and the proper Means of preventing Fraud, with Refpect to the real Value of the Goods and Merchandizes :" It is agreed that each Declaration shall be given in Writing, signed by the Merchant, Owner, or Factor who answers for the Merchandizes at their Entry, which Declaration shall contain an exact Lift of the faid Merchandizes, and of their Packages, of the Marks. Numbers and Cyphers, and of the Contents of each Bale or Cafe, and fhall certify that they are of the Growth, Produce, or Manufacure of the Kingdom from whence they are imported, and fhall also express the true and real Value of the faid Merchandizes, in order that the Duties may be paid in Confequence thereof. That the Officers of the Cuftom House where the Declaration may be made, shall be at Liberty to make such Examination as they shall think proper of the faid Merchandizes, upon their being landed, not only for the Purpole of verifying the Facts alledged in the faid Declaration, that the Merchandizes are of the Produce of the Country therein mentioned, and that the Statement of their Value and Quantity is exact, but also that of preventing the claudestine Introduction of other Merchandizes in the fame Bales or Cafes : provided neverthelefs that fuch Examinations thall be made with every poffible Attention to the Convenience of the Traders, and to the Prefervation of the faid Merchandizes.

In Cate the Others of the Cuftoms fhould not be fatisfied with the Valuation made of the Merchandizes in the faid Declaration, they fhall be at Liberty, with the Confert of the principal Officer of the Cuftoms of the Port, or of fuch other Officer as fhall be appointed for that Purpofe, to take the faid Merchandizes according to the Valuation made by the Declaration, allowing to the Merchant or Owner an Overplus of *Ten per Cent*. and refunding to him the Duties he may have paid for the faid Merchandizes. In which Cafe, the whole Amount fhall be paid without Delay, by the Cuftom Houfe of the Port, if the Value of the Effects in Queffion fhall not exceed *Four bundred and eighty Livres Tournois*, or *Tacenty* Pounds Sterling; and within *Fifteen Days* at lateft, if their Value thall exceed that Sum.

And if Doubts flould happen to arife, either respecting the Value of fuch Merchandizes, or the Country of which they are the Produce, the Officers of the Cuftons at the Port, thall come to a Determination thereupon, with all pofible Dispatch; and no greater Space of Time thall be employed for that Purpofe, in any Cate, than eight Days, in the Ports where the Officers who have the principal Direction of the Cuftoms reside, and Fifteen Days in any other Port whatfever.

It is supposed and understood that the Merchandizes admitted by the prefent Treaty, shall be respectively of the Growth, Produce, or Manufacture of the Dominions of the two Sovereigns in *Europe*.

To oblige the Traders to be accurate in the Declarations required by the prefent Article, as allo to prevent any Doubt that might arife on that Part of the 10th Article of the faid Treaty, which provides, " that if any of the Effects are omitted in the Declaration delivered by the Mafter of the Ship, they finall not be liable to Confrication, unlefs there be a manifeft Appearance of Fraud" it is underflood, 8 B

that in fuch Cafe, the faid Effects thall be confricted, unlefs fatisfactory Proof be given to the Officers of the Cuftoms, that there was not any-Intention of Fraud.

ART. III. In order to prevent the Introduction of Callicoes manufactured in the Eafl Indies, or in other Countries, as if they had been manufactured in the refpective Dominions of the two Sovereigns in *Pair peri* it is, agreed that the Callicoes manufactured in the faid Dominions for Exportation from one Count gto the other refpectively, thall have at the two Eads of each Piece, a particular Mark woven in the Piece, to be fettled in Concert by the two Governments of which Mark the refpective Governments thall give nine Months' previous Notice to the other refpective. It is further agreed, that until the faid Precaution can be put in Execution, the faid Callicoes mutually exported thall be accompanie by a Certificate of the Officers of the Cuftoms, or of fuch other Officer as that he appointed for that Purpole, declaring that they were fabricated in the Country from whence they were exported, and allo that they are furnified with the Marks already preferibed in the refpective Countries, to difficult fuch Callicoes from thofe which come from other Countries.

ART. IV. In fettling the Duties upon Cambricks and Lawns, it is underhood that the Breadth flould not exceed for the Cambricks, *feven-eight(s of a Yard, Englif)*. Meafure, about three Quarters of an Ell of *France*, and for the Lawns one Yard and a Quarter, *Englif)*. Meafure, one Ell of *France*; and if any hereafter fhall be made of a greater Breadth than what is above mentioned, they fhall pay a Duty of *Ten per Cent. ad Valorem*.

ART. V. It is also agreed that the Stipulations in the 18th Article of the Treaty thall not be confirued to derogate from the Priveleges, Regulations, and Ulages already eftablished in the Cities or Ports of the respective Dominions of the two Sovereigns; and further, that the 15th Article of the faid Treaty thall be confirued to relate only to Ships furfaceted of carrying, in Time of War, to the Enemies of either of the high contracting Parties, any prohibited Articles, denominated contraband; and the faid Article is not to hinder the Examinations of the Officers of the Cuftoms, for the Purpole of preventing illicit Trade ia the respective Dominions.

ART. VI. Their Majefties having flipulated by the 43d Article of the faid Treaty, that the Nature and Extent of the Functions of the Confuls thould be determined, " and that a Convention relative to this Point fhould be concluded immediately after the Signature of the prefent Treaty, of which it thould be deemed to conflitute a Part," It is agreed that the faid ulterior Convention shall be fettled within the Space of two Months; and that, in the mean Time, the Confuls-General, Confuls, and Vice-Confuls shall conform to the Ufages which are now observed, relative to the Confulsting at the Priveleges, Rights and Immunities belonging to their Otfice, and which are allowed to the Confuls-General, Confuls, and Vice Confuls of the most favoured Nations.

ART. VII. It shall be lawful for the Subjects of his Britannic Majetly to profecute their Debtors in France, for the Recovery of Debts contracted in the Dominions of his faid Majefly, or elfewhere, in Europea, and there to bring Actions against them, in Conformity to the Practice of Law in use, in the Kingdom; provided that there shall be the like Usage in Favour of French Subjects, in the European Dominions of his Britannic Majetly.

ART. VIII. The Articles of the prefent Convention shall be ratified and confirmed by his *Britannic* Majefty, and by his Most Christian Majefty, in one Month, or fooner, if it can be done, after the Exchange of Signatures between the Plenipotentiaries.

In Witnets whereof, we the Miniflers Plenipotentiary have figned the prefent Convention, and have caufed the Seals of our Arms to be fet thereto.

Done at Verfailles the 15th January 1787.

W. Eden. (L. S.) Gravier de Vergennes.(L. S.) In Confo an Act for heufe, und Cr. Sr. ir rem; whic farved, in the lation made final Sheets included.

Am now the fum it, as I hav covering th been my G particulariz

Before tl Imports fr 1668 to 16 find any Ac mas 1699, by 7,618,6 1663 and were after well in Nu Years abou Articles of to at leaft in those p Dr. Daver 346,081/. the five Vo from 1698 a Million : 6. Sd. ... is fo much too genera cious than dities than beneficial is a confta Ariction, those who nefs. For are firft o Dutch are Eaft-India Nations, the more 1 confequen abfurd to Trade am have for too politic fance of : contrary i ceed from 6

### GREAT-BRITAIN, Sc.

In Conformity to the full Treaty and Convention, the Briti/2 Parliament paffed an Act for confolidating certaia Duties of Import, payable at the Cuftomheafe, under various Denominations of OLI and New Subtidies, Ce. Ce.Ce. Ce. into one timple Rate, either by the Piece, by Weight, or ad Valarem; which Regulations will be given under the Head of Custroms, referved, in this Edition, for the laft Article, that every, the moft recent, Regulation made by Parliament or the Ministry, to the very Moment of finding the final Sheets to the Prefs, may, for the Benefit of our Merchants, and Traders, be iacluded.

### Of the Commerce between Great-Britain and Holland.

Am now going to open a very beneficial Branch of Commerce, and fhall take the fame Method to inveftigate the Advantages or Difadvantages arifing from it, as I have done with the preceding; not knowing of any truer Method for difcovering them, than what the Cuftom-houfe Entries afford, which have hitherto been my Guide through this intricate Maze of Bufinefs; though I thall not here particularize the different Articles as I did in the foregoing.

Before the Dutch War; viz. from Michaelmas 1662 to Michaelmas 1663, our Imports from Halland exceeded our Exports there 386,160/. 41. and from 1668 to 1669 the Balance in our Disfavour was again 323,636/. 1s. And I do not find any Account how Matters flood between us from 1669 to 1696; but from Chriftmas 1699, to the fame Time in 1704, the Effimate of Exports exceeded our Imports by 7,618,6681. os. 2d. 1. From which Accounts may be observed, that in the Years 1663 and 1669, our Dealings with the States were inconfiderable to what they were after the Beginning of the first War, and have continued to be ever fince, as well in Number and Variety of Commodities, as in the Value. For in the first Years above-mentioned, our Exports thither were confined to only forty-five Articles of rated Goods, whereas in the laft Year, viz. 1704, they were increased to at least a hundred and twenty or a hundred and thirty; and fo proportionably in those paying ad valorem, without reckoning the Out-Ports, whole Cuftoms, Dr. Davenant flys, bear Proportion to those of London, as 1,268,095% is to 346,081/, which would add to the above Account near two Millions more for the five Years; and the faid Gentleman, ftill bringing the Calculation lever, viz. from 1698 to 1705, remarks, that the Excels on our Side has been fome Vears a Million and a Half, but by a Medium taken of these seven Years 1,388,102/. 61. Sd. 4. per Annum, which, according to the common Notion of thefe Things, is fo much Money got clear of the Nation. But the Doctor differents from too generally received Opinion, and tuppoles that nothing can be more falla-cious than to conclude, that becaufe a Country takes off more of our Commodities than we do of their's, that our Dealings with that Country are always beneficial to us, though prejudicial to them, and that when this happens, there is a conftant Superlucration on our Side; but his Observation is with this Re-Ariction, that our Goods thus exported ferve for the Transportation Trade to those who take them from us, and not for a Support of luxury and Voluptuous-ness. For he grants, as every one muft, that if they are confumed where they are first carried, they must prove a dead Loss to their new Proprietors; the Dutch are in the first Cafe, where our Products and Manufactures, Plantation and East-India Goods, furnish Materials for a great Part of their Trade with other Nations, by which they are fo far from being Sufferers, that, on the contrary, the more they take from us, the more they enlarge their univerfal Traffick, and confequently encrease their Riches; and extra of these Reasons, it would be abfurd to imagine, that if Holland was fo great a Lofer yearly as the Balance of Trade amounted to, that they either would, or indeed could continue it, as they have for to long done; nay, if they were in any Shape Sufferers by it, they are too politick a Nation to proceed in a bad Courfe; for this would be a glaring Infance of an Imprudence which that circumfpect Pcople are never guilty of; the contrary is therefore apparent, and their Motives for continuing the Trade proceed from the Advantages they reap by it.

factory Proof Intention of

multilured in nutlitured in read that the one County j, a particular connectist of revious Notice is to Time, is recaution conis accompanied Difficer is that Difficer is that in the Country ith the Marks Callicoes from

t is underflood *itles* of a Yard, for the Lawns if any hereafter they fluall pay

Article of the gulations, and Dominions of tid Treaty thall ue of War, to bited Articles, Examinations llicit Trade ia

ele of the faid fulls (hould be be concluded it (hould be onvention (hull ean Time, the e Ufages which minions of the its and Immuonfuls-General,

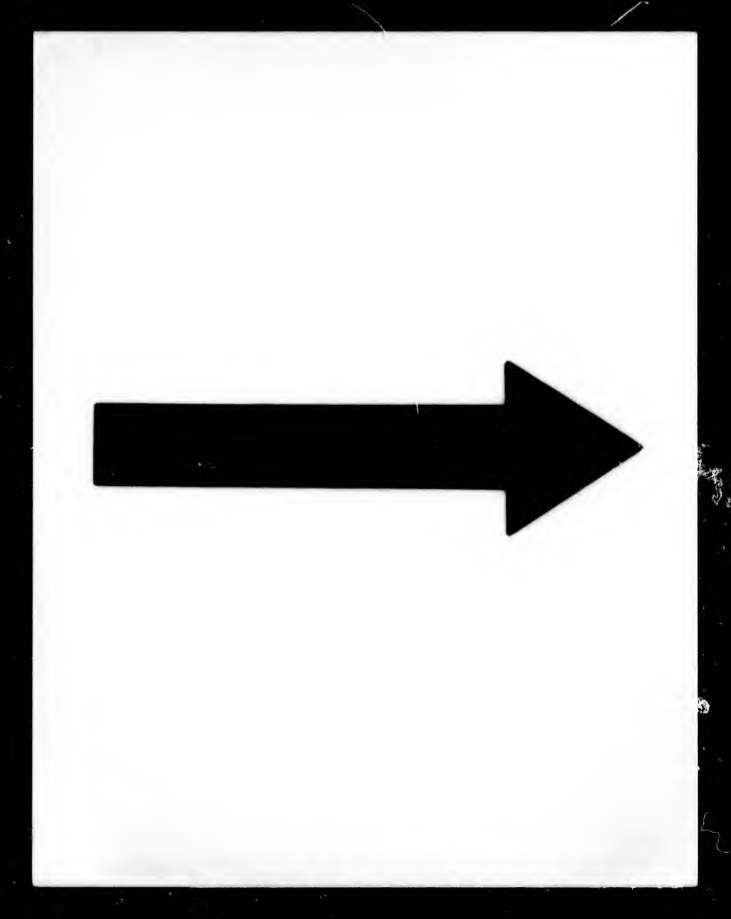
mic Majefty to ntracted in the o bring Actions dom; provided n the European

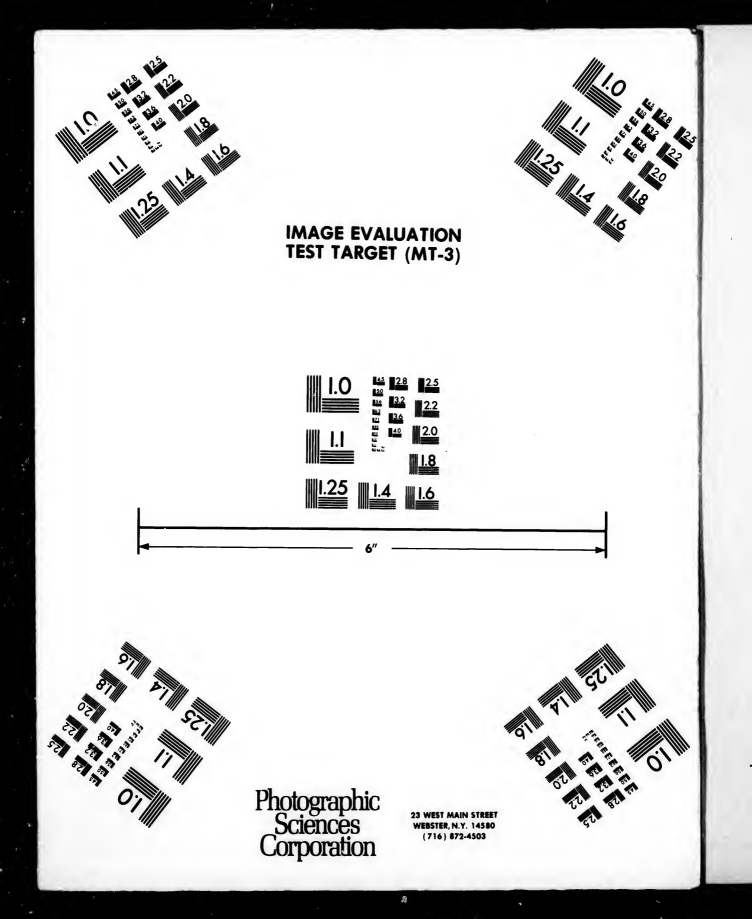
tified and conlajefty, in one natures between

ned the prefent

n. (L. S.) es.(L. S.) 647

But







But Sir William Temple's Sentiments on this Subject are fo finely expressed, in his Observations upon the United Provinces, P. 231. Cap. 6. of the 5th Edition, that I could not pass them by without transcribing: "The vulgar Mistake, fays he, "that Importation of foreign Wares, if purchased with Native Commodities, and "not with Money, does not make a Nation poorer, is but what every Man that "gives himself leisure to think must immediately rectify, by finding out, that "upon the End of an account between a Nation, and all they deal with abroad, "whatever the Exportation wants in Value to balance that of the Importation, "mult of Necessity be made up with ready Money.

"By this we find out the Foundation of the Riches of Holland, as of their Trade, by the Circumftances already rehearded. For never any Country traded fo much and confumed fo little; they buy infinitely, but it is to fell again, either upon Improvement of the Commodity, or at a better Market. They are the great Mafters of the Indian Spices, and of the Perfian Silks; but wear plain Woollen, and fed upon their own Fifh and Roots. Nay they fell the fineft of their own Cloth to France, and buy coarfe out of England for their own Wear. They fend abroad the beft of their own Butter into all Parts, and buy the cheapeft out of Ireland or the North of England, for their own Ufe. In fine, they furnifh infinite Luxury, which they never practife; and Traffick in Pleafures, they never tatte."

The principal Artic's of our Exports to Holland are, Woollens of feveral Sorts. Lead, wrought Brass and Iron, Melasses, Cotton, Printed Linens, Quickfilver, wrought Silk, Butter, Morkins, Rice, Copperas, Allum, Pimento, Tin, Tobacco, Sugars, Gold and Silver Coin and Bullion, Drugs, and Euff-India Goods; be-fides which, our finaller Exports are Skins, Woods, Leather, Glue, Wool, wrought Plate, Gloves, Hats of feveral Sorts, Watches, Earthen-Ware, Garters, Bellows, Cheefe, Catlings, Lantern Leaves, Rape Cakes, Haberdafhery, Scatt Pearls, Pewter, Elephants' Teeth, Glafs, &c. And the principal Imports from thence are Linens, Silks, Threads, Spicery, Incles, Battery, Stockfish, Whale-Fins, Madder, Hemp, Flax, Rhenish Wine, Safflower, Paper, Bugles, and Iron Wire. The leffer Imports are Snuff, Wainfcot, Ruffia Mats, Smalts, Argol, Seeds, Packthread, Metal prepared, Steel, Spa-Water, Wine, Quilts, Hair of feveral Sorts, broken Glass, Stone Pots, Bulrushes, Brick-stones, Terras, Quernstones, Twist, Indigo, Verdigris, Weed Ashes, Cinnabar, Spelter, Oker, Pencils, Geneva Hones, Iron, Plates, &c. all which we fuffer to be imported and confumed amongst us for the fame Reasons that we prohibit the Merchandize of France, viz. because these latter take so little from us, whilst the Dutch, by the large Extractions they make, pay much more to the Rents of our Lands and the Labour of our People, than we do to their's. And it is certain, that the United Provinces are the greatest of all our foreign Markets; and the most likely to con-tinue fo; as the Products of their Country are not any Thing near fulficient to feed or clothe their Inhabitants; fo that it is not in the Power of Industry or Art to free them from a Dependance for both on their Neighbours; whilst these Princes, who govern a more extended Country, may, as most of them do, daily improve in Growths and Manufactures. It is true, France has for some Years patt interfered with us in this Trade, though I believe very little to our Prejudice; and I think it may be effeemed on as good a Footing now, as it was when the Calculations I have quoted were made; and must remain fo, at least in general, as many of the principal Goods which constitute that Branch of Commerce can only be fupplied by us, and fome of them are as much demanded for France as they are for Holland.

UR Co () Extent a of a feven Ye Exports 838, for the Smal Dutch fupply manufactured and other Par tainly be mu augmenting t tainly have oc must have be tures, had no with Goods and this in Pa ingly have age

It it true, o mans in forme other Hand, t on finking in t the Alteration therefore the Our Exports doub. Dozens Silk mixed, S lours, Turner other India G Coffee, Allu Stuff, Copper ney Wool, Fi Linens, Spa melting Pots, Glaís, Hartfh

Now go count of already menti advantageous Events have Reign, to alto additional Du Commodities Throne. Bu a Multiplicity formerly fupp France undou Baife, as the remarkable In no Nation h Mistake in Re role from feve by Measure, H as well as at th

0f

# GREAT-BRITAIN, Sc.

### Of the Trade between Great-Britain and Germany.

OUR Commerce with this Country will appear to be but little when its vaft Extent and Populoufnefs are confidered; as Dr. Davenant makes the Medium of a feven Years' Dealing with it, viz. from Cbriffmas 1698 to 1705, to be in Exports 838,791. and Imports 677,521. per Ann. though indeed he accounts for the Smallnefs of it in a very reafonable Manner, by acquainting us, that the Dutch fupply that People now with those fine Cloths, Stuffs, Says, Serges, Sc. manufactured here, which our Merchants used formerly to export to Hamburgh, and other Parts of the German Empire, otherwife our Dealings there would certainly be much more confiderable than they are, and increase our Advantage by augmenting the Employ of our Shipping in their Carriage; and this would certainly have occurred, as the Importation of so large a Quantity of German Linens muth have been anfwered by an adequate Quantity of our Woollen Manufactures, had not we been intercepted in that Traffick by our Flemish Neighbours, with Goods of our own manufacturing, taken immediately from the Premises; and this in Part proves that Holland is no Sufferer in the Overbalance we feemingly have againft them in our mutual Dealings.

It it true, our late Improvements in the Linen Fabricks have fupplanted the Germans in fome Part of their's, fince the before-mentioned Calculation; but on the other Hand, this Branch of Bufinefs muft have rofe in their Favour, and it has gone on finking in that of France's, and is certainly rendered more beneficial to us both by the Alteration; our Imports of Linen being repaid by an Export of Woollens, and therefore the Increafe of one is confequentially the Augmentation of the other. Our Exports there, are Cloths, Baife, Stuffs, Frize, Flannels, Kerfeys, Hats, Hofe, doub. Dozens, Logwood, Pipes, Cochineal, wrought Iron and Brafs, Haberdafhery, Silk mixed, Silk wrought and unwrought, Sugar, and ditto refined, Painters' Colours, Turners' Wood, wrought Plate, Leather, printed Linen, Callicoes, and other India Goods; Rice, Ginger, Pimento, Pepper, Tobacco, ditto cut, Drugs, Coffee, Allum, Pewter, Cotton, Wool, Lead, Litharge, Tin, Apothecaries' Stuff, Copperas, Orchal, Chalk, Glafs, Glue, Lantern Leaves, Silver Coin, Coney Wool, Fuftick, Blankets, Cabinet Ware, &c. And we import from thence, Linens, Spa and Bourn Water, Rufjia Mats, Rags, Smalts, white Copperas, melting Pots, Pearl, Weed and Potafhes, Fenugreek, Sturgeon, Canvas, broken Glafs, Hartfhorns, Drugs, Flax, Tow, Quills, Briftles, &c.

### Of Great-Britain's Commerce with Spain.

Now go from the northern to the fouthern Regions, in order to give an Ac-count of our Trade with this Kingdom, being the next of Importance to those already mentioned; and I with I could fay it ftill continued in that flourishing and advantageous Condition it was formerly carried on ; but an aggregate Number of Events have happened within these fifty Years, or fince the Emperor Charles II.'s Reign, to alter the Nature and Manner of it, by its being loaded with higher and additional Duties than it was in that Prince's Time; and the Introduction of French Commodities more encouraged, fince a Monarch of the Houfe of Bourbon fat on the Throne. But what has given a still greater Blow to our faid Trade, is his fetting up a Multiplicity of Fabricks, for the manufacturing fuch Goods as the Spaniards were formerly supplied with principally from us: For though the favouring those from France undoubtedly hurts us, I cannot think it did in the Article of our Colchefter Baile, as the British Merchant feems particularly to intimate; for these stand as a remarkable Instance of the invaluable Quality of that Fabrick, which hitherto no Nation has been able to imitate; and Mr. King feems to be under another Mistake in Regard to the Value of these Baise, when he supposes them once to have role from feventeen to twenty-four Pence the Flemish Ell, as they are never bought by Measure, but by the Piece; it being the Bocking Baile, made indeed at Colche/ter as well as at that Place, only that are fold by Measure, and are only fit for the Portutugal

led, in his ion, that I e, fays he, dities, and Man that out, that th abroad, aportation,

heir Trade, and fo much upon Imeat Mafters n, and feed n Cloth to end abroad of *Ireland* (h infinite they never

eral Sorts, uickfilver. Tobacco, oods; bcue, Wool, e, Garters, hery, Scots ports from h, Whaleand Iron Its, Argol, s, Hair of is, Quernr, Pencils, and conhandize of tch, by the ds and the the United ly to conutlicient to try or Art hilft those do, daily Years past Prejudice; when the in general, imerce can France as

Of

650

tugal Market, whilft the Colchefter Baife are folely vendible in Spain; and the fineft of them are ftill in almost as much Efteen as ever in that Country, though the Poverty of the People difabled them from going dreffed in the fune Manner their most affluent Condition permitted them, fo that the Generality are now obliged to content themfelves with the Products of their own Looms, fet up in Arragon, &cc.

His Catholick Majefty *Philip* V. began before his Death to encourage the Mann-factories of Cloth, which had for many Years been carried on in his Kingdom, though to very little Purpofe, till the Duke de Ripperda, then Prime Minister, revived the Eftablishments, and improved them by introducing a great many Clothiers from his own Country, Holland, to whom his Majefty continued his Protection, notwithstanding the faid Nobleman afterwards fell into Difgrace. And, in Order the better to promote his Intentions, he granted the Fabricators many Privileges, and to animate them to an Increase and Improvement, he wore them himself, clothed his Troops with them, and prohibited the Importation of any from abroad, which Mandate was for fome Years obferved with Rigour ; and though I never heard it was repealed, yet our Cloths are now, and have been for fome Years paft, admitted to an Entry at Cadiz, as well as other Sorts of Woollens that were included in the Prohibition; but the Quantity is finall in Refpect to what it formerly was, and this Commerce has entirely cealed in most other Parts of Spain, where the Dif. patch formerly was very confiderable; and the principal Part of what is now introduced there as well of Cloth as other Woollens, ferves for their Transport Trade to their American Colonies, with the Exception of our fine Buile, beft Sandford Ells, and a few other fine Goods, inimitable, as I before observed, by the French, which are still used and worn by the Spaniards in Old Spain.

Don Ferdinand VI. ftrictly followed his Father's Steps, and greatly improved on his Schemes and Maxims; fo that Manufactures of various Sorts are now fettled in Spain, whereas his Father, only left that of Cloth in Being; and this Prince, being lefs influenced by French Counfels, had naturally the Good of his Country more at Heart.

I should now proceed to give an Account of the present State of our Trade with that Country; but previous hereto, I hope it will be agreeable to my Readers, that I inform them on what Footing our Treaties with that Crown have placed us, as fome of them are in very few Hands, though the Knowledge of them may prove both instructive and advantageous.

The Bafis on which the feveral Treaties of Commerce fublifting between Great-Britain and Spain are founded, is that concluded between the two Crowns at Madrid, on the 11 of May, 1667; and as this is indeed the Substance of all the fubfequent ones, I shall just give the Heads of the Articles immediately relative to Trade.

ARTICLE IV. Stipulates a free Trade of Commerce to the Subjects on both Sides, as well by Land as Sea, &c.

ART. V. Agrees that no Cuftoms shall be paid in either Kingdom by the

Subjects of the other, but fuch as the Natives pay. AFT. VI. Tables or Litts of the Duties shall be put up at the Doors of the Cuftom-houses, &c. that Merchants may know what they have to pay, and not be imposed on.

ART. VII. Permits he English freely to import all Kind of Goods, with-out being enforced to declare to whom, and for what Price they fell them; nor shall they be molested for the Errors of Masters or others, in the Entry of the faid Goods, nor obliged to pay Duties for more than they land; and Prize Goods shall be efteemed as English.

ART. VIII. Grants Leave for the English freely to carry East-India Goods into Spain, and that they shall have all the Privileges granted to the Dutch by the Treaty of Munster, 1648.

ART. IX. And the Privileges granted to the English reliding in Andalulia, 1645, to be general to all of that Nation, reliding or trading in any Places whatloever within his Catholick Majefty's Dominions.

ART.

ART. X. I Spain's Domin Officer; nor i Cuftom-houfe their Cargo, or put aboard, no out paying Du Mafter shall o made his Ent aboard, eight first Day of D and Confifcati made, then th ment inflicted.

ART. XI. Cuftoms for a ART. XII. Cuftoms, are

they thall pay ART. XIII. and depart who

vided they do ART. XIV. fhall be met h thefe shall fend amining his F

ART. XV. doms, by the shall be confife carry out of his lers-Earth ; or Gold and Silve of the refpectiv

ART, XVII Merchandife, f whatfoever.

ufe all Kinds o Place.

ART. XVII ART. XIX.

either Party, n ceived under ar King; but if Ships, or betw to the Conful of trament, may a

ARTS. XXI. Amity or Neutr and that in this be confilcated,

ART. XXIV defcribed in a f

ART. XXVI be found laden of

ART. XXVI Spain's Dominie exercife the fam other Conful ha

## GREAT BRITAIN, &c.

- ART. X. No Ships appertaining to the English, navigating in the King of Spain's Dominions, thall be vilited by the Judge of Contraband, or any other Officer; nor thall any Soldiers or armed Men be put aboard them; nor thall the Cuftom-houfe Officers of either Part fearch any Ship, until they have landed all their Cargo, or luch Part of it as they intend; but in the Interim Officers may be put aboard, not exceeding three, to fee that no Merchandife be landed without paying Duties, but this without any Expence to the Ship.<sup>1</sup> And when the Mafter thall declare his Intention of landing his whole Cargo, and thall have made his Entry accordingly; and afterwards other Goods unentered are found aboard, eight working Days thall be allowed to work, to commence from the first Day of Delivering, to the End that the concealed Goods may be entered, and Confifcation prevented; and if in the Time limited, the Entry be not made, then the unentered Goods only thall be confifcated, and no other Punithment inflicted.

ART. XI. Agrees, that neither Party shall be obliged to register or pay Customs for any other Goods than those they shall unlade.

ART. XII. Settles, that when those Goods which are landed and have paid Customs, are afterwards carried to fome other Part in the fame Dominions, they thall pay no new Duties.

ART. XIII. All Ships may enter freely in any Port or Road of either Prince, and depart when they pleafe, without paying any Duties for their Cargoes, provided they do not break Bulk.

ART. XIV. In Cafe the Ships belonging to the Subjects of either Party shall be met by Men of War or Privateers appertaining to the other Party, these shall fend their Boat aboard the Merchant Ship, and be fatisfied with examining his Passion, without coming within Gunshot.

ART. XV. If any prohibited Goods shall be exported from either of the Kingdoms, by the respective Subjects of the one or the other Party, only such Goods shall be conficated, without any further Punishment, except the Delinquent shall carry out of his Britannic Majesty's Dominions, the proper Coin, Wool, or Fullers-Earth; or shall carry out of the Dominions of the faid King of Spain, any Gold and Silver, wrought or unwrought; in either of which Cases, the Laws of the respective Countries are to take Place. ART. XVII. No Merchant, Pilot, Master of a Ship, Mariner, Ships, or

ART. XVII. No Merchant, Pilot, Mafter of a Ship, Mariner, Ships, or Merchandife, fhall be embargoed or detained, by any general or particular Order whatfoever.

ART. XVIII. Merchants and Subjects, of the one and the other King, may use all Kinds of Fire-Arms for their Defence, according to the Custom of the Place.

ART. XIX. The Captains, Officers, and Mariners, of the Ships belonging to eacher Party, may not commence an Action for their Wages, nor may be received under any Pretext whatfoever, into the Service or Protection of either King; but if any Controverfy happen between Merchants and Mafters of Ships, or between Mafters and Mariners, the composing thereof shall be left to the Conful of the Nation; though he who shall not submit to this Arbitrament, may appeal to the ordinary Justice of the Place. ARTS. XXI, XXII, and XXIII. Allow Freedom of Trade to Places in

ARTS. XXI, XXII, and XXIII. Allow Freedom of Trade to Places in Amity or Neutrality with either Party, that they fhall not be diffurbed therein, and that in this Cafe, if any contraband Goods be found in them, they only fhall be confifcated, and no other.

ART. XXIV. Shews what are contraband Goods, which I have already defiribed in a former Part of this Work.

ART. XXVI. All Goods belonging to the Subjects of either Party, which shall be found laden on the Ships of Enemies, shall be confifcated.

ART. XXVII. The Confuls which shall hereafter reside in any of the King of Spain's Dominions, or the Spanis Conful residing in England, shall have, and exercise the same Power and Authority in the Execution of his Office, as any other Conful hath formerly had.

ART.

651

the fineft tough the Manner are now fet up in

ie Manui, though wived the iers from ion, not-Order the ges, and clothed d, which heard it admitted led in the was, and the Difnow in-**Franfport** aife, beft erved, by

improved are now ing; and Good of

our Trade le te my at Crown nowledge

between b Crowns nee of all mediately

on both

n by the

Doors of to pay,

ls, withicm; nor ry of the nd Prize

lia Goods ne Duicb

*Andalufia*, 19 Places ART.

## GREAT-BRITAIN, Ge.

ART. XXVIII. Secures the Subjects on either Side from being molefled or diffurbed on Account of their Religion, fo long as they give no publick Scandal or Offence.

ART. XXIX. All Merchandife shall be paid for in both Countries only in fuch Coin as shall be agreed for.

ART. XXX. And all Merchants, Factors, &c. of both Nations fhall enjoy their Houses, Warehouses, &c. during the Time for which they have hired them, without any Impediment.

ART. XXXI. The Subjects of the faid confederate Kings shall employ those Advocates, Proctors, &c. that they shall think fit; and they shall not be constrained to shew their Books and Papers, if it be not to give Evidence, for the avoiding Controversies and Law Suits, neither shall they be embargoed, detained, or taken out of their Hands upon any Pretence whatfoever, and they may keep their faid Books and Accounts in whatever Language they please.

ART. XXXII. In Cafe the Eftate of any Perfon shall be fequestered or seized on by any Court of Justice, within the Dominions of either Party, and any Estate or Debt happen to lie in the Hands of the Delinquents, belonging bona fide to the Subjects of the other, the faid Estate or Debts shall not be confiscated, but restored to the true Owners.

ART. XXXIII. The Estates of those who die in either Country respectively shall be preferved for the lawful Heirs of the Deceased.

ART. XXXIV. The Goods and Eftates of his Britannic Majefty's Subjects, who fhall die in Spain, without making their Wills, fhall be put into Inventory, with their Papers, Writings, and Books of Account, by the Conful, or other publick Minifter, to be kept for the Proprietors and Creditors, and neither the *Cruzada*, nor any other Judicatory whatfoever, fhall intermeddle therein : which also in like Cafe fhall be observed in *England*, towards the Subjects of the King of Spain. ART. XXXV. That a decent and convenient Burial-place fhall be granted

ART. XXXV. That a decent and convenient Burial-place shall be granted and appointed, to bury the dead Bodies of the British Subjects who shall die in Spain.

ART. XXXVI. If any Difference hereafter happen between their Britannic and Catholic Majefties, fix Months' Space shall be allowed their respective Subjects, to withdraw their Effects, without giving them in that Time any Molestation or Trouble, or retaining their Goods or Persons.

ART. XXXVIII. The Englift and Spaniards to have reciprocally all Privileges granted, orto be granted, to any other Stranger.

Subsequent to the foregoing Treaty many others have fince been made, effecially after the last long War, at *Utrecht*, the 13th of *July*, and 9th of *December*, 1713, and another on the 14th of *December*, 1715, which last being fearce, and confequently not easy to be obtained, I here insert it *verbatim*, as it is not long.

#### Treaty of Commerce between Great-Britain and Spain, concluded at Madrid, the 14th of December, 1715.

WHEREAS fince the Treaties of Peace and Commerce lately concluded at Utrecht, the 13th of July, and the 9th of December, 1713, between his Catholic Majefty, and her late Majefty the Queen of Great-Britain, of glorious Memory, there remained ftill fome Differences about Trade and the Courfe thereof; and his Catholic Majefty and the King of Great-Britain, being inclined to maintain and cultivate a firm and inviolable Peace and Friendfhip, in order to attain to this good End, they have by their two Minifers, underwritten, mutually and duly qualified, caufed the following Articles to be concluded and figued.

I. The British Subjects thall not be obliged to pay higher or other Duties, for Goods coming in, or going out of the feveral Ports of his Catholic Majefty, than those they paid for the fame Goods in King Charles II.'s Time, fettled by Schedules dules and Ordo Gracias, comm nance, neverth obferved, now a acted and raifed to the faid Subj

ĜE

II. His Maj Magistrates of III. His Car

of Tortugas; th Second, withou IV. The fair

thole paid by th V. The faid tions, and Immi tue of the Roy Peace and Com and the faid Su voured Nation, and other Merce Privileges; Fran allowed to the Subjects Britain.

VI. And as promifes on his future to caufe promifes to use for the future to

VII. The Tr fhall continue in this Day conclu and efpecially th fhall be approve Weeks, or foon Powers, we hav Year 1715.

After this Trofeveral others fuiprevent the Wa Peace that has ful Smiles lull b that War brings the Treaty cor 1750, not only pending between the laft, and co fhall give them

WHERE has bee the Treaty of t annual Ship, for Britain, upon th been executed b Majefties havin

dules and Ordonnances of the faid King, or his Predeceffors: And although the Gracias, commonly called Pie del Fardo, be not grounded on any Royal Ordonnance, neverthelets his Catholic Majefty declares, wills, and ordains, that it be observed, now and hereafter, as an inviolable Law; which Duties shall be exacted and raifed, now and for the future, with the same Advantages and Favours to the faid Subjects:

II. His Majefty confirms the Treaty made by the Britift Subjects, with the Magistrates of St. Andero in the Year 1700.

III. His Catholick Majefty permits the faid Subjects to gather Salt in the Isle of Tortugar, they having enjoyed this Liberty in the Reign of King Charles the Second, without Interruption.

IV. The faid Subjects shall pay no where any higher, or other Duties, than those paid by the Subjects of his Catholic Majesty in the same Places. V. The faid Subjects shall enjoy all the Rights, Privileges, Franchices, Exemp-

V. The faid Subjects thall enjoy all the Rights, Privileges, Franchifes, Exemptions, and Immunities whatever, which they enjoyed before the laft War; by Virtue of the Royal Schedules or Ordonnances; and by the Articles of the Treaty of Peace and Commerce made at *Madrid* in 1667, which is hereby fully confirmed; and the faid Subjects thall be uted in *Spain*; in the fame Manner as the moft favoured Nation, and confequently all Nations thall pay the fame Duties on Wool and other Merchandifes coming in and going 'out by Sea: And all the Rights, Privileges; Franchifes, Exemptions and Immunities, that thall be granted and allowed to the faid Subjects, the like thall be granted, obferved, and permitted to the Subjects of Spain; in the Kingdoms of his Majefty the King of Great-Britain.

VI. And as Innovations may have been made in Trade, his Catholic Majefty promifes on his Part to use his utmost Endeavours to abolish them, and for the future to cause them to be avoided : In like Manner the King of *Great-Britain* promifes to use all possible Endeavours to abolish all Innovations on his Part, and for the future to cause them by all Means to be avoided.

VII. The Treaty of Commerce made at Utrecht, the 9th of December; 1713, fhall continue in Force; except the Articles that fhall be found contrary to what is this Day concluded and figned, which fhall be abolifhed and rendered of no Force; and effectially the three Articles; commonly called explanatory; and these Prefents fhall be approved, ratified, and changed on each Side; within the Space of fix Weeks, or fooner, if poffible: In Witnefs whereof, and by Virtue of our full Powers, we have figned these Prefents at Madrid; the 14th of December, in the Year 1715.

(L.S.) M. de Bedmar. (L.S.) George Bubb.

After this Treaty, Affairs of State and new Embroils have occasioned the making feveral others fince the Rupture in 1718, though they all proved ineffectual to prevent the War in 1730, which being now happily over, it is to be hoped the Peace that has fucceeded will remain eftablished for a long Term, and her chearful Smiles lull both Nations into a Forgetfulne's of the patt Troubles and Distrelles, that War brings with it, more efpecially to the mercantile Part of them; and as the Treaty concluded on this Occasion at *Madrid*, the 5th of October, N. S. 1750, not only fettled the Peace in general, but allo in particular the Disputes depending between the two Crowns, in regard to the Affiento Contract; and as it is the last, and confequently of most Importance for my Readers' Government; I fhall give them the Articles of it, and with them finith this Topick.

WHEREAS by the XVIth Article of the Treaty of Aix-la-Chapelle, it has been agreed between their Britannic and Catholic Majefties, that the Treaty of the Affiento for the Commerce of Negroes, and the Article of the annual Ship, for the four Years of Non-Enjoyment, fhould be confirmed to Great-Britain, upon the fame Foot, and upon the fame Condition, as they ought to have been executed before the late War, and their refrective Ambaffadors of their faid Majefties having agreed, by a Declaration figned between them on the  $\frac{1}{27}$  June, 8 D

olefted or k Scandal

anly in hall enjoy have hired

bloy those l not be dence, for mbargoed, and they lease.

or feized , and any ging bona onfifcated,

espectively

Subjects, to Inven-Conful, or tors 1 and itermeddle s the Sub-

be granted hall die in

ir Britanrespective Time any

1 Privileges

December, December, Icarce, and ot long.

ladrid, the

r concluded 3, between Britain, of de and the *rat-Britain*, nd Friend-Ministers, ticles to be

Duties, for ijesty, than i by Schedules

1748, to regulate at a proper Time and Place, by a Negociation between Miniflers, named on each Side for that Purpofe, the Equivalent which Spain fhould give in Confideration of the Non-Enjoyment of the Years of the faid Affients of Negroes, and of the annual Ship, granted to Great-Bi itain, by the Xth Article of the Preliminaries figned at Aix-la-Chapelle, on the  $\frac{1}{12}$  April, 1748. Their Britannic and Catholic Majeflies, in order to fulfil the faid Engage-

Their Britannic and Catholic Majefties, in order to fulfil the faid Engagements of their refpective Ministers, and to ftrengthen and perfect more and more a folid and lafting Harmony between the two Crowns, have agreed to make the prefent particular Treaty between themfelves, without the Intervention or Participation of any third Power; fo that each of the contracting Parties acquires by Virtue of the Ceffions which that Party makes, a Right of Compenfation from the other reciprocally: And they have named their Ministers Plenipotentiaries for that Purpole, viz. his Britannic Majefty, Benjamin Keene, Efq. and his Catholic Majefty, Don Jofepb de Carvajal and Lancaller; who, alter having examined the Points in Queftion, have agreed on the following Articles: ARTICLE I. His Britannic Majefty yields to his Catholic Majefty, his

ARTICLE I. His Britannic Majefty yields to his Catholic Majefty, his Right to the Enjoyment of the Affients of Negroes, and the annual ship, during the four Years flipulated by the XVIth Article of the Treaty of Aix-la-Chapelle.

Chapelle. ART. II. His Britannic Majefty, in Confideration of a Compenfation of 100,000/. Sterling, which his Catholic Majefty promifes and engages to caufe to be paid either at Madrid or London, to the Royal Affiento Company, within the Term of three Months at lateft, to be reckoned from the Day of figning this Treaty, yields to his Catholic Majefty all that may be due to the faid Company for Balance of. Accounts; or arifing in any Manner whatfoever from the faid Affients; fo that the faid Compenfation fhall be efteemed and looked upon as a full and entire Satisfaction on the Part of his Catholic Majefty, and thall extinguifh from this prefent Time, for the future and for ever, all Right, Pretenfion, or Demand, which might be formed in Confequence of the faid Affients or annual Ship, directly or indirectly, on the Part of his Britannic Majefty, or on that of the faid Company.

ART the Catholic King yields to his Britannic Majefty all his Pretenfions and annual Ship, as well with Rej to the Articles already liquidated, as to those which may be easy or difficult to liquidate; so that no Mention can ever be made of them hereafter on either Side.

ART. IV. His Catholic Majefty confents that the Britif Subjects fhall not be bound to pay higher or other Duties, or upon other Evaluations for Goods, which they fhall carry into, or out of the different Ports of his Catholic Majefty, than those paid on the fame Goods in the Time of Charles the Second, King of Spain, fettled by the Schedules and Ordonnances of that King, or those of his Predecelors. And although the Favour or Allowance called *Pie del Fardo* be not founded upon any Royal Ordonnance, nevertheles his Catholic Majefty declares, wills, and ordains that it shall be observed now, and for the future, as an inviolable Law; and all the above-mentioned Duties shall be exacted and levied, now and for the future, with the fame Advanages and Favours to the faid Subjects.

ART. V. His Catholic Majefty allows the faid Subjects to take and gather Salt in the Island of *Tortugas*, without any Hindrance whatsoever, as they did in the Time of *Charles* the Second.

ART. VI. His Catholic Majefty confents that the faid Subjects (hall not pay any where higher, or other Duties, than those which his own Subjects pay in the fame Place.

ART. VII. His Catholic Majefty grants, that the faid Subjects fhall enjoy all the Rights, Privileges, Franchifes, Exemptions, and Immunities whatfoever, which they enjoyed before the laft War, by Virtue of Schedules or Royal Ordonnances, and by the Articles of the Treaty of Peace and Commerce made at *Madrid* in 1667; and the faid Subjects fhall be treated in *Spain*, in the fame Manner as the moft favoured Nation, and confequently, no Nation fhall pay lefs Duties upon Wool and other Merchandifes, which they thall bring into, or carry out of *Spain* by Land, than the state of the treated in *Spain* by Land, the state of than the faid Su in or carry out b Immunities, w alfo be grante jefty confents th his Britannic I

ART. VIII. Part, to aboliff and to have the toufe all poffib future.

ART. IX. T the Treaty of A their Articles prefent Treaty 1713; thofe A thall be abolith Treaty of Utree ART. X. A

which may hav which no othe being thus acc moft ferene K Treaty of recip faid Majefties, reckoned from

Thefe Treatin

Peace, figned a Our Exports Spanifb Cloth, 3 Leather, wroug Lead, Shot, Cc Shoes, wrought Silk mixed, and and Ship-Cham Barley Meal; 7 Drugs, Pimen Goods, &c.

The Import Oil, Silk, befo fins, Oranges, Olives, Saffron, wrought Silk, I believe may have lately bee our Favour; b ftaple Commo at least in fuch Territories obli an equal Cala can be fupplied State, they alw yielding more must be altere tioned among one, and I this

### GREAT-BRITAIN, Ga.

reen Miniain fhould Affients of th Article

d Engageand more ) inake the n or Partiacquires by ation from potentiaries q. and his fter having S 1

ajefty, his nual Ship, of Aix-la-

enfation of caufe to be within the igning this ompany for id Affiento; ull and enguish from r Demand, 1 Ship, diof the faid

11 his Preip, as well be eafy or nereafter on

hall not be ods, which jesty, than g of Spain, redeccilors. inded upon ls, and orable Law; nd for the

gather Salt did in the

all not pay pay in the

11 enjoy all ver, which donnances, id in 1667; e most fa-Wool and by Land, than than the faid Subjects shall pay upon the fame Merchandizes, which they shall bring inor carry out by Sea , and all the Rights, Privileges, Franchifes, Exemptions, and Immunities, which shall be granted or permitted to any Nation whatever, shall also be granted and permitted to the faid Subjects, and his Britannic Ma-jefty confents that the fame be granted and permitted to the Subjects of Spain in his Britannic Majefty's Dominions.

ART. VIII. His Catholic Majefty promifes to use all possible Endeavours on his Part, to abolifh all Innovations which may have been introduced into Commerce, and to have them forborn for the future. His Britannic Majefty likewife promifes to use all possible Endeavours to abolish all Innovations, and to forbear them for the future.

ART. IX. Their Britannic and Catholic Majefties confirm by the prefent Treaty the Treaty of Aix-la-Chapelle, and all the other Treaties therein confirmed, in all their Articles and Claufes, excepting those which have been derogated from by the prefent Treaty : As likewife the Treaty of Commerce, concluded at Utrecht in 1713; those Articles excepted, which are contrary to the prefent Treaty, which fhall be abolished and of no Force; and namely the three Articles of the third Treaty of Utrecht, commonly called explanatory

ART. X. All the reciprocal Differences, Rights, Demands, and Pretenlions, which may have fublished between the two Crows of Great-Britain and Spain, in which no other Nation whatever has any Part, Intereft or Right of Intervention, being thus accomodated and extinguished by this particular Treaty; the two faid most ferene Kings engage themselves mutually to the punctual Execution of this Treaty of reciprocal Compensation, which shall be approved and ratified by their faid Majesties, and the Ratifications exchanged in the Term of six Weeks, to be reckoned from the Day of their Signing, or fooner, if it can be done.

#### In Witnefs whereof, &cc.

These Treaties are confirmed by the second Article of the definitive Treaty of

Peace, figned at Paris, Febuary 10th, 1763. Our Exports now to Spain, including the Canary Islands, are long, fhort, and Spanift Cloth, Stuffs, Baile, Hats, Perpets, Silk and worsted Hose, Butter, Cheese, Leather, wrought Iron, Brafs, Bell Metal, Linens plain and printed, Pewter, Tin, Lead, Shot, Copper, Sail Cloth, Haberdafhery Wares, Clock Work and Watches, Shoes, wrought Silk, wrought Plate, Gunpowder, Cordage, Logwood, Brazilleto, Silk mixed, and fewing Silk, Glafs, Copperas, Prints, Train Oil, Toys, Cabinet and Ship-Chandlery Wares, Wax, Lantern Leaves, Flax, Fans, Wheat, Beans, Barley Meal; Thread, Tobacco, Canvas, Cambricks, Lawns, Bed-Ticks, Sugar, Drugs, Pimento, Pepper, Spice, Staves, Brimftone, Deer Skins, Eafl-India Goods, &c.

The Imports from thence are Wine, Almonds, Annifeed, Cumminfeeds, Soap, Oil, Silk, before the Extraction was prohibited, Iron, Wool, Indigo, Figs, Raifins, Oranges, and Orange Juice, Lemons, Chefnuts, Small-nuts, Pomgranates, Olives, Saffron, Barilla, Kelp, Kid-Skins, Capers, Umber, Anchovies, Sponges, wrought Silk, Cochineal, Cork, Whifk Brooms, and, formerly, Brandies, which I believe may pretty near balance that Trade, extra of the Corn and Meal, which have lately been very confiderable, and I think must be regarded as a Balance in our Favour; but these being only accidental Articles, are not to be reckoned as staple Commodities, nor placed on the Credit Side in this Account of Commerce, at least in fuch large Quantities, as a lost Harvest in that and the neight ouring Territories obliged them to call for; I fay, fuppoing their Dearth to happen when an equal Calamity has befel the other fouthern Countries; for when they can be supplied from Sicily, Sardinia, Naples, Turkey, Barbary, or the Ecelefiastical State, they always prefer those folid Grains before our's, as well on Account of its yielding more Flour, as because their Mills are set for grinding hard Corn, which mult be altered when a fost Sort is to supply the Deficiency. I have not mentioned among the preceding Imports, the Article of Plate, which is no fmall one, and I think is a certain Indication of the Balance of that Trade being in our

our Favour; and would certainly be much more fo, were the Cuftoms on our Goods collected in Spain according to the preceding Treaties, which include and inforce the Schedules granted the English by feveral fucceflive Monarcher; But to fhew that they are levied on a much higher Valuation, and very dif-But to like that they are levice on a more ingined variation, and very an-ferently from what is therein ftipulated and agreed, I here add an Account of the Imposts on Merchandife, drawn up at *Cadiz*, the 17th of *February*, 1750, by a Gentleman, whose Capacity in Mercantile Affairs is exceeded by few, and this induces me also to subjoin his Sentiments, which please to take in his own Words. . .2

### Particulars of the Imposts on Merchandife entered in this Custom-bouse.

NOODS according to their different Species pay 11, 5, 10; or 4 per Cent. G Almoxarifafgo Goods charged with 11 per Cent. Almoxarifafgo pay Duties as follows1 .

|    | ncn |  | Decimals.                        |
|----|-----|--|----------------------------------|
| 10 | 1   | 11 per Cent. with + in Plate, which is + Part more   | 0,12375                          |
|    | 2   | 2 per Cent. called dos unos, as aforegoing   | 0,0225                           |
|    | 3   | 2 per Cent. called Bosillo de la Reyna, as above   | 0,0225                           |
|    | 4   | 1+ per Cent. with a Premium of 5 per Cent:   | 0,01575                          |
|    |     | 1+ per Cent.   | 0,0125                           |
|    | 56  | A per Cent. called iº, 2°, 2°, 4°, uno de Alcavald   | 0.04                             |
|    | 7   | 1+ per Cent. called Donativo antiguo de la Cuidad y Fortification  | 0,01500                          |
|    |     | Amount of the Duties before the Year 1686, being 25; per Cent  | . 0,252                          |
|    | 8   |  | 0,014                            |
|    |     | Amount of the Duties upon the Accession of King Philip V. bo   | -                                |
|    |     | ing 26 <sup>+</sup> per Cent.  | 0,266                            |
|    | 9   |  | 0,015                            |
|    |     | Amount of the Duties before the late War, being 28 to per Cent.  | 0.281                            |
|    | 10  | 2 per Cent. called Sanidad   | 0,02                             |
|    |     | Amount of the Duties actually levied, being 30 to per Cent.  | 0,301                            |
|    | N   | When the Almoxarifalgo is 5 per Cent the Duties are as follows<br>per Cent. with the Quarter Part in Plate, which is + Part more<br>°. 2, 3, 4, 5, 6, 7, Branches afore-mentioned added<br>per Cent. additional Alcavala on this Article | :<br>0,05625<br>0,12825<br>0,045 |
|    | A   | mount of the Duties before the Year 1686 being 22 <sup>10</sup> / <sub>10</sub> per Cent.<br><sup>o</sup> . 8, above-mentioned added   | 0,2295<br>0,014                  |
|    | A   | mount of the Duties upon the Acceffion of King Philip, being 24.7 per Cent.  | 0,2435                           |
|    | N   | °. 9, above-mentioned added  | 0,015                            |
|    | A   | mount of the Duties before the late War, being 25 17 per Cent.<br>9. 10, above-mentioned, added  | 0,2585<br>0,02                   |
|    | A   | mount of the Duties actually levied, being 27 the per Cent.  | 0,2785                           |
| 0  | -   | is channed with an Am Curt. Almount C.C. and I. I  |                                  |

In Order men of the and the Inn

5 Anafcot

- 5 Dichos
- 11 Bayetas 10 Curtido
- 11 Duroys

11 Pannos

11 Dichos 11 Dhos C

The firft the third th per Cent. or ment of 25

are thus ca 100 Piece Gracia, bein Aforo, or R Sum deducti Maravedis. to it as afore fore 270,00 of each Real Pieces of w coats is at 7 Tabla = 31 R. Pl. 1 370 pay. The D late War, v

blifhed./ In the Tr concluded at the Britifb S be attempted Execution. in 1713, fee 10 per Cent. was mutuall pofe the Bit meant,] did to be under/i deftroyed the of Rates qu Duties, did fame Footin were over-ra Since the lat more grievo wherefore o Madrid, to patched in thing favour Footing. leffence, an

In

# GREAT-BRITAIN, G.

In Order to comprehend the Calculation of these Duties, here is a finall Specimen of the Model of the *Spanifb* Book of Rates, as it ftood before the late War, and the Innovations made in the Valuation of fome Articles of your Manufacture.

| 5 Anafcotsblancos la Pieza  | 6000 40 White Hunfcoats, they are                             |
|---|---|
| and the second se | now rated at 7000   |
| c Dichos negros la Pieza  | 2000 40 Black ditte 6000                                      |
| 11 Bayetas de Ingalaterra   | 10000 + Baile 12000   |
| 10 Curtidos de Irlanda cada une   | 680 + Iri/b Hides 1496  |
| 11 Duroys la Pieza  | 2000 40 Duroys 2000   |
| 11 Pannos finos de Ingalaterra la Pieza   | 24,000 40 Fine English Cloths, Var.<br>now rated at 1768 each |
| 11 Dichos entre finos   | 17,000 40 Second Cloths 816 ditto                             |
| 11 Dhos Comunes   | 14,000 40 York/bire Cloths 510 ditto                          |

The first Column specifies the Almoxarifargo, the fecond the species of Goods, the third the Value, Rate, or Aforo, as called here, the fourth the Abatement pr Cent. or Gracia, called *Pie de fardo*. Befides that Gracia, there is an Abatement of 25 per Cent. allowed by the King, called *la quarta Tabla*. The Duties are thus calculated, viz.

100 Pieces white Hunfcoats entered in this Cuftom-houfe, 40 deducted for the Gracia, being 40 per Cent. as afore-mentioned, 60 Pieces valued according to the Aforo, or Rate above-mentioned, at 6000 Maravedis, make 360,000, from which Sum deducting 90,000, or the  $\frac{1}{2}$  Part for la Quarta Tabla, there remains 270,000 Maravedis. As the Almoxarifatgo is 5 per Cent. and all the Branchez appertaining to it as afore-mentioned, amounting to  $25_{11}^{+1}$  per Cent. and all the Branchez appertaining to it as afore-mentioned, amounting to  $25_{11}^{+1}$  per Cent. before the late War, therefore 270,000 at  $25_{11}^{+1}$  per Cent. are Mars: 69,795; which at 64 Mars. the Value of each Real Plate, are R. Pla 1090  $\frac{1}{2}$ , the full Amount of the Duties on 100 Pieces of white Hunfcoats. But a prefent the Aforo or Valuation of white Hunfcoats at  $27_{12}^{+1}$ , the actual Duties per Cent. are 87,727,5 Mars. at 64 are R. Pl. 1370  $\frac{1}{2}$ , the Amount of the Duties roo Pieces white Hunfcoats mult now pay. The Difference is, R. Pl. 280  $\frac{1}{2}$ , they now pay more than was levied before the late War, which is near  $25\frac{2}{4}$  per Cent. Augmentations on the Duties then efta-blinde.'

In the Treaty of Commerce between the Crowns of Great-Britain and Spain, concluded at Madrid the 1 May, 1667, the Schedules and Immunities granted to the Britif Subjects trading to these Ports are, I think, inferted. If a new Treaty be attempted, the faid Schedules may be inferted therein verbatim, to enforce the Execution. The View of the British Court, in the Treaty concluded at Utrecht in 1713, feemed to be, that their Merchandife should not pay more Duties than 10 per Cent. on their real Value, to be afcertained in a new Book of Rates, which was mutually agreed between the two Courts to be formed. But the Bishop, [I fuppofe the Bishop of Briftol, who was then Ambassador and Plenipotentiary, is here meant,] did not understand Duties ; for the Expression in the faid Treaty, But it is to be underflood that this is not to extend to the Albavalas, Cientos, and Millones, destroyed the whole Purport of the Treaty, and rendered the forming a new Book of Rates quite useles. The Merchants versed and knowing in the Nature of the Duties, did therefore follicit that the Cuftoms and Aforos fhould remain on the fame Footing they were upon in King *Charles* II.'s Time, though fome Articles were over-rated, which was accordingly executed by the Treaty of Madrid, 1715. Since the late War the Duties are augmented as afore-mentioned, and what is much more grievous, the Aforo or Valuation of the Merchandife is greatly increased, wherefore our Conful at the Head of this Factory applied to our Ambaffador at Madrid, to follicit, if feemingly to him convenient, that the Goods should be difpatched in the Cuftom-hcufes in like Manner as they were before the War : Nothing favourable has refulted, for the Goods are charged upon the extravagant new Footing. If the Aforo or Valuation of a few Articles of the Brilifh Products was leffened, and the Innovations, introduced fince the War, were abolished, the 8 E proposed

ns on our ch include Monarchs; very difcount of *ary*, 1750, y few, and n his own

ufe.

per Cent. pay Duties Decimals.

0,12375

0,0225 0,0225 0,01575 0,0125 0,04 12 0,01500 t. 0,252 0,014 0,266 0,015 . 0,281 0,02 0,301 0,05625 e 0,12825 0,045 0,2295 **0,**014

o,015 o,2585 o,02 o,2785 -mentioned and before

Cent.

cceffion of

War, and

0,2435

Ĩa

proposed End of the Britigh Court, to pay no mole that to per Cent. on the real Value of the Goods, may be accomplished, although no Alteration beinade in reducing or abolifhing any Branch of the Dusits actually levied : Which appears to me to be the easieft Method, as an Attempt to firike off any of the Branches of the Duties might be powerfully refifted by those to whom they were appropriated, or the Managers thereof. Some Inftances are offered to make this Matter more plain. A Piece of Baile, upon a Medium of the Value of the Quality for this Market, fhipped in London, will not coft, including the Charges, above 31. 81. 9d. which is equal to fifteen Ducate, or a hundred and fixty-five Reals Plate; each Piece was rated before the War at 10,000 Maravedis; the Gracia', and the real value Tabla, being deducted, and the Duties at  $28_{1'}$ , being deducted, and the Duties at  $28_{1'}$ , being charged, each Piece paid R. Pl. 22', which is  $13_{2}$  per Cent. on the real Value. Yet a Piece of Baile is now rated at 12,000 Mars. and the actual Duties of  $30_{1'}$  being charged, after deducting the Gracias, each Piece must now pay R. Pl. 28 ; which exceeds 17 per Cent. on the real Value. Whereas if the Aforo of Baile was at 7000 Mars, then each Piece would pay as the Duties now fland, R. Pl.  $16_{11}$ , or only 10 per Cent. on the real Value. In like Manner other Goods may be valued according to their regular and common Coft put aboard, and not at the Price they are regularly fold for; because the Duties and Charges on the Sale make a Part of the Price of Sale. If this Idea be approved, a Table for the Rates of all Goods imported from his Majefty's Dominions may eafily be framed, and formed to that the Duties fhall not exceed 10 per Cent, on the real Value. The following is a Specimen of fuch a Table, viz.

| Almoxarifaf | o Goods                 | the Aforo | the Gracia.           |
|-------------|-------------------------|-----------|-----------------------|
| 11          | Baife, each Piece       | 70000     | ÷                     |
| 11          | Long Ells, each Piece   | 2900      | 40                    |
| 11          | Fine Cloths, each Piece | 24000     | 40 as before the War. |
| 11 -        | Second Cloths, ditto    | 17000     | 40 as before the War. |
| 11          | York/bire Cloth, ditto  | 10000     | 40                    |
| 11          | Estamenas, each Piece   | 6000      | 40 as before the War. |
| 5           | Broad Camlets, ditto    | 5000      | 40                    |
| 5           | Hunfcoats, each Piece   | 5000      | 40                    |
| 10          | Hides, each             | 680       | as before the War.    |

Merceries according to Invoice, &c.

#### Of the Trade between Great-Britain and Portugal.

OUR Trade with this Kingdom is generally effeemed of great Value; and the Importance of it to both Nations being very confiderable, therefore ought to be cultivated by them with mutual Ardour; as the Portugué take off a large Quantity of our native Commodities, and we in Return confume a greater one of their's than all the Nations in Europe put together; though that People appear in fome Measure infensible of the Advantages ariling to them from this Commerce, and feem to have forgot the little Dispatch they had for their Wines, the greatest Product of their Country, when Peace and low Duties made those of France to be the general Confumption.

thole of France to be the general Confumption. The English Factory at Libon published a Memorial in the Month of July 1729, by which it appears, and feemingly beyond Contradiction, that the Balance of Trade with that Kingdom was against us; and as I have no Reason to think there has been any favourable Alteration in it since. I shall give my Reader a Copy of the faid Memorial, as it was communicated to me by one of the Gentlemen principally concerned in drawing it up, with the Remarks made by that confidenable and judicious Body of Traders on it. An Estimate of dities which calculated by b;f Informati

Sales in Lifbon, Houfes fettled Sales in P Sales in Co Sales in M Ba

Duties paid the Sales Small Charge at the Sale Port Charge Englijh Sh Sailors, an a moderat

## Remains net

An Estimate Portuguese Don Britain, Ireland

#### From Lifbon

From Oporto From Figuei From Madei

Oils from L Figs, Almos from Alga sooco Chefi 4000 Moy The Export the Portu The net Proof their amounts t Confequenti England,

An

GREAT-BRITAIN. G.

An Estimate of the yearly Confunction in the Portuguese Dominions of the Commo-dities which are of the Growth and Manufactures of the English Dominions, calculated by the annual Sales of the Merchants reliding in Lisbon, and by the bif Information taken from them and from other Parts.

| Sales in Lifbon, computed by several English and other Merchan   | its           |
|--|---------------|
| Houfes fettled there   | 1,620,000,000 |
| Sales in Porto   | 600,000,000   |
| Sales in Coimbra and Fiegueira   | 120,000,000   |
| Sales in Madeira, and the other Islands, about   | 100,000,000   |
| Bacalboa, fifty thousand Quintals, at 4000 Rs.   | 200,000,000   |
| Duties paid for Cultoms might be reckoned at 15 per Cent.<br>the Sales 496,000,0<br>Small Charges in and out the Cultom-houfe, and             | 000           |
| at the Sale 1 per Cent. 26,400,0   | 00            |
|  |               |
| Port Charges, Confulage excepted, of all the<br>English Ships, Expences of the Captains and<br>Sailors, and of all the English in Portugal, at | т.            |

a moderate Computation . \* 10

Remains net to the Britifb Nation

England, is

- 572,400,000 2,067,600,000

1.00

1 - 5

50,000,000

----

659

An Estimate on the yearly Confumption by the English, of the Product of the Portugues? Dominions, calculated by the Exportation from them to Great-Britain, Ireland, and the English Possieffions in America.

WINES.

| From Lifbon   | 3000 Pipes, white | , at 40000 | 120,000,000   | ~ |
|---------------|-------------------|------------|---------------|---|
|               | 2000 ditto, red   | . 50000    | 100,000,000   |   |
| From Oporto   | 2 5000 ditto,     | 50000      | 1,250,000,000 | • |
| From Figueira | 1 500 ditto,      | 45000      | 67,500,000    |   |
| From Madeira  | 10000 ditto,      | 28000      | 280,000,000   |   |
|               |                   |            |               |   |

| 41 500 Pipes.  | 1,817,500,000      |
|--|--------------------|
| Oils from Lifbon, Oporto, and Algarve, 2000 Pipes, at 40 | 0000 80,000,000    |
| Figs, Almonds, Raifins, Brooms, Canes, Shumach, Corl     | c, &c.             |
| from Algarve   | 20,000,000         |
| goodo Chefts of Fruit, from Lifbon, Oporto, &c. at 300   | o Rs. 1 50,000,000 |
| 4000 Moys of Salt from Libon, St. Uval, &cc. at 140      | o Rs. 56,000,000   |
| The Exportation by the English, for their own Confump    | tion of            |
| the Portuguese Commodities, annually amounts to          | 2,123,500,000      |
| The net Proceeds belonging to the English, of the Confur |                    |
| of their Commodities in the Portugefe Dominions as       | above,             |

amounts to 2,067,600,000 Confequently the Balance in Favour of Portugal, and loft by

are de la de la de la de la de la de la de la de la de la de la de la de la de la de la de la de la de la de la

.

,

55,900,000 2,123,500,000

• .

Portugal

ø

on the bemade /hich apy of the they were nake this ie of the Charges, fixty-five dis; the at 28. r which It 12,000 Gracias, n the real ce would the real ir regular fold for ; of Sale. from his ties shall cimen of

War. e War.

e War. War.

lue; and , there-Portuguefe confume though to them for their ties made

uly 1729, alance of ink there Copy of en prinntiderable

Portugal loses by her Trade with the feveral other Nations from whom the receives Commodities, extra of the Englif, as will be flown in an Effimate, when I come to treat thereof 2,964,000,000

The English pay for the Balance of their Trade with Portugal as per the above Estimate 55:900,000

55-7--,000

other Nation

Corn, there

will do it a

out a conftan

be a bad Ha by the Powe

only Nation

Corn is nece To the abo add the follo

Merchants th

merce muft 1

few interveni

fuppofes, in then encreafe

whereas by th

nett Produce

more than one

I confider the and Honour,

proceeded from with the Vie

Spain; and I made by diffe

It is, howe almost destro

though indeed and a Servant

carried over in who immedia

and Covillban on its being facturing of

their Cloths

fumptuary La of any foreig with that Cr

the free Imp

fequent Abstr ART. J. J

that of his

Cloths, and t till they were

ART. II.

in her own N admit the W

whether there

any Thing mo

or by whatfoe

into Great-Br

ment of Cuft

tempted and

manded for a third Part of

2dly. But

Ift. If the

2,908,100,000

### Part of which goes directly to *Italy*, and the Reft, modely, by the Way of *England*, on Account of the Conveniency of the Exchange, and of Shipping

By the preceding Estimate, made favourable to the English Trade, as the Confumption of their Commodities is fet down rather more than less, and their Exportation of the Portuguese Products as moderately computed as is possible both in Quantity and Price, it plainly appears, 1ft. That the Balance of Trade between Great-Britain and Portugal, is in

ift. That the Balance of Trade between Great-Britain and Portugal, is in Favour of Portugal, who annually gains by the fame, and the Engligh lofe Rs. 55,900,000.

2dly. That confequently that Trade cannot occasion the Extraction of Gold from *Portugal*, fince the liquid Produce of all the Commodities confumed there, is not fufficient to pay for those which they take from *Portugal*.

3dly. That therefore the Gold, which annually goes from thence, is to pay other foreign Nations the Balance of their Trade; fince the *Portuguefe* cannot pay them in the Product of their own Country much above the quarter Part of the Value of what they confume of those foreign ones.

4thly. That the King of *Portugal* receives every Year a very confiderable Sum from the Duties on the *Englift* Trade, which are much higher in Proportion than those on the Commodities of other Nations, being on the Importation Rs. 396,000,000 and on the Exportation 212,350,000, which amounts annually to R. 603,350,000.

Befides these Truths to clearly demonstrated, there are many others which well deferve to be confidered; fuch are the following:

No Nation, befides the Englifh, take off the Portuguefe Wines, nor can be fupposed ever to do it, fince those who want this Commodity are fupplied much better from France, and from other Parts, and at more moderate Prices; and as England reduce the Duties on the French Wines to an Equality with those on the Portuguefe, this Branch of Trade, which is fo advantageous to them as to amount yearly to above a million eight hundred thousand Mil-Reis, paid them in ready Money, by the Englifh, would be entirely lost to them: The fame Thing, a lattle more or lefs, is evident with Respect to other Fruits, fince the Englifh take off above ten Times the Quantity which all other Nations together do.

And though this Branch of Trade is much lefs confiderable, yet it amounts by the Effimate to 170,000,000 Reis, and being, the fame with their Wines, the Growth of their Country, that whole Sum which the English pay for it is juft fo much Gain to Portugal. It is remarkable, that, notwithfranding the confiderable Sum of Money, which the Commodities exported by the English amount to, they are never indebted to the Portugues, paving them always ready Money; whereas on the contrary, these last are always indebted to the English, and this Truth naturally leads to the following Confiderations: That Portugal has always in Poffeffion a very large Stock belonging to the English, which, confidering the Nature of the Sales in this Country, and the Cultom and Method of the Shopkeeper's Payments, may fafely be computed, Allowance being made for what is fold for ready Money, to amount to above the In.port of one Year's Sales, fo that by a moderate Computation the English have conftantly a dead Stock in Portugal, confifting of Goods in the Cultom-house and their Warehouse, and in Debts outflanding, of 2,500,000,000 Reis or upwards. The English certainly furnish the Portugues with the most useful and necefiary Goods, their own Corn for the prefent excepted, and at fuch moderate Prices as no other

Portugal again Manufactures. ART. III. above-named

### GREAT-BRITAIN, &c.

other Nation can afford to do: If at this Time they bring them none of their Corn, there being a Scarcity of it, they have done it formerly, and no Doubt will do it again when they can fpare it i and fince *Portugal* cannot fubfift without a conftant Supply of that Commodity from abroad, fhould there happen to be a bad Harveft in *Spain*, of a Rupture between those two Crowns, the *Englifb* by the Power of their Navy, and the Quantity of their trading Ships, are the only Nation which can at all Times effectually furnish and fecure what foreign Corn is neceffary to *Portugal*.

To the above Remarks on the Trade of Portugal, I shall take the Liberty to add the following of my own, as confequential to those so justly made by the Merchants there. And,

If. If they are fuch as may be relied on, Mr. King's Calculations on that Commerce muft have been very erroneous, or it muft have been greatly altered in the few intervening Years, between his Eftimate and the Lifton Merchan's; as he fuppoles, in his Dedication, P: 3. Vol. III. that our Exports to Portugal were then encreated from about 300,000. a Year to near a Million and a half, whereas by the preceding Eftimate it may be feen, than in the Year 1729, the nett Produce of every Thing fold in that Kingdom did amount to but little more than one half of the foregoing Sum:

2dly. But if Mr. King's Calculations are right, as I am inclined to believe, when I conlider they were made by fome Gentlemen eminent both for their Capacities and Honour, I muft conclude fo great a Difference in fo flort a Space muft have proceeded from large Quantities of our Woollens, &c. being carried into Portugal, with the View of introducing them afterwards, through that Channel, into Spain; and I cannot otherwife account for the Difparity between two Eftimates made by different Sets of Gentlemen, equally to be credited and relied on.

It is, however, certain, that our Trade with that Kingdom was in the laft Century slmoft deftroyed by the Encouragement given to Manufactures of their own; though indeed the Blow came from hence at firft; as one Courteen; an Irifhman, and a Servant in the then Queen of England's Family, afterwards Queen Dowager, carried over in the Year 1681 feveral Clothiers and Baife-Makers into Portugal, who immediately began to exercife their Profeffions, particularly at Port Alegre and Covillban, though with various Succefs, as the latter were foon difmiffed, on its being found that the Staple of their Wool was too fhort for the Manufacturing of Baife, but the others were continued, and brought the Fabrick of their Cloths to fuch Perfection, that in June or July of 1684, among fome fumptuary Laws then made, his Portugue/e Majefty prohibited the Importation of any foreign ones, which continued in Force, till by the Treaty of 1703 with that Crown, it was agreed to refeind the prohibitory Decree, and permit the free Importation of all Woollens, as before the making it; which the fubfequent Abstract of the faid Treaty will demonsfrate.

ART. I. His facred Majefty of *Portugal* promifes, both in his own Name, and that of his Succeffors, to admit for ever hereafter into *Portugal*, the Woollen Cloths, and the Reft of the Wollen Manufactures of *Britain*, as was accuftomed till they were prohibited by the Laws; neverthelefs upon this Condition,

ART. II. That is to fay, that her facred Royal Majefty of Great-Britain fhall, in her own Name, and that of her Succeffors, be obliged for ever hereafter, to admit the Wines of the Growth of Portugal into Britain; fo that at no Time, whether there fhall be Peace or War between the Kingdoms of Britain and France, any Thing more fhall be demanded for thefe Wines by the Name of Cuftom or Duty, or by whatfoever other Title, directly or indirectly, whether they fhall be imported into Great-Britain in Pipes or Hogfheads, or other Cafks, than what fhall be demanded for the like Quantity or Measure of French Wine, deducting or abating a third Part of the Cuftom or Duty. But if at any Time this Deduction, or Abatement of Cuftoms, which is to be made as aforefaid, fhall in any Manner be attempted and prejudiced, it fhall be juft and lawful for his facred Royal Majefty of Portugal again to prohibit the Woollen Cloths, and the Reft of the Britijb Woollen Manufactures.

Manufactures. ART. III. The most excellent Lords the Plenipotentiaries promife, that their above-named Masters shall ratify this Treaty. (L. S. John Methuen.

In

4,000,000

5,900,000 8,100,000

the Contheir Exfible both

gal, is in nglijb lofe

n of Gold med there,

is to pay cannot pay art of the

erable Sum than those 6,000,000 8,350,000. which well

an be fupauch better d as Engofe on the to amount a in ready ng, a little (b) take off

mounts by Vines, the it is just the conif amount ly Money; gli/b; and rtugal has ich, cond Method eing made one Year's tly a dead eir Warerds. The ry Goods, ces as no other

In Confequence of this Treaty, our Woollens have ever fince been currently admitted into *Portugal*, and we now fend there, Cloths of all Sorts, Baife, Perpets, Stuffs, Hats, Hofe, & C. We fend likewife Iron, wrought Brafs, Lead, Pewter, Shot, ftained Paper, and other ftationary Wares, Sail Cloth, Linen, Glafs, Earthen and Cabinet Wares, Gun-Flints, Toys, Millinery and Turnery Wares, Painter's Colours, Butter and Cheefe, Gunpowder, Cordage, wrought and mixed Silk, Clock-work and Watches, Garters; Haberdafhery Ware, all Sorts of Corn and Meal, wrought Plate, Lantern Leaves, Leather, Logwood, Copperas. Apothecaries' Stuffs, Drugs, Glue, Rice, Bees-Wax, & C. And our Imports from thence are those mentioned in the laft quoted Eftimate.

#### Great-Britain's Trade with Italy, including under this Denomination Venice, Naples, and Sicily, Genoa, Leghorn, Ancona, &c.

THE above-mentioned Cities are of all the maritime ones of *Italy* the most confiderable, that carry on the most extensive Trade, and where the greatest Number of Ships arrive.

Turin, Milan, Florence, Bolognia, Modena, Reggio, Parma, and Lucca, arealfo deeply engaged in Commerce, but as they are fituated within Land, they are oblige to value on the Affiftance of the maritime ones for carrying it on; and as the Commodities fent from hence to them are in a Manner alike to all, I have joined them together, and intend to treat on the Jalian Trade, as if the whole had been one Kingdom and not fubject to feparate Princes.

I have always heard the Trade of *Italy* reckoned at a Million and a half to two Millions Sterling *per Annum*; those that made it most, have not exceeded the last Sum, and those who have inade it least, have never put it under the former, and occasionally it may be much more, as in the last War, and according as their Harvests prove good or bad.

Our Exports to Italy are, all Sorts of Cloths and other Woollens, Hats, Hofe, Silk, mixed and wrought, horological Works and Watches, Gunpowder, Leather, Pewter, Brafs, Tin, Lead, Shot, Cochineal, Coney Wool, Coals, refined claved and Muscovada Sugars, Redwood, Logwood, Brazil Wood, Litharge of Lead, Lantern Leaves, Butter, Cheefe, Coffee, Bugles, Tobacco, Ginger, Jefuits-Bark, Indigo, Pepper, Pimento, Rhubarb, Sarfaparilla, and other Drugs, China Ware, Callicoes, and other India Goods, Glass and Earthen Ware, Pipes, wrought Plate. and, when their Harvest fails, Corn; Herrings, Salmon, Pilchards, Stockfish, Poorjack, &c. And in Return, Venice. and that State, fends us Currants, Hemp, Brimittone, Glais Beads of different Sort. and Sizes, many Drugs, fometimes Rice, Oil, &c. Naples remits here large Quantities of Belvidere and Lipari Fruit, Oil, Brimítone, Manna from Calabria, Argol, Eifences, Gc. And from Palermo, the Capital of Sicily, and Meffina, a Place of still greater Trade there, we receive chiefly Silks, Salt, iome Wine, Argol, Cantharides, Juice of Liquorice, Shumach, Mana, and Hemp. Genoa makes Returns principally in Paper, Velvets, Damaíks, Tabbies, and Brocades, though not fo much of either Species as formerly, Oil, Marble, Roch Allum, Lemons, Effences, and Perfumes, Vermicelli, Rice, Coral, Cotton, *Cc.* From *Legborn* we receive Oil of *Gallipoli* and *Florence*, Wine, Soap, Straw Hats, Cotton and Cotton Yarn, Goats Hair, and Skins, Shumach, Brintfone, Cream of Tartar, Valonia, Marble, Anchovies, Soap, Galls, Juniper Berries, Olives, Coral, and Coral Beads, Verdigris, Argol, Drugs, Silks thrown and raw, Ge. all which occasion a Circulation in Trade, well worthy our Attention and Regard, more especially as it leaves a confiderable Balance in our Favour.

### Of the Trade carried on by Great-Britain with Turkey and Barbary.

THE Turkey Trade is carried on by a Company of Merchants, incorporated by Queen Elizabeth, under the Title of the Levant, or Turkey Company, and whole Charter was confirmed by her Succeffor, King James I. with the Addition of many new Privileges, and a Form of Polity observed ever fince. This Company is of a very particular Inftitution, as the Members are not obliged to contribute any. Thing to a general Fund, to that it may more properly be termed termed a fin but their Ch obliged to fu of the neceff The Trou

in this Comp the Charters tion King Ca His Char

firmation of or the Amen The Com their Govern

English Men The Num

be admitted, The princ Tradefman of prenticefhip the Compan

the Compan Age, and do to fend no G to fuch as be The Com

Voices, in w that trades f there is a C and twelve alfo a Depu Members of

It is this A Prices, which the Quality of chandifes, we of this Trad

It prefents the Confuls therefore ne tions on Ship fome neceffa the Diforder fall into, to

The Com nifter, Secre that they fh Goods. In extraor

Recourse to Affair be vere determine the other Circurs lutions then Goods, or E the Company themfelves in penfes of the

It is true, Occasions;

## GREAT-BRITAIN, Ge.

termed a fimple Affociation, of which the Partners have nothing in common but their Charter and Government, every one trading oh his own Stock, though obliged to fubmit to the Regulations of the Company; and contribute his Share of the neceffary Expences about it.

The Troubles of the Kingdom under Oliver Cromwell gave Rife to no fmall ones in this Company, as many Members were thruft in, unqualified in the Manner that the Charters of Queen Elizabeth and King James required; but on the Reftoration King Charles endeavoured to re-establish its quondam Reputation.

His Charter was dated the 2d of April, 1662, and contains, belides the Confirmation of that granted by King James, many new Articles about their Polity; or the Amendment of it.

The Company is established in a Body politick, capable of making Laws for their Government, with a Seal, under the Name of the Governor and Company of English Merchants trading to the Levant Seas.

The Number of its Members is not fixed, as every one properly qualified may be admitted, though they are generally about three hundred.

The principal Qualification for Admittance is, being a Merchant, and not a Tradefinan or Retailer, bred either under a Father, or by ferving a regular Apprenticefhip to fome other. Those who defire to become an Affociate, muft pay the Company twenty-five Pounds Sterling if they are under twenty-five Years of Age, and double that Sum if they are above; and muft fwear, on their Admiffion, to fend no Goods to Turkey but on their own Accounts, and to confign them only to fuch as belong to the Company or their Factors. The Company is governed by itfelf, and determines Affairs by a Plurality of

The Company is governed by itfelf, and determines Affairs by a Plurality of Voices, in which the Merchant trading for 1000/, has an equal Vote with him that trades for an hundred Times as nuch; and for its better Management, there is a Court fettled in *London*, confifting of the Governor, Sub-Governor, and twelve Affiftants, who ought all to live in the City or Suburbs; there is alfo a Deputy-Governor in all the Towns and Ports of *England*, where any Members of the faid Company refide.

It is this Affembly at London who fend the Ships, and regulate the Tariff for the Prices, which the European Goods carried to Turkey are to be fold at, as well as the Quality of those to be brought back; it also raises the Taxes on the faid Merchandifes, when the necessitary Prefents, or other common Expenses in Regard of this Trade, require it.

It prefents the Ambaffador to the Throne for Approbation; and also nominates the Confuls of Smyrna and Conftantinople, whose Pensions the Company pays, therefore never permit either these latter, or the former to raise any Contributions on Ships or Goods under the Pretext of being to defray the Expenses of fome neceffary Gift or other extraordinary Charges, and by this Means avoid the Diforders which other Nations not governed by fuch wholesome Laws. fall into, to the no finall Detriment of their Commerce.

The Company alfo nominate and pay their principal Officers, fuch as the Minifter, Secretary, Chancellor, Interpreters, and Jannifaries, and this to the End that they shall not raife or impose any new Sum on the Merchants' Ships, or Goods.

In extraordinary Cafes, the Confuls, and even the Ambafiador himfelf, have Recourfe to two Deputies of the Company, who refide on the Spot; or if the Affair be very important, they affemble the whole Nation, who regulate and determine the Prefents that are to be given, the Voyage to be made, and every other Circumftance neceffary to be treated of; and in Conformity to the Refelutions then taken, the Deputies order the Treafurer to fupply the Money, Goods, or *European* Curiofities agreed on; and this Treafurer is eftablifhed by the Company, and his Cafh arifes from the Taxes and Impofts, which they themfelves have thought proper to lay on Goods to difcharge the common Expenfes of the Affociation.

It is true, however, that the Ambaffador and Confuls may act alone on all these Occasions; but besides its being a tacit Clause in the Pensions paid them, to do nothing

ntly ad-Perpets, Pewter, , Glafs, Wares, d mixed of Corn s. Apoorts from

Venice,

the most here the

they are on; and l, I have he whole

ed the laft mer, and g as their

ts, Hofe,

Leather, ed clayed e of Lead, uits-Bark. ina Ware, ght Plate, Stockfift, ts, Hemp, imes Rice, Fruit, Oil, dermo, the eive chiefly h, Manna, s, Tabbies, ble, Roch otton, Gc. traw Hats, , Cream of ves, Coral, all which gard, more

company, with the ever fince. not obliged properly be termed

ry.

nothing without the Deputies' Advice, they choose rather to conform to this Rule than otherwife, for their own Discharge.

The Places referved to this Company for their Trade, are the States of the Republick of Venice, in its Gulf, those of Ragufa, and all the Grand Signor's Dominions, the Ports of the Levant and Mediterrancan, excepting those of Cartbagena, Alicant, Denia, Valentia, Barcelona, Matfeilles, Toulon, Genoo, Legborn, Civita Vecchia, Palermo, Mefina, Malta, Majorca, Minorca, Corjica, and all other Ports and Places of Commerce on the Coafts of France, Spain, and Italy. And the Fine for those caught in Trade, and not Members in the Company, is 20 per Cent. on the Value of the Lading fo taken.

26 Ger. 11.

By the Act of 26 Geo. II. any Subject of Great-Britain may be admitted a Member of this Company, on requesting it of the Governor or Deputy-Governor, within thirty Days after making such Request, and paying twenty Pounds, and taking an Oath to be faithful to his Majesty and the Company.

This Trade to be carried on in *Briti/b* and Plantation-built Ships only, navigated according to Laws; and the Goods may be configned to any Freemen of the Company, their Sons, or Apprentices, being his Majefty's Christian Subjects.

No Goods or Merchandifes, coming from the Levant without a clean Bill of Health, and liable to retain the Infection of the Plague, thall be landed in Great-Britain or Ireland, or in the Ifles of Guernfey, Jerfey, Alderney, Sark, or Man, unlefs it thall appear to the Satisfaction of his Majefty, his Heirs, or Succeffors, or of his or their Privy-Council, that fuch Goods have been fufficiently opened and aired in the Lazarets of Malta, Ancona, Venice, Melfina, Legborn, Genoa, and Marfeilles, or one of them.

Great Complaints having been made of the Decay of the Turkey Trade during the late War began in 1756, by the Importation of French Cloth into Turkey, the following Act paffed, which was to be in Force no longer than the Continuance of the War:

32 Geo. H.

The Preamble fets forth, That the Importation of Woollen broad Cloth of the Manufacture of *France* into any Places within the *Levant* Seas, by *Briti/h* Subjects, is not only a Difcouragement and Prejudice to the Woollen Manufactures of *Great-Britain*, but is allo a Means of affording Relief to the Enemy, and thereby enabling them to carry on the War; to prevent fuch deftructive Commerce for the future, it is enacted, that no Woollen Goods of the Manufacture of *France* thall be carried into any Place in the *Levant* Seas by any Subjects of this Realm.

No Woollen Goods of this Kingdom shall be imported within the Limits of the Company's Charter, except directly from this Kingdom by a British Subject, unlefs the Importer shall produce to the Ambassador, Conful, or Vice-Conful, or other proper Officer appointed by the Company at the Place where fuch Goods shall be imported, a Certificate upon Oath from the Exporter or Shipper at the last Place of Exportation, that the fame were brought or received from Great-Britain; and in such Certificate shall be described the Name of the Ship and Mafter, and the Time when the Goods were imported into such last lading Port from Great-Britain; which Certificate shall be attested by the British Conful or Perfon acting in his Abfence, refiding at such last lading Port; and the Shipper shall also produce the Bill of Lading from Great-Britain; and the Conful of the take Notice in his Attestation of such Bill being produced to him.

The Conful, &c. upon granting fuch Certificate, is to enter a Duplicate thereof in a Book which is to be figned by the Shipper of the Gouds, he taking the Oath required before making out fuch Certificate, which Book is to be received as final Evidence in all Difputes respecting Certificates, and may be examined gratis.

Where the Conful, &c. shall receive Information upon Oath, fetting forth good Reason to suspect the Authenticity of the Certificate, he is to signify the fame to the Importer, and take Security in double the Value of the Goods, which becomes forfeited if it shall appear no such Certificate was granted; such Security to be assigned to the Informer for his fole Benefit. As often as & . is to tran fhall be alledgy and Seal, whe Conful is to tt laid before the be immediated Sale of Goods, All Wooller

England, fhall to confifcate th Every Merc Protection of t

Charter, fhall, Ambaffador, & in Barter for, Every Perfor

or Manufacture make the fame Goods as fhall If any Cert before the *Eng* of it, and that faid Mafter, or Penalty of doul tificate: there Goods.

But prize Go producing a Co conde...ned the

To prevent I dom, purchased Legborn and ot enacted, that if fame into Engl of Berwick upo the Person who delay to proceed quainting, in V of the faid Cor at the fame Tin Governor and C give Bond, or in the penal Sur against all Costs forfeited; then without the Con proceed to Judg Any Member

the Plaintiff, R. The Commer Nation; as ma Britifh Merchan whole Process of fumption; and t taking off fo lar, tionably to the S

As

### GREAT-BRITAIN, Ga.

As often as any fuch Objection shall be made to the Certificate, the Conful,  $g_{c.}$  is to transmit Notice thereof to the Conful where fuch disputed Certificate shall be alledged to have been granted, requiring an Attestation under his Hand and Scal, whether such Certificate was granted by him; which Attestation the Conful is to transmit by the first Opportunity; and upon Receipt thereof is to be laid before the Importer: If the Certificate be thereby verified, the Security shall be immediately cancelled; but if not, the Penalty to be levied by Distress and Sale of Goods, and be applied as before directed.

All Woollen Goods without such Certificate, except imported directly from England, shall be deemed French; and his Majesty's Ambassador, &c. is required to confiscate the fame.

Every Merchant, &c. being a Subject of Great-Britain, or refiding under the Protection of the British Ambassador, &c. within the Limits of the Company's Charter, shall, before the Exportation of any Goods, make Oath before the said Ambassador, &c. that the same were not purchased with the Produce of, or taken in Barter for, the Woollen Manufactures of France.

Every Perfon who shall import into Great-Britain any Goods of the Growth or Manufacture of Turkey, within the Limits of the Company's Charter, shall make the fame Oath before the Commissioners of the Customs, &c. except such Goods as shall have been condemned as lawful Prize.

If any Certificate thall be loft, the Mafter of the Veffel muft make Oath before the Engli/b Conful, Gc. of the Purport of fuch Certificate, of the Lofs of it, and that it hath not been difposed of to any Perfons whatfoever; and the faid Mafter, or the Confignee of the faid Goods, is also to give Security, in the Penalty of double the Value of the Goods, for procuring a Duplicate of the Certificate: thereupon the Conful, Gc. thall grant a Licence for importing the Goods.

But prize Goods, condemned, of any Country whatfoever, may be imported, on producing a Copy of the Sentence of Condemnation, figned by the Perfon who conde.aned the fame.

To prevent Raw Sill:, Mohair, Yarn, &c. from being imported into this Kingdom, purchased by the Woollen Manufactures of France, and imported from Legborn and other Places in Italy, contrary to the Act of Navigation, Sc. it is enacted, that if any Raw Silk or Mohair Yarn, or any Ship or Veffel bringing the fame into England, Ireland, Wales, the Islands of Guernfey, or Jerfey, or Town of Birwick upon Tweed, shall be feized as forfeited by any Acts of Parliament, the Perfon who shall make the Seizure may not release or abandon the fame, or delay to proceed to Judgement for the Condemnation thereof, without first acquainting, in Writing, the Governor, Deputy-Governor, Treasurer, or Husband of the faid Company, or their Secretary, of fuch his Intention, and delivering at the fame Time a Copy of the Schedule of fuch Seizure : And in Cafe the faid Governor and Company, or any Committee thereof, fhall within feven Days after give Bond, or offer to give Bond, under the common Seal of their Corporation, in the penal Sum of 1000/. with Condition for indemnifying fuch Officer, &c. against all Costs and Charges, in Case such Ship or Goods shall not be adjudged forfeited; then fuch Officer, &c. shall not voluntarily abandon fuch Seizure without the Confent of the faid Company or fome Committee thereof; but shall proceed to Judgement concerning the Legality thereof.

Any Member of the Company shall be admitted to give Evidence, either for the Plaintiff, Relator, or Defendant upon the Trial.

The Commerce of this Company is undoubtedly a very beneficial one to this Nation; as may be feen by the following curious Calculation taken from the *Britiff Merchant*, and there quoted with a View to infruct the Reader in the whole Process of the Cloth Manufacture, from its Commencement to its Confumption; and to fhow the Advantages ariling from the *Turkey* Trade, by its taking off to large a Share of our Woollens, and thereby contributing proportionably to the Subfiftence of our People.

A Clo-

665

# is Rule

the Re-Signor's hole of *v*, Legica, and *vin*, and *vin*, and

nitted a -Gover-Pounds,

nly, na-Freemen Chriftian

ean Bill anded in Sark, or or Sucfliciently Legborn,

le during Turkey, e Conti-

th of the ti/b Subufactures my, and ve Comnufacture bjects of

its of the ject, unonful, or ch Goods per at the n Greatand Mafling Port Conful or s Shipper nful fhali

ate thereking the e received examined

ing forth gnify the s, which h Security

As

A Clothier buys at Market fifty Packs of Worl, picked and /. s. d. forted, at 101. per Pack. 500 0 0 With which Wool he makes 100 broad Cloths, and the Manufacture thereof in Carding, Spinning, Weaving, Milking, Dreffing, &c. as they are usually brought to, and fold white at Blackwell-Hall, will amount to about the first Cost of the Wool 500 0 0 So that these 100 Cloths are fold by the Clothier to the Merchantat 101. per Cloth 1000 0 0 And the Merchant pays for the Dying of the faid 100 Cloths, viz. one third Part in Grain Colours, at 7/. and two thirds in ordinary Colours, at 30s. per. Cloth Alfo for Setting, Drawing, Preffing, Packing, &c. 1 zs. per Cloth 75 0 0 The faid 100 Cloths will coft the Merchant 141. 1s. 8d. per Cloth 1408 6 8 on board, which amounts to And to repay him their Cofts and Charges here and abroad, with a bare Allowance for Infurance, and the Intereft of his Money, they cannot purchase lefs, I should think, than twenty-two great Pounds of Sherbaffee, or Perfia fine raw Silk, for every Cloth. Thus he probably receives for the faid 100 Cloths, 2200 Pounds wt. of the faid raw Silk. Now, if the half Part of this Silk is wrought up in plain coloured Tabbies, the Manufacturers will receive 135. 7d. per lb. 747 1 8 And if the other half Part is wrought up into rich flowered Silks 2186 5 0 brocaded, the Manufacturers will receive 11. 19s. 9d. per lb. And the additional Charge of Dying, suppose but of ' Part of the faid Silk, into Grain Colours at 9s. per lb. 12315 0 Then the Cofts and Charges of 100 Woollen Cloths; fhipped from London to Turkey, and the Manufacture of the raw Silk brought from thence, in Return thercof, must amount to 4465 8 4 The Freight of the faid 100 Cloths, and of the faid 2200lb. of raw Silk is computed at 40 12 6 Her Majefty's Cuftoms on the faid 2200/b. of raw Silk is 156 15 0 English Factors' Commissions abroad on the Sale of the Cloth, and on invefting the Returns in Silk, aforefaid, computed at 100 0 0 It is hereby reprefented to the View of every Reader, that every

220016. wt. of raw Silk imported from Turkey, and manufactured here for our Confumption, without paying any Thing to the Merchants' or Mercers' Gain, pays to the Landholders, the Labourers, and the Crown, the Sum of 4762 15 10

If any Thing is to be added for the Mercers' or Merchants' Gain, and we may depend upon it they will not be at the Trouble of driving their Trades for nothing, we may very weil affirm, that the whole Coft of this Manufacture for Confumption cannot be lefs than the Sum of 5000. So that 2200 Pound Weight of *Turkey* raw Silk manufactured here, pays the Sum of 5000. to the Subfiftence of our own People.

This Account takes the Returns upon 100 Cloths exported to Turkey, and makes them pay 5000% to the Subfiftence of our People. But we have exported annually two hundred Times as many Cloths for *Lurkey*, and receive for about half that Quantity of Cloth, the fame Kind of Returns in raw Silk for our own Confumption, and confequently our own Confumption of Turkey Silk, paid for the Subfiftence of our own People the Sum of 500,000% per Annum, befides what is paid by the other half of that Trade; but if the Confumption of 5000%. Value of Turkey Silk manufactured pays 500% to the landed Interest for the Wool that is exported to Turkey in Manufacture, then the annual Confumption of 500,000%. Value of that Silk must pay 50,000%, per Annum to the landed Interest.

And yet this is not all that the landed Intereft receives annually by Means of this half Part of the Turkey Trade; the Crown and the Subjects, who receive nine Times Times as mu receive to the Confumption pays a fifth directly one exported, an Clothes and I landed Interest

It will be o is not paid to and a Part to then confiderin Dying Goods, be well faid to

It is theref Silk, 500. is J 333. 6s. 8d. t on that Manuf and 21861. 5s. lours; add to abroad, and M of every 5000/ Silk wrought in and I think ti preferved, and England. This Calcula

This Calcule Exports, may where the Retu ploy of our Pe Our Exports Pepper, Cochin have here comp his Time comp and Manufactu Trade they befor yet Mr. King to the corried of more furpaffed Company do no

The Returns Cotton Yarn, V

THIS Trade by a Com the 18th of Der and Albany, fr. the weftern Coa of Good-Hope; with the Duke Confideration of vileges added, its Governmen Its principal Confort, Queen Henrietta Maria prime Nobility

### GREAT-BRITAIN, &c.

s.d.

000

368 500

8 6 8

7 1 8

36 5 0

2315 0

55 8 4

40126 56150

co o o

62 15 10

t we may s for noacture for

d Weight

ubsistence

*key*, and exported

for about

our own

, paid for

fides what

ol. Value

Wool that

500,000/. It.

Means of

ceive nine

Times

Times as much for Cuftoms and Labour, pay perhaps a ninth Part what they receive to the landed Intereft for Clothes and Provision; by which Means the Confumption of *Turkey* Silk, manufactured in *England* either directly or indirectly, pays a fifth Part of its whole Value to the landed Intereft, that is, it pays directly one tenth Part of the Value of the Silk by the Woollen Manufacture exported, and as much more by enabling the People to purchase necessfary Clothes and Provisions, of which much more than a tenth Part is paid to the landed Intereft.

It will be objected here, that the 10% above-mentioned upon a Pack of Wool, is not paid to the landed Intereft, fince a Part of it is paid to the Shepherd's Wages, and a Part to the Labour of Picking and Sorting this Wool: It is very true; but then confidering how much of the Product of the Land is exported to purchase Dying Goods, the tenth Part of the Price of the whole Silk Manufacture may be well faid to be paid for the Product of the landed Intereft.

It is therefore evident, that of every 5000/. Value of Manufacture from Turkey Silk, 500/. is paid for the Manufacturing of the Englift Wool that is fent abroad, 333/. 65. 8d. to the charge and labour of Dying 75/. to other Labour befowed on that Manufacture, 747/. 15. 8d. for manufacturing one Half of our Returns, and 2186/. 55. of the other, befides 123/. 155. for dying the fame in Grain Colours; add to this the Freight of 40/. 127. 6d. beiides the Charges to Factors abroad, and Merchants and Mercers at home, and it will appear that near 4000 of every 5000/. Value, or that near 400,000 of every 500,000/. Value of Turkey Silk wrought in England, is paid to the Labour of the People beftowed upon it; and 1 think this enough to show, that such a Trade ought to be carefully preferved, and that it claims a Share in the Regard of every Gentleman in England.

England. This Calculation, though made only on one Particular of the Levant Company's Exports, may be adapted to any other Branch of it, or indeed to any other Trade where the Returns are improved to the Increase of our Manufactures, and Employ of our People.

Our Exports for Turkey are Cloths, Serges, and other Woollens, Tin, Lead, Pepper, Cochineal, Indigo, Iron and Glaís Ware, Leather, Sugar, &c. which I have here computed at near half a Million yearly; and though Mr. Savary in his Time complains that the French, by their ill Management in their Dying and Manufacturing their Cloths, had loft the greateft Part of the confiderable Trade they before had in those Parts, which he fays the English had fecured, yet Mr. King takes Notice many Yea after, that from a trifling Commerce the in che carried on, they in the Year 1713 at laft equalled us, and I fear have once more furpafied us in the Levant Traffick; fo that I cannot imagine out Turkey Company do now export near the Value above mentioned.

The Returns we have from thence, are raw Silk, Grogam Yarn, Cotton and Cotton Yarn, Wool, Goats Hair, Coffee, Dying Goods, Drugs, Gall, Sc.

#### Of Great-Britain's Trade to Africa.

THIS Trade, like the preceding, has for many Years paîl been carried on by a Company with an exclusive Charter, granted at first by K. Charles II. the 18th of December 1661, in Favour of his Brother James, then Duke of York and Alkany, for the Term of a thousand Years, with full Power to trade all over the western Coast of Africk, from the Port of Sallee in South Barbary, to the Cape of Good-Hope; but these Letters Patent were afterwards revoked by his Majesty, with the Duke's Consent, and regranted in 1663; by a fresh Charter, which, in Consideration of the many illustrious Persons engaged in it, had several new Privileges added, and divers Regulations made, besides those before established for its Government.

Its principal Affociates were Queen Catharine of Portugal, then his Majefty's Confort, Queen Mary of France, his Mother, the afore-mentioned Duke of York, Henrietta Maria, Duchefs of Orleans, his Sifter, Prince Rupert, and most of the prime Nobility of England; the Reft of the concerned, charged with the Direction

of the Company's affairs, were chosen from among the principal Merchants of London, more especially those who had carried on that "rade which the Company were now put in Possessing of the proper Title might be given to this illustrious Association, correspondent to the Dignity of its Constituents, it was called the *Royal African Company*; and the following Privileges were granted it, and composed its Charter.

I. That *It* fhould be erected into a Body Politick, both in Name and Effect, and in this Quality fhould be capable in Law, to have, get, acquire, a 'licit, receive, poffefs, and enjoy, all Manors, Lands, Hereditaments, Rents, Liberties, Privileges, *Gc.* which any other of his *Britannic* Majefty's Subjects might till then poffefs and enjoy.

II. That It should have a common Seal, of which the Impression on one Side should be an Eleutcheon bearing an Elephant, with two Negroes for Supporters, and on the other Side, his Majesty's Portrait.

III. For *Its* Government there shall yearly be chosen, by a Plurality of the Persons named in the Charter, and other Adventurers interested in the Company, a Governor, Deputy, and Sub-Governor, with twenty-four or thirty-fix Affiltants, at their Election, or as they shall think proper.

IV. That the Governor and his Deputy, with feven of the twenty-four, or thirteen of the thirty-fix Affiftants, are authorifed to take on them the Care and Management of the Company's Affairs, whether for buying or felling the Gooda and Merchandife proper to be fent to Africk, or that thall come from thence; or in fitting out Ships, making Settlements, and choosing Factors neceffary for the well-governing their Trade.

V. The Governor, Sub-Governor, and Affiftants, when elected, shall take the Oaths, before the then Lord Chancellor, Keeper of the Scals, or Lord Treafurer, except the Governor be of the Royal Family, in which Cafe he shall be exempt from the faid Oath.

VI. It shall be permitted to the faid Governor and Affistants, to hold Courts and Meetings whenever they think proper, and a competent Number being fo affembled, may make, ordain, constitute, and establish Laws, Ordinances, and Regulations, for the Government of their Company; and after making, to revoke and disfanul them, in Order to form others more convenient; and to impose and inflict Penalties on the Violators of .hem, either by Fines or Imprisonment, provided that the Laws and Penalties are just, and agreeable to the Laws of England.

England. VII. The Partners and Adventurers may grant and transfer all or any Part of the Stock which they shall have in the Company, to whomfoever they please, provided the faid Cessions and Transfers be made in full Court, and registered.

VIII. That the Company may put to Sea, fuch and as many Ships as they fhall judge convenient for their Trade, and furnish them with Artillery, Ammunition, and other warlike Stores for their Defence. IX. That the Company shall have the Posseffion and Property of all the Gold

IX. That the Company shall have the Possessin and Property of all the Gold and Silver Mines that are, or shall be found, in all the Extent of their Grant; and that *It* only shall deal there, exclusive of all other *English* Traders, in all Merchandize, the Growth of the faid Countries, as well as in the Traffick of the Negroes.

Negroes. That it may equip fuch, and as many Veffels as it pleafes, to fend on Difcoveries; more particularly of those Places that are hereby granted, and to make the neceffary Settlements.

XI. That the faid Company shall, nevertheles, pay all the Customs, Subsidies, and Imposts, that are due and payable, as well on the Exports of Goods and Merchandife fent to Africk, as on those that shall be imported from thence.

XII. That only the Company's Ships, or those to whom the Governor and Affistants shall give Permission in Writing, may trade in *Africk* within the Limits before prescribed, or bring any of those Merchandises to *England*, under Penalty of Seizure and Confiscation of the faid Ships and Goods, &c.

XIII. That the Factors, Masters of Ships, Sailors, and Members of the faid Company, may not trade fecretly, or otherwife, for their own Account, in any of the faid Part nalties of Seize XIV. His *L* coming in, at a

Adventures, up made by the of in the Profits a that they fhal XV, The C

and Governors, tent of *Its* Gran to command th and execute all Defence of the any domeftick

XVI. That Gold Mines, Thirds of the occur, for the remaining in P to the Expend XVII. The City of London ters Patent of 1

XVIII. In a Succeffors, that tains, Juffices Officers and N venturers in th they fhall be a fent Charter au may have been he fupplied or

This Charte Patent of the fi followed two'Y Execution of t Privilege, upon not Members of In fine, neit

cient to hinde courfe to the P the Number of Reign, a new not Members from all Trade of April, 1685 In confeque confiderable T

ing their Fort their Factors a with different magement of or national Affift Relief, who h on making a which they di

### GREAT-BRITAIN, U.

of the faid Parts; nor import into England any Merchandizes, on the fame Penalties of Seizure and Confifcation as above.

XIV. His Britannic Majefty referves to himfelf and Succeffors, a Liberty of coming in, at any Time when he shall think proper, as Sharer in the Company's Adventures, upon joining and bringing in a proportionable Fund to that already made by the other Partners; in which Cafe they shall be admitted to have a Part in the Profits and Losses that it shall acquire or fuffer, in Proportion to the Suma that they shall have brought in.

XV. The Company, or its Governors and Affiftants, may nominate Captains and Governors, to command in the Colonies that fhall be eftablished in the Extent of *lis* Grant; to which Governors and Captains, his Majelty grants Power to command the military Forces that shall be there; to muster them, and to do and execute all that is permitted by the Laws of Arms; either without, for the Defence of the faid Colonies against any foreign Invasion, or within, to appeade any domessitic Troubles and Seditions.

XVI. That to explain what has been faid in the IXth Article concerning the Gold Mines, his Majefty referves to himfelf, his Heirs, and Succeffors, two Thirds of the faid Mines, on furplying two Thirds of all the Charges that fhall occur, for the Working and Transporting of the faid Gold; the other Third remaining in Property to the Company, on contributing likewife *Its* one Third to the Expences.

to the Expences. XVII. The Company shall have the Enjoyment of all the Privileges of the City of London, as full as any other Company of Merchants, established by Letters Patent of his Britannic Majesty, or his Predecessors, may or can enjoy.

XVIII. In fine, his Majefty ordains, as well for himfelf as for his Heirs and Succeffors, that all Admirals, Vice-Admirals, Generals, Commandants, Captains, Juftices of the Peace, Comptrollers, Collectors, Searchers, and all other Officers and Minifters whatfoever, that they be aiding and afiiting to the Adventurers in the *Royal African Company*, their Factors and Agents, whenfoever they fhall be required; his faid Majefty intending, that all contained in the prefent Charter and Letters Patent fhall have its full Effect, and that whatfoever may have been omitted, or lefs clearly explained than his Majefty intended, fhall he fupplied or interpreted in Favour of the faid Company.

This Charter of *Charles* II. of 1663, was afterwards confirmed by new Letters Patent of the fame King, under the date of 27th of *September*, 1673; which were followed two Years afterwards by a Proclamation, in which his Majefty orders the Execution of the Article by which was granted to the Company an exclusive Privilege, upon all the Coafts of *Africk*, prohibiting all his Subjects, that were not Members of it, to trade there.

In fine, neither the Letters Patent, nor the Proclamation, having been fufficient to hinder the Interlopers from diffurbing the Company's Trade, It had Recourfe to the Protection of James II. whom It had the Honour to fee twice among the Number of Its Affociates; from whom It obtained, in the first Year of his Reign, a new and more fevere Proclamation, to exclude all the English who were not Members of the Company, or that fhould not have obtained Its Permiffion, from all Trade on the Coafts of Africk; which has Proclamation was on the 1st of April, 1685.

In confequence of these Grants, the Company commerced, and carried on a confiderable Trade; but the vast Charges they were at, in building and supporting their Fortifications, and their great Expence in maintaining and falarying their Factors and Troops, the frequent Embroils and Altercations they have had with different Nations about their Commerce, and Knavery of form, and Mismanagement of others of their Dependents, obliged them frequently to follicit a national Affishance, and, being greatly in Debt, at last to petition Parliament for Relief, who having taken the State of their Case into Confideration, determined on making a new Company, for extending and improving the Trade to Africa; which they did by the following Act:

. 8 H

The

hants of e Come given tituents, ges were

Effect, licit, re-Libertics, night till

one Side pporters,

ty of the Company, ix Affift-

-four, or Care and the Goods tience; or try for the

fhall take ord Treaie fhall be

old Courts eing fo af-, and Reto revoke mpofe and rifonment, Laws of

ny Part of ney please, tered. ps as they

, Ammu-

l the Gold Grant; and h all Merck of the

d on Difd to make

Subiidies, and Merce. or and Af-

the Limits der Penalty

of the faid int, in any of

23 Geo. 11. P. 547-

F. \$48.

P. 549.

The Preamble fets forth, That the Trade to and from Africa, being very advantageous to Great-Britain, and neceffary for the fupplying the Plantations, and Colonies belonging thereto, with a fufficient Number of Negroes, at reafonable Rates, ought for that Purpofe to be free and open to all this Majefly's Subjects: It is therefore enabled, That it fhall be lawful for all the King's Subjects to trade to and from any Place in Africa, between the Port of Salke in South Barbary, and the Cape of Good-Hope, without any Reftraint whatfoever, fave as herein after expredied.

All his Majefty's Subjects who fhall trade to and from Africa, between Cape Blanco and the Cape of Good-Hope, fhall for ever hereafter be deen.ed a Body Corporate and Politick, in Name and in Deed, by the Name of The Company of Merchants trading to Africa, and the fame Name fhall have perpetual Succeffion, and a common Scal, ar.<sup>1</sup> the fame Name fhall have perpetual Succeffion, Body Corporate or Po

All the Britifb Forts, cettlements, and Factories, on the Coaft of Africa, beginning at Cape Blanco, and extending from thence to the Cape of Good-Hope, inclusive, and all other the Regions, Ports, Gr. comprehending within the laid Limits, which are now claimed by, or in the Postefinon of, the Royal African Company of England, or which may hereafter be in the Postefilion of the Company hereby established, shall, from the passing of an Act for divesting the African Company of their Charter, Forts, and all other their Property on the Coaft of Africa, their Goods and Merchandize only excepted, be abfolutely vefted in the new Company established by this Act, and their Successfors, to the Intent that the faid Forts, Settlements, and Defence of the faid Trade.

The Company established by this Act shall not trade to or from Africa, in their corporate or joint Capacity; nor shall they have any joint or transferable Stock; nor shall they borrow Money on their common Seal.

The Direction and Management of the Affairs of the new Company shall be by a Committee of nine Perfons to be chosen annually; who are to meet as often as shall be neceffary, at fome Place in the City of London; and the faid Committee, or any five of them, or the Majority of them attembled, shall, from and after the patting fuch Act for divesting the African Company of their Charter, Sc. or bafore, to far as the African Company shall confent thereto, have full Power to make Orders for the governing and improving the Forts and Factories which are or shall be built within the Limits aforesaid, and to appoint Governors, Deputy-Governors, or any other Officers civil or military, and to remove or displace them when they shall see fit; and to make Orders and Regulations for the better Government of the faid Officers and Servants abroad, and to take Security for their good Behaviour, and Obedience to the Regulations established by this Act, and to fuch as the Committee shall from Time to Time make; fo as no Orders or Regulations made by the Committee shall and any Restraint whatsfoever on the Trade or Traders, contrary to the Intent of this Act.

The Traders, or Perfons intending to trade, to or from Africa, who shall, on or before the 30th of June 1750, have paid into the Hands of the Chamberlain of the City of Lendon, 40s. each for their Admittance into the Freedom of the faid Company, are empowered to meet on the 30th of July 1750, in the Guildball of the faid City, and choose three Perfons: And fuch as shall, on or before the faid 30th of June have paid into the Hands of the Clerk of the Merchants' Hall in the City of Briflol, the like Sum of 40s. are empowered to meet on the 10th of July, in fome convenient Place in the City of Briflol, and choose three other Perfons; and fuch as shall, on or before the faid 30th of June, have paid into the Hands of the Town Clerk of Liverpool, the like Sum of 40s. are empowered to meet on the faid 10th of July, in the Town-Hall of Liverpool, and chufe three other Perfons; and the nine Perfons 60 chofen shall be the first annual Committee, and shall continue in their Office for one Year, and until others shall be chofen in their Room.

In all future Elections, the Committee shall be nominated on the 3d of Julyin every Year, in Manner following, viz. three shall be nominated by the Freemen of

2

P. 550.

the faid Cor don; three affemble fo pany admitte The Free

tively, may die, be rem in the Lona Election is If at the

in any of the fhall be cho than nine, in Elections fh the 3d of Y fhall be on

In Cafe of the Mayor which of fu

The Con 1750, and 1 tices and Su and no Orde at the maki at a fubfequ prefent, or At every

and fo many upon Bufine then prefent that Day on vote; and a Chairman, he may be Man may co Votes of fue to be decide Such of h

to the Cham Town-Cler bers of the i other of his Freemen of 40s. cach, i No Perfo

Election of The Char Town-Clerk to receive th of the Com Payment th and the Nar Book to be The Char Town Clerk

teceived by a Perfons mak fhall appoint The Perfo Liverpool, to

GREAT-BRITAIN, Ge.

13 very ad-

tations, and reafonable

Subjects:

ets to trade

as herein

ween Cape

Body Cor-

succeffion, which any

Africa, be-

Good-Hope,

yal African

ic Company

the African

efted in the ent that the

Protection,

ica, in their

rable Stock;

r fhall be by

t as often as

Committee,

ind after the

Sc. er be-

Il Power to s which are rs, Deputy-

lifplace them

e better Go-

rity for their

his Act, and

o Orders or

ever on the

ho fhall, on

amberlain of

dom of the

n the Guild-

or before the

chants' Hall

on the 10th three other

paid into the

mpowered to

chuse three

Committee,

all be chofen

3d of July in

Freemen of

the

the faid Company admitted in *London*, who shall affemble for that Purpose at *London*; three by the Freemen admitted into the faid Company at *Briflol*, who shall affemble for that Purpose at *Briflol*; and three by the Freemen of the faid Company admitted in *Liverpool*, who shall affemble for that Purpose at *Liverpool*.

The Freemen of the faid Company in any of the faid Cities and Towns, refpec- as Gen. II. tively, may choose other Committee-men in the Place of those that shall happen to P.551die, be removed, or refuse to act; and ten Days previous Notice shall be inferted in the London Gazette by the Committee, of the Time and Place where such Election is to be had.

If at the Time appointed for the Elections of Committee-men, the Freemen in any of the faid Cities or Towns shall neglect to proceed to such Choice, such as shall be chosen in the other of the faid Cities or Towns, though less in Number than nine, nany act as the Committee until the next annual Election; and all Elections shall be determined by the Majority of the Votes present; and where the 3d of July shall fall on a Sunday, the annual Election of Committee-Men shall be on Monday the 4th of July. In Case of an Equality of Votes at any Election, the Lord-Mayor of London,

In Cafe of an Equality of Votes at any Election, the Lord-Mayor of London, the Mayor of Briffol, and the Mayor of Liverpool, respectively, shall determine which of such Persons shall be the Committee-Man.

The Committee thall meet for the first Time on the first Monday in August, P. 55-1750, and thall then fettle the Manner of their future Meetings, and of the Notices and Summonies to be tent for that Purpole to the Members of the Committee; and no Order or Refolution of the Committee, to which all the Members prefent at the making thereof thall not be conferring, thall be binding, unless confirmed at a fublequent Meeting, at which all the Members of the Committee thall be prefent, or of which the Abientees thall have had the usual Notice.

At every Mecting, when the Time prefixed for entering on Bufinels is come, and fo many as are neceffary to make a Committee are prefent; before they enter upon Bufinels, a Chairman thall be choken by Lot, out of the Committee-Men then prefent who fhall take the Chair for that Meeting; but he fhall not vote that Day on any Queffion, unlefs the Votes are equal, in which Cafe he may vote; and every Committee-Man, who fhall not be prefent at the Choice of the Chairman, fhall not vote on any Queffion before the Committee that Day; but he may be prefent, and give his Opinion in all Matters as any other Committee-Man may do; and all Matters which fhall :e decided by a Plurality of the Votes of fuch of the Committee-Men as fhall L entitled to vote, fhall be deemed to be decided by a Majority of the Committee then prefent.

Such of his Majefty's Subjects as shall, on or before the 30th of June 1750, pay to the Chamberlain of London; the Clerk of the Merchants' Hall in Briftol, or th Town-Clerk of Liverpool, 40s each for their Freedom, shall be the first Members of the faid new Company: And from and after the faid 30th of June, any other of his Majesty's Subjects who shall trade to or from Africa, shall be admitted Freemen of the faid Company at London, Briftol, or Liverpool upon Payment of 40s. each, to such Person's as the Committee shall appoint to receive the fame.

No Perfons admitted Freemen after the faid 30th of June, thall vote at the P. 553. Election of Committee-Men until one Year after their Admittion.

The Chamberlain of London, the Clerk of the Merchants' Hall in Briflol, the Town-Clerk of Liverpool, and fuch other Perfons as the Committee fhall appoint to receive the faid Sums of 40.. for the Admiffion of Perfons into the Freedom of the Company, fhall fign and deliver to every fuch Perfon a Certificate of Payment thereof, for which they fhall be paid 21. 6d. as a Fee, and no more, and the Names and Places of Abode of every fuch Perfon fhall be entered in a Book to be kept for that Purpofe by the Receivers.

The Chamberlain of London, the Clerk of the Mcrchants' Hall at Briflol, and the Town Clerk of Liverpool, fhall pay and deliver over the faid feveral Sums of 40'. teceived by them, and the Books, in which the Names and Places of Abode of the Perfons making Payment thereof are entered, to fuch Perfons as the Committee fhall appoint to receive the fame.

The Perfons who shall be appointed by the Committee at London, Briflol, and F. 554. Liverpool, to receive the said Sums of 40s. shall annually, or oftener if required,

pay and deliver over the fame, together with the Lifts of the Names, and Places of Abode of the Perfons from whom received, to the Committee, as they fhall direct.

An exact Lift thall be kept at the Office of the Committee in London, of the Names and Places of Abode of all Perfons admitted into the Freedom of the faid Company, diftinguithing where each Perfon was admitted; which Lift thall yearly, ten Days at leaft before the annual Election, be printed and delivered gratis to the Members who thall defire the fame.

No Perfon thall be capable of being chofen, or acting as a Committee-Man, above three Years fucceffively; and two or more Perfons, who thall be in Copartnerthip in Trade, thall not be chofen, during the fame Time or Year: And none of the faid nine Perfons, during the Time they thall be of the Committee, thall directly or indirectly trade jointly or in Copartnerthip to Africa, or lade any Goods or Merchandizes on board the fame Ship in which any one of the Committee fhall, for that Voyage, have before laden Goods, to be carried to any Place in Africa.

The Committee may from Time to Time inveft fuch Part of the faid Money in their Hands, as they fhall judge neceffary, in the Purchafe of Goods and Stores 1 which, after the fame are infured, fhall be exported to Africa, and there fold, and applied for the fole Ufe, Prefervation, and Improvement of the Forts and Stores ments, and for the Payment of the Wages and Salaries to the Officers and other Perfons employed there; but the Committee fhall not export from Africa any Negroes or other Goods in Return, or in any other Manner carry on a Trade to or from Africa. And an Account of the Committee's Receipts and Payments fhall be kept in a Book which fhall be open at their Office in London, to be perufed gratic at all feafonable Times, by any Members of the Company.

The Committioners for Trade and Plantations may remove any of the Committee-Men, or Officers, or Servants appointed by them, who shall be guilty of any Milbehaviour, contrary to this ACt; giving Notice of fuch Removal, and specifying the Caufes thereof to the Committee, and when a Committee-Man shall be for removed, the Committee thall give Notice forthwith to the Mayor of the City or Town by whom the faid Person was chosen, to elect another in his Room; and if any Officer or Servant shall be removed, the Committee may appoint another in his Stead.

Whenever the Committee-Man shall be charged with Misbehaviour in his Employment, the Commissioners for Trade and Plantations shall summon him to appear before them; and upon his Attendance, or Default, examine into the Truth of the Charge, before they shall remove him from his Employment.

The Committee fhall render an Account of all their Transactions once a Year to the Committee for Trade and Plantations, or oftener if required; in which shall be contained an Account of all the Monies received at a diffuride by them, or by their Order; and alfo all the Orders and Instructions given, as well to their Officers and Servants in *Great-Britain*, as on the Coasts of Africa; and all their Answers thereto; and all other the Transactions of the Committee.

The Committee, out of the Monies they shall receive, may deduct annually a Sum not exceeding 800l. for defraying, in the first Place, the Salaries of their Clerks and Agents, at London, Briftol, and Liverpool, the Houfe-Rent of their Office in London, and all other Charges of Management, Commiffion, or Agency, in England; and the Refidue of the faid Sum shall be divided amongst themfelves, as they shall think proper, as a Compensation for their Trouble and Attendance; and the Refid of the Monies shall be applied wholly to the Maintenance and Improvement of the Forts and Settlements on the Coast of Africa, which shall be in the Posses and Officers and Soldiers to defend the fame.

The Committee thall, within one Month after the Expiration of the Year for which they thall be chosen Committee-Men, lay before the Curfitor Baron of the *Exchaguer*, an Account upon Oath of the Money received by them during the preceding Year, and of the Application thereof; and the Curfitor Baron, within one Month after, thall audit and pais the fame; and he may examine any of the faid 6 Committe ing any of paffed the pelled to every Seff lations m ments, of Copies of bers of th fourteen I

No Off Settlemen Subjects in be erected jefty's Sub phants' To The fa

Danger, h Perfons, a Any of

or Slaves, Forts, or and the fai Foreigner If the C

rect Practic Negro or I committed one Moiett faid Forts

The Lon his Majefty Limits afor Condition required to laid before

Such Con fhall appoi of the Fort African Con Condition of Things below the find the Officers and and to affift ment at the

The Acco Mafters of t Seal, fhall n the Claims of minition ers, minition of by the Infpe of the faid C enquire and futeration th Claimants b Keafonablen

23 Geo. 11. P. 533.

P. 536.

### GREAT-BRITAIN, Ge.

Committee, and fuch other Perfons as he fhall judge neceffary upon Oath, touching any of the Articles or Particulars therein; and the Account to audited and paffed thall be a full Difcharge to the faid Committee, without their being compelled to render any other; and the Committee fhall lay before the Parliament every Seffion a Copy of the faid annual Account, and of all the Orders and Reguand the preceding Year relating to the faid Forts and Settlements, or the Government of their Officers or Servants employed therein; and Copies of the faime fhall be annually laid before a general Meeting of the Members of the faid Company, to beheld in London, Brijtel, and Liverpool, of which fourteen Days Notice thall be previoufly given in the London Gazette.

No Officer or other Perfon employed by the Committee at any of their Forts or Settlements, fhall in any Manner, or on any Pretence, obftruct any of his Majefty's Subjects in Trading; and the Forts, Warehoufes, and Buildings, which are or fhall be erected by the faid Company, fhall at all Times be free and open to all his Majefty's Subjects, to be ufed as Warehoufes for depoliting Gunpowder, Gold, Elephants' Teeth, Wax, Gums, and Drugs, and no other Goods.

phants' Teeth, Wax, Gums, and Drugs, and no other Goods. The faid Forts, Warehoufes, and Buildings, fhall, in Cafe of Neceffity or Danger, be free and open to all his Majefty's Subjects, for the Safety of their Perfons, and Security of all their Effects.

Any of his Majefty's Subjects trading to *Africa*, for the Security of their Goods or Slaves, may erect Houfes and Warehoufes under the Protection of the faid Forts, or elfewhere, in any other Part of *Africa* within the Limits aforefaid; and the fame fhall be their Property, and not be disposed of, or let, to any Foreigner what foever.

If the Commander or Mafter of any Veffel trading to Africa, shall, by any indired Practice whatfoever, take on board or carry away from the Coaft of Africa any Negro or Native of the Country, or shall commit, or fuffer any Violence to be committed on the Natives, to the Prejudice of the faid Trade, he shall forfeit 100/. one Moiety thereof to go to the Use of the Company towards maintaining the faid Forts and Settlements, and the other to the Profecutor.

The Lords of the Admiralty shall give Instructions to the Captains of fuch of his Majesty's Ships of War as shall be stationed, or ordered to cruize within the Limits aforesaid, from Time to Time to inspect and report to them the State and Condition of the faid Forts and Settlements; and the Officers of such Forts are required to permit such Inspection; and Copies of all the faid Reports shall be haid before the Parliament every Setsion.

Such Commiftion Officers of his Majefty's Navy as the Lords of the Admiralty fhall appoint for that Purpofe, fhall infject and examine the State and Condition of the Forts and Settlements on the Coaft of Africa in the Poffeilion of the Royal African Company, and of the Number of Soldiers therein; and allo the State and Condition of the military Stores, Caftles, Slaves, Canoes, and other Veffels and Things belonging to the faid Company, and neceffary for the Use and Defence of the faid Forts and Settlements, and shall, with all poffible Dispatch, report how they find the fame to the Lords of the Admiralty; and the faid Company, their Officers and Servants, are required to permit fuch Inspection and Examination, and to affift therein; and a Copy of the faid Report shall be laid before Parliament at the Beginning of the next Setlion.

The Accomptant-General of the Court of *Chancery*, and fuch two of the other P. 559-Mafters of the faid Court as the Lord Chancellor, or Lord Keeper of the Great-Seal, fhall nominate for that Purpole, fhall be Commiffioners for examining into the Claims of the Creditors of the Royal *African* Company; and the faid Commiffioners, or two of them, are impowered, according to their Difcretion, by Examination of the Parties interested, or the Teftimony of Witnefles upon Oath, or by the Inspection and Examination of the Books, Deeds, Writings, and Accounts of the faid Company and their Creditors, to examine into the faid Claims, and enquire and flate when the fame were respectively incurred, and for what Conideration they were originally contracted; and upon what Confideration the 'Claimants became initiled thereto, together with their Opinion of the Juftness and Reasonableness of fuch Debts; and for that Purpole the Creditors are to deliver

8 I

15

unto

and Places is they shall

adon, of the n of the faid 1 Lift fhall 1d delivered

nittee-Man, l be in Co-Year : And Committee, *frica*, or lade one of the be carried to

aid Money in s and Stores; here fold, and ts and Settleers and other a *Africa* any on a Trade to and Payments to be perufed

the Commite guilty of any , and specify--Man shall be or of the City n his Room; ay appoint an-

our in his Emmmon him to mine into the ployment. once a Year to

ed; in which urfed by them, as well to their frica; and all mittee.

duct annually a laries of their -Rent of their on, or Agency, mongft themouble and Atto the Mainteaft of Africa, providing Am-

of the Year for or Baron of the during the preon, within one any of the faid Committe:

unto fuch Officers and at fuch Place within the City of London as the faid Com. miffioners, or two of them, shall appoint, of which Notice shall be given in the London Gazette, an Account of their respective Claims, with a Copy of their Securities for the fame; and fuch of the faid Creditors as refide in Great-Britain or Ireland, shall make their Claims on or before the 30th of August 1750, and fuch as are relident on the Coast of Africa, or elsewhere beyond the Seas, shall make their Claims on or before the 30th of December 1750, and the Directors and Officers of the faid Company, and all other Perfons whom the Committers shall think fit to examine touching the faid Matters, are required to attend the Commissioners at the Times and Places they shall appoint, and to give the best Information they can touching the faid Claims ; and to produce all Books and Papers in their Cuftody or Power relating thereto; and the Commissioners, or two of them, are authorifed to administer an Oath for the better Discovery of the Truth of the faid Facts; and they are to close their Examinations of all the Claims that shall be made by such of the Creditors who relide in Great-Britain, or Ireland, on or before the 31ft of January, 1750; and of fuch as refide in Africa or other Parts beyond the Seas, on or before the 28th of February, 1750; and are to lay the Accounts of their Proceedings before the Parliament with all coavenient Speed. If any Perfon fummoned shall neglect or refute to appear and be examined touching the Matters and Things by this Act directed to be enquired into, or fhall refuse to answer, or shall not fully answer to the Satisfaction of the Committioners all Queftions put to them, as well by Word of Mouth as by Interrogatories in Writing, or shall refuse or neglect to produce all Books of Accounts and Papers in their Cultody or Power relating to the Premifes, any two of the Committees may commit such Perfon to such Prifon as they shall think fit, to remain there without Bail or Mainprize until he shall submit in all Things aforefaid; and the Committioners, where any Perfon shall be committed for refuting to answer, or for not fully answering any such Question, shall specify the Question in their Warrant and Commitment.

The Royal African Company, Sc. are reftrained for one Year to be computed from the 17th of March, 1749, from affigning or difpoling of any of their military Stores, Ammunition, Slaves, Canoes, Vefiels, and Things neceffary for the Use or Defence of their Forts and Settlements ; and all Actions and Suits for Recovery of any Debt due by, or contracted on Behalf of, the faid Company, shall be flayed for one Year, to be computed from the faid 17th of March, 1749.

The Remainder of this Act is about Mr. David Crichton then in Cuftody, and the Charges of obtaining the Act, &c. And another was made in the fucceeding Selfion viz. 24 Geo. II. for allowing further Time to the Commissioners appointed by and in Pursuance of the preceding Act, to enquire into the Claim of certain Creditors of the Royal African Company, Sc. viz. till the 12th of January, 1752.

26 Geo. II.

P. 775.

This Act recites the two preceding ones, and in Pursuance of them, that a Sur-P. 773. 774. vey had been taken of all the Forts and Caftles of the Royal African Company on the Coast of Africa, by Captain Thomas Pye, Commander of his Majesty's Ship Humber, and of the Quantity, Number, and Quality of Cannon, and their military Stores, Canoe-Men, Castle Slaves, Canoes, and Vessels, then at each respective Fort belonging to the faid Royal African Company. And whereas the faid Com-pany are willing to furrender all and fingular their Lands, Forts, &c, and all their Estate, Property, Interests, and Effects whatfoever, for fuch Compensation and Satisfaction, and to be applied in fuch Manner as herein after is expressed and directed: Be it therefore enacted, that the Royal African Company of England, from and after the 10th Day of April, 1752, shall be, and they are hereby absolutely divested of, and from their faid Charter, Lands, Forts, Caffles, &c. and all other their Estate, Property, and Effects whatfoever; and that all and every the Britifb Forts, Lands, Caftles, Settlements, and Factories, on the Coaft of Africa, beginning at Port Sallee, and extending to the Cape of Good-Hope in-clusive, which were granted to the faid Company by the faid Charter, or which have been fince erected or purchased by the faid Company; and all other the Regions, Countries, &c. lying and being within the aforefaid Limits, and the Islands near adjoining to those Coasts, and comprehended within the Limits defcribed

defcribed by have been in of England, Sc. at and made Ufe of have died fintracts and A African Com the Property, shall, from a and every of ration, called Africa, and Chims and D

Provided al Charter, and chants trading mittee, any of faid Company

And Bance pearing to belo don, Merchan abiolutely veft former Acts to shall never be foreign Perfon. The new Co

for Trade and I to them fhall f fo as the Punif They may a Caules on Acc within the Bou

Provided new Power, at his o Sign Manual, raising, arming tions as shall b African Coaft, Time to Time

as shall be ered as he or they flu And be it fu made by the fa Coafts, and all

before the faid of Merchants to And for mak

pany for their all or any the ment, there m twelve thoufand Pence, withou Manner as is h That out of

jefty's Treafury Sum of one the Richard Edwar Court of Chan

674

23 Geo. 11. P. 560.

P. 5614

# GREAT-BRITAIN, Sc.

defcribed by the faid Charter, and which now are, or at any Time heretofore have been in the Possechilder of a claimed by the faid Royal African Company of England, together with the Cannon, and other military Stores, Canoe-Men,  $\mathcal{B}_{c}$ , at and belonging to the faid Forts, Castles,  $\mathcal{B}_{c}$ . such Stores as have been made Use of in the Service of the Forts, and such Canoe-Men and Slaves as may have died fince the taking of the faid Survey, only excepted, and also all Contracts and Agreements, made by, or for, or on the Behalf of the faid Royal African Company, with any of the Kings, Frinces, or Natives,  $\mathcal{B}_{c}$  and all other the Property, Eftate, and Effects whatsoever of the faid Royal African Company, shall, from and after the faid 10th of April, 1752, be veited in, and the fame  $z_5$ , Ge. II. and every of them arc, and is hereby fully and absolutely vested in the faid Corpo-P. 717: ration, called and known by the Name of The Company of Merchants trading to Africa, and their Succeffors, freed and absolutely discharged of and from all Claims and Demands of the faid Royal African Company and their Creditors.

Provided always, that the diverting the faid Royal African Company of their Charter, and verting the before-mentioned Premifes in the faid Company of Merchants trading to Africa, fhall not extend to give the faid Company, or their Committee, any other Rights, Privileges, or Powers, than fuch as are given to the faid Company by the afore recited Act of 23 Geo. II.

And Bance Island, in the River Sierra Lcon, with its Forts and Buildings, appearing to belong to Alexander Grant, 'fobn Sargent, and Richard Ofwald of London, Merchants, they shall continue in the quiet Posses of the standing of the sholuely vessed in them, their Heirs and Affigns; any Thing herein or in any P. 777, former Acts to the contrary notwithstanding; though with the Provis, that it shall never be lawful for them to alienate their Right and Interest therein to any foreign Perfon.

The new Company of Merchants may, with the Confent of the Commissioners for Trade and Plantations, raife and arm, train and muster, such military Forces as to them shall seem requisite and necessary, and subject them to martial Discipline, to as the Punishment does not extend to the Loss of Life or Limb.

They may also erect Courts of Judicature for hearing and determining all P. 778. Caufes on Account of maritime Bargains, &c. or concerning any Perton refiding within the Bounds and Limits aforefaid.

Provided neverthelefs, that his Majefty, his Heirs and Succeffors, fhall have full Power, at his or their Will and Pleafure, from Time to Time, by his or their Sign Manual, to revoke all fuch Powers which fhall be given to any Perfons for railing, arning, and training the military Forces, and all fuch Rules and Regulations as fhall be given or eftablifhed, and to grant all military Powers on the faid *African* Coaft, and eftablifh fuch Rules and Regulations as he or they fhall from Time to Time think fit; and alfo to revoke and repeal all fuch Courts of Juftice as fhall be erected; and to erect and eftablifh fuch other Courts of Juftice there, as he or they fhall from Time to Time think fit.

And be it further enacted, that all Contracts and Agreements which have been made by the faid Royal African Company with any of the Kings, Sc. on the faid Coafts, and all Deeds, Sc. which did belong to the faid Company, fhall, on or before the faid 10th Day of April, 1752, be delivered over to the faid Company of Merchants trading to Africa, &c.

And for making a full Compeniation and Satisfaction to the Royal African Com+  $p_{.779}$ . pany for their faid Charter, Lands, Forts, Caftles,  $\mathcal{Cc.}$  Be it enacted, that out of all or any the Aids or Supplies granted to his Majefty in this Seffion of Parliament, there may, and fhall be applied and paid, the Sum of one hundred and twelve thoufand one hundred and forty-two Pounds, three Shillings, and three Pence, without Account, to fuch Perfons, and in fuch Proportion, and in fuch Manner as is herein after particularly directed and appointed.

That out of the fame Sum of 112,1421. 3s. 3d. the Commiffioners of his Majefty's Treafury, or any three of them for the Time being, do iffue and pay the Sum of one thoufand fiz: hundred and ninety-five Pounds and three Shillings, to *Richard Edwards* and *Edmund Sawyer*, Efqrs. two of the Mafters of the High Court of *Chancery*, and *John Waple*, Efq. one other of the Mafters, and alfo Accomptant-

d Com. en in the heir Seritain or ind fuch all make tors and nillioners tend the the beft ooks and s, or two y of the of all the ritain, or Africa or nd are to oavenient examine 1 , or fhall nillioners rogatorics nd Papers millioners nain there ; and the nfwer, or in their computed

ir military the Use or ecovery of be flayed

ly, and the ing Seffion ted by and Creditors

that a Surmpany on fty's Ship ir military respective faid Comc, and all Compenfas expretied ny of Engare hereby aftles, &c. nat all and he Coaft of 1-Hope in-, or which 1 other the ts, and the the Limits defcribed

Accomptant-General of the faid Court; being the Commissioners appointed to examine and ftate the Claims of the Creditors of the faid Royal African Company, by the 23d of his present Majesty, for their Trouble, and in Satisfaction of the Expenses of executing the faid Commission.

And it is further enacted, That out of the aforefaid Sum of 112,1421. 31. 3d. the further Sum of eighty-four thouland fix hundred and fifty-two Pounds, twelve Shillings, and feven Pence, be diffributed and paid to the feveral Creditors mentioned and fet forth in the fecond Schedule to this Act annexed, in the respective Sums and Proportions therein mentioned, in full Satisfaction of all and every their Demands.

25 Ges. II. P. 780.

That twenty-three thousand fix hundred and eighty-eight Pounds, fifteen Shillings, and five Pence, be paid and divided to and amongft the Perfons named in the third Schedule to this Act annexed, in the Sums and Proportions therein mentioned, being fuch of the Proprietors of African transferrable Stock as were polfeffed of the fame on the 31ft Day of December, in the Year of our Lord 1748, the fame being computed to be at, and after the Rate of ten Pounds per Centum on the faid Stock, fo poffeffed by them at that Time, in full of all their Right and Title to the fame, or any Part thereof.

That the Sum of two thousand one hundred and five Pounds, twelve Shillings, and three Pence, Refidue of the faid Sum of 112,142l. 33. 3d. be paid and divided to and amongst the Perfons named in the fourth Schedule to this Act annexed, the Sums and Proportion therein mentioned, being fuch of the Proprietors of *African* transferrable Stock as have become possible of the fame fince the faid 21st of *December*, 1748, being computed to be at and after the Rate of five Pounds per Centum on the Stock so possible by them, in full of all their Right and Title to the fame or any Part thereof.

And be it further enacted, That from and after the faid 10th of April, 1752, the faid Royal African Company shall cease to be a Corporation, and all Claims and Demands against it,  $\mathcal{C}c$ . are hereby declared to be null and void,  $\mathcal{C}c$ .

P. 781.

And that the faid Richard Edwards, Edmund Sawyer, and John Waple. Efers. or fuch other of the Mafters of the High Court of Chancery as may be hereafter appointed, shall be constituted and appointed Commissioners for the making out and delivering Certificates to all the Creditors of the faid Royal African Company, and the Proprietors of their Stock in the faid Schedules particularly mentioned, and for other the Purpofes in this Act contained, for the Space of two Years, to be computed from the 1st of January, 1752. And the faid Commisfioners, or any two of them, are hereby impowered and required with all convenient Speed to make out, under their Hands, and to deliver all and every the Creditors of the faid Company, and to the feveral Proprietors of African transferrable Stock, mentioned in the faid feveral Schedules, Certificates of what is due, or allowed to them respectively as aforefaid, and to take proper Receipts for the fame,

And in Cafe of any of the Creditors' or Proprietors' Death, or becoming Bankrupts, the Certificate shall be delivered to their respective Executors or Affignees.

P. 782.

And be it further enacted, That all the Creditors of the faid Company, and Proprietors of their Stock, on Receipt of the Certificate herein before directed to be made out and delivered, fhall, upon their respective corporal Oaths, which the faid Commiffioners are hereby authorifed to administer, produce and deliver up to the faid Commiffioners, all and fingular the Bonds, Bills, &c. relating to their respective Debts, which at the Time of the Examination of their Claims, or that of receiving the faid Certificate, were, or shall be, in their Hands, which the faid Commiffioners are hereby impowered and required to cancel and deftroy; and the Commiffioners are hereby impowered to ftop and retain the Certificates of fuch as thall not deliver up the Securities to their Satisfaction, or as they shall require.

And that the Creditors and Proprietors, or their Executors or Affignees, shall attend the faid Commissioners, on such Days and Times, and at such Place, 5 within within the Citic point in the Lon That the Lo are hereby authoriffue and pay to contained.

That in Cafe pointed by the l quired to lay Ac And it is furth

and their Succe difpole of all the pany, which fh Agents, the mi this Act annexe that the faid C whole fhall be the Difpolition

And that the the Parties obtation Cent. upon the one hundred Pa Money contains thouland Poun Money contain Sums, and no n full Recompene fhall be at, in

And whereas Company, on Merchants, and by the faid Cre them; and as i Charges of fucl taining this and expressed in the them, a Contr Sum in the faid plied in Paymer at, &c. and no faid Debt or Cl them a Note in them, expression, Sc. fhall, on o next after all th fooner paid, lay burfements, in Examination ar their Hands, if be fummoned major Part in direct.

And whereas Sollicitor to the in diverfe Sollic of December 17 transferrable St of the Expences Company, who

# GREAT-BRITAIN, &c.

within the Cities of London or Westminster, as the faid Commissioners shall appoint in the London Gazette.

That the Lord High Treasurer, or any three or more of the Committioners, 25 Geo. II. are hereby authorised and impowered, on Tender to them of the Certificates, to P. 7<sup>2</sup>3. iffue and pay to the Persons named in them, the several Sums therein respectively contained.

That in Cafe of the Death of any of the Commissioners, others shall be appointed by the Lord High Chancellor; and the Commissioners are hereby required to lay Accounts of their Proceedings before the Parliament.

And it is further enacted, that the faid Company of Merchants trading to Africa, and their Succeffors, are hereby required, with all convenient Speed, to fell and difpofe of all the Goods, Wares, and Merchandize of the faid Royal African Company, which shall come to the Hands of the faid Company of Merchants or their Agents, the military Stores, Slaves, Canoes, and Vessel, in the first Schedule to this Act annexed, excepted, for the best Price that can be got for the fame; and that the faid Company of Merchants do every Session of Parliament, until the whole shall be disposed of, lay before both Houses of Parliament, an Account of the Disposition of the faid Goods, &c.

And that the faid Commiffioners shall and may take for each Certificate from the Parties obtaining the fame, a Sum not exceeding the Rate of two Pounds per Cent. upon the Money contained therein, where the Sum shall not be more than one hundred Pounds; and a Sum not exceeding one Pound per Cent. where the Money contained therein is above one hundred Pounds, and not exceeding one thousand Pounds; and a Sum not exceeding ten Shillings per Cent. where the Money contained therein does exceed one thousand Pounds; which respective Sums, and no more, the faid Commissioners shall and may demand and take, in full Recompence for all Trouble and Expences which they or their Clerks, Ce. shall be at, in the Execution of the Powers thereby given them.

And whereas, at a general Meeting of the Creditors of the faid Royal African P .784 Company, on the 4th of March 1747, Robert Myre and William Mills, of London, Merchants, and John Leapidge, Stationer, with others, were chosen and appointed by the faid Creditors, to follicit a Satisfaction for the just Debts due and owing to them; and as it is reasonable that all the faid Creditors should contribute to the Charges of fuch Sollicitation, and a proportionable Part of the Expences for ob-taining this and the laft Act ; every Creditor of the faid Company whole Name is expressed in the second Schedule, shall pay to the faid Robert Myre, &c. or one of them, a Contribution, at, and after the Rate of two Pounds per Cent. upon the Sum in the faid Schedule expressed, to be by them, the faid Robert Myre, &cc. applied in Payment of all fuch Charges and Expences as they have been or fhall be at, &c. and no one of the faid Creditors shall have a Certificate of, or for, his or her faid Debt or Claim from the faid Commissioners, until he, or she, shall produce to them a Note in Writing, under the Hands of the faid Robert Myre, &c. or one of them, expressing the Receipt of the faid Contribution. And the faid Robert Myre, P. 785. Sc. Ihall, on or before the 10th of May, 1754, or within three Calendar Months next after all the Contributions aforefaid shall have been paid, if the same shall be fooner paid, lay and fubmit an Account thereof, and of their Payments and Difburfements, in Writing under their Hands before the faid Commissioners for their Examination and Allowance; and shall dispose of the Balance then remaining in their Hands, if any, in fuch Manner as the faid Creditors at a general Meeting to be fummoned for that Purpole by Advertisement in the London Gazette, or the major Part in Value of the Creditors, at fuch Meeting, shall refolve, agree, or direct.

And whereas there is a confiderable Sum of Money due to *William Newland*, the Sollicitor to the Royal *African* Company, for his Fees, Labour, and Difburfements, in diverfe Sollicitations on their Account in their general Bufinefs fince the 31ft of *December* 1749; and it being juft and reafonable that all the Proprietors of the transferrable Stock of the faid Company flould contribute to a proportionable Part of the Expences for obtaining the laft and prefent Act, every Proprietor of the faid Company, whole Names are expredied in the third and fourth Schedules tothis

8 K.

Act

ointed to an Comitisfaction

1. 3s. 3d. ls, twelve cors menrespective and every

ceen Shilnamed in rein menwere pof-1748, the *centum* on Right and

Shillings, ad divided annexed, prietors of the faid te of five neir Right

ril, 1752,

Ill Claims c. le, Efgrs. hereafter taking out an Comarly menc of two Commif-1 all conand every of African es of what

Receipts ng Banks or Af-

pany, and e directed as, which nd deliver c. relating ir Claims, ds, which d deftroy; Certificates they fhall

ch Place, within

Act annexed, fhall pay to John Vaughan. Solomon Afhley, and Bibye Lake, Efurs. Captain Thomas Collett, and Samuel Exell, Gentleman, or one of them, a Contribution, at, and after the Rate of two Pounds per Centum, for and upon the respective Sums in the faid respective Schedules expressed to be payable to the Per-fons therein mentioned, to be by them the faid John Vaughan, Efg. Sc. applied in Payment of fuch Sums as are now due to the faid William Newland, on the Account before-mentioned; and a proportionable Part of the Charges for obtaining the faid Acts, in fuch Manner as shall be adjudged and directed by the faid Commissioners in Writing under their respective Hands; and no one of the faid Proprietors shall have a Certificate for his or her faid Share and Proportion from the faid Commiffioners, until he or the fhall produce to them a Note in Writing, under the Hands of the faid John Vaughan, Efq. &c. or one of them, expressing the Receipt of the faid Contribution; and the faid John Vaughan, Efq. &c. thall, on or before the 10th of May, 1754, or within three Calendar Months next after all the Contributions aforetaid shall have been paid, if the same shall be sooner paid, lay an Account thereof, and of their Payments and Difburfements, in Writing under their Hands, before the faid Commissioners for their Examination and Allowance, and shall dispose of the Balance then remaining in their Hands, if any, in fuch Manner as the faid Creditors at a general Meeting to be fummoned for that Purpofe, by an Advertifement in the London Gazette, or the major Part of them in Value, prefent at fuch Meeting, shall direct and appoint.

This Act shall be taken and deemed as a publick Act, &c.

The old Company being thus diverted of their Charter, the Trade to Africa became free and open to all his Majefty's Subjects, but was and is ftill carried on under the Direction and subject to the By-Laws of a new Set of Merchants, ftiled, *The Committee of the Company of Merchants trading to Africa*; and by an Att of Parliament passed in the Year 1765, all the British Forts and Settlements upon the Coaft of Africa, lying between the Port of Sallee and Cape Rouge, together with all the Property, Estate, and Effects of the Company of Merchants trading to Africa, in or upon the faid Forts, Settlements, and their Dependencies, are vested in his Majesty King George III. and other Regulations are made, for fecuring, extending, and improving the Trade to Africa, which has refored it to a flourishing State; and an annual Grant is made by Parliament of from 13,000/. to 15,000/. for repairing and maintaining the Forts.

Our Exports for this Trade are Cloths, and other Woollens, Muslins, and fome other India Goods, Spices, Drugs, Tobacco, Sugar, dying Woods, Alum, Paper, Steel, Iron, Lead, Toys, Mercery and Hard Ware, Ivory and Box Combs, Glas Beade, &c.—And our Returns from thence are Slaves, Gum Senegal, Olirich Feathers, Indigo, Gold Duft, Dates, Damas Raifins, Copper, Wax, Wool, Goat Skins, Coral, bitter Almends, &c. In which Defeription I include the Particulars of that fmall Branch of Trade we carry on from hence with Sallee, Tunis, Tripoli, and Algiers.

I shall in the next Place give fome Account of the Original of our Trade to India, and of the first Institution of a Company for carrying it on.

#### Of the Trade between Great-Britain and Afia, more effectially that carried on by our East-India Company.

OUR Knowledge of the East-Indies was early, and is very reasonably supposed to be derived to us from the Romans during their Settlement among us; though it is not faid that any Commerce was attempted with those Parts till the celebrated Alfred, who so gloriously filled the British Throne, fent, in 883, a favourite Ecclesiastick, one Sigbelmus, with Alms for the poor distressed Christians of St. Thomas and St. Bartbolomew in the Indies; this we learn from the Saxon Annals, and though an extraordinary Event, they alone would put it past Doubt, had we not the Confirmation of it from William of Malunsbury, who writes, that the faid Sigbelmus left in the Treasury of Sherburn Church in Dorsets, of which on his Return he was made Bishop, fome Jewels and Spices that he had brought with him from Afia. This Voyage before any Trade ed in this Work, Eyes of our Mer produce; they fo and after ftruggli have at laft happ not ranked as a f

It is faid, that at Seville in Spain India Trade from both Books and than fufficient, i but in that Daw in fuch a bold Ut of this judicious by the Putillanin Ships, and more and by their Acce would be to their Elizabeth's Reign tertain a Defign o fecurely, they fol ingly granted then thereby constituti Company of the M Seal, and to be m on the 1st of Jul vilege of making Years, with a Pe of foreign Coin, thefe Kingdoms

This Charter v during that Term space this Charten it fhould upon tv Experience fhould publick Benefit, and favourable Cl Company and the

In Confequence Stock for promotcution; in which feventy-two thout termined to comable Ships for the Tons, was Adm Sufannals and Afc of an hundred and Pounds; and the pended in the Pu-They failed from

to India, without Lancafler, there Moluccas, and fet here in Safety, a The Death of

to the Throne, i

678

2 5 Geo. II. P. 726.

### GREAT-BRITAIN, &c.

This Voyage however was not foon repeated by any other, and it was ftill later before any Trade was fettled from hence; the *Venetians*, as I have already mentioned in this Work, having fupplied us always with the *Afjatick* Commodities, till the Eyes of our Merchants were opened to the Advantages which a direct Trade would produce; they follicited the Protection of the Throne to their infant Engagements, and after ftruggling with many Difficulties and Oppofitions from jarring Interests, have at last happily brought the Company trading there, to be at least fecond, if not ranked as a first, amongst the most opulent Affociations in the World.

It is faid, that in the Year 1 527, one Mr. Robert Thorne of London, then fettled at Seville in Spain, was the first that ever recommended the establishing an East-India Trade from England, and added fuch ftrong Reasons to his Proposals, which both Books and Experience had furnished him with, as would have been more than fufficient, in this enlightened Age, to have rendered his Schemes fuccefsful; but in that Dawn of commercial Knowledge, People were timorous of engaging in such a bold Undertaking as this then appeared to be, and confequently the Aims of this judicious Gentleman, for his Country's Prosperity, were rendered abortive by the Pufillanimity of those they were addressed to. And though many English Ships, and more Englishmen, in foreign Bottoms, were fucceffively going there, and by their Accounts it made appear how eafy an Establishment of Factories, Sc. would be to their Countrymen in those Parts, nothing was done in it till Queen Elizabeth's Reign, when feveral great Men and eminent Merchants began to entertain a Defign of eftablishing fuch a Commerce. And in order to do it the more fecurely, they follicited her Majefty for an exclusive Charter, which the accordingly granted them on the 31ft of December, 1600, in the 43d Y ar of her Reign; thereby conflituting them a Body Corporate, by the Stile of The Governor and Company of the Merchants of London, trading to the East-Indies, with a Common Seal, and to be managed by a Governor and twenty Directors, yearly to be chosen, on the 1st of July, or within fix Days after. She likewise granted them the Privilege of making By-Laws, allowed them to export Goods Custom-free for four Years, with a Permission also to carry out thirty thousand Pounds, every Voyage, of foreign Coin, provided they brought an equal Sum of fimilar Specie into these Kingdoms by their Trade.

This Charter was for fifteen Years, and her Majefly engaged to grant no other during that Term; but this Ceffion was with the *Provifo*, that if within the foid space this Charter fhould appear to be in any Refpect detrimental to the Publick, it fhould upon two Years' Warning, under the Privy-Seal, become void; but if Experience fhould evince the contrary, and this new Corporation appear to be a publick Benefit, then the promifes to renew their Charter, with fuch additional and favourable Claufes, as fhall be requifite to promote the Advantage of the Company and the Kingdom.

In Confequence of this Charter, the Company loft no Time in raifing a joint stock for promoting their Defign of carrying their Project immediately into Execution; in which they were fo fuccefsful, as foon to find themfelves Mafters of feventy-two thouland Pounds, no fmall Sum at that Time, with which they determined to commence their Trade, and gave Beginning to it by fitting out five able Ships for the firft Voyage; of which Squadron the Dragon, of fix hundred Tons, was Admiral, the Hector, of three hundred Tons, Vice Admiral, the Sufamab and Afcenfion, of two hundred Tons each, and the Gueft, a Store Ship, of an hundred and thirty Tons Burthen; the whole Complement of Men was four hundred and twenty; the Expence of equipping them forty-five thouland Pounds; and the remaining twenty-feven thouland Pounds of their Cafh was expended in the Purchafe of their Cargoes.

They failed from Torbay on the 2d of May, 1601, and continued their Voyage to India, without any remarkable Accident; and the Admiral, Captain James Lancafler, there made a Treaty with the King of Achen, fent a Pinnace to the Moluccas, and fettled a Factory in the Ifland of Java; after which he returned here in Safety, and brought good Profit with him.

The Death of Queen *Elizabetb* foon after made Way for King *James's* Acceffion to the Throne, in whom this Company found a powerful Protector, not only by

1

679

, Efgrs, Contrithe rethe Perapplied , on the r obtainthe faid f the faid ion from Writing, xprefling c. fhall, ext after oe fooner in Writition and ls, if any, oned for r Part of

to Africa erchants, by an Act ttlements ouge, toferchants ependenare made, reftored of from

and fome n, Paper, os, Glafs Offrich pol, Goat he Partic, Tunis,

Trade to

ied on by

fuppofed

; though the celefavourite ins of St. Annals, had we t the faid

h on his

his countenancing their Proceedings, but by affording them all the Afliftance they could defire, which, together with the Advantages refulting from the firft Voyage, animated them to frefh Engagements : and they fitted out a fecond Squadron of four Ships, under the Command of Sir Henry Middleton, which proceeded in 1604 for the Moluccas and Java, where they were well received by all the Indian Princes, though their Treatment from the Dutch was very indifferent, who, had they retained any Gratitude, it muft have made them rather carefs than ill ufe their quondam Prefervers; but, jealous of a Rival in this beneficial Trade, they loft all Remembrance of their Obligations, and opprobrioufly traduced the Englifh to the Natives, by mifreprefenting them as a cruel, unjuft, and ambitious People, whofe Intentions were not to trade fairly with them, but to feize their Country, and forcibly take from them what they liked; however, this infidious Behaviour had not all the Effect our Batavian Neighbours intended, as the King of Ternate expressed a Regard for our Countrymen in his Letter to King James, notwithstanding the Dutch, as he therein informs his Britifh Majefty, had used their utmost Endeavours to alienate their Efteem, and deftroy the good Opinion which both he and his Subjects had entertained of the English; ever fince Sir Francis Drake had visited their Island.

In 1607 the Company undertook a third Voyage with three Ships only, which they fuccefsfully performed, efpecially in the *Moluccas*; and though the *Dutcb* repeated their ill Ufage, yet they could not hinder the Ships from procuring a valuable Cargo of Spice, which they brought fafely to the *Downs*, *May*, 10, 1610, with this remarkable Inflance of Providence, that in this whole Voyage, out and home, they had not loft a fingle Man. In this Squadron Captain *William Hawkins* embarked, to whom was given the Title of the King's Ambaffador to the *Great-Mogul*, by whom he was very kindly received, and had the good Fortune, by his prudent Addrefs and Management, to fettle a friendly Correspondence between the two Courts.

His Majefty King James, in the Month of May, 1609, was pleafed to enlarge the Company's Charter in the Manner they had requefted; and not only fo, but he made ic perpetual, which gave them fuch frefh Spirits, that they built a Ship of one thousand two hundred Tons Burthen; which I mention, as this was the first Marine Construction of any large Dimensions in England; it having been customary till then, to build or purchase all great Ships from the Hanfe Towns; and being fo extraordinary a Thing, the King, the Prince of Wales, and most of the chief Nobility, went down to Deptford, to dine aboard her, and were ferred entirely upon China.

I might here enter into a Detail of the Company's Progression in their Trade, Settlements; and their Contests with the *Dutch* and *Portuguese*, till I brought my Reader to that unparalleled Scene of Barbarity perpetrated by the former at Amboyna; but the Troubles in England, during the Civil War affected the Commerce of England, fo much that no material Improvements were made in it until the Restoration of King *Charles* II.

It was one of the earlieft Acts of his Reign to revive and fettle the Trade of the Eafl-India Company, which he effected by granting them a new Clarter, dated the 3d of April, 1661, confirming thereby not only their former Privileges, but making confiderable Additions to them, he eularged the Quantity of Bullion they before had Liberty to export each Voyage to 50,000. though with the former Provifo, that their Trade inould introduce an Equivalent, in that or foreign Specie; their exclutive Trade was confirmed, and he gave them a Power to licenfe others to traffick in the Indies; but this Charter full retained the Condition of the first, that it should be vacated upon three Years' Notice, if it was found to be detrimental to the Nation.

His Majefty, in his Marriage Treaty with the Infanta of Portugal, had it flipulated, that the Ifland of Bombay fhould be ceded to him as a Part of her Portion, and after his having built a Fort there, he made it over to the Company in Fee-Tail, who have remained Mafters of it ever fince; befides which Favour, he granted them two new Charters in the 28th and 35th Years of his Reign. But they having been put to great Expences, by the Intrigues and Violence of the Dutch in the state of the st the latter Part Prince's Refer ceffion to the T Privileges than mig..: have inco Footing 1 oth as a Reward fo

King William the 7th of OET another of Re following ; by for feven hund public Sales by Kingdom, to th nifh the Crown thirty-eight Po Pounds per To dend on their St for twenty-one with the Rules tions, Addition with the Advice the 29th of Se determined and And in Purfu

the faid Compar in the fixth Year the Month of A Privy-Council, vernor's Hand, factures of this the Oaths of the ther ordered, th ried clfewhere, wife directed, th prietors, poffeffi Court of the f fhould be oblige adjourned, but And the Comp to, these and ot But though t

Time that they a Prelude to the Interlopers, und and the Governi Loan from other the Deftruction many thousands, For this new Se intimidated from efteemed, I mea them two Millid and an Act to in panies trading to

This Act was Company, who tion to fee it paf And this Occur

6S0

#### GREAT-BRITAIN, Ge,

nce they Voyage,

adron of

in 1604

e Indian rho, had

in ill ufe

they loft

English to

People,

Country,

Behaviour

f Ternate ithstand-

r utmoft

n both he D*rake* had

y, which

he Dutch

ocuring a

10, 1610,

, out and

Hawkins

he Great-

ie, by his

e between

to enlarge

ly fo, but uilt a Ship

s was the

ving been

& Towns ;

nost of the

cre ferved

eir Trade,

rought my

er at Am-

Commerce

until the

the Trade

v Charter,

Privileges,

of Bullion

h the for-

or foreign

to licenfe

ndition of

ound to be

d it ftipur Portion, ny in Fee-

he granted

they hav-

Dutch in

the

the latter Part of it, and this cunning People having found Means to foften that Prince's Refentments, the Company's Trade languished till King James II.'s Acceffion to the Throne, who proved a powerful Protector, and granted them greater Privileges than they knew how rightly or advantageoufly to ufe, otherwife they mig. have increased their Commerce, as they are now placed on so good a Footing I at home and abroad; but this prosperous Condition was referved as a Reward for a more prudent Set of People afterwards. .

King William and Queen Mery granted a new Charter to the Company, dated the 7th of October, 1693, wherein their former Charters were confirmed; and another of Regulations was granted by their Majefties on the 10th of November following ; by which new Grants they were enabled to take in a fresh Subscription for feven hundred and forty-four thousand Pounds, and tied down to make public Sales by Inch of Candle ; to export yearly of the Manufactures of this Kingdom, to the Value of one hundred thousand Pounds ; and annually to furnish the Crown with five hundred Tons of the best Salt-Petre at the Rate of thirty-eight Pounds ten Shillings per Ton in Time of Peace, and at forty-five Pounds per Ton in Time of War: They were also directed to make no Divi-dend on their Stocks but in Money only. This Charter was to continue in Force for twenty-one Years, provided the Governor and Company complied exactly with the Rules therein prefcribed, and likewife with fuch other Orders, Directions, Additions, Qualifications, and Restrictions, as their Majesties, by and with the Advice of their Privy-Council, shall think fit to appoint, on or before the 29th of September, 1694, otherwife all their Power and Privileges might be determined and taken away by Letters of Revocation.

And in Pursuance of this Proviso, another Charter of Regulations was granted to the faid Company under the great Seal of England, on the 28th of September, 1694, in the fixth Year of their Majesties' Reign ; prescribing, among other Things, that in the Month of August, yearly, the Governor and Company should prefent to the Privy-Council, a true Account, fairly written, under the Governor and Deputy-Governor's Hand, of the Nature, Quality, Value, and Prime-Coft of the Manu-factures of this Company by them exported, and from what Place ; and this upon the Oaths of the proper Officers and Servants of the Company. And it was further ordered, that none of these Goods should be again landed in England, or carried elsewhere, than within the Limits of the Company's Charter. " It was likewife directed, that on the Application in Writing of any fix or more of the Proprietors, possessing each one thousand Pounds Capital Stock, demanding a general Court of the faid Company to be called, the Governor or Deputy-Governor hould be obliged within eight Days to call fuch Court; and that it fhould not be adjourned, but by the Confent of the Majority of the Proprietors then affembled : And the Company were required to fignify their Acceptance of, and Submiffion to, thefe and other Reftrictions, under Penalty of its being diffolved.

But though these Charters and Regulations seemed fully to confirm, at the same Time that they enlarged the Company's Privilege and Power, yet they proved but a Prelude to the Diffolution of both; as their Rights were contested by a Set of Interlopers, under a Pretence that the Crown could not grant an exclusive Charter ; and the Government's Wants inclining the Ministry to listen to the Offers of a Loan from other Hands, though on Terms they ought to have rejected, hastened the Destruction of an Affociation seemingly to firmly established, to the Ruin of many thousands, who had embarked in it, under the Sanction of the Crown: For t' is new Set of People, who were willing to advance their Money, though intimidated from doing it without a better Surety than what had hitherto been efteemed, I mean the King's Prerogative, at last agreed with the Ministry to lend them two Millions under a parliamentary Security; at an Interest of 8 per Cent.

them two Millions under a parliamentary occurry, as an interview of the com-and an Act to incorporate them, which paffed in 1698; fo that hereby two Com-panes trading to the *Ecfl-Indies* were established, and fublished at the fame Time. III. Cop. 44. This Act was not obtained, however, without a ftrong Opposition from the old  $\frac{S_{eff}}{S_{eff}}$ . Company, who followed the Bill into the House of Lords ; but had the Mortification to fee it pais, under the Supposition of its being for the Public's Advantage. And this Occurrence reduced them to the Necessity of endeavouring an Accom-. . . 8 L

modation

modation with their new Rival, which being for the common \_cnefit of both. was fettled under feveral Articles; and amongst them, that a join: Trade should be, for feven Years, carried on, though with different Stocks and feparate Servants, who fometimes acted jointly, and at others governed alternately, under the Di-rection of their own Mafters. But this double-headed Government being found inconvenient, and the feven Years fpun out, it was mutually agreed by the two Companies to form themfelves into one, which they accordingly did in 1705, though they could not bring their Factors at all Places into the fame Union till three or four Years after, nor carry on their Bufinci's with the Advantages they had Reafon to hope, unaffifted by the Ministry, whole Attention was now folely engroffed by the foreign Wars we were then engaged in, and the Company left to take Care of itfelf, by finding out fome Means to obtain fuch favourable Regulations, as might effectually remedy the Inconveniences that had refulted from the uniting two Companies, before fo differing in their Interests. And, in Order to obtain fuch a Law as was requisite for this Purpose, they tempted the Govern-6 Anie. Cap. ment by a tendered Loan of a Million and two hundred thousand Pounds, extra of what was before lent, to grant them fuch Parliamentary Affiftance towards carry-

ing on their Trade, as they required, and which incorporated them under the Title of The united Company of Merchants of England, trading to the Eaft-Indies: It likewise enacted, that this Company shall pay into the Exchequer 1,200,000!.

- That they may borrow by their common Seal on their united Stock, fo as the S. 2. principal Money owing do not exceed 1,500,000/. above what might lawfully have been borrowed before this Act.
- In Cafe the general Court of the faid English Company shall think fit, they may S. 3. call in Monies from their Adventurers, towards raising the faid 1,200,000/. or the repaying the Money borrowed to that Purpole ; and in Cafe any Meniber shall neglect to pay his Share of the Monies called in, or which the faid Companies, in Pursuance of 9 W. III. Cap. 44. or their Charters, shall call in for carrying on their Trade, by Notice fixed on the Royal Exchange, London, the Companies may ftop the Dividends payable to fuch Member, and apply the fame towards fuch Payment, and also stop the Transfers of the Shares of fuch Defaulter, and charge him with Interest at 6 per Cent. for the Monies neglected to be paid; and if the Principal and Interest be not paid in three Months, the Company may fell fo much of the Stock of the Defaulter as will pay the fame.

The faid 1,200,000/. fhall be deemed an Addition to the Stock of the English Company and be Tax free.

The united Stock of the faid English Company shall be subject to the Debts S. 5. contracted by the faid Company.

- S. 6. The Provise in 9 W. III. Cap. 44, and in the Charters of the faid Company fo. Reduction upon three Years' Notice, upon Repayment of the 2,000,000/. paid in, and the Arrears of the Payments at 8 per Cent. is repealed.
  - Persons intitled to 7200/. Part of the 2,000,000/. who have united their Stock to the Corporation's, and who carry on a Trade for their feparate Ufe, may hold their Proportion of the Annuity, is if this Act had not been made. But the English Company may affix Notice on the Royal Exchange, of their Intention to repay 72001. at the End of three Years ; and in Cafe the Company pay the fame, and the Annuities at 8 per Cent. for the fame, then the faid Stock of 7200l. and Trade, shall be vested in the Company.

Befides the above Particulars, many others were enacted, concerning their Stock and Payment of Cuftoms, &c. by the Acts already mentioned, and feveral fucceeding ones; and as it was found in the Beginning of King George the First's Reign, that feveral Attempts had been made to difcover the Secrets of the Company's , J. T. Trade, for the Information and Advantage of Foreigners, a Law was obtained to C. 21. prevent and remedy this mighing Lange Lange and the second seco

prevent and remedy this mifchievous Intent, and allo to deftroy the interloping Trade, by inflicting subsequent Punishment, on the Infringers or Violators of it. S. 7.

If any of his Majefty's Subjects shall repair to, or be in, the East-Indies, or fuch Places of Alia, Africa, and America, beyond the Cape of Bona Efferanza, to the Straits of Magellan, where any Trade of Merchandife may be had, contrary to the Laws in being, every Perfon, fo offending, shall be liable to fuch Punishment as by any Law in being may be inflicted for fuch an Offence. It

It shall be i the East-Indie aforefaid, and Every Perfo any foreign Sta If any of his beyond the Cap being, it shall trading to the minfler, Inform shall give Judg and award the

thall pay him All Contract the Loan of M ers, and bound Ship with Goo age, and Agree shall be void.

Every Subject Laws in being, chafed by any other in Truft

All Goods f Goods of the C Ship, and all G Arrival, shall b knowingly pern forfeit for every the Company b Allowance in R

It shall be la by his own Aut Perfons trading fuch their Trad tioned, waving and fuch Perfor faid unlawful T the Value there Majefty's Exche cuted on any c the Relation of if a Decree be c and the Relator

If any Subject or carrying on beyond the Capi the Stock or A forfeit his Share lue thereof, &c

If any Subject any Interest wi Company, and united Company the Interest, & Every Perfon

Court of Directe Majesty's Subje

682

17. 5. 1.

# GREAT-BRITAIN, &c.

It shall be lawful for the united Company of Merchants of England trading to 5 Ge. I. C. the Eafl-Indies, and their Successfors, to arrest such Persons within the Limits <sup>21, S. 2.</sup> aforefaid, and fend them to England to answer for their faid Offence.

Every Perfon who shall follicit for, obtain, or act under any Commission from any foreign State, to fail, or trade to the *East-Indies*, &cc. shall forfeit gool. If any of his Majesty's Subjects shall repair or trade to the *East-Indies*, or Places 7 Gev. I. beyond the Cape of Good-Hope, mentioned in former Acts, contrary to any Law in C.24. S. 4. being, it shall be lawful for the Attorney General, or for, the united Company trading to the *East-Indies*, within fix Years, to file in any of the Courts at Westminster, Informations against such Offenders. And, if found guilty, the Court thall give Judgement against him, by Fine and Imprisonment, as it shall think fit, and award the Prosecutor Costs; but, if the Defendant is acquitted, the Company fall pay him Costs.

All Contracts made by any of his Majefty's Subjects, or in Truft for them, on s. 2. the Loan of Monies by Way of Bottomry, on any Ship in the Service of Foreigners, and bound to the *Eafl-Indies*, &cc. and all Contracts for fupplying any fuch Ship with Goods or Provifions, and all Copartnerschips relating to any fuch Voyage, and Agreements for the Wages of Persons ferving on board any fuch Ships, fhall be void.

Every Subject of his Majefty who shall go to the *Eafl-Indies*, &c. contrary to the S. 3-Laws in being, shall be deemed to have traded there; and all the Goods there purchafed by any such Offender, or found in his Custody, or in the Custody of any other in Trust for him by his Order, shall be forfeited, and double the Value.

All Goods thipped on board any Ship bound for the Eaft-Indies, &cc. except S. 4. Goods of the Company, or fuch as are licenfed by them, and the Stores for fuch Ship, and all Goods taken out of fuch Ship on her Voyage homeward before her Arrival, thall be forfeited, and double the Value; and the Mafter, or other Officer, knowingly permitting fuch Goods to be thipped, or taken out of fuch Ship, thall forfeit for every Offence 1000/. and thall not be entitled to any Wages; nor thall the Company be obliged to pay any Wages to fuch Mafter, Sr. but thall have an Allowance in Refpect thereof, out of the Monies payable on Account of the Ship.

It shall be lawful for the Attorney General, at the Relation of the Company, or s. s. by his own Authority, to exhibit Bills of Complaint in the Exchequer against any Perfons trading to or from the East-Indies, &c. contrary to Law, for Difcovery of fuch their Trading, &c. and for Recovery of the Duties and Damages herein mentioned, waving in fuch Bills all Penalties for the Matters in such Bill contained ; and fuch Perfons shall pay to his Majefty the Customs of the Goods arising by the faid unlawful Trade, and shall answer to the Company 30. per Cent. according to the Value thereof in England, and if fuch Offenders pay the Customs into his Majefty's Exchequer, and the Damages to the Company, they shall not be profecuted on any other Law for the fame Offence: And if fuch Bills, exhibited at the Relation of the Company, be difinised, the Company shall pay full Costs; and if a Decree be obtained agains the Defendants, they shall pay Costs to his Majefty and the Relator, &c.

If any Subject of his Majefty shall contribute to, or encourage the establishing g Gen. 1. C. or carrying on any foreign Company trading to the East-Indies, and other Places  $2^{6}$ . S. 1. beyond the Cape of Good Hope, described in former Acts, or shall be interested in the Stock or Actions of such foreign Company, every Person so offending shall forfeit his Share in the Stock of any such Company, together with treble the Value thereof,  $G_{co}$ .

If any Subject of his Majefty shall have accepted of any Trust, or shall know of S. 4. any Interest which any of his Majefty's Subjects shall have in any such foreign Company, and shall not within fix Months discover the fame in Writing to the united Company, or their Court of Directors, he shall forfeit treble the Value of the Interest, S.

Every Perfon, who within the Time above limited fhall voluntarily come to the s. 5. Court of Directors, and make a Difcovery in Writing, of the Interest of any of his Majefty's Subjects in the Stock of fuch foreign Company, thall have one half of the

683

of both,

e fhould

ervants,

the Di-

ng found

the two n 1705,

nion till they had

olcly en-

y left to Regula-

from the

Order to Govern-

extra of ds carry-

inder the

-Indies :

fo as the

lawfully

they may

hall neg-

anics, in

rrying on

ompanies

towards

lter, and

aid; and

may fell

e Englifb

he Debts

Company

bol. paid

cir Stock

nay hold But the

he fame,

ool. and

eir Stock fucceeds Reign,

mpany's

tained to

erloping

or fuch

htrary to

inhment

of it.

,000/.

the clear Amount of the Forfeitures arising by this Act out of the Estate of the Persons so intercsted, Sc.

9 Ges 1. C 16. S.

If any of his Majefty's Subjects, other than fuch as are lawfully authorifed, fhall go to or be found in the *Eafl-Indies*, the Perfons fo offending are declared to be guilty of a high Crime and Mifdemeanour, and may be profecuted in any Court of *Weffminfler*; and being convicted, fhall be liable to fuch corporal Punithment, Impriformment or Fine, as the Court thall think fit, *Ge*.

8. 7. Perfons fo offending may be feized and brought to England, and any Juftice of Peace may commit them to the next County Gaol, till Security be given by naturalborn Subjects, to appear in the Court, where fuch Profecution shall be commenced, and not to depart out of Court, or out of the Kingdom, without Leave of the faid Court.

The following Acts principally regard the Company's Stock, with which I fhall finish the Subject of their Establishments and Polity, and then proceed to fay fomething of their Trade.

3. Ges. 11. C.

the Annuity of 160,000/. Inall be reduced to 128,000/. in Respect of the Capi tal Stock of 3,200,000/. which reduced Annuity shall be charged on the fame Revenues as their prefent Annuity, Ge.

- 5. 5. On one Year's Notice to be given by Parliament after the 25th of March, 1736, and on Repayment of the capital Stock of 3,200,000/. and of all Arrears of their reduced Annuity, their faid Annuity shall cease.
- S.6. Upon one Year's Notice, after the 25th of March, 1736, to be given by Parliament on Repayment to the Company of any Sum not lefs than 500,000/ in Part of the Capital Stock, and on Payment of all Arrears, due on their reduced Annuity; fo much of the faid Annuity, as thall bear Proportion to the Monies paid in F.rt, thall ceafe.
- 8. 7. Notwithstanding fuch Redemption, the united Company shall continue a Body Corporate by the Name of *The united Company of Merchants of* England *trading to the* East-Indies, and enjoy all Privileges which by former Acts or Charters founded thereon, the Company might enjoy.
- thereon, the Company might enjoy.
  8. s. After Redemption of the faid yearly Fund, or one Molety thereof, the Company may, by By-Laws to be made in their general Courts, declare what Share in the remaining Stock, &c. fhall qualify Members to be Directors, or to give Votes in any general Court.
- 8.9 Notwithstanding fuch Redemption, the Company shall, subject to the Provide of Determination herein contained, enjoy the fole Trade to the East-Indies, and all Places between the Cape of Good-Hope and the Straits of Magellan; and if any Subjects, other than Factors, Ge. of the Company, shall fail or adventure to the East-Indies, &c. every such Offender shall incur the Loss of all Ships employed in such Trade, Ge. with the Guns, and Furniture, and the Goods laden thereon, and double the Value thereof, Ge.
- 5. 10 The faid Company thall have Powers, by any Acts or Charters granted to the Company, not altered by this Act, difcharged from all Provises of Redemption therein contained, for fecuring to them the fole Trade to the *Eafl-Indies*, and for fecuring their Effects, and governing their Affairs.
- fecuring their Effects, and governing their Affairs. 5. 11. Provided that upon three Years' Notice to be given by Parliament, after the 25th of March, 1766, and Repayment of the faid Capital Stock of 3,200,000/. and all Arrears of Annuities payable in Refpect thereof, the Right of the Company to the fole Trade to the *Eaff-Indies*, &c. thall ceafe.
- S. 12. Nothing in the above Provife, or in the Charter of the 5th of Sept. 10 Will. III. fhall extend to determine the Corporation of the united Company, or to exclude them from carrying on a free Trade to the Eafl-Indies, &c. with their Joint Stock, &c. in common with other Subjects of his Majefty.
- S. 13. Any Notice in Writing, fignified by the Speaker of the House of Commons, fhall be deemed proper Notice by Parliament to the Company.
- S. 14. The united Company are reftrained from purchasing Hereditaments in Great-Britain, exceeding in the whole the yearly Value of 10,000/.
- S. 15 Nothing in this Act shall prejudice such Trade or Navigation within the faid Limits, as the South-Sea Company are entitled to.

Nothing

Nothing here England, tradin into those Sens. The reduced charged, and be

whereas the willing to advan Million Sterling Gid Company a with an Additio Addition, exten the Expiration Effects, and ot from Time to Sterling, and o

therefore enabled, to the East-Indi into the Exchegi before the 29th And to encour

enafted, that th contained in any their Right to the respective N pealed and made prefent entire At alfo after the fai 30,000/. compu The Easl-Ind

valent to the N which might law At any Time

March, 1745, 0 3,200,000/. for without any Dec of 128,000/. and On a Year's I by Parliament of

not lefs than 50 all Arrears, Gc. feveral Sums pai fink and be abate Notwithftand

the faid Compa contained, enjoy between the C: foribed in the A could thereby o Places within th before the exclu his Majefty's Si the exclutive T their Guns an

Value, &c. The faid Ind the Profits and thereon are ena

mination, and

# GREAT-BRITAIN, Ge.

Nothing herein shall subject the Governor and Company of the Merchants of 3 Ga. II. C. England, trading to the Levant Seas, to any Penalties in Respect of their trading 14. S. 16. into those Seas.

The reduced Annuity of 128,000/. fhall be transferred from the Duties now s Gw. II. C. charged, and be charged upon the aggregate Fund, to be paid to the united Com-<sup>20. S. 22.</sup> pany, Sc.

Whereas the faid united Company of Merchants trading to the Eafl-Indies, are 17 Gen. II. Whereas the faid united Company of Merchants trading to the Eafl-Indies, are 17 Gen. II. Willing to advance towards the Supply granted for the Service of the Year 1744, a P. 363. Million Sterling, for the Purchafe of an Annuity of 30,000/. well fecured to the Gid Company and repayable on the fame Terms with the Company's prefent Capital, with an Addition of fourteen Years to their prefent Term, which will, with fuch Addition, extend to Lady-Day, 1760, befides the three Years allowed them after the Expiration of their prefent Term, for bringing home, and difpoing of their Effects, and other Purpofes, with Power to the Company to iffue out Bonds from Time to Time, with any Part, or the whole Amount of the faid Million Sterling, and on fuch other Conditions, Ge. as are herein after made: It is therefore enafled, that the faid united Company of Merchants of England, trading to the Eafl-Indies, in Purfuance of their before recited Agreement, shall advance into the Excharger, for his Majefty's Ufe, the full Sum of one Million, on or before the 20th of September, 1744, Ge.

And to encourage the Company to advance the faid Million, &c. it is hereby P. 365enacted, that the Provises contained in the 3d of Geo. II. and all other Provises contained in any other Acts, for determining the Annuity of the Company, and their Right to the exclusive Trade to the Ea/I-Indies, and Parts aforefaid, upon the respective Notices and Payments in the fame Acts mentioned, are hereby repealed and made void, and the faid Company shall for ever enjoy, not only their prefent entire Annuity of 128,000/. out of the Revenue charged therewith, but slip after the faid 20th of September, 1744, they shall enjoy a further Annuity of 30,000/. computed after the Rate of 3 per Cent. per Ann. &cc.

The Easl-India Company under their common Seal may borrow Money equi-P. 366, 367, valent to the Million raifed for his Majesty's Use, over and above the Money which might lawfully be borrowed thereon before making of this Act.

At any Time on a Year's Notice to be given by Parliament, after the 25th of P. 368. March, 1745, on the Expiration of the faid Year, and on Repayment of the 3,200,000/. formerly advanced, and of the 1,000,000/. now to be advanced, without any Deduction, and on the Payment of all Arrears of the faid Annuities of 128,000/. and 30,000/. then the faid Annuity shall cease.

On a Year's Notice at any Time after the faid 25th of March, 1745, to be given P. 369. by Parliament on the Expiration of the faid Year, and on Repayment of any Sum not lefs than 500,000/. in Part of the faid Debt of 4,200,000/. and on Payment of all Arrears, &c. then fo much of the faid Annuities as shall bear Proportion to the feveral Sums paid in Part, shall, from Time to Time, as such Payments are made, fink and be abated, till their whole Annuities shall be entirely funk and determined.

Notwithstanding such Redemption of the Annuities of 128,000/. and 30,000/. the faid Company shall, subject to the Proviso of Determination, herein after contained, enjoy an exclusive Traffick to and from the *East-Indier*, and all Places between the Cape of *Good-Hope*, and Straits of *Magellan*, and Limits preferibed in the Act of 0 Will. III. Cc. in as ample a Manner as the faid Company could thereby or otherwise lawfully trade thereto; And the faid *East-Indier*, or Places within the Limits aforesaid, shall not be reforted to by any other Subjects, before the exclusive Trade of the *India* Company is determined: And if any other his Majesty's Subjects, shall prefume to trade thither during the Continuance of P. 370° the exclusive Trade of the *India* Company, they shall forfeit their Ships, with their Guns and Furniture belonging, with all their Lading and double the Value, Cc.

The faid India Company shall hereafter for ever, fubject as aforefaid, enjoy all P. 371the Profits and Powers, as by any former Acts of Parliament or Charters founded thereon are enacted and established concerning them, under any particular Denomination, and not altered by this Act; and the fame are hereby confirmed, and 8 M

of the

ed, shall ed to be Court of ant, Im-

uffice of naturalommen-Leave of

which I beed to the Capi-

6, 1736, of their

by Par-. in Part ced Annies paid

e a Body rading to founded

Company re in the ve Votes

Provijo r, and all d if any inture to imployed in there-

to the lemption and for

after the 00,000/. Company

vill. III. exclude t Stock,

Great-

the faid Nothing fhall continue to be enjoyed and practiled by the faid Company, for the better fecuring to them the fole and exclusive Trade to the Eafl-Indiet, &cc. and for preventing all other his Majefly's Subjects trading thither, and for fecuring their Effects and governing their Affairs in all Refpects, as effectually as if the fame things were feverally repeated in the Body of this Act, fubject neverthelefs to fuch Redrictions and Covenants as are contained in the faid Acts and Letters Patent now in Force, and not hereby altered i and to the Proviso following, viz. Provided that on three Years' Notice to be given by Parliament, after March

17 Gu. II. F. 373.

25, 1760, and Repayment of the Capital Stook of 4,200,000/. and all Arrears of Annuity in Refpect thereof, the Company's Right to the fole and exclusive Trade to the *Eafl-Indies* and Parts aforefuid, shall cease and determine, *Sec.* 

The Company's Settlements, and the Places they trade to in *Perfia* and *India* are many, as *Gombroon*, where a Factory was eftablifted about the Year 1613, which continued to govern the whole Trade, in Respect of the Company, in *Perfia*, till the Diforders in that Country obliged the *Factors* to decamp, to the no fmall Detriment of the Company's Trade, who carried on a very great one to this Port.

Mocha, fituated at the Entrance of the Red Sea, is a Place where the Englighter well received, and carry on a very confiderable Commerce in Coffee,  $\mathcal{B}_c$ , as they do in all the adjacent Parts of Arabia, though with the Rifk of being fometimes opprefied by the unjuft Proceedings of the reigning Princes, and exposed to the piratical Depredators of those Parts.

Our Factories, Forts, and Settlements, on the Indian Coaft, are at Barach, Swally, Surat, Bombay, Dabul, Carwar, Tellechery, Anjengo; and Conymere, all along the Coaft of Malabar; and turning up to those of Coromandel, we meet with Fort St. George, the Principal of our Indian Poffeifions.

The English formerly had a Settlement at Matchulipatam, Narsipore, and feveral other Places to the Northward on this Coaft, but were obliged to quit them by the Interruption they received to their Trade from the Rajahs' Impolitions .-Round Carrange Point, in the Bay of that Name, lies Angerang, where fome Englifb from Vizagapatam fettled in the Year 1708, but the Factory foon withdrew, and thereby defeated the projected Scheme of extending their Trade that Way; Vizagapatam however continues fortified, and the English their Relidence there; these Places lie in the Kingdom of Golconda, and the next to it is that of Orixa, in which is the Town of Balafore, where the English, French, and Dutch, have their respective Factories, though of very small Importance; Pipley, about five Leagues from it, had once a Settlement, but was deferted for the more commodious Situation of Hugbly and Calcutta; feveral Trading Towns are differfed on this Coaft, but the Company's chief Factory here is that at Fort William, a Fort belonging to Calcutta, fituated on the River Hughly, the most westerly Branch of the Ganges. The Fort itfelf is faid to be irregular, and untenable against difciplined Troops ; but it contains commodious Houses for the Governor and other fu, anor Servants of the East-India Company. As to the Town of Calcutta, it is, to all Intents and Purpofes, an established Settlement, under an English civil Government, having a Mayor and Alderman, upon the Footing of our corporate Cities, and lately a fupreme Court of Judicature has been introduced; and Judges nominated by the King, in Virtue of an Act of Parliament for the better Administration of Justice in the Company's Settlements in India, were fent out, but from the Complaints lately exhibited against their Proceedings, it thould feem as if this new Regulation will not be permanent.

The next Place on the Continent Southward is Merjee, fituated on the River Tanacerin, and fubject to the King of Siam, where fome Englifth were formerly fettled as private Merchants, for which Reafon the Company infifting on their being turned away, and fome Mifunderflandings ariting between their Mellenger and the Natives on this Occasion, feventy-fix of our Countrymen were mallared, though the Affairs of the Company having fince their Union been more prudently managed, and all Things carried on with the greateft Regularity, a proper Provition is made for the Trade of the whole Gulf froit, the Ganger Mouth to the Extremity Extremity of the new Colonies.

Our Factories Sillebar, on the I pofe we enjoy the tlements on the C they have been for more of pecially to

Our Trade to Years paft *Canto* Gentlemen at *M*. reens at the form their Commerce The various F

Transactions of t Government in *I* five a Nature to b may be reduced i

Under the fu beyond all form to a Board of G Security and Pern Privileges granted increafed confider nine Ships were 1 Average; and th and nearly 19,00 one principal Art 6,000,000, the u Act. Finally, di fent out for the Proof therefore, G British Egfl-India

The Company portion with the commonly from Powder, Match, Quickfilver, Ver

And the Return three Sorts of La Root, Sal Ammo Rhubarb, Senna, ries, Red-Wood, and painted, Mo Things for Wear many Curiofities Difcourfe on our rity, as notwith the contrary, I a

And, in Purfu in which that gr be confidered; 1 the Ufes they hav

# GREAT-BRITAIN, Ge.

Extremity of the Peninfula of Mulucca, without any extraordinary Expence of new Colonies.

Our Factories of Macho, Bantal, Cattoun, Bencoolen, Marlborough Fort, and Sillebar, on the Illand of Sumatra, are fo well eftablished as to afford Room to fuppofe we enjoy the beft Share in the Traffick of it; and we had formerly fome Settlements on the Coafts of Cochin-China, and in the Kingdom of Tonquin, though they have been 'Ince withdrawn; but an occasional Trade is ftill carried on there, more offsecially to the Kingdom last mentioned.

Our Trade to China was once principally carried on at Annoy, but for many Years path Canton has had the Preference, and feems to have determined the Gentlemen at Madras entirely in its Favour, as the Impositions of the Nandarens at the former became intolerable, and forced them to resolve on turning their Commerce into this different Channel.

The various Regulations made by the Legislature for fettling the commercial Transactions of the Company, and the Administration of their civil and military Government in *India*, from the Year 1781, to the prefent Time, are of too extensive a Nature to be inferted at large in this Work; but the Substance of the whole may be reduced into a fmall Compas.

Under the fubfifting Charter, the Commerce of the Company has increafed beyond all former Example, and the Conduct of its political Concerns, fubject to a Board of Control appointed by Government at home, promifes greater Security and Permanency to the national Advantages derived from the exclusive Privileges granted to it. For the Number of Ships employed in this Trade has increafed confiderably of late Years; for Inftance, in the Seafon of 1787, twentynine Ships were laden in *China for England*, of the Burthen of 700 Tons upon an Average; and the fame Number has been fince configned to *India* from *London*; and nearly 19,000,000 *Pounds* of different Kinds of Teas, which confitute only one principal Article of their Commerce have been imported, inftead of about 6,000,000, the ufual Amount before the Duties were lowered by the Commutation Act. Finally, the Lift of Ships juft published as engaged to be taken up, to be fent out for the Seaton of 1791 amounts to no lefs than *Thirty-four*; no greater Proof therefore, can be given of the profperous and unrivalled Commerce of the *Britifh Eafl-India* Company.

The Company's Exports from hence are chiefly Bullion, of which the Proportion with the other Particulars of an outward-bound Cargo, I believe, is commonly from ? to ? Parts; the others confifting of Lead, Iron, Guns, Powder, Match, Cloths of various Colours, Serges, and other Stuffs, Cochineal, Quickfilver, Vermillion, rough Coral, Amber, &c.

And the Returns are, Pepper, Coffee, Tea, Incenfe, Salperre, Terra Japonica, three Sorts of Lack, Indigo, Myrrh, Bezoa, Opoponax, Vitriol, Camphire, China Root, Sal Ammoniac, divers Gums, and Aloes, Galbanum, Galangals, Sagapenum, Rhubarb, Senna, Mirabolans, Indian Leaf, and many other Sorts of Drugs, Cowries, Red-Wood, Sandal, Cane, Tutenack, raw and wrought Silk, Callicoes, white and painted, Mullins, Cotton Wool, and manufactured into a great Variety of Things for Wear, China, Japanned Cabinets, *Sc. Arrack*, Diamonds, Pearls, and many Curiofities, unnecefiary to be numerated here; I thall therefore clofe this Difcourfe on our *Indian* Trade, with my incereft Withes for its conftant Profiperity, as notwithfunding the many *Spectral Benefit* to the Nation.

And, in Purfuance of my Plan, I now proceed to treat of our American Trade, in which that granted to, and carried on by the South Sea Company, is first to be confidered; I shall therefore mention the Occasion of its original and show the Uses they have from. Time to Time made of their Charter. 687

better and for curing if the theleis Letters viz. March cars of Trade

*dia* are which *id*, till fmall to this

*lifb* are as they netimes to the

aroach, ere, all e meet

feveral

nem by ions.e Enghd.ew, Way; there; Orixa, Dutch. , about e more rns are it Fort t wefttenable Gover-Town nder an ting of introtent for

River ormerly on their effenger facred; udently Provito the ctremity

i, were

#### Of the South SEA Company.

THIS Company, established at the latter End of the feventeenth Century, was feemingly more with a political View of raifing Money for the Government's Service than in Expectation of its carrying on any great Trade; as they hid neglected every favourable Opportunity for attempting the Conquest of form Place in the Southern Parts of America, which might have fecured the Means of extending a Commerce in which every Prospect of Advantage must neceffarily centre; but this Omiffion, and its Confequences, had rendered the Company's Stock fo low in the Public's Effeem, that it was at near 40 per Cent. Difcount, when an unexpected Accident raifed it to fuch an imaginary Value as feemed the Effect of an Infatuation, only to be paralleled by the Miffiffippi Scheme that preceded it.

The French Guinea Company had contracted with Philip V. King of Spain, on his Mounting the Throne of that Monarchy, for the Introduction of Slaves into his American Dominions, and on this Agreement changed its former Name to that of the Affiento Company; and being fuppofed a very beneficial Contract, it was an Article of the Treaty of Peace at Utreche. that this Contract flould be tranflated to the English, and was accordingly figned at the Court of Spain, in March 1713, to continue thirty Years, under various Articles, which I excufe giving, as they are now annulled, and in all Probability will never be renewed. It was in confequence of this Contract that the Company eftablished Factories at Porto Bello, Panama, Carthagena, Vera Cruz, Buenos Ayres, &c. which continued till the late War diflodged the Factors, and deftroyed their Settlements.

The Company was obliged to furnifh the Spanifb Colonies with four thouland eight hundred Negroes yearly, though they might introduce more if they thought proper; and had Liberty to fend an annual Ship of five hundred Tons, with Goods to be difpofed of there; in which, as well as in the Negro Contract, his Catholick Majefty was a fourth Part concerned; but this Agreement found many Obflacles to its Performance, and occalioned divers Reprefentations to the Court of Spain before it could be carried into Execution; in Confequence of which, feveral Articles were altered, and new ones added, previous to the performing any Part of it; and indeed during the Time it continued, Mifunderftandings and Difputes were continually arifing, either about the Number of Negroes or Tonnage of the Ship; and when the late Rupture happened, it found many Particulars unfettled, and large Sums due from the Crown of Spain to the Company, which on the Return of Peace were lumped at 100,000*l*.

Much more might, and indeed fhould, have been faid about this Affociation; but as their Trade is terminated, it would be supersuous to enlarge concerning it in such a Work as this: I therefore proceed, to give some Account

#### Of the Hudson's BAY Company.

HAT Part of the World, which gave Birth to this Company, owcs its Dif-L covery, as the English fuppole, to the Diligence of that able Mariner, whole Name it bears, and who reaped no other Fruit of his Labours to difcover a North West Passage, than thus conveying to Posterity a Record of his Capacity and Diligence, in which at last he perished. The Danes infift on their prior Knowledge of this Part of America. But not to enter into a Detail of the Difpute, nor enlarge on the historical Accounts of it, I shall content myself with informing my Reader, that though the Expectations of an advantageous Trade might reafonably have encouraged its being fooner engaged in, yet it was the Year 1681 before any to-lerable Progrefs was made in it; and on the 2d of *May* an exclusive Charter was granted by King *Charles* II. in the 32d Year of his Reign, to Prince *Rupert* and his Affociates, which established this Branch of Trade on the folid Footing it has continued ever fince; though not without various Interruptions by the Freneb, who, jealous of fuch Neighbours to their Canada Settlements, have frequently driven the English from their's ; and this Contest, which continued several Years, made them alternately Mafters of the Bay, till it was finally determined by the Treaty of Utrecht in our Countrymen's Favour, who have now feveral Forts and Factors fettled there, notwithstanding the extreme Cold, which is fo intense as to confine them

them for feve good Provide Revertion, b contribute in than that o Country furn and Ifinglafs, Fiftes; but Value of this

The Com Balls, Kettle Flints, blue ditto of dive before obferv them.

And havin next Place to and flourishi Isles, we pol Northward u

Of the Gen

THE tot Britifs and Property Year 1783; the following been experien cial Eftablish Elizabeth, an only infert in concife Account

#### The Definition the United

ART.I. I Hamp/bire, M New York, Carolina, Southat he treats linquifhes all fame.

> ART. II. of the Bound and declared, north-weft A drawn due N the faid Hig River St. La wefternmoft River, to the on that Latit the Middle o Lake, until Erie: Thence

# GREAT-BRITAIN, &c.

them for feven or eight Months in the Year to their Houfes; though they have good Provisions in this reclufe Life, with the Pleafures of Hunting and Fifhing in Reversion, to which in Summer-Time the Elements of Earth, Air, and Water, contribute in fuch Plenty as would be hardly credited under a lefs Authority than that of many Eye-Witneffes, who have affured us of it; though this Country furnishes nothing for the Support of Trade but Furs of various Sorts, and Hinghafs, the latter made here by the Company's Servants from the Skins of Filnes; but the former are for rich, and both fo plenty, as to have raifed the Value of this Company's Funds above those of any other.

The Commodities they truck with the *Indians* for their Furs, are Arms, Powder, Balls, Kettles, Hatchets, Knives, Sword-Blades, Awls, Fith-Hooks, Steels, and Flints, blue Serge Cloaks, Shirts, Stockings, Tobacco, coarfe Thread for Nets, and ditto of divers Colours for Sewing, Glais Beads, Pins, Needles, &c. which as I before obferved, procure fuch Returns as have greatly enriched the Proprietors of them.

And having mentioned the Settlements of our trading Companies, I shall in the next Place treat of our *American* Colonies, of which we have the most extensive and sourishing of any Potentate, the *Spaniards* only excepted; as, befides our files, we posses an uninterrupted Line of Sea Coast from the Gulf of *Mexico*, Northward up to *Hudfor's Bay*.

# Of the General Commerce of AMERICA, with GREAT-BRITAIN and other NATIONS.

THE total Alienation of the Thirteen Provinces of North America from the Britifb Empire, by a formal Renunciation of all Claim of Dominion over and Property in them, by an ACt of Parliament paffed in the Spring of the Year 1783; and the final Ratification of the Independence of those Provinces, by the following Treaty, produced the greatest Revolution in Commerce, which had been experienced by Great-Britain, from the era of her original great commercial Establishments on the Continent of North America in the Reigns of Queen Elizabeth, and King James I. to the prefent Time. For which Reason, we not only infert in this Place, an exact Copy of the faid Treaty, but annex to it, a concise Account of the Changes, and Confequences resulting from it.

# The Definitive Treaty of Peace and Friendship between his Britannic Majesty, and the United States of America.

ART. I. His Britannic Majefty acknowled, is the faid United States, viz. New Hampfhire, Maffachufet's-Bay, Rhode Ifland and Providence Plantations, Connecticut, New York, New Jerfey, Pennfylvania, Delaware, Maryland, Virginia, North Carolina, South Caroline, and Georgia, to be free fovereign and independent States; that he treats with them as fuch; and for himfelf, his Heirs and Succeffors, relinquifhes all Claims to the Government, Propriety, and territorial Rights of the fame.

ART. II. And that all Difputes which might arife in future, on the Subject of the Boundaries of the faid United States may be prevented, it is hereby agreed and declared, that the following are and thall be their Boundaries, viz. from the north-weft Angle of Nova Scatia, to that Angle which is formed by a Line drawn due North, from the Source of St. Croix River to the Highlands, along the faid Highlands, which divide those Rivers that empty themtelves into the River St. Lawrence, from those which fall into the Atlantic Ocean, to the northwefternmoft Head of Counceticut River, thence down along the Middle of that River, to the 45th Degree of north Latitude; from thence by a Line due Weft on that Latitude, until it firikes the River Iroquois or Cateraguy; thence along the Middle of the faid River into the Lake Ontario, through the Middle of that Lake, until it firikes the Communication between the faid Lake and the Lake Erie: Thence along the Middle of that Communication into Lake Erie, through 8 N 689

cs its Difner, whofe er a North y and Dili-Knowledge enlarge on ny Reader, nably have ore any to-Charter was *Rupert* and pting it has he *French*, uently dricars, made

the Treaty

nd Factors

to confine

them

ntury, was

rernment's

had neg-

extending

entre; but

c fo low in

n an unex-

ffect of an

Spain, on

Slaves into

me to that

ict, it was

d be tranf-

in March

ife giving,

It was in

s at Porto

r thoufand cy thought

vith Goods

Catholick

7 Obflacles

rt of Spain

ch, feveral

ig any Part

d Disputes nage of the s unsettled,

ch on the

ncerning it

d it.

the Middle of the faid Lake, until it arrives at the Water-Communication between that Lake and Lake Huron: Thence along the Middle of the faid Water-Communication: Thence through the Middle of the faid Lake to the Water-Communication between that Lake and Lake Superior: Thence through Lake Superior, Northward of the Illes Royar and Pbillipeaux, to the Long Lake: Thence through the Middle of the faid Long Lake, and the Water-Communication between it and the Lake of the Woods, to the faid Lake of the Woods: Thence through the faid Lake to the most north-welfern Point of it; and from thence in a due weft Courfe to the River Mifflippi: Thence by a Line to be drawn along the Middle of the faid River Mifflippi, until it thall interfect the northernmost Part of the 31st Degree of north Latitude.

South, by a Line to be drawn due Eaft, from the Termination of the Line laft mentioned, in the Latitude of 31 Degrees North of the Equator, to the Middle of the River *Apalachicola*, or *Catabouche*. Thence along the Middle thereof, to its Junction with the River *Flint*: Thence firait to the Head of *St*. *Mary's River*; and thence down along the Middle of *St*. *Mary's River* to the *Atlantic Occan*.

Eaft, by a Line to be drawn along the Middle of the River St. Croix, from its Mouth in the Bay of Fundy, to its Source; and from its Source, directly North to the faid Highlands, which divide the Rivers that fall into the Atlantic Oc.an, from those which fall into the River St. Lawrence; comprehending all Iflands within twenty Leagues of any Part of the Shore of the United States, and lying between the Lines to be drawn due Eaft from the Points where the faid Boundaries between Nova Scotia on the one Part, and East Florida on the other, fhall respectively touch the Bay of Fundy, and the Atlantic Ocean; excepting fuch Iflands as now are, or heretofore have been, within the Limits of the faid Province of Nova Scotia.

ART. III. It is agreed, that the People of the United States thall continue to enjoy, unmolefted, the Right to take Fifh of every Kind on the grand Bank, and on all the other Banks of Newfoundland: Alfo in the Gulph of St. Lawrence, and at all other Places in the Sea, where the Inhabitants of both Countries ufed at any Time heretofore to Fifh. And alfo, that the Inhabitants of the United States thall have Liberty to take Fifh of every Kind on fuch Part of the Coaft of Newfoundland as Britiff Fifhermen thall ufe, but not to dry or cure the fame on that Ifland; and alfo on the Coafts, Bays and Creeks, of all other of his Britannic Majefty's Dominions in America; and that the American Fifthermen thall have Liberty to dry and cure Fifh in any of the unfettled Bays, Harbours and Creeks of Nova Scotia, Magdalen Iflands, and Labrador, fo long as the fame thall remain unfettled; but to foon as the fame, or either of them, fhall be fettled, it fhall not be lawful for the faid Fifthermen to dry or cure Fifth at fuch Settlement, without a previous Agreement for that Purpofe with the Inhabitants, Proprietors, or Poffeffors of the Ground.

ART. IV. It is agreed, that Creditors on either Side shall meet with no lawful Impediment to the Recovery of the full Value, in Sterling Money, of all bona Fide Debts heretofore contracted.

ART. V. It is agreed, that the Congress shall earnestly recommend to the Legislatures of the respective States, to provide for the Restitution of all Estates, Rights, and Properties, which have been confiscated, belonging to real Brith Subjects; and also of the Estates, Rights, and Properties, of Persons resident in Diffricts in the Possessian of the States; and that Performs of any other Description shall have free Liberty to go to any Part or Parts of any of the Tbirteen United States, and therein to remain twelve Months, unmolessed in their Endeavours to obtain the Restitution of such of their Estate, Rights, and Properties, as may have been confiscated; and that Congress shall also earnestly recommend to the feveral States, fo as to render the faid Laws perfectly confistent not only with Justice and Equity, but with that Spirit of Conciliation which, on the Return of the Blessing of Peace, should universally prevail. And that Congress shall also earness of the Blessing of Peace, should universally prevail. And that Congress shall also earness of the Blessing of Peace, should universally prevail. And that Congress shall also earness of the Blessing of Peace, should universally prevail. And that Congress shall also earness of the Blessing of Peace, found universally prevail. And that Congress shall also earness of fuch and to the feveral States, that the Estates, Rights and Properties, of such laft-mentioned I may now be in which fuch Pert or Properties, fi And it is agree

either by Debts, Impediment in t ART. VI. T. commenced agai or they may hav Account, fuffer Property; and Time of the Ra

Liberty, and the ART. VII. tanic Majefty a Citizens of the from henceforth his Britannic M Defruction, or Inhabitants, wi States, and from Fortifications, t and caufe all A faid States, or tl into the Handso per States and P ART. VIII.

Ocean, fhall for to the Citizens of ART. IX. In to Great-Britan

Arms of either in America, it is without requirin ART. X. Th

and due Form, fix Months, or of the prefent T In Witnefs in their Names,

prefent Definitiv Done at Pa

The grand co open the foreig fined folely to G the Confequenc between the faid commercial Pov Spain had follow our famous navia almoft frittered Parliament, in

laft-mentioned Perfons shall be reftored to them, they refunding to any Perfons who may now be in Possessing of them, the *bona Fide* Price, where any has been given which such Perfons may have paid on purchasing any of the faid Lands, Rights, or Properties, fince the Confifcation.

And it is agreed, that all Perfons who have any Intereft in confifcated Lands, either by Debts, Marriage Settlements, or otherwife, shall meet with no lawful Impediment in the Profecution of their just Rights.

 $A_{RT}$ . VI. There shall be no future Confifcations made, nor any Profecution commenced against any Person or Persons, for or by Reason of the Part which he or they may have taken in the prefent War; and that no Person shall, on that Account, suffer any further Loss or Damage, either in his Person, Liberty, or Property; and that those who may be in Confinement on such Charges at the Time of the Ratification of this Treaty in *America*, shall be immediately set at Liberty, and the Profecution fo commenced be discontinued.

ART. VII. There fhall be a firm and perpetual Peace between his Britomic Majefty and the faid States, and between the Subjects of the one, and the Citizens of the other, therefore, all Hoftlitties, both by Sea and Land, fhall from henceforth ceafe: All Prifoners on both Sides fhall be fet at Liberty, and his Britannic Majefty fhall, with all convenient Speed, and without caufing any Deftruction, or carrying away any Negroes, or other Property of the American Inhabitants, withdraw all his Armies, Garrifons, and Fleets, from the faid United States, and from every Port, Place, and Harbour within the fame; leaving in all Fortifications, the American Artillery that may be therein : And fhall alfo order and caufe all Archives, Records, Deeds, and Papers, belonging to any of the faid States, or their Citizens, which in the Courfe of the War, may have fallen into the Hands of his Officers, to be forthwith reftored and delivered to the proper States and Perfons to whom they belong.

ART. VIII. The Navigation of the River *Millifippi*, from its Source to the Ocean, shall for ever remain free and open to the Subjects of *Great-Britain*, and to the Citizens of the *United States*.

ART. IX. In Cafe it fhould fo happen, that any Place or Territory belonging to Great-Britain, or to the United States, fhould have been conquered by the Arms of either from the other, before the Arrival of the faid provisional Articles in America, it is agreed, that the fame fhall be reftored without Difficulty, and without requiring any Compensation. ART. X. The folemn Ratifications of the prefert Treaty, expedited in good

ART. X. The folemn Ratifications of the prefent Treaty, expedited in good and due Form, fhall be exchanged between the contracting Parties in the Space of fix Months, or fooner if possible, to be computed from the Day of the Signature of the prefent Treaty.

In Witnefs whereof, we, the under-figned Ministers Plenipotentiary, have, in their Names, and in Virtue of our full Powers, figned with our Hands the prefent Definitive Treaty, and cauled the Seals of our Arms to be affixed thereto.

Done at Paris, this 3d Day of September, 1783.

| (L. S.) | D. HARTLEY,  |
|---------|--------------|
| (L. S.) | JOHN ADAMS,  |
| (L. S.) | B. FRANKLIN, |
| (L. S.) | JOHN JAY.    |

The grand commercial Alteration produced by this Treaty was the throwing open the foreign Trade of the *Thirteen Provinces*, which had been before confined folely to *Great-Britain*, to all the other Nations of the known World; and the Confequence that immediately enfued was, feparate Treaties of Commerce between the faid United States, and fome of the most confiderable maritime and commercial Powers of Europe. France had fet the Example, prior to the Peace, Spain had followed; and afterwards Holland, Sweden, Pruffia, Denmark, and Ruffia; our famous navigation Act, in the elegant Language of Edmund Burke, was thereby almost frittered away; and the only Remedy left, was to rely on the Wifdom of Parliament, in framing fuch commercial Laws and Regulations for renewing the Intercourfe

between er-Com-Superior, through etween it ough the due weft : Middle t of the

the Line , to the Middle d of St. r to the

from its North to an, from ls within between between pectively as now Scotia. ntinue to ank, and awrence, ries ufed ne United the Coaft the fame his Brinen shall ours and ame shall ettled, it ttlement, oprictors,

no lawful *bona Fide* 

the Le-Eftates, 1 Britifb esident in ne Arms ion shall ed States, to obtain nave been al States, Premises, nd Equicflings of y recomof fuch laft-

Intercourfe with the aforefaid *difinembered* Colonies, as fhould be beft calculated to throw as much of the Trade of the *United States*, as polible, into the old Channel; and this was accordingly done without Lofs of Time, and what is more remarkable fill, without any formal Treaty of Commerce between the two Parties; for at the Date of Writing this Article for the Prefs, no fuch  $Treat_f$  fubfifts, though repeated Efforts have been made to accomplible it.

Two fhort Bills were paffed, one to repeal all the prohibitory Acts, which had totally put a Stop to any Intercourfe between the two Countries; the other to prevent the Cuftom-Houles of Great-Britain requiring American Veilels to produce certain Inflruments, as Manifeftoes and other particular Papers, on their Arrival from any of the Ports of the now United States, at any Port of Great-Britain; and to veil in the King and Council, for a limited Time, full Powers to make fuch other Regulations as should be judged expedient.

By the fecond Act, likewife, the Ships of the Citizens of the United State, with the Merchandizes and Goods on board the fame, are to be admitted into all the Ports of Great-Britain, in the fame Manner as the Ships and Vetlels of the Subjects of other independent fovereign States; and the Merchandizes and Goods on board fuch Ships or Veffels of the Subjects or Citizens of the faid United Stater, being of the Growth, Produce or Manufacture, of the faid United Stater, fluai be liable to the fame Duties and Charges only, as the fame Merchandizes and Goods would be fabject to, if they were the Property of Britijb Subjects, and imported in Britijb-built Ships or Veffels, navigated by Britijb natural-born Subjects.

This Privilege by another Claufe is extended to the British Colonies in America, thereby eftablishing a free commercial Intercourse between the Subjects of Great-Britain in those Colonies, and the Subjects and Citizens of the United States.

The fame Drawbacks, Exemptions and Bounties on the Exportation of Merchandizes and Goods from *Great-Britain*, to the Territories of the United States, are granted to them; as are allowed on Exportation of the fame Articles to the Iflands, Plantations or Colonies, now remaining or belonging to the Crown of *Great-Britain* in America.

These Acts were followed by an Order of Council dated at the Court of  $\delta t$ . James's the 26th December, 1783; by which unmanufactured Goods or Merchandizes of the Growth or Production of any of the United States of America, the Importation of which is not prohibited by Law, may be imported directly from thence into Great-Britain, either in Britifly or American Ships, by the Subjects, or Inhabitants of either Country, on the Payment of the fame Duties, as they are liable to, if invorted by Britifly Subjects, in Britifly Snips only, and from the Colonies and Plantations in America belonging to the King of Great-Britain.

By the fame Order of Council, Tobacco is allowed to be imported in Ships belonging to the faid United States, and a Payment of the Duties to be lodged in the King's Warehoufes in the Ports of London, Briffol, Liverpool, Coxes, Whitebaven, Greenock, and Port Glafgow, in Order to be taken from thence, fubject to the Regulations of the Acts of Parliament in Force, respect the warehoufing of Tobacco, to be exported to other Countries.

And in Order to facilitate the carrying on Trade and Commerce between the People and Territories belonging to the Crown of Great-Britain in the Well-Indier, including in that Defcription the Babama Ijlands, and the Bernuda or Somers Ijlands; and the People and Territories belonging to the faid United States of America, his Majefty is hereby farther pleafed to order, that Pitch, Tar, Turpentine, Hemp, Flax, Mafts, Yards and Bowfprits, Staves, Heading-Boards, Timber, Shingles, and all other Species of Lumber: Horfes, Neat-Cattle, Sheep, Hogs, Poultry, and all other Species of live Stock and live Provisions. Peas, Beans, Potatoes, Wheat, Flour, Bread, Bifcuit, Rice, Oats, Barley, and all other Species of Grain, being the Growth or Production of any of the faid United States of America, may, until farther Order, be Imported by Britiff Subjects, in Britiff-built Ships, owned by his Majefty's Subjects, and navigated according to Law, from any Port of the faid United States in America, to any of his Majefty's Well-India Iflands, the Babama Iflands, and the Bermuda or Somers Iflands; and that Rum, Sugar, Melalics, Melaffes, Cc be Exported I Subjects, and Port or Place on Exportatin fame Article Britifb Color fore required cancelled and recited Act to other Goods In the Seff

In the Seff and has been

Another Ports of the Newfoundland Britifh-built clearing out with a Licon former Part Continues

Newfoundland granted to an The preces

that Iron, H dering on the contrary to L of America, in Imported, fu Thefe are

States of Am increasing Re Treaty; and correct Write Ireland, and the Reprefent acknowledges authentic Ma weighty Object

" It is p States, without cluded them fublequent A fame Manner Laws. A bu Side the Adv who give it. " If the A

Treaty, it m their Conver Work \*, has Britifb Manu Goods canno Country, fro dancy it has American Tr

• Obfervations Tables of the Imp Edition. London

692

#3 Geo, III. C. 39.

# GREAT-BRITAIN, GA

calculated

to the old

nd what is

in the two

ich Trea.

which had

ne other to

to produce

cir Arrival

et-Britain;

s to make

State, with

nto all the

f the Sub-

and Goods nited States,

tates, fhall

indizes and

piects, and

tural-born

s in Ame-

Subjects of

ited States. on of Mer-

ited States,

cles to the

Crown of

ourt of St.

Merchan-

nerica, the

ectly from e Subjects,

es, as they d from the *itain*.

in Ships

be lodged

ol, Cowes,

ence, sub-

archoufing

etween the

Veft-Indies,

or Somers

s of Ameurpentine,

Timber,

ep, Hogs,

ans, Pota-

Species of f America,

wilt Ships,

from any

lia Iflands, m, Sugar,

Melaties,

Melasses, Coffee, Cocca-Nuts, Ginger, and Pimento may, until such Order, be Exported by British Subjects, in British-built Ships, owned by his Majesty's Subjects, and navigated according to Law, from any of the faid Islands, to any Port or Place within the faid United States, upon Payment of the fame Duties on Exportation, and subject to the like Rules, Regulations and Securities, as the fame Articles by Law, are or may be subject and liable to, if exported to any British Colony or Plantation in America; and the Bonds and Securities heretofore required to be taken for such ships carrying such Goods, shall and may be cancelled and discharged, upon the like Certificates as are required by the above recited Act to discharge any Bond given in Great-Britain for the due landing any other Goods in the faid United States of America.

In the Settion of Parliament of 1784, the Act before recited was continued, and has been renewed in the fame Manner annually, to the prefent Year 1791.

Another Act paffed to confine for a limited Time, the Trade between the <sup>25</sup> Geo. III. Ports of the United States of America, and his Majefty's Subjects in the Island of C. 5. 1785. Newfoundland, to Bread, Flour, and live Stock, to be Imported in none but Britifh-built Ships, owned by Britifh Subjects and navigated according to Law; clearing out from the Ports of his Majefty's European Dominions, and furnished with a Live nce according to a Form thereunto annexed; and already given in a former Part of this Work.

Continues the Act above recited with these Additions: Goods imported into 26 Geo. III. Newfoundland contrary to this Act shall be forfeited; and no License shall be <sup>C. I. S. 5.</sup> granted to any Ship to carry on the faid Trade after the 30th of *June*, 1787.

The preceding Acts being continued to April 5th 1789; it is further enacted: 28 Gee. III. that Lion, Hemp, Sail-Cloth, or other Articles, the Produce of any Place bordering on the Baltic Sea, which may be exported from Great-Britain, if exported contrary to Law; or Goods Imported from the Territories of the United States of America, into Great-Britain, not being fuch as are permitted by Law to be Imported, fhall be forfeited.

These are the present subsisting Laws respecting our Commerce with the new States of *America*; and they have been found sufficient to promote a beneficial, increasing Return of Trade in Favour of Great-Britain, without any Commercial Treaty; and against the Expediency of making such a Treaty, that excellent and correct Writer and Calculator on the commercial Affairs of Great-Britain and Ireland, and of their Trade with the American States, John Lord Sheffield, one of the Representatives in the present Parliament for Brillol, to whom the Editor acknowledges himself greatly indebted for much valuable Information, and fome authentic Materials for the Improvement of this Work, offers the following weighty Objections.

<sup>47</sup> It is plainly impossible to make a Commercial Treaty with the American States, without giving them fome valuable Privilege, for which they have precluded themfelves from making an adequate Return. The Treaty of Peace, and fublequent Acts, opened the Ports of Great-Britain and Ireland to them, in the fame Manner as their Ports were opened to us, when they repealed their reftraining Laws. A brifk Trade has already begun, and it is unneceffary to prove on which Side the Advantage is, between the Traders who alk for Credit, or the Traders who give it.

who give it. "If the American States had any Thing to grant by any Kind of Commercial Treaty, it may be well doubted, whether they would keep it farther than fuited their Convenience. Befides; what was foretold in the first Edition of this Work \*, has now actually happened. Every Account from America fays, that Britifb Manufactures are felling at a confiderable Profit, while other European Goods cannot obtain the first Cost. Every Day's Experience flews that this Country, from the Nature and Quality of its Manufactures, and from the Accendancy it has acquired in Commerce, will command at least three Fourths of the American Trade. The American Merchants follicit a Correspondence, and beg

• Obfervations on the Commerce of the American States, By John Lord Sheffield, with an Appendix containing Tables of the Imports and Exports of Grent-Britain to and from all Parts from 1700, to 1783 &c. The Sixth Edition. London 1784.

for

80

for Credit, becaufe, while they feel their own Want of Capital, they know that our Traders are more liberal, and our Goods cheaper and better than any other in *Europe*. And the only Danger is, not that the *American* Merchants will afk for too few Manufactures, but that they will obtain too many".

Ournoble A uthor, then flates the Rifk of giving an extensive Credit to the People of the United States, who being impoverished by an expensive War, which has bequeathed them many Taxes to pay, will not be punctual in their Remittances at a Time, when they are affociating against the Payment of old Debts. But this well-grounded Objection in 1784, when his Work was published, has been fince happily removed, by an equitable Change in the Conduct of the United States; for having refeinded their former Refolutions, they have lately made large Remittances on Account of old Debts; and have reftored feveral confifcated Effates to Loyalifts, the original Owners, upon their refunding the inconfiderable Sums paid for them by the new Purchafers. Upon the whole therefore, it appears evident, that in the prefent State of our Commerce with the faid United States, we derive more real Profit from them, than while they were fubject to the Crown of Great-Britain. And Lord Sheffield supports this Opinion, by the most convincing Arguments and Facts, which we take the Liberty to infert in this Place, becaule they may ferve as a Guide to mercantile Legislation, with Respect to fimilar Cafes, that may arife if Difficulties and Difagreements thould hereafter occur concerning other Foreign Settlements and Plantations belonging to the British Empire.

"Let Confiderations of Advantage and Protection hereafter go Hand in Hand together. In most Cafes, the Expence of Protection and civil Government is much greater than the Prevention of Competition is worth. The fuperior State of *Britifb* Manufactures in general, does not require other Means of Monopoly than what their Superiority and Cheapnel's will give. If we have not purchafed our Experience fufficiently dear, let us derive a Leffon of Wifdom from the Miffortunes of other Nations, who like us, purfued the Phantom of Foreign Conqueft and diftant Colonization, and who, in the End, found themfelves lefs populous, opulent, and powerful.

See. 1

Total L. 202,500,000

"And thus have we expended a larger Sum in defending and retaining our Colonies, than the Value of all the Merchandife which we have ever fent them: we have in a great Meafure, diffurfed this enormous Sum, to fecure the Pofieffion of a Country which yielded us no Revenue, and whofe Commerce called for but 7,655,902/. of the Manufactures of *Britain*, taking the Average of four Years, from 1767, to 1770; fo egregious has our Impolicy been in rearing Colonies for the Sake of their Cuftom."

Finally, for the Satisfaction of *Britifb* Merchants, and of all Perfons interefted in, or withing well to the Trade and Navigation of *Great-Britain*, we add, from a comparative View of authentic Records, that at the Commencement of the Year 1788, Our general Imports and Exports from and to all Ports of the World, exceeded by fome Millions, the Amount of any preceding Year, during the prefent Century.

| The Imports for the Y    | ear 1787, | amounting, | by the declared Value at the |
|--------------------------|-----------|------------|------------------------------|
| Cuftom-Houfe to          |           |            | £. 17,804,024:16: 1          |
| The Exports for the fame | Year to   | • •        | - 18,296,166 : 12 : 11       |

After

After this we proceed, the civil and Growth and

**'HIS Se** 

Eftablifhmer

relieving the

their Relief

that a Set of

the uncultive

to whom thi

ment they en

ready to pror

to their Requ

did conftitut

establishing. th

Lands, to fi

of the faid C

of Profit what

to make By-

Corporation :

undivided Pa

Countries, 7

in America,

Savannab, al

of a certain

from the He

To have and

the faid Colo South Carolin

faid Corporat ten Years aft the faid Land

vince, by the

free, and not

Carolina, exe

Corporation,

ters Patent,

ment of the be prefented

bation or Di

Force and V the faid Cor

tracts, Gc. to

transport and

reigners, as a the faid Prov in any of his affign, trans ments, and I to live in the Rents, Reiter as to the fa fhould be m

whatfoever,

but ha

# GREAT-BRITAIN, Ge.

After this ample Statement of the Confequences of the American Revolution, we proceed, according to the original Plan of our Author Wyndham Beaver, with the civil and commercial Hittory of the feveral Provinces of America; their Growth and Product,  $\mathcal{C}c$ . beginning with the Southernmoft.

#### OF GEORGIA.

THIS Settlement lies in the Bounds of Carolina, as deferibed in their Charter; but having long remained unfettled, the worthy Projectors of the Georgia Eftablishment fixt on this Spot as a proper one for their benevolent Intentions of relieving the Diffreffes of their fellow Creatures, and at the fame Time to make their Relief turn to a publick Advantage. It was with these generous Views, that a Set of Gentlemen follicited his late Majefty King George II. for a grant of the uncultivated Lands afore-mentioned, with a free Confent of the Carolinians, to whom this Tract was rather a Burthen than a Benefit, and from whole Settlement they expected to reap both Security and Advantage. His Majefty, always ready to promote the Good of his Subjects, was gracioully pleafed to condefcend to their Request, and by his Letters Patent, bearing Date the 9th of June, 1732, did constitute the Petitioners a Corporation, by the Name of The Trussees for eftablishing the Colony of Georgia in America; with Capacity to purchase and take Lands, to fue and be fued, &c. with the reftraining Claufes, that no Member of the faid Corporation should have any Salary, Fee, Perquisite, Benefit, or Profit whatfoever, for acting therein, or fhould have any Office, Place, or Employment of Profit whatfoever under the faid Corporation, &c. They had likewife a Power to make By-Laws, &c. And, amongit other Things, there was granted to the faid Corporation and their Succeffors, under the Refervations therein mentioned, feven undivided Parts, the whole to be divided into eight equal Parts, of all those Lands, Countries, Territorics, fituate, lying, and being, in that Part of South Carolina, in America, which lies from the northernmost Stream of a River there, called the Savannab, along the Sea Coaft to the Southward, unto the most Southern Stream of a certain great other Water or River, called the Alatamahab; and Westward from the Head of the faid Rivers, respectively in direct Lines to the South Seas : To have and to hold the fame to them, Sc. for ever, for the better Support of the faid Colony, under the yearly Rent of four Shillings Proclamation-Money of South Carolina, for every hundred Acres of the faid Lands, for every of which the faid Corporation shall grant, demise, plant, or settle; but not to commence until ten Years after such Grant, Demise, Planting, or Settling; and erected and created the faid Lands, Countries, and Territories, into one independent and feparate Province, by the Name of Georgia ; and made the Inhabitants who shall refide therein, free, and not subject to any of the Laws, Orders, Statutes, or Constitutions of South Carolina, except the Commander in Chief of the Militia; and authorized the faid Corporation, for the Term of twenty-five Years from the Date of the faid Letters Patent, to form and prepare Laws, Statutes, or Ordinances, for the Government of the faid Colony not repugnant to the Laws and Statutes of England; to be prefented under their common Seal to his Majesty in Council, for his Approbation or Difallowance; and that the faid Laws fo approved of, should be in full Force and Virtue within the faid Province. The Council for the Time being of the faid Corporation were likewife impowered to apply their Money, make Contracts, Uc. to appoint Officers and Servants, removable at Pleafure; that they might transport and convey into the faid Province fuch of his Majefty's Subjects and Foreigners, as are willing to go and inhabit there; and declared all Perfons born within the faid Province, and their Posterity, to be free Denizens as if they had been born in any of his Majesty's Dominions. The faid Corporation had likewise Power to affign, transfer, and fet over, fuch particular Portions of the faid Lands, Tenements, and Hereditaments, unto fuch of his Majefty's Subjects and others, willing to live in the faid Colony, upon fuch Terms, and for fuch Estates, and upon fuch Rents, Retervations, and Conditions, as the fame might lawfully be granted, and as to the faid Common Council should feem fit and proper; provided no Grant should be made of any Part of the faid Lands, unto, or in Trust for, or for the Benefit

now that y other in vill afk for

the Pcople which has emittances bts. But , has been ited States; ge Remit-Eftates to able Sums ars evident, we derive n of Greatconvincing ce, becaufe nilar Cafes, concerning npire. id in Hand

vernment is perior State Monopoly ot purchafed m the Mifgn Conqueft s populous,

Conteft, we 31,000,000 71,500,000 00,000,000

02,500,000

g our Colothem : we Poficifion of

lled for but

four Years, g Colonies as interested e add, from of the Year

World, ex-

the prefent Value at the 4:16:16:12:11

After

Benefit of, any Member of the faid Corporation ; and that no greater Quantity of the faid Lands be granted, either entirely or in Parcels, to, or to the Ute of, or ia Truft for, any one Perfon, than five hundred Acres ; and declared, that all Grants made contrary to the true Intent and Meaning thereof, fhould be abfolutely null and void. And granted, that the faid Corporation, for the Term of twenty-one Years from the Date of the faid Letters Patent, thould have Power to cred and conftitute Judicatures and Courts of Record, or other Courts, to be held in his Majefty's Name, for the Hearing and Determining all Manner of Crimes, Offences, Pleas, &c. And it is directed, that all Rents, Iffues, or Profits, which should come to the faid Corporation, isluing or arising out of or from the faid Province, fhould be laid out and applied in fuch Manner as would most improve and enlarge the faid Colony, Sc. And directed, that the faid Common Council should from Time to Time, for the faid Term of twenty-one Years, have Power to appoint all fuch Governors, Judges, Magistrates, Ministers, and Officers, civil and military, both by Sea and Land, within the faid Diffrict, as they should think fit and needful for the Government of the faid Colony; except fuch Officers as fhould be appointed for managing, collecting, and receiving fuch of his Ma-jefty's Revenues as fhould arife within the faid Province; with a Provifo, that every Governor to appointed, should be approved of by his Majesty, and qualify himself as other Governors in America are by Law required to do, Sc. And they have Power to train the Militia, creft Forts, Gc. And that they shall have Power to import or export their Goods at or from any Ports that should be appointed by his Majefty, within the faid Province, without being obliged to touch at any other Port in South Carolina; and declared, that after the End of the faid twentyone Years, fuch Form of Government, and making of Laws and Statutes, and Ordinances for the Government of the faid Province and its Inhabitants, fhould be eftablished and observed within the same, as his Majesty, his Heirs, and Succeffors thould ordain and appoint; agreeable to Law; and that after the End of the faid twenty-one Years, the Governor, and all Officers civil and military within the faid Province, fhould be appointed by his Majefty, his Heirs, and Succenors.

In Confequence of this extensive Charter, many Nobles and Men of Fortune undertook, in Quality of Truftees, to carry the Defign into Execution, and had, as the Object of their firft Care, the obtaining a fufficient Fund for enabling them to fend over a confiderable Body of People, and to provide them with all Kinds of Neceffaries; to which they liberally fubfcribed themfelves, obtained confiderable Sums by Collection from Perfors who were charitably dipfored, to forward the Settlement, and, befides, procured a Donation from Parliament of 10,000/.

The propereft Method was also studied in making this Settlement, that it might both answer the intended Ends of their being sent thither, and also contribute as much to the publick Utility as poffible; in Order whereto, every Individual was regarded as a Planter and Soldier, and accordingly furnished with Arms for Defence, and Tools for his Husbandry, whole Use and Exercise was also taught him : It was also refolved, that Towns should be planned, and Lands appointed for the Subfistance and Conveniency of the Settler, and these be held in Tail-Male, as the propereft Tenure in this infant Colony. The Introduction of Negroes was also prohibited for many Reafons. And after these Dispositions were made, and the Trustees enabled by publick and private Benefactions, one hundred and fourteen Souls, Men, Women, and Children, embarked with *Yames Ogletborpe*, Efq. one of the Truftees, in *November*, 1732, and failed for *Carolina*, where they arrived on the 25th of January following; and being affifted by the Governor of Charles-Town, and other kind Gentlemen, a Town was marked out, and the first House begun, ten Miles up the River Savannab, on the 9th of February ; after which Mr. Ogletborpe procured all the Affistance and Necessaries he could for his young Colony, fowed and planted a Quantity of Corn, Herbage, and Fruit, made a Treaty with the Indians, and then returned England, in Order to continue his good Offices by procuring the neceflary Supplies to be fent to this Object of his Care; and arrived in Safety, in *June*, 1734, accompanied by feveral of the *Indian* Kings and Chiefs, who were endeared to our Countrymen by the kind Ulage shewn them here.

Mr. Ogle four hundres and in the p eftablished to life; they l New Inverse Britiff Adver the Spaniara and the Gou a Force as to in Carolina to order a Defence and Land to ence

The Parli afterwards, another Em Town laid pointed Col proper for t protect that planted ; bu Discipline h the fame E the Dangers almost unki undertook a the Services concluding a Englifb Inter draw them did this wo and Toils, t Genius and a comfortlefs The Num

of two thous the wife Reg fufficient to kindled here neral Ogletho his Majetty's Expedition rolina; and unfortunately Spaniards in fignal Repul with between General Ogle and their Co leave Part of Congratulatio our American Well-Wifhe This Prov the Truftees

a Cultivation and ordered a

6

Mr.

# GREAT-BRITAIN, &c.

Mr. Oglethorpe again embarked, and on the 6th of February, 1735, arrived with four hundred and feventy Perfons, who were fettled on the Ifland of Sr. Simon, and in the preceding Month a Parcel of Scatch Highlanders were got there, and eftablifhed up the River Alatamaba, about fixteen Miles diftant from the aforefaid Ifle; they both built Towns, the Englifh calling their's Frederica, and the Scats, New Invernefi: Roads of Communication were made between the Towns of the Britifh Adventurers and the Indians, and both the North and South Frontiers were cot only fecured by Fortifications, but alfo by an amicable Treaty, concluded with the Spaniards of St. Augufin, which, however, was difapproved of by their Court; and the Governors of Cuba and Spanifh Florida had Directions to prepare fuch a Force as they imagined would be fufficient to deftroy our Settlements, as well as in Carolina as Georgia; to prevent which, his Majefty was gracioully pleafed to order a Regiment of fix hundred effective Men to be fent to Georgia for its Defence and Protection, and the Truttees allotted each one of them a Parcel ot Land to encourage their good Behaviour.

The Parliament also now granted them 20,000/. and 26,000/. at fundry Times afterwards, for their further Affistance, which enabled the Trustees to make another Embarkation, and with these repeated Augmentations of People, the Town laid out in this new Colony began to flourith. Mr. Oglethorpe was appointed Colonel of the aforefaid Regiment; and no one could have been more proper for the Command than he, who only "fed his Authority and Care, to protect that Settlement, which with fo much Fatigue and Affiduity he had planted; but this Reinforcement did not induce him to abate any Thing of that Discipline he had always observed, but he continued to train his Militia, with the fame Exercise and Regularity he had before used them to, and, difregarding the Dangers he run, and the Inconveniences he fuffered by travelling in an almost unknown, uninhabited, and confequently an uncultivated Country, he undertook a Journey of five hundred Miles from Frederica, purely to increase the Services he had already rendered the Colonies of Carolina and Georgia, by concluding a new Treaty with the Indians, and thereby confirming them in the Englifb Interest, at a Time when the French were using their utmost Efforts to draw them off from it; thus, to advance and fecure the Happiness of others, did this worthy Man, with unwearied Diligence, expose himf if to Hazards and Toils, that would have proved unfurmountable to one of a lefs enterprizing Genius and steady Resolution; but these enabled him to go incough even such a comfortless and tirefome Expedition, as this now mentioned.

The Number of People fettled in Georgia in the first eight Years was upwards of two thousand, which under Mr. Oglettorpe's prudent Conduct, in Obecience to the wife Regulat' ns and Dispositions of the Truftees, had now acquired Strength fufficient to defend themselves, as they were foon obliged to prove; for the War, kindled here with the Spaniards, in 1739, foon blazed out in America, where General Oglethorpe, having with all the other Governors in that Country received his Majefly's Orders to annoy the Spaniards as much as they could, agreed on an Expedition against them at St. Augustine, in Conjunction with the Forces of Carolina; and though the Plan of their Operations itemed to be well concerted, it unfortunately milearried with the Loss of many Men and much Money. The Spaniards in Return paid them a Visit in the Beginning of June, 1742, but met a fignal Republe from the Engilis, for though their Force confilted of fifty-fix Sail, with between feven and eight thousand their, they were defeated by the Handful General Oglethorpe had with him, to the immortal Honour both of the Soldiers and their Commander, who obliged the Enemy to fo precipitate a Flight, as to leave Part of their Baggage, Sc. behind them. The General received all the Congratulations and Acknowledgements, fo juftly due to his Bravery, from all our American Governors, and ought to have the fame Incenfe paid him by every Well-Wither to the Colonies, or indeed Great-Britain itfelf.

This Province is faid to be capable of producing all that *Carolina* does, though the Truftees, from an Obfervation that moft of the *American* Settlements run into a Cultivation of the fame Commodities, recommended a different Practice here, and ordered a large Plantation of Mulberry-Trees to be made, invited thereto by 8 P

Mr.

Quantity of

le of, or ia

all Grants

lutely null

wenty-one

erect and

eld in his

imes, Of-

its, which

in the faid

on Council

e Power to

icers, civil

hey should

ch Officers

f his Ma-

ovifo, that

and qualify

And they

have Power

appointed

ouch at any

id twenty-

atutes, and

nts, fhould

, and Suc-

the End of

itary within

of Fortune

1, and had,

bling them

11 Kinds of

:onfiderable

orward the

at it might

ntribute as

ividual was

m : It was the Sub-

ale, as the is was alfo

le, and the

nd fourteen

, Efq. one hey arrived

of Charlesfirst House

fter which his young

it, made a

ntinue his

ject of his

the Indian

ind Ufage

ICCCL. DIS.

the Propriet; of the Soil, and Agreeablenefs of the Clime for raifing Silk, of which a Parcel was brought from thence in 1739, and deemed by competent Judges to be very good; though what more it may have produced fince, I mult confefs myfelf ignorant, or indeed, of what other Returns it has made to the People's Expectations, from the large Sums expended on it; though, thould it fall fhort in the Fertility it has been praifed for, and remit but little in Exchange for its Manufactures it takes from hence, the Eftablifhment ought to be fupported as an important Frontier, whole Confequence has been demonftrated, in the Stand it made againft the above-mentioned powerful Attack, which might otherwife have proved of fatal Confequence to feveral of our Colonies. The Exports are calculated at about 74,000/. and the Imports at 49,000/.

#### OF CAROLINA.

THIS Part of the Globe has been poficifed alternately by Spaniards and French and though one of the fineft Spots in the World, had by both been deferted for near a hundred Years, when his Majefty King Charles II. granted it the 24th of March, 1663, to Edward Earl of Clarendon, then Lord High Chancellor, George Duke of Albemarle, William Lord Craven, John Lord Berkley, Authony Lord Alkley, Sir George Carteret, Sir William Berkley, and Sir John Callinton, with all Royal Fifteries, Mines, Power of Life and Limb, and every thing preeffary to an abfolute Propriety, within the Limits of the Patent, and with the Acknowledgement of twenty Marks yearly; and this Grant was fecouded by another about two Years after, that made fome Alteration in the Boundaries, and included both the Carolinas and the new Province of Georgia. But this Eftablishment not meeting with a Succefs answerable to the Proprietor's Expectations, they after fruggling with many Difficulties for the Space of near fixty Years, refigned 4 of their Grant to the Crown, in Consideration of 17,500/. paid them for it, and the Surrender was confirmed by Act of Parliament in 1728; the other 4 being therein referved to the Right Hon. John Lord Carteret, late Earl of Gravelle.

This Country, as afore-mentioned, is very pleafant and fertile, as the Riches acquired bythe Inhabitants in a few Years plainly prove; and the Trade of it was once to confiderable, that from March 1730, to the fame Time 1731, there failed from Charles Town, moftly for England, 207 Ships, with 41,957 Barrels of Rice, about 500/b. wt. each; 10,700 Barrels of Pitch; 2003 of Tar; and 759 of Turpentine; of Deer Skins 300 Cafks, containing 8 or 900 each; befides a vaft Quantity of Indian Corn, Peas, Beans, &c. Beef, Pork, and other faited Flefh; Beams, Plank, and other Timber for Building, moft Part of Cedar, Cyprefs, Saffafras, Ouk, Walnut, and Pine.——Since writing the above, the Carelina Trade is greatly increafed by the Produce of Indigo in that Colony.

is greatly increased by the Produce of Indigo in that Colony. Before the late War in America, the Commerce of South Carolina alone employed 140 Ships. Its Exports to Great-Britain of native Commodities, on an average of three Years, amounted to upwards of 395,000/. annually, and its Imports to 365,000. The Exports of North Carolina were computed at 68,000/. and its Imports at about 68,000/.

Their 'Trade with the Indians is very confiderable, by which they procure the Skins above-mentioned; and in Exchange for them give Lead, Powder, coarfe Cloth, Vermillion, Iron, ftrong Waters, and fome other Goods, reaping from this Traffick a very great Profit. Of Negroes it is fuppoled there are near 50,000 in the Province; though Artificers are very fcarce, and their Demands for Labour very extravagant; which I believe principally proceed from the Mifreprefentations of the Country at home; otherwife it is to be imagined, a fine Climate and great Wages would be fufficient Inducements to attract a fufficient Number of Mechanicks to fupply every Want there could poffibly be of them. THIS C

the one to be called th

45 Degrees

immediatel

though the

Thing wou yet they co fettling, th

and early A

continually nous to the

as to fly in

Authority,

Deal owing no fmall SI that on Kin

reducing t granting P

two Shillin

an Inftance them Prifo

on the Inl

Gromwell's

that had b

William B Tracts, w Means tha

hardly to b It lies fr

Longitude

hundred as

Counties ; the only to the princip

William/bu People, if may amou

to bring n

all fupplie

Goods, V

Serges, Stu Nails, Ad

Stockings,

in England

in Tobaco

dred thou

ing betwee fand Sailo Parts, wh Duties no

This Re fettled, and reviving, a

# GREAT-BRITAIN, &c.

### OF VIRGINIA.

THIS Country was at first divided into North and South Virginia, and was ac-1 cordingly granted by King James I. in 1606, to two diftinct Sets of Men, the one to posses all the Lands, Sc. between 34 and 41 Degrees of Latitude, to be called the first Colony, and the others to have all those lying between 38 and 45 Degrees of Latitude, with the Denomination of the fecond Colony ; and they immediately fitted out Ships and fent many People there in the fame Year; and though their Establishments were rendered as easy to them as the Nature of the Thing would poffibly admit, and their advantageous Situation was very apparent, yet they could not submit to the few Labours and Difficulties attending their first fettling, though with the Prospect of soon obtaining from them a comfortable and easy Abode, capable of daily Improvements by an honest Industry, but were continually breaking out into Commotions and Diffurbances, which proved ruinous to the Colony, and their own Destruction; and they were fo contumacious as to fly in the Face of Juffice ; fo that few of their Governors could support their Authority, or bring them into any fettled Order or Discipline; which was a good Deal owing to the Nature of the Grants made in England by the Patentees, and no small Share of it charged on the Company's Mal-Administration ; in so much, that on King Charles I. afcending the Throne, he diffolved the Company in 1626, reducing the Country and Government under his own immediate Direction, and granting Patents to particular Adventurers, with the Referve of a Quit-Rent of two Shillings for every hundred Acres.

This Refolution of his Majefty's at first feemed very agreeable to those already fettled, and animated many daily to encrease their Number; but old Discontents reviving, and the People proving reftlet's under their Governor's Oppreffions, gave an Instance of their Refentment, by fending the first his Majefty had set over them Prisoner to England, for his Disagreement with his Council, and Violences on the Inhabitants. And the subsequent Troubles of King Charlet's Reign, and *Cromwell's* Administration, hindered the good Dispositions from proving effectual that had before been taken for the Colony's Prosperity by their worthy Chief, Sir William Berkley. However, many continued Sollicitors for Patents of large Tracts, which has indeed proved very prejudicial to the Country, as it is by this Means that very few Towns are to this Day built in it, and those few fo finall as hardly to be worth naming.

hardly to be worth naming. It lies from 36° to 39° of North Latitude, and between 74° and 80° of Western Longitude, being about two hundred and forty Miles in Length, and near one hundred and twenty in Breadth ; divided into twenty-five, fome fay twenty-nine, Counties; of these, the first is Jumes County, which contains five Parishes, and the only two Towns in the Province; and these, as I faid before, so small, that the principal called James Town, does not contain above eighty Houfes; and William/burgb, though the Seat of Justice, not above half that Number : The People, if we reckon Men, Women, and Children, and join to these the Negroes, may amount to about five hundred thousand, which may reasonably be supposed to bring no small Advantage to their Mother Country; as from hence they are all supplied with most of the Necessaries of Life; such as Linen, Silks, India Goods, Wine, and other foreign Manufactures ; and of our home ones, Cloths, Serges, Stuffs, Bays, Hats, and all Sorts of Haberdashery Ware ; Hoes, Bills, Axes, Nails, Adzes, and other Iron Tools, ; Cloths ready made, Knives, Bifcuit, Flour, Stockings, Shoes, Caps for Servants, and indeed almost every Thing that is made in England, to the Amount of near 1,000,000/. Sterling which is repaid mostly in Tobacco, of which it is supposed, by the nicest Calculators, that near one hundred thousand Hogsheads are, in Times of Peace, imported here yearly, employing between three and four hundred Ships, navigated by upwards of four thoufand Sailors; and of these, about 60,000 Hogsheads are re-exported for foreign Parts, which, if computed only at 5/. per Hogthead, makes 3009,000/. belides the Duties not drawn back, and the new Freight it occasions.

ling Silk, of by competent ince, I muft made to the gh, fhould it little in Exnt ought to been demonrful Attack, of our Cots at 40,000/.

ds and French been deferted ed it the 24th cellor, George Antbony Lord ollinton, with ning receffary with the Accd by another and included blithment not s, they after refigned ' of n for it, and other 🖞 being Grazville.

as the Riches Trade of it = 1731, there 57 Barrels of r; and 759 of befides a vaft falted Fleth; Cyprefs, Saf-Carclina Trade

ina alone emoditics, on an y, and its Iml at 68,000/.

y procure the owder, coarfe reaping from e near 50,000 ds for Labour Alifreprefentae Climate and Number of

0f

This

This Settlement, it is to be observed, is only that Part of the original Grant, called the first or London Colony; the other, termed the fecond or Plymouth Colony, shall be spoke of when I come to treat of New-England, of which they were the original Planters; in the mean Time I proceed, as it comes next in Courfe, to fpeak

#### OF MARYLAND.

THIS Colony remained a Part of Virginia, as feveral others did till they were difmembered, which shall be noted in their proper Places, till 1632, when King Charles I. in the eighth Year of his Reign, granted all the Country to the North of Potowmack River, not then planted, to Cecilius Calvert Lord Baltimore, and his Heirs ; which Tract was thenceforth called Maryland, in Honour of the then Queen Confort ; and in Confequence of this Grant, the Proprietor ient over his Brother, with about two hundred Adventurers, to take Policition of their Limits, and to make a Settlement ; which they first did in an Indian Town, called afterwards St. Mary's, on the River Potowmack, and near the Mouth of that they chriftened St. George's.

This foon became a flourishing Colony, though the Baltimore Family was deprived of its Government during the Civil Wars ; but King Charles II.'s Refto. ration proved that of the Proprietor's ; as his Majefty, on coming to the Throne, reinstated him in all his Privileges.

The Province is fituated between 38° and 40° of Northern Latitude, and between 75° and 80° of Western Longitude ; abounding, as Virginia does, in fine Springs and Rivers; fo that, like the Virginians, they can bring the Ships up to their very Doors: It is divided into ten Counties, though it has very fine Towns, the fame Humour of living on their own Plantations prevailing among the Gentry here, as was before observed to reign among their above-mentioned Neighbours.

The Soil and Products of this Country are fimilar to those of Virginic, and the Natives here imitate the others' Management, in confining their Hufbandry to the Cultivation of Tobacco only, of which it is fuppoled they now produce as much as Virginia does, though the Quality to the English Tafte is inferior to the other, it being ftronger than the fweet-scented Leaf gathered on the Borders of James and York Rivers ; however, this Circumstance gives it a Preference every where in the North, to which Part of the World we generally fend it : The Inhabitants may be about 30,000, who are fupplied with Neceffaries from hence in the fune Manner Virginia is, fo that a Catalogue of them need not be repeated here.

#### OF NEW-YORK.

HIS, like the last-mentioned Province, was a Part of Virginia, and became our's under the double Right of Discovery and Conquest ; the first by Cabot, and the latter from the Dutch, who had fettled here, and held it by an illegal Title, and therefore the English have retained it ever fince its Recovery at the Beginning of the Dutch War. It is about two hundred Miles in Length, though generally very narrow, well replenished with Provisions and Farms, which occations it having few large Towns ; the Capital New-York City, however, is very confiderable for this Part of the World, as it contains upwards of a thoufand weilbuilt Houfes of Stone and Brick, befides commodious Quays and Warehoufes on its excellent Harbour, where some hundreds of Ships and Vessels are employed in the foreign Trade and Fisheries from hence carried on to Madeira and the Azores, where they fend Pipe-Staves and Fish, returning with Wine and Brandy, to their very great Advantage; and to all our Sugar Illands, more especially Barbadoes, they fend Corn, Flour, Bread, Beef, pickled and finoaked Pork, Peas, Bacon, Apples, Onions, Board, and Pipe-Staves; for which they bring back Sugar, Melattes, Rum, Ginger, &c. And the Agents for this Province, in their Contest with the Sugar Plantations, affirmed, that their Winters being fevere, obliged them to take off more of the Woolen Manufactures of this Kingdom, for which they remitted Gold and Silver, than all the Islands, Jamaica excepted, put together, and which I believe has remained uncontradicted.

At

At our bec pled; but the turers, that th Before the of three Years Britain to 531

A DMIRA ferving under and Virtues s him in a very his Royal Bro rican Territor its Confirmati bears Date on in America, w Degree of No firft Grant ; t York, the wh Miles in Leng Denomination

There were who had acco and Dutch the fon to fettle th yer, Sir Willia Air is ferene here in great A fituated for T now inppofed People in this to afcertain th

The Merch and America, relled up, Sk Barley, Buck And in Retur gar, Melafics, hold Goods, C fome Rice, as Indians is cor Skins, and gi and other Spi

Th: Amou War, was upo ed to Great-Bi at 705,500/.

THESE fe

the Dutch, as Charles II. to

Name of Nova or their Aflign

Jerfeys; the f

York did

# GREAT-BRITAIN, Ge.

At our becoming Masters of this Country, it was found to be very thinly peopled, but the Cline and Soil have proved such powerful Inducements to Adventurers, that their Number is supposed now to be fwelled to 90,000.

Before the American War, the Exports from this Province, upon an Average of three Years, amounted annually to 526,000/. and their Imports from Great-Britain to 531,000/.

## OF PENNSYLVANIA.

A DMIRAL Penn, afterwards Sir William, rendered himfelf fumous by the Conqueft, with Col. Venables, of Jamaica, and endeared himfelf to every one ferving under him, by his unaffected Modefty, and other engaging Qualifications and Virtues; thefe, and his great Abilities in maritime Affairs likewife, placed him in a very high Degree of Efteem and Credit both with King Charles II. and his Royal Brother, which drew from the former a promifed Grant of this American Territory, in Reward of his paft Service to the Crown; but he dying before its Confirmation, and his Son not applying for it till fome Years after, the Patent hears Date only from the 4th of March, 1680, containing all that Tract of Land Degree of North Latitude to the 43d Degree, &c. This was the Limitation of the fuff Grant; but Mr. Penn having afterwards obtained an Addition from New-York, the whole Territory of Pennfylvania now runs three hundred and thirty Miles in Length, and about two hundred in Breadth, being diftinguished by this Denomination in both the Patents.

There were but few Englift when Mr. Penn fent over the first Adventurers, who had accompanying them a Governor of his appointing, to whom the Sweder and Dutch that remained very readily fubmitted; but he afterwards went in Perfon to fettle the Conftitution he had procured to be drawn up by that great Lawyer, Sir William Jones, and to make Agreements with the Indian Princes. The Air is ferene and pleatant, the Soil generally fertile, and every Thing growing here in great Abundance and Plenty. The Towns are large and numerous, well fituated for Trade, and populous; infomuch that the Capital, Pbiladelpbia, is now fuppofed to contain fitteen thoufard Inhabitants, by which the Number of People in this flourifhing Colony may be gueffed at, though it would be difficult to afcertain them.

The Merchandize which *Pennfylvania* furnifhes for its Commerce with *Europe* and *America*, confifts in Horfes, Pipe-Staves, Pork, Beef, and Fifh falted and barrelled up, Skins and Furs; all Sorts of Grain, viz. Wheat, Rye, Peas, Oats, Barley, Buck-Wheat, *Indian* Corn, *Indian* Peas and Beans, Pot Afhes, Wax, Sc. And in Return for thefe they import from the *Caribbee* Illands, Sc. Run, Sugar, Melafies, Silver, Negrees, Salt, and Wine; and from *Great-Britain*, Houfehold Goods, Clothing of all Sorts, Hardware, Tools, and Toys. They alfo grow fome Rice, and a little Tobacco of the worft Sort; and their Trade with the *Indians* is confined to a few Articles; they receiving from them only Furs and Skins, and giving them in Return, fome Clothing, Arms Ammunition, Rum, and other Spirits.

Th: Amount of the Commodities exported from *Great-Britain*, before the War, was upon an Average of three Years, valued at 611,000/. and those exported to *Great-Britain*, including Ships built there for Sale in *England*, are estimated at 705,500/.

#### Of the JERSEYS.

THESE fell under the Dominion of the Crown at the fame Time that New-York did, and with that composed the Province of Nova Belgia, taken from the Duteb, as before-mentioned, and all were included in the Grant made by King *Charles* II. to his Brother the Duke of York; who invested this Part of it by the Name of Nova Caneria, in John Lord Berkley, and Sir George Carteret, and they or their Afligns agreed to divide it, with the Denomination of East and West New Jersfeyz; the first falling to the Share of Sir George, as the latter did to his Lord-8 Q flup;

inal Grant, or *Plymouth* which they nes next in

Il they were 632, when antry to the d Baltimore, mour of the foor fent over on of their Town, calpouth of that

nily was de-11.'s Reftothe Throne,

de, and belocs, in fine Ships up to fine Towns, g the Genmed Neigh-

me, and the andry to the tree as much to the other, rs of *James* every where Inhabitants in the fame aree,

and became ft by Cabot, y an illegal overy at the gth, though which occaver, is very ufand weilrehoufes on mployed in the Azores, dy, to their Barbadoes, eas, Bacon, Sugar, Meeir Contest ere, obliged for which put toge-

thip; and both being parcelled cut into different Proprietaries, were unanimously refigned up to her Majesty Queen Anne, on the 22d of April, 1702, and have been ever fince governed by Royal Authority : They have feveral well-built Towns in them, commodioufly fituated for Trade, as Ships of two or three hundred Tons may come up to the Merchants' Houfes in divers of them. The Country yields Plenty of all Sorts of Grain, with which they fupply the Sugar Islands, and belides this drives fome Trade in Furs, Skins, and a little Tobacco; they likewife thip fome Train Oil, Fifh, Corn, &c. for Portugal, Spain, and the Cunaries, though New-York is their principal Market, either for supplying themselves with, or difpoling of their Commodities.

The Inhabitants are computed to be about 100,000, but they carry on little or no foreign Trade, owing to the vicinity of the Jerfeys to the great commercial Cities of Philadelphia and New-York, by which they were fupplied with Merchandize from Britain, and make Returns in Wheat, Lumber, and other native Products.

#### OF NEW-ENGLAND.

N my Description of Virginia, I gave an Account only of the first or London Company, referring my Readers for the Success of the second or Plymouth Company's Expedition, to this Place, which I shall now give.

These Adventurers contented themselves for some Years, with the Trade of Furs with the Natives of North Virginia, and fifting on that Coaft, in which two Ships were employed to early as the Year 1614, commanded by the famous Capt. John Smith, and Capt. Thomas Hunt, the former of which landed, and took a particular View of the Country of the Maffachufets, by which he was drawn into feveral Skirmishes with the Natives; and afterwards returning to England, he left Orders with *Hunt* to proceed in his Ship, with the Fifh taken, to Spain; but this ungenerous Man, not content with his finn, Treasure, and fimulated by an avaricious defire of Gain, took fuch iniquitous Steps to procure it, as proved of fatal Confequence to the infant Colony; for as foon as Capt. Smith was departed, he enticed twenty-feven of the innocent Indians aboard, and carried them with his Cargo to Malaga, where he fold them at 20%. a Head. This Outrage was refented by the Indians in fuch a Manner as might justly be expected ; they broke off all Communication with the Colony, fo that an entire Stop was put to the little they before carried on, and their Endeavours for Revenge were exerted on feveral future Occasions. And repeated Disappointments occurring by these Difagreements, the Patentees were difcouraged from profecuting their intended Settlements, and gave up all Thoughts of making them. However, other Adventurers carried on a Trade to New-England; and a Congregation of Independents who had fled from thence to Holland on Account of their Religion, under Mr. John Robinfon their Minister, now meditated another Remove, and determined on changing their Clime once more, from an European to an American; flattered with the Hopes of finding an Afylum in the latter, which was denied them in the former. And they accordingly procured a Grant for their Settle-ment on Hr 'Jon's River, where, however, they never arrived; but either Chance, or Treachery, as fome suppose, having driven them to New-England, in the Latitude of 42° North, they there landed, and built themfelves a Town, which they called New Plymouth, being about a hundred Souls in all, Men, Women, and Children, of which a great Part died the first Winter. However, new Recruits continually fucceeding, they began to grow powerful, and became a flourifhing Colony ; and this led them to reflect ferioufly on the Nature of their prefent Settlement, which they knew to be precarious, as they were not only without a Patent or Grant to fecure them in the Poffeffions they now enjoyed, but held them contrary to the Rights of the North Virginia, or New-England Company. In Order, therefore, to establish themselves on a better footing, they commissioned one of their Number, in the Year 1624, to follicit a Charter for them, which he fuccefsfully performed, and obtained one more favourable than their most fanguine Expectations could make them hope for; they being thereby enabled to elect a Governor, Council, and Magistrates, and to make Laws, provided they were no Ways oppolite

opposite to o the first Settl mated other brief a Mani

In 1625, the before-ir Steps, in Ho the North-V England, wh obtained a P new one, 16: mouth Colon were fucceffi necticut Rive fimilar to th Country fett. England, the fome Time encouraged fucceeded in Counties of as Feuds and to the Crow

And if an about twenty of Land, and uncommonly they had all

New-Engl Maffacbufets, Charter ; N. alfo New-H Country exte Degrees of Grain, and habitants are Its Comm

Parts in Eur Corn, Apple Bark, Turpe badoes only yearly : The more with th Italy, is grea all Kinds of berdafhery V prodigious I Turpentine, befides a gre as I cannot. to us from to convey t fays he, " confeis,

" Plantation

" Old Engla " other Go

" the Value

" at Rando " Experience

opposite to our's, or in any Respect encroached on the Crown's Prerogative: Thus the first Settlement in this large and fertile Country was confirmed; and this animated others to take the same Steps; of which I shall give some Account in as brief a Manner as possible.

In 1625, Mr. White of Dorchefler, another Minister of the fame Perfuasion with the before-mentioned, being animated by his Succefs, determined to follow his Steps, in Hopes of the fame good Fortune ; and accordingly procured a Grant from the North-Virginia Company, to divers therein mentioned, of all that Part of New-England, which lies between the great River Merimack and Charles River, Ge. and obtained a Patent from King Charles I. to hold the fame ; which was enlarged by a new one, 1628, with ftill greater Privileges than in those ceded to the New Ply-mouth Colony, and by whom Charles Town, Dorchefter, and Bojton, the Capital, were fucceffively built ; and from these a Colony was detached, to fettle on Connefficut River; which afterwards obtained a Grant for themfelves, with Privileges fimilar to those already spoken of. After these, New-Haven was built, and the Country fettled; and whilft this was transacting in the South-West Parts of New-England, those in the North-East were not neglected ; for these Coasts having for fome Time been frequented, for the Advantages of Fill 3 and the Fur Trade, encouraged those concerned therein to attempt an Establishment; which they fucceeded in fo much to their Satisfaction, as in a few Years to fettle the two Counties of New-Hampfbire and Main, for which they obtained a Charter; but as Feues and Divitions prevailed among them, they again retigned it, in 1684, to the Crown, where the Property has ever fince remained.

And if any one reflects on the fwift Progrefs made in the Settlements, that in about twenty Years they had built twice as many Towns, cultivated a large Tract of Land, and fettled a tolerable good Trade, he muft allow them to have been uncommonly induftrious, more efpecially, if he confiders the many Difficulties they had all along to ftruggle with.

New-England at prefent comprehends four very confiderable Governments, viz. Maffacbufits, which with New-Plymouth and the Main, 'are now included in one Charter; New-Hamp/hire ftill remaining feparate; Conneticut, comprehending allo New-Haven; and Rhode-Ifland, with Providence Plantation. The whole Country extending from 41 to 45 Degrees of North Latitude, and from 67 to 73 Degrees of Weitern Longitude, abounding with Plenty of Fifh, Fowl, Fruit, Grain, and Herbage; it is likewife replete with many fine Rivers, and its Inhabitants are very numerous.

Its Commerce is very confiderable, being fpread all over America, and to feveral Parts in Europe : Our Sugar Colonies are from hence fupplied with Fifh, Cattle, Corn, Apples, Butter, Cheefe, Oil, Tallow, Boards, Hoops, Pipe-Staves, Skins, Bark, Turpentine, &c. and thefe in fuch vaft Abundance, that the Island of Barbadoes only is computed to take off the Value of two hundred thousand Pounds yearly : They also deal with the other Sugar Colonies ; fometimes with the French, more with the Spaniards; and their Exportation of Fish for Portugal, Spain, and Italy, is greater than from any Part except Newfoundland-From hence they take all Kinds of Mercery Goods, Linens, Stockings, Shoes, Sail Cloth, Cordage, Haberdashery Ware, and a vast many other Things : In Return, they build for us a prodigious Number of Ships, and supply us with Pig and Bar Iron, Pitch, Tar, Turpentine, Skins, Furs, Oil, Whale Fins, Logwood, and other Commodities, befides a great Quantity of Masts, Yards, and Plank, for the Royal Navy; and as I cannot pretend to make a Calculation myfelf of the Advantages accruing to us from this Trade, I shall adopt Sir Josiab Child's Words on this Subject, to convey to my Reader an Idea of the Greatness of them. "To do Right, "fays he, to that industrious English Colony, speaking of New-England, I must " confess, that though we lose by their unlimited Trade with other foreign " Plantations, yet we are very great Gainers by their direct Trade to and from " Old England. Our yearly Exportations of English Manufactures, Malt, and other Goods from hence thither, amounting, in my Opinion, to ten Times " the Value of what is imported from thence ; which Calculation I do not make " at Random, but upon mature Confideration ; and peradventure upon as much Experience of this very Trade, as any other Perton will pretend to do, Ge.

t or London or Plymouth

unanimoully

id have been

It Towns in

undred Tons

ountry yields

, and belides likewife fhip

ries, though

with, or dif-

rry on little at commerd with Mer-

other native

the Trade of n which two amous Capt. d took a parrawn into feland, he left ain ; but this ulated by an as proved of was departed. ed them with Outrage was ; they broke as put to the e exerted on by these Difneir intended r, other Adof Indepenligion, under , and detern American; was denied their Settlether Chance, in the Latiwhich they Nomen, and new Recruits a flourishing refent Settleout a Patent d them con-In Order, one of their fuccefsfully ne Expectaét a Goverere.no Ways opposite

It

It was computed, before the unfortunate Revolt of the Thirteen Provinces from the Mother-Country, that the Amount of the English Manufactures and of *India* Goods fent into this Colony from *Great-Britain*, was not lefs, upon an Average of three Years, than 395,000. Our Imports in Value, & Commodities for home Confumption, and for Exportation to the European Markets, were calculated at 370,500/.

# OF NOVA-SCOTIA.

**N**O Part of our American Settlements has occafioned more Contefts than this, or has fo often changed Mafters; having been feveral Times alternately poffeffed by French and English, though our Title to it is founded on Cabsi's Difcoveries, and was therefore originally regarded as a Part of North-Virginia, and as fuch, within the Charter of the Weftern Company, who gave ftrict Orders to those in their Service, by all Means to prevent foreign Nations from fettling in their Limits.

Sir Samuel Argal, then Governor of Virginia, made a cruifing Voyage in 1618, round the Coaft northwards, as far as Cape Cod in New-England, about five or fix Years before the Englight Adventurers arrived in that Country; and being informed by the Indians, that fome white Men had fettled farther North, he went, and found a Fort built, with a French Ship riding at Anchor before it, both which he took; and the French afterwards cancelled their Patent from the King; and acquainted him of another Settlement made by their Countrymen at a Place they had named Port-Royal, in the Bay on the South-weft of Acadia, which he alfo went to, and reduced it.

When Sir Ferdinand Gorges was Prefident of the New-England Company, he propoled to Sir William Alexander to procure a particular Grant for the Land to the Northward of their Patent, who accordingly applied for and obtained it of King James I. in 1621; and the next Year fent a Ship with Paffengers, to plant and fettle there; but it being late in the Seafon, they were forced to winter in Newfoundland, and to wait the Spring's Return before they could get away, which they effected as foon as the Weather would permit it, and proceeded on their Voyage till they happily concluded it, and landed in what they afterwards called Luke's-Bay; and Sir William Alexander having published a Book, with the Defeription of the Country, placed it in fo tempting a Light, that his Sovereign created a new Order, called the Knights of Nova-Scotia, purely to facilitate its Plantation.

This projected Settlement, however, proved abortive; and there was afterwards another Grant made of the Northern Part of this Country, to Sir David Kirk, from whom the French King bought it, or at leaft contracted to give him goool. for it; and Sir William Alexander, fome Years after, fold his Property to Claude de la Tour, a French Nobleman; which plainly proves that the Rights and Titles by which they held them were acknowledged by that Nation.

Oliver Cromwell, in 1654, fent Major Sedgwick to diflodge the French from Port-Royal, which he effected, and took Posselinion of the faid Tract of Land; on which Charles de St. Estima, I believe it should be Estienne, Son and Heir to Claude de la Tour, came to England, and on making out his Claim under Sir William Alexander, then Earl of Sterling, Cromwell allowed it.

On the 20th of Sept. 1656, the faid Charles de St. Estina fold and conveyed his Property in the faid Country to Sir Thomas Temple and William Brown, who divided the faid Land by Deed of Partition.

Sir *Thomas* afterwards, viz. in the Year 1662, made out his Right, and obtained a Patent from the Crown, not only for the Territory mentioned therein, but for the Government thereof during his natural Life, and the fole Monopoly of the Fifthery and Trade with the *Indians*.

By the Treaty of Breda, in 1667, this Land was again ceded to the French; and in 1670, the Posseshire and the second seco in Recompence and the Debts at the Courts of

In 1690, on Maffachufet's this Country, appointed a G and the English it was once m In 1710, it hence and Ne Treaty of Utr continued in th Regiment of S well as of its Sir Thomas Middlefex, leav Heir and fole of April, 1731 faid Lands, De the faid Samu And as we we would be to t Protestants to should have a Advantages to tefted, on Acc humbly intreor to give us a Committee the Attorney a the War of 1 all Pretension France, by tl Nova-Scotia i

This Coun with Old Fra which, like ii Sturgeon, He ble of produc Furs, Oil, W fupply the Su under proper of Britijb Ma ther Country In the Yea

Honour of th prefided at th venient Situat tion it afford able Towns i from Ice the

The Num able Trade in Circulation b Regiments o Town of lef may ride at A

in

GREAT-BRITAIN, Ge.

in Recompence of his Difburfements for building Forts, maintaining Garrifons, and the Debts due to him from the Natives, though much follicited for, both at the Courts of *England* and *France*.

In 1690, on the 28th of April, Sir William Phipps having, by Order of the Maffachufet's Government, fet forward on an Expedition for the Reduction of this Country, fucceeded therein; and having difpoffeffed the French thereof, and appointed a Governor, he returned to New-England on the 30th of May following, and the Englifth remained Mafters of it till 1697, when by the Treaty of Rifwick, it was once more reftored to the French.

In 1710, it was again reconquered by the Forces of Queen Anne, fent from hence and New-England, under the Command of General Nicholfon; and by the Treaty of Utrecht, in 1712, was yielded up to Great-Britain, and has ever fince continued in the Poficifion of this Crown, having been constantly garrifoned by a Regiment of Soldiers, till its late Settlement augmented the Number of these, as well as of its Inhabitants.

Sir Thomas Temple died on or about the 27th of March, 1674, at Brentford in Middlefex, leaving his Nephew, John Nelfon, Efq. of Boston in New-England, his Heir and fole acting Executor to his Will; who by Deed, bearing Date the 15th of April, 1731, fold and conveyed all his Right, Title. Claim, Sc. in and to the faid Lands, Debts, Rent, Ge. to Samuel Waldo, Elq. of Boston aforefaid ; of which the faid Samuel Waldo afterwards fold and conveyed an undivided Moiety to me. And as we were confcious of what Importance the Settlement of this Province would be to the Northern Colonies, we fecured a confiderable Number of Swifs Protestants to begin it, not imagining, after so clear a Deduction of our Title, we should have any Impediment to fo necessary a Work, pregnant with innumerable Advantages to the Nation. However, left our Right should be in future contefted, on Account of the aforefaid feveral Treaties and Changes of Poffeffion, we humbly intreated his Majefty, about thirteen years ago, to confirm our Grant, or to give us a new one; which Petition he was graciously pleased to refer to a Committee of Council, and the Committee referred it to the Confideration of the Attorney and Solicitor General; which being just before the breaking out of the War of 1755, this Occurrence made us defift from preffing the Affair : But all Pretentions to this Colony having been formally renounced on the Part of France, by the IVth Article of the Peace of Versailles, in 1763, our Title to Nova-Scotia is now confirmed beyond Difpute.

This Country lies in a good and healthy Climate, being in the fame Latitude with Old France; enriched with a fertile Soil, abounding in fine navigable Rivers, which, like its Coafts are full of various Kinds of Fifth; more efpecially Salmon, Sturgeon, Herrings, Cod, and Whales; and befides thefe, the Province is capable of producing Hemp, Flax, Mafts, Iron, and all the naval Stores, extra of Furs, Oil, Whalebone, and Poor-jack; it can alfo as conveniently as any other fupply the Sugar Colonies with Provisions, Boards, Staves, &c. and confequently, under proper Encouragement, foon occ. me capable of taking off large Quantities of Britijk Manufactures, and in Time prove a valuable Eftablishment to its Mother Country.

In the Year 1749, a Town was built in this Colony, and called Hallifax, in Honour of the Earl of Hallifax, the noble Patron of the Undertaking, who then prefuded at the Board of Trade. By the Goodnefs of its Harbour, and its convenient Situation for British Men of War to winter in, together with the Protection it affords to the Cod Fishery, this bids fair to be one of the most confiderable Towns in North-America, notwithstanding its Northern Climate; being free from Ice the whole Winter.

The Number of Inhabitants is computed at 16,000, who carry on a confiderable Trade in Furs and naval Stores, which, with their Fifhery, and the internal Circulation by the Refidence of a Governor and a Garrifor, confifting of three Regiments of regular Forces, renders it a very flourithing Place. Annapolis, a Town of lefs Note, is famous for its fine Bay in which a thousand Sail of Ships may ride at Anchor in Safety.

Provinces ctures and lefs, upon Sc. Com-

than this, alternately on *Cabot's Virginia*, ict Orders m fettling

in 1618, five or fix informed went, and oth which ling; and Place they ch he alfo

npany, he e Land to ined it of , to plant winter in ay, which d on their irds called Defcripn created antation. afterwards wid Kirk, im 5000*l*. Claude de Titles by

encb from Land; on to Claude ir William

conveyed

but for but of the

neb; and f the fuid ton, then nor ever d to himin 7°5

The

The Exports from Great-Britain to this Country, confift chiefly in Woolen and Linen Cloth, and other Articles of Clothing; Fifhing-Tackle, and Rigging for Ships. The Imports, confifting of Timber, Furs, and Fifh.

#### Of the Islands of Cape Breton and St. John.

THESE two Islands belonged to the French, but were taken from them in the Year 1758, by the English Fleet and Army commanded by Admiral Bostawen and General Ambers, and ceded to us by the following Treaty of 1763. The principal Advantage of these Islands is their Situation for the Cod Fishery, which throws the whole of that invaluable Trade into the Hauds of the English, calculated by some at so large a Sum as eight hundred thousand Pounds per Annum Profit, employing at least 1500 Ships, exclusive of large Boats.

At the fame Time these Islands were taken, the French Neutrais, as they were called, came from Nova-Scotia to our more Southern Settlements, by which that tately fettled Colony is secured from Inroads both from them and the Indians.

# OF CANADA.

IN the Year 1759, General Wolfe and Admiral Saunders being fent with an Army and Fleet from Great-Britain to attack this very confiderable Settlement of the French, their Arms were bleffed with fuch Succefs that they made themfelves Mafters of the City of Quebeck, the Capital of that Country, fituated on the River St. Laurence. At the fame Time General Amberfl, the Conqueror of Louifburgh the Year before, with Sir William Johnson, and a large Army of Regulars from England, Provincials, and Indians, marched againft the French Settle ments at Crown Point, Ticonderoga, and Niagara; the two first of which were abandoned on the Approach of General Amberfl; but Winter coming on, prevented his proceeding to Montreal, and thereby making a Junction with General Wolfe. While this was doing, Sir William Johnson befieged Niagara; and an Army of French and Indians coming to raife the Siege, he entirely defeated them, on which the Place furrendered. — General Forbes marched with another Army to attack Fort Du Quefne on the Obio, which the French fet on Fire and abandoned on his Approach. This finished the Operations in this Country for the Year 1759.

In the beginning of the following Year 1760, the French from Montreal attacked the new Conqueft of Quebeck; but raifed the Siege on the Arrival of the Englift Fleet, abandoning their Tents, Baggage, Artillery, &c. On the Approach of Summer, General Amberft proceeded with his Plan for the entire Conquest of this Country; and notwithftanding the Difficulty of bringing up Artillery and fupplying an Army with Provisions at fo confiderable a Diftance from the back Settlements  $\neg f$  our Colonies, he arrived at Montreal in the Beginning of September, where he was joined by General Murray from Quebeck. The Day General Murray arrived, Articles of Capitulation were agreed on between General Amberft and the Marquis Vaudreuil, Commander in Chief of the French Troops in that Comtry, and Governor General of the Colony, for the Surrender not only of Montreal, but of all Canada; of which Country, with all its Dependencies, the IVth Article of the Treaty of Peace following, gave us the entire Property, and thereby fecured our other Colonies from the continued Dread of the Inroads made by fuch troublefome Neighbours behind them.

This Country is of a prodigious Extent, and by its large Lakes and Rivers, formed for the greatest inland Navigation in the World. The French Inhabitants, who remain in the Country and enjoy their Estates, amount to near 100,000.

Since Great-Britain became possified of Canada, her Commerce with that Country employs 34 Ships, and 400 Seamen. Their Exports, upon an Average of three Years, in Skins, Furs, Ginseng, Snake-Root, Capillaire, and Wheat, amount to 150,500/. Their Imports from Great-Britain, in a Variety of Articles, are computed at nearly the fame. The Importance and Value of this improveable Trade is felf-evident; for Canada fupplies us with unmanufactured Materials, indifpenfably neceffary in many Articles of our Commerce, and takes in Exchan other Settle I have r of our Am ments who the Caribbe

> W<sup>HIC</sup> Adventurer

attempted u they procee turns. Bu diford, Dru uneafy Situ Money, an plements au propagate, Experience in a few then Propr The Inc

tility, and any Settlen from being port of Liff Attempts of cumbrance Ifland at the able to beas fmall a Spo fill have e in 1691, fr paired to to thousand Slaves, abo In 1661

Heir to the Crown : I tude, bein bigger than putation, a Canes, that that Corn, lonies, bet Bridge-

being fitua tolerably v modated v The Pr

though be and it affe us in Lieu from hence ceflary to cipal Beve

GREAT-BRITAIN, Ga.

in Exchange the Manufactures of our own Country, or the Produce of our other Settlements in the East and West-Indies.

I have now done with our Settlements on the Continent, and fhall next fpeak of our American Islands, equally beneficial to this Kingdom with the Establishments whose Trade I have just now described; and shall begin with those called the Caribbee or Antilles; and of these the principal is

#### BARBADOES,

WHICH was primarily granted by King Charles I. on his coming to the Crown, to James Earl of Carlifle, who having fold fome Parcels to feveral Adventurers, they transported themfelves thither; and the first Improvement they attempted was planting Tobacc: but this not fucceeding according to Expectation, they proceeded to try Cotton and Indigo, which afforded them much better Returns. But I find they made little or no Sugar till 1647, when the Colonels Modiford, Drax, and Walrond, and feveral other Cavaliers, were induced, by their uneafy Situation in England under the Ufurper, to convert their Eftates into Money, and feek a quiet Recefs in this fertile Ifle, carrying with them fuch Implements and Machines as were proper for Sugar-Works, which they intended to propagate, as feemingly the Commodity beft adapted to the Soil, and in which Experience has proved they were not deceived; for it is faid, that Colonel Drax in a few Years acquired an Eftate of 7 or 8000l. per Annum, and married the then Proprietor's, the Earl of Carlifle's, Daughter.

The Increafe of its Riches and Inhabitants was a Confequence of the Soil's Fertility, and a Reward of the Planters' Induftry, and I believe is unparalelled by any Settlement, of any Nation whatfoever; as, in 1626, this Country was fo far from being fettled, that it was quite uninhabited, affording nothing for the Support of Life, and overgrown with Shrubs and Bufhes, enough to difcourage the Attempts of the first Planters to clear it; yet, in the Space of fifty Years, this Incumbrance was quite deftroyed, and by an exact Calculation there were in the Illand at this Period fifty thoufand white People, of whom twenty thoufand were able to bear Arms, and eighty thoufand Negroes; a furprizing Populoufnefs on fo fmall a Spot, and in fo fhort a Time 1 though it is probable the Inhabitants would fill have encreafed, had not an epidemical Diftemper-among the Whites, begun in 1691, fwept off fuch Numbers of them, that the Calamity has not been repaired to this Day; and it is fuppofed, that at prefent there are not above thirty thoufand white People on the Ifland, and of Negroes, Mulatises, and Mefree

In 1661, this Island was purchafed by King *Charles* II. of the Lord *Kinnoul*, Heir to the Earl of *Carlifle*, fince which Time it has continued unalienated by the Crown: It lies in 13 Degrees of North Latitude, and 50 of Weftern Longitude, being about twenty-five Miles in Length, and fifteen in Breadth, very little bigger than the *Ifle of Wight*, and fuppofed to contain, according to a round Computation, an hundred thoufand Acres. The whole is fo entirely planted with Canes, that even the common Neceffaries are not cultivated or raifed here; fo that Corn, Flefh, and Fifh, is for the most Part brought from the Northern Colonies, befides Fuel, and all Sorts of Staves and Boards.

Bridge-Town, or St. Michael's, is the only one of any Configuration in the Island, being fituate in Carlifle Bay, and contains between ten and twelve hundred Houses, tolerably well built with Brick or Stone, defended by three Castles, and accommodated with good Wharfs and Keys, for landing and loading of Goods.

The Product of the Isle, as has already been remarked, is principally Sugar; though befides this, great Quantities of Rum are diffilled from the Melass, and it affords fome Cotton, Indigo, Ginger, and Pimento; all which it returns us in Lieu of the Manufactures and Commodities it is fo largely fupplied with from hence, besides the Advantage arising from an Employ of Shipping, necellary to furnish them with the *Medeira* Wine they want; this being the principal Beverage of the Rich and Opulent in the *Well-Indies*.

fly in Woolen , and Rigging

from them in d by Admiral reaty of 1763. Cod Fishery, ounds per An. S.

, as they were by which that he Indians.

fent with an ble Settlement y made themy, fituated on Conqueror of rmy of Regu-French Settlef which were ming on, prewith General a; and an Ardefeated them, another Army and abandoned the Year 1759. ntreal attacked of the Englifb Approach of onquest of this llery and fupe back Settleof September, General Mural Amberst and in that Couny of Montreal, the IVth Ar-, and thereby made by fuch

es and Rivers, rencb Inhabinear 100,000. ree with that on an Average and Wheat, ariety of Ar-Value of this manufactured ree, and takes 707

#### Of St. Christopher's, Nevis, or Mevis, and the other Caribbee Islands,

THE first of these stands next in Regard to Barbadees, being about seventy-five Miles in Circumference, and lies in the Latitude of 17°. 25', on this Side the Line. The English and French both took Posses of the time Day, and in May, 1627, divided it between them, continuing in perfect Amity till the breaking out of the War, which destroyed the Harmony; and our Countrymen being more powerful than their Neighbours, drove them off the Premises, which by the Treaty of Utrecht were confirmed to the Crown of Great-Eritain.

Their chief Product is Sugar, of which in a common Year they make about 10,000 Hogfheads, but like the last mentioned Island, this also yields fome Ginger, Indigo, and Cotton...

Nevis, or Mevis, was also fettled by the fame Perfons, and within a Year of the fame Time as St. Kit's, was and is commonly the Refidence of the Governor of these Leeward Islands; it is not above twenty Miles in Circuit, yet has maintained between 30 and 40,000 Whites and Black's, and produces about 6000 Hogfheads of Sugar.

Montferrat was begun planting with Newis, and feems to be near a Circle of about three Leagues Diameter, more mountainous than any other of the Antillet, and yet to fruitful in the Vallies and Plains as to produce from 2500 to 3000 Hogfheads of Sugar, befides fome other of the Commodities before mentioned, natural to thefe Ifles, and to fupport about 5000 white, and 12 or 14,000 black People\*.

Barbuda was as early fettled as either of the two laft-mentioned Ifles, but being different in its Products, and having met with greater Interruptions in their Settlements, by frequent Incursions from the Carribeans, there are not to dis Day 2000 People at most in the Island, though these are all white, as their fole Employ is Huthandry, for carrying on which themselves are fufficient without Slaves; they raise Corn and feed Cattle, with which they fupply their Neighbours.

Anguilla, as it is falfely wrote, or Snake Island, as it is more falfely translated, is about ten Leagues long, and three broad, fornething Eel like, or Serpentiae in its Shape, and also fo level, that there is not a Mountain in it. The first Adventurers fettled here in 1650, and finding this, like Barbuda, fitter for railing Corn and breeding Cartle, than other Productions, they brought their Stock with them, and might, undoubtedly, like the Inhabitants of that Island, have made a better Improvement in their Farming Bufiness than they have done, had not Idleness lulled them into a flothful Neglect of the Means Providence had put into their Hands, of procuring a comfortable Subfiftence; but they content themfelves with a bare Sufficiency for Nature's Support, though not through the Inftigation of any philosophic Principles, but as the Refult of a confirmed Sloth or Lazinefs, which is as great as can be, and feems the Influence of the Air they breathe, as many from Barbadoes, and every other of the Caribbee Iflands have been infected with it on their Arrival here; and it is carried to fo high a Pitch, that they live in a more lawless Manner than even their Predeccflors, the Indiana, ever did, having neither Minister nor Magistrate among them; so little Sense or Notion have they of Government or Religion.

They hardly amount to a thousand People, and they have very little Sugar, and I believe no Cotton, Indigo, or Ginger among them.

Antego, or Antigua, is about fixty Miles in Circumference, and was granted by King Charles in 1663, to Francis Lord Willoughby, Governor of Berbadver, on which he fettled a Colony in about three Years' Time; it however afterwards by fome Means reverted to the Crown. Its principal Town is St. 'John's, the Refidence of the Governor, and, of late Years, a Royal Dock-yard, and a confiderable naval Eftablifhment has been made there, which has greatly increaded the Trade and Population of the Town and of the whole Ifland, which is fuppoled to contain 7000 Whites, and 30,000 Negroes, Slaves to the former. The Products of the Illand for Exportation are Sugar, Ginger, Indigo, and Tobacco: The Soil in moft Places is but indifferent, the Heats are greater than in Barbadver, &c. and the Hurricanes more frequent and deftructive.

\*St. Christopher's Nevis, and Montferrat, by the Fertune of War, have fallen is to the Hands of the French and remained in their Possession in 1782.

Grenada

Grenada bours, forme about 30 Le lie to the N duced, were fore neutral four Gover.

Dominica about twent from the Fri of Peace in with Guada late War, I thored by th St. Vince, twenty-four two in Len from Britan been at a cor Sugar, and

THIS IS

1 and fo

Atlantic Oce

from feventy

Eaft of Hifp

140, and its

inodities mo

Cinnamon;

there was w

norance of the

requiring gro

and dies ; an

Knowledge

of Pimento

Growth, is

ing of a fine

of the many

The Bark of

teranus, and

gellan, from

Francis Dra

are several ot

great Plenty,

vated in fma

for Dying ; abounds in N

Tamarind^,

ple from the

Sugar Cane,

Quantity is

Chriftopher's

afcertain the

ftrate that J Century.

-Copper

# GREAT-BRÍTAIN, &..

Grenaida is 25 Leagues in Circumference, and has feveral good Bays and Harbours, fome of which are fortified. It is fituated in 11° 15', North Latitude; about 30 Leagues South Weft of Barbadoes. There are feveral finall Iflands that lie to the Northward of Grenada, called the Grenadillas, which, after being reduced, were all ceded to us by the late Peace of 1763; and with the three heretofore neutral Iflands, Dominic, St. Vincent, and Tobago, conftitute one of the four Governments of Britifh America, to which Grenada gives Name.

Dominica has a contral Situation between Guadaloupe and Martinique; it is about twenty-eight Miles in Length, and thirteen in Breadth. It was conquered from the French in the laft War, and ceded to Great-Britain by the Treaty of Peace in 1763; but being to fituated as to intercept the Communication with Guadaloupe and Martinico in Time of War, the French, early in the late War, before we were prepared for the Blow, recaptured it, but it was reflored by the Treaty of Peace, in 1783. St. Vincent and Tobago, Islands of inferior Confequence, the former about

St. Vincent and Tobago, Islands of inferior Confequence, the former about twenty-four Miles in Length, and eighteen in Breadth; and the latter, thirtytwo in Length, and nine in Breadth, belonging to the French, being retaken from Britain in the late War, after the Briti/b Planters and Merchants had been at a confiderable Expence in cultivating it; and not reftored. Indigo, Coffee, Sugar, and Rum are the chief Products of all these Islands.

# OF JAMAICA.

THIS Island, one of the largest in America, is of an oval Form, near a hundred and forty Miles in Length and about furthin Provide Pro and forty Miles in Length, and about fixty in Breadth ; it is fituated in the Atlantic Ocean, between feventeen and eighteen Degrees of North Latitude, and from feventy-fix to feventy-nine of Western Longitude, about twenty Leagues East of Hippaniola, and as many South from Cuba. Its Length in English Miles is 140, and its greatest Breadth 60. It is very fertile, and produces feveral Commodities more than any other of our Plantations do, as Cocoa, Pepper, and wild Cinnamon; of the first, however, there is a much less Quantity growing, than there was when the Spaniards were Mafters of this Ifle, proceeding from the Ignorance of the English in its Cultivation, it being of a very delicate Nature, and requiring great Care to shade and nurse it, otherwise it continues barren, pines, and dies ; and notwithstanding every Precaution is practifed, that has come to the Knowledge of our Countrymen, they cannot bring it to fructify as it formerly did ; of Pimento there are great Quantities, which from its Form, and the Place of its Growth, is called jumai a Pepper, and commonly here in England All-Spice ; being of a fine high Flavour, and defervedly reckoned the beft, and most temperate of the many aromatick Drugs brought to us, principally from the East-Indies. The Bark of the wild Cinnamom is commonly, though falfely, called Cortex Winteranus, and is fold here as such ; but this latter is a Native of the Straits of Magellan, from whence it was first brought by Captain Winter, who accompanied Sir Francis Drake in his Voyage round the World. Befides these Commodities, there are feveral other Productions natural to Jamaica, as Cotton, which grows here in great Plenty, and finer than the of the Caribbee Islands; Tobacco, though cultivated in small Quantities, Abundance of Fustick, Redwood, Logwood, and others, for Dying ; belides feveral Sorts of W od that are fweet scented. The Island also abounds in Medicinal Herbs and Drugs; as Guaiacum, China, Sarfaparilla, Caffia, Tamarind, Vanilloes, Variety of Miffletoe, and feveral falutary Gums and Roots. Copper Mines have been difcovered here, of which Metal I have feen a Sample from thence very fine and good ; but all these Products must give Place to the Sugar Cane, which has brought fuch immense Riches to the Inhabitants ; and the Quantity is not only very great, but the Quality superiour even to that of St. Chriftopher's which is accounted the best in the Leeward Islands. It is difficult to afcertain the Number of the Inhabitants; but Computations lately made demonfrate that Jamaica is not to populous as it was at the Beginning of the prefent Century. We now reckon only about 25,000 Whites, and 90,000 Negroes, · 8 S whereas

flands.

eventy-five is Side the Day, and in the breaking being more ch by the

nake about fome Gin-

Year of the Jovernor of maintained Hogtheads

a Circle of he Antilles, 3000 Hoged, natural k People\*. , but being heir Settleto this Day ble Employ but Slaves; urs.

Serpentiae ae firft Adfor railing Stock with made a betnot Idlenes? Inftigation a or Lazie Air they (flands have gh a Pitch, het *Indians*, !ittle Senfe

ittle Sugar,

granted by rbadnes, on erwards by 's, the Rcconfideracreated the fuppoted to ne Products : The Soil badbes, &c.

s of the French

Grenaila

whereas at the former Period it was fuppofed to contain 70,000 Whites, and 120,000 Negroes. The Inhabitants are all fupplied with Clothes, Furniture, &c. from Great-Britain.

The Exports of the Island confist of three principal Articles of native Growth: Sugars of which they export, after good Seasons, about 20,000 Hogtheads annually; estimated in England at near 425,000/. Most of this goes to London, Briffol, and Glafgow; and from the two former to Ireland, before the Restrictions on the Commerce of that Kingdom were removed: Some Part is likewife fent to North-America, and bartered for Staves, Planks, Pitch, Tar, and Provisions. Runn, of which they export about 4000 Puncheons. Metalles, with which they trade principally to New-England. Cotton, of which they export about 2000 Bags.

Bags. I cannot quit the Subject without mentioning another beneficial Commerce chiefly carried on from this Ifland, viz. that of cutting Logwood in the Bay of *Cumpeachy*, to which we have an undoubted Right; and this has been to clearly proved by many Authors, as to put the Matter beyond Difpute, notwithftanding the continued Depredations of the *Spaniards* on this Account, to the no finall Detriment of those who are concerned in this Branch of Bufinets, and confequently to this Nation in general, as no lefs than 14,035 Tons, 3q. 4lb. were imported in the Years 1713, 1714, 1715, and 1716; and were the Cutters properly protected, a Sufficiency might now be brought in for our own Ule, and that of our Neighbours, without any Expence to the Government; and as this is not only clear Gain, but occafions the additional Benefit of employing a confiderable Number of Ships, I think it challenges a fuitable Regard, as from what I have here mentioned, it may reafonably be concluded, that the Profit accruing thereby, cannot be put at lefs than 100,000/. a Year.

# Of the Lucayos, or Bahama Iflands.

**T**HESE lie in the Atlantic Occan, between  $21^{\circ}$ , and  $27^{\circ}$ . of Northern Latitude, and from  $73^{\circ}$ . to  $81^{\circ}$ : of Weftern Longitude, taking their Names from one of them called Babama, which is fituate in the Latitude of  $26^{\circ}$ .  $30^{\circ}$ . at the Diftance of between twenty and thirty Leagues, fay form: and 50 Leagues as others affert, from the Continent of Florida; but Providence, lying in the midft of them, has been pitched on as the Seat of Government, when any has been fetted here.

These Islands were granted by King Charles II. to George Duke of Albemark, and several other Noblemen, who ineffectually endeavoured to people them; for as some Adventurers were got there, they were driven off by the French or Spaniards; and when this was not the Cafe, they contumaciously role against their Governors, whom they either deftroyed, or fent them away Prisoners, to the Diffolution of all Polity and their own Deftruction; so that after feveral Settlements made, and fucceflively destroyed, either by the Enemy or themselves, these Islands became a Refuge for Pirates, till 1718, when King George I. appointed a Governor, who once more established a Colony here, where there may now be between fifteen hundred and two thousand People; though the having a Force in these Parts, feems more the Motive to their Settling, than what is expected from their Products, for as yet these have been but trifling, consisting in a little Tobacco, Sugar, &c.

#### Of the Bermudas, or Summer Islands.

THESE received their primitive Denomination from one Bermudus a Spaniard, their first Discoverer; and were afterwards called Summer Islands, from Sir George Summers, who was shipwrecked, and in another Voyage there religned his Breath. They lie within the Limits of the Grant that was made to the Virginia Company, who fold them to an hundred and twenty Perfons of their own Society, and these afterwards obtained a Charter from King James, which confirmed their Property. This new Company soon endeavoured to render their Land profitable, by the establishment of a Colony, and accordingly sent a Ship there with the first Adventures

2

Adventurers in an excellent Ge by building a h he difappointed 1614. His first a Habitation of eft and beft bu This worthy of a fuperior E exerted his Tal

blifhed a regule one to build that a beautifi and Pleafure w In 1619, th England with

ber by thole al gure; forme L Council, and having before Enemy.

The Numb three hundred Latitude of 32 from the Corhundred and Mr. Ecbard fa

The Air is Soil is rich an twice here, bu Flowers, and thofe tranfplan in every Refper reft Trees the Ships, fo tha Sailing.

St. George's indeed the wh Country, fo and as happy a is true, that t the peopling of parently from the Opportun ment the Stat other Nation fafe and quie World labou to that many felves with th tunes, as oth Religion.

Their Tra other Parts o as before-me ing Colony, the Clothing derable, who at leaft nine

# GREAT-BRITAIN, &c.

Adventurers in 1610, under the Direction of Mr. Richard Moore, who made them an excellent Governor, and foon put them in a Capacity to defend themselves, by building a handsome Town and Arong Forts, and by his prudent Management he disappointed the Spaniards' Attempts to land on, and conquer these Islands, in 1614. His first Settlement was upon a Plain in St. Goerge's Island, where, from a Habitation of Palmeto Leaves, sprang up St. George's Town, one of the strongeft and best built in our American Colonies.

This worthy Man was fucceeded by Capt. Daniel Tucker, who being a Perfon of a fuperior Education to his Predeceffor, and having feen more of the World, exerted his Talents in Favour of the Colony now put under his Care, and eftablifted a regular Form of Government, traced out Plantations, and obliged every one to build uniformly in the Town, and to plant regularly in the Country, fo that a beautiful symmetry was feen through the whole of their Improvements, and Pleafure was thus blended with Profit.

In 1619, this vigilant Governor quitted to another, who then arrived from *England* with four Ships and five hundred Planters, which were equalled in Number by those already settled there, so that the Colony began now to make a Figure: forme Laws were fettled, the Government directed to be, by Governor, Council, and Affembly, as in our other *American* Plantations, and Capt. *Tucker*, having before established a Militia, they were secured against the Attacks of any Enemy.

The Number of these Islands are uncertain, as by fome they are reckoned to be three hundred, whilk others make them above five hundred. They lie in the Latitude of 32°. 30'. North, and in 35°. of Western Longitude, a great Distance from the Continent, as the nearest Land, which is *Carolina*, lies at least two hundred and fifty leagues, as Mr. *Harris*, or four hundred and eighty Miles Mr. *Ecbard* fays, to the West of them.

The Air is deemed extremely wholefome, and the Country vaftly pleafant; the Soil is rich and fertile, infomuch that *Indian* Corn, their chief fupport, is reaped twice here, between the Months of *March* and *December*, and all the Plants, Flowers, and Trees peculiar to the *Weft-Indies* grow here in great Perfection, as those transplanted from *Europe* do; and befides, among the Fruits, the Oranges here in every Respect exceed those either of the *Eafl* or *Weft-Indies*, as among the Foreft Trees the Cedar does for any Ufe or Purpofe whatfoever, more particularly in Ships, fo that the *Bermudas* Sloops are become famous, both for Service and Sailing.

St. George's Town, the Capital, has no lefs than feven Forts to defend it, though indeed the whole Coaft, and the unknown Rocks, are natural Bulwarks to this Country, fo that the Inhabitants live free from the Apprehentions of an Enemy, and as happy as a mild Government, and a delightful Country, can make them. It is true, that the pleafing Profpect of Riches has been the principal Attraction to the peopling of most of our other Colonies, though the fettling thefe Ifles was apparently from different Motives, as their Trade is very limited, and confequently the Opportunities of making a Fortune very rare; fo that the greateft Inducement the State had to fettle them, was to keep them from being poffeffed by any other Nation; but that arising to the Adventurers, was to fecure to themfelves a fafe and quiet Retreat from the Cares and Tumults that the other Parts of the World laboured under, of which they had none here to ruffle and difturb them; fo that many with this philosophick Disposition, and that could content themfelves with the Pleafures and Plenty of the Country, retired here with their Foruunes, as others did to procure or preferve Health, and fome few on Account of Religion.

Their Trade chiefly confifts in Timber and Provisions, which they fend to the other Parts of America, a finall Quantity of Tobacco, and the building of Sloops, as before-mentioned, to that though it has for fome Time been a very flourishing Colony, it is very little beneficial to the Mother Country, otherwise than by the Clothing and other Necessaries it takes from us, which cannot be inconfiderable, when the finallest Computation makes the Inhabitants to be in Number at leaft nine thousand. 7tt

liites, and

iture, &c.

Growth :

heads an-

o London,

effrictions

ewife fent

rovisions.

hich they

out 2000

Commerce

the Bay of

fo clearly

thstanding

fmall De-

nfequently

imported

perly pro-

at of our

not only

ble Num-

have here thereby,

iern Lati-

ames from

20'. at the e agues as e midft of

cen settled

Albemarle,

hem; for

he French

ofe against

rs, to the

al Settle-

ves, these

appointed ow be be-

Force in

fted from

ittle To-

Of

# OF NEWFOUNDLAND.

O UR Right to this Ifland has already been inconteflibly proved by feveral good Authors, fo that any Advances towards it would be fuperfluous here. It lies between 47 and 50°. Northern Latitude, and is fo far from being that cold and inhofpitable Country that many have reprefented it, that St. John's and fome other Places have been confautly inhabited for many Years paft: It is very warm in the Summer, and though the Snows lie long in the Winter, moft Sorts of European Fruits grow wild here; however, were there fewer in Number, and the Soil much worfe than it is, the Advantages of our poffeding it would ftill fubilit, as thefe do not refult from what grows here, but from the Fifhery upon its Coafts and Banks, and the natural Confequences of it.

Mr. Parkbur/l has given us an Account of its State in 1578, when he fays, there were about fifty Sail of Eugli/k, one hundred Sail of Spanifk, helides twenty or thirty Sail of Bifayneers, fifty of Portugue/k, and a hundred and fifty French Ships, employed upon that Coaft, fo that the Filhery must have begun long before, to be at fuch a Height fo early, and the Importance of it was quickly difcovered by Queen Elizabeth's wife Ministry, and by them fo encouraged, that towards the Clofe of her Reign, upwards of two hundred Sail of filhing Veffels were employed, and these navigated with more than eight thousand Seamen.

The Fifhery has greatly increafed fince the fole Poffeffion of it was confirmed to the Crown of Great-Britain; and we can have no better Proof of the aftonifhing Improvements, and of the national Benefits of this valuable Branch of our Commerce, than a comparative View of the different Statements of it given in at the Bar of the Houfe of Commons in the Years 1775, and 1787. At the firft Period, it appeared that four hundred Ships, whole burthen was not lefs than 36,000 Tons, 2,000 Shallops, burthen 20,000 Tons, and 20,000 Seamen, were employed in this Fifhery; that 600,000 Quintals of Fifh were annually taken, which, upon an Average of feven Years, were worth 142. per Quintal, and together with the Value of other Articles, independent of Cod Fifth, as Salmon, Cod Oil, Seal, and Furs, amounted annually to more than half a Million Sterling.

In 1787; the Report made to Parliament was, that fince the Encouragement given to the Newfoundland Filhery, by the feveral Acts of Parliament already noticed, under the Head of Shipping, the French Filhery had confiderably diminifhed; while the Britific had increated to fuch a Degree, that 732,000 Quintals of Fifth had been taken by our l'cople that Year; and that this Nurfery for Seamen was annually increating; as well as the Demand for the Articles from home, neceffary for carrying it on, and for Confumption on the Spot, viz. Bifcuit, Beef, Pork, Butter, Cheefe, Linen and Woolen Cloths, Nets, Hooks, Lines,  $\mathcal{E}_{c.}$ . Thefe Confiderations therefore determined the Legiflature to continue all the Acts made of late Years for the Encouragement of this Fifhery; particularly, that which authorifes the Trade between the Ports of the United States of America, and the Britifly Settlements at Newfoundland.

I now return to Europe, where I have only our Trade to the Baltick, and with the northern Countries to treat of; and as Ruffia stands foremost in Dignity, I thall give it the same Preference here, and begin with it.

#### An Account of the Trade between GREAT-BRITAIN and RUSSIA, carried on by the RUSSIA Company.

OUR Trade with the Ruffians is very confiderable, and was always greatly encouraged by the Britifb Government; but the flourifhing State of our American Colonies would have reduced our Imports of Naval Stores from Ruffia, if the unhappy Revolt of the North-American Colonies had not taken place, which has again increafed the Balance of Trade, which was always againft us, with this Empire. The ftrong political Alliance which has taken Place between Great-Britain, and the Emprets of Ruffia, CATHARINE II. likewife greatly contributed to advance her commercial Connections with us; but ftill the Improvements made made in the l little, of late Ruffia, partic Towels, tabl

But the Tr expired in 17 bined with for between the te embarraffed to This Com

VI. though r philip and M Difevery of Fellowfhip f mot printed, Englifh Mer Subjects fron Affiftants : every Subject fiftants, or a for fuch Adr Any Perfe

admitted on

And it wa free of the commonly oc Kingdom, i belonging to facture of P being purch Great-Brita nufactures, the Cuftom to fuch Rul preficribed, nufacture o Seas, by an Act of 12 of

No Silk, through Ra mation, bei at the Plac other Mam Barter with Ruffia, and lion, or wi factures ex all the Ma feited, as if

dom any mentioned Wherea

beneficial whereby g

# GRÉAT-BRITAIN, Ge.

made in the Linen Manufactures of *Ireland* and *Scotland* have contributed not a little, of late Years, to diminish our Demands for fimilar Manufactures from *Ruffia*, particularly in the Articles of Sail-Cloth, Sheeting, coarse Linen for Towels, table Linen,  $\Im c$ .

feveral good

ous here. It

ing that cold

u's and fome

is very warm

Sorts of Eu-

ber, and the

I still fubfist, on its Coafts

he fays, there

les twenty or French Ships,

before, to be

towards the ls were em-

confirmed to

e aftonishing of our Com-

ven in at the

the first Pe-

ot lefs than

eatnen, were nually taken, Quintal, and

ifh, as Sal-

If a Million

couragement

already no-

rably dimi-

00 Quintals

fery for Sea-

from home.

nz. Biscuit,

ooks, Lines,

continue all

particularly,

ites of Ame-

k, and with

in Dignity,

carried on

greatly enf our Ame-

a Ruffia, if ace, which

, with this

een Great-

contributed

provements

made

But the Treaty of Commerce with this Country, entered into for twenty Years, expired in 1786; and a Reluctance to renew it on the Part of the Empreis, combined with fome Difficulties in the Arrangement of it, and a political Coolnefs between the two Courts, has hitherto prevented any new Treaty, and not a little embarraffed the Merchants of both Countries.

This Commerce is carried on by a Company, projected in the Reigh of Edward VI. though not established by Patent, till the 6th of February, in the 1, and 2, of Philip and Mary, whereby was incorporated, The Merchants Adventurers for the Diffevery of Lands unknown, and not before frequented, with Power that the faid Fellowship should have the fole Trade to all the Main Lands; Isles, Sc. of the Emperot of Ruffia; which Letters Patent were, by an Act of Parliament 8 Eliz, not printed, confirmed to the faid Company, by the Name of The Fellowship of English Merchants for Diffeovery of new Trades, with an Exclusion of all other Subjects from this Trade, without the Confert of the Governor, Confuls, and Affistants; though by to and 11 Will. III. Cap. 6. Sect. 1. it is enacted, that every Subject of this Realm, defiring Admission into the faid Fellowship, called the Ruffia Company, on Request to be made to the Governor, Confuls, and Affistants, or any three of them, shall be admitted into the faid Fellowship, paying for fuch Admission 5/.

Any Perfon refiding in any Out-Port, or other Place within this Realm, shall be admitted on the fame Terms.

And it was fince enacted, That from and after the 24th of June, 1741, any Perfons free of the faid Fellowship of English Merchants for Difcovery of new Trades, commonly called the Rufia Company, exclusive of all others, may import into this Kingdom, in British-built Shipping, navigated according to Law, from any Place belonging to Rufia, raw Silk, or any other Commodities, of the Growth or Manufacture of Perfia, provided fuch Manufacture be made of the Produce of Perfia; being purchased by Barter, with Woollen or other Manufactures, exported from Great-Britain to Rufia, and from thence carried into Perfia, Gold and Silver in Coin or Bullion excepted, or with the Produce arising from the Sales of fuch Manufactures, fo exported to Rufia, and carried into Perfia, upon paying or fecuring the Cuftoms and other Duties now payable, by any Law now in Force, according to fuch Rules, and with fuch Drawback, and under fuch Penalties, as are by Law preficibed, on the Importation of the like Goods of the Growth, Produce, or Manufacture of Perfia, imported into this Kingdom from any Place in the Levant Seas, by any Perfons free of the Levant ot Turkey Company; any Thing In the Act of 12 Car. 11. to the contrary notwithfanding.

No Silk, or other Manufactures of *Perfia*, fhall be imported into *Great-Britain* p. 678. through Ruffia, by Virtue of this ACt, unlefs the Importers take an Oath, or Affirmation, before the Collector, Cuftomer, or Comptroller of his Majefty's Cuftoms; at the Place of Importation; that, to the beft of their Knowledge, the Silk; and other Manufactures of *Perfia*, contained in their Entries, were truly purchafed by Barter with Woollen, or other Manufactures, exported from *Great-Britain* to *Ruffia*, and from thence carried into *Perfia*, not being Gold or Silver in Coin or Bullion, or with the Produce arifing from the Sales of fuch Woollen, or other Manufactures exported as aforefaid : And in Default of taking fuch Oath or Affirmation, all the Manufactures of *Perfia*, fo imported from *Ruffia*, fhall be liable to be forfeited, as if the fame had been imported, contrary to the faid Act of 12 *Car*. II.

This Act does not extend to the permitting the using or wearing in this Kingdom any wrought Silks, or other Commodities of the Manufacture of *Perjia*, mentioned in the Act of 11 *Will*. III. which Act is hereby confirmed, &c.

Whereas foon after the Commencement of the aforefaid Act of 14 Geq. II. a very 25 Gea. II. beneficial Trade between Great-Britain and Perfia through Ruffia was opened, <sup>P</sup>. 3<sup>8</sup>4• whereby great Quantities of raw Silk, and other Goods and Commodities of the Growth or Manufacture of Perfia, were imported in Return for the Woollen and 8 T other

.

13 Gr. P. 585.

714

other Manufactures and Goods of Great-Britain, upon much eafier and more advantageous Terms, than the fame could have been otherwife procured; but the faid Trade having been for fome Time past interrupted, the Subjects of Great. Britain not having been of late permitted, to transport Britijh Manufactures and Commodities into Perfia through Ruffia, in Confequence whereof, the Importation of raw Silk, and other Commodities of *Perfu* from *Ruffia*, hath been difcontinued: And as it would be of great Advantage to the Trade of this Kingdom in general, as well as contribute to the Increase and Improvement of the Silk Manufactures in particular, if raw Silk of the Growth or Produce of Perfia, purchafed in Ruffia, were permitted to be imported from Ruffia in Return for Woollen and other Manufactures exported from Great-Britain to Ruffia although the fame be not carried from thence into Perfia, it is enacted, That from and after the 25th of Decem. ber, 1750, all Perfons free of the Ruffia Company, exclusive of all others, may import into this Kingdom from Ruffia, in British built Shipping, navigated according to Law, raw Silk of the Growth or Produce of Perlia, which shall be purchased by Barter, with Woollen, or other Manufactures or Commodities exported from Great-Britain to Ruffia, although the fame be not carried from thence into Perfia, Gold and Silver in Coin or Bullion excepted, or with the Produce arifing from the Sale of fuch Commodities, and not otherwife, upon paying the Cuftoms and other Duties, &c.

No Silk of the Growth or Produce of *Perfia* shall be imported from *Ruffia*, by Virtue of this Act, unless the Importer make Oath before the Collection  $\mathfrak{S}_c$ , that it was purchased by Barter,  $\mathfrak{S}_c$ .

This Act shall not deprive the *East-India* Company of any of the Powers and Privileges, *&c.* which belong to them, or which they might have enjoyed if this Act had not been made.

In Confequence of these Acts, the Company have fomething increased their Trade, and would undoubtedly have enlarged it more, had not the Troubles in *Perfia* put a Stop to their Defigns.

In Return, we import from thence, extra of the Persian Commodities, Pitch, Tar, Bees-Wax, Russia Leather, Skins, Furs, Pot Athes, Iron, Copper, Hemp, Plax, Linens, and Linen Yarn, Linfeed, Cavear, Sail-Cloth, &c.

And our Exports are, Woollens of various Sorts, Silks, Paper, Mercery, and Hard-wares, Arms, Powder, Brimflone, Lead, Tin, Pewter, Herrings, Incenfe, Copperas, White Lead, Dying Woods, Gold and Silver Thread, Lace, Sugar, Pepper, Tobacco, Gc.

#### Of the Trade between Great-Britain, Denmark, and Norway.

THOUGH the Danes are Mafters of one of the fafeft and fineft Ports in Europe, I mean Copenbagen, yet their Trade has always been inconfiderable, comparatively with that of other Powers, as their Country affords but little towards carrying it on; however of this I thall have Occasion to fpeak when I come to treat of thole Kingdoms; Our Exports there are but trifling, being reduced to a few Woollens, Paper, Drugs, Pepper, Tin, Herrings, &c. and as our Imports greatly exceed our Exports in Value, this must confequentially be a very losing Trade to us, and as such should have been dropped long ago; more efpecially as every Commodity we receive from thence, might be better furnished from our own Plantations, they confisting principally of Pitch, Tar, Fir, Timber, Deals, Mafts, Yards, Spars, Baulks, fome few Furs, Skins, &c.

#### Of Great-Britain's Trade with Sweden.

THIS is a more confiderable, though not a more beneficial Commerce than the laft mentioned, as the Balance is greatly againft us, and might eafly be remedied by the frequently proposed Means, of encouraging a Supply from our own American Settlements, as the Imports from thence are pretty near of the fame Sort with those from Denmark, viz. Pitch, Tar, Hemp, Flax, Furs, Copper, and Iron, s and they in Return take from us, Broad Cloth, fine Suffi, and some other Woollens, wrought Iron, and Brass, Horelogical Works, Paper, Pepper, Tin, Herrings, Drugs, &c.

# of

THIS Tramentione Nature, as it i pally through and *Elbing*, fr with fome I: Return, fend fome Tobacco thence we rece Spruce Beer, a

Of the Traa

T HIS is a v tities of We fupply fire Woollen Norwich Stuff Sorts, Paper-1

fince the Por Horfes, &c. 1 beneficial Brar Our Import

nen, Lawns, old Iron, and This finishe

voured to rend And I proceed do in the fame nefs of its Pro an Account he

THE Produ Great-B. Writers, that liament fhould and Quality, of Labour in commercial Sy Improvement At the Tim of this ftriking Editor only fo for this Book, of Great-Brit he is enabled Commerce of from those lit ture. And ti evident, he ha The Irifb Fuller's Eart of their Livit Respect of th their Exports

#### Of the Commerce between Great-Britain, Poland, and Pruffia,

THIS Trade is of no great Importance, nor varies much from the two laft mentioned, though it is not to fmall as to be left out in a Work of this Nature, as it takes off pretty large Quantities of our Manufactures, though principally through the Medium of the Dutch: Poland has no other Ports than Danizick and Elbing, from whence we import Naval Stores, as from Denmark and Sweder, with fome Iron, Steel, Pet Athes, Sturgeon, Linen, and Sail Cloth, and, in Return, fend them feveral Sorts of Woollens, Herrings, Mercery, and Drapery, fome Tobacco, Sugar, Rice, &c. as we do the Steimer in Prufia, though from thence we receive but very little in Return. Danizick alfo furnifies us with Spruce Beer, and Bees' Wax, as both this and Stein do with Eaft Country Plank.

#### Of the Trade which Great-Britain carries on with the Austrian Netherlands.

THIS is a very extensive and beneficial Commerce, as it takes off great Quantities of our Products and Manufactures.

We fupply them with a vaft Variety of Articles, the chief of which are Yorkfire Woollen Cloths, particularly White plains for Clothing their Military; Norwich Stuffs, Manchefter Cottons, fine Worftead Stockings, Hard-ware of all Sorts, Paper-hangings, Crockery, Rock-Salt, Slates, Alum, Tin, Lead, and fance the Port of Oftend has been made free, Houfehold Furniture, Sadlery, Horfes, &c. In fine, for the Extent of it, Great-Britain does not enjoy a more beneficial Branch of Commerce; the Returns being principally made in Specie.

beneficial Branch of Commerce; the Returns being principally made in Specie. Our Imports confift of Thread-Lace, a small Quantity of Damafk Table Linen, Lawns, and other fine Linen, Rags for our Paper Mills, Apples, Potatocs, old Iron, and other trifling Articles.

This finishes my Account of the Trade of Great-Britain, which I have endeavoured to render as plain to my Readers as I possibly could in to limited a Space: And I proceed to give an Abstract of that carried on in *Ircland*, which I shall do in the same Manner as I have hitherto observed. Having displayed the Greatness of its Products and Manufactures, in a former Chapter, I have now to add an Account how they are disposed of.

#### OF IRELAND.

THE Products of Ireland, as has been already fhewn, are fimilar to those of Great-Britain; and it was always the Opinion of the best commercial Writers, that if the Restraints laid upon her Commerce by Britilb Acts of Parliament should ever be taken off, their Manusactures would be equal in Quantity and Quality, if they did not rife to a Degree of Superiority from the Cheapnets of Labour in Ireland. We have now feen these Restraints removed, and a new commercial System established, founded upon this Maxim, that the commercial Improvement of Ireland must, in the End; prove advantageous to Great-Britain.

At the Time of publishing the last Edition of our Work, the beneficial Effects of this striking Revolution in Commerce were but beginning to operate; and the Editor only foretold what has actually happened: Happily the constant Demand for this Book; by the Gentlemen of the Long Robe, and the Merchants and Traders of Great-Britain, Ireland, and America, has produced the prefent Edition, in which he is enabled from authentic Documents to state the prodigious Increase of the Commerce of Ireland, and the reciprocal Benefit that both Kingdoms have derived from those liberal Regulations made in Favour of Ireland by the Britigh Legislature. And that the Contrast between former Times and the prefent may be more evident, he has judged incceffary to retain fome of the old Effimates and Calculations.

The Irif possible principles of the Woollen Manufacture, viz. Wool, Fuller's Earth, Sc. in as great a Degree of Petfection as we, and the Cheapnels of their Living gives them vaftly the Advantage in working them up, both in Respect of the Value of the Materials, and the Price of Labour; fo that were not their Exports thus prohibited, their Commerce would greatly clash with our's, and a

more ad. but the of Great. tures and portation intinued : actures in in Ruffid, nd other not carof Decemners, inay navigated nich thall nmodities ried from with the ife, upon

Ruffia, by Sc. that

owers and yed if this afed their

oubles in es, Pitch, r, Hemp,

rcery, and , Incenfe, , Sugar,

rts in Eunfiderable, little toen I como reduced to ur Imports very lofing pecially as l from our er, Deals,

ight eafily pply from y near of ax, Furs, fine Stuffs, ts, Paper,

Of

this Interference prove prejudicial to both; therefore to alleviate this ferming Hardfhip as far as a prudential Care of our own Trade will fuffer, the *Irijb* are permitted, not only to introduce their Wool here, but to import their Yarn alfo, which they annually do to the Aimount of forty thoufand Packs; and though this Reftriction undoubtedly contracts their Trade, and reduces it into a much narrower Compafs than would otherwife Bound it, yet this being the only one they are burthened with of fuch a Nature, their foreign Trade is very confiderable, notwithftanding it is confined to the mere Produce of their Land, and Linen-Looms; the first of these confiss their to the foreign Trade is very confiderable, notwithftanding it is confined to the mere Produce of their Land, and Linen-Looms; they have different Channels, viz. to *Flander*: they fend Tallow and Leather in great Quantities; and Butter to *Holland*; *France* and the *Britifb Colonie*: take off large Parcels of their barrelled Beef, as thefe latter do now of their Linens, which are alfo permitted to be imported here Duty free; fo that many Millious of Yards are annually brought in; they likewife fend yearly good Store of Pilchards and Herrings to Spain and Portugal; fo that their Exports are very great. However, to give the Reader a better Idea of them; we preferve fone Extracts of the Imports and Exports from Mr. Debb's curious Calculations.\*

The following is an Abstract of the General Imports and Exports from 1710 to 1726, ending at Lady-Day.

| Years. | Expo     | rts. |     | Impo     | rts. | 1   | Balar   | nce: | 1   | Contra | Bala | nce. |
|--------|----------|------|-----|----------|------|-----|---------|------|-----|--------|------|------|
|        | 1.       | 5.   | d.  | 1.       | 5.   | d.  | Ι.      | 5.   | d.  | 4      | 5,   | d.   |
| 1710   | 712497   | 2    | 6;  | 554247   | 12   | 4   | 158249  | 10   | 2   |        | . •  |      |
| 1711   | 878237   |      | 10  | 670948   | 13   | 8:  | 207288  | 11   | 2   |        |      |      |
| 1712   | 889339   | 7    | 05  | 774420   | 12   | 6   | 114918  | 14   | 6:  | 10°2.  |      |      |
| 1713   | 890437   | 5    | 34  | 659665   | Ó    | 10  | 230772  | 4    | 5   |        |      |      |
| 1714   | 1422227  |      | 5   | 1016122  | 13   | 7   | 406104  | 13   | 10  | -      |      |      |
| 1715   | 1529765  | 14   | 14  | 972688   | 9    | 114 | 557077  | 4    | 2+  |        |      |      |
| 1716   | 1255083  | 7    | 10, | 875565   | 19   | 111 |         | 7    | 101 | •      |      |      |
| 1717   | 1180012  | 10.  | 4   |          |      | 10+ | 272851  | 19   | 51  |        |      |      |
| 1718   | 1115304  | 6    | 114 |          |      | 61  |         | 10   | 4+  |        |      |      |
| 1719   | 1038381  | 7    | 14  |          |      | 64  |         | I    | 7   | 4      |      |      |
| 1720   | 859581   | 5    | 14  |          |      | 64  |         | 3    | 7   | Į –    |      |      |
| 1721   | 986346   |      | 2   | 730558   |      | 94  | 255788  | 33   | 4-  |        |      |      |
| 1722   | 1074269  |      | 2:  | 829367   |      | 24  | 244901  | 15   | Ó   |        |      |      |
| 1723   | 1090675  | 13   | 54  |          | 11   | 6   | 169873  | t    | 114 |        |      |      |
| 1724   | 1053782  | 13   | 11, |          | 13   | 3+  | 234021  | 0    | 84  |        |      |      |
| 1725   | 1026537  |      | 4   | 889832   | 18   | 5+  | 136704  | 7    | 104 | •      |      |      |
| 1726   | 1017872  | 15   | 4+  | 1030059  | 16   | 4-  |         |      |     | 12187  | I    | 0"   |
|        | 18020351 | 14   | 2   | 14114004 | 5    | 1   | 3906347 | 9    | 1   | 12187  | 1    | 0.   |

|   | Exports<br>Imports | : | - ; | : | L. 1,019,809<br>885,044   | 38      | 2 <sup>1</sup> / <sub>4</sub><br>2 |
|---|--------------------|---|-----|---|---------------------------|---------|------------------------------------|
| From 1740,<br>to 1750.                                    | Exports<br>Imports | : | :   | - | L. 1,485,110<br>1,123,373 | 18<br>1 | 38                                 |
| From 1750,<br>to 1760.                                    | Exports<br>Imports | - | :   | - | L. 2,002,354<br>1,594,164 | 5       | 101                                |
| In the first Year of Peace<br>ending March 25th,<br>1783. | Imports<br>Exports | - | •   | : | L. 3,005,002<br>2,907,499 | 00      | •+                                 |

• Effay on the Trade of Ireland. London 1929: + See Obferrations on the Manufactures, Trade, and prefent State of Ireland; by John Lord Singlid. Low day, 1785.

I thall

I shall next f viz. the Produce reduceable to the of all these in the and herein diffin Lady-Day, 172

An Abstract

Total Med.

We have no fince prohibited of the Produce ported from *Ir* other Articles, Produce from C

The average 1.293,858/. yethe preceding the Increase of the Kingdom were

The Quantit January, 1783, Calculations, t twenty Years a portion.

# Years.

> . Tota Med

For the Ye 38,1461. Wi

# IRELAND, Ge.

I fhall next fubdivide their Exports and range them under their feveral Heads, siz. the Produce of Cattle and Sheep, of Grain, Fifh, Linen, Rape; others not reduceable to thefe Heads, as Iron, Wood, &c. and Goods re-exported; and of all thefe in their Order, commencing with an Abstract of their grazing Produce, and herein diftinguishing between Sheep and other Cattle for eight Years, ending Lady-Day, 1727, and ftrike Mediums as I go along.

An Abstract of the Value of the Produce of Cattle and Sheep exported.

| Years. | Produce of Cat | tle.     | Years.      | Produce of | She | iep. |
|--------|----------------|----------|-------------|------------|-----|------|
|        | l. s.          | d.       |             | Ι.         | 5.  | d.   |
| 1719   | 530,830 16     | 7        | 1719        | 109,942    | 8   | 1    |
| 1720   | 445,946 10     | 3        | 1720        | 89,401     | 11  | 0    |
| 1721   | 485,699 13     | 5*       | 1721        | 135,196    | 11  | 1.   |
| 1722   | 506,337 6      | 10-      | 1722        | 162,476    | 3   | 4+   |
| 1723   | 502,962 14     | 10       | 1723        | 187,284    | 3   | 4    |
| 1724   | 524,710 11     | 2+       | 1724        | 132,148    | 19  | 1    |
| 1725   | 505,769 0      | 5‡       | 1725        | 95,730     | 13  | 1+   |
| 1726   | 473,937 19     | 8:       | 1726        | 101,942    | 7   | 9    |
| Total  | 3,976,194 13   | 5+       | Total       | 1,014,122  | 12  | 11:  |
| Med.   |                |          | Med.        | 126,752    | 17  | 1 I  |
|        | Medium o       | of Cattl | e and Sheep | 623,777    | 3   | 9    |

We have no fuch Tables at prefent; and the Exportation of Sheep being long fince prohibited, it will be to the full as fatisfactory to flate the general Increase of the Produce of live, and faughtered Cattle: The three Species of which exported from *Ireland* are Bullocks, Cows, and Hogs; and to these we must add other Articles, as Tallow, Hides, Butter, Cheefe, *Gc.* comprehended under the Produce from Cattle.

The average Amount for five Years ending the 25th of March, 1782, was 1,293,858/. yearly; which is about one-third of the Value of eight Years, in the preceding table. And one Article alone will fuffice to flew the prodigious Increase of the Trade of Ireland to England alone, fince Provisions from that Kingdom were permitted by the Briti/b Legislature.

Kingdom were permitted by the Briti/b Legislature. The Quantity of Pork imported into England alone for the Year ending 5th January, 1783, was 45,995 Barrels, which exceeds, according to Lord Shefield's Calculations, the whole Export of Pork to all Parts of the World, f. om Ireland, twenty Years ago. The Article of Butter has increased nearly in the fame Proportion.

The Produce of the Exports of Grain and Fish.

| Years. | Grain.        | Years. | Fifh.        |
|--------|---------------|--------|--------------|
|        | 1. s. d.      |        | l. s. d.     |
| 1719   | 56,145 0 11   | 1719   | 15,169 16 6  |
| 1720   | 44,253 2 4-   | 1720   | 13,669 10 9  |
| 1721   | 38,208 15 8-  | 1721   | 12,055 10 21 |
| 1722   | 17,564 12 11: | 1722   | 16,246 17 5  |
| 1723   | 42,154 3 8    | 1723   | 11,313 12 10 |
| 1724   | 47,410 4 I    | 1724   | 15,713 9 7   |
| 1725   | 18,515 3 9    | 1725   | 17,544 10 0  |
| 1726   | 27,005 2 4    | 1726   | 15,911 16 6  |
| Total  | 291,356 5 10; | Total  | 117,625 3 98 |
| Med.   | 36,419 10 84  | Mcd.   | 14,703 2 18  |

For the Year 1783, the Exports of Grain to England alone amounted to 38,146/. With respect to the Fisheries, they have never been pursued with 8 U that

g Hards permitwhich Reftricnarrower they are le, not-Looms; ow, and Home, Leather mies take Linens, Millious Pilchards Howtracts of

om 1710 Balance.

s. d.

I Or I Or 1730, to

1 T

-----

t Geld. Lois

I thall

that Activity and Affiduity which might have been expected from the Situation of the Coafts. The Herring Filhery is the principal Branch; and it may furfice to mention, that *Ireland* exported for the Well-India Trade alone in 1783, no lefs than 35,960 Barrels, the Value of which by far exceeds the Value of the Exports of all Kinds of Filh from *Ireland*, in Mr. Dobbs's Table for 1726.

#### The Produce of the English Linen.

|       | Years. | Lii       | nen. |    |
|-------|--------|-----------|------|----|
|       |        | Ι.        | 5.   | d. |
|       | 1719   | 268,021   | 13   | 0  |
|       | 1720   | 214,217   | 13   | 6  |
|       | 1721   | 259,519   | · 8  | 0  |
|       | 1722   | 312,964   | 12   | 0  |
|       | 1723   | 281,549   | 13   | 6  |
|       | 1724   | 275,573   | 9    | 10 |
|       | 1725   | 323,628   | 16   | 0  |
|       | 1726   | 342,295   | 0    | 9  |
| Total |        | 2,277,770 | 6    | 7  |
| Med.  |        | 284,721   | 5    | 91 |

The Exports in Linen Cloth to England alone, for 1783, amounted to 948,1801. 91. 2d. being nearly three Times the Value of the Exports to all Nations for the Year 1726.

The Imports into Ireland from all Nations, at a Medium of feven Years, ending at Liady-Day 1727, amounted to 843,392/. And the Imports from Great-Britain alone, of the Growth and Manufacture of Great-Britain, on an Average of three Years, ending March 25th, 1783, amounted to 1,432,417/.

of three Years, ending March 25th, 1783, amounted to 1,432,417. The Value of the Goods and Merchandize being the Growth, Product, or Manufacture of Afia, imported into Great-Britain by the East-India Company, and from thence imported into Ireland; for three Years, from 25th March, 1780, inclusive, to 25th March, 1783, inclusive, was, 1,056,050. 21. od. and confifting of the following Articles, Drugs, Spices of different Kinds, Rice, India Silks, Callicoes, Muslins, Salt-Petre, China, Raw Silks, Teas. Thus ftands the Trade between England and Ireland. I shall next confide the

Thus ftands the Trade between England and Ireland. I shall next confider the Commerce of Ireland with Scotland and the Ifle of Man, annexing an Abstract of the Irife Exports and Imports, for the Term of eight Years, as follows:

| Years.  | Exp     | orts. |            | Im      | ports |      |
|---------|---------|-------|------------|---------|-------|------|
|         | 1.      | 5.    | <i>d</i> . | 1.      | 5.    | d.   |
| 1719    | 13,690  | 19    | 0          | 37,868  | 19    | 3+   |
| 1720    | 10,352  | 4     | 4          | 27,706  | 18    | 4:   |
| 1721.   | 11,256  | 15    | 2 -        | 29,151  | 10    | 11-  |
| 1722    | 14,398  | 2     | 9.         | 27,468  | 14    | 10:  |
| 1723    | 23,578  | 5     | 8          | 33.497  | 2     | 4+   |
| 1724    | 21,250  | 0     | 3          | 31,003  | 0     | 1    |
| 1725    | 10,023  | 12    | 4          | 38,938  | 0     | 34 ' |
| 1726    | 9,384   | 2     | 03         | 29,762  | 12    | 2;   |
| Total . | 113.934 | 1     | 7          | 255,396 | 19    | 6    |

The Exports to Scotland for the Year ending 25th March, 1783, amounted to 123,8971. So that the Exports for that Year, exceeded the Value The Imports to 171,670. J' of the Total of eight Years, in the preceding Table. The Exports to Scotland and the Ifle of Man confift of Oatmeal and other The Exports to Scotland and the Ifle of Man confift of Oatmeal and other

Grain, Beef and Kine, Horfes, Hides, Butter, Checfe, Soap, Linen, and Mutton, with fome other Articles, and Wine and Brandy.

The Imports from thence confiltof Coals, Tobacco, Bark, Brandy, Barley, and

718

and Malt, Ga Herrings. The followin of Years, viz.

The Export ending 25th A Value of any lations refpectin be made out ex other Articles, firictions of ne Goods and Ma exportation from create of this Bi Amount of the

The next pr hends all the C to Archangel, t The Exports

Gun Powder, a in Trade. Th Seed, Sugar, F and Wood, the and other fmall The next Tr and Flanders.

The Exports Salmon, raw I other Particula Battery, Brafs Earthen Ware, Iron, Bone-La Ah, Starch, C Wooden Ware, The next pr that of *France*.

The Export Hides, and Ta inferting. Th Cork, Flints, bricks, Lawns Silk Manufactu Though the Cultom-houfe porting their C

frequently the

IRELAND, Ge.

and Malt, Groceries, Linen, and Kenting, Wine, Timber, Linen Yarn, and Herrings.

The following is an Abstract of the Exports to America for the fame Number of Years, viz.

|       | 1.      | 5. | d. |
|-------|---------|----|----|
| 1719  | 77,190  | 8  | 8: |
| 1720  | 88,980  | 18 | 9  |
| 1721  | 68,404  | 3  | 2  |
| 1722  | 74,344  | 9  | 6: |
| 1723  | 82,806  | 6  | 91 |
| 1724  | 96,825  | 8  | 10 |
| 1725  | 103,998 | 2  | 4- |
| 1726  | 110,313 | 19 | 7: |
| Total | 702,863 | 17 | 97 |

The Exports to the Colonies remaining fubject to Great-Britain, for the Year ending 25th March, 1783, amounted to 381,6171. 11. 7d. which exceeds the Value of any three Years to all America, in the foregoing Table. The Calculations respecting the Trade of Ireland with the United States of America cannot be made out exact, on Account of the very confiderable Imports in Tobacco and other Articles, fince the Commerce of Ireland was liberated from the former Refluctions of not trading directly to the American Colonies; but receiving all Goods and Manufactures of the Growth and Product of the Colonies by Reexportation from Great-Britain, in British-built Ships. But the prodigious Increase of this Branch of the Commerce of Ireland, may be readily conceived by the Amount of the preceding Article.

Amount of the preceding Article. The next particular Trade to be confidered is the *Eafland*, which comprehends all the Countries northward of *Holland*, upon the Continent, from *Embden* to *Archangel*, the *Sound* and *Baltick* confequently included.

The Exports confift of Beef, Bifcuit, Butter, Beer, Cheefe, Grain, raw and tunned Hides, Oat-meal, Linen, Calves' Skins, Tallow, Malt, Salt, Pork, Soap, Gun Powder, and the Remainder is made up of feveral finall Articles, not material in Trade. The Imports to *Ireland* confift of Bark, Copper Plates, Flax, and Seed, Sugar, Hemp, Iron, Lamp Black, Herrings, Train Oil, Tin Plates, Tar, and Wood, the Remainder being made up of Linen Yarn, Pot-Afh, Lattin Wire, and other finall Things.

The next Trade to be examined in a Southward Progress, is that with Holland and Flanders.

The Exports thither chiefly confift of Beef, Bifcuit, Butter, Candles, Feathers, Salmon, raw Hides, Pork, Rape Seed, Hogs' Lard, and Tallow, with feveral other Particulars not material; and the Imports from thence are Bark, Wheat, Battery, Brafs Shruff, Books unbound, Drugs, Madder, and other Dying Stuffs, Earthen Ware, Flax, Groceries, Geneva, Gunpowder, Inkles, Thread, Hemp, Iton, Bone-Lace, Cambricks, Hollands, Flax Seed, Linfed Oil, Paper, Pot-Ath, Starch, Garden Seeds, Silk Manufacture, Steel, Whalebone, *Rbenifb* Wine, Wooden Ware, Iron, Lattin and Steel Wire.

The next particular Trade that falls regularly in our Way to be observed, is that of *France*.

The Exports confift of Beef in Barrels, Pork, Bifcuit, Butter, Candles, raw Hides, and Tallow; the other Articles of finall Value in Trade are not worth inferting. The Imports from thence are Wine, Brandy, Capers, Playing Cards, Cork, Flints, Gloves, Prunes, Succus Liquor, Sugar, Iron and Iron Ware, Cambricks, Lawns, Train Oil, Olives, Copper-plate Printing Paper, Rezin, Salt, Silk Manufacture, Toys and Trinkets, Vinegar, Groceries, Wooden Ware.

Though the Exports for *France* cannot be afcertained to any Nicety from the Cultom-houfe Books, as Merchants are not reftrained in their Entries, for reporting their Goods for one Country when they are defigned for another, as is irequently the Cafe in this Trade; for the Entries are made for that Kingdom, when

ituation y fuffice no lefs Exports

to all

s, end-Great-Average

mpany, March, 21. od. , Rice,

ider the tract of

> Value Table. other Mutlarley, and

unfed

when the Merchandize is intended for Hashburgh, Bremen, or Holland, and this with the View of evading Payment to the feveral British Light-houfes in their Way to the faid Places, towards whole Support all Ships pay in the first Port they put in at, and are charged with fo many as they are benefited by in their Voyage; now if it appear, by their Cocket, that they are bound for thefe Ports, they pay towards the Maintenance of them all; but if for France, and they are fuppofed to be blown there out of their Way, they are charged for no more than they are prefumed to receive Benefit from, and hereby elude the feveral Charges they muft otherwife pay.

Mr. Dobbs makes feveral Allowances for an illicit Trade, &c. too long to be inferted here, and then concludes from the Premifes, that Ireland lofes by her Trade with France.

The last in Order, though the greatest Branch of the Irijb Trade with Foreigners, is with Spain, Portugal, and the Straits, as these take off the major Part of any manufactured Commodities they export, except Linen.

The Exports to the afore-mentioned Countries are, Beef, Candles, Cheefe, Barley, Wheat, Hake, Herrings, Salmon, Hair, raw Hides, Tanned ditto, Linen, Pork, Calf Skins, Starch, Tallow.

The Imports from them are Capers, Cork, Dying Stuffs, Sugar and Fruit, Oranges and Lemons, Iron, Oil, Salt, Silk Manufactures, Raw Silk, Thrown Silk undyed, Succus Liquor, Walnuts, Port Wine, Spani/h Wine, Hoops, Cane, Reeds, and Plank, Wool.

Reeds, and Plank, Wool. The blameable Inaccuracy in the Cuftom Houfe Accounts in Ireland, the great Fluctuations in the Commerce of that Country, with the principal Kingdoms and States of Europe, and other Circumftances, render all Tables of the Amount of any particular Trade incorrect, effectially as fuch Amount muft be calculated by the Value in fterling Money, at which they are rated by the Piece, the Yard, the Pound, or the hundred Weight; for which Reafon, we have followed our beft modern Guide, Lord Sheffield, and from him give the following fhort Statement of the Amount of the general Trade of Ireland, with all the foreign Countries of Europe.

| Total Iri/b Produce Exported to foreign Countries, on an  | ×.•     | ** | <i>u</i> . |
|---|---------|----|------------|
| Average of nine Years, ending March 25th, 1782,<br>Ditto, exported to ditto, in the Year ending March 25th, | 345,118 | 10 | 9          |
| 1783,<br>Total Imports from foreign Countries on an Average of  | 584,222 | 19 | 3          |
| nine Years, ending March 25th, 1782,  | 605,117 | 4  | 0          |
| Ditto from ditto, in the Year ending March 25th, 1783,  | 679,289 | 8  | 7          |

By the Imports fo far exceeding the Exports, falfe Conclusions may be drawn, as they have been by Mr. Dobbs, and we are forry to add, by our more intelligent commercial Writer, Lord Sbeffield. Whenever the Imports from any Country exceed the Exports, they state the Balance of Trade to be against the Importer. No reasoning can be more fallacious, if the Article imported, as in the Case of Ireland, and forming fuch a Balance, confift of the first Materials for its principal Manufactures, to be wrought up to the higheft State of Perfection, and to be fo exported, with the Addition of the Labour of the Inhabitants, to other Countries, with a confiderable Profit. For Instance, 6207 cwt. of Flax, and 11,415 cut. of Hemp were imported into Ireland from the East Country in one Year, and contributed to raife the Value of the Imports above the Exports ; and a Balance must have been paid to the East Country in Specie, or Bills of Exchange : This has been usually called a Lofs; but the Sum to paid produces a Profit, beyond any derived from Barter, and is received back again, with Interest, in the Payments for the Linens manufactured by the Irif and exported to Britain alone. Without a large Quantity of Flax and Hemp in Store, this valuable Manufacture, the chief dependance of Ireland might fragnate; belides, a bad Seafon, or a prohibitory Law paffed in the Country from whence you import your first Materials, may put a stop to it for a Time ; therefore, in every Point Point of V. two nor a Payment a or Balance agai We conclude the Shipping of Englijh, Scotch confiderable Shi

# Of the Pro

THE COM Inhabitan may be formed mated at 25,000 tations, appear In treating of

thod that I hav quainting my R then shew him

THE Capital afterwards tion of the publ fuch as the Gobe Savonnerie, app Worftead, in In they come up to Glaffes, Cloths, Manner of Tra fure I can affert made all Sorts o quifite for Hom lages, and Diftr to them; as M. Stockings ; St. tilly, Garges, and tory of Serges ; Cloths, Camlet Worftead Stock Linas, Meulan, cels of Leather king Buff.

THE natura Hemp, an and Soap. In Pounds of Wool Holland, Englan Amiens only are Neighbourhood City; and of th

FRANCE, G.

We conclude this are le Account of the Trade of Ireland with observing that the Shipping of Ireland sears no Proportion to its increasing Commerce. The English, Scotch, Danish, Dutch, French, Spanish, and Portuguese, all have a confiderable Share in the carrying Trade of Ireland.

# Of the Products, Manufactures, and Trade of FRANCE:

THE COMMERCE of this Kingdom bears a Proportion to the Number of its Inhabitants, and the Extensiveness of its Dominions; of which fome Idea may be formed from the Calculations made of its annual Revenue, which is effimated at 25,000,000/. and the Number of its Inhabitants, by the latest Computations, appear to be about 25,000,000.

In treating of the Commerce of this Country, I shall observe the same Method that I have followed in my Description of Great-Britain's, that is, by acquainting my Reader with the Products and Manufactures of each Province, and then shew him how they are disposed of.

#### 1. The Isle of France.

THE Capital of which is Paris, where many Manufactures are carried on, and afterwards brought into Trade, of which fome are exempt from the Jurifdiction of the public Companies of the City, and established by Royal Authority; fuch as the Gobelins, where as beautiful Tapestries are made as any in Europe; the Seconneric, appropriated to the making of Carpets with a Mixture of Silk and Worftead, in Imitation of those brought from *Persia*, the Beauty of whose Colours they come up to, and greatly exceed them in the Figure. The Manufactures of Glaffes, Cloths, Hangings, &c. belides which the Artificers here carry on all Manner of Trades that are practifed in our Metropolis; though it is with Plea-fure I can affert, not many of them with equal Perfection. Here, however, are made all Sorts of rich Silks, Brocades, &c. Stockings, Hats, and every other Requifite for Home Confumption and Trade; and almost all the fmall Towns, Villages, and Diftricts in the Neighbourhood of Paris, have fome Fabrick particular to them; as Madrid, a Castle built by Francis I. in Boulogn Wood, famous for Stockings ; St. Cloud, for Porcelaine, Earthern Ware, Glafs, and Tanneries ; Gentilly, Garges, and Antony, are noted for Whitsters ; at Ferte Gaucher is a Manufactory of Serges; Competence affords Stockings, Socks, and Caps; as Margny does Cloths, Camlets, and Shags; at Houdon are made a confiderable Quantity of Worftead Stockings; at Dreux is a Fabrick of coarfe Cloth, and at Châtres, Linas, Meulan, Sejanne, Poify, Claye, Lufarche, Moret, and Dourdon, large Parcels of Leather are tanned, and this last is famous for knit Stockings, and making Buff.

#### 2. The Province of Picardy.

THE natural Products which this Province furnishes to Trade are Corn, Hemp, and Wool; and its Manufactures, Woollens, Linens, Caps, Tapeftry, and Soap. In Respect to the first, here is worked up five or fix hundred thousand Pounds of Wool of the Country's Produce, and near as much more from Germany, Holland, England, Spain, and fome other Parts of France, so that in the City of Amiens only are made about 120,800 Pieces of Stuffs, and 50,000 Pieces in the Neighbourhood, which are called foreign Stuffs, as they are made out of the City; and of the aforefaid Wool, the Camlet-makers alone take off 80,000lb.

8 X

The

721

nd this n their rt they oyage; ney pay ppofed ney are y muft

g to be by her

of any Cheefe,

Linen, Fruit, Chrown

, Cane,

nd, the Kingof the nuft be Piece, ave folllowing

all the

i, d. 09 93

drawn, elligent Country pouter. Cafe of ts prinand to o other in one xports, of Exroduces , with xported

besides.

you im • in every

Point

The Cities of the greatest Trade in *Picardy*, next to *Antiens*, are *Beauvais* and *Abbeville*; befides which there are many Villages and Towns, as *Tilloy*, *Fienville*, *Najars*, *Beauvelonits*, *Granvilliers*, *Feuguieres*, *Annale*, *Anvoille*, *Glatigny*, and *Seules*; in all which Places are only made Serges of many Sorts and Qualities, and what in *French* is called *Tiretaines*, which I take here to be meant a Lintey Woolfey; *Mony* and *Creveceur* give a Name to fome of the former made there, as *Tricot* and eleven Villages of its Jurifdiction does to other Kinds of Serges of their Fabricaton.

The fineft Woollen Thread fpun in *Picardy* is that of *Amiens*, where the Spinning employs a great Number of Hands, and confumes a large Quantity of Wool both of the Country's Growth and *Spanifb*, which is ufed for making of Caps and Cloths here, and in the Woollen Manufactures of *Paris*, *Elbeuf*, and *Raum*. The Quantity of Hemp and Flax gathered in this Province is likewife very great, to that the Linen Trade here equals that of the Woollen; and *St. Quintin* is where the greateft Sales are transacted, which may amount to 40,000 Pieces in a common Year; after *St. Quintin* is *Peronne*, and then *Nefle*; the different Species made in thefe three Places being ieveral Sorts of Cambricks, from ten to a hundred Livres a Piece, Lawns, Gauzes, Hollands, printed Calicoes, &c.

The Fabrick of foft Soap at *Amiens* is fo confiderable as to produce yearly ten thousand Quintals, and at *Beauvais* Tapeftry is made, and in its Neighbourhood is carried on a large Bufinets in Caps, Thread, and black Silk, Lace, Gimps, Sc.

In Amiens are at least two thousand Looms constantly employed, and in its Neighbourhood eleven fulling Mills, turned by Water, whole Quality is not lets excellent for Dying than it is for cleanfing the Woollens, which of this Place alone fell for upwards of 1,600,000 Livres.—The Lineus of Pignigny, Orefinaux, and Flixcourt, are better than those of Amiens, of which about two hundred Pieces are made and fold weekly.

Mr. Savary fays, that the Cloths of Abbeville are fo like to those of England and Holland, as to render a decifion in Favour of either very difficult ; but either their Fabricks are grown worfe fince his Time, the contrary of which I am very well affured of, or elfe he is guilty of a noted Partiality to his Countrymen; for though I will allow the Cloth that is made there to be good, yet the Yarn is neither fo fine fpun, nor fo well and closely wove as here in England, neither will it wear fo long, and much fooner grows bare and fhabby ; this Experience has taught me, as I have for many Years feen the Wear of them, and more than once examined many of the fineft Pieces on the Spot: It is faid here are about an hundred Looms, that employ upwards of fifteen hundred Spinners, befides as great a Number of Weavers, Cloth-Workers, Fullers, Dyers, and fuch like Artifts, neceffary to the perfecting the Cloths; and the Produce of them is computed to be at leaft five hundred thoufand Livres yearly. Befides Cloth there is made at Abbeville, Barragon Serges, Druggets, Ge. to the Amount of about an hundred thousand Livres, and of Stuffs made out of the City, though in its Neighbourhood, two hundred thousand Livres; and extra of these Commodities, many others are the Products of Abbeville, as Plush, Caffoy, Ticking, coarle Linen for Package, Gc. to the Value of about 150,000 Livres.

St. Quintin has no Woollen Manufacture; though near 100,000lb. of Wool is collected in its Diftrict; it however has a large Fabrick of Linen, infomuch, that forty thousand Pieces are made or fold here yearly, to the Value of 2,000,000 Livres; being Cambricks, Lawns, Hollands, and feveral other Sorts of Linens, which are likewife made in great Abundance in many Parts of this Province, whole Inhabitants are almost totally employed in the Linen and Woollen Way, as they have a large Share of the Materials in their own Territories, which produces them 524,000lb, of Wool, and Plenty of Flax of a very rich Quality. THE Proxin Products a Soil, both of th cially Wheat an a moft excellent are made variou Lace. The Paft port they give tween three and Cattle ; whofe I their Rivers and Copper, and m The Territor

Sterility has put could not omit Oxen with Loa plenty; but th they are justly fo villiers, corrupt though there an Vertus-Dormans The Number of most incredible Sorts of Stuffs, Mouzon, Fifmes Thierry, Charly, Neuilly; and St. as also large Par only white Ef Serges, Sc. as nary Cloths: Gaucher, and I Spanifb Wool; leveral Sorts of Linens, whe

Parts, as the M the principal or there are thirty the fineft Flax, above-mentione for Linen, which and furnifh a g

VERY little of the Cit ried on. All th &c. for the Ufe thence fent to H The Produc 3. Vitriol, Saf facturing Arm. The Fabrick fiction, of wi moft confideral 3

#### Of the Products of Champagne and Soiffons.

The Proximity of thefe two Provinces, and the great Refemblance of their Products and Manufactures, have induced me to treat jointly of them. The Soil, both of the one and the other, is very fertile in all Sorts of Grain, more effecially Wheat and Oats, and their Hills are covered with Vineyards that produce a moft excellent Wine. Hemp and Flax are cultivated here in Plenty, of which are made various Sorts of Linen, and Threads employed in the Manufacturing of Lace. The Paftures are admirable for Grazing, as may be judged from the Support they give to fixteen or feventeen hundred thoufand Sheep, which yield between three and four Million Pounds of Wool, belides a great Parcel of black Cattle; whofe Hides afford a fufficient Employ to feveral Tanneries; and, in fine, their Rivers and Brooks fet to Work many Forges for working Iron, hammering Copper, and milling Paper.

The Territories of Retbel or Mazarin are in many Parts unfit for Corn, and this Sterility has put the Inhabitants on a Method of gaining a Livelihood, which I could not omit mentioning for the Uncommonnels of it, and that is the fattening Oxen with Loaves, composed with Rape Oil, which Seed they gather here in plenty; but the principal Product of these Provinces is the Wine, for which they are justly to famous, and of which the best is found at Rheims, Sillery, Hautvilliers, corruptly called Ovile, in the Valley of Pierry, and the Diftrict of Ay, though there are many good ones of a fecond Quality at Oxmery, Chatillon, and Vertus-Dormans in Champagne, and Guichy, Pargnant, and Coucy in the Soiffoinois. The Number of the Woollen Manufactories established in these Provinces is almost incredible; at Rheims they make Cloths like those of Berry, and various Sorts of Stuffs, both here and at Rhetel, Chateau, Portion, Mezieres, Donchery; Mouzon, Fifines, St. Menebould, Sommepy, Ville-en-Tartenois Soiffons; Chateau-Thierry, Charly, Obaye, St. Martin-Dublois, Bar-fur-Aube, Ferre-en-Tartenois, Neuilly; and St. Fond-Sedan is noted for making and Dying the finest black Cloths, as also large Parcels of Cloth and other Serges : At Bouts, Pertes, and Jeinville, only white Estaminas are made; at Montcornet are made Sattins, Cloth, Serges, Gc. as they are at Vervins, Fontaine, and Ploumure, with forme ordi-nary Cloths: At Montineral, Langres, St. Jult, Anglure, Sezanne, la Ferte Gaucher, and la Ferte Sous-Jouars, the Fabricks are of Cloths, made all of Spanifb Wool; in fine, Brienne, Chalons, Vitry, Chaumont, and Dienville, make teveral Sorts of Stuffs and Serges, belides fome Cloths.

Linens, whether Flaxen or Hempen, are no inconfiderable Products of thefe Parts, as the Manufactories of them are different through both Provinces, though the principal one is at *Guife*; however, between this Place, *Vervius*, and *Noyon*, there are thirty-four Villages, where no other Linens are wade than thole of the fineft Flax, called *Batefles*, or Cambricks. At *Rheims*, and almost all the above-mentioned Places for Woollen Fabricks, there are also established fome for Linen, which with those of Hats, Caps, Lace, *Ge.* are very confiderable, and furnish a great Value to the general Commerce of *France*.

#### 4. Of the Lyonnois Foreft, and Beaujolois.

**WERY** little Silk is gathered in the first of these Districts, and yet Lyons is one of the Cities, where the greatest Commerce in this rich Merchandize is carried on. All the Silks brought in from the Levant, Persia, Melsina, Italy, Spain, &c. for the Use of France, ought to be carried to Lyons, as to a Staple, and from thence fent to Paris, Tours, and the other Silk Manufactorics of the Kingdom.

The Products of these three Provinces for Trade, are 1. Hemp. 2. Wine. 3. Vitriol, Saffron, and Copperas. 4. Coals, which are confumed in the manufacturing Arms, and other Works of Iron.

The Fabricks are principally of Silk, and of the Materials neceffary to its Perfection, of which that carried on at Lyons has for many Years paft been the most confiderable not only in *France*, but in any other Part of *Europe*. Mr. Sa-

vary

3

is and

enville, y, and

s, and

Wool-

rc, as

ftheir

Spin-

Wool

ps and

The

at, fo

where

com-

pecies

hun-

rly ten

rhood

s, 8e.

in its

s not

f this

nigny,

it two

nd and

their y well

hough

fo fine

long, have

of the

nplo**y** loth-

g the

ufand

Drug-

made

and

lufh,

,000

bol is

that ,000

iens,

ince,

Way,

pro-

of

7.

vary fays, that there is yearly employed of Silk, Gold, and Silver in this Manufacture, to the Amount of eleven Millions of Livres; that the Preparation of these Materials to fit them for Ufe, and their Working up, arifes to better than three Millions; the Sales made of them, to above three Millions more; and that of the feventeen Millions, which these three Sums amount to, Foreigners pay near Onethird, in Time of Peace, when Trade flourisfies.

This might be very true when Mr. Savary wrote, but the Weaving and Dying Arts are fince brought to fo great a Perfection in many Parts, more effectially among us, that large Deductions muft be made from the preceding Calculations, and the Balances confiderably altered from what they were then, to what they are now.

The Lyonnois Manufacture is not confined to any two or three different Sorts of Silks, but is general, producing Gold and Silver Brocades, and rich ones without either of thefe Metals, Damafks, Sattins, Velvets, Mohairs, Taffeties, and almoft every other Species made elfewhere. The fine-drawing, and making the Gold and Silver Thread, our Author fays, employs a thoufand Marks of Gold, and five Million Livres of Silver yearly; and here are alfo made fome Fuftians, Dimities, and a confiderable Trade carried on in the Bookfelling Way. Other Parts of thefe Provinces are noted for their different Products, as St. Ejlienne and St. Chaumont, for Hardware and Ribbons, Roche for Cheefe, Beaujolois for Linens, and various Sorts of Paper, made in many Parts of them, which altogether render thefe Parts very confiderable in the commercial Way.

## 5. Of MONTAUBAN.

IN this Province are collected from twelve to fifteen hundred Quintals of different Sorts of Wool, which, jointly with large Parcels from abroad, are worked up by the Inhabitants into various Sorts of Stuffs and Cloths, making in all about tixty thoufand Pieces. At Montauban and Cabor, are made feveral Sorts of Serges and corded Stuffs. At Gourdon, Lectoure, Realuille, Viejefenfac, Auche, Mauvezin, Mur-de-Barras, Efpalion, Foix, Pamiers, Milland, St. Giron, Tarafcon, Carlat, St. Gaudans, Afpest, Gimon, Montrejan, Montpezat, and la Cauffade, are made Druggets, Serges, Crapes, and coarfe Cloths, as they are at Beaumont de Lermage, St. Clair de Lomagne, Villefranche, Cramares, St. Aularis, and many other Places; and alfo at fome few of them are made Barragons and fine Stuffs. At Montauban, Gourdon, and Jouillat, there are Manufactories of Hats; and, at this latter, feveral Tanners. Stockings and Caps are made at St. Clar de Lomagne, Pamiers, St. Giron, Montrejan and Mirande. Hempen Linen at Gourdon, Villefranche, St. Clar de Lomagne, and St. Antonin; Paper at this laft and St. Giroul, and Tickings at St. Clar de Lomagne. The greateft Number of Forges are on the Side of Tarafcon, which are twenty-feven in Number. At St. Giroul there are four, and fome Hammers for beating Copper. At Foix there are three Hammers, all in the Neighbourhood of Villefranche are feveral Hammers and Forges, all which, joined to the Fabricks before-mentioned, employ a great Number of Hands, and occafion a Currency of large Sums of Money.

#### 6. OF GUIENNE.

THIS rich Province furnishes Trade with large Quantities of Wine and Brandies, Vinegar, Prunes, Refin, Chefnuts, Oil, Iron, and Copper, wrought and unwrought, a great deal of Paper, and a middling Quantity of Hemp; there are in the Neighbourhood of Perigeux, thirty-nine Forges for Cannons, and other large Works of Iron; there are also many others near Dax, and feveral Hammers for Copper at Bergerae, Orteix, and Nerae. On the Side of Oleron are four Paper Mills, and in the Neighbourhood of Bergerae and Caffel Jaloux feven others. A large Quantity of Hemp is cultivated at the two Tonneins, and in fome other Places along the Garonhe and the Lot; but all the Fabricks are but trifling, when compared with the Crops of Wine and Brandy, the staple Commodities of these Parts; infomuch, that in all this Province not above feventy-five thoughand Pounds of Wool are thorn, and it is with these, and a two a few from Poi Bazas, Mont-dest Ponts, fome H Marmande, Hats at Reolle, Thread

THESE tw are very di yields a fufficient whilf the Lima thofe bad, hardl for Bread to nou Both the one

Fabrick is in gre The Manufac ever, there are a

moges, Angoulem St. Leonard, Bi The Saffron of Trade; for, alth it is fold at Bour chiefly at the Fa

GRAIN, W vince; the Inhabitants to Horfes and Mul beft Studs of H of which there a At Partinay,

hicts, are made Chamois is preware at *Chatelle* 25,000lb. of from *Spain* about

annually made ;

THE Produ are Salt, V and their Manu of Sugar are refi of Rbd; 18,000 famous for the reigners. Oller louse yield near Brandy diftilled ftridts. Angoul and Iron, this Chapple, Boure Feuillade.

FRANCE.

a few from Poitou, that all their Woelen Goods are made, viz. at Bourdeaux, Bazas, Mont-de-Marjan, and Nay, thick Blankets; at Jouffac, coarfe Cloths; at Ponts, fome Estaminas; at Baniers, the Stuffs called Cardillats; at Paw and Marmande, Hats; at Cadillac, Nerac, and Villeneuve d'Agenois, Stockings; and at Reolle, Thread, Fringe, and Tickins.

## 7. Of Limofin and L'Angoumois.

THESE two Provinces, though under one Direction or Receipt of Cultom, are very different in the Nature of their Soil and Products; the Angoumois yields a fufficient Quantity of Wheat, Wine, and all Sorts of excellent Fruits; whilf the Limojin on the contrary is cold and fteril, has but few Wines and those bad, hardly any Wheat, to that Rye, Barley, and Chefnuts commonly ferve for Bread to nourigh the Inhabitante.

Both the one and the other Province have a great Number of Paper Mills, whole Fabrick is in great Repute for the Prefs, though very little for Writing.

The Manufactures for Woolen Stuffs are very trifling in this Province; however, there are a few Stuffs, Serges, Estaminas, coarse Cloths, &c. made at Limoges, Angouleme, St. John d'Angely, Nerac, Rochefoucalt, Sentereune, Cognac, St. Leonard, Brieves, and at Tulle.

The Saffron cultivated in the Angoumois, is no fmall Object of the Country's Trade; for, although it is not fo good as that of the Galtinois, a great Quantity of it is fold at Bourdeaux to Foreigners; and the bringing up of Horles for Sale, chiefly at the Fair of Chaflus, clofes the Commerce thefe Provinces.

## 8. OF POITOU.

GRAIN, Wine, Chefnuts, Hemp, and Wook, the the Products of this Province; the Meadows, whole Herbage is not every confident of the Inhabitants to raife and feed a great Number of large and fmall Cattle, of Horfes and Mules, with which they carry on a very confidentiable Trade. The beft Studs of Horfes are in the twelve Parithe called the Wood of Effor, in four of which there are Salt Marthes.

At Partinay, Niort, Fontenoy, Thouars, and many other Places of their Difiricts, are made Cloths, Druggets, Serges, and Linfey Woolfeys; at Niort alfo Chamois is prepared; Woolen Stockings and Caps at St. Maixant, and Hardware at Chatellerault.

25,000lb. of Wool is gathered in this Province, befides which there is brought from Spain about 600,000lb. of which, from 20 to 30,000 Pieces of Stuffs are annually made; and here are only three Forges of Iron, and two Paper Mills.

#### 9. Of Rochelle, Aunis, Saintonge, Gc.

THE Products of the Provinces and Country that compose this Receivership, are Salt, Wine, Brandy, and Hemp, besides a Number of excellent Horses, and their Manufactures are of Linen, principally at Barbesseux. Great Quantities of Sugar are refined at Rocbelle, and about 34,000 Muids of Salt gathered in the Isle of Robs, 18,000 Ton of Wine, and 10,000 Barrels of Brandy. This Island is alfo famous for the Annifeed Water made here, not only among the French, but Foreigners. Olleron produces about 4,000 Barrels of Brandy, and the Sands of Ollonne yield near 20,000 Muids of Salt : Vast Quantities of Wine are gathered, and Brandy diftilled, at Rochfort, Charente, Aigre, Xaintes, Cognac, and their Districts. Angouleme affords four Sorts of Merchandize, viz. Brandy, Pepper, Saffron, and Iron, this last having Forges for it at Perigord, Aubaroche, Rudeau, the Chapple, Bourequoid, New Forge, Joneliers, the Augeumois, Planchemenier, and Feuillde.

of

725

Manuof thefe n three of the r One-

Dying pecially lations, at they

Sorts of vithout almost old and ve Milimities, of these sumont, various e Parts

ifferent t up by t fixty res and wvezin, Carlat, made rnaige, laces; auban, feveral St. Git. Clar ckings ide of r, and ind in which, lands,

Bran-

ought emp;

nous, d fe-

de of *Cajiel* two

andy, e not and

a tew

## 10. OF ORLEANS.

HE Wines that are made in very great Quantities in this Province, amounting to 100,000 Tons, are the principal Part of its Products, and it is faid, that Blois and Beaugency do not furnish less: It is likewife very fertile in Corn, and not entirely barren in Manufactures, as at Orleans, Dourdan, Gien, Blois, Chartres, and fome other Places, fubject to this Generality, are made all Sorts of Woolen Stockings, both wove and knit, and at Dourdan many are made of Silk; at Orleans also are wove Caps, as Cloths are at St. Genoux, Clamecy, Chatillon-fur-Loing, and Montargis, various Sorts of Stuffs, different Species of Serges, Crapes, Cape, Chin Cloths, Bays, Linfey Woolfey, Estaminas, Sc. are made at Beaugency, Bloir, Vendome, Pierre-Fitte, Montoir, Salbry, Souefine, Nouan-le-Fuzelier, Venzon, Jergeau, Chartres, St. Fargeau, Brou, St. Agnan, Chateau-Neuf, Brinont, Sully, La Charite, Petroiers, Pongoin, Chaudun, Bazoches, Illiers, and Anthon. This Province has feveral Fabricks of Hats, though the principal ones are at Orkans, Vendome, La Charité, and Blois; at all which Places there are likewife confiderable Tanneries; and in the Neighbourhood of La Charité, are twelve Forges, and three Furnaces for Iron. The Beauffe and Vendomois, produce a great Quantity of Wheat and other Grain, as most other Districts of this Receivership do: In this Province, upwards of 200,000/b. of Wool are manufactured into about 25,000 Pieces of Cloth and other Stuffs, most of it the Growth of the Country.

#### 11. Of Touraine, Anjou, Maine, and Perche.

THE principal Manufactures eftablifted in this fruitful and pleafant Part of France, are compriled in the filken, woolen, and tanning Commodities. The first has its establishment in Tours, the Capital of the Province of Touraine, where are made all Sorts of fine Silks, as Velvets, Mohair, Serges, Brocades, Sattins, Taffeties, Sc. in which formerly were worked up 2,400 Bales of Silk, though at prefent three or four is more than fufficient, and the fame Decadence that has hap-pened in this Manufacture, has occurred in the Woolen, as this hardly employs fifteen or twenty Looms now, that occupied two hundred and fifty before ; in those that still sublist, are Amboije, Chinon, Richlieu Loudun, Locher, Beausieu, St. Chrijlophle, St. Pater, Laval, Beaumont, la Roue, Roziers, Montrefor, Villehin, Orbigny, Reugnay, Chateau-Renault, Neuville, Pontpierre, Maray, Neufay, Loijant, and Montricard, are made much the fame Sorts of Stuffs and Cloths, as in the laft mentioned Province. Few Hides are now tanned here, in Comparison with the great Quantity that used to be formerly. The natural Products of these Parts, confift in Wines, Brandies, Saltpetre, and fuch Abundance of Fruit raifed, and afterwards preferved by the Natives, as has drawn on this Province the Appellation of the Garden of France. In the Parifhes of Parcenay, Abillon, St. Mars, and Mettray, are Quarries of Millitones, and near the Abbey of Novers, a Copper Mine was diffeovered in the latter End of the laft Century. About 7000 Pieces of Cloths, Serges, Druggets, Linfey Woolfeys, and other Stuffs, are made in this Diffrict of Touraine, besides fome Caps, Hats, and Stockings ; in that of Anjou are gathered Wines, Flax, and Hemp, of which large Quantities of Thread and Linen are made ; the Quarries of Slate, Iron, and Coal Mines, the Whitfleries for Linen and Wax, the Refineries of Saltpetre and Sugar, the Forges and Glaishouses, with the Manufacture of Estaminas and Druggets of various Sorts, make up the Commerce of this Province ; of these latter about 4000 Pieces are. made yearly at Angers, Chateau-Gontiers, la Fleche, Beauge, Saumur, le Ludi, Dove, Montreuil, Bellay, Beaufort, and Durtal, befides fome Hats, Caps, &c In the Territory of Maine, about 5,300 Pieces of the aforefaid Woolens are made, though the principal Manufacture of this Province is Linen, for which it produces the Materials in vaft Plenty, and there has been feen 20,000 People employed at once in the feveral Branches of it : Here are also fome Glafs-houses, Iron Mines, Sc. and large Quarries of a middling Sort of Marble. The Manufactures of the fmall Province of Perche, are Linen Stuffs and Paper, of which the first is the most confiderable ; they have also here some Forges of Iron, and carry on fome Trade in the Grazing Way. 6

12. 01

THE Sheep for Trade occasion a toler The fineft Woo of which are n Serges, Drugget Selles, Aubigny, St. Benoift-du-S La Chappelle-de Neuvy-St .- Sepu Blancafort, and

THE Manu bonnois, N Founderies, wh the Manufactur Cutlery and oth Products confil nuts, and Chee ceeds Imaginat every Year extr Germany, and I tened; and in melted, run, a built on the litt of Nevers, and mers, and othe

The Cutlery laft is also made and Feuilletin, St. Pour çain, 1 Nevers, are ma this Province of Nivernois, Bou 400,000 Livre 120,000 Livre Corn, Hemp, 50,000 Livres Hardware, wi to at least 150 Linen, I país of the Cloths a

THIS Prov

finction feems

here is bred a

Hemp, and V

the Neighbou

the Lands in

in twenty.

each are

## FRANCE.

## 12. OF BERRY.

THE Sheep and Wool of this Province are the principal Mat. ials it furnishes for Trade; its Corn, Iron, Hemp, Nut Oil, Wines and Wood, would also eccasion a tolerable good Traffick, had they navigable Rivers to carry them off. The finest Wool is fold for Rouen, and only the inferior Sorts worked up here, of which are made the coarte Cloths, called Drab de Berry, and some ordinary Serges, Druggets, Linsey Woolsey, &c. at Bourges, Isloudun, Chateauroux, Vierfon, Selles, Aubigny, St. Amant, la Chasser, Castillon, Mebum, Aubigni, Dun-le-Roi, St. Benoist-du-Salt, Buzancois, Leuroix, St. Savin, Sancerre, Linieres, Leret, La Chappelle-danguillon, Aisne-le-Chateau, St. Guaiter, Irory-le-Pre, Argenton, Neuroy-St.-Sepulcher, Argent, Valençay, Cinconet, Baugy, Sancergues, Les Aix, Blancafort, and Enrichemont, in all from 47 to 48,000 Pieces.

## 13. Of MOULINS.

THE Manufactures and Fabricks of this Province, which contains the Bourbonnois, Nivernois, and the upper Part of Auvergne, are the Forges and Founderies, where Cannon, Anchors, and fuch large Works of Iron are made; the Manufactures of Tin, Earthen Ware, and Glafs; the Smalt Works, those of Cutlery and other Hardware, the Fabrick of Tapeftry and Cloth; and the natural Products confiss in Wine, Hemp, Iron, and Steel Mines, Coal, Cattle, Fish, Chefnuts, and Cheese. The whole Province feeds fuch a Quantity of Cattle, as execceds Imagination; and it is furprizing to fee how many Beeves and Sheep are every Year extracted from it for all Parts (even in Time of War) for Flanders, Germany, and Italy: Here are also, in an Acorn Season, large Herds of Swine fattened, and in Return of Manufactures, the Iron, Steel, Iron Plates, and Tin, are melted, run, and formed into feveral different Works, almost in all the Forges, built on the little River of Nievre, which falls into the Loire, under the Bridges of Nevere, and which before joining it, gives Movement to the Bellows, Hammers, and other Machines of above fifty Forges.

The Cutlery, and other Hardware, is made at Bourbon and Nevers, and in this laft is also made fome Earthen Ware, and fome Works of Enamel. At Aubulfon, and Feuilletin, there are Manufactures of an ordinary Tapestry, and at Moulins, St. Pourçain, Montluçon, Aeriffon, Decize, Cercy-la-Tour, Moulins-Engilbert, and Nevers, are made fome coarfe Cloths and Woolens, though by far the fewest in this Province of any in France: This Receivership produces in Wood, from the Nivernair, Bourbonnoir, and more especially from Morvant, about the Value of 400,000 Livres yearly; Coal from the Vicinage of Decize, to the Import of 120,000 Livres; Fill 300,000 Livres; Hogs, in an Acorn Year, 300,000 Livres; Corn, Hemp, Wine, and Cattle, 500,000 Livres; Iron 300,000 Livres; Tin 50,000 Livres; Earthen Ware and Glafs 200,000 Livres; Cutlery and other Hardware, with fome Enamel, 150,000 Livres; and Tapestry, Nut Oil, &c. to at least 150,000 Livres. The Products of Wool, and the Manufactures of Linen, I pais unnoticed, as these are all confumed on the Spot, as indeed most of the Cloths and Stuffs are.

## 14. OF AUVERGNE.

THIS Province is commonly divided into High and Low, and the Products of each are as different as their Situation; the first is mountainous, as the Difunction feems to speak it, and productive of nothing but Food for Cattle, of which here is bred a surprizing Quantity; and the Low Lands abound in Corn, Wine, Hemp, and Walnuts; their Meadows are delightful, and so fertile, that these in the Neighbourhood of *Riom* and *Clermont*, are mowed three Times a Year, and the Lands in general never lie idle, or at most are not fallowed abore one Year in twenty.

There

727

ounting d, that n, and bartres, Woolen at Or-Loing, Capu-, Blois, Vouzon, t, Sully, This Orleans. iderable nd three Wheat is Pro-> Pieces

Part of

s. The

, where

18, Taf-

at pre-

as hap-

employs

in those ieu, St.

Villeloin,

Loifant, the laft vith the Parts, ed, and ellation rs, and Copper Pieces in this f Anjou ead and eries for Glafs-Sorts, eces are e Ludi, e In e made, it prople em--houfes, Manuhich the nd carry

12. Of

There are feveral Sorts of Manufactures in the Auvergnois, and almost all the different Species fabricated are of a very good Quality, hut more effectively the Paper, which is excellent, made chiefly at Ambret, and about Thiers and Chermont. The Manufactures of Estaminas, Woollen Camlets, and other Stuffs, are at Ambret, Calnbac, Oliergue, Sanxillanges, and St. Flour, making in all about 10,000 Pieces. Laces are made at Aurillac, to the annual Value of 200,000 Livres, though formerly they produced near 800,000, and there are forme made at Muret, la Chafe-Dieu, Alarche, and Vineroles. The Hardware of Thiers and its Neighbourhoe J, affords Subliftence to above 5,000. Families, and Cards for Play are made here and at Ambret. The Tanneries of Clermont, Riom, St. Flour, Maringuet, Anjoy, Chaudes-Aigues, &cc. are very confiderable, as the Dairies near Aurillac, Moviae, Volers, Beze, la Tours, and Arder, are in Cheefe: Many fine Mules and good Horfea are bred in the Studs of this Province, which, betides the foregoing Particulars, produces Masts for Ships, and Wood for Carpentry, Coals, Fruit, Wax, Glue, Tallow, Butter, Linen, Hemp, and Nut Oil.

## 15. OF NORMANDY.

TO treat of this large and rich Province with due Regularity, I shall do it according to its cuftomary Division, into the three Districts of Rouen, Allengen, and Caën.

The former produces Corn, Cider, Cattle, Hemp, and Flax, and befides has fome Fifheries at Dieppe, Honfleur, Havre, &cc. Its Manufactures confift of Woollens, Linens, Leather, Hats, Combs, Paper, and playing Cards; at Rouen, Elbeuf, Darnetal, St. Aubin, Aumale, Bolbec, Louviers, La Bouille, Gournay, &cc. are made all Sorts of Cloth, Serges, Druggets, Ratines, Blankets, and divers Species of Stuffs and Hangings, in which are employed about 1,100 Looms, and from 8 to 9,000 Bales of Wool, betides other Materials, of which 5,000 are Spanife, and the Reft of the fineft Staples of France. Linens of many Proportions, and different Finenefs, are made at Pontcau-de-Mer, Lizieux, Bernay, Rouen, Caudebec, Arques, and Montoilliers. The most confiderable Tanneries are at Rouen, and its Neighbourhood; and Hats are made in feveral of thefe Parts, though the Quantity is vaftly fhort of what they have been been formerly.

The Diftrict of *Caön* has not lefs extensive or important Trade than this laft treated of, but it feems as if each Part of this Receivership had appropriated a different Species of Business to itself.

Here are gathered a large Parcel of Drugs for Dying, fuch as Woad, Argol, Sumac, Gc. The Butter of Ifigny, the white Salt made in feveral Ponds, the Linens fabricated at Bayeux, and in its circumjacent Parts, are the only Manufactures of it; the Wool, Hemp, and Flax in this Neighbeurhood, are fold unmanufactured : In the Diffrict of Vire are three great Forges of Brahery, viz. at Envou, Alouze, and Cherbourg; and here are made fome Woollens and Linens; at St. Lo, Vire, Valogne, Cherbourg, Countances, Frefne, St. Pierre-de-Antremont, Athis, Flers, and Halouze, to the Amount of 28,500 Pieces of Cloth, Serges, and Stuffs, befides Linens, Hats, Stockings, Leather, Gc. and the Territory of Alençon is nothing inferior to the other preceding two, either in the Diversity of its Com-modities, or Importance of its Trade. Large Parcels of various Sorts of Linens are made at *Domfront*, *Vimoutiers*, and thereabouts. The Manufacture of Vellum Lace, was maintained through the long War at Alençon; the Magnificence, or rather Extravagance of France, fufficing for its Support, even in those distrelisful Times; of Cloths and Stuffs, from 50 to 52,000 Pieces, are made in this Division in a common Year. The Pins made at Leigle and at Conches, the Hardware and Brafiery of this last, the Tannerics at Argentan, Vimoutiers, Conches, and Verneuil; the Fabrick of wooden Shoes, the forming of Joifts, Beams, and other Timber for building , the fattening of Poultry for Paris, and the Butter and Eggs fent there; the Saltpetre, in the Diftrict of Argentan, are no fmall Addition to the Commerce of Alençon; but the Glafs-houfes at Nonant, in the Forest of Exme, at Fortiffambert in the Forest of Montpinson, and the two established in the Thi-marais, with the Forges for Iron at Chancegray, Varennes, Carvuget, Rannes, Conches, and la Bonneville, are the Fabricks which mostly enrich their Neighbour-1.001 hood by their Q a great Number of mutages to this C

THE Product annually m that of Guerrande of Nantes. 3dly moftly diffilled i 4thly, Corn, par after a fufficient l of Rye, may be vated in the Bith Stockings, Stock for which here 7thly, Pilchards Belleifle, Concart such as Eftamin Cloths, made at briant, Nozay, Malefiroit, Rock about

And I fhall here fet down wl amount to Linens of all Sc

Threads, crude, Paper of differe Honey and Way Butter Horfes 1,000,000

in all Grain 100,000

in all Poultry 14,000 80,000, ir

Hemp, Tow, Hair and Flock and Fuel Iron for Anche

> THE Wine Auxerre, termed the Mo its Quality : H Hemp, &c. of 13,000 Picces 3 or 400,000// tants ; here are dients for Dyin

ly the rmont. t Am-0,000 hough Cbafethoc 1, re and Anjoy, foriac, good g Par-Wax,

Il the

o it aclençon,

les has lift of Rouen, y, &cc. Species from panifb, ns, and udebec, and its Quan-

is laft la dif-

Argol, s, the Manuld uniz. at is; at emont, , and llençon Cominens ellum ce, or refsful vition re and neuil : imber gs fent to the Exme, Thiannes,

bour-

# FRANCE, E.

hood by their Quantities and Perfection; and to these we may add the Breeding a great Number of Horses, and making large Quantities of Hats, as other Admutages to this Country.

## 16. OF BRETAGNE.

THE Products and Manufactures of this Province, are, 1ft, Salt, of which is annually made in the Parish of Bourneuf, from 16 to 17,000 Muids, and in that of Guerrande, or Crofic, from 20 to 30,000. 2dly, Butter, in the Bithoprick 3dly, Wines, more efpecially those on the River of Nantes, and these of Nantes. moftly diftilled into Brandies, to the Amount of about 7000 Pipes per Annum. thly, Corn, particularly from the Bifhoprick of Vannes, of which in a good Year, after a fufficient Provision made for the Province, 6000 Tons of Wheat, and 9000 of Rye, may be exported for Spain. 5thly, Hemp and Flax, principally cultivated in the Bithoprick of Rennes, Treguier, Leon, and Dol, and fold in Threads, Stockings, Stocks, Gloves, and Cloths, to a very confiderable Value. 6thly, Iron, for which here are feveral Forges in different Parts, Lead, Coal, and Paper. 7thly, Pilchards and Mackarel, whole Fifthery is carried on from Pert Louis, Belleille, Concurnan, Audierne, and tometimes from Brejl. 8thly, Woollens, fuch as Eftaminas, Druggets, Serges, Flannels, Crapes, and fome ordinary finall Cloths, made at Nantes, Rennes, Bourg, Dinan, St. Brieux, Lamballe, Chateaubriant, Nozay, Redon, Joffelin, le Gue de Plelant, St. Croix, Auvray, Vannes, Malsfiroit, Rochefort, Chateau-neuf, Longonna, and Herviliac, to the Value of about Livres 40,000

And I shall here re-capitulate the afore-mentioned Commodities, and fet down what those carried out of the Province may yearly amount to Linens of all Sorts, to the Value of 12,000,000 Threads, crude, whitened, and coloured, to the Value of 1,000,000 Paper of different Sorts 200,000 Honey and Wax 600,000 Butter 100,000 Horfes 1,000,000, Oxen 350,000, Hogs 100,000, and Sheep 40,000, in all 1,490,000 Grain 100,000, Salt 100,000 Fifh 50,000, and Game 10,000 in all 260,000

 
 Poultry 14,000, Hides and Skins 60,000, Wines and Brandics 80,000, in all
 154,000

 Hemp, Tow, and Cordage 150,000, old Rags 10,000
 160,000

Hair and Flocks 10,000, Staves 15,000, and Wood for Building, and Fuel 230,000

Iron for Anchors 10,000, Cards 6000, Tallow and Greafe 100,000 116,000

Livres 16,375,000

## 17. Of the Ducky of Burgundy.

THE Wines of Dijon, Nuis, Beaune, Polnarre, Chaffigne, Mácon, Tonerre, Auxerre, &cc. are the principal Products of this rich Province, and are juitly termed the Mother of Wine, not fo much for the Quantity, as the Excellency of its Quality: Here are however other Commodities, as Corn, Iron, Cattle, Wool, Hemp, &c. of which the following Manufactures are made, viz. from 12 to 13,000 Pieces of Cloths, Serges, and other Stuffs; the Crop of Wool amounts to 3 or 400,000/b. Weight; the Hides and Hats fulfice for the Ufe of the Inhabitants; here are thirty-two Forges for Iron, and eight Paper Mins: Several Ingredients for Dying grow here, and Woad in particular flourithes to a Miracle; Li-

nens are made at Vitaux, Saulieu, and Autun, though coarfe, and no large Quantity; and a few Stockings, with fome Lace, finifly the Catalogue of this Province's Productions.

## 18. OF FRANCHE-COMPTE.

THE Products of this Province confift of Corn, Hay, Iron, Saltpetre, Salt, Cattle, Butter, Cheefe, and Horfes. The Rivers Saone, Doux, Lougnon, Loure, and fome Brooks, work upwards of thirty Forges and Furnaces, where a large Quantity of Bombs, Bullets, and many other Iron Commodities are made; Mafts and other Wood for Marine Conftructions grow here in Plenty; and the Saltpetre made in a common Year, is about 1,200,000/b. with Room for a confiderable Augmentation at a finall Expence, upon a due Application. The Salt is from the Pits of Montagne dorde, io named from the rich Treafure it encloses, which however only confifts of two Drains of Water never dry, and which produced an extraordinary Quantity of this Commodity. The Studs of this Diffrié are very confiderable, having always about 80 Stallions, 9000 breeding Mares, and from thefe about 5000 Colts yearly; here is no Manufacture of Drapery, nor any other Product meriting Regard.

#### 19. Of DAUPHINE.

THIS Province being divided into Mountains and Plains, the Productions correspond to this Diversity of Soil and Situation. The Mountains produce Firs, and other Trees proper for Marine Ufes, and cover feveral Sorts of Mineral- and Metals; and the Rivers that arife and flow from them, turn many Mills of Forges and Founderies, for carrying on divers Works of Iron, Steel, Copper, and Lead, according to the different Species of Metals caft and wrought here. The principal Iron Mine is in the Mountain of Allevard, fix Leagues from Grenoble, being of an excellent Quality, foft, eafy to forge and file, without Flaw. The Copper Manes are in the Mountain of Clocke, and those of Lead in the Gapençois, near the Cave of the Arnauds, and at the Village of Argentierer, four Leagues from Brianyon. In the Territory of Beffes, there are Slates; in that of Larnage a Mine of Vitriol and Copperas, and another of Tobacco-pipe Clay, worked up at Tain; Cexanne and Ceftiers, in the Briançonnois, produce Chalk, and feveral Parts in the Upper and Lower Dauphiny, Coal and Saltpetre. The Manufactures, which their different Metals and Minerals occasion and maintain, are fpread thro' the whole Province. Steel is made at Rives-Moirans, Voiron, Beaumont-Furent, Tulins, Beaucroiffunt, Chabons, and Vienne. The Iron is forged at St. Hugon, Hurtiers, Thois, Allecard, Laval, Goncelin, la Combe, Vriage, Revel, des Portes, St. Gervais, and Reyaut; and Scythes and Sickles are made at Voiron and Viziles: Sword Blades at River, Beaucroiffant, Tulins, Vioron, Beaumont-Furent, but above all at Vienne : Canaons are caft at St. George, and Anchors forged at Vienne : In fine, there are Copper Forges at this laft-mentioned Place, Turins, Noiron, and Beaucroiffant ; and the Vitriol and the other Minerals are prepared in the Fabricks and Laboratories of Allevard, Laval, la Cloche, Laugentieres, Lefchet, Bearrierie, and Larnage. Thele are the Products of the hilly Parts, and we will now defend to the Plains, where we may find growing in their proper Seafons, Hemp, Corn, and Mulberry-Trees, for the Nourithment of Silk-Worms. The Linen Manufactures of the former are at St. John-Cremiere, la Tour-du-Pin, Bourgoin, Vienne, Jalliew, Ruy, Lifk Dabo, Artas, St. George, Voiron, and at la Buifle. It is almost in the fame Places that Thread is fpun, for Sewing and for the different Sorts of Cap-making: Silk is made through the whole Province, excepting in the Mountains, and fome Parts too cold for the Worms; and befides thefe, here are many Paper Mills at St. Donat, Chateau-Double, Perus, Difimert, Chabucil, St. Viller, Creft, Vienne, River, Pariot, and Vizille. The Fabricks of Hats are established at Grenoble, Fontenil, Saffenage, Voreppe, Moirans, Creft, and Pont-en-Royans. Large Hides are dreffed on the Side of St. André, St. Jean-de-Bournay, Vienne, Server, St. Serre. 3

Serre, G tanned Dier-le-J other Pau Pine-Nu derable Branch, Tulin, S Pont-en-Vienne, i Cloths a

THI: Pn

here is made la Provence Laurent the beft larly the the Figs in that which t Worms, particula rally all Provence the Tan ployed i at Aix, Toulon, and at . unmixed likewife nan. o Copper

A energy of the second

large Quanis Province's

tpetre, Salt, ax, Lougnon, ces, where a ies are made; nty 1 and the m for a cont. The Salt re it encloses, d which prof this Diffrict eding Mares, e of Drapery,

ductions corproduce Firs, Minerals and lills of Forges er, and Leid. The principal . being of an Copper Mules near the Cave Briancon. In of Vitriol and Cezanne and he Upper and these different ole Province. Beaucroiffant, iois, Allecard, and Royans ; des at Rives, ne; Cannons re are Copper lint ; and the aboratories of nage. Thefe lains, where berry-Trees, he former are . Lifle Dabo. fame Places Cap-making : untains, and many Paper St. Viller, re established t-en-Royans. may, Vienne,

Serre,

## FRANCE, Ge.

Serre, Grenoble, Lunchin, Croes, and Goncelin; the Skins and finall Hides are tanned at Grenoble, Voiron, Romans, Valence, Loriol, Livron, Moutelimazt, Dier-le-fit, Vienne, and St. Antoine de Viennois. The Cheefe of Saffeinage or other Parts, fold under that Name; Gloves of Grenoble io light and fine: The Pine-Nuts, Refin, Turpentine, &c. gathered in theie Parts, make a confiderable Addition to the Trade of them; but I have yet to treat of a principal Branch, viz. that of the Woollen Manufactory carried on at Grenoble, Voiron, Tulin, St. Marcollin, Roybon, Serre, Beaurepaire, St. Jean-en-Royans, Romans, Pont-en-Royans, Creft, Montelmart, Tollinian, Dieu-le-fit, Buis, Valence, and Vienne, in all which Places are annually made from 38 to 40,000 Pieces of Cloths and Stuffs.

## 20. OF PROVENCE.

THIS Province is very fertile in Wine, Olives, Saffron, Oranges, Lemons, Prunes, Almonds, Nuts, Pomegranates, and all Sorts of excellent Fruit; and here is also gathered a very great Quantity of Silk and Wool: Of the Olives is made large Quantities of the fweetest Oil, besides those pickled, for which the Provencials have the best Method yet known. Their Muscated Wines of St. Laurent and Cioutat exceed any Thing of that Nature, and add to the Delights of the best Tables : The Raifins. wherewith these Wines are made, and particularly those gathered about Royuevaire and Auriol, are excellent in their Kind, as the Figs are dried here of two Sorts, and no Part of the World comfit their Fruits in that Perfection as here. The great Number of the Mulberry-Trees with which this Province abounds enables the Natives to breed vaft Quantities of Silk-Worms, and thereby procure large Crops of their precious Webs. The Soap, particularly that of *Marfeilles* and *Toulon*, is in very good Repute, though gene-rally allowed to be inferior to that flipped at *Alicant* in *Spain*. There are in Provence fixty Paper Mills, where many Sorts of this Commodity are made; and the Tanneries are many and very confiderable. The Country Wools are em-ployed in divers Manufactures of Stuffs, and many Fabricks of Hats; the latter at Aix, Marfeilles, Toulon, and in the Principality of Orange; and the former at Toulon, la Roque, Meuve, Solieres Cuers, Pequanto, Camvalles, Luc, Draguignan, and at Lorgues, though a great Part of these are made of Spanish Wool, pure and unnixed: At Gordes, Apt, Ayquieres, Auriol, Signe, Colmars, and Digne, are likewife made fome corded and other Stuffs, as there are at Arks and Grignan, of other Species: In this Province alfo are made many Hammers for Copper Work, which are all the Commodities it furnithes to Trade.

## 21. Of LANGUEDOC.

A LTHOUGH this and the laft-mentioned Province are joined together, enjoy the fame Afpect, and are expected to the fame Winds, they are, however, very differently divided, in Regard of the neceffary Advantages for Trade, more effectially in their Ports, with which the other abounds; and to this Nature has given one, fo that the few it enjoys, are the Effects of Art, made with a great deal of Trouble and Expence: However, as in their Sections I propose to confine my Difcourfes only to the Products and Manufactures of the Countries treated of, I shall omit cularging on their Situation, at least at prefeut, and profecute in this, the Method I have observed in my Account of all the preceding Provinces.

Languedae is efteemed as one of the best cultivated Provinces of the Kingdom of *France*, and justly merits this Encomium; its Inhabitants are numerous, diligent, fkilful, and industrious; it enjoys the Advantage of having a greater Diversity in its Products, than any other Province; yet this Country, fo well cultivated, and fo well peopled, might raife a much greater Revenue, support a much greater Number of Inhabitants, and furnish the State with much larger Succours, if it understood to attract by a fuitable Culture all those Advantages

which it is capable of procuring; it has plenty of Corn and Wool, but it might largely augment its Crops of Wine and Oil, and expect a furer, more benchcial, and immediate Sale to thefe Commodities, than they ever fird, or can hope for from the others; the Growth of Silk might alfo be greatly encreafed, and Cotton might be planted to Advantage, and this further improved by eftablithing Manufactures of it; much more Salt might be made, more Mines wrought, and a great Number of Things might be added to the natural Products of the Country, for which the Soil and Situation is adapted; however, I thall not enlarge on what this Part of *France* might be made to produce, but now acquaint my Readers with what its Products and Manufactures actually are.

This fruitful Province, one of the largeft, richeft, and most agreeable of that Kingdom, has two great Salt Marshes, the one at Mordirac, the other at Sigean, both yielding vaft Quantities of that useful Commodity. At Rieux, la Grangedes-pres, Ledéve, Carcaffonne, Limoux, Caftres, Alby, Alet, St. Colombe, Lauclanet, Laiffat, la Grace, les Saptes, Calabre, Mazanet, Terrières, la Caume, Bedarricux, St. Sivian, Quiffac, St. Hypolite, Bauzely, Vigan, Ganges, Saumennes, Anduze, Alais, St. Gervais, Sommieres, Gardonnenque, ia Salle, Beziere, Aniane, and Beaucoire, are many Woollen Manufactures of Cloths, Serges, Ratines, Baize, Crapes, Druggets, Linfey Woolfey, and feveral other Sorts of Stuffs: Of the filken Pa-bricks, the principal are at Touloufe, Montpelier, Nifines, Alais, and in fome other Towns and Villages along the Rhone, where are made Taffeties, Tabbies, Crapes, Tarandines, Brocades, Damasks, and some Goods with a Mixture of Silk and Wool, in which all the Silk gathered in these Parts is employed, being from 12 to 1500 Quintals in a common Year. The Verdegris made at Montpelier and its Neighbourhood, and the Crystal of Tartar prepared at Aniane, are in great Ethern among Strangers. The Diocefe of Mirepoix has also Mines of Iron, Coals, and Jett ; the Iron is found and wrought at Courfouls, St. Colombe, Quillau, and at Belejiat ; the Coal at Trimout, and at St. Benoift ; and the Jett at Lovan, and Ranaiet. Of Hats the Fabrick is very confiderable in these Parts; they are made at Montpelier, Quiffac, Sauve, St. Hypolite, Saumennes, Andufe, Alais, Ufes, St. Geniez, la Salle, Nifmes, Clermont, Beaucaire, Valborgne, Mairvrin, and Vala-rangue: Chefnuts and Hemp are plenty in the Vivares; and in the Discele of Carcaffonne, all the Inhabitants of the fix Boroughs, composing the little Territory of Graiffefac, are Nail-Makers. The Fabrick of Lace employs a good Part of the Workmen in Velay, and besides the Manufactures before-mentioned at Montpelier, there are made Blankets, Wax is whitened, and those Drams called Rffolis, composed in greater Quantities than can be confistent with their Drinkers' Health : But to abbreviate the Detail of this Province's Products, I shall excuse giving a more particular Account of them than the preceding; though in the following general one, I shall set down the Value of the total Produce and Manufactures, and add what Share of it is superfluous to the Province's Confumption, and therefore fent into others, and abroad.

Merchandi modities and Man guedoc.

Grain

Wine Brandy Hungary Drams Verdegris Olive Oil Woad Saffron Prunes Soude, or k Turniol, or Chefnuts Wood Staves and C Silken Good Cattle and V Forged Iron Nails Melting dow Paper Parchment Cards Soap Whitening o Linens Laces for Sta Pilchards, a Lamb and K Gloves Sheep, Goat dreffed int Glue Drinking and Plate Glafs Laces of Puy Fuftians and Blankets Hangings Fine and ord **Ditto Cloths** Worfted Stoc

Hats Taffeties, Ri Silk Stock Coarfe Silk S Confection o

Ecls of Aigue Sardignas Garden-Seeds

Merchandize

it might e benefi-, or can ncreafed, by eftare Mines ral Prohowever, produce,

res actu-

e of that at Sigean, Grangeedarrieux, Anduze. nd Beau-, Crapes, ilken Faome other s, Crapes, Silk and from 12 ier and its at Eiteem oals, and zu, and at , and Raare made Ufes, St. and Vala-Discefe of Territory Part of the at Mont-alled R f-Drinkers all excule igh in the and Ma-ConfumpFRANCE, Gi.

Merchandize and Commodities of the Growth and Manufacture of Lan-. guedoc.

The Price at which each Article in Trade is fixed and may amount to in a common Year.

830,000

440,000

120,000

1 50,000

200,000

50,000

100,000

120,000

50,000

15,000

150,000

300,000

60,000

1,800,000

1,000,000

120,000

140,000

20,000

140,000

15,000

60,000

105,000

150,000

30,000

10,000

100,000

800,000

258,000

50,000

20,000 30,000

90,000

230,000

20,000

40,000 400,000

900,000

50,000

35,000

30,000

30,000

80,000

4,100,000 8,450,000

50,000

2,000,000

The Value of the Goods and Merchandizes, extracted for foreign Parts, and other Provinces.

Grain Ls. 1,200,000 Wine Brandy Hungary Water Drams Verdegris Olive Oil Woad Saffron Prunes Soude, or Kale Turnfol, or Heliotropium Chefnuts Wood Staves and Cafks Silken Goods Cattle and Wool Forged Iron Nails Melting down old Copper Paper Parchment Cards . Soap Whitening of Wax Lincns Laces for Stays Pilchards, and other Salt-Fifth Lamb and Kid Skins Gloves Sheep, Goat and Buck Skins, dreffed into Chamois Glue Drinking and Sath Glaffes Plate Glafs Laces of Puy Fuftians and Dimities Blankets Hangings Fine and ordinary Stuffs Ditto Cloths Worfted Stockings Hats Taffeties, Ribbons, and Silk Stockings Coarfe Silk Stuffs Confection of Alkermes Ecls of Aiguesmortes Sardignas Garden-Seeds Livres : 15,198,000 9 A

400,000 830,000 440,000 120,000 1 50,000 200,000 1,000,000 25,000 80,000 60,000 30,000 15,000 60,000 150,000 30,000 1,500,000 600,000 8,000 60,000 10,000 100,000 30,000 5,000 50,000 60,000 400,000 30,000 150,000 40,000 20,000 5,00,000 150,000 600,000 30.000 50,000 20,000 15,000 15,000

Livres 13,093,000

22. Of

rchandize

#### 22. Of the Lower Navarre and Beatin.

**I** Bearn cannot be called fruitful, the Lower Navterre is much lefs (s, ining a mountainous barren Country, whole Soil will not produce any Thing but thro' Force of Application and Care; and it is owing to the Labour, Affiduity, and Indufty of the Inhabitants, that it yields the little it does. The Vallies of Barctont, Affe, and Offane, in the Precinct, or Senechaufé, of Okron in Bearn, produces prines to make Mafts for the Royal Navy; they likewife enclofe fome Mines of Lead, Copper, and Iron, which employ a Quantity of Forges, Founderies, and Hammers; fome Salt is alfo made in different Parts of Bearn, though very little more than ferves for the Natives' Confumption. The Productions of this Country for Trade are Wine, Wheat, Millet, Oats, Apples, Flax, and Hemp, felling their Wine, of which that of the Senefchalry of Morlae is effected excellent. Thefe two Provinces, more effectially the Mountains of Navarre, have most admirable Pafturage, which enables the Inhabitants to breed and raife a great Number of Horfes, black Cattle, and Sheep, of which latter the Wool is fo fine as to pafs for that of Spain; though here are no Woolen Manufactures, tures, except a trifling one for coarfe Cloths for the por Natives' Ufe.

## 23. Of French-Flanders.

**O** F which Lijle is the Capital and Centre of its Trade; its Manufactures, and the Undertaking of its Merchants, employ and maintain about 100,000 Workmen, either in the City, Suburbs, plain Country, or the neighbouring Villages: The Commodities which this Part of *Flanders* produces are Grains of all Sorts, for the Food both of Men and Beafts; Hay, Wood, Fruit, Wool, Horfes, Flax, Cattle, Butter, and prodigious Quantities of Rape Oil.

The Manufactures confift in Cloths, Serges, Ratines, and divers other Sorts of Stuffs, made with Wool alone, or mixed with Silk or Thread ; and others, where feveral Sorts of Linens are made, both figured and plain; Hides differently tanned; Tickings, Camlets, Damaíks, Velvets, Laces white and black, either of Thread or Silk, Tapeftry, gilt Leather, Pipes, Match, Pafteboard, Stockings, Breeches, Caps, or other fuch knit or wove Work; fine Ozier Bafkets, Hats, Barragons, Crapes, Blankets, and feveral other Species of Stuffs : All these Manufactures are established in the City of Lifle, and the Commerce they occasion can hardly be imagined. At Orchies are made Trippes; at Douay, the fame Things in Proportion as at Lifle ; at Armendiers Efterminas, fome Cloths, and a very few light Stuffs; it is in this City alfo that the Linens made in the adjacent Parts are all fold; at Lanoy and its Jurifdiction fome light Stuffs alfo are made. At Gorgebe in a Fabrick of plain and figured Linens, whitened in the Whitfteries of this Place, which are excellent for the Purpole. There are feveral Locans of Woollen Staffs, or those mixed with Silk, at Roubais and Turcoing ; at Menin is a Fabrick of Linen, and another of Hats ; and in fine, at Tournay are made worked Stockings, mock Plufh, and Earthen-Ware.

#### 24. Of Lorrain and Bar.

THERE are but few Woollen Manufactures in either of these Duchies, and none of Silk; what little is carried on of the former is at St. Nicholas, St. Marie-au-Mines, but the Cloths are very coarfe and in little efteem. At Nancy is a Fabrick of ordinary Hangings, though fo trifling, that I should not have mentioned it, but to avoid leaving out any Manufacture in a Country where there are fo few, That of Thread Laces is not only more confiderable, but is almost the only one that merits any Regard; Mericourt, Vezelize, Neufchateau, and fome Villages in their Jurifdiction, are the Places where most are made, and employ five or fix hundred Women or Girls; it is true they are far from being fine, but of a Quality very fit for the Spanifh Markets, where feveral thousand Pieces are annually fent. Houshold and other Sorts of Linen, Worsted Stockings and Caps, Hats, Cordage, Nails, and and Paper, a and what the Rape Oil, if making Salt appropriated cellent Sort; Salins, and if The Iron

in the plain of Forges. are of little prepare it. Walls of old in the Mou are eftablishe and at the ' at Pont-a-M the Prefling at most ferv ticularly tho and the For Plenty ; and cially for Ca cour, and Br be regarded a

#### UNDER rial and of this Cou Brandy, Lir fides which beft of whic all Sorts of Cloth, with of thefe Ma Worfted Ste Tanneries, Toul. A Sui produce abo Rape-Seed, of Vofge fur cially those

# THE T tility,

the Manner

of the Low Alkermes, i Commodity Holland, to fift of Hany of Hemp, a are Mines prepare the in the neigh Founderies

FRANCE.

and Paper, are allo Manufactures of these Provinces, but all confumed at Home *i* and what they afford for Trade is Salt, Iron, Alum, Saltpetre, Wood, Cattle, Wool, Rape Oil, Honey, Wax, Wine, Brandy, Skins, and Glaß. Places proper for making Salt are found in many Parts of *Lorrain*, fo that at least a Dozer, might be appropriated to this Purpose, which would furnish a large Quantity of an excellent Sort; though only three are now wrought, viz. at *Rozieres, Chateur-Salins*, and *Dieufe*.

The Iron Mines are chiefly in the Mountains of Volge, though there are forme in the plain Country; they afford Plenty of Metal, and employ a great Number of Forges. The Allum Mines are only found in the Voyvre near Longevi, and are of little Advantage to the Lorrainers, as they neither know how to extract or prepare it. Of Saltpetre they have no Mine, but collect it, as elfewhere, on the Walls of old Houfes, and other antique Buildings. Timber and Mafts are felled in the Mountains of Volge, both for Ship and Land Ufe; and the Glafs-houfes are eftablished in the Woods of the Provoftry of Arnay, in those of St. Michael, and at the Village of Tavoy, three Leagues from Nancy. Brandies are diffilled at Pont-a-Mouffen, though not from Wine as in other Parts of France, but from the Preflings of the Grapes, which are taken in large Quantities in the Mountains, and the Forefts of Volge, are fold at Strafburgh, &c. Wheat grows here in Plenty; and the Lorrainers are efteemed the beft Founders in Europe; effeccially for Cannon, Mortars, and Bells; the Inhabitants of Levefeour, Outremicour, and Breranne, are the most reputed for thefe Fabricks, and this Art may be regarded as a Sort of Trade in Lorrain.

#### 25. Of the three Bishopricks.

UNDER this Title are comprehended Metz, Toul, and Verdun, three imperial and epifcopal Cities in Lorrain, now fubject to France. The Products of this Country are Wine, Wood, Grain, Salt, Hides, Fruit, Confectionary, Brandy, Linen, and wrought Wood of St. Lucia, a fweet-fcented Wood; befides which here are feveral Woollep Manufactures, and Fabricks of Caps; the beft of which are eftablifted at Metz, and its Neighbourhood, which confift of all Sorts of Ratines, divers Species of thin Serges for the Women's Wear, cearfe Cloth, with fome Druggets, and Eftaminas. Toul and Verdun have alfo fonce of these Manufactures, but very inconfiderable, both in Quantity and Quality. Worfted Stockings are made in all the three Cities, and these Parts abound is in Tanneries, that there are above forty at Metz, more at Verdun, and inversal at Toul. A Sufficiency of Salt is extracted from the Works of Moyenvie, as these produce about 9000 Muids per Annum. Oil is made here from the Lorrain Rape-Seed, both for their Woollen Manufactures and Lamps. The viruntains of Voge furnifit the three Bithopricks with Cattle, Butter, Cheefe, Shors, cipecially those of Bears, and Wood for all Ufes; besides which they make Branely in the Manner that is expressed under the preceding Section of Lorrain.

## 26. Of ALSACE.

THE Trade carried on in this Province, bears no juit Proportion to its Fertility, and the Number of its Products; however, Strafburgb, the Capital of the Lower Alface, furnishes Trade with Tobacco, Brandy. Hemp, Madder, Alkermes, Safiron, Hides, Tallow, Wood, and large Cabbages, of which laft Commodity, though feeningly trifting, th re is yearly fold at Mayence and in Holland, to the Amount of 30,000 Crowns: The Manufactures of this City confit of Hangings, ordinary Cloths, Blankets, Serges, and fome Linens, raade both of Hemp and Flax; at Giromani, St. Marie-au-Daines, Aftembare, and Munfler, are Mines of Silver, Copper, and Lead, all in the Upper Alface; and to melt and prepare the Iron of these Mines of Befort, there are many Furnaces and Forges in the neighbouring Foreft, and for those of Copper, a Number of Hammers and Founderies.

27. Of

735

but thro', and In-Barctons, produces Mines of rices, and rery little s of this d Hemp, r Apples, emed extre, have on raife a he Wool Manuface

iving a

ures, and 100,000 ghbouring Grains of it, Wool,

er Sorts of ers, where ly tanned ; of Thread Breeches. Barragons, nufactures can hardly Things in very few cent Parts nade. At Vhitfteries Loc.ns of at Menin are inade

chies, and *a*, *St. Ma- Nancy* is a mentioned re fo few, ly one that es in their x hundred ty very fit Houfege, Nails, and

## 27. OF ROUSSILLON.

THE Wool, Iron, and Olive Oil of this Country are the principal of its Products for Trade: The first of these are so fine and good, that they almost equal the Spanish in Quality; the Extract of Oil in a common Year, is to the Worth of 2 to 300,000 Livres; but of the Wine, though good, only a middling Quantity is fold; the Reft of their Trade confifts in Wheat, Millet, large Cattle, and Sheep. Rouffillon has no one confiderable Manufacture; here are however fome Blankets, ordinary Linens, and coarfe Cloths, made for the Peafants' Clothing and Ufe.

I HAVE now finished my Detail of what each Country of France produces, and shall next inform my Readers how these Products are disposed of, in the general Traffick of that Kingdom, excuting to mention any Thing of the Trade carried on with Great-Britain, as this has been spoken to already.

The Commerce of France is extended almost to every Part of the known World, where any is carried on, and it is this only I shall speak of, without regarding their Home Trade, and thall begin first with that they maintain with Holland, as the most confiderable of any other they are engaged in ; and the principal Cities concerned in it, are Paris, Rouen, Orleans, Dieppe, Dunkirk, St. Valery, Caen, Nantes, St. Malo, la Rochelle, L'Ifle de Rhè, L'Ifle d'Oleron, Pourdeaux, Berberac, Montauban, Buyonne, Lyons, and Marjeilles, whole Trade with the Dutch I shall de-feribe in Order. Of the Manufactures of Paris, are fent to Holland all Sorts of rick Silks, as Gold and Silver Brocades, and those without either of these Metals; Gros de Tours, Damaík, flowered and plain Sattins, Tarandines, Thread Laces, Ribbons and Girdles, Aprons, Head Dreffes, Gloves, Fans, Jewels, Books, &c. From Rouen they extract Linens, Caudebee Hats, Laces of Silk, and of Gold and Silver, true and falfe, Silk and Worfted Stockings, divers Sorts of Mercury and Hardwares, Greening Weed for Dyers, Thiftles for Clothiers, Safh Glafs, Bon Chrêtien Pears, Rennet Apples, Cider, and Sweetmeats. From Orleans, they have only Gâtinois Saffron, Orleans Wine, and fome from the Loire, and Brandies: Dieppe furnishes them with Sash Glass, Laces, Mercury, and Hardwares, and a large Quantity of Combs, and Horn Tobacco-Boxes. The Trade of Dunkirk with Holland is now reduced to the Importation only of the Returns the former gets by its American Commerce, and which are principally fent to Rotterdam. St. Volery has hardly any Trade with the Dutch, nor does Caen remit them any Thing but Paper, which is fear both to Amflerdam and Rotterdam. St. Malo supplies the former with Paper, Honey, Grain, Calf-Skins, Grindstones, India Goods, coarfe Sugars, and feveral Spanifb Commodities.

Nantes fends them Bretagne Linen, Butter, when fearce in Holland, Corn, fuch as Wheat, Rye, and Mailin, Honey. Gatinois Saffron, Loire Wine and Brandy, Paper, Prunes of St. Catharine, Sugar, Indigo, Cocao, Rocou for Dying, and Cotton Wool: Rochelle furnishes Amflerdam with Wine and Brandy, Salt, Paper, brown Sugar, Syrup, Indigo, Martinico Cocao, Walnut-Tree Boards, &c. The Itles of Rbe, Oleron, and Town of Cognac, fupply it plentifully with fmall Wines, particularly that from St. Martin, Brandy and Salt. Bourdeaux fends there Brandy, Vinegar, Perigord Chefnuts, Prunes of St. Antonin, Walnuts, and Walnut-Tree Planks, Honey, Montauban Saffron, Linfeed for Oil, Paper, Turpen-tine Refin, and Pitch, coarfe Sugars, Indigo, and Rocou, Syrups, and feveral other Commodities. Bergerac only affords for this Trade, Wine and Chefinuts, with which at least a hundred and fifty Ships go yearly laden from hence and Libourne to Amflerdam. From Bayonne are carried there the feveral Wines of Jour-nanfon, Bearn, Chaloffe, and Cape Breton; Brandies, Chefnuts, Prunes, Hams, Liquorice, Turpentine, Refin, and Pitch; a large Parcel of Spanish Wool, Honey, Bed Feathers, and Linfeed. Lyons only deals with Amilerdam in Silks and Ex-changes, though Marfeilles fends there Olive Oil, Soap white and marbled, Brandy, St. Laurence Wine, Olives, Capers, Anchovies, Honey, Almonds, Figs, Raifins, Currants, Tunny Fifh, Dates, Verdegris, Perfumes, Woad of Languedac, Marjeilles Quilting, Silk Stockings of Nijines, all Sorts of Arabian and Levant Drugs 5

Drugs, Coffe Hair, and fev And what I Cotton Wool contraband, S Quills, fine V and Seed Pear Copper, Tin, Limbecks for Quickfilver, of Skins, Fla and Plank for Cheefe, Tallo bone, Train, bergris, Cori Whitfterers, Sorts of Thr China-Ware, Merceries for all Sorts of

By which France and Commerce of Chriftian M Year 1658, United Prov the followin

Of Velvets, made a Of Silk Rib

Laces, Of Caflor, Of Feathers

Clock Of Gloves Of Wools Of the diff Cham

> Of Pins an Of Hardw Of the diff Of Furni Of Bourde Of Brandy Of Saffron

# Which

Monf. from Roc five or fix other Gra amount fome Al was mad exchange The I Italy, th

has with

Drugs, Coffee, Silk, Cotton Wool and Thread; Angora Goats Hair, Camels Hair, and feveral other Sorts of Merchandize:

And what Holland fends to France in Return, are Cloths; Cambricks, Hollands, Cotton Wool and Thread, Chints and Muslins, but these by Stealth, as they are contraband, Sugar-Candy, Pepper, Cinnamon, Cloves, Mace, Nutmegs, writing Quills, fine Wool, Horfe Hair, Ox Horns, Drugs for Dying, Diamonds, Pearls, and Seed Pearls, Madder, Galls, Gums, Allum, Copperas, Vitriol, Pewter, Lead, Copper, Tin, Steel, Iron, Iron Plates, Pots and feveral other Works of this Metal ; Limbecks for Diftilleries, and Kettles for boiling Sugar; Brafs and Iron Wire, Quickfilver, refined Brimftone, all Sorts of tauned Hides, Ruffia Leather, all Sorts of Skins, Flax, Hemp, Cables and Cordage for Ships, Sail-Cloth, Mafts, Yards, and Plank for all Marine Ufes ; Timber for Houfe-building, Refin, Pitch, Tar, Cheefe, Tallow, Candles, Butter, Salmon pickled and fmoaked, Herrings, Whalebone, Train, Linfeed, and Rape Oils, Linfeed for fowing, Mufk, Civet, and Ambergris, Coral, and yellow Amber, Staves, Calks, Alhes for the Soap Works and Whitflerers, white and yellow Wax, Wax Candles and Flambeaus, Starch ; all Sorts of Thread for Sewing or Weaving, as also for making Cables and Sails, China-Ware, Tea and Chocolate, Couries, and all Sorts of Copper Basons and Merceries for the Guinea Trade; Tapestries of different Species, Cannon, and all Sorts of Fire-Arms, Powder, Bullets, and Bombs.

By which may be in Part feen how confiderable a Trade is carried on between France and Holland; and if we may believe the Author of the Memoirs on the Commerce of the Dutch, Monf. Borcel, who was their Ambaffador to his moft Chriftian Majefly, had declared and proved to the French Court, that in the Year 1658, Goods had been entered in the feveral Cuftom-houses of the seven United Provinces to above three Million and a half of Guilders in Value, in the following different Sorts of Commodities, viz.

Guilders. Of Velvets, Satvins, Gold, Silver, and other Brocades, Taffeties, &c. made at Lyons, Tours, and Paris, to the Value of 6,000,000 Of Silk Ribbons, Thread, and Gold and Silver Laces, Buttons, Stay-Laces, &c. 2,000,000 Of Caftor, Nicuna, and Caudebee Hats, made at Paris, &c. 1,500,000 Of Feathers, Belts, Fans, Head-Dreffes, Looking-Glaffes, Watches, Clocks, and other Merchandize of this Sort 2,000,000 Of Gloves made at Paris, Rouen, and Vendome 1,500,000 Of Wools fpun in Picardy Of the different Ser is of Paper made in Auvergne, Limofin, Poictou, 1,500,000 Champagne, and Normandy 2,000,000 Of Pins and Needles, Box, Ebony, and Ivory Combs 500,000 Of Hardware from Auvergne 500,000 Of the different Sorts of Linens from Bretagne and Normandy 5,000,000 Of Furniture, Beds, Quilts, Blankets, Curtains, and Fringes 5,000,000 Of Bourdeaux, Gascoyne, Saintonge, Orleans, Anjou, and Nantes Wine 5,000,000 Of Brandy and Vinegar Of Saffron, Soap, Honey, Almonds, Olives, Prunes, &c. 1,500,000 2,000,000

Which Imports together make thirty-fix Millions of Guilders

Monf. Boreel reprefents, that befides all this, Holland annually extracted from Rockelle, Marans, Brouage, and the Islands of Rhe and Okron, above five or fix hundred Ship-loads of Salt, without including Hemp, Wheat, and other Grain that they take from France in a plentiful Year, which fometimes amount to more than fix Millions; and though their Trade must have fuffered fome Alteration in near a Century that has elapfed fince the above Calculation was made, yet it still continues very great, and most of the fame Commodities exchanged as were by the preceding Account.

36,000,000

The French likewife carry on a very important Trade with Portugal, Spain, and Italy, though nothing nigh fo much as they formerly did, as Spain in particular has within a few Years past fet up feveral Manufactures of Silk, more effectially at Valencia.

9 B

737

ncipal of its

hat they al-

n Year, is to

od, only a

eat, Millet, cture ; here

made for the

France pro-

pofed of, in

hing of the

own World,

arding their land, as the

Citics conten, Nantes,

berac, Mon-

I thall de-

all Sorts of

efe Metals ;

read Laces, Books, &c.

of Gold and

lercury and

Glafs, Bon

Valencia, which now rival the Lyonnois Fabricks in Pattern, Goodnefs, and Due : they however ftill fupply Portugal with this Commodity, and both Kingdoms with fome Woollens for their American Trade ; on the contrary, raw Silk is carried from Italy to France as well by Sea as Land, and all the Italian States in Return take of fome Part of their fleecy Treasure wrought into Serges, Cloths, Druggets, Sc. Of Hats, fome are yet exported to all these Countries, though in nothing near the Quantities as was usual when those of *Caudebee* were the celebrated ones of *Europe*; their Linens and Lace also continue to find a Sale as well in most Parts of Italy as the Spanifb and Portuguefe Dominions, both in this Part of the Globe and America: and these States furnish the Wants of the French with large Parcels of Hides from Buenos Ayres and Neuva Colonia, as they do with Snuff and Roll Tobacco ; of the former it is faid, about two thousand Ton from Spain, and as much of the latter from Portugal; they also take from Spain large Quantities of Soap ready made. with Oil and Sofa or Barrilla, to manufacture more at Home , and with this latter they likewife fupply themfelves for their Plate Glafs Fabricks. With their Wine, Brandies, and Salt, they carry on a prodigious Trade to all the North, for though many of those Parts are fupplied with these Commodities at Second-hand by the Dutch, yet none totally; for Sweden, Denmark, Ruffia, and the Dantzickers relieve a great Part of their Wants with their own Shipping, which they load with Iron, Steel, Copper, Tin, Lead, Powder, Stock-Fifh, Salt-Fifh, Tallow, Wools, Boards. Maîts, Hemp, Cordage, Tar, and other naval Stores for the French Markets; though indeed, in Regard of the French Interest, it fignifies very little what Nations are the Exporters of their Commodities, provided they be taken off. They carry on an immense Trade to the Levant, and on the Coasts of Barbary, principally with their own Products and Manufactures, and fupply all their Well-India Settlements with them; they fhare all the European and American Filte-ries, and if they do not do as much as the English and Dutch do in them, they do more I believe than all the other Nations put together. Their Commerce with Germany is also confiderable, and a great Part of this is carried on by Land, as the two Empires in many Places join, so that Silks, Salt, Woollens, &c. they may get to Market without the Intervention of any Sea Carriage, and bring back an Affortment of those fine Threads and Laces for which many of those Parts are fo fantous. The Flemings come empty, and load back with Wine, Brandy, Syrup, and Sail Cloth. The *Hamburghers* bring Lead, Copper, Starch, Staves, Steel, Iron; and in Return take Salt, Wines, Brandy, Indigo, Ginger, and Paper. For carrying on their Weft-India Trade, the French have a Company with an exclufive Charter, which was at first formed in 1628, to support the Colonies they had at that Time eftablished in Canada, and to fettle others in that vast Tract of Land then most Part unknown; this Company immediately began to flourish, and the large Settlements fince made there are properly owing to its Activity and good Management, though it subsided no longer than till 1649, when it began to sell Part of its Grant, and finished the Whole by 1651. This occasioned a Succession of Companies under different Denominations, and frequently split into several Secieties, too prolix to be inferted here, till they were reunited again in one, in 1664, under the Title of The Royal West-India Company, but this only lasted for about nine Years, when the King annulled the Patent, and annexed all the American Settlements to this Crown, at which Time there was also established a more confiderable Affociation, I mean that of the Eafl-India Company, which ftill fubfilis; and there are now very large Colonies and Settlements in both the different Diftricts, though the Support of the one and the other has coft that Monarch feveral Millions. Here is likewife the Company du Baftion de France, fettled in the Kingdom of Algiers; and that of Senegal, after fome Years' Traffick, was in 1718 finallowed up by their grand Company of the *Indics*; though out of this forung their *Guinea* Company, which changed its Name for that of the Alliento, and then for the *South Sea* Company, and in its Turn loft both the one and the other, in its Abolition, the King laying the Trade of their Diffrict open to all its Sub-jects in 1716. They have also had their Hudjon's-Bay, Miffifipi, Weffern, and Canada Companies; the Company of Acadie, Company of the North, Levant Company, and St. Domingo Company, all which have been fo altered and jumbled together, that it would take up too much Time, and be little to the Purpuls,

pole, to g tation on ing its Suf regarded w

ME treater never be a lefs than i Places of its Bay, SI Valencia, a to that with Capital of diftant from Trade, by of the Kin are the ufu all foreign in the Cuf At St. Sel Holland, a which is b Chefnuts, Oranges, Cochineal, American 1 laga and Ca and Wine fill greater Commodit tery, Caflil Salt. Val lightful fer tion, but i at Alicant. nied, and I afferted. L though the chiefly thij Holland, Si bricks, Bri though I Gauzes, R Worfted S and Nutm Ships, Can parillas of I fewing Th Commerce Naples, Flo Linens, and only Iron, Sali, Cc. vearly freig the filand thipped fo

### S.PAIN, Gr.

pole, to give a diffiner Hiftory of them: I fhall therefore conclude my Differtation on the Trade of *France*, with this additional Remark, that, notwithftanding its Sufferings by the late War, it feems a very growing one, and must be regarded with a jealous Eye by every Well-wifter to that of *Great-Britain*.

and Dye :

doms with

rried from

rn take off

s, Ge. Of

of Europe; of Italy as

d America ;

Hides from

co; of the f the latter

eady made,

this latter

heir Wine.

for though

and by the

kers relieve

with Iron.

ols, Boards,

Markets ;

little what

taken off. of Barbary,

their Well-

them, they Commerce

on by Land, is, &c. they

l bring back

ofe Parts are

ndy, Syrup,

taves, Steel,

Paper. For

th an exclu-

ies they had

ract of Land

ifh, and the

d good Ma-

to fell Part

uccefiion of veral Socie-

ne, in 1664.

ed for about

a more con-

dill fubfifis;

fferent Dif-

ttled in the was in 1718

this fprung

Affiento, and id the other,

all its Sub-

Veftern, and

rth, Levant

ed and jum-

to the Pur-

# Of the Trade of SPATN.

THE principal, and most beneficial Branches of this Commerce, have been treated of already in that carried on with us, as the Trade with the French can never be accounted fo, the Balance being greatly in their Favour, even in that, leis than middling, Traffick yet fubfifting between the two Crowns. The chief Places of Trade in Spain, are Madrid, St. Seballian, Bilboa, Seville, Cadiz, and in its Bay, St. Maria, Port Real, St. Lucar, and Rota, Malaga, Cartbagena, Alicant, Valencia, and Barcelona, in all which the Dutch have fome Commerce, and, next to that with the English, the most advantageous one to the Spaniards. Madrid, the Capital of Spain, is fituated almost in the Middle of it, and confequently lies very diftant from the Sea, which however does not hinder its carrying on a confiderable Trade, by Means of the Correspondence it has settled with the several Sea Ports of the Kingdom, and elfewhere, more efpecially at Cadiz and Carthagena, as thefe are the usual Places where Goods are landed for the Metropolis ; and it is here that all foreign Commodities are entered for the Court, on Account of the Difference in the Cultoms, which greati; vary between the feveral Ports of this Kingdom. At St. Sebaftian's great Quantities of Wool are thipped for England, France, and Holland, as also Chefnuts and small Nuts for the latter, both from hence and Gigon. which is but a little diftant. From Bilboa, the Dutch carry Wool, Iron, Saffron, Chefnuts, Oranges, and Lemons: From Seville they take Olives, Oil, Wool, Oranges, Lemons, Morocco Hides, and Wine: From Cadiz, they have Indigo, Cochineal, Tobacco de Verines, Jefuits Bark, Sarfaparilla, Venelloes, and other American Drugs and Hides, Salt, Wine, Oil, Figs, Raisins, Wool, &c. At Malaga and Carthagena, they fupply themfelves with Wool, Oil, Olives, Raifins, Figs, and Wine, and from this latter with fome Sofa or Barilla. Alicant affords them ftill greater Supplies, as from hence they have a better Sort of the laft-mentioned Commodity; Red Wine, accounted by the Dutch a good Remedy for the Dyfentery, Caflile Soap, Annifeeds, Cummin-Seeds, Almonds, Raifins, Saffron, Oil, and Salt. Valencia, though the Capital of the Kingdom of that Name, and a most delightful fertile Country, produces nothing for the Dutch, nor indeed any other Nation, but raw or wrought Silks, of which the first is however generally all shipped at Alicant, when the Extraction is permitted, which has for 'ome Years been denied, and Valencia grows no Almonds or Wines, as most Au hors have erroneously afferted. Barcelona is the Capital of Catalonia, where some few Woollens are made, though the only Extracts from these Parts for Holland are Brandies and Nuts, chiefly thipped at Saloe. The Merchandizes which the Dutch carry to Spain are Holland, Silefia, and Ofnabruck Linens, printed Cottons and Chints, Muflins, Cambricks, Brabant and Flanders Lace, Gold and Silver ditto, English and Dutch Cloth though I believe thefe are now prohibited, Gold, Silver, and Silken Stuffs, Gauzes, Ribbons, Fans, Wigs, Velvets plain and flowered, Caffoys, Silk and Worfted Stockings, Merceries, and Hard-ware of all Sorts, Pepper, Cloves, Mace, and Nutinegs, Wheat and other Grain, when wanted, Wood for the Building of Ships, Canvas, Cords, and Twine, Ships built on Purpole for Sale, Anafcotes, Lam-parillas of Bruges, and Picottes of Lifle, Tapes white and coloured, Butter, Cheefe, fewing Thread, Paper, Cards, Table Linen, Ruffia, and other Hides, &c. The Commerce between Italy and Spain confifts in feveral Sorts of wrought Silks from Naples, Florence, Milan, Genoa, Meffina, and Legborn, Hoops, Pipe-Staves, Paper, Linens, and Corn, on Failure of the Spanife Harveft. The Swede, and Danes bring only Iron, Copper, Pitch, Tar, and Lumber: and re-load with Wine, Brandy, Salt, Se. The Hamburgbers likewife take off these Commodities, and belides, they yearly freight two or three Ships, to load almost folely with Saffron and Almonds. The Island of Majorea is very fruitful in Oil, of which great Quantities are yearly shipped for all Parts of the North, and that of Ivica is greatly frequented for its Salt.

Salt. of which one Sort is different in Colour and Grain from that made at Almai The greatest and most important Part of the Spanifle 'Frade is carried on at Gadiz, and this on Account of the Galleons and Flotas being difpatched from, and returning there. And as it is a Commerce in which the principal Nations of Europe are concerned. I shall give my Reader fome Idea of the Method of its Transaction, and acquaint him with the Affortments of Goods proper for an Interest therein. The Gallcons was a Name formerly given to large Men of War of three or four Decks : and though it has been for a long Time difuted with this Significancy, it is however ftill retained by the Spaniards, and used indifferently for all the Ships which yearly fail from Cadiz, for Carthagena and Porto-Bello; of thefe, there are eight for the King's Account, which are Men of War, and from twelve to fixteen belonging to Merchants, who obtain, or rather purchafe, the Permiflion to undertake this dimerican Voyage. The Ships are all fitted out at Cadiz, from whence they may full at any Time, though they commonly depart forme Months before the Flota, which leave this Place always in *Augull*, and are about two Years before they return. The Flota confifts of three Men of War for the King's Account, and an equal Number with the Galleons for the Mcrchants, from four hundred to a thouland Ton, which fails, as before obferved, about August, for la Vera Cruz, and is generally nineteen or twenty Months in its Voyage. Befides these Diffinctions in the Well-India Convoys, there is yet another, under the Denomination of the Flotilla, or little Flota, which the Spaniards give to fome Ships, fent before the Flota on its Return from la Vera Cruz, with an Account of the Time of its Departure, and what its loading confifts of. When these Fleets fet out together. they feparate in the Latitude of the Antilles, and rejoin on their coming back at the Havanna, in the Ifle of Cuba; the Galleons are always the richeft, though the Affortments of Goods proper for the different Markets, much the fame ; the following therefore will indifferently ferve for both.

### From ENGLAND.

Cloths in twenty Pieces, nineteen Brown and one Black.

Sempeternas, in forty Pieces, the following Colours, viz.

Fifteen Pieces of Parrot Green, fifteen Pieces of Sky Blue, five Pieces of Mulk, five Pieces of Black.

Serges, all Brown, or forted like the Sempeternas.

Estaminas, wide and well calendered, Brown and Green.

Serges, fine, of a scarlet Colour. Says, White and Black, well calendered.

Bombazeen, double, Brown and Greenifh.

Serges of Hoogwet, half White and half Black, very fine and well calendered. Bays of Colchefter, the hundred Pieces afforted as follows, viz.

Twenty Pieces Black, fifteen Pieces Parrot Green, fifteen Pieces Sky Blue, twelve Pieces of the best Yellow, ten Pieces Scarlet, ten Pieces Red, eight Pieces Violet, five Pieces very White, five Pieces Carachuca, a Colour which

I am quite ignorant of. Stockings, Worsted, of the first and second Sort.

Ditto, Silk, ordinary knit, in Packets of ten Pair, viz.

Three Pair Sky Blue, two Pair Dove Colour, three Pair Parrot Green, two Pair light Yellow.

#### From FRANCE.

Several Sorts of Linea, as Rouennes, Florettes, Blancartes, &c.

Caftor Hats, two Thirds White, and one Third Black.

Plush Velvet, the twelve Pieces afforted as follows,

Four Pieces Musk, two Pieces Olive Colour, two Pieces Amber Colour, one Piece Sky Blue, one Piece Fleth Colour, one Piece Parrot Green, one Piece Black

Stuffs called Lamas, twelve Pieces, afforted as follows,

3

Three

Three thre Thread S Laces. G Cuts of h

Cloth, fu Two P Piece Cotton pr Spain : as follo Thir fifi Pie Or as t Fifty Pie Pie Some Piec and bla Nonpareils of lively Says, fine, Tapes, W Thirds. Ditto, Flef Caftor Hat Pepper and Cloves and Ruffia Hide Wax, Whi Stuffs of L Plufh Velv Silk Broca Colour. Barragons o Picote Woo Ditto, Silk Serges, fine Cambricks, Hollands. Lace, calle Affortme Twent Ten Forty twe fifte Twent wide Sort Ten L to fo Tranfillas a Damaík Na Some Platil

# SPAIN, Ga.

Three Pieces Flefh Colour, three Pieces Sky Blue, three Pieces Parrot Green, three Pieces Caracucha.

Thread Stockings.

Laces, Gold and Silver, from one to eight Fingers wide, one Third of each Sort. Cuts of black Laces, a Foot, or half a Yard wide.

#### From Holland and Flandert.

- Cloth, fine, of two Aunes wide, twelve Pieces, afforted as follows, viz. Two Pieces Black, two Pieces Scarlet, two Pieces of a light Nut Brown, two Pieces Olive, two Pieces of deep Cinnamon, and two Pieces of Mufk.
- Cotton printed Cloths, called Guineas, which are denominated Hollandillas in Spain; twenty-five Aunes long, and the Affortment of a hundred Pieces to be as follows, Gr.
  - Thirty Pieces deep Blue, twenty Pieces pale Blue, fifteen Pieces Parrot Green, fifteen Pieces Orange, ten Pieces Mutk, five Pieces Yellow, and five Pieces Flefh Colour.
- Or as the fubfequent;
- Fifty Pieces of Blue, deep and pale, ten Pieces of a pale Flefh Colour, ten Pieces of Parrot Green, ten Pieces of Orange, ten Pieces of Mufk, ten Pieces Yellow.
- Some Pieces of Goods made of Goats Hair, wide and narrow very fine, of Mufk and black Colours.
- Nonpareils, Palimites, Serges of Leige of a deep Scarlet ; ditto, corded, of Holland of lively Colours; Dimities, Browns and Greens. Says, fine, half Black and half of a very good White.
- Tapes, White, made of Erver welt Thread, of twenty-eight Threads, the two Thirds.
- Ditto, Flefh Colour, of eighteen Threads, the other one Third.
- Caftor Hats, fine, two Thirds White and one Third Black.

Pepper and Cinnainon, when they are cheap; as the Charges run high on them. Cloves and Mace, in a finall Quantity, as the Confumption is not great.

- Ruffia Hides; Mufk in the Cods and out of them.
- Wax, White, in Cakes of five Roves : Knives, with Ivory Handles.
- Stuffs of Leyden, of a fine Black, two and three threaded Velvets.
- Plufh Velvet.
- Silk Brocades of plain Colours, among which must be neither Red nor Flesh Colour.
- Barragons of Lifle, and double ones of Valenciennes.
- Picote Woollen, of modest Colours and Browns.
- Ditto, Silk, Lamparilles and Anafcotes.
- Serges, fine, of Germany, all of brown Colours.
- Cambricks, of the fineft and cleareft Sorts.
- Hollands, very fine; and Laces of all Sorts, especially fine.
  - Lace, called Cortes, of the Price of eight or fixteen Rials of Plate the Yard; the Affortments of the Cortes of Anvers are made for a hundred, as follows, viz.
    - Twenty Sorts of Transillas, in two Affortments, viz.
    - Ten of the fame Pattern, from two to four Inches wide. Forty Aluxeriados, with fmall Holes in;
    - twenty-five from two to four Inches Width,
      - fifteen from two to five Inches Width,
    - Twenty Puntas de Molquito, the half from three to eight or ten Inches wide, and the other Half from four to eight or ten Inches wide, but each Sort to be of the fame Pattern.
    - Ten Licenciados, very fine, of one or two Inches wide, and fome from three to four Inches wide, for Women's Head Dreffes.

Tranfillas and Aluxeriados, of the fineft, from one to two Inches wide. Damask Napkins and Table-Cloths

Some Platilles, Eftopilles, and Bocadilles.

9 C

From

eturn\_ ope are on, and n. The Decks : owever h yearly for the nging to is simenay fuil , which return. an equal thoutand nd is geftions in of the efore the f its Detogether, g back at lough the

Almat.

Gadiz.

of Mulk,

the fol-

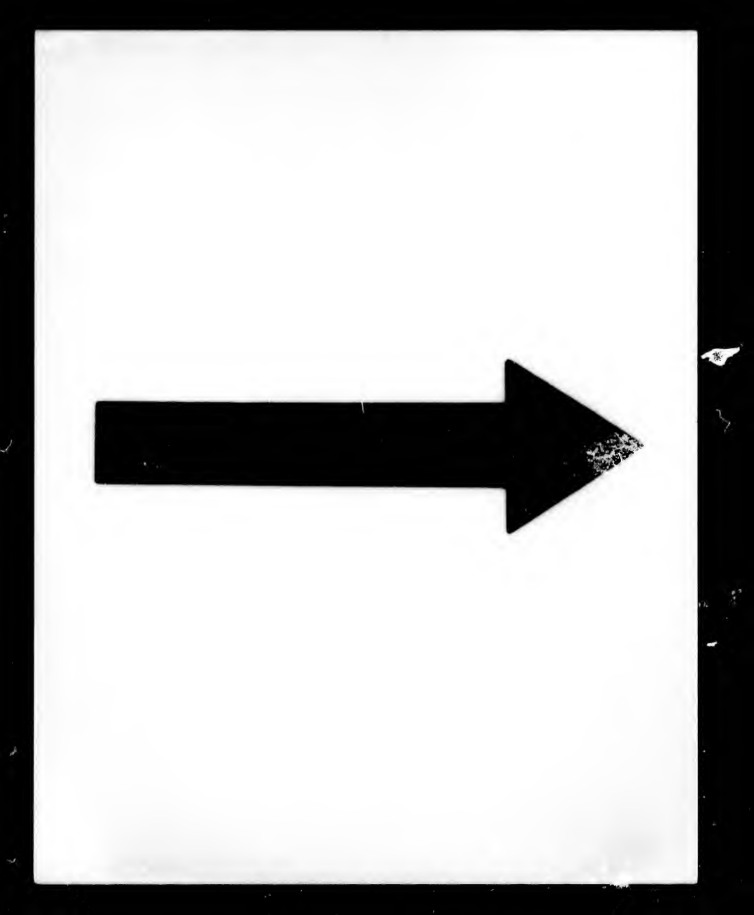
alendered.

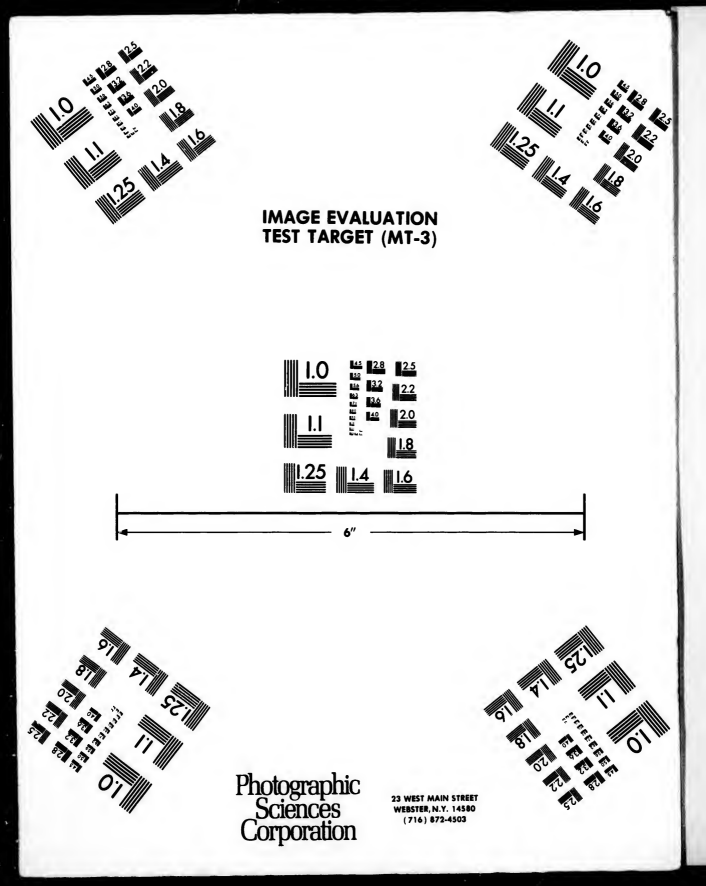
Sky Blue, Red, eight lour which

n, two Pair

Colour, one n, one Piece

Three







#### From ITALY.

Lames of Silk of Naples, the ten Pieces afforted as follows, viz.

Two Pieces Flefh Colour, three Pieces Parrot Green, two Pieces Sky Blue, and two Pieces Dove Colour.

Silk Stockings of Milan with long Clocks, each Dozen feparate, with the follow-

ing Colours. Three Pair Dove Colour, three Pair Parrot Green, three Pair Sky Blue, three

Ditto, for Women, of the fame Colours.

Ditto, of Meffina and Genoa, about half the Quantity as from Milan.

Ditto, for Children, of the fame Colours.

Guirviones, or Corcondilles of Naples, Meffina, and Genoa, of Brown Colours. Silk Eftaminas and Gorgeranes, of the fame Colours.

Plain Silks of Florence of a low Price, the ten Pieces afforted thus;

Three Pieces Parrot Green, three Pieces Dove Colour, one Piece Sky blue, one Piece light Yellow, one Piece of a fine white, one Piece of an Amber Colour. Flowered Silks of a middling Price, with lively Colours, and fome Brown. Gold and Silver Silks, from twenty to twenty-four Rials of Plate the Yard. Lamas, of lively Colours, all with Silver, and none with Gold. Calabria Silk, a hundred Skeins, forted as follows;

Fifty Skeins Brown; ten Black, Pearl and White; ten Parrot Green; ten Dove Colour; ten deep and Sky blue; five deep Green; five deep Yellow.

Since the above Calculation was made, the Spaniards have improved greatly in their Manufactures; and now, at leaft in a great Part, fupply feveral of the preceding Commodities from their own Looms; of which Don Geronimo de Uztariz fays, in his Theory and Practice of Commerce, there were formerly no lefs than fixteen Thousand in Seville, though they now are reduced to about three hundred; which Decrease, though a seeming Contradiction to what I have afferted of the Spani/h Improvements, is, however, not fo in fact; as the Decay of Trade in one Place has been more than equivalently augmented in another ; thus the City of Valencia, Alicant, Alcoy, &c. have gone on for fome Years paft increasing both in their Silk and Woollen Manufactures, infomuch, that it is now computed there are in this kingdom only two thousand Looms; in *Catalonia* above five hundred; and in the Kingdom of Granada a thoufand : And as there are also feveral of both Sorts in other Provinces, we may reafonably conclude, there are not at prefent fo few as ten thousand in all Spain, which one would imagine should be fufficient to clothe both Rich and Poor, as the Inhabitants of Spain are not supposed to exceed feven Millions and a half; however we find the contrary, and though the Imports to that Kingdom are greatly diminished within a few years past, yet they still continue very confiderable, more efpecially to furnish out the Affortments proper for the American Settlements : Wool and Silk are the natural Products of this Country, fo that the Natives have a constant Supply of Materials for their Manufactures within themfelves, and the Crown has prudently prohibited the Extraction of the latter, in order to encourage them, as I doubt not it would the former, did not the Sheep produce more than fufficient for the Subjects' Ufe. A Patent for the making of Cryftal Glafs was granted on the 30th of January, 1720, to Don John Goyeneche, which fill continues; and the fame Gentleman undertook the cutting down, and conveying from the Pyrenees, Mafts, and Timber for Shipping, which he ftill performs, by having established three Works, in the highest and most craggy Parts of those Mountains ; one of them in the Kingdom of Arragon, upon the Mountains of Efpuna; another in the fame Kingdom, in the Valley of Hecho, and upon the Mountains of Oza ; and the third in the Kingdom of Navarre, in the Vale of Roncal, and upon the Mountains of Maze, Zurizabeiti, and Yzeizpeta, all being brought by Land and Water Carriage into the River Ebro, for his Catholic Majefty's Navy. It is also owing to the Industry of this great and useful Man, that many Fabricks of Pitch and Tar are eftablished in many Parts of the Kingdom of Arragon and Catalonia, more efpecially in the Mountains of Tortefa, where the great Plenty of Pines affords

affords fuff. and indeed Extraction it is permit here, notw the Manufa the Spanish Sail Cloth : confuminat The aforefa Looms for the Troops for weaving and Hungan rings, and whence mo tropolis has Flanders, u Fabricks of and are und Years paft ; Determinati for I cannot ly their Sup ment, which biaffed and

The Spai pleafe caft Cavada, wł Santona. H Grenadoes, glazed, in fe only three I of good Fir Yards, as N. their Forges in feveral Pa its Cultivation I have feen Author fays four Dollars

I fhall no with this clo

THE firft ter was Articles.

This Con and had a Pri East-Indies, Cape of Good-Art. II. and hereby revok Colours, have The Ships of of the Royal

fion of Youth

SPAIN, Ge.

affords fufficient Matter for a very large Increase of these necessary Commodities ; and indeed most of the Mountains in Spain are covered with these Trees, and the Extraction of these Refins to easy, that it is a Matter of Surprise any Importation of it is permitted from other Parts; yet I believe much more is brought in than made here, notwithstanding what Don Geronimo de Uztariz, before quoted, afferts, that the Manufacture of all Kinds of Rigging in Port-Royal is with Hemp and Tar of the Spanish Growth. At Sada in the Kingdom of Gallicia, Cables, Cordage, and Sail Cloth are made, as this latter was, fome Years ago, by that good Subject and confummate Statesman the Prince of Campo Florido, then Viceroy of Valencia. The aforefaid Don John de Goyeneche established with his Glass Fabrick twenty-fix Looms for Cloths, which manufactured fifty thousand Yards yearly for clothing the Troops ; befides others for coldiers' Hats, Buff, and Shamois Leather, Looms for weaving Silk Handkerchiefs, Ribbons, and Girdles; a Diftillery for Brandy and Hungary Water. In Madrid has been fet up a Manufacture of Tiffues, Luftrings, and other Silks, in Imitation of those made at Lyons in France, and from whence most of the Artificers have been drawn ; without the Gates of that Metropolis has likewife been raifed a Fabrick of fine Tapeftry, fimilar to those of Flanders, under the Direction of Masters and Workmen from that Country. The Fabricks of fine Cloths at Guadalaxara, Valdemero, Alcoy, &c. are very confiderable, and are undoubtedly greatly improved both in Quantity and Quality within a few Years paft ; yet our above-mentioned Author must excuse my diffenting from his Determination in Favour of the latter, when he afferts they are as fine as the English; for I cannot allow them to be equal to the French, much lefs to what is undoubtedly their Superiors ; and I fpeak this with due Deference to Don Geronimo's Judgement, which I revere in other Particulars, though in this it feems fomething biaffed and prejudiced in Favour of his Country.

The Spaniards are well known to have excellent Iron, and may whenever they pleafe caft very good Cannon, Ball,  $\mathcal{G}c$ . at their Founderies of Lierganes and Cavada, which are but at a fmall Diftance from the Dock Yards of Guarnito and Santona. From the Fabricks of Eugui, Azura, and Iturbieta, a Supply of Bombs, Grenadoes, Ball, and Grape Shot, may be drawn, and Gunpowder is made, all glazed, in feveral Parts of the Kingdom. In the Forges of Placentia in Guipufcoa, only three Leagues diftant from the Sea, is manufactured a confiderable Number of good Fire-Arms, fo that they may eafily be conveyed by Water to any of the Yauds, as Nails, Anchors, and other Iron Works, proper for Marine Ufes, may be, their Forges enjoying the fame advantageous Situation ; Hemp grows plentifully in feveral Parts of Spain, and might eafily be increafed, if the Natives fet about its Cultivation, particularly in the Plains of Granada, Murcia, and Valencia, where I have feen five Crops of it, and its Price for eafonable, that my afore-mentioned Author fays, a Propolal was made to furnifh the King with 25,000 Quintals, at four Construction of all Charges.

I shall now fay fomething concerning the Companies established in Spain, and with this close up my Account of the Trade of that Kingdom.

#### The Royal Company of the Philippines.

THE first Association in this Country was that now mentioned, whose Charter was dated at Seville the 29th of March, 1733, with the following Articles.

This Company was eftablished to carry on a Trade directly to the *Philippines*, and had a Privilege, Art. I. To fail to the faid Isles, and to trade there, and in the *East-Indies*, and on the Coasts of *Africk*, both on this, and on the other Side of the *Cape of Good-Hope*, and in all the Ports where other Nations have a free Trade. Art. II. and III. This Privilege is exclusive, and all former Permissions given are hereby revoked. Art. IV. This Company may hold the King's Arms in all their Colours, have a scal, bearing the Arms of *Cadiz*, to use in all their Affairs. Art. V. The Ships of this Company shall pay no Dutics, being considered on the Footing of the Royal Navy; and the Charity for the Seminary of *St. Elme*, and the Admiffion of Youth for the Study of Navigation, shall be at the Choice of the Directors. 743

ty Blue, followie, three

olours.

lue, one Colour. 1. rd.

en ; ten Yellow. reatly in

the pre-Uztariz lefs than undred: d of the le in one y of Va-1 in their re are in ; and in th Sorts o few as o clothe ed feven s to that continue he Amefo that within atter, in cep pro-Cryital , which nd conrforms, of those of E/-Mouncal, and ight by s Navy. ricks of d Cataof Plnes affords

Art. VI. As alfo the Nomination of the Mafters, Carpenters, and Caulkers; on Condition, however, that they be with the King's Approbation. Art. VII. If the King fells or freights any Ships to the Company, they shall be such as it requires; and the Price of the Sale or Hire shall be agreed between the Intendant and Comptroller of the Marine at *Cadiz* on the one Part, and the Directors of the Company on the other. Art. VIII. IX. X. XI. and XII. They may build Ships in any Part of the King's Dominions, or out of them ; and if they buy them abroad, they may bring them to Cadiz, without paying Duties, except on those they re-fell; and all the Cordage, Sails, &c. Ihall enjoy the fame Exemption, as those used immediately for the King's Service; and in Cafe they want any Thing from the Royal Arfenals, it thall be delivered them for its juft Value. The Company may fettle Magazines wherever they pleafe, which shall enjoy the fame Privileges as the King's, and be vifited in like Manner with thefe, on Sufpicion of any Fraud. The Directors may nominate their Officers from among any Foreigners, provided that the Captain and half the Crew are *Spaniards*. Art. XIII. XIV. XV. and XVI. And the Company may also name Strangers, for their Factors, who, as well as the Officers, shall be fubject to Punishment if they do not actually follow the Directors' Orders. The King will grant the Company fome Troops, if neceffary; and if the Ships of the faid Company, which are prohibited going to America, are forced on that Coaft, they shall be regarded as Men of War, and provided, at a reasonable Price, with all they want; and in Cafe they have not fufficient Cafh to difcharge the Expence, they shall be supplied with it from the Royal Coffers, and the Company shall reimburfe the King at Cudiz. Art. XVII. XVIII. XIX. and XX. The Company may freely embark any Me chandize and Products, either of Spain or other Countries, to tell or truck; and they may also load 500,000 Dollars, more or lefs, on each Ship, to employ in the Purchafe of Goods; and in Cafe any Silver remains, they may truck it for Gold, and on the Extraction of the faid Silver they shall pay no Cuftom, Ec. The remaining Articles, to the Number of fifty-two, are concerning their Cargoes, Cuftoms, &c.

#### Concerning the Guipufcoa Company.

THE Province of Guipufcoa, feeing their Countrymen despoiled of the Caracta Trade by Foreigners, offered his Catholick Majesty, to equip for his and the Nation's Service, some Men of War, and to fend them to the Caraccas, to facilitate the Means of preventing the faid Detriment, and fecure the future Advantages of that Trade to themselves; his Majesty admitted the Offers, and granted the faid Province an exclusive Charter for that Trade, on the following Conditions.

1. That the Province should erect a Company, and fend yearly to the Caraccas two Ships of forty or fifty Guns, laden with the Products of Spain, which shall proceed to the Port of Guayaa, and being unladed, shall go out and cruize on the Coast, and take all Ships and Vessels they shall find carrying on an illicit Commerce, and may extend their Cruize from the River Oronoko to the River de la Hacka, for which Purpose they shall be furnished with a Commission from his Majesty.

2. That the two Shi is shall be loaded at St. Schaftian, or at Paffage; and instead of the Royal Duties which they should pay at Cadiz, they shall render to his Majesty an equivalent Service, and fail directly from Guipufcoa for the Caraccas.

3. That on returning with their Cargo of Cocoa, Silver, Gold, Tobacco, Sarfaparilla, Hides, and other Products of those Parts, they shall proceed to *Cadiz*; and after having been visited, and the Royal Duties paid, they may transport to *Cantabria* such Part of their Lading as they shall think proper, without suffering the confiderable Expence of delivering and re-shipping their Goods.

4. That the Prizes which they that make in America, thall be divided oncthird to the Crew, and two-thirds to the Company.

5. That the Merchandize taken may be fold at the *Caraccas*, on paying the King's Cuftoms. The Ships taken, with their Ladings of Cocoa, and other 3 Goods,

Good s.fhall b fit for Cruifers 6. That th may fend it to the Inhabitant 7. That the of Venezuela, t 8. That the of the Company Ministers to in o. That the 10. That his tion, and make appertain to the this Commerce directly or indi his Gentility, The faid Co

Number of tw the fame Reafo Ministers at M jefty of the faid

THERE is King has tugal; and yet r perior Reputatio

places on the C Cape de Verd In might probably Spain never hay This Union

Death of Cardi at the Battle of coming Subject the *Dutch*, who others began to *Brazil* was fo

East-India Con on the Guinea Con their African T them. It is tru Portugal recover remaining in the ing John Duke on the 1ft of D

But the fatal afterwards re-p Coaft were reft infomuch, that with what it f of the Magul, th of the Ocean bu Eaft-India Com Diftribution to Importers.

Good s, shall be registered and sent to Spain, and the Ships that shall be deemed fit for Cruifers may be equipped for that Purpose.

Con-

King

; and

troller

on the

of the

bring

all the

cly for nals, it

azines and be

rs may

un and mpany

hall be

The

of the

Coaft.

, with

pence, all re-

mpany Coun-

efs, ou mains,

all pay

e con-

Caracca

and the

to faci-

e Ads, and

lowing

araccas

h thall

ze on Com-

de la

n his

nftead

Ma-

. Sar-

: and

Canering onc-

g the other

oods,

6. That the Company's Factors, having any Quantity of Cocoa remaining, may fend it to *La Vera Cruz*, in the Barks appointed for the Trade permitted to the Inhabitants of the *Caraccas*.

7. That the Factors shall be obliged to supply with Goods, besides the Province of Venezuela, those of Cumana, Margarita, and la Trinidad.

8. That the Governor of the *Caraceas* thall be nominated Judge Confervador of the Company and their Dependencies, with a Prohibition to all Tribunals and Minifters to intermeddle, with a Right of Appeal to the Council of the *Indies*.

9. That the faid Ships shall be exempt from paying Strangers' Duties, &c. 10. That his Majesty will maintain the faid Company under his Royal Protec-

10. That his Majefty will maintain the faid Company under his Royal Protection, and make those concerned in it to enjoy all the Rights and Honours that appertain to those of his Royal Navy; and the Share which any one fhall take in this Commerce fhall not prejudice his Honour, Eftate, or Reputation, neither directly or indirectly; but on the contrary, this fhall be a new Lustre added to his Gentility, his Services, his Character, &c.

The faid Company formed Bye-Laws, for their better Government, to the Number of twenty-four, which I excute adding as fuperfluous here; and for the fame Reafon fhall omit mentioning the Steps taken by the *Dutcb*, by their Minifters at *Mudrid* and *Paris*, to obtain a Revocation from his Catholic Majefty of the faid Company's Patent.

# Commerce of PORTUGAL.

THERE is hardly a State in Europe, with the Title of a Kingdom, and whole King has no additional Territories, that is of lefs Extent than that of Portugal; and yet no one has pufhed Trade farther, or has maintained it with a fuperior Reputation. Its great Conquefts in both Indies, its Eftablishments in many places on the Coaft of Africa, and the Poffefion of the Azores, Madeira, and Cape de Verd Islands, for a long Time fupported the faid Commerce, which it might probably have yet preferved, had the Union between this Kingdom and Spain never happened.

This Union to fatal to the Portuguele Trade, was agreed on in 1580, after the Death of Cardinal Henry, Succeffor to the unfortunate Sebaftian, who was killed at the Battle of Alcacer in Barbary, the 4th of Augult, 1578; and thereby becoming Subject to the Spanife Monarchy, it found a very formidable Enemy in the Dutch, who were combating for Liberty, almost at the fame Time that the others began to fuffer the Yoke which they were flaking off.

Brazil was foon loft, and their new Enemies became Mafters of a Part in their Eafl-India Conquefts; and being likewife bereaved of a Share of their Colonies on the Guinea Coaft, they had barely Power left to fupport the remaining Part of their African Trade, which had formerly being equally glorious and profitable to them. It is true that after a confirained Union, or rather Servitude of fixty Years, Portugal recovered its primitive Power or Liberty, and all the States, which it had remaining in the other three Parts of the Globe, were unanimous with it, in electing John Duke of Braganza for their King, who was accordingly proclaimed on the 1ft of December, 1640.

But the fatal Blow to the Portugues? Commerce was ftruck; for although they afterwards re-possible Brazil, and their Forts and Establishments on the African Coast were reflored to them, those of the East-Indies were never again settled; infomuch, that the Trade since carried on at Libon, is nothing in Comparison with what it formerly drove, when the Riches of Persia, Arabia, the States of the Mogul, the Coasts of India, China, Japan, and all the Isles of that vast Part of the Ocean beyond the Line, came to be united at Goa, the Capital of their East-India Conquests, and were by numerous Fleets brought to Libon, for their Distribution to all the Nations of Europe, by the Hands only of these their fole Importers.

9 D

The

The prefent Trade of Portugal is principally carried on by Foreigners; and the chief Places for it are Lilbon, Porto Port, Ulla de Conda, St. Ubes, and Faro in Europe; though in the Commerce of their American and other Settlements, none but the Subjects can openly be concerned. Of that with the Englift I have already fpoke, and thall now mention what Branch the other Nations are engaged in. The Dutch fend to Lilbon, all Sorts of Linen, Woollen, and Silk Manufactures; fuch as printed Cottons, and Chints, Muflins, and Cambricks, Holland, Ofnabruck, and Sileffa Linens, Black Silk and others, Delft Serges, Men and Women's Clothes ready made, Wigs, Hats, and Gloves, Silk and Worfted Stockings, Ruffa Hides, Copper Pans and Kettles, Steel, Mercery, and Hardwares, Powder, Cannon Balls, HIenny, and Flax, Corn, Paper, and Cards, belies which, moft of the Merchandizes fent from Holland to Cadiz are proper for Lifbon or the Brazils.

And in Return they take from the *Portugueje*, *Brazil* Sugar, Tobacco, and Snuffs; *Fernambuc*, *Campeche*, and *Brazil* Wood, Hides, Cotton, Ginger, divers Drugs, Sweetmeats, Indigo, Cochineal, Sumack, Annifeeds, Wool, Oil, and Olives, Figs, Raifins and Almonds, Oranges and Lemons, Pearls, Diamonds, and other precious Stones, Gold and Silver Ingots and Coin.

The French Trade with Portugal is but fmall, as his most Christian Majefly brought it to this low Ebb, by prohibiting the Importation to his Dominions of Portuguele Sugars and Tobacco; there is, however, a Sale of fome of the French Brocades, Perukes, &c. though to no great Value.

The Commerce with *Italy* furnifhes them with Paper, and fome Linens from Genea; Glafs Works from Venice; and Silk from thefe and most other Parts of this Country; who carry back with them Sugar, Hides, Tobacco, &c.

From the northern Powers are brought here Hemp, Flax, Tar, Pitch, Iron, and all other naval Stores for the King's Yards and otherwife; befides Copper, fome Linen, &c. and the Ships bringing these Commodities, of which the Swedes are always most, relade with Wine, Brandy, Oil, Salt, Oranges, Lemons, Cork, Sumack, and fome few other Commodities.

The American Trade employs a great Number of Ships; as there fail annually from Lifton and Oporto twenty to twenty-two Merchant-Veffels for Rio Janeiro; thirty for the Bay of All Saints; as many for Pernambuc, and feven or eight for Paraiba; those for the two first Places, of five hundred Tons Burthen; but for the latter, not above half as big.

All the Ships deftined for the fame Part fail together, and observe the fame Method in their Return; those of Oporto joining those of Libon. The Paraiba and Pernambuc Fleets depart all in Company, and come back in like Manner: And the King grants five Men of War yearly to convoy these Fleets, viz. two for Rio Janeiro, two for All Saints Bay, and one for Pernambuc; fending fome Veffels to meet them on their Return in the Latitude of the Azores. The Departure of all thefe Ships for Brazil is commonly in March, and their Return in September or October; and formerly it was permitted to carry Silver with them for Trade; but now this is prohibited, and their Cargoes reftrained to be Goods, of which the following ones are the Chief, viz. Flour, Wine, Brandy, Oil, ordinary Worfted Stuffs, Linen and Thread of the Country; Silk Stockings, Hats, Baife, Serges, and other Woolens from England and Holland; whitened Linen called Panicos, and raw ditto named Aniages and Groga; Copper Plates, and other P.equifites for the Sugar En-gines and Mills from Hamburgb; fome Linens from Bretague, a few Druggets, Serges, and clouded Brocades of all Sorts of Colours from France; and Tabbies, Taffeties, fewing Silk, Paper, &c. from Italy. The English Goods, however, make up the best Half, and generally find the best Difpatch. From the Bay of All Saints the Ships come laden with Tobacco, Sugar, Sugar-Candy, Indigo, Whale Oil and Fins, which come ashore here in great Quantities from June to September, Cotton, Oil, and Balfam of Capaiva, Ipecacuanha, Pareira, Brava, or the wild Vine, atfirmed by Mr. Savary in his Dictionary, to come from hence, though denied by Dr. James, in his Difpenfary, to be a Native of this Country, as he fays that it is of the Eafl-India Growth; both allow it to be a good Diuretic; and the former reports that the Portuguese regard it as a Specific for the ftone and Gravel, which induced me to mention it here, fome Cinnamon, long Pepper, Ginger, Elephants Teeth, from the Coaft of Africk, Copper from Angola, Hides, Silk, dying and fweet fcented that the Sea I found in the Fifth may ne meats wet an

The Ship habitants of thole from A yearly, Ivory, Parts produce n the Lifbon

Pernambuc in the Necefi any other par Supplies the in Sugar, Ind than what ful to Perfection,

It is partic Ayres carry o dried Meat: a Brandy, Rum

The princi Coaft of Afr. Treatife on the

T H E tru grocs; a under the foll 1. The new Mouth of the King of *Benin* Latitude.

2. That th America (hall 3. That it fick on the fai

4. Neverth Neceffity, the them the Prov ever to transfe 5. That thi

for his *Portug* the Country gr 6. In this Ships, and oth cording to the

Some Time Lifbon Billets therein, the F ditions were co

That the F That the A prietors fhall Month of De the Company That those

preferibed, fh:

## PORTUGAL.

fweet fcented Woods, Saffron, Rocou, Laque, Rock Crystal, Cocoa, Ambergris, that the Sea fometimes throws athore, Amethists, of which here is a Mine, Gold, found in the Gravel of a River near a Place called *St. Paul*, of which the King's Fifth may nearly amount to eight or nine hundred Marks, and all Sorts of Sweetmeats wet and dry.

The Ships that touch here from Goa, in their Way to Europe, furnish the Inhabitants of *Brazil* with Spice, Drugs, and other *Eastern* Merchandize; and by those from Angola and Congo they receive their Negroes, at least fifteen thousand yearly, Ivory, Wax, Honey, Civet, Gold, and all other Commodities that those Parts produce; but these Goods, the Slaves excepted, are mostly fent to Portugal n the Lisbon Fleet.

Pernambuc produces only Sugar, and Brazil or Fernambuc Wood, being fteril in the Neceffaries of Life; and the Inhabitants, who are more numerous than in any other part of the Brazils, would hardly be able to fubfift without the foreign Supplies the Ships bring them; on the contrary, Rio Janeiro is extremely fertile in Sugar, Indigo, and Cotton, as it would be in Tobacco, was the Growth of more than what furfices for the Inhabitants' Ufe not prohibited; it likewife brings Wheat to Perfection, and has Brazil Wood, Hides, and Fifh Oil in Plenty.

It is particularly with the *Portuguele* of this Part that the *Spaniards* of *Buenos* Ayres carry on their Trade; these furnishing them with Flour, Biscuit, Salt, or dried Meat: and the *Portuguele* giving in Exchange Sugar, Tobacco, Indigo, Wine, Brandy, Rum, and several other Merchandizes that they receive from *Europe*.

The principal Company which the *Portuguefe* have is that Trading to the Coaft of *Africa*, of which I shall give fome Account, and with it conclude my Treatife on this Nation.

#### The Portuguese African Company.

T H E true Object of this Company's Trade is the furnithing *Brazil* with Negrocs; and their Patent bears Date from the Beginning of the Year 1724, under the following Articles:

1. The new Company engages to build a Fortrefs at their own Expence at the Mouth of the River *Angre*, over-against the Isle of *Corifco*, which belongs to the King of *Benin*, near the Coast of *Gabon*, otherwise called *Pongo*, in 1°. 30'. South Latitude.

2. That they shall furnish as many Negroes as the Portuguesse Plantations in America shall have Occasion for.

3. That it shall not be permitted either to *Portuguese* or foreign Ships to traffick on the faid Coaft, on Penalty of forfeiting Ship and Cargo.

4. Neverthelefs if any Ships are forced thither, either by Storm or fome other Neceffity, the Company's Factors may permit them to water, and likewife fell them the Provisions they may stand in Need of, without permitting them, however to transact any Business.

5. That this Conceffion shall last for fifteen Years, after which it shall be lawful for his *Portuguese* Majesty to prolong the Term, or to re-enter into Possession of the Country granted.

6. In this last Cafe, his Majesty may take Possefition of the Forts, Artillery, Ships, and other Effects of the Company, on paying ready Money for them, according to the Valuation.

Some Time after this Grant was made publick, the new Company fixed up at Liflon Billets, declaring the Conditions under which an Interest might be had therein, the Funds it would confist of, and the Price of the Actions. These Conditions were couched in twelve Articles, of which the principal ones are.

That the Fund shall only be one Million of Crusades.

That the Actions should be worth a thousand Crusades each, of which the Proprietors shall pay three hundred Crusades at subscribing, the same Sum in the Month of *December*, 1724; and the remaining four hundred Crusades whenever the Company thinks proper, after fix Months' Notice.

That those Proprietors, who shall not comply with the Payments at the Time preferibed, shall forfeit what they have already advanced.

That

747

and the Faro in s, none already n. The es; fuch uck, and Clothes Hides, n Balls, erchan-

co, and , divers Dil, and umonds,

Majesty ions of French

is from Parts of

ron, and r, fome edes are , Cork,

annually Janeiro; eight for but for

ine Me-

aiba and r: And for Rio effels to re of all r or Ocbut now llowing , Linen Woolw ditto gar Enuggets, abbies, r, make Il Saints Oil and Cotton, ne, afby Dr. it is of ner rcwhich phants' ing and

iweet

That the Company shall pay the Proprietors, a Year after the first Undertaking, a Dividend of five *per Gent*. on the Capital Sum they shall have paid in, and this taken from the Profits which the Company shall make by their Trade.

In fine, that the Chief or general Commander, who has undertaken to form this Company, Ihall have fourteen *per Cent*. upon the Profits that it Ihall make, on which he undertakes to pay the Factors, and other Perfons, that he Ihall deem neceffary to be employed, on the Coafts of Africk, at Lijbon, Brazil, or elfewhere.

Portugal has lately erected two Companies to manage the Brazil Trade, namely those of Grand Para, and Pernambuc; which Measure has subjected our Portugues Trade to many Restraints, and been the Subject of several Memorials from our Conful and Merchants at Libon, to the British Minister at that Court, on the Foundation of the Treaties subsisting between us; but hitherto, as far as appears, without Effect.

## OF THE TRADE OF ITALY.

## And first of that of Venice.

T H E Commerce of this Republick is hardly to be imagined, though there is no Comparison between the prefent and former State of it, when it was from hence that all the other European Countries were furnished with the Products of all the East; however, it is yet fo confiderable, as to ftand the first, and I think by far, among the trading States of that Part of the Globe.

The Quantities of Gold and Silver Tiflues, and other Silks made here, are prodigious, and are fold in all Parts of *Europe*, where these Sorts of Commodities find a Difpatch; but the Confumption is more particularly great in all the *Levant*, where it fpreads daily more and more; and it is afferted for a Truth, that the *Turks* take off larger Quantities than all *Europe*, put together; besides which, the State produces Rice, Currants, Looking-Glais and other Crystal Works, Beads, Laces, Gloves, Snuff-Boxes, Silk, Coral, Tartar, and Cream of Tartar, Oil, Olives, Drugs, fine Lacque, Orpiment, Annis and Çoriander Seeds, Brimftone, fine Steel, Turpentine, and Soap: T' w likewise make fome Cloth here, which was formerly greatly valued for it Let though its Quality is not a little inferior to the *Englify*, *French*, and *Dute*. The *Levantic* of its Trade, in which the *Englify*, *French*, and *Dute*. The greatly to the Support of its Trade, in which the *Englify* and *Duteb* ships alfo find a Convenience, as these aready briefly mentioned the Particulars of its Trade with us, in which thirty or thirty-five Ships are annually employed in cartying there Lead, Tin, Pepper, Sugar, Ginger, Dying Woods, Hides, Woollen Goods, Herring, Salmon, Pilchards, Stock-Fith, &c. which Ships return laden with Currants, Hemp, Brimftone, Beads, Drugs, Oil, fometimes Rice, &c.

From Hamburgh, Holland, Norway, and the Baltick, ten or fifteen Ships arrive yearly with Dying Woods, Pepper, Cinnamon, Cloves, Mace, Rullia Hides, Brais, Iron, Pitch, Tar, Stock-Filh, &c. And these Ships reload with the same Goods as is before-mentioned for England, with the Difference that to these Places are carried more Silks.

Formerly there came annually from Lifton to Venice near three thousand Chefts of Sugar, in Return for the Cargoes of Corn fent there from Ancona, Sicily, and the Levant; as also Rice, Turkey Wheat, Steel, Looking, Drinking, Window Glass, &c. But, as for fome Years pash, the fame Quantity of Sugars has been introduced from France, the Trade from Portugal has in Proportion gone on decreasing, as this has augmented.

From Cadiz and other Ports of Spain, Venice gets Indigo, Cochineal, Wool, Barilla, &c. for the Produce of the fame Effects as were fent to Lifbon.

To Genea and Legborn are fent many Cargoes of Corn, which the Venetian Veffels commonly load in the Archipelago, and fome Window Glafs, &c. fometimes repaid in Goods, but oftener by Remittances.

times repaid in Goods, but oftener by Remittances. There are fent to the Kingdoms of *Naples* and *Sicily*, large Parcels of ordinary Cloth, Steel, Iron, Writing Paper, Looking, Drinking, Window Glafs, Sc. and received from thence, Oil f Almonds, Sofa, Pistachoes, Silk, Pitch, Lemons, and Lemon Juice. In fine, the panto and At great deal of Ec. are extra tians general with a few N This is the

fhe transacts of a great part of of the States of and all Lomba litate its provi Ancona; befa finalical State; finely blancher ried on a good to fell Tobacco actually produ make 950,000 And to prefer

which in Valu the Merchants Edifices to the their Merchan the Germans, If any Difp

which the for haughty a Ma Fear to Refuse In Regard of

partly by Land though before I the Venetian Mo

Concerning the A

THEREA Bank Agic to 128, which is after the first Ag

But however to current will be re

In

TALY.

In fine, the Trade which Venice carries on with the Morea in the Gulfs of Lepanto and Atlens ought not to be forgotten; as it is from these Places, that a great deal of Wool, Silk, Wax, Galls, Valonea, Oil, Cotton, Grain, Honey, Tar, Ec. are extracted, besides a prodigious Quantity of Cheese; for which the Venetians generally pay in Money, except forme Loadings of Fir and Larch Planks, with a few Nails and old Iron, which, however, employ feveral Ships continually.

This is the principal Commerce that Venice carries on by Sea, that which the transacts on Terra-firma is also very confiderable, for, befides what it has with a great part of Germany, it furnishes all the Wants, either from the East or Weft, of the States of Parma, and Placentia, Modena, Bolonia, Ferrara, Mantua, Milan, and all Lombardy; and even of Piedmont, by Means of the Rivers, which facilitate its providing all these Places on casier Terms that by Genoa, Legborn, or Ancona; befides this, it also fends all Sorts of Goods into its own and the Ecclefiglical State; more particularly a great Quantity of Wax, which is wrought, and finely blanched at Venice; here are likewife Sugar Refineries, with which is carried on a good Trade, as there is with Soap, Glas, & c. And the fole Privilege to fell Tobacco, imported from Salonica and Albania, in the Venetian Territories, actually produced in the Year 1741, the Sum of 736,000 effective Ducats, which make 950,000 Current, for the Term of five Years.

And to preferve the confiderable Trade carried on with Germany and Turkey, which in Value furpaffes all others, the Republick has granted large Privileges to the Merchants of both Nations, eftablished in this Capital, and has affigned vaft Edifices to the one and the other, as well for their Habitation, as a Deposit for their Merchandize; that of the Turks, called the Palace of Turkey, and that of the Germane, Il Fondaco de Tedefibi.

If any Difpute happens between the *Turks* and the Republick's Subjects, in which the former think themselves offended, they demand Satisfaction in fo haughty a Manner, and receive it fo promptly, that it feems as if there was a Fear to Refuse it them.

In Regard of the Traffick with the Germans in Stiria, it is partly by Sea and partly by Land in Waggons; and with this I conclude the Trade of Venice; though before I close the Section, I shall add the following Method of calculating the Venetian Money, as I was not fo explicit about it when I treated of its Bank.

#### Concerning the Agios at Venice, and the Difference between Bank and current Money.

THERE are two Agios, the one conftant and fixed of 20 per Cent. called the Bank Agio; the other fluctuating like that of Amslerdam, and is from 120 to 128, which is called the Sopragio, because it is calculated on the Bank Money, after the first Agio is added.

As for Example,

Ducats 2000 Banco at the Sopragio of 128 + 400 Bank Agio of 20 per Cent.

> 2400 20 480 4 96 4 96 5 Sopragio ef 128.

Ducats 3072 Current.

128 100 3072 to 2400, from which deducting + for the Bank Agio of 120 + 400

Ducats 2000 Banco.

Bui however the Sopragio vary, be it 128 more or lefs, fuch Sum of Ducats surrent will be reduced to Ducats 83<sup>+</sup>/<sub>2</sub> Banco. 9 E From

mons, In

nis 1is

on em

re. de,

our

irt, as

here

was

ucts nd I

odi-

ind a vhere

ce off duces

oves, , fine

ntine, ly va-

rench, arrive b and

e faid

Parti-

y em-

lides, ps re-

times

arrive

lides, fame thefe

Chcits

and ndow

hling,

Vool,

netian lome-

dinary c. and

From hence it appears that by making 82+, the middle Term, or by multiplying the Current Ducats by 83;, and dividing by the Sopragio, the Amount in Bank will be given.

| 128 | 831 | 3072<br>83 <del>*</del> | Ducats 2000 Banco. |  |
|-----|-----|-------------------------|--------------------|--|
|     |     | 9216<br>24576<br>1024   |                    |  |
|     |     | 256000                  |                    |  |
|     |     | 2000                    |                    |  |

750

The Bank of Venice is that on all Holidays, and every Friday of the Week in which there is no Holiday; befides which there are four Times of the Year in which it is fhut, for feveral Days together, agreeable to the Order of the Senate 29 Feb. 1737, and not as I by Mistake mentioned in treating of the faid Bank, viz.

The first shutting of the Bank to begin the Saturday before Palm-Sunday, and open the first Monday after Easter Week.

The fecond—on the 23d June, and open the fecond Monday of July. The third—on the 23d Sept. and open the fecond Monday of October.

The fourth-on the 23d Dec. and open the fecond Monday of January,

#### Of the Trade of Genoa.

THIS Republick for a long Time diffuted with that of Venice the Empire of the Mediterranean Sea, and the Trade to the Levant; but after the celebrated Victory of Chiozza, as mentioned in the Hiftorical Introduction, they cealed to rival the Venetians, after they had done fo for near three hundred Years; it is, however, certain, that they now only yield the Superiority in the Levant Trade to their ancient Competitors, as their's is supposed to be confiderably greater to the Reft of Europe, and more effectially to Spain; and it is befides by Genoa, that Foreigners carry on all their Trade with Lombardy.

Raw Silks, and in Skains, which the Gendefe get from Meffina, and other Ports of Sicily, and the fine rich Silk they make in their Capital, occasion a confiderable Trade, and they fee an annual arrival, however, of Ships, hardly credible, all of which take fome of their Manufactures: It is true, that for fome Time past, the Business of their City has not been to brisk as usual; but as it is to be hoped they will find fome Means to re-establish it, I shall describe it as it has

been, with my best Wishes that, Phanix like, it may rife out of its own Ashes. The Fabricks here are plain and flowered Velvets, and some with Gold and Silver Grounds; Damaiks, Sattins, Tabbies, Gold and Silver Tiffues, and many other Sorts of Silks, both plain and flowered; here are likewife Oil, Olives, dry Sweet-meats, Silk Stockings, Gloves, Breeches, and Waiftcoats, Ribbons, Gal-loons, Paper, Soap, Rice, Oil, Olives, Figs, Almonds, Anchovies, Marble, Lemons, fcented Oil, and Perfumes, Tartar, Parmefan Cheefe, red Coral, Coffee, Cotton, and all Dying and Medicinal Drugs, that come from the Levant.

At present the Genoefe Trade to Smyrna is but trifling, however they always keep a Conful there.

In the flourishing Æra of this Republick, it was Mistress of feveral Isles in the Archipelago and poffefied many Cities and Towns on the Coaft of Greece, and the Black Sea ; Pera, one of the Suburbs of Conflantinople, was once under their Domi-

nion, which facilitated the carrying on a great Trade in the Levant. The Decline of their Power, and the Lofs of fo many States, occasioned the Ruin of their Commerce in the Dominions of the Grand Signor, where their Merchant Ships are now rarely fern.

When

When foreig they deposit th Merchandizes at corring in, Proportion to remains unfold

In 1741 an to the Revival was inferted i the Articles, a fimilar Nature tained no Inf chant, or the omitted.

The Genoefe 1645, though reinembered t Capacity. T The Company Time with M the Genocle wa

I must here Genzefe Domin rendered' them towards making dence have be refolute Inhab in 1768, whe an indetermina French Forces glorious Conqu Pafcal Paoli 1

In might h Infraction of no Change fh Reft of Europ tators of this forded no Ati berty in a po Souls!

The Merci them and thei able to my R " THE V

Corficans leave of that Isle, Inhabitants v the mysteriou 1735, I shal 1737, he cor his Proceedin tion, confifti Difficulty; th taken to ext composed of

conversant in

and it is a find themfelv

attended to th

multipunt in

eek in Year in Senate Bank,

ry, and

npire of lebrated cafed to ; it is, t Trade er to the trade, that er Ports pander-

redible, e Time is to be it has Afles. old and d many res, dry s, Galle, Lc-Coffee,

iys keep is in the

and the Domined the

re their When ITALY.

When foreign Ships arrive at Genna, which is one of the fineft Ports in Italy, they deposit their Goods in a great Warehouse called Porto Franco, because the Merchandizes brought in to be fold, as well as that to be exported, pay no Duties at corring in, or going out; the Merchants only paying at the Custom-House in Proportion to the Sales they make, and it is permitted them to reimbark whatever remains unfold, without any Imposition.

In 1741 an Infurance Company was formed at Genoa, which has contributed to the Revival of the Commerce of the Republic1 the Plan of this Company was inferted in the former Editions of our Work, but upon a careful Review of the Articles, and comparing them with the Systems of othe- Companies of a fimilar Nature in England, France, and Holland, it was found thas they contained no Information whatever that could possibly be of fervice to the Merchant, or the Statessinan of the present Times, for which Reason they are omitted.

The Genetle have a Levant Company ftill fubfifting, which was established in 1645, though it has for some Years past done to little Butiness, that it is hardly remembered to be an Affociation, its Transactions are to triffing in a corporate Capacity. They likewife had a Company established formerly under the Title of The Company of the Grilli, which supplied the Spaniards in America for a long Time with Negroes, but on their agreeing with the Alfiento Company, this of the Genetle was overfet.

I must here introduce fome Account of the Island of Corfica, as Part of the Genoefe Dominions, and I am the more tempted to do it, as the Natives have rendered themfelves fo famous in their Struggles for Liberty, and done fo much towards making themfelves a free People. All their noble Efforts for Independence have been however rendered abortive; for Genaa, unable to fubdue the refolute Inhabitants of this fmall Island herfelf. concluded a Treaty at Verfailles, in 1768, whereby that Republic formally ceded Corfica to the French King, for an indeterminate Time. In Confequence of this Meafure, a confiderable Body of French Forces being feut to take Possefillion of it, their Numbers foon effected this Possian Conquest over a handful of brave unhappy Men, and in 1769 their General Passa Passian light the Island.

In might have been apprehended that this Procedure would be confidered as an Infraction of the Treaty of *Aix la Chapelie*, by which it had been provided that no Change fhould be made in the State of *Italy*: But however this may be, the Reft of *Europe*, even *England* itfelf, contented themfelves with being mere Spectators of this Event; and though they profefied to pity the Fate of *Corfica*, afforded no Atliftance to check the Hand of Opprefilen, and fuecour expiring Liberty in a poor little Nation whole Number does not Amount to 200,000

The Mercure Historique furnishes us with a short, though curious Account of them and their King Theodore, which I have translated, in Hopes it may be agreeable to my Readers.

"THE War which has fubfited for fome Years between the Genoeft and the Corficants leaves Room to doubt, whether they will remain with the Poffedion of that life, or whether it shall pass under fome other Power, or whether the Inhabitants will obtain their Liberty. In the Interim, for the unravelling of the mysterious Intrigue, which King Theodore has played, who was elected in 1735, I shall here observe, that on his Return to that life towards the End of 1737, he convoked the States of the Kingdom, to give them an Account of his Proceedings during his Absence; he afterwards made them a Representation, contifting of feveral Points, which they agreed to, without the least Difficulty; they were, above all, extremely well fatisfied with the Dispositions taken to extend their Trade, and they established a Council of Commerce, composed of four Corficans, and the fame Number of foreign Commissation, conversant in Trade, from which they flattered themselves with great Success; and it is a Matter of Surprise, that a Nation till then hardly known, should find themselves in a Condition fo fuddenly to make themselves talked of. They attended to the Manufactures of divers Species of Goods; and the Crops were

To abundant this Year, 1737, that the Corn, Wine, Oil; and other Fruits, were at a very low Price, which must naturally put the Chamber of Commerce in a Condition to procure great Advantages from Foreigners, but, as Money is very fearce in *Corfica*, they permitted the Inhabitants of the Low Country, to pay their Taxes and Capitations in Fruits, Cc.''

The principal Articles of King Theodore's Propolitions were,

I. That they ought as foon as possible to fet about making fome Salt-Ponds, as the Nature and Situation of the Country promifed to great a Quantity of that Commodity, as may load an Hundred Ships yearly; fo that the Crown and Subjects might draw Advantages from this Branch of Commerce.

II. That they ought to encourage the Working of the Iron, Copper, and Lead Mines which are difcovered, to extract not only Iron for common Ufes, but for Cannon, Bullets, and other Things neceffary to put an End to this tedious troublefome War, and thereby fave the groß Sums fent out of the life to purchafe them.

III. And as here is a great Abundance of Brimftone and Saltpetre, they ought to build a Mill on the most commodious River, to make what Gunpowder they shall need in the Kingdom, and repair the Want under which they have hitherto laboured in this Particular, without mentioning the vast Sums it has cost.

1V. They ought to encourage Agriculture, the Majority of the beft Lands being uncultivated; and to this End, they ought to establish in each *Pieve* fome Commiffaries, intelligent in this Art, who shall be particularly charged to take Care, that the Peafants till each a certain Spot in their feveral Districts for their own Advantage; and in Parts improper for the Plow, each Peafant shall be obliged to plant at least four thousand Vines, or a thousand Olive Trees, and all Sorts of Exemptions shall be granted during ten Years for those Grounds for newly cultivated.

V. By an Ordinance published throughout the Kingdom, one constant and uniform Measure shall be established for all the Fruits growing here, such as Oil, Wine, Honey, Pitch, Tar, and other Commodities put up in Ca(ks; and at the fame Time, one Ell, one Weight, and one Bushel, similar and conformable to the Standards of other Trading Nations.

VI. Whereas a Quantity of Silk may be shipped for abroad, they should above all encourage this Branch of Commerce.

VII. And as nothing can contribute more to the Advantage of this Nation than a regular foreign Trade, and as our Kingdom is better fituated than any other for it, with fo great a Number of good Ports and Bays, we would have our good Citizens accultom themfelves to it, by making them fentible of the Ad-vantages arifing from fuch an Application. To which Purpofe we have thought proper to establish a College of Commerce for Account, and at the Expence of the Crown. The Committioners of which College shall be obliged to purchase of our Subjects all their Fruits and Products of the Country, fit to be fenr abroad, at a Market Price, paying them in Manufactures, or other Silver Coin ; But, if the Peafant will not give his Products at fuch a price, he thall bring them into the Crown Magazines, where a Receipt shall be given him. The Commissioners shall fend these Products with others, and their respective Invoices, to the Confuls and Correspondents of the Crown in foreign Parts, with an Order to draw out the particular Accounts of the Produce of these Effects, in Order that there be given to every one what belongs to him. The Proprietors shall receive at the College of Commerce the Returns, or Imports of their Acceunts, on paying, belides the Carriage, five per Cent on the Capital, to defray the Charges; and if the Peafant be neceffitous, and cannot wait for the Returns unaffifted, he may receive from the College, the half, or two thirds of the Value of what he delivers, for which he shall pay on balancing Accounts half per Cent. for fix Months, befides the five per Cent. aforementioned. And to give a greater Credit to the faid College, we engage our Self and Crown for it. And we order our Confuls, Refidents, or Correspondents, to contract and negociate only with the faid College, and they shall fend us whatever we cannot pass without in our Isle. No Velich ihall hall be admi dents abroad racter of Cou VIII. And Hemp, and hould be ta Fithery, &c. This little frew what the tioned are the

T HIS C and the

it; but in on pollible, Do ing them few ing Edict pu Majefty, viz I. It is gr abfolute Safe

abiolute Safe or ftay, with depart, and r Perfons; and firft Day of t be granted fit or his Succefi they may free ing, that no Ships, Veffel II. If any

n. If any be accufed in enormous Ad in Cafe that ligion, we ar mit that the whatfoever; Caremonies, hibiting their Denominatio

III. That diction, nor a Christian Delegate, w and decide it

IV. We Refidence in or abroad, th zens, or Inh

V. That acquired eith any Cuftom VI. The

Magistrate a that shall ar the Crimes other Cafes,

r Fruits, ontinerce Money is autry, to

t-Ponds, y of that and Sub-

and Lead , but for ous troupurchate

ey ought der they acy have as it has

ands beeve fome I to take for their fhall be and all ounds fo

tant and as Oil, ad at the nable to Id above

Nation han any ald have the Adthought sence of mirchale abroad. t, if the nto the ers thall uls and out the e given College ides the ie Peareceive ers, for befides d Cols, Reollege, Venel

thall

٠

ITA, LY.

fiall be admitted without the Permiffion of the faid College; and our Correspondents abroad fhall have the fame Credit as those here, and befides that, the Character of Counfellor of Commerce of this Kingdom.

VIII. And forafmuch as that our Kingdom abounds in Wood, Pitch, Tar, Henp, and every Thing neceffary for the Construction of Ships; this Article flould be taken very ferioufly into Confideration, as also what concerns the Fishery, &c.

This little History is not intended folely to amufe, but will likewife ferve to shew what that Itland contributes to Trade, as the Commodities therein mentioned are the Total of its Products.

## Of the Trade of Naples.

T HIS Capital of the Kingdom of the fame Name is a Place of great Trade, and the Goodness of its Port attracts vast Numbers of foreign Vessels to it; but in order still to increase its Commerce, and raise it to the highest Pitch polible. Don Carlos, the late King, invited the Jews to fettle there, by granting them several very great and singular Privileges, as will appear by the following Edict published on the 3d of February, 1740, by Order of his Sicilian Majesty, viz.

I. It is granted to all Merchants or others of the Hebrew Nation, a full and abilute Safe-guard, Faculty, and Permiffion, to come, remain, traffick, país on, or ftay, with or without their Families, in our Kingdoms and States, as allo to depart, and return, without any Obfacle, both in Regard of their Effects and Perfons; and this for the Term of fifty Years next following, to commence the firft Day of this, declaring, that the fiftieth Year being expired, there fhall yet be granted five others, during which, if it be the good Pleafure of his Majefty, or his Succeffors, to abrogate the prefent Licence at the End of the fifth Year, they may freely, and without Hindrance, regulate all their Affairs, &c. we willing, that no extraordinary Dury be exacted from them on the Departure of their Ships, Veffels, Horfes, Carriages, &c.

II. If any *Hebrews* coming from other Kingdoms or Countries to ours, fhall be accufed in those States from whence they came, of having committed fome enormous Action or Crime there, for which they have been profecuted, as also in Cafe that they were difguifed as Christians, and had feigned to be of this Religion, we annul and make void the Caufes of fuch Accufation, and will not permit that they be called to Account for it in our Dominions, on any Pretext whatfoever; in fine, we grant to the faid *Hebrews*, the free Exercise of their Caremonies, Solemnities, Ufe, and Customs, according to the *Jewijb* Laws, prohibiting their wearing publickly Cloaks, or other diftinguishing Drefs, under any Denomination whatfoever.

III. That the *Hebrews* shall not be subject to any Registry or consular Jurifdiction, nor to any Company of Tradesimen; but, if any Difference arises between a Christian and a Jew, on some Affair concerning Arts and Trades, the Judge Delegate, who shall be named for this Purpose, shall be deemed a competent one, and decide it.

IV. We grant to the *Hebrews* and their Families, who shall establish their Residence in our States, to enjoy, in Respect of their Commerce, either at home or abroad, the same Privileges, Franchises, and Immunities, which the other Citizens, or Inhabitants of the said Cities or Places, do, or may enjoy.

V. That all their Moveables or Ornaments making a Part of their Apparel, acquired either within or without our Dominions, fhall be exempt from paying any Customs, or Duty of Passage, at their Importation or Exportation.

VI. There shall be a Judge Delegate at Naples, Palermo, and Melfina, and a Magistrate appointed at Melfina, as at Naples, who shall judge of the Differences that shall arise between a Christian and a few, or between two fews, in Case that the Crimes merit a severer Chastisfement than confining or banishing; and in other Cases, that may be carried exclusively before their People of the Law, and

9 F

if they are wronged or aggrieved, they may recur to the Royal Protection of his

Majefty. VII. This Article regards the Punifiment to be inflicted on the Yews, who shall frequent or keep Company with either Christians, Turk, or Moor.

VIII. This is to prevent the false Accufations, which may be intended against the Jews.

IX. If there happens any difastrous Accident to a Hebrew, that should oblige him to fail, and that he falls into Penury, fo as to difable him from paying his Debts; in this Cafe the Merchandize, Bills of Exchange, and other Effects, or Money appertaining to any Correspondent, shall not be stopped to fatisfy his faid Debts.

X. Is relative to the Dowry of Married Women.

XI. On the Subject of Sequestrations obtained against the Yews.

XII. Concerning the Validity of the Securities which the Yews shall give, when they shall be obliged to leave the Kingdom.

XIII. Permits the Hebrews to have all Sorts of Books, after being, however, infpected by their Delegate.

XIV. and XV. Favour the Jewifb Phylicians.

XVI. Grants them a publick Synagogue. XVII. Leaves then at Liberty in Regard of their Wills.

XVIII. In Regard to Contracts of Purchafe and Sale, or in Trade, in Relation to the Yews in our Dominions, the Sales shall not be held as perfected, till after a Writing has passed between the Buyer and Seller, under their Hands, and confirmed by a Notary, or two Witness; provided that if between Merchants in the retail Way, at Fairs, Markets, Sc. they be made without these Formalities, they thall have all Force, according to the utual Cuftom and Law, in Regard to the other Inhabitants.

XXV. We grant to the Jews all the Favours, Privileges, and Facultics, enjoyed by the other Merchants of this Kingdom; they may exercise all Sorts of Trades and Traffick ; but it shall not be permitted them, after the Manner of our Subjects, to cry about the Streets old Clothes to fe'l: Though the Jews have Leave to fell and buy every one in particular, in his own Houfe or Shop, none of them or their Family shall be obliged to wear any Mark that they may be known by.

XXXI. The Merchandize of the Jews, and of their Correspondents, and their Perfons, coming to any Place whatfoever in our Ports, thall be free, as well in their Merchandizes and Perfons as the Ship which brings them, on Payment of the ordinary Cuftoms, Gabelles, and Taxes, even when they have no l'affport; provided that it appears by the Veffels' Documents, that it was defined with its Goods for one of our Ports, and no Magistrate or Officer shall molest either the Ships or any of the Effects; but, on the contrary, shall observe our present Privilege, and in Cafe of Difobedience shall be punished, and all the Merchandizes reftored to the Yews, with Charges and Expences, without any Hinderance real

or perfonal. XXXV. We grant to the Jews fix Warehoufes for their Ufe in the Cuftom-Houses of Naples Rent free, fince we confider them as our ov th Subjects; they may have also the like, in the other Juftom-Houfes of our Kingdoms for their Conveniency, equally with the other Burgeffes and Inhabitants, in Proportion to their Number and Trade, according to the Informations that their Declaration fhall give in; and in Cafe that the Magazines of the Cuftom-Houfe are not, fufficiently large to contain their Goods, it shall be permitted the Jews to hire others to their Liking, under the Guard and Infpection of the Cuftom-Horfe Officers, enjoying the Privilege of Portos Francos, as if their Effects were enclosed in the Offices of the Custom-House.

The King of the Two Sicilies likewife made a Treaty of Peace, Trade, and Navigation with the Ottoman Court, which was concluded at Conflantinople the 7th of April, 1740, whereby his Subjects are put on the fame Footing with those of all others trading to the Dominions of the Grand Signor.

Naples

Naples fu ings knit, ( Anis and C Soap, dried Quinteffenc Palermo, Cream of T I ever faw. Reggio y Meffina a those of Pa With the a great Trad efpecially in take in Ret

Places will

THISC and C by its Port Stream muf Increase of Civita Vecci State abunda the first bei Inhabitants, and others f forging Iro tanning of I of Grain, fo nitude of oth

The Man masks, and There are furnishes th befides the efteemed. The other

fages, of w. Cotton in li likewife a c Reclufes of Anconia 1

Exports chi fhipped from 16th of Fel a large Sha the Levant:

THE Co a large of Tufcany ; Silk, Satting efteemed, A and the othe walhed and

3

ITALY.

Naples furnishes Trade with raw and wrought Silks, filk Waistcoats and Stockings knit, Oil of Laurel, crude Brimstone, *Calabrian* Manna, Rosemary Blossons, Anis and Coriander Seeds; Raisins, Currants, Cream of Tartar, Figs and Olives, Soap, dried Orange and Lemon Peel, Silk Stockings and Waistcoats, Essence, Quintessence, and Perfumes.

Palermo, the Capital of Sicily, produces also raw and wrought Silks, Brimftone, Cream of Tartar, fine Sponges, and Plenty of the fineft Wheat, except Spanifh, I ever faw.

Reggio yields Raw Silk, Manna, Oil, and dried Fruits.

Meffina affords also large Quantities of Silk, and other Commodities, fimilar to those of Palermo.

With those Products and Manufactures his Sicilian Majesty's Subjects carry on a great Trade to England, Holland, Lifbon, Turkey, and some to France, more especially in Corn, when this Kingdom is in Want; and the Merchandizes they take in Return will be noticed in a Catalogue of those fit for Italy, in which these Places will be included.

#### Of the Trade of Rome, and the other Territories of the Pope.

T HIS City is more celebrated and known for Antiquity, Hiftory, Magnificence, and Grandeur, than by its Commerce, as it draws almoft all from Abroad; by its Port of *Civita Vecchia*, at the Mouth of the celebrated River Tyber, whole Stream muft be gone up to reach *Rome*: these Parts afford nothing more to the Increase of Trade than Allum, made in great Abundance about fix Miles from *Civita Vecchia*; but what is wanting here, *Bologna* and *Ancona* in the *Ecclefiallical* State abundantly fupply, I mean to Commerce, the Fertility of the Country about the first being beyond all Imagination; and this improved by the Industry of its . Inhabitants, has rendered the City rich and flouristing; there are Mills for Paper, and others for fawing the Wood found in the *Apennines*; to move Hammers for forging Iron, for polifhing Gun Barrels, to bruife the Barks; and *Valonea* for tanning of Hides, for making of Oil, for Flax and Hemp, for grinding all Sorts of Grain, for winding, twifting, and making Silk into Skains, and for an Infinitude of other Works.

The Manufactures of this City are Cloths and Silks, particularly Sattin, Damafks, and Velvets, ilowered and plain; filk Stockings, Linens and Crapes. There are raifed in the Neighbourhood a great Quantity of Silk Worms, which furnifhes the *Bolognois* with the richeft Part of their Trade for raw Silk; and befides the Silk in Skains, they here make Organcens, which are very much effected.

The other Merchandize brought from *Bologna*, confifts in their celebrated Saufages, of which Foreigners take off yearly a furprifing Quantity, packed up with Cotton in little deal Poxes, and ornamented with painting and Gilding; here is likewife a confiderable Trade in Quince Marmalade, prepared by the religious Reclufes of the Place.

Ancona has likewife its Silk Fabricks, and Tannerics for Hides, of which its Exports chiefly confift, except in fome Years when large Quantities of Corn are fhipped from hence; it was made a free Port by *Clement* XII. in a Decree of the 16th of *February*, 1732, very much to the Dillike of the *Venetians*, as it attracts a large Share of that Trade carried on before at *Venice*, both from the North and the Levant:

#### Of Florence and Leghorn, with their Trade.

THE Commerce of Florence is carried on by Way of Legborn, and confifts in a large Quantity of rich Silks, manufactured in this Capital of the grand Duke of Tufcany; the principal of which are Tiffues and Brocades of Gold, Silver, and Silk, Sattins of all Colours, but more effectially the White, which are greatly effected, Armoifins and Taffeties; here are also made fome light Woollen Stuffs; and the other Merchandize that this Place affords, are raw and fpun Silks, Wool walhed and unwafhed, Wine; and Gold Wire.

3

Legorn

755

n of his

ws, who d againft

d oblige 1 paying 1 Effects, atisfy his

all give,

however,

Relation till after and conchants in rmalities, Regard to

of Trades of Trades our Subive Leave none of may be

and their as well in ayment of Paffport ; with its ather the efent Prichandizes ance real

Cuftomfor their portion to relaration are not s to hire n-Houfe yere en-

ade, and

nople the itle those

Naples

Legborn, or Livorno, is one of the most important, and the best Ports of the Grand Duke's Estates, and hardly yields in Point of Trade either to Venice or Genoa; the great Liberty which all Nations enjoy, let their Religion be what it will, induces fome of almost all Nations to assemble here; and the moderate Customs paid on Importation, for all Exportations are free, attracts also a Concurrence, not only of French, English, Dutch, &cc. but also of Yews, Turks, and Armenians; the Turks however trading only de passo.

The English and Dutch, more effectially the former, carry on the greateft Trade; this Place being properly the Staple or Magazine for the major Part of the Goods which they receive from the Weft, and fend to the Levant, as it is for those they get from hence in Return, and forward to their Weftern Markets.

The *Jews* and Armenians transact most of the Business, by intervening as Brokers, for which they are paid, according to Custom, for the different Branches of Trade they transact, whether Purchases or Sales, Exchanges or Insurances.

Befides the rich Fabricks of Silk, Gold and Silver, at Florence, Pifa, Lucca, and the other Towns of Tufcany and its Neighbourhood, here are found raw Silk of all Sorts, as well *Italian* as Levant, and even Spanifb Olives and Oils, not only of the Growth of the Country, but from different Parts, as Galiipeli, la Pouille, the Levant, Barbary, &cc.

But that which is not the leaft important Part of this Commerce, are the Merchandifes from the Levant, with which, as has been faid, the English and Dutch have always their Warehoufes well furnifhed, as they have with thole Goods they receive from the West, which confit of the fame Commodities, as will hereafter be mentioned as proper for Italy; what is fhipped from Legborn, beides the Goods afore-mentioned, are Cotton in Wool and ipun, Coffee, brought there by Way of Alwandria, Allum, of Croita Vecchia, and the Archipelage, Annifeeds, from Rome and Malta, fine Laque, from Venice, Marble of curious Colours, from Carrara, Red Coral, from Sardinia, Soap, Sumack, Argol, Brimftone, Wine,  $\Im c$ .

## Of the Trade of Milan, Modena, Lucca, Parma, and Verona.

MILAN, the Capital of Lombardy, is very confiderable for its Commerce, which it furnithes with Gold Thread, flowered Velvets, with Gold, Silver, and Silk Grounds, many fine wrought Silks, and large Quantities of unwrought, exported for France, &c.

Modena has its Products and Manufactures fo like those of Bologna, as a Defeription of them here would be a Ta ology.

Lucca is a finall Republick in *Italy*, upon the River Serchie, five Leagues from Pi/a; it is celebrated for its fine Silk-Manufactories, particularly those of Velvets, Damaiks, Sattins, and Taffeties; here is likewife fold a large Quantity of raw Silks, and in Skains, as also of Oils and Olives, which latter are effecient the best in *Italy*, but double priced from all others.

in Italy, but double priced from all others. Parma transacts all its Business by Way of Venice, which principally consists in raw Silk, and Cheese made at Lodi.

I thall laftly mention, as a very confiderable Branch of the Italian Trade, that carried on in the Territories of his Sa Jinian Majefty; of which Turin is the Capital, and has an advantageous Situation, for extending it on every Side, as almost all that comes from the other Parts of Italy, and that which enters it by the Way of Lyons and Geneva, pass by this City; the Po, which runs near it, also facilitates a Communication with Lombardy and the Venetian States; and although it is neceffary to traverfe the Alps to get there, nothing is easier than the Journey by Mules, which are made Use of for the Transportation of the Goods, and of Men, who give all defireable Affiftance for the Paffage of Mount Cenis.

Piedmont produces the beft Silk in Europe, on Account of its Lightnefs and Finenefs, and the Organcens made of it, are most efteemed, in England, France, Holland, and Germany, of any. It is veckoned that, in a common Year, are made in the King of Sardinia's Territories, viz. in Piedmont, Montferrat, Alexandrin, Lomeline and Novaros, about 560,000 Pounds, of twelve Ounces, of raw Silk, 6 which are a permitted 1 The Fabr

about 130, Fabricators Frames the There are

Stockings ; is compute fent to Lyon each, laden by Way of This Pri larly of Sca

alio make R Piedmont larly with R to Venice, b Heinp li Marfeilles a

A great 1 both which of this latter which has Some few

and a little fection; fev which ferve The Cou

his Sardinia befides a Su and Genoefe above-ment tion, to av Italy.

> SPICE Cocoa, Painted L Sattins, D Linens of o Cloths, Ca Silk Stuffs Divers Fre leim and Vermilion, Whalebon Tar, Pitch Herrings, Pewter, S All Sorts o Silk Stuffs ly from Wigs, Hai

which are all reduced into Organcens or Frames; only these of Navarois being permitted Extraction unthrown.

The Fabricks of all Sorts of Silk Stuffs, long fince eftablished in Turin, confume about 130,000 Pounds of thrown Silk yearly; though it is to be observed that the Fabricators of these Silks, import from their Neighbours, the greatest Part of the Frames they use, of raw Silk to make them.

There are befides in Turin, about fix hundred or feven hundred Looms for Silk Stockings; for whole Employ a great Quantity of Silk is required; however, it is computed, that befides the Silk used in all these Manufactures, there is yearly fint to Lyons, about two thousand small Bales, of an hundred and thirty-fix Pounds each, laden at Genou and Legborn ; extra of what is fent to Holland and Germany; by Way of Savey and Geneva. This Prince's Dominions have likewife feveral Fabricks of Drapery, particu-

larly of Scarlet, Blue, and Black Cloth ; befides divers Sorts of light Stuffs ; they alfo make Ratines, and coarfe Cloth for the Soldiers' Clothing

Piedmont is very fertile in Corn, with which it fupplies its Neighbours, particularly with Rice; of which large Quantities are fent to France and Genoa, as alfo to fenice, by the River Po. Heinp likewife grows here in Plenty, which is almost all fent through Nice to

Marfeilles and Tottlon, except a finall Share to the Genoefe.

A great Number of Cattle are fatted in Piedmont, and Abundance of Wine made, both which find a ready Sale among the Genoefe and Milanefe, and a large Share of this latter is diftilled into Brandy, to make the Composition of Rofi-folis at Turin, which has greatly the Preference of others.

Some few Years ago, a Manufacture of Earthen Ware was established at Turin, and a little while fince, another of Porcelains, which is brought to great Perfection ; feveral Quarries of excellent Marble are found dispersed about the Country, which ferves to ornament both their Churches and Palaces.

The Countries of Nice, Oneille, and other Places on the Sea Coaft, fubject alfo to his Sardinian Majesty, produce most excellent Olive Oil, and in such Plenty, that befides a Sufficiency for all his Dominions, large Quantities are fold to the French and Genoefe. And the Island of Sardinia, producing many of the Commodities above-mentioned, and fimilar to those of Sicily, I shall not enlarge on its Description, to avoid Repetitions, but now give a Detail of the Commodities proper for Italy.

#### Merchandize proper for Italy.

SPICE in general, which, except Pepper, the Dutch fupply.

Cocoa, Ginger, Tea, Porcelaine, and other Indian Curiofities.

Painted Linens, Chints, and painted Furies.

Sattins, Damasks, and other thin light Indian Silks.

Linens of divers Sorts, as Muslins, Cambricks, Hollands, Silesias and Ofnabruc's. Cloths, Camlets, Serges, and other Stuffs, from England, France, and Holland. Silk Stuffs from Lyons, Mercery, hard Ware, and Ruffia Hides.

Divers French Modes for Women's Wear; white Threads and Tapes from Harleim and Flanders.

Vermilion, and all Sorts of Dying Woods; Madder, and Elephants' Teeth, Whalebone and Oil, Copper, Brafs, Iron, Lead, and Tin.

Tar, Pitch, and Refin, Capers, Mufk, Amber, and Civet. Herrings, fmoaked and pickled, Salmon, Stock-fifh, Poor-jack, and Pilchards. Pewter, Steel, Caviar, Languedoc and Provence Wines, Wheat, and other Grain. All Sorts of French Merceries, Laces, and Guimps, of Silk and Silver.

Silk Stuffs, with Gold and Silver, from Lyons and Tours, and Ribbons, particularly from Paris.

Wigs, Hair, Worfted Stockings, Hats, &c.

rts of the Venice or e what it moderate o a Conurks, and

e greateft or Part of as it is for kets. g as Broanches of hces. ucca, and w Silk of ot only of ouille, the

the Mernd Dutch oods they ereafter be he Goods y Way of rom Rome Carrara,

ommerce, d, Silver. wrought,

as a De-

gues from f Velvets, ty of raw 1 the best

confifts in

ade, that he Capias almost e Way of facilitates it is neirney by of Men,

nd Fine-France. made in exandrin, aw Silk, which

#### Of the Levant Trade, on the Coafl of Barbary.

I Shall include, under this Title, all the Commerce carried on with the English, French, Dutch, and Italians, at Smyrna, Alexandretta, Aleppo, Seyda, Cyprus, Conflantinople, Alexandria, Rosetta, and even Grand Cairo, Angora, and Beibezar, upon the Coafts of Barbary. The great Quantities of European Ships that trade to Smyrna, and the nume-

The great Quantities of European Ships that trade to Smyrna, and the numerous Caravans which arrive there from Perfia, have always made, and fill make this to be a Place of the greatest Commerce in all the Levant, for which it is happily fituated in the Gulf of the Archipelago, in that Part of the Leffer Ajia that the Greeks called Ionia, and at prefent named Natolia.

The Port of this City, fo famous for its Commerce, is capable of containing many Fleets, and here are generally feen feveral hundred Merchant Veffels of divers Nations.

The greateft Part of the principal foreign Merchants have fine commodious Houfes of their own; and hardly any Thing can be feen more fuperb and magnificent than the Habitations of the Confuls, who are almost all lodged near the Sea; but Perfons whofe Stay here is but fhort, or who would be faving in their Expences, may have the Convenience of being accommodated in a Kan, which is a Sort of an Inn, where a thousand People may lodge, on paying a Dollar per Month for each Chamber.

At Smyrna are two Cuftom-houfes; the biggeft called the Cuftom-houfe of Commerce, where the Duties are paid on Silk, and other Goods that the Armenians import from Perfia, and those which the Christian Nations unlade there, and embark for their Returns: The other named the Cuftom-house of Stamboul, or Conflantinople, only takes Notice of the Trade of this Capital of the Ottoman Empire from Salonica, and other Parts of Turkey.

The Caravans have their Times and Seafons fixed for their Arrival and Departure, on which the *European* Nations regulate the Remifs of their Ships, to the End that the *Afiaticks* may carry with them the Western Merchandizes, and the *Europeans* relade with those of *Afia*.

Of the Afiatick Nations, the Armenians are those that carry on the greatest Trade with Smyrna; the Caravans from Perssia being almost all composed of them, and in this City are established above twelve thousand.

In respect to the Natives of Europe, the English are best regarded, and most favourably treated, and they likewife fend the greatest Number of Ships here; next to them the Dutch; and lastly, the French, but they are too numerous here, and thereby hurt one another.

The Merchants from Legborn carry on a great Trade here: those of Venice fill more; and the Gence/e, notwithstanding the Expence the Liberty to trade under their own Colours has cost them, hardly any.

The French Trade is carried on from Marfeilles in ten Sail of Ships, and three or four Barks yearly; whole Ladings confift of Dollars, Cloths of Dauphine, Carcaffone, and Sapte; in Perpetuans, or Imperial Serges; in Caps, Paper, Cochincai, Tartar, Verdegris, Indigo, from St. Domingo, and Guatimala, Pewter, Dying Woods, Spice, and Sugar. The Returns being almost the fame for all the Nations of Europe who trade there, I shall here mention them once for all, ciz. Angora Goats, and Camels Hair, Rhubarb, Scammony, Opium, Senna, Gum Adragant and Arabick, Coffee, yellow Wax, Allum, Cotton in Wool and spun, Currants, fine Camlets, fine Wools from Metalin and Cara and skin like Moroccoer, Buffaloes Hides, Shagreen, Sponges, Mastick, Saff.on, Galbanum, Galls, Afhes, Box, Anniseds, Fustians, Buckram, Carpets, Silks called Cerbass, Valonea, Xantoline, Apoponax, Agarie, Tutti, Amber, Muk, the Ultramarine Stone, Storax, Soap, Pearls, Diamonds, Rubies, and other precious Stones; but these Jewels are fold privately by the Armenian, who bring them with their Caravans, and who frequently come themselves to Christendom to dispose of them.

The

758

The Ven Convoy of and the Liv Angouri, its Reputati Stuffs made

bazar, that rier being a hundred Bal ber, and th Nations: T modity at fi brought to Aleppo an their Trade

their Trade properly on five, League Aleppo is Conflantinop

Two Th is the Cufto Arrival, an ones at Aley may be wa return in th dretta to Al to prevent S by their Ow dinance wo

There is fome Merci Italians whi Arabians, that althout to contain to felling their The Me

those which various Son Beby, othe Cottons, a Stuffs, and

Seyde is a very little i equally pur retain noth altered; th reduced to of its Inha

half. But few the Countr lively Cold OF THE LEVANT.

The Dutch fend yearly about fourteen Ships, with Leyden fine Cloths, Cloves, Mace, Cinnamon, Nutmegs, Ginger, Cochineal, Indigo, Copperas, Quickfilver, Brass and Iron Wire, Dantzick Steel, English Pewter, rough yellow Amber, Tartar, Sea-Horfe Teeth, Lapis Lazuli, Loaf and Powder Sugar, Cinabar, red Oaker, Dying Woods, Tin, Russia Hides, Sc. and re-lade with the greateft Part of the Goods just mentioned.

The Venctions generally fend fourteen or fixteen large Ships annually, under Convoy of two Men of War, befides others at different Times without Convoy; and the Livernois alto fend Veffels as they find Occafion.

Angouri, or Angora, and Beibazar, Capital of Galatia, has always preferved its Reputation for the Beauty and Fineneis of its Goats Hair, and the Fabrick of Stuffs made there at prefent called Camlets; and it is from this Place, and Beibazar, that Smyrna is supplied with these Commodities, the Quantity of the forrere being almost incredible, of which it is faid the English transport about five hundred Bales, the French as many, and the Dutch more than double that Number, and the Confumption of it is full as great there, as what is fhipped by these Nations: The English and Dutch have Factors fettled here to purchase this Commodity at first Hand, by which Means they have it much cheaper than when brought to Smyrna.

*Aleppo* and *Alexandretta*; these two Cities of *Syria* have a great Similitude in their Trade, or rather it is the fame that they both carry on, *Alexandretta* being properly only the Port to *Aleppo* which is twenty-two, or as fome fay twenty-five, Leagues within Land.

Aleppo is one of the principal Cities in the Turkish Empire, and yields only to Constantinople and Cairo in Grandeur, and to Smyrna in Point of Trade.

Two Things, among others, are very remarkable in Regard of Trade. The one is the Cuftom of making Pigeons ferve for Meffengers, to give Advice of Ships' Arrival, and other prefing Affairs, which is done by taking them from their young ones at Aleppa, and fending them to Alexandretta a little before it is fuppoled they may be wanted, which being let fly at this Place, with a Billet about their Neck, return in three Hours' Time. The other is, the Prohibition to go from Aleandretta to Aleppa, any other Way than on Horfeback; and the Reafon of it was, to prevent Sailors running afoot to Aleppa, and there fpoiling the Price of Goods by their Over-urgency in laying out their little Stock, which without this Ordinance would be greatly diminified.

There is hardly any Place in the three ancient Parts of the World, from whence fome Merchants are not feen at *Aleppo*: Befides the *Englifb*, *French*, *Dutch*, and *Italians* which retide there, the Caravanferas are always full of *Armenians*, *Turks*, *Arabians*, *Perfians*, and *Indians*, which come in fuch Numbers by the Caravans, that although there are about forty of those publick Buildings, they hardly fuffice to contain those, who only appear to transact fome transfert Business, and who after felling their Goods, return by the Way they came, with their new Purchafes.

The Merchandize proper for this Place, are the fame as those for Smyrna; and those which the Ships relade are Silks of the Country, and Persia Cotton Cloths of various Sorts, and among others blue Amans, Auquilles, Lizardes, those from Beby, others called Linen Antiquies, Ajamis, and Abundance of Chints; different Cottons, and Cotton Threads, Galls, Cardovans, Soap; many Species of Silk Stuffs, and those admirable Camlets before-mentioned.

Scyde is the ancient Sidon of Phanicia, fo renowned formerly for its great Traffick, very little inferior to that of Tyre itfelf, whole Reputation for Commerce has been equally published, both by facred and profane Authors. The modern Sidonians retain nothing of the ancient but their Inclination for Trade, every Thing elfe is altered; their Power by Sca no longer fubfists: The vaft Extent of their City is reduced to lefs than one Quarter of what it was formerly, and the great Number of its Inhabitants to lefs than fix Thoufand, of which the Foreigners make near half.

But few Weftern Commodities find a Sale at Seyde, though with the Products of the Country a pretty good Trade is supported; those few are some Cloths of lively Colours, Sattins and Damasks of Lucea and Genoa, with some Paper, a few 6 Chefts

: Englijk, , Cyprus, Beibezar,

till make till make tich it is effer Afia

ontaining feffels of

nmodious and magd near the g in their *in*, which Dollar *per* 

-house of the Armeade there, Stamboul, Ottoman

nd Deparos, to the s, and the

e greateft d of them,

and most ips here; rous here,

*Venice* still rade under

and three Dauphine, Paper, Co-, Payer, Co-, Pewter, for all the e all, ciz. nna, Gum and fpun, s like Monum, Galls, ffi, Legis, za, Xantone, Storax, Jewels are , and who

Chefts of Indigo and Cochineal, Spice, Sugar, and *Brazil* Wood, all in finall Quantities. The Goods laden here are principally Silks and Cottons, with fome Athes, Galls, Oil, Soap, and Birdlime; and as the Occidental Sales do not balance their Purchafes, a confiderable Sum of Money is yearly obliged to do it.

The French Trade to this Place, Acre, and Rama, which are in its Diftrict, imports about 350,000 Dollars yearly, and there are no Merchants but of this Nation fettled in these Places.

Chio is now fubject to the *Turks*, and better peopled than any Ifle in the  $E_{gean}$ Sea; its Commerce is very confiderable, though much lefs than the Number of its Inhabitants, and the various Sorts of Merchandize that grow and are made here, feem to promife: The Wine, Silk, Cotton, and Turpentine, and Maftick, are the principal Products that draw the *Europeans* hither, more especially the *Engliph* and *French*, who have their Confuls here.

It is fuppofed that above 100,000 French Crowns' worth of thrown Silk is annually exported from hence, befides a large Quantity of Silk Stuffs made in the Ifle, fuch as Damafks, Sattins, and Taffeties, which are transported to *Cairo*, and to all Places on the Coafts of *Barbary* and *Natolia*, particularly to *Conflantinople*.

The Cottons are in Wool, or fpun, and a great deal of them employed in Fuftians and Dimities, which are as much efteened, and difposed of in the same Way, as the Silks.

Maftick, the chief Article of their Trade, is hardly found any where elfe but here, and the beft, and indeed almost the whole is for the *Grand Signer*; who has from all the Villages in the Island where it is gathered, two hundred and eightyfix Chefts, weighing 100,025 *Oques*, and fome few others are taken by the Cuftom-house Officers,  $\mathcal{E}c$ . Of Turpentine the Isle produces about three hundred *Oques*, of 3', Pound one Ounce. Of Oil about two hundred Hogtheads, each Hogthead weighing 400 *Oques*, and the *Oque* about 3<sup>th</sup>. 2*ez.* Of Silk 6,000 Maftes, or 30,000<sup>th</sup>. almost all which is wrought up by the Islanders in the Manufactures before-mentioned. Here is also fome very good Wine, known to the Ancients under the Diffinction of *Nector*; and it affords fine Honey and Wax in tolerable Quantities.

Cyprus maintains hardly any Trade with the Europeans, except with the Products and Manufactures of the Ifle. Its Extent, and the Fertility of its Soil, enables it to furnish Commerce largely; particularly with Cottons, and Silk, which are cultivated almost every where. The Cottons in Wool or Thread are efteemed the best and Finest in all the Levant; the Country between Nicosia and Famagoulla, and about Paphos, and Limillo, are the Parts in the Island that produce most.

The Silks are also gathered, and the Silk Worms bred in some Villages, subject to the Magistracy of the two last mentioned Cities; but the best and greatest Quantity is made in the Village Cyterce, though none are held in an equal Degree of Goodness with the Cottons.

The Wools, Wine, Galls, fome Medicinal Drugs; red, yellow, green, and greyifh Earths or Boles; Stuffs and Dimities are the other Merchandizes of the Ifle, to which I think I ought to add as one, the Ortolans, which come here in fuch Abundance, that the Natives pickle them; and, befides what they confume on the Ifland, the *Venetians* export upwards of a thoufand Barrels annually.

Some few Bales of Cloth, Paper, Caps, and fome Verdigris, are the only Goods imported there, which occasion the major Part of the Returns to be paid for in Money, and the most advantageous Specie for this Purpose are the Mexican and Seville Dollars.

Conflantinople. This City, formerly the fecond Rome, or rather the true Capital of the Roman Empire, when Conflantine the Great had chofen it for his Kendence; after having been for a long Time the Seat of the Greek Emperors, and a little more than half an Age that of the Latins, became at laft the Metropolis of the Turkifb.

The happy Situation of this great City, joined to the Beauty and Security of its Port, might render it a Place of the greateft Trade in the World, if the Inhabitants, who are fubject to a Servitude that almost deprives them of the Property of their Effects, dared to think of enriching themselves by Commerce; or, if the Foreigners Foreigners Severity, w

Notwith Chriftian N Number of tions who I for any poli can have an tories.

Of the H greatest Tra brought from Cloths from every where

Those des shorn, with just Lengths

The prop fon, Scarlet, eft Beauty, a Pieces are foi and the Reft are fold here Natter from bies, Damafi and filver Gj thefe Stuffs p made at Lom however fold and Genoefe (

The Sale Tabbies to the with, an hu filver Flower Patterns prop the Turks, b

Paper is or quently prod Genoa, thoug the other M the Englifh at ditto Gold an Tunifeen Caps Sugars fuppl which comme Spices, Camp in which the

The Export therefore, to be dents at Srayr made them in to be bought The few N Wools, called is two thoufar faloes' Hides

faloes' Hides, Skins, of the tion is for Ital buy to fcour t

# OF THE LEVANT.

Foreigners that Trade draws here, and who are treated with lefs Haughtinefs and Severity, were not exposed to so great and frequent Insults and Impositions.

Notwithstanding these Reasons, so naturally tending to raise a Diffelish in the *Cbrijlian* Nations to a Commerce with *Conflantinople*, there is however a great Number of their Ships seen to arrive here; and there is hardly one of these Nations who have not a Minister settled here, more to protect their Merchants than for any political Interest; the *Empergr* and the *Venetians* being those only who can have any Contest with the *Port*, by Reason of the Proximity of their Territories.

Of the Europeans, the English, French, and Dutch, are those who carry on the greatest Trade. here, more particularly with their Cloths, finth here directly, or brought from their Warehouses at Smyrna, which are always well filled. The Cloths from Venice have for a long Time had the Preference in this City, though every where else in the Levant, they are the least effermed.

Those destined for *Conflantinople* should be thin and fine, well milled, close shown, without any Nap; above all they must be of the best Dye, and have their just Lengths and Breadths.

The propercit Colours for Conflantinople are Violet, Purples, Green, Red, Crimfon, Scarlet, Sky-blue, Flefh and Cinnamon Colours; no Black, except of the greateft Beauty, and then only one Piece in forty or fifty. About eight or nine thoufand Pieces are fold here yearly, one fourth Dutch, little more than one third Englif, and the Reft French and Venetian; a few Perpetuanas, and fome other Woollens we fold here, but of Silks, great Quantities from France and Italy, and a fmall Matter from England and Holland; the chief are the Sattins from Florence, Tabbies, Damafks with and without golden Flowers; flowered Brocades, with gold and filver Grounds from Venice; and flowered Velvets from Genea; but although thefe Stuffs preferve the Name of their original Fabricks, fome of them are now made at London and Amflerdam, and many of them at Lyons and Tours, which are however fold to the Turkifb Tailors, and Armenian Merchants, for true Venetian and Genoefe Goods.

The Sale of Sattins amounts yearly to between five and fix hundred Pieces; of Tabbies to three or four hundred; of Damaks without Gold, only fixty Pieces, and with, an hundred Pieces, and hardly more Velvets; but Brocades with gold and filver Flowers find the greatest Vent, though these must be made on Purpole, with Patterns proper for the Place; for it is not the Richnels of the Stuff that places the Turks, but chiefy the Gaiety, and above all the Cheapnels.

Paper is one of the beft Comm dities carried to Conflantinople, and what frequently produces the moft Profit; it goes there from France and Venice; and Genoa, though principally from the firft, in all about thirty thousand Reams; the other Merchandizes are, Hard-ware, Tin, Braß, and Iron Wire, which the English and Dutch carry from Hamburgh, and the Baltick; gold Thread; and ditto Gold and Silver falfe, from Poland, carried by the Venetians, Marfeilles and Tunifeen Caps; Verdigris from Montpelier, Oil of Spike from Marfeilles; Tattar, Sugars fupplied by the English and Dutch when the Crop has failed in Egypt, which commonly furnifhes Conflantinople, by the Way of Alexandria; and in fine, spices, Camphire, Quickfilver, Lead, Cochineal, Brazil Wood, White-Lead, St. in which thefe two Nations are almost folely concerned.

The Exports from Conflantinople are very few in Comparison with the Imports; therefore, to balance Accounts, the European Merchants direct their Correspondents at Snyrna or Aleppo, to draw it on the Capital; or other, Remittances to be made them in Specie from the faid Metropolis, to purchase what they committion to be bought for their Ships relading at either or both of the faid Places.

The few Merchandizes mentioned to be exported from *Conftantinople* confift in Wools, called Pelades, and Trefquilles, of which the Extract in a common Year is two thousand Bales of the former, and three thousand of the latter. Of Buffaloes' Hides, about ten thousand carried to *France* and *Italy*; of Ox and Cow Skins, of the different Sorts and Qualities, fifty thousand, of which the Confumption is for *Italy*; of Pot-Aflies, from the Black. Sea, which the *Englife* and *Dutcb* buy to fcour their Cloths; yellow Wax, fome Goat's Hair, Thread, a Quantity 9 H

Luan-Mhes, their

t, ims Na-

Egean of its there, are the Englifb

is anin the and to ble. in Fuf-

e Way,

elfe but vho has eightyhe Cufhundred ls, each k 6,000 the Man to the Wax in

he Pro-, enables hich are emed the magoufla,

fubject greatest 1 Degree

the Ifle, i the Ifle, in fuch he on the

the only be paid Mexican

e Capital his Kefirs, and a opolis of

ity of its c Inhabioperty of or, if the oreigners

of Caviar, or falted Sturgeons' Roes, coramonly bou, ht up by the Venetians and Leghorners.

The Fur Trade from Mulcovy, Natolia, the Black Sca, Crim, and other Places of Tartary, is very confiderable, though in this the European Merchants have no Share, being entirely transacted by the Greeks; of these Skins about two hundred Chefts, with two hundred pair in each, of Sables are yearly fold, from fiftcen hundred to wenty-five hundred Dollars per Cheft; Ermines, only effectened when extremely white, fell from ten to eleven Dollars, for forty Skins and Minevers at feventy Dollars per Thousand; Martins, Polecats, Lynxes, and Fox Skins are brought here from Natolia, and annually fell for the Value of about fixty thoufand Dollars; the black Fox Skins brought from Caffa and Tartary are in very great Efferem, and their Sales may yearly import an hundred thousand Dollars.

great Effeem, and their Sales may yearly import an hundred thoufand Dollars. Of Cajia, or Capba, and the Black Sea: The Venetians have often endeavoured to commence a Trade to this laft, more effecially to Caffa, and in 1672 obtained Leave, by the lively Reprefentations, and the more perfuative Arguments of large Prefents, which their Baily the Chevalier Quirini made, but upon the Remonstrances of the Superinteridant of the Custom-houfe at Conflantinople, who fuffered in his Interest by this Concession, and also under the political Apprehension, that the European Christians would, by this Means, more easily have a Correfpondence with those of their Religion fettled on that Coast, the Privilege was revoked, and no European Nation has been able to obtain one fince.

Caffa has an excellent Road, and its Port is where the greateft Businefs is carried on in all the Black Sea, it being common to see arrive, or fail, four or five hundred Veifels together. Here is a great Trade carried on in Corn, Salt, Furs, and Butter, this last being esteemed the best in all Turkey; but that which attracts the greatest Number of Shipping, and what induced the Venetian Ambasilador to purchase the asfore-mentioned Liberty at so great a Price, is the large Quantity of Sturgeons taken in the Palus Maeotis, of which falt Roes the Italian are so fond, and not only they; but several other Nations of Europe and Asia. Some Accounts say, that many of these Fish here weigh eight or nine hundred Pounds, and their Roes three or four Quintals; and though these Relations may be something exaggerated, it is certain that there are none elfewhere, either so large, or abundant; but as the Trade of this Part is in general fo very great, I shall give my Readers an Abstract of a very curious Memoir drawn up by a Person well acquainted with it.

The Commerce, fays he, of the Black Sea is fo confiderable by the Advantages it affords, and the great Quantity of Goods it takes off, that the yearly Import of them is supposed to be more than three Millions of Dollars; Caffa is one of the principal Ports in it, diftant about feven hundred Miles from Conflantinople; the Turks, Greeks, Perfians, and Mufcovites, are the People who fupport this Trade, and vast Quantities of Merchandizes fell here, both for the Confumption of the Place, and that with many others with which it maintains a Correspondence. Here are annually fold to the Value of twelve or fifteen thousand Dollars in Venetian Brocades; here is likewife fold another Sort in which the Gold and Silver is falfe, and the Flowers like those of Damasks, to the Amount of feven or eight thousand Dallars. Ten or twelve Bales of Cloth are also annually disposed of; about twenty thousand Dollars worth of Scie Damask; and to the Amount of an hundred and fifty thousand Dollars in Taffeties, striped and plain; here is likewise brought from Scio, fifteen thousand Dollars' worth of Fustians, and fosse of these from Conftantinople. Of Coffee here is fold yearly from fifteen to twenty thousand Dollars; and five to fix thousand Dollars in Flax from Cairo. Of all these Merchandizes a great Part is confumed in the Crim, diftant about an hundred and fifty Miles from Caffe, another Part is fent to the Ports fituated near the Palus Maotis, as at Gufleree, Bolovelava, Kirerei, and fome other dependent on Caffa, which ferves them for an Almagazen.

The Proceeds of all these Goods are commonly employed in Hides, Wax, Wheat, Barley, Butter, Honey, and Caviar, which are the chief Products of the Place. Of the Hides here are two Sorts, the best made at *Caffa* being from about thirtyfive to forty thousand yearly; these are carried to Smyrna by the Way of Natoha. and coft at in the Nei and their I There is

Part goes to latter, fifty with Barle fand Ocqu the Wax a Quantity is Azeck of

this great I in Europe, Peter Alex Defign to but alfo cas Empire; one Siege a to have per the Impor treme grea again an though I h inft expect

It is from in a comme each; thou other large *Kily*, or

eight Leag thouland F thence allo thirty thou Coffee allo four thouls Sorts of Ta ally import this is the on the Day other lefs of *Hias*, al

by Natolia, where in a At the I

Mouronne, above fixty one with Commodit coftly to g more than yield the g Prevat

• in Dutch I Hongres of are common Here is ma and fonce Kirmant

only furnif fome Butte

76:

## netians and

her Places ts have no to hundred freen hunlwhen exfinevers at c Skins are xty thoutre in very Dollars. adeavoured 2 obtained uments of n the Re-, who fuf-

orchenfion,

a Corref-

vilege was

tefs is carour or five salt, Furs, which atetian Ams the large he *Italians* Afia. Some ed Pounds, y be fomeo large, or fhall give n well ac-

Advantages Import of one of the inople; the Trade, and the Place, fere are anetian Broer is falle, it thousand out twenty indred and fe brought thefe from y thousand thefe Merndred and the Palus on Caffa,

ix, Wheat, the Place. out thirtyof Natoha, and

## OF THE LEVANT.

and coff about a Dollar each; the feecind Sort are of an inferior Quality, tanned in the Neighbourhood of that City, whofe Value is three-fourths of a Dollar each, and their Number about an hundred Thousand, which are feut to *Confrantinople*.

There is annually collected at Caffa near thirty thousand Ocques of Wax, of which Part goes to Smyrna, and the Reft to Conflantinople, there are also fent yearly to the latter, fifty or fixty Saicks, or, Saiques, with Wheat, and from fifteen to twenty with Barley, of Butter Caffa remits to this Capital between fifty and fixty thoufand Ocques, and the Profit it makes by its Honey is not lefs than that which the Wax and Butter leaves. In fine, this Place affords fome Silk, though the Quantity is not large, nor its Quality good.

Azeck or Afopb is fituated on the Don or Timair, not far from the Place where this great River falls into the Palus Mastin. This Part of Afia was hardly known in Europe, only to the Geographers, before the Year 1695, when the famous Czar Peter Alexawitz took this Fortrefs from the Turks to whom it belonged, with the Defign to establish a Fleet there, not only to attract the Trade of the Black Sea, but also capable to make the Grand Signor tremble, even in the Capital of his Empire; Afopb foon attracted the Attention of all Nations, and it cost more than one Siege and a bloody Battle, in which the Czar with his whole Army had like to have perified, to reftore this Place to its first Master, who having experienced the Importance of it, augmented its Fortifications, and guarded it with an extreme great Jeac My; but it is known that in the War of 1730 this City became again an Apple of Discord, and that the Czarina remained in Possellion of it, though I believe without reaping those great Advantages that the Czar had at first expected from its Conquest.

It is from  $\mathcal{A}_{opb}$  that a Part of the Caviar fold at *Conflantinople* comes, where in a common Year are imported at leaft ten thousand Barrels with 7<sup>+</sup> Quintals each; though all the Caviar is not made of Sturgeons' Roes, but some of those of other large Fishes.

Kily, or Kilia, is fituated on the South Side of the Danube, about feven or eight Leagues from the Mouth that difcharges into the Baltick Sea. Four or five thousand Pieces of Fuftian from Scio are brought here yearly, and Damafks from thence alfo to the Value of about fix thousand Dollars, Buckrams for more than thirty thousand, befides two thousand Pieces of Fuftian made and fold in the Place; Coffee alfo fold here for fourteen or fifteen thousand Dollars; Flax for three or four thousand; ftriped Taffeties, called Santals, for above fixty thousand; other Sorts of Taffeties for feventy thousand; of Cloths, fifty or fixty Pieces are annually imported, though of all these Merchandizes few are confumed at Kily, as this is the only Staple, or Storehouse, from whence they are fue to divers. Ports on the Danube, or within Land, as Ifmael, Memefwaer, Hias, Galas, and ieveral other lefs confiderable; all which Places contribute fomething to Trade, viz.

Hias, about fifty thousand Ocques of Wax, of which a Part is fent to Smyrna by Natolia, and the Reft to Conflantinople; the Butter comes from other Ports, where in a common Year may be collected above an hundred thousand Ocques.

At the Mouth of the Danube, and before Kily, is a very large Filhery, of the Mouronne, though what this Filh is, I confels my Ignorance, which produces above fixty thouland Dollars yearly; each Filh weighs about a Quintal and a Half, one with another, after the Roes are taken out, to make Caviar, though this Commodity made here is not good, as the curing it well would render it too coftly to get any Thing by it. From the Ports along the Danube are expedited more than fix hundred Saicks yearly with Wheat and Barley, which commonly yield the great Profit of 15 to 30 per Cent. to the Concerned.

Prevat takes off no European Goods, to that all the Commerce is carried on in Duteb Dollars, the Polith Abra, the Izelotes of the Empire, Venetian Sequins, Hongres of Hungary, the Egyptian Cherif, Alpers, and Parats, all which Species are commonly taken here at 15 or 20 per Cent. higher than in Conitantinople. Here is made in a common year from twenty to twenty-five thousand Buff-Skins, and fome Wax is also fhipped off.

Kirmant, like the last-mentioned Place, takes off nothing from Europe, and only furnishes Trade with about twenty-five or thirty thousand Hides yearly, and fome Butter.

3

763

Sinope

Sinope is a Port fituated on the Enxine Sea, on the Natolian Side; fome Goods are here imported, but the greateft Part of the Trade is carried on in the different Coins afore-mentioned. The Perfians, however, drive a very confiderable one here in Silk Stuffs, Cambrefines, Indianas, Carpets, Lizats, & c. of which the greateft Part goes to Conflantinople, and the Reft to Caffa; and it is the Tartars, Greeks, and Turks, who purchase the greateft Part of these Merchandizes; a few Linens are brought from Trebifonde, but of fo little Import as not to merit any Regard.

Nicopolis is a Sea Port, with very little or no Trade : Though

Caflamboli, which is two Days Journey from it, makes coarfe Buckrams of all Colours to above eighty thousand Dollars Value yearly; of which a Part goes to Conflantinople, and the other to Caffa and Kily; here is also gathered a confiderable Quantity of Wax fer  $\supset$  Smyrna; and the Perfians carry on a great Trade here, as they do at Rvo  $\square$  Day's Journey from Synope.

here, as they do at Rv? Day's Journey from Synope. La Maftre is a Po Ellack Sea, tolerably fecure, and where a pretty good Commerce is carried , confifting chiefly of Packthread and fpun Yarn for Cordage and Cables, of which there are annually laden for Conflantinople at least eight Saicks; there also goes from hence, and feveral other neighbouring Ports, a large Quantity of Wood, the greateft Part for Conflantinople, where it is employed in the Grand Signor's Yards for building the Men of War and Galleys; the Mafts in particular are very good, and fo long, that they have ferved for tixty and feventy Gun Ships, all of a Piece.

There are exported from feveral Parts of the Black Sea, Salt Beef and Pot-afhes, the laft for Conflantinople and Smyrna, which the English and Dutch purchase to feour their Cloths, and make Soap 1 the Furs also that come from Musicovy are transported to Conflantinople by the Black Sea.

#### Of the Trade of Cairo, Alexandria, and Roletta in Egypt.

THE interior Commerce of Egypt was once very confiderable; of which its continual Fairs, that during the whole Year were often held feveral at a Time in the different Provinces of the Kingdom, will give the higheft Idea. There all the People of the Country flocked together, to furnish themselves with the Goods and Merchandizes that they wanted, or to dispose of those which a Superfluity rendered useles. There each particular District, bringing into Trade the Merchandize which either Art or Nature had rendered peculiar to them, contributed on its Part, to this reciprocal Communication, and to the general Circulation, which was inceffaulty made, in the whole Body of the State. Egypt was fo fertile, and had fo well perfected the Arts and Sciences, that there was a prodigious Concourse from all Parts to these for frequent Affemblies, which were productive of immente Riches to all the Country.

In Regard to the exterior Commerce of the Kingdom, it did not become flourifhing all at once; and as it owed its Birth to the Wants of Strangers, rather than to thole of the Egyptians themfelves, it was only by Degrees that it went on improving, and in the End became fo extremely great. Egypt was for a long Time flut up in itelf, and fo feparated from all other Nations, that Nature itelf feemed to have concurred in keeping it hid from the Reft of the Earth, as at first it had no Communication with any of the other People of the World. Long and toilfome Deferts encompafs it on the Eaff and Weff, where, its greatedt Extent is; dreadful and unpaffable Mountains bound it on the South, and thut up its Paffages to Nubia: In fine, the Mediterranean Sea on the North, feemed to deny it any Commerce on that Side, whilft Navigation was fol little known, that it was for a long Time in those Ages retarded. Egypt, contented with its own Products, was then both unknown, and unprofitable to the Reft of the Univerfe; from which it drew no Advantage, until the Greeks, by rifking the croffing to Africk, diffeorered in that Country, fol long unknown, a Nation already pollihed and a Friend to Trade, that in Time engaged deeply in it, and became famous for its Knowledge both in this, and other liberal Arts and Sciences; which the Magnificence and bon Gout of their Kings, went on perfecting by infpring an Emulation in their Subjects to improve in all by the Application of a fuitable Reward, as an Encou juility afferted all the other nion of the Country dim foon reduced tion once fo Sciences were

The maki notwithftand poffible to di able Trade w lowed, that delightful C

*Cairo*, the by which th *jetta*, diftan the *Nile's* M tant : and it charge their they attend t

If all that Name of Gr Arabian Hit who are equ had or has, there is no though Mo be near fo The fam

Refugees, f which the the Canal, the Water f houfing the to Cairo, hi the Constru were withou together ; a ing furmou Cairo in the proper Plac fettled then Beginning Egypt, and bourhood the Greeks

The Me trifling Dif houfes, I Traffick, of finefs of R The Go

Adraganth trina, and Cafks, dif Coriander, Vomica, all Sorts, nie Gooda ie different le one here he greateft rs, Greeks, ew Linens Regard.

ams of all art goes to confide:eat Trade

n for Corleast eight ts, a large ployed in the Mafts ty and fe-

Pot-affies, archate to infervy are

which its at a Time There with the ich a Sunto Trade cen, conneral Cir-Egipt was vas a prowere pro-

ome flours, rather t it went or a long ture itfelt rth, as at World. ts greateft d thut up emed to wn, that its own Jniverfe; offing to polithed e famous hich the an Emu-Reward, 38

#### OF THE LEVANT.

as an Encouragement to those who exceeded in any of them; and it may be juftly afferted, that they were there supported a much longer Time, than among all the other Nations of the Earth: But after Egypt fell under the Dominion of the Mabometans, all went to Decay; the Fertility of this charming Country diminission as the Number of Inhabitants did, and these People were foon reduced to an extreme Misery under their pitiles Masters, and from a Nation once to industrious, are now become the most unpolished, fince the Arts and Sciences were banished.

The making of Fire-Arms is of all Arts the beft maintained in  $E_{cypt}$ , and notwithitanding all others, and the Sciences are to fallen here, that it is hardly poffible to diffeover any Traces of them, yet it always carries on a very confiderable Trade with Africk, Ajia, and even to India and Europe, and it must be allowed, that no Situation was ever more favourable for Trade, than that of this delightful Country.

*Cairo*, the Capital of *Egypt*, is feated on the *Nile*, above the feven Mouths, by which this River difcharges itfelf into the *Mediterranean*; *Alexandria*, and *Rofetta*, diftant from one another ten or twelve Leagues, and which are at two of the *Nile's* Mouths, ferve as Ports to this famous City, about ninety Leagues diftant: and it is before the one or the other,' that the *European* Ships anchor to difcharge their Goods, of which the greateft Part is defigned for *Cairo*, and where they attend to take in their Reladings.

If all that has been faid of the vaft Extent of *Ciro*, to make it deferve the Name of *Grand*, beyond all other Citics, is not an Effect of Exaggeration in the *Arabian* Hiftorians, or of that of the greateft Part of the *European* Travellers, who are equally fulpected, certainly there is not a City in the World, that ever had or has, a better Title to it; but, not to enter into this Hiftorical Difcufion, there is no Room to doubt, that it has been, and ftill is, a Place of great Trade, though Monfieur Maillet, Sicard, and other French Writers, will not sllow it to be near fo big, nor fo populous as Paris.

The famous City of Alexandria is now reduced to three or four thoufand Refugees, from the different Provinces of Turkey; Rofetta is all new built, of which the Foundation was not laid much above a hundred Years ago; and as the Canal, which goes from the Nile to Alexandria, only now ferves to carry the Water from that River to this City, and the Lake Mareotis, the Necessity of houfing the Goods fent from Cairo to Alex rdria, and those which go from thence to Cairo, has probably not a little contributed to the Aggrandifement, or even to the Construction of Rosetta. And it frequently happening that the Goods, which were without the Bar, waited an Opportunity to get over it to Alexandria for Months together ; and on the other Side, as those that came from this City, after hav-ing furmounted the Difficulties of the faid Passage, could not be transported to Cairo in the fame Vefiels, it became abfolutely neceffary to build in this Part proper Places to put them under Cover, and to have Correspondents and Factors fettled there. The Trade here is fo much augmented, more efpecially fince the Beginning of this Century, that this City is now one of the most powerful in Egypt, and carries on a confiderable Trade in the Commodities that its Neighbourhood produces, with those brought in from Cairo, and those imported by the Greeks in their Saicks from the Archipelago.

The Merchandizes carried to, and exported from these Ports, being with a trifling Difference the same for Cairo, as for the two Cities that serve for its Store-houses, I shall not treat of them separately; but only remark, that the greates Traffick, either in Purchases or Sales, is transacted at Cairo, with which the Bu-finess of Rosetta and Alexandria is nothing in Comparison.

The Goods exported from Egypt are, Benzoin, Bdellium, Gum-Arabick, Gum-Adraganth, Turbith, Myrrha, Abiffinica, Incenfe in Tears, Storax, Aloes Succotrina, and Hepatica, Sugar in Powder and Loaves, and Sugar Candy, Sherbet in Cafks, different Sorts of Cinnamons from *Geykin, Malabar*, &cc. Caffia, Cocea, Coriander, Coffee, Myrabolans, Chebula, Bellerica, and Citrina, Nutmegs, Nux Vomica, Cardamoms, Ben, Tamarinds, Coloquintida, Pepper, Mace, Flax of all Sorts, Senna, Spikenard, Baftard Saffron, Cotton in Wool and Thread, Her-9 1 modaetyls, modactyls, yellow Wax, Ginger, Rhubarb, Elephants' Teeth, Wool wafhed, and unwathed, Oftrich and Herons' Feathers of different Sorts, Mummy, Sal-Ammoniae, Nitre, Roche Allum, Sea Lizards, Botargue, Mother of Pearl, blue Linens of feveral Species from feveral Places, painted Linens, Mogrebines, Muilins, and Cambrefines, Egypt alfo produces fome Stuffs, and other Commodities of various Materials, as of Wool alone, Wool and Silk mixed, Sc. Ribbons, Handkerchiefs, Carpets, and Mulk; there are likewife exported from Cairo and Alexandria, a Quantity of Buffaloes, Ox, and Cow Hides in the Hair, red and yellow Cordouans, Shagreen Skins, Sc.

*Egypt* does not want the necessary Materials for making good Glafs, but file fends them to *Venice*, from whence they return manufactured, though in finall Parcels, as the *Turks* never drink out of Veticls of this Commodity. There are ftill made in *Egypt* a large Quantity of Linens differing in Quality, and Stuffs with Silk and Cotton, Silk and Gold, and even Velvets, though but very few of them are perfectly good.

The Merchandize which Europe fends to Egypt are, Agarick, white and yellow Arfenick, black Lead, Orpiment, Antimony, Sublimate, Quickfilver, Vitriol, Vermilion, Cinnabar, Lattin and Brafs Wire, Tin, Venetian Steel, Lead, Paper, Sattins. from Florence ; Cloths of all Sorts, Caps, Cochineal, Coral from Mellina wrought and unwrought, red Tartar, Roche Allum, Dying Woods, and Hardware; befides which a vaft Quantity of Glafs Beads from Venice of all Colours, are fold at Cuiro, and afterwards transported to India and all Africa, where the Women deck themfelves with these Toys, as the European Ladies do with Diamonds and Pearls. There is also carried on at Rofetta, a very confiderable Trade from Conflantinople and Satalia, in white Slaves, brought from those two Cities, and in black ones, remitted there in Return from Egypt : All the Eunuchs in the Grand Signor's Seraglio, and in private ones, as well as almost all the other Negroes, that are in Turkey, both Men and Women, come from Egypt, where an Infinity of white young Perfons of both Sexes are brought in Exchange for them, the white Slaves are very dear, when they are well made, being worth at least from 40 to 45%. Sterling, and fome Girls have been fold for more than ten Times as much. The greatest Part of the Trade at Cairo is transacted by the Yews and Arabians, who are here in great Numbers, and who, with fome Turk Merchants, carry on that of the Red Sea, from whence they draw the Majority of the afore-mentioned Merchandizes ; and it is also the Arabian Brokers who interfere in almost all the Negociations here.

This Commerce is carried on by Suez, a Town fituated at the Bottom of the Red Sca on the Egyptian Coaft, about forty-five Leagues from Cairo, and feparated by a Plain of firm Sand, very commodious for Carriages. It is from this fmall Town, whofe Port nevertheles is far from a good one, that the European Goods, carried there by Caravans, are at first transported to Gedda, a League Diftance from Mecca, and alterwards to Mocha, a City in Arabia, at the Entrance of the Straits of Babel-Mandel, where the Red Sea communicates with the Indian Ocean; and it is also at Suez that all their Merchandize arrives, which the Turk Merchants of Cairo import from the East-Indies, and of which the general Staple for Egypt is at Mocha, where the Merchants have their Factors.

The Commerce of the Red Sca is carried on by Means of the Grand Signior's Ships, and of fome particular Princes, which Ships are without Decks, or Artillery, fo that nothing would be more eafy than their Capture; a Bark, furnished with only four Guns, might make an immense Booty in this Sea. When they are hindered by contrary Winds from arriving at Suex, they traverse the Red Sca, and go to winter at Collici, a small Place, and not much frequented, five Days' Journey distant from Coptain, a City in the Thebaida; whilst these Vessels are at an Anchor, they fend from the Upper Egypt to take their Lading, and carry them Provisions and Goods. The Road from Collic to the Nile is two Days' Journey farther than that from Suez to Cairo; nevertheles the Expence is not much more, because the Camels' Hire costs lefs in the Upper than in the Lower Egypt, and the remaining Carriage being by Water is performed for very little.

Belides what Eastern Merchandize the Europeans export from Cairo and Alexandria, the Turkish Merchants also transport a very great Quantity to Constantimople, tinopie, and and in whice Egyptian G tween 7 and hundred an The Tra

ravans lader by that Bra it is from 2 to Cairo, fic ons, though is ufed in A though that great, beca The diff

World to ravans do r of that Par dize from a *Cairo* from ought not to of *Pheafant Cairo*, trav is feven or of brings Gol doing they they buy Co of Shells, of The fecc

are full as a that it is pr may any or Elephant's them to dri the Manne to their ow they may t groes are th not be exper-In fine,

precious; as these Pec fell their M the frightfin Effects the though it quently wa to go; it i ral Parts o ny, Musk tude of otl Remilles of is easy to o in Specie

It muft bring imr World. It yet it is pr of Nature tinopic, and to other Cities of the Grand Signor's Territories, on their Saicks, and in which they also lade Rice, Flax, Sugar, and other Commodities of the Egyptian Growth; and the Total of this Commerce does not import lefs than between 7 and 805,000/. Sterling per Annum, and employs about an hundred, or an hundred and twenty Saicks in it.

The Trade of Egypt is also very great on the Part of Afia, from whence Caravans laden with Riches are continually arriving at Cairo, and which are conveyed by that Branch of the Nile, which falls into the Mediterranean near Damietta. it is from Arabia and the Neighbourhood of Mecca, that the white Balm comes to Cairo, to much valued by the Eaflern Ladies, for preferving their Complexions, though there is but a very little of it unadulterated. Almost all the Soap that is used in Egypt comes from Pakyline, where it is made of a very good Quality, though that of France is better; the Confumption of this Commodity is very great, hecause the washing with Lyes is not practified here.

The different Countries of Africa do not contribute lefs than the Reft of the World to carich the Trade of Egypt; there is no Year paffes in which fome Caravans do not arrive from Tunis, Algiers, Tripoli, and even the remoteft Provinces of that Part of the Earth; to that there is feen a continual coming in of Merchandize from all the Univerfe. Among thefe foreign Merchants who rendezvous at Cairo from all the inhabited Places of Africa, there is above all two Sorts, who ought not to be forgotten; of which the first was called Croys, living near the Iffe of Pheafants on the Ocean, who come to Fez and Morocco, and from thence to Cairo, traverling the immense Deferts that lie in their Way. This Caravan, which is feven or eight Months on its Journey, touches alfo at Tripoli in Barbary, and brings Gold-Duft to Cairo; though they take Care not to fell it as fuch, for in fo doing they imagine they commit a Sin, and thefore fell it for Silver, with which they Upper and Cutlery Ware, which they carry back with a certain Species of Shells, current in their Country for Money.

The fecond Sort of Merchants I juft now mentioned are black like the firft, and are full as fingular; they have a Method of carrying on Commerce to particulathat it is probable they are the only People in the World that practific it: In van may any one offer them double the Value of their Goods, if he does not join the Elephant's Pizzle with it; that is to fay, nothing but a good Drubbing will induce them to drive a Bargain, and therefore the Brokers of the Country, accuftomed to the Manner and Expectations of this Gentry, do not fail to ferve them according to their own Fafhion, and always begin liberally to difjense their Blows, that they may terminate the Difference the fooner; after which Preliminary, these Negroes are the most contented People in the World, and there is nothing that may not be expected from their Good-Humour.

In fine, the Nile conveys to Egypt all that Ethiopia encloses most ferviceable and precious; though it is not the Ethiopians themfelves who carry on this Commerce, as these People very feldom trade any Distance from their own Country; but they fell their Merchandize to the Natives of Nubia, called Barbarians, who traversing the frightful Mountains which separate them from Egypt, bring those precious Effects there. Every Year a Caravan sets out from Saunar for this Journey; and though it is only composed of Merchants ragged and almost naked, who frequently want all Sorts of Conveniences in the toilfome dangerous Roads they have to go; it is impossible to conceive what Riches they are Bearers of. From several Parts of Africa there is brought to Egypt Gold-Dust, Elephants' Teeth, Ebony, Muss, Civet, Ambergris, Offrich Feathers, divers Gums, and an Infinitude of other Merchandize, though this Tratlick is not a little increased by the Remifies of two or three thousand Blacks fent here to be fold, from all which it is easy to conceive what prodigious Sums these Caravans mult return with, either in Specie or Goods.

It must naturally be concluded, that a Commerce to confiderable cannot but bring immenfe Sums with it, and make Egypt one of the richeft Parts in the World. It is true, this Country produces neither Gold, Silver, nor precious Stones; yet it is probable, that there is not a Spot upon Earth where thefe Productions of Nature are lefs rare, or more common. The Flax, of which a prodigious Quantity

32

wafhed, my, Salarl, blue s, Mufmodities Ribbons, Cairo and red and

but fine in finall There are id Stuffs ry few of

id yellow iol, Ver-, Sattins, wrought ; befides at Cairo, ck themd Pearls. lantinople ack ones, d Signor's hat are in of white te Slaves to 45%. h. The ins, who y on that ed Merthe Ne-

m of the feparated his fmall Goods, nce from the Straits an; and chants of Egypt is

Signior's

or Arurnithed ien they Red Sea, ve Days' s are at d carry s' Jourot much - Egypt,

d Alex-Conftantinople,

tity of Linens are made, and from thence foread into all Parts of the World; the Cotton gathered in Abundance, and a great Share of it worked up; the Wheat, Rice, Pulfe, Sugar, Coffee, Sherbet, Hides, Morocco Leather, all Sorts of Drugs and Spices; that Sort of Earth called Hanna, fo much effeemed, and of which there is fo great a Demand in all the Levant, where it ferves both Men and Women to paint their feet and Hands; all these draw immense Sums from Europe, Alia, and Africa; there is not a Year that 4 or 500,000 Dollars are not carried there from France and Italy only. From Africa there is annually imported from 1000 to 1200 Quintals of Gold Duft; and from Conflantinsple and Afia there comes more than a Million of Dollars, for the Purchase of Rice, Coffee, Linens, Sc. It is true, that what the Bashaw pays yearly to the Grand Signor; what he fends to the Ministers of the Port to obtain a Continuance in his Poft; what he and his Dependents carry off on his quitting the Government; that which the Agas levy, whom the Sultans tend from Time to Time into this Country; what goes to Damafeus, and all that which paffes to Mecca, may amount to many Millions: However, it is certain that there remains near as much; and if the Natives, or even the Turks, who are under continual Apprehenfions of being ftripped, had not the Madness to bury their Money, by which Means it not only becomes ufclefs to Trade, but is often abfolutely loft, it is certain that few Kingdoms in the World would be richer than Egypt.

#### Of the Commerce of the Archipelago.

**B**Y the Word Archipelage is to be underftood a Clufter of fmall Iflands, of which there are many in different Seas; but that I am now going to treat ot is most neceflary for the European Merchants to know, being as it we at their Doors.

This Archipelago, being the only one I believe that was known to the Ancients, lies in the Egean Sea; and the principal Iflands are, Argentiere, Milo, Siphanto, Serpho, Antiparos, Paros, Naxia, Stengla, Niccuria, Amorgos, Caloyero, Cheiro, Skinofa, Raclia, Nio, Sikino, Folicandro, Santorim, Nanho, Mycone, Debs, Syra, Thermia, Zia, Macronifi, Joura, Andros, Tinos, Scio, Metekn, Tenedos, Nicaria, Samos, Patmos, Fourni, and Skyros, which produces Oil and Olives, Wine, Corn, a Sort of Lichen for dying Red, fome ordinary, and fome good Silk, Cotton, Figs, Mafts and Planks, Salt, at Milo, in vaft Plenty and very cheap, Brimfone, great Quantities of Mill-Stones, at Milo, Flax, Cheefe, Oxen, Sheep, Mules, Emery, Laudanum, Wool, Goat's Hair, Marble, Cotton, Cloth, a finall Quantity of Pitch, Vallonea, Honey, Wax, Scammony, feveral Sorts of Earth, Capers, &c. which the Natives fell to the feveral Europeans, who go here to purchafe them.

Candia is a large Island, fituated at the Entrance of the afore-mentioned Archipelago, formerly known under the Name of Crete; it carries on a confiderable Trade, and all the Christian Nations, who traffick to the Levant, have Confuls fettled here. The chief Towns of the Isle are, Canca, Retimo, Candia, and Girapetra; the Neighbourhood of the principal Place, as well indeed as all the Reft of the Island, are covered with almost an infinite Number of Olive Trees, yielding very good Oil, which is the principal Product of it, and in fuch Quantities, that in a common Year are gathered at least three hundred thouland Measures, of eight Ocques and a Half, and the Ocques of three Pounds two Ounces; here are likewite purchafed, Wine, Gum Adraganth, Laudanum, Wool, Silk, Honey, Wax, Cheele, Cotton, and Wheat.

Salonica, the ancient Tbeffalonica, is a Sea Port feated at the Bottom of the Gulf, bearing the fame Name, in the Archipelago. All the European Nations Trade here, but the greateft Commerce is from Italy. This Place is very fertile in Corn, and I have feen fome very good Wheat from hence, though not quite fo clean as it fhould be. The other Merchandizes of Salonica are, Tobacco, of which whole Ship Loads are exported at a Time, Hides, Cotton in Wool, better than that of Smyrna, yellow Wax, brought here in large Quantities from Turkijb Valachia, unwalhed Wool, and fome coarfe Woollen Stuffs, for the clothing of the Poor People and Soldiers.

The Goods Mace, Nutme Cloths from fometimes Cof

W HAT is tends fo Gibraltar, and Kingdoms, or Algiers, Moro marchial, and of Tunis and Ports in the A fome on the for a Retreat to The moft

afted, and C is that to Tun, and Morocco i Arzilla, Alca giers has, be Calla, Cape I Storacourcourt And befide polines have on

where none, The Europ rarely land in there; trading on their Guan I have alree

Barbary, as w fomething con the others. Sallee, as

of the greate built has a is of a vaft I the Salletines Safety here th

The Europ the Christia the Moors o Mequinez, T. is confumed Fez, and has Commoditie what Goods of Sara, Dr them in Tru a few Eleph in the Terri extract from and Ivory is the Kingdon hundred Le Dara, a Co Moors and .

The

- 768

Vorld ; : the orts of and of h Meu s from ars are ly imple and Rice, Grand nce in iment; to this , may near as Apprewhich is cer-

nds, of treat of ic e at

he Anilo, Sialoyero, Delos, s, Ni-Wine, , Cot-Brim-Sheep, a finall Earth, here to

Archiderable Confuls Giraic Reft ielding s, that of eight : like-Wax,

of the Vations fertile t quite cco, of , better Turkift hing of

The

# OF T HE LEVANT.

The Goods carried there are Indigo, Cochineal, Ginger, Pepper, Cinnamon, Mace, Nutmegs, Dying Woods, Sugar, Lead, Pewter, block and fingle Tin, Cloths from England, France, and Holland, Paper, Almonds, Verdigris, and fometimes Coffee from the Ifles.

#### Of the Commerce with the Coaft of Barbary.

WHAT is called Barbary, is that vaft Maritime Part of Africa, which extends for more than fix hundred Leagues from Egypt to the Straits of Gibreltar, and a little beyond them into the Atlantick Ocean. The principal Kingdoms, or Republicks, which divide the Coaft of Earbary, are Tripoly, Tunis, Algiers, Morocco, and Fez; the Government of these two last is entirely monarchial, and fubject to the fame Prince; that of Tripoly is Republican, and those of Tunis and Algiers, a Mixture of both. All these States have a Number of Ports in the Mediterranean; and the Kingdoms of Morocco and Fez have alfo fome on the Ocean, which are equally ferviceable for the Chriftians' Trade, and for a Retreat to their own Cruizers.

The most confiderable of these Ports, and where the greatest Trade is transacted, and Confuls of different Nations refide, are Tripoly and Gouletta, which is that to Tunis, Algiers and Sallee, in which last the chiefest Trade of Fez and Morocco is carried on, although a good deal is done at Tetuan, and forme at Arzilla, Alcaffur, Azamor, Saphia, and Santa Cruz. The Kingdom of Algiers has, belides its Capital, Tremeren, Constantine, Bona, Bugia, Gigery, La Calla, Cape Rofa, Collo, and that called the Bastion of France, near the Gulf of Storacourcouri.

And belides the Gouletta, Tunis has Bizerta and Port Farina, though the Tripolines have only the Port of their City, with fome few Places on the Coaft, where none, or hardly any Trade is carried on.

The European Merchants have Warehouses only in the principal Cities, and rarely land in any others, on Account of the Impolitions commonly practiled there; trading among these People, as the Saying is, Pike in Hand, being always on their Guard, or otherwife they are furely abufed or cheated.

I have already mentioned, in a former part of this Work, the Exports from Barbary, as well as the Goods they take off, and have little to add thereto, except fomething concerning the Trade of Morocco, which differs in feveral Refpects from the others.

Sallee, as above observed, is the Port in the Kingdoms of Fez and Morocco, of the greatest Commerce; the Entrance of the River Guerou, on which it is built. has a Bar of Sand that changes according to the Winds that blow, which is of a vaft Inconvenience to the trading Veffels, though it ferves as a Refource to the Salletines when purfued by the Maltefe, or other Christians, who are more in Safety here than in any other Port of Barbary.

The European Merchandizes are unladen immediately on their Arrival, into the Christian Merchants' Warehouses there, and afterwards fold Wholesale to the Moors or Yews, who fend them to their Correspondents at Morocco, Fez, Mequinez, Tarudant and Illoe. The greatest Part of the Merchandize imported is confumed in these five Citics, particularly at Mequinez, twelve Leagues from Fez, and has the largest Magazines of Corn, Hides, and Wax, which are the chief Commodities of the Growth of Morocco, and the States dependent on it. And what Goods remain undifposed of in the faid five Places are fent to the Provinces of Sara, Dras, and Touet, in the Kingdom of Tafilet, where the Arabians take them in Truck for Gold Duft, Indigo, Oftridge Feathers, Dates, and fometimes a few Elephants' Teeth; of which laft, Gold, or the Feathers, none are produced in the Territories fubject to the King of Morocco, although the Christians yearly extract from them a great Quantity of that rich Duft and Plumes. The Gold and Ivory is brought by the Arabian Troops, who go to procure them, as far as the Kingdoms of Sedan and Gago, which are Part of Guinea, and are above four hundred Leagues from Morocco. The Offridge Feathers come from Sara, or Dara, a Country to the South of Morocco, towards the Sea of Sand, where the Moors and Arabians kill them in great Numbers, and fometimes take them alive, and

9 K

and bring them to Moracco, which has led many Authors and Geographers into the Error of fuppofing them Natives of this Empire.

The Benizequers, a People of Africa in the Province of Habat in the Kingdom of Fex, have among them a Number of Weavers and Curriers, who carry on a great Trade in Linen and Hides; and the other Commodities in which they deal are, Honey, Wax, and Cattle.

Santa Cruz, in the Kingdom of Morrocco, on the Confines of that of Sus, near to Mount Atlas, is a finall Town, though it at prefent carries on a pretty good Trade, more effectially to Marfeilles, where Imports and Exports are fuch as are before mentioned.

Algiers, Mr. Savary fays, contains above three thoufand foreign Families which Trade had drawn there, though he fuppoles it principally ariles from the Sale of the Prize Goods, continually bringing in by their Privateers. The Country produces plenty of Corn, befides the other Commodities peculiar to Barbary, and their Imports confift of Gold and Silver Stuffs, Damaíks, Draperies, Spices, Pewter, Iron, hammered Copper, Lead, Quickfilver, fmall Cordage, Bullets, Linens, Sail-Cloth, Cochineal, Tartar, Allum, Rice, Sugar, Soap, Galls from Aleppo to Smyrna, Cotton in Wool, and Thread, Copperas, Aloes, Woods for Dying, Cummin, Vermilion, Arfenic, Gum Lack, Anifeeds from Malta, Brimftone, Opium, Maftick, Sarfaparilla, Incenfe, Spike, Honey, Wool, Paper, Glafs, Beads afforted, &c. a fmall Quantity of these Merchandizes, however, fell here, although the Natives are always wanting them, as Duties mut be fatisfied, Recoveries difficult, a Retreat of the Property uncertain, and Imposition very frequent. Those, therefore, who need any of these Goods wait till the last Extremity, in Hopes of fome Prize being brought in.

Couca is a finall Kingdom, fubject to that of Algiers; its principal Trade confitls in Corn, Olives, Oil, Figs, Raifins, Honey, and Wax; here are also fonce Iron, Allum, Sheep, and Goats for Exportation.

The Ballion of France is a fmall Fortification built at the Extremity of the Kingdom of Algiers, on the Side where its Frontiers join with those of Tunin. The French, to whom it belongs, and from whom it received its Name, have been in Possification of it ever fince 1561, when Soliman II. made them the Concellion, after a previous Agreement with the Divan of Algiers, and the petty Princes of the Country, for which they pay 39,500 French Livres yearly. La Calfa is the true Port to the Ballion; and belides these, the French have

La Caffa is the true Port to the Baftion; and befides thefe, the French have Cape Refa, Bonna, and Collo in their Grant, from all which Places, they annually Export about fifty thoufand Meafures of Wheat, eleven or twelve thoufand of Barley, five or fix thoufand of Beans, and fome other Pulfe, above eighty thoufand Skins, a little Suet, above five hundred Quintals of Wax, and much the fame Quantity of Wool. It is likewife here that the French have their Coral Fifthery, of which they take from five to fix hundred Quintals yearly; and all thefe Commodities are fent to Marfeilles, except the Pulfe or Grain, which the Italian Markets take off, and more efpecially Genoa.

The Bafion has been for fome Years past united to the French African Company, or the Cape Negro Company, whole Exports from the Place of their Denomination, are like those from the Bafion, viz. Corn, Hides, Wool, and Wax, of which in a good Year their Extracts are considerable.

Between these two Places of the Bassian and Cape Negro, tubject to Tunis, is the life of Tabarque, dependent on Sardinia, but has for a long Time appertained to Melirs. Lommelini of Genoa, in Property, who pay a Sort of Tribute to Algiers and Tunis, to preferve the Inhabitauts in the free Enjoyment of the Coral Fishery, and do the fame to the King of Sardinia, though their Island is well fortified, and free from Infults. It likewife carries on a tolerable good Trade on its Coast in Corn, Hides, and Wax.

## Of the Commerce of AFRICA.

THIS is one of the four Parts of the World, bounded by the Ócean, the Mediterranean, and the Red Sea, which make a Peninfula of it; and a great Ifthmus, between Suez, at the Extremity of the Red Sea, and Damietta, on the Mediterranean, joins it to Afia. This fituation gives it a vaft Extent of Coaft, on which 3

770

under this 1

Commerce

that the dif

Afia than . Commerce

In regard

Very lit

any Settler Neighbour River of S

Leona, the formerly h

their Settle

folely the I

only who re

of Malagu

Greves, the

this laft-m

Trade, trai

having no

rarely putti

and untame The Go by the Eur

denominate

fome of the Ardres

affords very

Coaft of th

belonged to

taken it fro

have fome

which are i

groes tranfp

the Numbe

Kingdoms,

Authority (

rying on th

Angola end

commence

though it is of Good He

ferving for

going and

The Du great Adva

The Caj

It is from

The Fre

The Coa

France .-

OF AFRICA.

which only the *Europeans* have any Traffick; the Inland of their Continent being very little known, either from the Nature of the Country, the infupportable Heats that generally reign here, or on Account of the Inhabitants' Ferocity, of which the major Part are Savages.

And as a Connexion of Matters, which could not conveniently be feparated in treating of the *Mediterranean* Trade, led me to defcribe that of *Cairo*, *Alexan*, *dria*, *Rofetta*, and all the Coad of *Barbary*, that make a confiderable Part of *Africa*, I thall have no Occasion to repeat any Thing concerning them here; but under this new Title proceed to give a general Idea of all the Places, where any Commerce is transfacted on the other Coaft of *Africa*, and of the Establishment that the different Nations of *Europe* have there.

In regard to the Trade of the *Red Sea*, as it in fome Sort appertains more to *Afia* than *Africa*, I fhall omit fpeaking of it till I come to treat of the *Afiatic* Commerce, and at prefent confine myfelf to the *African* only. Very little or no Trade has been carried on, nor any of the *Europeans* had

Very little or no Trade has been carried on, nor any of the Europeans had any Settlement on the faid Coaft, from the Kingdoms of Morocco and Sus to the Neighbourhood of Cape Verd; near which Cape, and in the Space between the River of Senegal, which is one of the Branches of the Niger, and that of Sierra Leona, the French and Portuguese have fome Factories; as the English and Dutch formerly had, but the one abandoned them, and the others yielded them to France.——Since writing the above, the English have driven the French from all their Settlements on the Coaft of Africa.

The Coaft of Sierra Leona is visited by Ships of all the four Nations, chough folely the English and Portuguesh have any Ettablishment here; and it is the first only who refide near Cape Miserado between the Coasts of Sierra Leona, and those of Malagueta, where they have about ten or twelve Houses in all.

The French carry on fome Trade on the Coaft of Mulagueta, otherwise named Greves, though without any Residence, and on the Ivory Coaft, which joins to this last-mentioned, all the Nations of Europe, that are engaged in the African Trade, transact a great deal here in Elephants' Teeth; though some of them, having no Settlements, are obliged to negociate with the greatest Caution, very rarely putting Foot althore for fear of the Natives, who are Cannibals, fierce, and untarneable.

The Gold Coaft, which is the next, is the most frequented of any in *Africa* by the *Europeans*; and to preferve the Trade of the rich Metal, from which it is denominated, there is hardly any of them who have not Habitations here, and fome of them poffes even Towns and confiderable Fortifications.

Ardres is a finall maritime Kingdom joining to the Gold Coaft, though it affords very little for Trade but Slaves: And Benin follows, making a Part or the Coaft of the Gulf of St. Thomas. The life of the fame Name under the Line has belonged to the Portuguefe ever fince they drove the Dutch out, who had before taken it from them, whilf united with the Crown of Spain. The former alto have fome Settlements at feveral Places in the Gulf, and particularly at those which are in the Neighbourhood of the Kingdom of Congo.

It is from this Kingdom, and that of *Angola*, that the beft Part of the Negroes transported to *America* are extracted, and where each Nation goes to teek the Number they want. The *Portuguele* are in a Manner Mailers of theie two Kingdoms, where they are both feared and loved by the Natives; however, their Authority does not extend to hinder the *Englifle*, *French*, *Dutch*, &c. from carrying on the Slave Trade with Eafe and Advantage.

The Cafraria, or Country of the Cafres, begins almost where the Coast of Angola ends, and continues to the Rio de Spirito Santo, where that of Sofala commences. The Europeans have no Traffick in all this vast Extent of Coast, though it is the most celebrated of all the African ones, on Account of the Cape of Good Hope, which is situated about the Middle of it.

The Dutch have a Settlement at the Cape, though not fo confiderable for any great Advantage arifing to them from their Trade with the Natives, as from its ferving for a Rendezvous and Place of Refreshment to their Indian Fleets both going and coming.

Åfter

aphers into

e Kingdom carry on a h they deal

of Sus, near pretty good fuch as are

n Families s from the cers. The liar to Bar-Draperics, l Cordage, Soap, Galls oes, Woods com Malta, ool, Paper, owever, fell pe fatisfied, ofition very laft Extre-

**Frade con**alto fome

hity of the fe of *Tunis*. Jame, have the Cond the petty rly.

rench have ey annually thoufand of ty thoufand th the fame ral Fifhery, hefe Comthe Italian

their Deand Wax,

t to *Tunis*, me apperof Tribute ient of the ir Ifland is good Trade

Ócean, thể and a great ta, on thể f Coaft, on which

After the Cafrean Coaft, comes that, as I observed before, of Sofala, where none but the Portuguese are fettled, as they also are at Mozambique, which joins next, and which has before it the great Ifle of Madagafcar.

In fine, it is also the Portuguese alone who carry on the whole Trade of Melinda, though it is the last Place they engross to Cape Guaydafur, which being doubled gives an Entrance into the Red Sea. The Coaft of Ajan; or Defert Coaft, which extends from the Kingdom of Melinda to the faid Cape, produces nothing fit for Trade, having befides hardly any Inhabitants to carry it on.

I have not mentioned any of the Isles of the African Coasts, except those of St. Thomas and Madagafcar; but in the fubsequent Part of the Work, none shall be neglected that contributes any Thing to Trade ; and at prefent I shall enter into a Detail of that wherein the Europeans are concerned on all the faid Coafts, beginning it at Cape Verd.

#### Of the Trade of the African Coaft from Cape Verd to Sierra Leona.

APE Verd, fo named from the Ever-green Trees that cover it, is lituated Christer vera, to name nom the Los and Gambia, which are two of the chief between the Rivers of Senegal and Gambia, which are two of the chief Mouths of the Niger, a River fimilar to the Nile, with which, as one may fay, it divides all Africa ; this traversing the one Half, before it falls into the Ocean, as the Nile does the other Half in its Progress to the Mediterranean.

The Trade practifed in going up these two Rivers, either on the Coasts of Senegal, or on those which extend from Gambia to the Cape of Sierra Leona, confifts in Gold Duft, Ivory, Wax, Hides, Gums, Oftridge and Heron's Feathers, Musk, Rice, Millet, Indigo, Cotton Coverings for Negroes, and these Slaves themfelves.

The Portuguefe have had great Settlements on all these Coasts, but at present their Habitations are fomething more inland, efpecially going up the River of St. Domingo, which is about thirty Leagues from that of Gambia, where their Refidence is at Cacheo, the Place where the African Company of Lifbon have their Magazines, for depositing the European Merchandizes, and those they col-lect of the Country's Produce, brought down the faid River, which is navigable for above two hundred Leagues, being annually above 100,000lb. of Wax, 50,000 of Ivory, and from 800 to 1000 Negroes, which they fend to the Islands of St. James and the Brazils, belides those they fend to the English and Dutch, who come here yearly to feek them.

The Portuguese here carry on their Commerce in Barks of about forty Tons Burthen, with which they trade up the Rivers Cazuma, Pongues, Nonnes, and even to that of Sierra Leona ; the first furnishing them with their greatest Quantity of Wax; Pongues and Nonnes with Indigo; and Sierra Leona with Fruit, which they call Coffe, with which they drive a great Trade; and from all these Places they also get a Quantity of Ivory and Slaves, which, they truck against the afore-mentioned Negroes, Ciothing, Brandy, Iron, Pewter, &c. The English had formerly many Habitations, and fome Forts on the River

Gambia : That called St. James, belonging to the South-Sea Company, fituated a little higher than its Mouth, was taken and destroyed by the French in 1695.

The River Gambia has two Openings, the one to the North and the other to the South; in which latter, being most used, Ships of three or four hundred Tons may enter, but cannot go up it above fix or feven Leagues ; though Veffels of a hundred and fifty Tons may go up as many Leagues to Majugard; and the Englifb, with lighter Barks, have often proceeded yet a hundred and fifty Leagues higher, from whence they have brought back a Quantity of Slaves, Gold, and Ivory, in Time of Feace, to Majugard, where they had a Magazine, and their Fort with their principal Habitation was in an Ille of the River about feven Leagues from its Mouth.

Cantory is a Kingdom of Africa, in Negro Land, on whofe Coafts the French have a tolerable good Trade, and a Fort for its Security and Protection. The principal Traffick is in Skins and Hides, for which Duties are paid at Beybouta.

Calbaria, a Province in Africa, where the Dutch have a confiderable Trade, chiefly carried on at the Town of that Name, their Fort being there, and their Traffick

772

HE Fre

cipal Establis in the Ifle of

first who occ and St. Mich

French feized

fucceeding Yo ever fince, ar

the greateft !

lile, and that

1758; and 1

Goree was rel

Factories of

And by 4 Ge in the Africa

All that th

Senegal inclu

Hides, forty Elephants' T

Marcs of Go Herons' Fea

and white ft

Gum is wit at fifty Leag

Sales begin

Ceratique; a

navigate an

the Places of

Months of

most conve The Mer

Part differen

twenty-eigh

of different

Serges, fou

combed W

Coral, Sabr

Knives, co of Cloths f Cotton Lin

of Leyden,

white Thre

aforefaid G

The La

which the

Higher up

The Engl

after th

## OF AFRICA.

Traffick in Slaves a good one, though the greateft Part of the Natives on this Coaft are Man-Eaters. The Exchange for Slaves is unpolifhed Copper, or fmall Bars of hammered Brafs, each weighing a Pound and a Quarter, and about two Feet and a half long, of which fourteen or fifteen are commonly given for Slaves of both Sexes, and different Ages, one with another; of thefe the Natives make a Sort of Lattin Wire, which they employ in Collars and Bracelets to adorn themfelves; and in Cafe any of thefe latter are carried ready made from *Europe*, they ufe them there as Money.

## SENEGAL.

T HE French Company of Senegal, united to that of the Weft in 1718, and after the Year 1719 (wallowed up in the great India one, have two principal Eftabliihments on this Coaft; the one at the Ifle of Goree, and the other in the Ifle of St. Lewis, at the Mouth of 'Senegal River. The Dutch were the first who occupied the Ifland of Goree, and built there the Forts of St. Francis and St. Michael, though under their first Masters they had other Names. The French feized it in 1678; in 1692 the English took it from these last, who the fucceeding Year again repositefied it; and the Senegal Company have occupied it ever finee, and from hence carried on a Part of their Trade, of which, however, the greateft Share always continues to be transacted on the Coaft of St. Lewis Ifle, and that of the River Senegal. These Places were taken by the English in 1758; and by the Xth Article of the Peace of Versailles in 1763, the Ifland of Goree was reflored to France, the Trade of the River Senegal, with the Forts and Factories of St. Lewis, Podar, Galam, were ceded to the King of Great-Britain: And by 4 Geo. III. C. 20. the Fort of Senegal and its Dependencies were vessed

All that the *French* Company negociated, in the whole of the Settlements, Senegal included, might amount in a common Year to fix thoufand Bull and Company Hides, forty or fifty Quintals of yellow Wax, feven or eight thoufand Pounds of Elephants' Teeth, two thoufand Cotton Negro Veftments, twenty-five or thirty Marcs of Gold, and fifty thoufand Slaves. It also obtained forme Offricin and Herons' Feathers, Ambergris, Civet, a Quantity of coarfe Cotton Cloth, blue and white ftriped; which were refold on the Gold Coaft. The chief Traffick of Gum is with the Moors, who bring it on Horfes to a Place called Terrier Eonge, at fifty Leagues from the Coaft, going by the River of Senegal; of which the Sales begin in the Month of April, and laft about fix Weeks.

Higher up on the Coaft is found the Kingdom of the Jalofes, and that of the Ceratique; and it is to this last that the Customs are paid for the Liberty to navigate and trade in the River of Senegal.

The English and Dutch have very confiderable Dealings with these Jalosis, and the Places of their principal Transactions are Camino, Jamesil, and Gereep. The Months of March and April, with those of November and December, are the most convenient ones for this Commerce.

The Merchandizes proper for Senegal and Gambia are in Part the fame, and Part different. Thole for the River of Gambia, particularly for the Jalofes, with which the Dutch commonly lade their Veffels for this Traffick, are Bars of Iron, twenty-eight or thirty to weigh about ten Quintals, Brandy, Beer, Copper Bafons of different Weight, Copper Plates of about a Pound, Yarn, coarfe narrow blue Serges, four threaded Cloths, red, yellow and blue Ratines, red, yellow and white combed Wool, white, blue, red, and yellow, Glafs Beads of various Sorts, rough Coral, Sabres, Copper Trumpets, red Caps, round Padlocks, Rock Cryftal, Sailors Knives, coarfe Shirts, and fine ones with Lace at the Bofons and Wrifts, Suits c? Cloths from Harlem, Silefia Linens, and others both of Hemp and Flax, fine cotton Linen, fine and common Paper, Earthen Pots white and blue, Blankets of Leyden, Irifb Mantles, Moreceo Leather Shoes, Hats, brown Fuftians, coarfe white Thread, Glafs Bottles with Pewter Stoppers, and all Sorts of Needles.

The Ladings of the *French* Ships for *Senegal* were in Part composed of the aforefaid Goods; and befides them of black Cotton Linens, calendered Linens of

9 L

Rouen,

, where ch joins

of Mech being rt Coaft, nothing

those of one shall all enter d Coasts,

s fituated the chief may fay, te Ocean,

Coafts of a Leona, on's Feand these

at prefent River of Joon have they colnavigable 5, 50,000 ds of St. tcb, who

rty Tons mes, and ft Quanth Fruit, all these gainst the

he River

, fituated 1695. the other hundred h Veffels ; and the Leagues Gold, and and their ut feven

e French

n. The

Beybouta.

e Trade,

and their Traffick

Rouen, Kettles from four to ten Pounds' Weight; forme few Trinkets of Silver, yellow Amber, Pewter, little Looking-Glasses with painted Frames, forme Coin, large red Coral, Taffeties, Crimfon, cherry Colour, yellow; and blue, though but few of them, a few Cloves, Sambouc Wood, and the Iris of *Florence*, for Prefents to the Negro Kings, as alfo a few Ells of Scarlet Cloth for the fame Purpofe

Arms, fuch as Mufquets, Mufquetoons, Fowling Pieces, Piftols, double barrelled Guns, Gunpowder, leaden Balls, Shot, and Flints, are equally proper for *Gambia* and *Senegal*; but one of the beft Merchandizes; and of which the Sales are the moft confiderable, are the *Mahdrean* Shells, called *Couris* in *India*, and *Bouges* on the Coaft of Africa.

All these Merchandizes, and some others which will be hereafter mentioned, are equally proper for the Trade of all the other *African* Coafts, excepting the above-mentioned Shells, which are only current from *Cape Blanco*, to and including *Juda*, or *Xavis*, on this Side the River *Ardres*. But *Angola*, where the greatest Purchase of *Negross* for *America* is made, does not admit these Shells in Trade. It is true, that the Inhabitants of *Congo*, do alto make Use of Shells, by them called Zimbi, or Zimbi; but these are carried them only by the *Portugueje*; who are in a manner Masters of all this great Kingdom.

#### The Commerce of the African Coafts, from the Cape of Sicra Leona, to the Rever of Ardes.

IT is from the River of Sierra Leona, that the Coafts of Malaguete, or Malaguette, begins, fo called from a Sort of Pepper, that makes the principal Trade of the Blacks of this Part of Africa; the English and Portuguese that this Traffick; the first having a Factory conveniently established in one of the Islands, and the other within Land.

The Merchandize this Country affords them, are Rice, Elephants' Teeth, the beft on all the Coafts, Civet, and a little Ambergris. The Capes of *Monte*, and *Miferado*, would likewife be good Places for the Ivory Trade, could the Inhabitants be made tractable, as the River Jonco, or del Punto, would, did not the Sea break ir fuch a Manner, as to render anchoring there very dangerous.

The Ivory Coaft joins to the preceding, and produces only those Teeth and a little Gold for Trade. Iron Rings and small Bells are what most pleases these Barbarians from Europe; and the Places of the greatest Trade on this Coaft, are the Grand Drowin, situated in an Isle formed by a small River; Groma, Tabou, Little Tabou, Tao, Rio Fresco, St. Andrew, Giron, Little Drowin, Bortrou, Cape la Hou, James la Hou, Wallochà, and Gammo. The Gold Coast begins at the River Sueiro da Castos, and is about a hundred

The Gold Coaft begins at the River Sueiro da Caftos, and is about a hundred and thirty Leagues long Eaft and Weft. This Coaft is above all others of Africk the most frequented by the Europeans, and where the Englift, Dutch, and Danes have very confiderable Settlements: The great Quantities of Gold found, and fold on this Coaft, have given it its Name, and its chief Market Places are, Atchim or Asime, Accra, called alfo Tafon, Accanni, Acheroa, and Fetu. That of Asime is the beft, and of the Standard of tweaty-two or twenty-three Carats.

Abafjon is the first Kingdom on this Coast westward, which extends only about fix or feven Leagues along Shore, though its Bigness within Land is unknown. On failing Eastward, the Villages and little States of Albiani and Tabo are met with; the first fix Leagues from Ifini, and the other ten. The Ships that trade along the Coast come to an Anchor before these Villages, and host their Colours, on which the Negrees immediately come off, and on finding them Friends, go aboard, where they are commonly regaled with a Glass or two of Brandy, and an Enquiry is made from them, whether any Ships have been lately on the Coast, and what Goods they have got to difpose of.

The Kingdom of Guiomere is the neareft to Cape Apollonia, and though its Sea Coaft be very contracted, it is pretty confiderable within Land, and drives a great Trade, either from Gold Mines it has itfelf, or with what it collects by its Commerce, with those that possible them, as this Metal is very common here; and the Traffick in Ivory and Slaves is not a little. At eight Leagues to the East of Cape St. Appellina, is the Village which the Negroos call Acom, the French Avien Axime, and the Years Mafter After Axim

compose it. a Fort, whic Mafter of the coming to fet improve the and is one of the Landing and well cult a great deal of trou, about t to the Eaft of

Sama or C four Leagues Portugueje ha both the one Rendezvous

The King this with Fe then powerfing roses call it of known under is further in tremely ferti *Commendo*, is *Guinea*, and

Although mentioned, have notwith furnishing the their Return

The Caffi principal Fr being the R of their Cori infertile, an and Cape C Leagues fro the *Englifb* don Comparhas in *Guin* Dutcb Flee the Negroe more than to may be had By the A

this Place f Settlement Village, an which carri Althoug Reft of the

and the Na The Vi have a For

The Kin Village is & Fort here

774

Axime, and the Dutch Atchim, of which these last have been for above a hundred Years Masters.

After Axime, is Cape des Trois Pointes, called fo from three Mountains which compofe it. The Subjects of the King of *Pruffia* were fettled here, and had a Fort, which they had obtained in 1720, and delivered up to the Negro King, Mafter of the Country, who acquainted the *French* therewith, and follicited their coming to fettle there, with Offers of an exclusive Trade; but they neglecting to improve the Opportunity, the *Dutch* took it in 1725, and continue to enjoy it, and is one of the most confiderable Places on the Coaft; the Anchorage is good, the Landing easy, without any Bar; the Country is healthy, abundant, fertile, and well cultivated. Befides the Gold Trade, which is very confiderable, here is a great deal of Ivory, and many Slaves. The *Dutch* have another Fort called Botrou, about two Leagues to the Eastward of the Cape; and another at fix Leagues to the East of Botrou, named Witfen, pretty near to Tacoravi.

Sama or Chama, is one of the chiefeft Places on the Gold Coaft, being near four Leagues Eaft of *Tacoravi*, it contains about two hundred Houfes, and the *Portuguefe* had here formerly a Factory, and a Redoubt; but the *Dutch* feized both the one and the other, and carry on a confiderable Trade here, it being the Rendezvous of all the neighbouring Negroes.

The Kingdom of Gnaffo, or Commendo, being four Leagues to the East of Sama, this with Fefu, or Fetu, and Sabou, made formerly but one Kingdom, and was then powerful and rich, but, fince its Divition, is greatly diminished. The Negroes call it Commenda Ajata, and the Portuguefe, Aldea de Torres, though it is yet known under the Name of Little Commendo, to distinguish it from Gnaffo, which is further in Land, and denominated Great Commendo. All this Country is extremely fertile, and abounding in every Thing neceffary for Life. At Little Commendo, is a celebrated Market kept daily, the best furnished of any one in Guinea, and it may be in all Africk.

Although the Gold Trade is not fo confiderable here, as at the Places beforementioned, and at the Mine, &c. which I shall hereafter speak of; yet the French have notwithstanding made a Settlement that is of infinite Service to them, for furnishing their Ships with Refreshments in their Voyages to the East; and in their Return to France.

The Caffle of the Mine, known by the Name of St. George de la Mina, is the principal Factory, and the beft Fortrefs which the Dutch have on the Gold Coaft, being the Refidence of their Director, and general Commandant, and the Centre of their Commerce, on which all their other Settlements depend. The Soil is infertile, and therefore the Miners are obliged to the Blacks of Commendo, Fetu, and Cape Corfe, for their Provifions; which laft Place lies about three or four Leagues from the Mine, and has for fome Years paft been the chief Settlement of the Englifth in these Parts; it is the Refidence of the Director General of the London Company, who has the Authority over all the Settlements which this Nation has in Guinca; and the Fortifications are here to ftrong, as to have refifted the Dutch Fleet, under the Command of Admiral Ruyter. The Village occupied by the Negroes is the most confiderable of the Kingdom of Fetu; it is composed of more than two hundred Houfes, and has a diurnal Market, where every Thing may be had for Money that a Perfon can with for.

By the Agreement which the English and Danes made on their joint Capture of this Place from the Dutch, it was Ripulated that the Danes should have a fortified Settlement here, called by them Fridericsbourg, which is to the North-East of the Village, and is commanded by the principal Commission of the Danish Company, which carries on a confiderable Trade here.

Although the Fort and Village of Cape Corfe are in part dry and arid, the Reft of the Kingdom is very fertile and abundant, the Lands are weil-cultivated, and the Natives, who are numerous, are very laborious.

The Village of *Moure* is a little League from *Fridericfbourg*, where the *Dutch* have a Fort with the Name of *Naffau*.

The Kingdom of Fantin is extremely rich, populous, and potent; the greateft Village is Cormantin, about three Leagues from Moure; the English had formerly a Fort here taken and retaken by the Dutch, with whom at last it remained, and they the Dutch with whom at last it remained.

Silver, Coin, gh but refents

e barper for e Sales a, and

tioned, ng the ncludgreatest Trade. m cal-

ho are

River

Mala-Trade Trafs, and

h, the te, and nhabithe Sea

th and the sthefe off, are *Tabou*, c, Cape

undred Africk Danes id fold chim or xime is

about nown. re met t trade Coiends, randy, on the

th its ives a by its here; e Eaft French Axime,

they have here a good Trade, as they have at *Adia* and *Jamolia*, which they have fortified. The Country is rich in Gold; the Inhabitants laborious, Lovers of Trade, of which they have learned the Secre: and Occonomy from the *Dutcb*.

Ackram or Acron, a Town in Africk on the Guinea Coaft, is not far from Bregu, or Berku, and whofe principal Traffick confifts in Gold Dufl, which the Inhabitants give in Exchange for red Cloth, Pots, Kettles, Basons, and other Copper Kitchen Utenfils.

Aguvanna, another African Kingdom on the Gold Coaft, carries on much the fame Tratflick as the Preceding, with the Addition of fome few Slaves.

#### Of Acara, Lampi, Juda, and Ardres or Ardra.

A CARA is a large Kingdom, feated at the Extremity of the Gold Coaft, where the Englifb, Dutch, and Danes, have each a confiderable Fort, which render them Mafters both of the Gold and Negro Trade, and therefore obliges the French to deal with Lampi, Juda, and Ardres, even when at War with thefe Nations; the latter of which borders on the Kingdom of Baneri. Before that Moure and Cormanteri had attracted the greateft Part of the Buinefs transacted on the Gold Coaft, the Village of little Acara, fituated at the End of it, was the Place where most of the European Merchandizes found Difpatch; this Village only furnifhed a third of all the Gold that the Europeans traded for on this Coaft, and the Negro Trade is full pretty good here, as between three and four hundred may annually be purchafed on reafonable Terms.

annually be purchafed on reafonable Terms. The Commerce of Lampi and Juda, a finall Kingdom between Acara and Ardra, is not inconfiderable, efpecially for the Purchaie of Negroes. In the Years 1706 and 1707, the French Affiento Company bought here two hundred and fify each Voyage, in Truck for European Goods from forty-five to fify French Livres per Head, though in the Kingdom of Ardres, from whence near three thoufand Slaves may be annually extracted, they coft about eighty ditto; and thefe with Provifions, are the only Articles of Commerce in this Kingdom for Exports; the Goods efteemed moft here for Truck, are the biggeft Glafs Beads; large Cryftal Pendants; large gilt Cutlaffes; coloured Taffeties; filk Stuffs ftriped and fpotted; fine Linen; Laces; fine Handkerchiefs; with Buttons; Iron Barrs; a fine thin woollen Stuff called Bouge; Copper, cylindrical, and pyramidical Bells; long Coral; Copper Bafons of various Sizes; Mufkets; Brandy; large Umbrellas; gilt Looking-Glaffes; China Taffetics, and other Silks from that Part; Gold and Silver Duft; Englifh and Dutch Crowns.

#### Of the Trade on the Coaft of the Kingdom of Benin.

THE Europeans trade but little in this Kingdom, although it has two hundred and fifty Leagues of Coaft, and the Inhabitants are lefs favage than the Negroes of Guinea and other Parts of Africa. The Merchandize found here are Cotton Habits ftriped according to their Fashion, afterwards fold on the Gold Coaft, and others blue, proper for the Trade of the River Gabou, and on that of Argala; Jafper Stones; female Slaves, for they will fell no Men; Leopard Skins; Pepper and Acori, which is a Species of blue Coral that grows under Water, in the Form and Manner that other Corals do. In Exchange of these Commodities are given Gold and Silver Stuffs; Red and Scarlet Cloths; Red Velvets; Violet coloured Ferrets; Harleim flowered Stuffs, well coloured; Red Glafs Ear-Rings; Looking Glaffes with git Frames; Glafs Beads; Bouges; fine Coral; Earthen Drinking-Pots ftriped with Red; all Sorts of Cotton Thread, and Linen; Oranges; Lemons, and othergreen Fruits candied; Brafs Bracelets weighing five Ounces and an Half; Lavender; and Iron Bars.

The Dutch are almost the only Traders with these People, as it is they alone among all the Europeans who have a Warehouse here, which by the King's Permission is established at Galou, a large Village on the River of Benin; and this Commerce they enjoy fo uninterruptedly, as the Country produces neither Gold, Ivory, Aides, Gum, Wax, nor Slaves, as above-mentioned, though the Natives are much much more any of thei Captain

River Cong that the E Peace of U 1712 were Trade, that of Navigat

of which & the King h protecting European I confiderabl twenty tho berties whi themfelves hring abov great, as to to fee unin had former

#### THE H are th

freshments Glasses, Bo Residence posses in t this is the Brazils.

The Sla and the No is furprizin confiderab other Nati tations; as and confec among the frequently It is dif

at Loanda; in Propert belonging fand; a re Nations, v all bring t they proce Belides

it fome M St. Salvad they bring tine, fmall Coral, Fi which fer current an

# OF AFRICA.

much more civilized, honeft, and if the Expression may be allowed, polite than any of their Neighbours.

Captain Snelgrave, in his Treatife of Guinea, publifled in 1734, fays, that the River Congo, in the fixth Degree of fouthern Latitude, is the most diftant Part that the Englife trade to, whole Commerce here is fo greatly augmented fince the Peace of Utrecht, that instead of thirty-three Ships under those Colours that in 1712 were on the coaft of Guinea, it was demonstrated to the Commissioners of Trade, that in 1725 there were above two hundred Sail, to the great Advantage of Navigation and our American Colonies.

Our Author recounts the Ruin of the Kingdom of Whidaw, Fida, or Juda, of which Sabee is the Capital, fituated about feven Miles from the Sea; and here the King had granted to the Europeans commodious Houfes for their Factories, protecting both their Goods and Períons. The Port was open and free to all European Nations, who came here to purchafe Slaves; and this Trade was fo confiderable, that the Englifs, French, Dutch, and Portuguefe, exported above twenty thousand yearly from this Kingdom and its Neighbourhood; but the Liberties which the Natives enjoyed of having many Women, and their abandoning themfelves to Luxury and Pleasure, so effeminated them, that although they could bring above an hundred thousand Men into the Field, their Cowardice was fo great, as to suffer two hundred Enemies to drive them from their Capital, and to fee uninterruptedly their whole Country deftroyed by a Nation, which they had formeray defpifed.

# OF CONGO.

THE Portuguese, who discovered this Kingdom in 1484, and settled here in 149t, are the only Europeans that trade here; all other Nations only stopping for Refreshments, which they purchase of the Blacks, in Exchange for small Looking-Glasses, Beads, &c. The principal Settlement of the Portuguese is at Loanda, the Residence of the Vice-Roy, and, as may be said, the Capital of what the Whites possibles in this Kingdom; the Port is very large, and the Anchorage fecure, and this is the Place where all the Ships arrive and fail from, either for Europe or the Brazils.

The Slave Trade is the most important one that the Portuguele have at Congo, and the Number which they fend yearly to the Support of their. American Colonies is furprizingly great; but what renders this Bufinefs fill more advantageous and confiderable, is the flort Cut from hence to the Brazili, compared with what all other Nations have to run, when carrying these unhappy Wretches to their Plantations; as the Portuguele feldom exceed a Month or five Weeks in their Paffage, and confequently in this flort Time are not exposed to fuch a Los by Mortality among their Slaves, as others are, who have a much longer Voyage to make, which frequently occasions Diftempers that fometimes carry off the greatest Part of them.

It is difficult to afcertain the Number of Slaves, which the Portugues' refiding at Loanda, Colombo, St. Salvador, and all other Places in this Part of Africk, have in Property. Those who are least rich, having fifty, an hundred, or two hundred belonging to them, and many of the most confiderable posses at least three thoufand; a religious Society at Loanda, having of their own twelve thousand of all Nations, which being Blacksfmiths, Joiners, Turners, Stone-Cutters, &c. do almost all bring their Masters in from four to five hundred Reis per Day, Gain, which they procure by working for the Publick.

Beildes Negroes, Congo produces Ivory, Wax, Honey, and Civet, and has in it fome Mines of Iron and Copper, though of these no great Quantity is extracted. St. Salvador is properly the Rendezvous of all the Portugues Merchants; where they bring Gold and Silver Stuffs, Velvets, English Cloth, Gold Lace, black Ratine, small English Carpets, Copper Basons, blue Earthen Pitchers, Hats, Rings, Coral, Fire-Arms, and Shells called here Zimbi, or Zinibis, as before observed, which ferve for a small Money; besides all which, Brandy and Wine find here a current and good Dispatch.

Of

777

y have vers of cb. Bregu, nhabi-Copper

ch the

Coaft, which obliges h thefe re that Sted on e Place ily furind the ed may

e Years nd fifty Livres houland fe with rts; the Cryftal d fpot-; a fine Bells; /mbrelt; Gold

ra and

undred Vegroes Cotton ft, and *Argola*; Pepper : Form : given bloured ooking nkings; Lees and

y alone 's Pernd this Gold, ives are much

#### OF ANGOLA.

ANGOLA is of all the African Coafts that which furnishes the Europeans with the beft Negroes, and commonly in the greateft Quantities, although it fearcely extends twenty-five to thirty Leagues along the Sea-Shore, it is true, this Kingdom widens considerably within Land, being at leaft an hundred and fifty Leagues in Length, and as much in Breadth, whole Capital is Loanda St. Paola.

Although the Portuguese are extremely powerful in the interior Part of the Kingdom; and that the Majority of the Negroes in the Provinces they have fubdued, may properly be termed the Vaffals of his moft faithful Majefty, to whom they yearly pay a Tribute of Slaves, yet the Negro Trade, which is transacted on the Coaft, has always remained free to the other Nations of Europe; and the English, French, and Dutch fend yearly a great Number of Veffels, who carry off many thoulands of these poor unhappy Creatures, for the Supply of their American Settlements, or for Sale in those of the Spaniards.

The Portuguese are, however, those which deal the most here; and it is altonishing that they have not before now depopulated the Country, there being hardly any Year, that the; Jo not ship off fifteen thousand for Brazil. The Villages of Cambambe, Embaco, and Massimono, are those which furnish most Slaves to the Portuguese Merchants concerned in this Traffick.

And the Merchandize with which they pay for them, are Cloth with great Lifts; Crimfon Silk Stuffs; Linens; Velvets; Gold and Silver Lace; back Serges; *Turkey* Carpets; white and coloured Thread; fewing Silk; *Canary* Wine; Brandy; Olive Oil; Sailors' Knives; Spices; refined Sugar; great Hooks; Pins three Inches long, and others of various Sizes; Needles, &c.

The Portuguese have also a Settlement at Binguela, a small Kingdom dependent on that of Angola, where they carry on some Trade; but this Place is unwholsome, and fitter for the Abode of Criminals banished by the Tribunal at Lisbon, than for the Refidence of Persons exercising Trade.

## Of Loango, Malimbo, and Cabindo.

THE Negro Trade that is carried on in these three Places of the Angelian Coast, is not one of the least confiderable, that the English and Dutch are concerned in, on the Shores of this Part of Africa, whether for the Number, Goodness, or Strength of the Slaves, for which the Europeans prefer them to all others; and the Inhubitants of the American Colonies always give for them a higher Price, as more able to furtain the Labour and Fatigues of the Culture and Manufacturing Sugar, Tobacco, Indigo, and other painful Works, in which it is cultomary to employ these milerable Perfons.

The Merchandize proper for these Parts is the fame as has been already mentioned, fo I fhall only add a Remark made by the Judicious in this Commerce; that as foon as the Business is concluded, and the Slaves aboard, not a Moment should be loft in getting to Sea, for fear that the unhappy Captives should grieve at the Sight of their Country, from which they are to be for ever banished.

#### Of the Trade of the African Coafts from the Cape of Good Hope, to the Entrance of the Red Sea.

THE Portuguese discovered the Cape of Good H:pe in 1493, but they remained undetermined to fettle here, either through a Want of Courage or Defect of Prudence, or by a Reflexion on the Cruelty with which they treated the poor Hottentots, in Revenge of their being at first not well received by them. It does not appear that from that time the Europeans made any Defcent there till 1600, when the Ships of the Duteb East-India Company began to touch here, though they did not at first comprehend all the Advantage they might draw from an Ettablishment in this Country, and therefore contented themselves for fome Years to anchor here, going and coming, only to buy fresh Provisions; and in order to fecure thefe from any Infult till re-embarking, they built a small Fort upon the Harbour 6

whole Ruins ping here as 1 ceived, by th Eftablifhinen Return to L approved of and according him four larg for the Under of the Cape, regulate every ment of the had all the S well how to them of for they granted them as they Sort of Mer cuted with Company ha reader it as b

When I fa the contraction purchased La Nation at the called in all t themfelves fo granted them confirmed, did not then this Claufe o it was in Pla fenfive was the Hottenton obferved. this Country liance with ways well other Thing It has con

ing it at preto have been he was there confift in th Ground Re on Tobacco fits made by to 225,000 Lands conneficial in 7 The Terlonies, of y

and the Cit The fecce a Governor Bofcb, whi vered with Colony is four Parts, of Stellenby

## OF AFRICA.

whole Ruins were differnible not long ago. But on the Company's Ships flop-ping here as ufual, in 1650, one Mr. Van Reibeeck, then a Surgeon, foon per-ceived, by the Situation and Goodnel's of the Country, of what Advantage the Effablishment of a Factory here would be to the Company's Trade, and on his Return to Holland, he communicated his Thoughts to the Directors, who fo far approved of them, as to refulve on attempting the Thing without Lofs of Time, and accordingly they charged him with the Care of the Expedition, and gave him four large Ships, with all Materials, Inftruments, Workmen, &c. neceffary for the Undertaking: They made him Admiral of this little Fleet, and Governor of the Cape, with full Power on his Arrival to treat with the Natives, and to regulate every Thing that he should judge would be conducive to the Establishment of the intended Colony, on a fecure and lafting Foundation. Van Reibeeck had all the Success that he could possibly defire in this Enterprize; as he knew well how to ingratiate himfelf with the Hottentots, by the Prefents he made them of fome Hardware, he prefently concluded a Treaty with them, by which they granted the Dutch full Liberty to fettle in their Country, and to trade with them as they should think proper, on Payment of fifty Guilders, in the fame Sort of Merchandize as their Prefents were. This Treaty was immediately executed with Punctuality by both Parties, and from that Time the Dutch India Company have enjoyed an uninterrupted Settlement, and nothing is neglected to render it as beneficial as poffible.

When I fay their Establishment has been without Interruption, I mean from the contracting Parties; for as foon as the Dutch began to cultivate their new purchased Lands, and to build Houses and Forts, the Gunjermans, which are a Nation at the Cape nearest the Sea, opposed themselves to this Establishment, and called in all the neighbouring Nations to their Affiftance: but the Dutch defended themfelves fo well, that their Enemies were obliged to demand Peace, which was granted them on the following Conditions, viz. The first Agreement was not only confirmed, but it was further stipulated, that all the Lands which the Natives did not then actually occupy, fhall thence-forward belong to the Hollanders, with this Claufe only, that the Natives might fettle wherever they pleafed, provided it was in Places that the Dutch left uncultivated. An Alliance offenfive and defensive was at the fame Time concluded, which though not fet down in writing, the Hottentots not understanding the Use of Letters, has been hitherto religiously observed. By this Treaty the Dutch are in a Manner become the Masters of all this Country; and the Chiefs of the Nations frequently come to renew the Al-liance with the Governor, and to bring him Prefents of Cattle, when they are always well received, and their Gifts returned in Tobacco, Brandy, Coral, and other Things they are known to be fond of.

It has cost the Company immenic Sums to put this Establishment on the Footing it at present is; Mr. Kolken computes the Expence of the first twenty Years to have been at least a Million of Guilders per Annum, and that during the Time he was there, it was difficult to raise enough to defray Charges. The Revcoues confist in the Tithes of all the Lands which the Europeans posses at the Cape, Ground Rents, Customs on all foreign Wines, and those of their own Growth, on Tobacco, Beer, Brandy, and other diffilled Liquors, as well as on the Profits made by Trade, which the aforefaid Mr. Kolken reckons annually amounts to 225,000 Guilders. But as the Colony has always gone on increasing, and fresh Lands continually been grubbing up, this Establishment must become very beneficial in Time.

The Territories which the *Dutch* poffefs are divided into four Diffricts or Colonies, of which the first is called the *Cape*, because it is the nearest to the Sea, and the City and Fort of *Good Hope*, are built there.

The fecond Colony is that of *Stellenbojcb*, fo called from *Steel*, the Name of a Governor, *Simon Vander Steel*, under whom this Eftablishment was made, and *Bojcb*, which in *Dutcb* fignifies Wood, because the Country was entirely covered with it, or over-rup with Weeds, when the *Dutcb* took Possentian this Colony is separated from the first by Sands of a great Extent, and divided into four Parts, of which the two principal ones are, that which still retains the Name of *Stellenbojcb*, and that called *Hottentot Holland*, not because it refembles the Province

ropeans nigh it e, this d fifty aola. of the e fubwhom ifacted ud the rry off terican

s aftohardly ages of to the

Lifts; Serges; Wine; ; Pins

endent 1whol-Lifbon,

Coaft, e con-Goodothers; Price, fturing hary to

mene; that fhould at the

trance

nained Defect 2 poor 1 does 1 600, h they iblithinchor fecure irbour

whofe

Province of *Holland*, which is much lefs, and very differently fituated, but becaufe it appeared to the first Settlers, to be the fittest for Cattle appertaining to the *India* Company.

Drakenflein is the Name of the third Colony, which begun by fettling in 1675; a great Number of French Proteftants having a little before field for Refuge to Holland, the Company, by Recommendation of the States General, fent many with their Families to this Country, with Orders to the Governor to give them Lands, and all Neceffaries for their Culture; i is thefe or their Defeendants, who at this Time compose the greateft Part of the Inhabitants of Drakenflein; and although they have omitted nothing that might render this Settlement flourishing, and herein have been affisted by the Soil, which in general is very good, yet few have obtained a Sufficiency to make themfelves easy, but generally speaking are poor, living from Hand to Mouth, and in Huts like the Hottentots. This feems furprifing, but our Author attributes it to the little Support afforded them, as there was Room to have expected more.

The Country is mountainous and ftony, yet neverthelefs very fertile, producing almost every Thing growing in the other Colonies, the Honey Mountains are here among others, fo called from the great Quantity of that fiveet Liquid, which a Meridian Sun forces in drops from the Cliffs of the Rocks, and which the Hatentots acquire at the Peril of their Lives. The Governor Vander Stel gave this Colony the Name it bears, in Honour to Montieur Baron Van Rbeede, Lord of Drakenflein in Guilderland, who in 1685 was fent by the India Company, in Quality of Commitfary General, to examine the State of all their Factories and Plantations, and to redrefs as he should think proper the Abuses crept in there.

The last and youngest Colony of the Cape is that of Waveren, which received this Name from William Vander Stel, in Honour of the Family of Van Waveren of Anglerdam, to which he was allied. It was before called the Red Sand, on Account of a Mountain which separates it from the Colony of Drakenslein, on the Top of which, and about it, is found a great Quantity of this red Sand. The Country is naturally very sertile, but little cultivated, as the Inhabitants possible mothing here in Property, but are obliged to renew their Leases every fix Months with the Governor.

There is not a Country in the World, according to Mr Kalhen, that feeds to great a Quantity of large and finall Cattle, as the Cape of Good Hope, where they are cheaper, and their Fleih better; an Ox commonly weighs here between five and fix hundred Pounds, which is given for a Pound of Tobacco; and a Sheep's Tail weighs from fifteen to twenty, and fometimes thirty Pounds.

As lazy as the Hottentots naturally are, they do not however neglect an Application to the Mechanick Arts, and they are even fo expert, that it is inconceivable how they should be accused of being a People the most ignorant and Aupid in the World : 'They have Furriers and Tanners by Profession among them, who understan ; eparing the Skins with which they cover themselves, and the Hides that they employ in divers Ufes, almost as well as the Europeans; Artificers in Ivory, who without any other Inftrument than a Knife, work in it with as much Propriety and Delicacy as the best Turners ; Matt-Makers, Rope-makers, who have the Art to make Cords with fmall Ruthes, that are as ftrong and durable as Hempen Ones; and the Blackfiniths, who very well understand to cast Iron, and give it all Sorts of Forms, only with Flints, although they hardly ever make any other Use of it, than to arm their Sticks, Arrows, Javelins, and other fimilar Inftruments. These Blacksmiths work also in Copper, though but a little; for all their Performances herein are reduced to fome Toys, with which the Men and Women adorn themfelves; and they are all in general Potters, every Family making their own Veffels, for which they use the Earth of an Ant Hill, which they carefully cleanfe, and afterwards knead with Ant Eggs, which make an admirable Cement, and gives to the Matter a jet Black, that it never lofes. It is hereby feen, that they neither want Invention or Dexterity, and that if they were lefs flothful, they would, in the Mechanic Arts, foon equal all the other Africans\*. Of

\* Kolben's prefent State of the Cape of Good Hope.

# THE King

Arabians are fur Tyre by otners, largely of this Reader thereto The Portug

Habitation of Habitation of was commodie house for Euro The richeft

yearly extracter rigals, which twenty-eight guefe, who au more efpeciall bafe, and Med and bring blu and red Amt The Comm

Annum, in th Indies and the In Regard fettled at Mo Market, on amount near Troops Pay, nually fent to

The finalle dom, the Re which is giv as one may and Seller. The King

near the Sea Trade with i gion has bee lvory, and C Tract of A/ Hands of th the Mines, the Quantit, rich a Bufin the Arabian Monomotapa

> THE P carry ever, fhare their Progr along the leaft by fire tives, who in these Pa

# OF AFRICA.

#### Of SOFALA and MONOMOTAPA.

THE Kingdom of Sofala is rich in Gold Mines and Ivory, and thefe two precious Commodities attract Foreigners, and maintain Commerce. The Arabians are fupposed by fome, and the Fleets of Solomon and Hiram King of Tyre by otners, to have been the first Traders to these Parts; but as I have treated largely of this Contest in my Historical Introduction, I beg Leave to refer my Reader thereto, for any further Information.

The Portuguestic fettled here towards the End of the fifteenth Century, and in 1500 even obtained Permittion to build a Fort pretty near the Capital, for the Habitation of their Factors, carrying on their chief Trade herein, for which it was commodioutly fituated on the Quama's Shore, where they had their Warehouse for European Merchandize fent them from Mofambigue.

The richeft Mines of the Kingdom are those of Sofala, from which there is yearly extracted, if the Negrocs may be credited, more than two Millions of Merigals, which at fourteen Livres Tournois, as Mr. Savary computes them, make twenty-eight Millions of Livres: These Riches are divided between the Portuguefe, who are the only Europeans, that trade to this Kingdom, the Arabians, more effectially those of Ziden and Mecca, and the Mahometans of Quilloa, Monbafe, and Melinda. These latter come in finall Barks, which they call Zambucks, and red Amber variously carved.

The Commerce of the Arabians may import above 140,000/. Sterling per Annun, in the exchanging divers Sorts of Goods that they bring from the Eafl-Indies and the Red Sea, against Gold and Ivery.

In Regard to the *Portuguele* Trade, it is carried on by those of this Nation fettled at *Melambique*, who fend here the Products of *Europe*, proper for this Market, on which they make to vast a Profit, that only the Governor's Rights amount nearly to between 60 and 70,000/. Sterling, extra of the *Portuguele* Troops Pay, which comes out of this Trade, and belides the Tribute that is annually fent to the King of *Portugal*, which is very confiderable.

The finalleft Share of these Merchandizes are, however, confumed in this Kingdom, the Reft passes to Monomotopa, where the Solalois truck them against Gold, which is given them unweighed, these People never using Scales, and making, as one may fay, an arbitrary Traffick, dependent on the Caprice of the Buyer and Seller.

The Kingdom of Monomotapa being within Land, and none of its Provinces near the Sea, Strangers, and more effectially the Europeans, carry on no direct Trade with it; it is true, the Portuguele have fome Settlements here, but Religion has been a greater Motive to their Origin than Trade; fo that all the Gold, Ivory, and Offrich Feathers, which are the principal Commodities that this vaft Trade of Africk furnifles to Commerce, pais, as before obferved, through the Hands of the Sofalois. The Gold of Monomotapa is of two Sorts, the one from the Mines, and the other found in the Gravel of the Rivers; and from both the Quantity collected annually is  $f_{ij}$  great, and the Merchants of Sofala have fo rich a Bufinefs here in Truck for Afian and European Goods, which come from the Arabians and Portuguefe, that the latter commonly call the Prince to whom Monomotapa is fubject, the Golden Emperor.

## Of MOSAMBIQUE.

THE Portuguese are the only Europeans who have any Establishments, or carry on any Trade in the Kingdom of Mosambique; the Arabians, however, thare with them, although the former use all possible Means to hinder their Progress, and secure it entirely to themselves. The Portuguese Habitations along the Coast are confiderable, and all defended by good Fortifications, or at least by strong Houses, which ferve for Magazines and a Security against the Natives, who are equally perfidious and lazy; but the Centre of their Commerce in these Parts is the life of Mosambique, about two Miles from the Continent,

9 N

781

hut bening to ling in

or Real, fent to give Defcenof Dra-Settleneral is but gete Hatsupport

bducing are here which a he *Hot*ve this Lord of n Quad Plan-

veren of on Acon the The possions Months

feeds for ere they cen five Sheep's

in Ap-

inconnt and them, nd the Artit with akers, urable Iron, make fimilittle; : Men amilv vhich in ad-It is they

other

Of

in which they have a commodious Town, well fortified, which is the common Refidence of the Governor-General, and of the richeft Merchants.

This Ise and its Port are to the Portuguese India Shipping what Madagastar was formerly to the French, and what St. Helena and the Cape of Good Hope are at present to the English and Dutch, viz. a Place for depositing Goods, and affording Refreshments.

The Dutch twice attempted to make them elves Mafters of the Commerce of *Mofambique*, in the Beginning of the feventeenth Century; the first in 1604, and the fecond in 1607; but the *Portuguefe*, then united with the *Spaniards*, made fo brave a Defence, that the *Dutch* Fleets were obliged to retire half ruined, though with a rich Booty that they found in feveral *Portugu-fe* Caracks which they took.

The Trade carried on here confifts in Gold and Silver, Ebony, of which their Forefts are full, Ivory, found here in greater Abundance than in any Part of *Africk*, in Slaves taken in War, Matts, and all Sorts of Refreshments; and the Merchandize given in Exchange are Wine, Oil, Silk, Woollen and Cotton Stuffs, Coral, wrought and unwrought.

When the European Goods arrive at Mofambique, in the Portuguefe Ships, they are taxed at a certain Price by the King's Factor, who afterwards fends them to *Chilimani*, at the Mouth of the Senna, from whence they go up the River in fmall Barks, to a little Portuguefe Town feated at the Height of the Senna, where the Caffres and Blacks come from the Inland Kingdoms and Provinces of Africk, fometimes at three or four Months' Travel Diftance, to buy or take on Credit the Portuguefe Goods, for a Quantity of Gold agreed on, and which they never fail to bring faithfully.

This Traffick generally yields *Cent. per Cent.* and is properly the *Chili* and *Peru* of the *Portugueje*; Gold being fo common here, at a Month's Journey from the Coaft, that the Utenfils of the Houfe and Kitchin are usually made of it.

# Of MELINDA.

THE Commerce of this Coaft, which is the laft Kingdom from the Cape of Good Hope to the Entrance of the Red Sca, where the European Ships anchor to trade, is almost entirely in the Hands of the Portngueje, who have a great Settlement in the Capital, and have even had the Credit of building feventeen Churches here, although the King is a Mabometan. The Natives, however, carry on fome Trade with their own Vessels, in the Red Sca, and with them frequent the best Ports in Arabia.

They are also fometimes feen in the Indian Sea, particularly at Cambaya, a maritime Town in the Territories of the Great Mogul; but with all this, and though the Indians and Arabians fometimes bring their Goods to Melinda, it is properly by the Hands of the Portugueje that all this Trade is transfacted, which is but little lefs confiderable than that of Mofambique.

The Gold brought from Sofala, the Ivory, Copper, Quickfilver, all Sorts of Silks and Cotton of Europe and the Indies, various painted Linens, especially Cambuyan Handkerchiefs, Spicery, Rice, and other Legumens and Fruits, are the principal Commodities brought to Melinda.

#### OF ABYSSINIA.

ABYSSINIA, better known to the ancient Geographers under the Name of the Upper Ethiopia, produces all Sorts of Commodities proper for the Support of a confiderable Trade, either at Home or Abroad, if the natural Sloth of its Inhabitants did not hinder their benefiting themfelves by the Advantages.

Many Authors who have endeavoured to different and fix the Situation of the celebrated *Opbir*, have thought to find it in the vaft and rich Eftates of this famous Empire; though I think Dr. *Garcin* has juftly placed it elfewhere, as may be feen in the historical Introduction; however, it is certain, that *Etbiopia* is of a very great Extent, and would be one of the wealthieft Empires in the World,

if the Peop the Bowels

The Emp twenty-four they had tak the Coaft of bian Gulf, f merce there, trymen to fo the *Abyfjines* Expulsion, ftrict a Corr thefe Nation

Gold, Si produces; a Civet, Ebon lours; and People, Dec cultivate the and Flax, a Qualities as

THE pr the T mas, St. H Reft in the

All thefe on a confid the Abunda India, one its Inhabita the Europea fituated ove Kingdoms in forme Pla The Euro

Silver, Co and Hardw yellow and and Olive Nails of al Locks, Hi

The Go fuch as Gu Wax, raw Benzoin, I Cinnamon ral Boles, after thefe eftablifhed benefited have fecur

Some a of this If all the pre

## e common

Madagafcar d Hope are ls, and af-

nmerce of 1604, and *irds*, made alf ruined, cks which

which their ny Part of s; and the ton Stuffs,

hips, they ls them to er in finall where the of *Alfrick*, on Credit they never

i and Peru y from the

he Cape of Ships anho have a ling fevenhowever, them fre-

*Cambaya*, a this, and *linda*, it is ed, which

Il Sorts of ially Camts, are the

the Name er for the tural Sloth vantages. tion of the of this fare, as may *biopia* is of he World, if

#### OF AFRICA.

if the People knew how to profit themfelves by the Treasures that are hid in the Bowels of the Earth.

The Empire is compoled of many Kingdoms, as that of *Tigre*, divided into twenty-four Provinces, *Aloffinia*, and *Ajaa* dependent on it. The *Portuguefe*, after they had taken the Ifland and City of *Ormus* in the *Perlian* Gulf, *Mufcate* on the Coaft of *Arabia Felix*, and the Ifle of *Zocotora*, at the Entrance of the *Arabian* Gulf, foon opened a Paflage to *Ethiopia*, and eftablifted a confiderable Commerce there, and where they afterwards transported many Families of their Countrymen to form there a Sort of Colony: The new Guefts, becoming fulpected by the *Abyfjines*, were driven out, and all Trade forbidden with them. After this Expulsion, the Emperors of *Ethiopia* would not fuffer their Subjects to have too thrict a Correspondence with the *European* Nations, much lefs to permit any of thefe Nations to fettle in the Country, under the Pretence of trading.

Gold, Silver, Copper, and Iron, are the Metals this vaft Region of Africa produces; and other Commodities, are Cardamoms, Ginger, Aloes, Myrrh, Caffia, Civet, Ebony, Ivory, Wax, Honey, Cotton, and Linens made of it of various Colours; and I might add, Sugar, Hemp, Flax, and excellent Wine, if thefe People, Deuni-Barbarians, had the Art to prepare and boil the Cane's Juice, to cultivate the Vines, and prefs the Grapes, and to fpin and weave their Hemp and Flax, as all their Things grow with them in Abundance, and of as good Qualities as in any other Part of the World.

## Of the Trade of the African Iflands.

THE principal Islands which Geographers attribute to Africk are Madagafear, the Terceras or Azdres, Madeira, the Canaries, Cape de Verd Isles, St. Thomas, St. Helena, Zocstora, and Malta; this last is in the Mediterranean, and the Rest in the Ocean.

All these Islands are either possessed or frequented by the Europeans, who carry on a confiderable Trade with them; that of Madugajear might be, as well for the Abundance of its rich Produce, as for its happy Situation in the Route to India, one of the most famous Isles for Trade in the Universe, if the Ferocity of its Inhabitants, and the Intemperance of the Air and Sun, in the Places where the Europeans were at first fettled, had not discouraged their Continuance. It is fituated over-against and along that Part of the Continent of Africk, which the Kingdoms of Sofala, Misimbique, and Misinda compose, from whence it is distant in fome Places a hundred, and in others but feventy or fewer Leagues.

in foine Places a hundred, and in others but feventy or fewer Leagues. The *Burspean* Commodities fit for the Trade of this Ifle, are painted Linens, Silver, Copper, and Pewter, Rings and Bracelets, a Quantity of finall Mercery and Hardware, feveral Sorts of Glafs Beads, particularly blue, red. white, green, yellow and Orange Colour, Brandy, *Spanifb* and *French* Wine, Cornelians long and Olive fitaped, red and white, large Brafs Wire, and finall Chains of ditto, Nails of all Sizes, and divers Tools, both for the Smith and Joiner, as well as Locks, Hinges, &c.

The Goods to be had there in Exchange confift of feveral Sorts of Gum, fuch as Gutti Tacamahaca, various Species of Dragon's Blood, &?. different Woods, Wax, raw Hides, Sugar, Tobacco, Pepper, Cotton, Indigo, Ambergris, Incenfe, Benzoin, Palma Clurifti Oil, green Balm for Wounds, Saltpetre, Brimftone, white Cinnamon, Civet, Rock Cryftal, Blood Stone, Touch-Stone, Terra Sigillata, feveral Boles, Matts of Rufhes, and Flax, and even of Silk; but the Culture or Search after thefe Things being neglected by the Natives, and the *Europeans* who are eftablished among them not having been more industrious, they have not been benefited by thefe Riches, which fome Pains and a little Time would cafily have fecured to them.

Some also count Gold, Silver, and precious Stones among the natural Products of this life; but that any of these Metals are found here is very uncertain, and all the precious Stones are very imperfect.

784

#### Of the Azores, Madeira, Cape de Verd Ifles and St. Thomas.

A S all these Isles appertain to the Crown of Portugal, I have judged it best not to separate them in relating the Trade carried on to them.

The Azores, called also the Terceras, from the principal of them, are nine in Number, viz. Flores, Cucrvo, Fayal, Pico, St. George, Gratiofa, St. Mary's, St. Michael, and Tercera. These Isless lying between the two Continents of Europe and Africa, opposite to the Coasts of Portugal, were diffeovered in 1439, or 1449, by the Portuguese, uninhabited; who deeming them fit for Culture, they immediately settled Colonies on them, and their commodious Situation in the Way to the Indies and Brazil did not a little contribute to the speedy peopling them, and eftablishing a confiderable Commerce, especially at Tercera, which is the Governor's Residence, and a Bishoprick.

The City of Acra is the fole Port in this Ifle, inacceflible in all other Parts, where all the European Ships anchor, and where the Products not only of this, but of all the other Iflands are brought, though, however, the Ships often touch at the other Ifles, to purchafe Coods at firft Hand, or to take Refrefhments. Wheat, Wine, Woad, Potatoes, and Hides, are the principal Commodies they afford; but it is on the Woad that the Inhabitants of *Tercera* found their chief Bufinefs; there is notwithftanding a large Quantity of frefh Oranges and Lemons exported from theſe Ifles, and a ftill greater preferved, with feveral other Species of Sweet-meats, of which thoſe at *Fayal* are efteemed the beſt, and the *Dutch* yearly load feveral Ships with theſe Commodities.

The Imports there from *Portugal* are all Sorts of Mercery, Linens, Stuffs, Fuffians, Silk Stockings, Rice, and Paper, with fome Oil and Salt; and the Inhabitants likewife purchafe confiderable Parcels of *Canary* and *Madeira* Wine, their own being weak and infufficient for their Confumption; the Woollens ufed formerly to be carried all from *Europe*, but within thefe fifty Years there are feveral Fabricks fet up in the Ifle of *St. Micbael* for Cloths, Druggets, Caulets, Serges, and Hats, befides fome Silk Stuffs, in Imitation of thofe made at *Lyons* and *Tours*, which has fometimes nearly fufficed for the Ifland's Supply; and the flourifhing Condition they were in, in 1717, induced fome People to think, that this Colony, contrary to what has been experienced in all others, would foon fupply its Mother-Country with the Commodities this had till then received from it. But as the Fabricators were frequently in Want of Wool and Silk to keep their Looms going, it must certainly be a Damp to them, and gave the *French* Hopes of retrieving a Trade they formerly carried on by the Way of *Lifbon*, to their no finall Advantage.

The Returns made to Lifbon, befides those of these Islands' Growth, are Gold Coin from Brazil, and the other Products of that Part of America, such as white and Muscovado Sugars, Jacaranda, and other Woods, Cacao, &c.

The Engligh now carry on the greateft Trade to the Island of *Tercera* of any Nation, where they lade the afore-mentioned Goods, in Return for Woollens, Iron, Herrings, Pilchards, Butter, Cheefe, and Salt Meat.

Herrings, Pilchards, Butter, Cheefe, and Salt Meat. Madeira, fituated on the Coaft of Africk, to the Southward of the Canaries, among the Number of which the Pilots generally place it, and from which it is only diftant about fixty Leagues, was difcovered by the Portuguefe, in 1410, or 1420, to be an impenetrable Forel; to that before they could fettle here, and cultivate it, they were obliged to fet Fire to it, though this Expedient had like to have coft those who composed this Infant Colony their Lives, by the excellive Heat in their Barks where they retired, and continued whilf the Wood was burning; but having afterwards effected their Settlement, the Ifland is become one of the most fertile and populous of any in the Ocean; and produces Plenty of Corn, Wine, Sugar, Guins, Honey, Wax, Hides, all Sorts of Fruits, freih, dry, and candied, especially Citrons, Lemons, and Pomegranates, Yew and Codar Plank, &c. and its Imports are fuch of the European Goods as have been before-mentioned for the other Iflands. The The Cap are to the I cholas, the often called fometimes not only on the Capital commands the Cape of

The Eu touch at th and conten the Ifle of and dealing dition to op were mere they now p Trade, bu are fo plent the annual does alfo V Fernambou very lucrat certain Tir Manner wi In fine,

and feveral Fowl, fou thefe Ifles, here to wat The Ifle

cas, took i of Decembro of Portuga

Its Capi that the H rifhing Co to the Dut took it tw Portuguefe their Enem habited and Number, ardice, join fuch an En Sugar Co

and make with extre Sun, they and the ot commonly carried out tuguefe eac The oth

proper for Cola, which Advantage and Congo

# OF AFRICA.

The Cape de Verd Isles, discovered by the Portuguese in 1472, some fay in 1572, are to the Number of ten, St. Jago, St. Antonia, St. Lucia, St. Vincent, St. Nicholas, the White Isle, the Isle of Salt, Mayo, Fuego, and Buena Vista. They are often called the Green Islands, from the continual Verdure that covers them, and sometimes the Salt Islands, on account of the Quantity made of this Commodity, not only on the Isle bearing that Name, but on some of the others; St. Jago is the Capital, and Residence of the Governor, who is a Sort of Vice-Roy, and commands all that the King of Portugal possibilities in Africa, from Cape Verd to the Cape of Good Hope.

The European Nations, which trade to the East-Indies and Africa, commonly touch at their Islands for Refreshments, calling at St. Jago in Time of Peace, and contenting themselves to water, Ge. at Mayo, St. Antonio, St. Vincent, or the Isle of Salt, when a War; the few Portugues fettled in their latter receiving and dealing with them, at all Times willingly, though indeed they are in no Condition to oppose their Descent, if their Inclinations led them to it. These Islands were mere Deserts when the Portugues first began their Settlements, though they now produce in Abundance many Commodities fit to support a confiderable Trade, but more especially raw Hides of Kids, Goats, wild Cows, Ge. Cattle are so plenty, that several Ships are employed in carrying them to Brazil; and the annual falting of Fish caught near Cape Verd, keeps many Sailors at Work, as it does also Vessels afterwards, for its Transportation to the Bay of All Saints, or Fernambouc. The Isles of St. Vincent and St. Antonio, in particular, carry on a very lucrative Trade in the Oil they extract from Tortois that come ashore in certain Times of the Year, as well as in Ox Hides, which they dress in the fame Manner with them in Spain and Portugal.

In fine, the Rice, Honey, *Turkey* Wheat, Oranges, Lemons, Pine-Apples, and feveral other delicious Fruits, as also the great Quantities of tame and wild Fowl, found here, not only ferve for the Food and Regales of the Inhabitants of these lifes, but also for the Traffick which they have with Strangers, who come here to water, or to trade.

The Isle of St. Thomas, which the Negroes of the Coast call the Isle of Poncas, took its new Name from being discovered on that Saint's Day, the 21st of December, 1465, in feeking to discover a Way to the East-Indies; and the King of Portugal sent People there in 1467.

Its Capital is called St. Thomas; and although it is fituated under the Line, and that the Heats are exceflive, the Portuguese have raifed here one of the most flourithing Colonies they have in Africk; and its Situation appeared to commodious to the Dutch, for the Trade of Angola, and its neighbouring Coast, that they took it twice, viz. in 1610 and 1641, though they could not keep it; and the Portuguese in a flort Time repaired the almost ineftimable Damage which their Enemies did there on abandoning it. The Portuguese were the first who inhabited and cultivated it, though at present the Negroes are by far the greatest Number, and it is supposed might easily feize it, if their natural Sloth and Cowardice, joined to their Aptitude for Slavery, did not render them incapable of fuch an Enterprize.

Sugar Canes and Ginger grow here, as well as at any Place in the World, and make the principal inland Trade of the Ifle; the *Portuguefe* cultivate them with extreme great Care, and notwithftanding the exceflive Heats of Sky and Sun, they are feldom deceived in their Expectations, as the Crop both of the one and the other is getting in every Month of the Year. Of brown Sugar here is commonly made from fix to feven hundred Charges, of which there is yearly carried out of the Ifle near a hundred thouland Roves, of thirty-two Pounds *Portuguefe* each, which is fent to *Portugal*, wrapped up in its Leaves.

tuguefe each, which is fent to Portugal, wrapped up in its Leaves. The other Products and Manufactures of the Isle are divers Cotton Stuffs, proper for the Negro Trade on the Coaft, Fruits, and particularly that called Colo, which is a Nut, in Taste like a Chesnut, and which is trucked with great Advantage at Loanda, St. Paola, and other Places in the Kingdom of Angola and Congo, from whence they are transported to a much greater Diftance. The 9 O

re nine in *Mary's*, *St.* ts of *Eu*in 1439, ture, they a the Way ng them, s the Go-

her Parts, y of this, iten touch efhinents. odies they their chief d Lemons er Species the Dutch

hs, Stuffs, nd the In*ira* Wine, billens ufed ere are fe-, Camlets, le at Lyons 7; and the hink, that 1 foon fuped from it. keep their mcb Hopes to their no

, are Gold h as white

era of any llens, Iron,

e Canaries, which it in 1410, lettle here, edient had edient had the Wood und is bel produces of Fruits, , Yew and 785 .

Legumes of all Sorts arrive here to great Perfection: Indian Wheat, Millet, Manioc, of whole Roots the Caffave is made, Melons, Potatocs, Figs, Bananas, Dates, Cacaos, Oranges and Lemons grow here in Abundance; the Sheep and Kids are excellent, but the Beef is fmaller, and not near fo fat as in *Europe*.

The European Commodities, which the Portuguese carry to St. Thomas, are Linens from Holland and Rouen, or other fimilar in Quality, Thread of all 20lours, thin Serges, Silk Stockings, Leyden Camlets, Nijmes Serges, Hatches, Bills, Salt, Olive Oil, Copper Plates and Kettles, Pitch and Tar, Cordage, Sugar Moulds, Brandy, and all Sorts of diffilled Liquors, Canary Wine, Olives, Capers, fine Flour, Butter, and Cheese.

Befides the great Isle I have now spoke of, some Pilots give the Name of St. Thomas in general to small Islands, near, and even to some very distant: Of these the chief is Prince's Isle, discovered in 1471; that of Fernande Pao Pao, or Part, that of the Assistant of Annabon, or Bon Anno; it having been discovered on New-Year's Day, even that of St. Helena, although at a great Distance from that of St. Thomas, of which I shall treat in its Place; and in Respect of the other four, no Commerce is carried on with them, as the Ships bound to the East-Indies, only touch here for Wood and Water, or to catch Tortoises, when in Want of fresh Provisions, and have many Sailors lick; except Annabon, where the Portuguess that are fettled carry on a Trade in Cotton, which they gather in great Abundance here, as also Hogs, Goats, Poultry, Variety of delicious Fruits, Palm Trees, Tamarinds, Woods, & Cc.

#### Of the Canary Islands.

THESE are the fame the ancients knew under the Name of the Fortunate Islands; whose Discovery nevertheless is reckoned only from the Year 1348 or at the utmost a Century before; they were in a Manner forgotten for several Ages, and as it were, loft all that Time to the Nations of Europe, who had no Knowledge of them. The Spaniards are at prefent the Proprietors and have possessed them ever fince 1522, when they were given up to them by the Successors of their first Conquerors. They are situated to the West of Africa, over-against the Kingdom of Morocco, being eighty Leagues distant from that Coaft, and till lately were counted only feven in Number, of which the principal is called the Grand Canary; the other fix are Palma, Ferro, Gomera, Teneriffe to famous for its Peak, or Mountain, supposed to be the highest in the World, Fuente, Fortaventura, and Lancerotte; but for fome Years past Clara, Lobos, Graciofa, Raca, Alegranza, and Inffermo, have been difcovered and added. The Soil of these Ifles is extremely fertile in all Sorts of Grain, Fruits, and Legumes; particularly in those excellent Wines, so much esteemed over all Europe, where so large a Quantity is yearly transported: Mr. Savary fays, that between us and the Dutch, an annual Export is made from thence of above thirty thoufand Tons of this pleafant Cordial; and though I am convinced that the Quantity is very large, yet I cannot think it amounts to fo much : Sugar is alfo cultivated here in Abundance, and in the Grand Canary only, twelve Mills are employed in grinding the Canes: and in Proportion on the other Ifles, fo that here may be as much, or near as much made, as there is at St. Thomas's; the other Goods extracted from these Isles are Honey, Wax, Goats Skins, Pitch, or black Gum, divers Sorts of Fruits, Sweetmeats, Poultry, great and imail Cattle, with a large Quantity of Canary Birds, which, though feemingly a triffing Article, yet fwells the Amount of their Trade very confiderably.

The English, who trade more here than all other Nations put together, in a Manner fupply these Islands with all the European Goods they want, which confift in Cloths, ordinary Camlets, Baife, mostly Blacks and cherald Greens, Anafcotes, black and white, Sempiternas, most blues, Lamparilla of all Colours, worked Stockings, wove and knit, Hats, Gogonelles, Linen from Holland and Hamburgh of two or three Sorts, other fine and course Linen, all Numbers of Thread, Household Furniture, fuch as Escrutoires, Chefts of Drawers, Chairs, & c. Hors Harnefs. nefs, Pewer moft of th Ribbons, Pork, But from Tener And the which in one-third each.

I have a leons and are permit der the L no other thefe Silve thefe Reft houfes of Ships have except Ver

THIS Degr the Coalts America, a The Pa Refort, co Dutch fett Cape of G nothing for fhall not as

SEATE Babelto the Con two Parts India, Ma Aden, Moa Refrehme Civet, Inco Dates, of Bread. A there, or t

> THIS and Military C the Comm as it is har tants with Foreigners of many I for the M

.7.86

## OF AFRICA.

nefs, Pewter, Mercery, and Hardwares; Iri/h Hides, all Sorts of Silks, though moft of thefe are now iupplied from Spain, Men and Women's Silk Stockings, Ribbons, Wheat, Barley, Flour, and all Sorts of Pulfe, Herrings, Pilchards, Beef, Pork, Butter, Cheefe, and Candles; with all which the other Ifles are fupplied from Teneriffe.

And the *Englifb* take in Return the *Malvoife* and dry Wines made here, of which in a good Year *Teneriffe* only produces above thirty thousand Pipes, one-third *Malvoife*; and *Palma* and *Ferro*, fifteen or fixteen thousand Pipes each.

I have already mentioned, under the Trade of Spain, the Nature of the Galleons and Flota; and to this I thall now add, that befides thole, feveral Ships are permitted annually to fail from thefe Iflands for the Spani/h America, under the Limitations of carrying their Products with them, or returning with no other Commodities than thole of the Growth of that Country, and out of thefe Silver and Cochineal are excepted; however, they find Means to evade thefe Reftrictions both going and coming, and the Engil/h have always Warehoufes of Goods here to fupply the Demands made on fuch Occafions; thefe Ships have a Right to proceed to all the Spani/h Ports in that Part of the World, except Vera Cruz, Carthagena, and Porto Bello.

#### Of ST. HELENA.

THIS Island it fituated in the Western Part of the *E. biopian* Sea, in fixteen Degrees, twelve Minutes, South Latitude, almost four hundred Leagues from the Coasts of *Angola*, and those of *Brazil*, though something nearer *Africk* than *America*, and therefore Geographers have placed it to the former.

The Portuguele difcovered it in 1508, and left it for a Place of Shelter and Refort, common to all Nations, who fhould trade to India; after which the Dutch fettled and then abandoned it for the more commodious Situation of the Cape of Good Hope, and the English have possible it ever fince; but as it affords nothing for Trade, more than the Refreshments for the Ships that call there, I shall not add any Thing to what I have now faid about it.

#### Of Socatara or Zoccotara.

**SEATED** at the Mouth of the Red Sea, commonly called the Straits of Babel-Mandel, is the laft of the African Ifles towards the Eaft, and neareft to the Continent of Afia. This Situation placing it almost equidiftant from these two Parts of the World, renders it very convenient for Ships that come from India, Madagafcar, Mofambique, or Melinda, to trade with Arabia-Felix, or with Aden, Mocha, Mecca, and other Cities of the Red Sea. It produces, befides, good Refirethment of all Sorts, Aloes, the best in the World, Ambergris, Indigo, Civet, Incenfe, Dragon's Blood, and other Medicinal Gums, Rice, Tobacco, and Dates, of which latter they have fuch Quantities as to ferve them inftead of Bread. All these Commodities the Natives either fell to Foreigners, who touch there, or truck them against other Products of Europe or India.

# Of MALTA.

THIS Island, fituated in the Mediterranean Sea, between Tripoly, of Liarbary, and Sicily, is lefs known for its Trade, than for being the Habitation of the Military Order of St. John of Jerufalem, who have posselief it ever fince 1530; the Commerce of it is, however, gretty confiderable; not by what it produces, as it is hardly better than a Rock, and confequently cannot furnish the Inhabitants with the Neceflaries of Life, much lefs for the Support of a Traffick with Foreigners, by Way of Barter or Exchange; but this is done by the Importation of many English, Dutch, and Italian Ships, who carry here all Sorts of Goods for the Maltefe Ule, or ar freighted by their Merchants to load Corn, Gc. in Italy.

et, Ma. Bananas, acep and be. mas, are

all Coes, Bills, Moulds, ers, fine

Of these or Port, en difco-Diftance espect of bound to es, when w, where gather in s Fruits,

Fortunate ear 1348 1 for feope, who roprietors them by of Africa, om that he prinnera, Teeft in the ift Clara, d added. , and Le-LEurope, between ty thoune Quanalfo cul-Mills are , fo that as's; the Pitch, or Il Cattle, g Article,

her, in a nich cons, Anaf-, worfted *lamburgb* l, Houleorfe Harnefs,

Italy. The Island, however, produces Cotton in Plenty, of which the Natives make the finest Stockings and Women's Gloves I ever faw, Wax, and Honey, the last being of a superior Quality to what comes from the other Parts, is greatly esteemed, and was the Motive for giving the Island its Latin Name of Medica.

#### Of the COMMERCE of ASIA.

THIS is one of the largeft and richeft Parts of the World, whole Northern Boundary is the Scythian Ocean, or the Sea of Tartary, its Eaftern the Oriental Ocean, the Indian Sea to the South, and to the Weftward, the Red Sea, the Ifthmus of Suez, the Mediterranean, the Canal of the Black Sea, the Pont-Euxin, the Sea of Zabache, the Don, and the Oby; being from Eaft to Weft about feventeen hundred and fifty Leagues, and from North to South near fifteen hundred and fifty.

Mary Nations of this vaft Continent, effectially those who live in the Middle of it, and those of the Northern Ocean, are very little known to us, and if we except the Ruffians, who possible a Portion, and whose Caravans, fince the Reign of the Czar Peter Alexowitz, have regularly departed every Year from Peter/Burgh to China, and traverse forme Part of it, it may be faid, that the Europeans have no Trade there, and have only uncertain and fabulous Accounts of these Countries.

Though it is not fo with Refpect to the Southern and Eaftern Coafts of A/ia, of which I shall now briefly speak, as they follow, from *Macba*, the richeft and most trading City of *Arabia-Felix*, to *China*, where the *Europeans* generally terminate their Voyages and commercial Enterprizes; referving nevertheles, the Liberty to make fome Excursions within Land, particularly for what regards the Trade of *Perfia*, the Empire of the *Grand Mogul*, that of *China*, the Kingdom of *Siam*, and fome others; which, however, I shall touch on with the utmost Brevity. Afterwards I shall run over that great Number of Isles lying in the East, whose Commerce in Spice, and other precious Commodities, is rendered to famous, and annually attracts fo great a Number of Ships, as well from all the *European* as *Indian* Nations.

With Refrect to the Eaftern Coafts of Afia, which are washed by the Mediterranean, Black Sea, and the Archipelago, I shall excuse faying any Thing more about them here, having before joined this Commerce to that of Europe, to which my Reader may have Recourse, particularly where the Trade of Constantinople, Caffa, Alppo, &c. is treated of.

I shall, therefore, begin this Traffick of *Afia* with the Cities of *Arabia-Felix*, feated on the *Red Sea*, or in the *Ocean*, near its Mouth; as *Mecca, Macba, Aden*, and fome others; and afterwards enter the Gulfs of *Ormus* and *Baffora*; where we find *Baffora*, *Ormus*, *Gameron*, or *Bender-Abaffi*, dependent on the Empire of *Perfia*, which we shall visit even to its Capital.

The Coafts of India, both on this and the other Side of the Ganges, will afterwards follow, and then furvey those of the Grand Mogul, especially in the Kingdom of Guzurate, where are feated Amedabaib, Cambaye, Surat, Daman, &cc. After them Bengal, Decan, of which Goa is the Capital, Malabar, of which the chief Cities for Trade are Calicut, Granganor, and Cocbin, the Coaft of Coromandel, which has Narfinga and St. Thomas, the Kingdom of Golconda, those of Pegu, Siam, and Tanafferim.

In Fine, *Malacca*, *Cochinchina*, *Tonquin*, and *China*, with which I shall finish the Trade of this wast Continent.

The Afiatick lifes, whole Trade I here propole to treat of, are the Maldives, which first present themselves in the direct Route from Europe to the famous Cape Comorin; those of Celen and Maynar, which almost touch the Cape. The three Isles of the Sund, viz. Sumatra, in which is the Kingdom of Acben, and feveral: others, Java, so celebrated for that of Bantam, and yet more for the famous City of Batavia, and the Isle of Borneo. The Philippines, called the Manilles. The Moluccas, so fruitful in Spice. The Ladrones, which are in the Track from America to India by the South Seas, and the Isles of Japon, or Japan, Japan, from as I have a fhall avoid cerning it. a Word c Trade. Burla, v

and largeft mora in No Its Carar rich Shops and Gooils are at Bur/ Tapeftry, Silk is gath the Grand at Caraiffai

THIS divide which is a and Numb one of the Its chief Zibet, and Arabian Se Baffora at t defcribe it v

I might feparated at annually br and partly being proh quently ha Reader, th on here is leaft twent or Staple. *Mocka*,

Minutes of Arabia-Fe 16th Cent or Africa, fend their did when The othe in Numb Achen, M pia, all la that their from Chin one is can that arriv Journey, duct the of Merch About other Ne

OF ASIA.

atives

, the

eatly

thern

Ori-

Sea,

Pont-

Weft

ifteen

fiddle

if we

e the

from En-

nts of

Afia,

ft and

y ter-

ds the

gdom

itmoft

n the

ered fo

ll the

Medi-

g more pe, to

nftan-

Felix,

Aden,

where

mpire

ill af-

n the

aman,

ir, of

Coaft

conda,

finifh

dives,

mous The

and the the

1 the

n, or

apan,

ta.

Japan, from whence all European Nations are excluded except the Dutch. And as I have already occasionally mentioned fomething of the East-India Trade, I shall avoid repeating it here, but only now add, what I before omitted concerning it. And previous to my Entrance on this proposed Detail, I shall speak a Word concerning Burfa, which was omitted in the Article of the Levant Trade.

Burfa, which is the Capital of the ancient Bitbynia, is fiill one of the fineft and largeft Cities in the Grand Signor's De ninions, feated on the Sea of Marmora in Natolia.

Its Caravanferas, or Inns, are vaft and commodious, and its Bezeflan, with its rich Shops, refembles the Saloons of a Palace, by the Quantity of Merchants, and Goods exhibited to view there. The moft able Workmen of all Turkey are at Burfa; its Manufactures of Silk Stuffs are admirable; but its Carpets and Tapeftry, worked on Defigns fent from France and Italy, are above all effecemed. Silk is gathered here in Abundance, and of the beft Quality that the Effates of the Grand Signor produce; here is also fome Gum Adragant, which is collected at Caraijfai, or Chateau Noir, about four Days' Journey from this City.

## The Trade of ARABIA.

THIS Part of Afia has at leaft thirteen thousand Leagues of Circuit, and is divided into Arabia Deferta, Arabia Petrae, and Arabia Felix; this last which is almost as big as the other two, and which it also surpasses in Riches and Number of Inhabitants, is belies diftinguissed for its Commerce, which is one of the most confiderable in all the East.

Its chief Cities, and those most noted for Trade are Mocha, Hidedan, Chiebiri, Zibet, and Ziden on the Red Sea; Aden, Fartack, and Mascate, on the Ocean, or Arabian Sea; Babr, Barbem, and El-Catif, in the Gulf of Bassor in Fine, Bassor at the Bottom of this Gulf; but as this last is in Arabia Deferta, I shall describe it when I come to treat of that Province.

I might here add *Mecca* and *Medina*, Places which the *Mabometan* Zeal has feparated as holy, and which are also rendered famous for the immense Riches annually brought here by five Caravans, partly through the Devotion of Pilgrims, and partly by the Merchants for Trade; but the Entrance into these two Cities being prohibited on Pain of Death to any Christian, and the *Europeans* confequently having no Commerce here, I shall content myself with informing my Reader, that the Business which the *Mulfulmen* Nations of *India* and *Africk* carry on here is by *Ziden*; this being properly the Port of *Mecca*, although it is at least twenty-five Leagues distant; and by *Mocba*, which ferves as its Storehouse, or Staple.

Mocha, fituated at the Entrance of the Red Sea, in thirteen Degrees eighteen Minutes of North Latitude, is at prefent a City of the greatest Commerce in all Arabia-Felix, where it was transferred to from Aden, about the Middle of the 16th Century. There are hardly any maritime Nations, either of Europe, Alia, or Africa, who do not fend Ships to Mocha; the English and Dutch generally fend their's here, from the Places in India where they are fettled, as the French did when their Commerce was most flourishing, but they now go there directly. The other Veffels brought here by every Monfoon, which are often fifty or more in Number, commonly come from Goa, Diu, Touvel, Dabul, Goga, Calicut, Achen, Majulipatam, Nevega, Promiens, Cadts, Mofambique, Melinda, and Ethio-pia, all laden with the richeft Products of the Places from whence they fail, or that their Freighters have collected from the most remote Parts of the East, as from China and Japan; befides which Maritime Trade, a very great and rich one is carried on by Land, by Means of the Caravans from Aleppo and Suez, that arrive in the Month of March. They are commonly two Months on their Journey, and generally join on entering Arabia, making Part of those that conduct the Pilgrims' to Mecca and Medina, but which, till then, are only composed of Merchants and Goods.

About a thousand Camels serve to transport these Merchandize, Eatables, and other Necessaries for the Merchants, and the Troops, which go as an Efforte to

defend

9 P

defend them against the Arabs; and these Caravans are effected but indifferently rich, if they carry lefs in ready Money than two hundred thousand Dollars, and a hundred thousand Ducats of Gold, either Hungarian; Venetian, or Moorijh; and this is only to be underflood of what is entered at the Cuffom-houle, there being always near as much more unregistered, and carried by Stealth, to fave the Duties, which are very confiderable. The Goods which these Caravans convey are Velvet, Sattins, Armosins, Gold, Levant Stuffs, Cambers, Cloths, Saffron, Quickfilver, Vermillion, and Mercerics, from Nuremburg. The Royal Ship, laden yearly for the Grand Signor's Account, from Suez, brings allo the fame Commodities as the Caravans, with the Addition of fome Mulcovy Hides, Pewter, Fonwa, a Drug to dye Searlet, and about four hundred thousand Dollars, though but fifty thousand Ducats.

The Goods which the Caravans, Royal Ship, and other foreign Veffels lade at Mocha, in Return for those brought here, are partly the Products and Manufactures of Arabia, and partly what have been introduced by Ships from India, Africa, and Europe. The Arabians furnifh but little towards this Commerce of their own Manufactures, as they have only fome Cotton Cloth, and this but coarfe; though, in Recompence of the faid Defect, their Growths fupply many valuable Commodities, as Incense, Myrrh, and Ambergris, Aloes, Balm, Caffia, Dragon's Blood, Gum Arabick, Coral, and a Quantity of Plants, both medicinal and odoriferous, precious Stones, efpecially Babarem Pearls, but above all, Coffee, which, befides being of the beft Quality, is fo plenty as to lade many Ships with it yearly, of which this Port is generally full from all Parts, and under all Colours, as from Surat, Cambaye, Diu, Malabar, and all Places in India; here are alfo Veffels of Caffen, Socatra, Mafeate, and all the Gulf of Perfa; and of the Europeans, Englific, French, Dutch, Danes, and Portugnes, and befides the Merchants of the above-mentioned Nations, this is the Reudezvous of many from Marabire, Turkey, and all Arabia, and may properly be termed a general Magazine, where the Merchandizes of an universal Trade are deposited.

Aden formerly enjoyed all the Advantages in Trade that Mocha now does, by a Transfer from the other; and is the only Port that the Grand Signor has upon the Ocean; its Situation near the Mouth of the Red Scar renders it a Harbou, common to both, which fill attracts a confiderable Trade from the Arabians, Perfiant, and Indians, as it fone Time ago did from the Dutch, till their own Plantations of Coffee proved almost fufficient to fupply their Demands, and confequently flackened their Intercourse with other Nations for it.

Chichiri, or Chiriri, is feated higher than Aden in the Perfian Gulf, and is the first City in Arabia Felix, where the Dutch used to Trade before their correfponding with Aden.

This City has an *Emir*, or *Arabian* Sultan for its Sovereign, although tributary to the *Turks*, to whom he pays annually four thousand Dollars, and twenty Pounds of Ambergris. The Vetlels from *India*, *Perfia*, *Ethiopia*, and the Illands of *Comorre*, *Mudugafcar*, and *Melinda*, are those that mostly frequent this Place, whose Imports and Exports being similar to those of *Aden*, a Repetition of them here is superfluous.

Mafcate is a City in Arabia Felix, fituated to the Weftward of Mogol in the Gulf of Perfia, in the Latitude of twenty-three Degrees thirty Minutes North, directly under the Tropick of Cancer, and is a Place of greater Trade than any other near the Gulf of Ormus. The Pearl Fishery hard by the Isle of Babaram, in the Months of June, July, and Augu/l, is alone capable of enriching the City greatly; but befides this, it has the Advantage of being a Depolitary of all the Drugs, and Merchandize of Arabia, transported from hence to Perfix, Egypt, Syria, the Indies, and even to Europe.

Caffen has its Ports open and exposed to an East Wind, though sheltered from the West; its Trade is but inconsiderable, and this under the King's immediate Direction; some Vessels come here with Rice, Dates, and a Sort of Clothing made of Hair in *Perfia*, which Goods are exchanged for Oliban, Aloes, and Butter; and the properest Time for this Commerce is in the Months of May, June, and July.

Ser ;

Ser; th ble; its Ir attracts the Galla, and from hence Arabia pr Mofeck, mity, and Hodecda a Creek pi tages draw Zidda, Mo Gezeon of which Fersbam the Pearl I Arabia. Judda, Mecca ; it bought by of Mogul,

THIS in Arabia Kingdom is equally great Com Ships eith

The Ci and entirel Portuguefe they once trading Ifle

This If from the C for a confi butaries he The Po.

the Indies,

all other without th ropeans, re not find th had put of ing follow and the *E* availed hi Ifle, whice tend, at it Effects.

Gameron Afia, whe tuguefe we finall Vill kept twen and to mai 6

erently s, and loorifb; , there to fave uravans Cloths, Royal Ho the Hides, t Dol-

lade at nufac-India, erce of is but / many Caffia, dicinal Coffee, ps with olours. ire alfo of the es the iy from general

s, by a con the coinerfians, ntations quently

and is corre-

tributwenty Iilands Place, of them

I in the North, an any Babariching politary Perfia,

d from nediate lothing d But-, June,

Ser ;

6

OFASIA.

Ser; the Trade of this City, not far from the laft mentioned, is very confiderable; its Inhabitants are friendly to Strangers, and its Port being a very good one, attracts the Ships from feveral Parts, effecially from Mafcate, Cameron, Surat, Galla, and other Places on the Coaft of Ethiopia; the Merchandizes exported from hence are Butter, Myrrh, Slaves, Oliban, Aloes, and other Drugs that Arabia produces.

Mofeck, diftant from Mocha about ten Leagues, has lost its Trade by the Proximity, and now hardly deals in any Thing but Salt.

Hodecda, is an Ise in the Latitude of fourteen Degrees fifty Minutes, that has a Creek proper for the Construction of Ships, and a fecure Port; these Advantages draw a tolerable good Trade here, particularly in Coffee, brought from Zidda, Mocha, and other Parts.

Gezeon; the Pearl Fifhery renders this Place famous, and its Trade flourishing, of which the Banians have the Direction, with very confiderable Profits.

Ferstam is an Island about three Leagues distant from Gezon, which, besides the Pearl Fishery, has a great Trade in Wheat, with which it supplies all Parts of Arabia.

Judda, or Zidden; this is properly, as has been before obferved, the Port to Mecca; its Trade confifts chiefly in Coffee brought here by the Arabians, and bought by the Turks, who take it off, almoft all; though here are also Merchants of Mogul, Perfia, and feveral Places on the Coafts of Echiopia.

## Of the Trade of the Gulf of PERSIA.

THIS Gulf, called alfo the Gulf of Ormus, from the life of Ormus, a very little Diffance from its Entrance, Gulf of Baffora, from a City of this Name in Arabia Deferta, at its other Extremity, and the Gulf of El-Catif, from a Kingdom in Arabia Felix, extending along the Coaft, oppofite to that of Perfia, is equally celebrated for its Pearl Filhery, near the Ille of Babarem, as for its great Commerce with all the Orlental and European Nations, who fend their Ships either to Bender-Abaffi, or Baffora.

The City and Isle of Ormus, although quite fallen from its former Lustre, and entirely destroyed by Order of *Cha-Abas*, after his retaking them from the *Portuguele*, merit however to be mentioned, as due to the Memory of what they once were, and the Rank they for a long Time maintained among the most trading Isles and Cities of Ajia.

This Isle, feated in the *Perfian* Gulf, pretty near its Mouth, and two Leagues from the Coast of *Perfia*, has little more than twenty Leagues Extent; yet it bore for a confiderable Time the Title of a Kingdom, with its own Monarchs, Tributaries however to the King of *Perfia*.

The Portuguele, who judged this Port neceffary to their infant Commerce in the Indies, took it in 1507, and hereby flut up the Entrance to Perfia againft all other Nations, as no Perfon was henceforward permitted to traffick there without their Paffort, or under their Colours; and whilf they, of all the Europeans, remained Mafters of the Indian Trade and Navigation, the Perfians did not find themfelves in a Condition to fhake off this Yoke, which thefe new Comers had put on one of the raoft famous Empires of Afia. But the Dutch, having followed the Portuguele to India in the latter End of the fixteenth Century, and the English at the Beginning of the feventeenth, the Emperor Cha-Abar availed himfelf of the Aflittance of thefe latter, to drive the Enemies from their Ifle, which they were obliged to furrender in 1622, having hela, as they pretend, at its Taking, more than fix or feven Millions in Merchandize, and other Effects.

Gameron, Gamron, or Gambrown, the Port of all Perfia, and perhaps of all Afia, where the greateft Trade is transacted, was quite diffegarded, till the Portaguefe were driven out of Ormus; as before that Occurrence, this was only a finall Village with about fifty miferable Huts, where the Portaguefe, however, kept twenty-five or thirty armed Barks, on Account of the Goodness of its Port, and to maintain their own Commerce, and hinder that of others.

Cha-

Cha-Abas cortified the Port, and began to build the City, and hy Privileges and Immunities drew Trade here, changing its Name, and calling it after his own. This Port is open to all Nations, except the Spaniards, and Portuguefe; and here are feen, Perfuans, Arabians, Indians, Banians, Armenians, Turks, fews, Tartars, Moors, English, French, and Dutch.

The trading Time is from the Month of October when the great Heats are over, to the Month of May when they recommence, and at this Seafon the Ships of all the Europeans established in India arrive, and many others appertaining to Indians and Moors; and by Land at a fixed Day, are feen coming here, divers Caravans of Merchants, from Ipakan, Schras, Laon, Aleppo, Bagdat, Herat, Baffora, &c.

The Englifb began their Trade to Perfia in 16t3, and were for much the better received, as the Grand Abas then formed the Defign of engaging their Affiftance to diflodge the Portuguefe from Ormus and other Parts, and for that Purpofe entered into a Treaty with our Countrymen, that entitled them to many Privileges, which have however been very ill obferved; for as foon as the Perfian Monarch had his Turn ferved, he forgot, or rather flighted his Engagements; and though he ftill continued to prefer the Englifb, it was not in the Manner, and to the Degree, as was promified, or their Service deferved.

They now carry to *Perfia* Silver, a large Quantity of Cloth, Pewter, Steel, Indigo, Silk Stuffs, and the fineft and most beautiful *Indian* Cottons.

The Dutch Cargoes confift of Spanifh Dollars, and Rixdollars, Goc.Js that they receive from Europe, and what they collect from their different Settlements in India, but above all, Spices, with which they fupply all Perfia; Siampan, Anis, and Santal Woods, Ginger; Indigo, Vermillion, Incenfe, Benzoin, Quickfilver, Lead, Pewter, Copper, coloured Cloths and Linens.

The Indian, Arabian, and Moorifb Veffels are laden with the Products and Manufactures of their Countries, and the Goods that come by the Caravans, confift of various Gold and Silver Stuffs, Velvets, Taffeties, Porcelaine, Feathers, Morocco Leather, Wool, Brocades, Carpets, Turkey Camlets, and other flighter ones from Arabia, Medicinal Drugs, Dragon's Blood, Manna, Myrrh, Incenie, Raifins, Dates, Barcan Horfes, but particularly raw Silk, which is the greateft Article in the Perfan Trade; here are also found Turquoites, and Pearls, of which latter I shall have Occation to speak more hereafter.

All Nations trading to *Gamron*, have their Houfes and Magazines here; those of the *Englifb*, *Frencb*, and *Dutcb*, having more the Air of Palaces than Merchants' Offices and Habitations, and are feated along the Sea Side, which is very convenient for the lading and delivering their Ships, as they arrive.

Perfia has ftill fome other Ports in its Gulf, but much lefs confiderable than Bender-Abyfi, which has attracted almost all the Commerce of these Parts.

Congre, or as fome call it Bender-Congo, or Bender-Erric, is also in fome Reputation, and Strangers fend their flips, or conduct their Caravans here; the chief Trade is however in Pearls, and Boles for dying and painting Green and Red, which are gathered from little Hills of these Colours, in a Mountain a few Leagues from the City, called by the Natives Chiampa.

Baharem, is an Island in the Perfian Gulf, feated over against the Coast of Arabia from which it is but a little distant, belonging to the King of Perfia.

The Soil is fertile, and produces plenty of Fruit, particularly Dates, though the Water has to bad a Tafte that Strangers cannot ufe it, and the Divers who frequent this Place are obliged to feek it elfewhere. It is not the Fertility of the Ifle, nor the Trade carried on here, that render it fo famous in all the Eaft, and oblige the *Perfians* to have a Citadel, and to keep a Garrifon of three hundred Men here; but the Pearl Filhery, which is near it, produces at leaft a Million yearly.

This Fifthery begins with *June*, and ends with *September*, in which Pearls of a large Size are fometimes taken, even to the Weight of fifty Grains, though in common from ten to twelve; and those that exceed this, ought to be separated for the King, though herein he has not always Justice done him.

Baffera, or Baffera, is fituated on a River named by the Arabians Schat-el-Arab, which is formed by the Union of the Euphrates and Tigris, that join a good good Day's *Perfian* Gulf than any one difputed by of it.

Baffora, 1 and here are among thefe their Factori which is do Scatlement h

Almoft al menians. T a Part of th Caravan brin rspe, of whic Storehouse for Besides th

on the Sea Co every Mouff not at a gree Commodities toman Empire deftined for I We might

flourishing, commonly ta but also exc little Caravan

Of th

COMME Name of thing refpects dain to exerci

The Empi forich and a fiderable in *J Jfpaban* is vans fet out reign Nation many yearly ras, *Laor*, *J* there are few of which th *Abas le Gran* are more tha the *Perfians*.

Spaniards, T of the Empir There are greatest Trac nually gath

Here are a

Mefanderan, produce abe Pounds each This Silk

in Media, ne

good Day's Journey above this City, and fo united empty themfelves into the *Perfian* Gulf, Twelve Leagues below it. This place is rich, and of greater Trade than any one in *Arabia Deferta*, and its Possellion having been for a long Time disputed by the *Arabians*, *Perfians*, and *Turks*, these latter remained Masters of it.

leges

r his

nefe;

lews,

s are

Ships

ng to

livers lerat,

better

tance

le enleges,

narch

ough

De-

Steel,

t they

nts in

Anis,

filver,

s and

con-

, Mc-

aifins, Article

latter

thofe

Mer-

is very

e than

ic Re-

e chief

i Rcd,

eagues

oaft of

Per/ia.

gh the

io fre-

ity of

: Éaít, : hun-

Mil-

rls of a

igh in parated

hat-el-

join a

good

Baffora, like Bender-Abaffi, gained confiderably by the Deftruction of Ormus, and here are now feen Ships from all Parts of Afia, and Europe, and efpecially among theie laft, the English and Dutch make a confiderable Figure, they having their Factories here, to transact their Businefs, and Difpatch their Letters by Land, which is done by the Way of Damas and Aleppo. The Portuguess also have a Scattement here, though to very little Purpose.

Almost all the Trade passes through the Hands of Indians, Persians, and Armenians. The Caravan of Ballora is one of those that carries to Bender-Aballi a Part of those rich Goods, with which that Trade is supported: And the same Caravan brings back, on its Return, the Products of India, China, Japan, and Europe, of which liender is, as has been before observed, a Depositary, Staple, or Storehouse for Perlia, and the three Arabias.

Befides this Commerce with Bender-Abaffi, and that which Baffora maintains on the Sea Coaft with the Indians, Moors, and Europeans, whole Ships arrive here every Moufion, this City has also a very confiderable one with Bagdat, which is not at a great Diffance, and is commodiously feated for a Transportation of its Commodities by the Tigris; and the fame with Aleppo, and the Rest of the Ottoman Empire in Afia, from whence Caravans fet out, and a Part of them always defined for Baffora.

We might also place in the Number of those Things that render this Trade flourishing, the passing here of the *Persians*; in their Pilgrimage to *Mecca*, who commonly take this Route, and not only pay large Duties to the *Turkifb* Bashaw, but also exchange or fell a Quantity of Goods here, which they bring in their little Caravans going and coming.

### Of the inland Commerce of PERSIA, and the States dependent on it.

COMMERCE is regarded as an honourable Profession in  $Per_{fla}$ , where the Name of a Merchant is effected a Sort of Title of Distinction, and fomething respectable; the Noblemen, and even the fovereign himself, do not difdain to exercise the Function, and to have Warehouses,  $\mathcal{C}c$ : for carrying it on.

The Empire of *Perfia* is of fo great an Extent, and its Provinces are generally fo rich and abundant, that the Affertion of its Trade being one of the most confiderable in *Afia* has nothing furprifing or incredible in it.

Ifpaban is as the Centre of this Commerce; it is from thence that the Caravans fet out for carrying the Goods to Bender-Abaff, which the Factors of foreign Nations reliding here have purchased for fhipping. And it is here, where many yearly arrive, both from within and without the Kingdom, as from Scbiras, Lar, Aleppo, Bagdat, Herat, Baffora, and all those from the Levant; and there are few Cities, where Trade attracts to large a Number of Strangers as this; of which the most confiderable are the Armenians of Zulfa, a Colony which Abas le Grand established in one of the Suburbs; and the Indians, of which here are more than a thousand, who have their Shops in the Meidan or market, next the Perfians.

Here are also settled though less numerous, English, French, Dutch, Italians, Spaniards, Tartars, Arabians, Turks, Georgians, Persians from all the Provinces of the Empire, and Sews.

There are no Sorts of Goods, which may not be found in *Ipaban*; but the greateft Trade it drives is in Silk, of which an almoft incredible Quantity is annually gathered in *Perfia*. The Provinces which produce moft, are *Guillan*; *Mifanderan*, *Media*, *Bastria*, *Caramania*, and *Georgia*, which all together may produce about twenty-two thoufand Bales of two hundred and feventy-fix Pounds each, with an appearance of its yearly increasing.

This Silk is diffinguifhed into four Sorts, viz. Chirvan fo alled from Chirvan in Media, near the Cafpian Sea; and in Europe Ardaffe, Karvary, or Legis ga-9 Q thered

thered at Legiam, a fmall Town of Guillan, Kcd-Coda-Penfend, or Bourgeoife and Charbaffe, or Brocard. Of all which Silks, it is faid not above a thoufant Bales are used in the Perfan Manufactories, and the Reft fold for Transportation to Turkey, India, and all Parts of Europe and Afia.

The Manufactures of Stuffs in *Perfia* are on a Footing with those in *Europe*, excepting Cloths, of which there is no Fabrick eftablished, and the *Perfian* Manufacturers make of Felt, which they understand the working up, as well as any People, fome Cloaks and common Carpets to cover the fine ones, for which they are justly fo famous.

A very great Trade is carried on in *Perfia* with Cloths from *Europe*, brought by the *Englifh* and *Dutch* to *Gamron*, among which are likewife fome *French*, more effectively those of *Berry* and *Uffeau*.

The Stuffs the *Perfians* most commonly make in their Manufactories, are of Wool, Cotton, Goats' and Camels' Hair, and above all, Silk, with which they very often mix the three laft Materials. The fpinning, winding, and milling, are finilar to what is practified in *France* at *L* out and *Tours*, and the *Perfians* are intelligent in the Ufe of the Diftaff, Spindle, Reel, and Mills, which terve in the faid two Cities, for the Silk's Preparation.

The Stuffs they make of pure Silk, are Taffeties, Tabbies, Sattins, Gros de Toure, Turbans, Ribbons, and Handkerchiefs. They make also Brocades, Gold Titlues, and Gold Velvets, of which laft Sort fome coft fifty *Tomans* the *Guefé* or *Perfian Aun*, which comes to about five Pounds Sterling per Englifth Yard, and is certainly the deareft in the World. The fineft *Perfian* Carpets are made in the Province of *Kirman*, efpecially at *Siflan*; and among the Stuffs made of Silk only, there are many painted with various Defigns, and fome heightened with Gold and Silver, applied with Moulds and Gum Water, which they underftand to well performing, as to make them almoft appear true Brocades.

The Woollen Manufactures, or those of Camels' Hair, are for the most Part established at *Yefde, Kirman*, and *Mongnay*; the Wools of *Kirman* being the finest in the World. The Goats' Hair Stuffs are made in *Hireania*, and refemble Baragons, the finest coming from *Dourak* in the *Persian* Gulf.

The other Goods which the Perfians fend abroad belides their Silks and Stuffs, are Porcelaines, Feathers, Morocco Leather, Cotton Wool, or Thread, Chagrin of all Colours, Tobacco, Galls, Matts, Bafkets, Things wrought in Box, Iron and Steel of *Cafbin*, and *Korafan*; Furs, Lapis Lazuli which comes from the *Ulbecks*, but of which Perfia is the Storehoufe, Perfumes, especially Ambergris and Mulk both Productions Strangers to Perfia, but found here in great Abundance, the one brought from India and the Red Sea, and the other from Tibet. Pearls from the Pernan Gulf, Turquoifes, all Sorts of Spices brought by the Dutch to Bender-Abaffi, Saffron the beft in the World, particularly that from the Coafts of the Calpian Sea, and Amadan, Allum, Brimftone, diffilled Water of Orange Flowers, Roles, Gc. Glais, Crystal, divers Animals' Skins prepared at Schiras, Coffee brought there from Arabia. In fine, Variety of Medicinal Drugs and Gums, which either grow or are brought here; and among the products of Perfia, and as Part of her Merchandize, the excellent Wines of Schiras and Yelde thould not be forgotten, as the Perfians do not confume the whole themfelves though the great Men here are very much given to Inebriety, notwithstanding the Alcoran's Prohibition; but they are transported annually to a very confiderable Value all over Indo/tan, and even to China. Piftachoes and Almonds grow plentifully in Yefde, Cafbin, and Sultania; and of Camels, Horfes, Mules, and Lambs, large Quantities are yearly fent into the Dominions of the Grand Signer, to In-dytan, and to other Parts of Alia. All that has been here faid of the Trade of Persia, must be regarded as a Description of it before the Revolution in 1721; and as the Troubles in that Kingdom. ftill continue, the Commerce there is not only interrupted, but in a manner loft, especially to the Europeans, and must remain fo, till Peace the Parent of it reftores Tranquillity, and places Trade on the footing it formerly was.

### T HERE and tam

nor where the larly those of *Ijpaban*, where gathered here having hardly their Neighbor thereabouts.

The Lords as the Fathers many thousan who being all Seraglios; and mentans. Th carry off the valour of Pri have been p Chaftity.

Mingrelia d twelve thous ner, of whice Merchandizes Linsteed, Hid one white an timple, and t on this Trad and more tha and Provision intervenes in

The Good Necklaces, 1 Brimftone

in the Road burn that of they throw lent Flax fro

Avogafia, Honey, tho from the Bo almoft inacc Rhapontick Druggifts fe

THIS I and P Scbab, I ft: or at leaft c all the Reft Erzerum very confid Galls, Cav. Conful, w. Tocat is Centre of

Of

### Of GEORGIA and MINGRELIA:

THERE is hardly any Country in all Afia, more abundant in Cattle, wild and tame Fowl, Fruits, Wines, and indeed all the Necessaries of Life, nor where they are in greater Perfection, than in Georgia. Its Wines, particularly those of Teffis its Capital, are transported to Armenia, Media, and even to Ipahan, where a Quantity of it is always referved for the King's Table: Silk is gathered here in Plenty, but the Georgians not understanding its Preparation, nor having hardly any Artificers among them to manufacture it, they carry it among their Neighbours, and drive a great Trade with it at Arzerem in Turkey and thereabouts.

The Lords in Georgia being Mafters of the Lives and Liberties of their Vaffals, as the Fathers are of their Children, made a bad Ufe of their Power, by felling many thoulands of both Sexes yearly for Slaves, more efpecially of the Females, who heing all very beautiful, were purchased by the Turks and Persians for their Seraglios; and this iniquitous Commerce was principally carried on by the Ar-The Turks likewife fent out large Parties of Janiffaries to feize and ment.ms. carry off the Boys and Girls early; but fince the Conqueft of this Country by the valour of Prince Heraclius, who has made it independent, the female Georgians have been protected from this Violence, and preferve their Liberty and their Chaftity.

Mingrelia does not traffick lefs in Slaves than its Neighbour Territory, as above twelve thousand of these unhappy Wretches are yearly disposed of in this Manner, of which above three thousand are purchased for Conflantinople. The other Merchandizes that this Country produces, are Silk, Flax, in Linen and Thread, Linfeed, Hides, Martens' Skins, Caftor, Box, Wax and Honey of two Sorts, the one white and the other red, though both excellent; it is the Turks of Conflantinople, and the Merchants of Caffa, Gonia, Iriffa, and Trebifonde; who carry on this Trade; and it is common to fee twelve Sail yearly from Confluntinople, and more than fixty Feluccas from other Parts, which bring here fundry Goods and Provision, to truck against those of the Country, as very little or no Money intervenes in these Negociations, or any that are transacted by the *Mingrelians*.

The Goods proper for this Exchange, are Bracelets, Rings, Glafs, or finall Necklaces, fmall Knives, Pins, Needles, and other minute Mercery.

Brimstone and Nitre are found near Teffis, as a fossile Salt is, in some Mines in the Road to Erivan. Olive Oil is very dear, fo that the Natives both eat and burn that of Linfeed; which is all the Use the Georgians make of this Plant, as they throw it away when the Seed is gathered, though they might have excellent Flax from it, did they not prefer the Cotton Cloth to Linens.

Avogafia, Part of Mingrelia, is abundant in Flax, Hemp, Pitch, Wax, and Honey, though this laft is commonly better, by Reafon of the Bees gathering it from the Box and Yews that grow here in Plenty. Vermilion is found in an almost inaccessible Rock; and it is in feveral Parts of this Province, that the true Rhapontick is met with, which many take for Rhubarb, and what difhoneft Druggists fell for it.

# Of ARMENIA.

THIS Kingdom, after many Revolutions, was at last subjected by the Turk and Persian; and as I have already treated of that Part belonging to the Schab, I shall now speak of the other under the Dominion of the Grand Signor, or at least of the two principal Cities, which feem to have divided the Trade of all the Reft of the Kingdom between them.

Erzerum, or Erzeron, Capital of the Part of Turkish Armenia; is a City of very confiderable Trade, confifting chiefly of Copper Plates, Difhes, Gc. Furs, Galls, Caviar, and Madder. The English drive a great Trade here, and have a Conful, who lives in a very handfome Manner.

Tocat is the fecond City in Turkish Armenia for Trade, and is regarded as the Centre of it for Alia Minor, where Caravans are incefantly arriving or departing;

urgenife houfand ortation

Europe, an Ma-I as any ch they

ught by b, more

are of hey very ng, are s are ine in the

e Tours, Titlues, Perfian certain-Province there are d Silver, forming,

noft Part the fineit le Bara-

d Stuffs,

hagrin of Iron and Ulbecks, nd Mulk ice, the arls from Benderts of the Flowers, Coffee d Gums, lia, and e flionld s though the Alfiderable ow plen-Lambs, , to In-Trade of n 1721; re is not must rerade on

Of

ing; those of *Diarbequis* are eighteen Days coming here, and those from  $E_{rzd4}$ rum but fifteen. Those from hence to *Sinope* are but fix Days going, and those from *Bur/a* twenty. The Caravans that go directly to *Smyrna*, without paffing by *Angora*, or *Bur/a*, are twenty-feven Days on the Road if with Mules, but forty if Camels are the Bearers; in fine, here are Caravans that go only to *Angora*.

The great Trade of this City confifts in Utenfils of Copper, as Kettles, Cups, Candleflicks, and Lanterns, which the Artifans here work very neatly, and thefe Commodities are fent to Conflantinople and Egypt; the Copper they make Use of comes from the Mines of Gumijeana, three Days' Journey from Trebifonde, and from that at Castamboul, ten Days' Travel from Tocat towards Angora.

Here is prepared a Quantity of yellow Morocco Leather, which is carried to Samfon on the Black Sea, and from thence to Calas, a Port of Valachia, where are alfo fent fome red ones; but thefe the Merchants of Tocat procure from Diarbeck and Caramania. Painted Linens are alfo a great Object of Trade here; and although they are not fo handfome as those of Perfia, yet the Mufcovites and Crim Cartars, for whom they are defigned, are contented with them; and the Commerce of Silk is not inconfiderable here, though that of the Growth of the Place is all worked up here in flight Silk Stuffs, fewing Silk and Buttons.

# Of the Commerce of Great TARTARY.

THE Tartars are at prefent Masters of a third Part of Afia, and their Country, commonly, called Great Tartary, to distinguish it from the Leffer, which is in Europe, is fituated between feventy-five and an hundred and fifty Degrees of Longitude, and from thirty-eight to fifty two Degrees of North Latitude; these People now possible all the North of Afia, and are at prefent divided into three different Nations, viz. the Tartars, property to called, the Calmoncks, and the Moungales; for though all those Pagans that are disperfed about Siberia, are without Doubt descended from the Tartars, yet they are not now confidered as a Part of them, but regarded as a favage People. The Tartar, particularly fo named, inhabit the Western Parts towards the Cafpian Sea, and are all Mabometans: The Calmoncks are in the Middle of Great Tartary; and the Moungales near the Oriental Sea, but both are Idolaters. The first are subdivided into many Branches; and the Moungales into Tribes, or Branches of Tribes: And Great Tartary does not belong to one Sovereign only, as many have believed, but is posfessed by the Czar of Muscowy, the Emperor of China, and by many petty Chans or Princes, who reign over large Provinces.

This vaft Country is under the fineft Climate in the Univerfe, and of an extraordinary Goodnefs and Fertility, but, as it is one of the higheft Tracts of inhabited Land, it wants Water in many Parts, though wafted by nine principal Rivers, viz. the Anur, Schingol, Selinga, Jenifca, Anu, Kbefell, Jaicks, Irtis, and the Oby, and therefore is only cultivated on their Borders, and this but juft where Neceffity drives the Inhabitants; for the Calmoucks and Moungales never ufe any Agriculture, and only live on what their Cattle produces them; and their vagabond Life's owing to this Want of Farming, which conftrains them to change their Habitations in Conformity to the Seafons, occupying the Northern Country in the Summer, and the Southern in the Winter.

Great Tartary has this Peculiarity, that it produces no Trees of any Height, except towards the Frontiers, and there only in fome few Places; for all that are found in the Heart of the Country are only Shrubs, not exceeding a Man's Height; but in Recompence hereof the Mountains furnish the Natives with a large Quantity of wild Goats, white Bears, black Foxes, Ermines, Sables, and Gluttons, a flefh-eating Animal a little finaller than a Wolf, whofe Furs, with Rhubarb, Ginfeng Roots, Silk, Wool, and Musk, constitute the Trade of the Northern, Eastern, and Southern Part of the Country; but the Tartars, who inhabit the Weft, on the Borders of the Caspian Sea, regard all Trade as a Matter beneath them, and glory in robbing the Merchants who pass through their Territories, or at least exact fo on them, as to make them lose all Delire of returning among them; and indeed, all those Mabonetan Tartars live on the Rapine Rapine and or War; it who, altho offend no cc tions, thou wander fro invites; an Oxen and and make u *Tartars* has do more foo and Silver.

The chi Weftern, o gar, is div this Kingd fome has b of this Kin of Rhubar of Rhubar of the Mo to the Eafa and have e

The Kin tolerably p are at prefe on the Pre them Troot collect a g rents occari carry it to found larg Stones, am or polifh t The Cin

pital of th is greatly Trade with did former *Jerkeen* large. It

Condition cbarcs, Co Soil. The Ga

Sogdian, prefent th Tartary. With t

for whole for their of goes fo f Slaves, th

m Erzea and those ut passing but forty ora. es, Cups, and these

and these ke Use of onde, and carried to where are

*Diarbeck* ; and aland *Crin* he Comthe Place

ir Counhe Leffer, fifty De-Latitude; vided into ucks, and iberia, are fidered as coularly fo Mabome-Moungales nto many and Great ut is poftty Chans

an extraof inhacipal Ri-*Irtis*, and uft where never ufe their vato change Country v Height,

that are is Height; in a large nd Glutith Rhuhe Norwho ina Matter ir Terrire of ree on the Rapine

### OF ASIA.

m3 1.

Rapine and Spoil, which they pillage from their Neighbours, whether in Peace or War; in which they are very different from the *Calmouchs* and *Moungales*, who, although they are *Pagans*, live quietly on the Products of their Flocks, and offend no one, unlefs they are first molested: Of these forme have fixed Habitations, though others have neither Towns nor Villages, but live in Tents, and wander from one Place to another, according as the Conveniency of Pasturage invites; and they all fupport themfelves by equinine Food, as we do by that of Oxen and Cows, of which latter they rarely eat, but live chiefly on Horse Flesch, and make use of Mare's Milk, as the *Europeans* do of that of their Kine. The *Tartars* have fo strong a Passion for the Colour red, that not only their Princes and Ladies, but even the common People, through all the North of *Afia*, would do more for a Piece of Stuff with this Dye, than for four times the Value in Gold and Silver.

The chief City of the Eaftern, or Nicucheu-Moungales, is Naun; that of the Weftern, or Calcha-Moungales, Argunfkey. The Kingdom of Tangut. or Baghargar, is divided into two Parts, of which the Southern is properly called Tibet; this Kingdom is now in the Hands of the Calmaucks, and is the peculiar Patrimony of Dala-Lama, the Sovereign Pontiff of all the Pagan Tartars, who by fome has been confounded with Frefler-John, before fpoken of. The Capital of this Kingdom is Barantola, in whofe Neighbourhood is gathered a Quantity of Rhubarb, &c. and at Tarzinda is a Mine of Gold extremely rich, at the Foot of the Mountains which feparate the Lands of Contaifeb from those of China, to the Eaft of the Deferts of Goby, of which the Chinafe have taken Possefilion, and have eftablished here fome Colonies of the Moungalians.

The Kingdom of Cafibgar, or the Little Boucharie, is a fertile Country, and tolerably populous; it is rich in Gold and Silver Mines; but the Calmoucks, who are at prefent its Mafters, receive but little Benefit from them, as they live quietly on the Products of their Cattle, and never mind Gold nor Silver, that is to coft them Trouble in its Acquifition; however the Bouchares, who inhabit the Towns, collect a good deal of Gold Duft in the Spring, in the Gutters, which the Torrents occationed by the melting Snows make on every Side of the Mountains. and carry it to India, China, and even as far as Tobolfky in Siberia. There are allo found large Quantities of Mufk in the Cafebgar, and many Sorts of precious Stones, among which are Diamonds; but the Inhabitants have not the Art to cut or polifh them, and therefore are obliged to fell them rough.

The City of *Cafebgar*, which gives its Name to the Country, was once the Capital of the Kingdom, but fince the *Tartars* have been in Poffettion of it, it is greatly fallen from its priftine Grandeur; however, it ftill carries on fome Trade with the neighbouring Countries, though little in Comparison of what it did formerly.

Jerkeen is at prefent the Metropolis of the Little Boucharie, and is pretty large. It is the Staple of the Indian Trade with the North of Afia, of Tangut with Siberia, and of the Grand Boucharie with China, which renders it both rich and populous. If Peter the Great had lived a few Years longer, he would have endeavoured to eftablish a Trade between this Place and his Territories, by Means of the Irtis, which would have been very advantageous to Ruffia.

of the Irtis, which would have been very advantageous to Ruffia. Chateen, or Chotan, is to the Eaft of Jerkeen, and is at prefent in a flourishing Condition, by Reafon of the great Trade carried on here between the Bouchares, Calmoucks, Indians, and the Tangutois, and the extreme Fertility of the Soil.

The Great Boucharie, of which Bouchara is the Capital, comprehends the Sogdian, the Eastriana of the Ancients, with their Dependencies, and is at prefent the best cultivated, and most populous of any Province in the Grand Tartary.

With the Makometan Tartars the Slaves are a confiderable Object of Trade, for whole Capture they often make War with their Neighbours, keeping fome for their own Service, and felling the Reit where they can; and this Commerce goes fo far with fome of them, that in Default of an Opportunity to make Slaves, they do not feruple to fteal and fell the Children of one another, or to 9 R

fell their own, if they cannot do better; if they are tired of their Wives, they fell them without any Ceremony, as they do their Daughters, especially if they are handfome.

The Horfes of these *Tartars* have but a bad Appearance, being very lean, notwithstanding which they are indefatigable, and may justly be termed the best Horfes in the World.

It muft be acknowledged that Nature has with-held nothing from this fine Country, that could render an Abode here agreeable; the Mountains abounding in the richeft Mines, and the Vallies in an admirable Fertility of all Sorts of Fruits and Pulle. The Meadows are covered with Grafs Man-high; their Rivers full of excellent Fifh; and Wood, fo fearce in all the Reft of *Great Tartary*, grows abundantly in many Places of this Province; but all this is of very little Uie to the *Tartar* Inhabitants, who are naturally fo flothful, that they rather choofe to pilfer and fleal, than to apply themfelves to cultivate what Nature has offered them fo liberally.

*Carfebi*, or *Karfebi*, is at prefent one of the beft Cities in the *Great Boucharie*; it is large, well-built, and better peopled than any other in the Country; the adjacent Parts are extremely fertile, and its Inhabitants carry or a very good Trade to the North of *India*.

Jalagafan, which flands almost in Front, is one of the chief Palliges by which People enter from the States of *Contaifch* into the *Great Boucharie*.

*Badag feban* is a very ancient, and extremely ftrong City; it is not large, but well enough built, and populous; its Inhabitants are rich by the Gold, Silver, and Ruby Mines in its neighbouring Mountains; although there is no one who regularly works these Mines, thole who live at the Foot of the Mountains do not benefit themselves a little by the Grains of Gold and Silver which they collect in the Spring, after the melting Snows have washed them from their Beds, by their Torrents.

Anderab is the most Southern City of all the Great Boucharie, feparating the Territories of the Great Mogul and Perfia from Grand Tartary; it is by this Place, that whatfoever is brought in, or carried out of their Country, to or from the States of the former, must necellarily pass. And there is in the Neighbourhood of Anderab rich Lapil, with which the Boucharer carry on a confiderable Trade, with the Merchants of India and Perfia.

Although Cabul, or Caboul, depends on the Great Mogul, and not on the Chan of Bulck, it will be à propos to fay fomething here concerning the flourithing Trade maintained between the Subjects of thefe two Princes. Gabul, fituated at the Foot of the Southern Mountains which feparate the Eftates of the Great Mogul from the Grand Boucharie, is one of the fineft Cities to the North of India; it is large, rich, populous, and becaufe it is confidered as the Key of the Grand Mogul Territories towards Perfia, and the Great Boucharie, is is always carefully kept in a good State of Defence. This City is the Staple of all the Merchandize that paffes to the Indies, Perfia, and the Grand Boucharie. The Subjects of the Chan of Balck come here in Throngs with Slaves of both Sexes, and above all, with Tartarian Horfes, of which for great a Trade is driven in this City, that it is pretended here come yearly more than fixty thoufand. The Neighbourhood of Cabul is very fertile, and all that is neceffary for Lite grows here in Abundance, and is very cheap.

The City of *Bouchara* or *Buchara* is upon a River, whofe Waters are very unwholetome, and which dicharges itfelf into the *Amu*, about forty Leagues from the *Cafpian* Sea; it is large, fortified, and well feated for Trade with *Tartary*, *Perfia*, and *India*; though with all thefe Advantages it carries on but little, being hindered by the extraordinary Impositions on Foreigners in the Article of Cuftoms.

Samarkant, Capital of the Province of Maurener, is about feven Days' Journey to the North of Bouchara, and was formerly much more brilliant than now; however, it is large and populous enough; it is faid that the beft Silk Paper is made here of any in the World, and therefore is much fought after by the Oriental Nations. Here is the most famous Mahometan Academy of Sciences; and its adjacent Grounds produce Apples, Pears, Grapes, Melons of an exquifite Tafte, and in fuch Qua fupplied from confiderable Tartars. Wardanfi,

raffm, is a Times trade Balck is th

charie, but e Silk, which civilized of great Comm gul does not

Talchan, built, pretty

Cachemire broad, fo fh tary, that th digious Heig makes up fo have in Euro

The Cack lequered W India. The Eaft of this quite charm cious Fruits ported even Cbaraffin

and its Inhal they are fup Goats; and cording as th along the E Heats invite towards the

The fecon Cattle or Ag Winter Seate Amu, and th with good P There are

the Eaft of Province is Charaffm. Province is tivated Parts

The Chor vince of all . the Climate pire, nothin Fruits, Catt Silver, and Place rich an

The City Kurgan, wa nufactures of Ware of thi carried en h

in

# OFASIA.

in fuch Quantities, that the Empire of the Great Mogul, and Part of Persia, are fupplied from hence with them: And indeed this City wants nothing to render it confiderable in Trade, but other Masters and Neighbours than the Mahometan Tartars.

they

they

, not-

e beft

s finc

inding

Fruits

s full

grows

lie to

ofe to

barie;

; the

good

which

, but

bilver,

who

ins do

ollect

ls, by

ng the

y this

from

bour-

con-

Chan

ithing

tuated

Great

th of

of the

lways

Mer-

Sub-

Sexes,

n this eigh-

re in

y un-

n the

erha,

dered

arney

how-

made

iental

s ad-

, and

in

Wardanfi, feated to the Weftward of Bouchara, towards the Frontiers of Charaffin, is a tolerable large City, inhabited by the Bouchares, who in peaceable Times trade to Perfia, and in the Country of Charaffin.

Balck is the Capital of the finalleft, and most Southern Part of the Grand Boucharie, but extremely well cultivated, and fertile; here is gathered a great deal of Silk, which the Inhabitants work up into Stuff: The Ubecks here are the most civilized of all the Mabometar Tariars of the Grand Boucharie; to which the great Commerce they drive with the Perfums and the Subjects of the Great Mogul does not a little contribute.

Talchan, feated below Balck, on the River that runs by it, is a fmall City, well built, pretty populous, and with a tolerable Trade.

Cachemire is a finall Kingdom, that is hardly thirty Leagues long, by twenty broad, fo fhut in by high Mountains, which feparate *India* from the Grand Tartary, that there is no Entrance to it on any Side, without paffing Rocks of a prodigious Height; it is almost one continued Valley, whofe Fertility and Beauty makes up for the Smallnels of its Extent, as all Sorts of Fruit and Pulfe that we have in *Europe* grow here abundantly, without the Trouble of Cultivation.

The Cachemirians are very industrious, and possible to be secret of making the laquered Wares, and light Woollen Stuffs with Borders, fo much efteemed in India. The River Anna, or Abianna, which has its Source to the North-North-East of this Kingdom, and runs by it, is full of all Sorts of Fish, and its Borders quite charming, on which grow those excellent Melons, and all those other delicious Fruits, which are so fought after in Persia and India, and which are transported even to Ruffia.

*Charaffin* is a Country extremely fertile in all those Parts that are fit for Culture, and its Inhabitants are reckoned the richeft Herdsmen of all the *Ottoman* Empire; they are supported entirely by their Cattle, which confiss in Camels, Sheep, and Goats; and lodge in Tents, which they transport from one Place to another, according as the Season and Conveniency of Pasture fuits: In Winter they encamp along the *Eupbrates*, on the Side of *Mefopotamia* and *Natolia*; and the Summer Heats invite them to the refreshing Vallies enclosed by the *Armenian* Mountains towards the Rife of the *Eupbrates* and *Tigris*.

The fecond Body of *Turkmans*, called Eaftern *Turkmans*, also fublish by their **Cattle** or Agriculture, according to the different Districts they are found in; the Winter Seaton they pass in the Towns and Villages in the Neighbourhood of the *Annu*, and the *Caspian* Sea; and in Summer they encamp wherefoever they meet with good Pasturage and Water.

There are twenty Provinces in this Country of *Charaffm*. That of *Burma* is to the Eaft of the City of *Uafir*, towards the Frontiers of the *Grand Boucharie*. This Province is very fertile, populous, and produces the most delicious Melons of all the *Charaffm*. That of *Gordifch* is between the *Pifchga* and the *Kumkant*; and as this **Province** is watered by the River *Amu*, it is one of the most fruitful and beft cultivated Parts of the *Charaffm*.

The *Chorafan* is beyond Contradiction the fineft, richeft, and moft fruitful Province of all *Perfa*; but having mentioned it already, I thall only add here, that as the Climate of this Country is excellent, and the moft temperate of *aiy* in this Empire, nothing in thefe Parts can equal the Fertility of its Soil, all forts of exquifite Fruits, Cattle, Corn, Wine, and Silk thrive here to a Miracle: Mines of Gold, Silver, and precious Stones are not wanting; and, in fine, all that can render a Place rich and agreeable this Province abundantly poffeffes.

The City of *Mefched*, or *Mefchet*, fituated on a little River which falls into the *Kurgan*, was once in a very flourithing Condition, by the many confiderable Manufactures of Gold and Silver Brocades, with other SUMS, fettled here. The Earthen-Ware of this Place was also very much efteemed, besides which a great Trade was carried en here in those beautiful filver-grey Lamb-skins with curled Wool, finer than

than Silk itfelf: And it was in every Refpect a very rich, flately, and populous City, till the Ufleck Tartars plundered a.d left it in a miferable forlorn Condition; its adjacent Parts are, however, the moft charming of any in the World, and produce in Abundance all Sorts of exquifite Fruits and Greens, as its neighbouring Mountains do Turquoifes, and even Rubies.

Herat is at prefent the fineft and largeft City of all this Province, fince the Ruin of the laft-mentioned, which was the Capital; it is rich, fair, and populous, and produces the handfomeft Carpets of all *Perfia*; here are alfo made feveral Sorts of valuable Stuffs and Brocades; and in a Word, this is the Staple of almost all the Commerce carried on between *Perfia* and *India*, as it lies in the Route from *Ifpaban* to *Candabar*.

Allrabatb is fituated on a Gulf of the Calpian Sea, being the Capital of the Province of that Name, and paffes for one of the fineft Citics in Perlia, as it is large, well-built, rich, and very populous. Here are many fine Fabricks of Silk and Woollen Stuffs, more particularly of a Sort of Camlet that is vaftly eftermed. The circunjacent Lands are equally agreeable and fertile in every Neceflary of Life, and the neighbouring Mountains are all covered with Forefts of Fruit-Trees. The Gulf of Allrabatb is about fifteen Leagues from Eaft to Weft, and four or five from North to South, but is only navigable for finall Veficls, becaufe here is not more than ten or twelve Feet Water at its Entrance to the Calpian Sea, but it is of great Convenience to this City, by Means of the Communication it has with all the Perfian Cities feated on that Sea.

Mankifelak is a finall Town in the Country of *Charafin* on the Borders of the *Cafian* Sea, to the Northward of the Mouth of the Southern Arm of the Amu, and in itfelf is but triffing, as it does not contain at utmost above feven hundred mikerable Cots; but its Port is excellent, and the only one in this Sea; it is fractions, fecure, deep, and if it was in other Hands, would make Trade foon flourish.

Urgens, the Capital of *Charaffin*, is fituated in a large Plain, to the North of the River *Amu*, about twenty-five *German* Leagues from the Eaftern Border of the *Cafpian* Sea. This City was once very confiderable, but fince it became fubject to the *Tartars*, and the *Amu*, that run at the Foot of its Walls, has taken another Courfe, it is fallen greatly to Decay.

Turkeflan is about feventy Leagues long, and as many broad, having feveral good Diftricts of Land on the Side of the River *Jemba*, and towards the Mountains which divide this Province from those of the *Calmoucks*; but the Inhabitants make no Advantage of it, as Rapine is their only Occupation, and few among them have any fixed Habitation, but live in Tents, towards the Frontiers of the *Calmoucks*, and the aforefaid River, that they may be within Reach of benefiting themselves by any Occasions that shall offer for Pillage or Plunder; and they go to fell the Slaves they make in these Excursions either to the *Charaffin* or *Grand Boucharic*, where they always find *Perfian* or *Armenian*, and sometimes *Indian* Purchafers.

# Of the Cafpian Sea.

T is but a little while fince we have had any true Knowledge of the Mafanderan or Cafpian Sea, which the Perfians call Kulfum. It is beyond Difpute the greatest Lake in the Universe, being situated between the thirty-seventh and forty-leventh Degrees of Latitude, and the feventy-feventh and eighty-third Degrees of Longitude; its Waters are extremely falt, except towards its Shores, where they are freshened by the Rivers running in, and it abounds with Sturgeons, Salmons, Salmon Trout, Gc. all which Fifh come in the Spring to feek the Mouths of the fresh Water Rivers; and it is incredible what a Quantity are yearly taken at this Seafon; here are also Carp and Bream, which is fomething particular in a Sea, whole Water is naturally falt; and here is also the While Fifh, called by the Ruffians Bielluga, which is peculiar to this and the Black Sea; and for this Reafon fome. pretend that these two Seas have a fubterrancous Communication. All these Sorts of Fish are much larger and fatter than eliewhere, efpecially the White Fish, which have been taken twenty Feet long; they have some Resemblance to a Pike, with the Taste of a Sturgeon. The T<sup>HE</sup> feated on

Poland, As this Forefts, i duces all dance, th excellent, Beef that rior in Q Game is municatio Globe.

The L Name, a Land, as on their the Expe The C

the Tarta Kingdom People li Booty th of Contai tivated, of Fifh; from the caught in to all E The 2 fubject

The and def rable Pa World, Mounta and wr nothing carry of and inc The Caffian has neither Flux nor Reflux; and the only Port is Baku. in the Province of Schivan, on all its Weftern Coaft, and this folely for fmall Veffels; though there is a good Road at Terki, where the Veffels ride in Safety, hetween the Ide of Zezen and the Land. On the Eaftern Coaft is the Port of Mankifcblak in the Choraffan, which is excellent, and the only one found in this Sea; but being unhappily in the Hands of the Tartars, with all this Eaftern Coaft, it is of very little Ufe.

### Of the Cosacks, or Cosaques.

THE Colucks are now divided into three Branches, and the Rullians, on whom they depend, call their Country the Ukraine, which is in that Language, fated on the Frontiers, because it effectually makes a Frontier between Rullia, Poland, Little Tartary, and Turkey, being to the Westward of the Boriftbenes. As this Country is an entire Plain intersperied with fine Rivers, and agreeable Forefts, it must be supposed to be extremely fruitful; as it is in Effect, and produces all Sorts of Grain and Pulse, Tobacco, Wax, and Honey in such Abundance, that it supplies a great Part of Rullia with it. The Pasturage here is so excellent, that the Cattle supposed all others of Europe in Size; the Muscovite Beef that I have seen, has always been very small, though I think fatter, and super ior in Quality to any other. The Rivers are stocked with excellent Fish, and Game is found here in such Quantitics, that this Country only wants a Communication with the Sea, to be one of the richeft States in that Part of the Globe.

The Don Cofacks, who occupy, on the Banks of the River with this Rujjan Name, a Number of Towns and Villages, do not extend themfelves far within Land, as there is a Want of good Water in many Parts, and no Wood; they live on their Cattle's Produce and Agriculture, without forgetting however to live at the Expence of others, whenever Occasions prefent.

The Cofacks of the River Jaicks took Poffettion of its Southern Border, when the Tartarian Power began to decline there; and when the Ruffians feized the Kingdom of Afracan, the Cofacks voluntarily fubmitted to their Dominion. These People live by Agriculture, Fishing, and the Produce of their Cattle, with what Booty they can make. This River at prefent separates Ruffia from the Estates of Contajlob, and its Banks are so fruitful, that however little the Earth be cultivated, it abundantly produces every Necessary of Life. It is also extremely full of Fish; and it is alferted, that in the Spring, so great a Quantity come here from the Cafpian Sea, to seek fresh Water, as almost to stop its Courfe, and may be taken with the bare Hand, with the Roes of which prodigious Shoals, caught in this River and Neighbourhood, so much Caviar is made and exported to all Europe.

The Tartars of Nagai fublift by their Hunting, Fifhing, and Cattle, being fubject to the Ruffians ever fince their taking the Kingdom of Afracan, which the others polfefied before, the Capital of the fame Name is feated on the Frontiers of Afra and Europe, and by this convenient Situation invites a large Number of Armenians, Indians, Perfians, Mabometans, Tartars, Calmoucks, Georgians, and Mu/covites, to form a confiderable Trade here.

The Volga is one of the largeft Rivers in the World, and traverfes almost all Ruffia; it abounds with all Sorts of Fish, and its Borters spontaneously produce most Species of Pulse and Herbs without any Labour or Cultivation.

The Calmoucks are Part of the Pagan Tartars, defeended from the Mogoules, and defirous of being ftill called 10; they inhabit the fineft and most confiderable Part of Tartary. The beft Iron of all Ruffia, and it is probable of the whole World, known in that Country by the Name of Siberian Iron, comes from the Mountains of Aigles, that feparate Ruffia from Siberia; which Metal is melted and wrought with the fame Eafe as Copper, and there are Cannons made of it, nothing inferior to thole of Brass, either in Beauty or Goodness. These People carry on no Trade, except by Way of Barter for Cattle, and are harmles and inoffensive, if not molested, as has been before observed. The Oby and Orn,

95

arge

tion; its and prolibouring

fince the id popualfo made the Staple ies in the

the Prot is large, f Silk and efteemed. Neceffary of Fruit-Weft, and the becaufe *ypian* Sea, nication it

lers of the Anu, and Ired mifefpacious, with. orth of the

der of the ne fubject taken an-

veral good Mountains ants make ong them *Calmoucks*, themfelves to fell the *Boucharie*, chafers.

f the Mayond Difty-feventh hty-third ts Shores, ith Sturng to feek antity are is formealfo the a and the a fubterund fatter enty Feet Sturgeon.

The

large Rivers in this Country, are full of Fifh, and most of their Borders very fertile in every definable Product.

# Of the general Commerce of the EAST-INDIES.

THE East-Indies commence where the Kingdom of Persia ends, being feparated from it by a long Chain of Mountains, and the River Indus, whose Name they have taken, and which on isluing from Mount Taurus, where it rifes, takes its Course towards the Northern Parts of India, as the Ganges, which flows from the fame Mountain, does towards the South, both falling at last into the Indian Ocean; the first into the Gulf bearing its Name, and the other into that called Bengal. This vast Region of Asia is called the East-Indies, from its advanced Situation towards that Part of the Heavens, more than any other Country yet known; as America is in the fame Manner diffinguished by the Denominiation of the West-Indies, on Account of its lying more West than any other District of the habitable Globe.

East-India is commonly divided into that on this Side of, and that beyond, the Ganges; the first Part comprehends the Empire of the Great Mogul, the Kingdons of Decan, Narjinga, Canara, the Pescherie, or Fishing Coast, that of Coromandel, Resnagar, and Orixa. The other includes the Kingdoms of Bengal, Aracan, Pegu, Siam, Malacca, Camboya, Ciampa, Cochinchina, Brama, Jangomea, China, and others less confiderable.

Both these Parts have their Isles, though those appertaining to that beyond the Ganges, are larger and much more confiderable for their Trade than the other, as will be explained hereafter, when their Description falls in Course, and I shall now begin with that of the Great Mogul's Dominions, being the rift that prefent themselves on quitting the Persian Sea, to enter the Indian Ocean.

# Of INDOSTAN, or the Empire of the Great Mogul.

THE Empire of this Prince comprehends a vaft Extent of Coafts in the Indian Sea, and stretches very far within Land, so that he possesses the greatest Part of the Indian Terra Firma.

The Kingdom of *Bengal* once belonged to him by Conqueft, and of which he ftill retains a Share, though the *Moorifb Rajas*, or Governors, to whofe Cuftody he trufted it, have revolted, divided the other Part among themfelves, and thereby deprived the Emperor of one of his richeft Provinces, and the most convenient for Trade; for which he is however in forme Sort indemnified by the Sovereignty, which he has always preferved, and by the Acquisition of the Kingdoms of *Decan*, *Cachemir*, *Breampour*, and *Maliquo*, which he has added to his Dominions.

Indeflan is in general fo fertile in all that can contribute to the Conveniency of Life, that it might very commodioully pass without any foreign Trade, and prt only comfortably, but very deliciously fublish on its own Abundance; yet the greatest Part of the Inhabitants, particularly those called Banians, are so addicted to Commerce, and understand it so well, that it is nothing furprizing, to see them maintain so confiderable a one on all the Coasts of this Empire, and even to Agra its Capital.

The European Traffick with the Mogul's Dominions confifts pricipally in Gold and Silver Coin, Leather, Spice, Elephants, &c. brought here from Japan, China, Moluccas, and Ceylon; Pewter, Cloths, &c. imported from Europe, and Horses from the U/becks and Persia.

### Of GUSURATE.

OF all the Kingdoms which compose *Indoftan*, there are none that have more confiderable Ports, or where greater Trade is carried on, than this of *Gu-jurate*, called also by some the Kingdom of *Cambaye*, from one of its molt important Cities, distinguished by the Appellation of the *Indian Cairo*. This Territory

802

the Gulfs Leagues of It is in

cially the carry on to the Lev in the Per ings, Roc Medicinal at Amadal Brimítone Benzoin, Corn, Sal

Their Miffeit, a From Per Almonds, very fond,

The En the Great and there Dutch, an of all the of all the pital of th Aimadau

eighteen I falls into abroad, fe baye, and I of the Co

It is re finall one in workin pure or m try, fuch made Broc all Colour Fine, all Defigns, a The gro

tures are

of this laft their Fact the Under of the Con Territory has acquir dy, and S Ginger di Mulk, and and refold their Line all the blu the Abyfin Sumatra, 1 Brochia the North ery fer-

ing fewhofe here it which aft into er into com its Coun-Denoy other

id, the Kingf Corof, Araigomea,

ond the other, and I if that

the Ingreateft

which uftody thereconvene So-Kingto his

ency of nd not et the ldicted to fee l even

lly in fapan, e, and

e more of Guit im-; Territory ÖFASIA.

fitory is almost totally maritime, forming a Peninsula, that stretches out between the Gulfs of *India* and *Cambaye*, containing more than an hundred and twenty Leagues of Coast.

It is in this Extent that *Cambaye* and *Surat* are fituated; the two Cities, efpecially the laft, the most celebrated in *India*, for the Trade which the Europeans carry on 'there, or that the native Merchants maintain from *Java, Sumatra*, to the Levant, Aden, Mocha, and Mecca, on the Red Sea, and to Bender-Abaffi, in the Perfian Julf, in Cotton Cloth, Counterpanes, Carpets, embroidered Hangings, Rock Crystal, Granates, Hyacinths, Amethifts, Turquoi.cs, choice Drugs, Medicinal Herbs, Dying Woods, Perfumes, excellent Indigo, cultivated and niade at *Amadabat*, the Capital of the Kingdom, and at *Sircbet*, Camphire, Tobacco, Brimftone, Turbith, Galanga, Nard, Lapis Lazuli, Affa fœtida, Borax, Scamony, Benzoin, Pepper, Cummin, Ginger, Mirabolans, Silks of their manufacturing, Corn, Salt, Oil, and Butter.

Their Returns from *Aden*, are Gold and Silver Coin, Coral, Ambergris, Miffeit, a Drug for dying and colouring, and the beft Opium of all the Eaft. From *Perjia* they extract Brocades, and other Silk Stuffs, Velvets, Camlets, Pearls, Almonds, Raifins, Nuts, Dates, and particularly Rofe-Water, of which they are very fond, and which they transport to many Parts of *India*.

The Europeans, and other Nations, furnish this and the other Territories of the Great Mogul with Pewter, Vermillion, all Sorts of Cloth, Ivory, Sandal Wood; and there are feen in their Ports and principal Cities, not only English, French, Dutch, and Pertuguese, but also Jews, Turks, Persians, Arabians, and Merchants of all the Cities in India, except Chinese and Japonese. I shall treat of the Trade of all the Cities at large, after I have said fomething of that of Amadabath, Capital of the Kingdom, and fome others within Land.

*Aimadabatb*, one of the largeft Cities in the *Mogul* Empire, is leated within eighteen Leagues of *Cambaye*, and forty-five of *Surat*, on a little River which falls into the *Indus*. Its Commerce is equally flourishing both at home and abroad, fending yearly laige Caravans to Agra, and transporting to *Surat*, *Canabaye*, and *Brochia*, its manufactured Stuffs, and other Meschandizes: The Products of the Country are brought there in Return of their Caravans.

It is reckoned there are twenty-five great Towns, and above three thousand fmall ones in the Jurifdiction of this City, whole Inhabitants are almost employed in working for the Fabricks; of which the principal ones are of Silk or Cotton, pure or mixed with one another, being a Species of Goods peculiar to the Country, fuch as Tulbandes, Alligias, Attelasties, Baffetas, and Chites; here are also made Brocades, Gold and Silver Stuffs, Damasks, Sattins, Taffeties, and Velvets of all Colours, Alcatiffs or Carpets, with Gold, Silver, Silk, or Stuff Grounds; in Fine, all Sorts of Cotton Cloth, white or painted, which in Finenes, Beauty of Defigns, and Vivacity of Colours, do not yield to any in the Indies.

The greatest, or at least the best and most beautiful Part of these Manufactures are defined for Surat; the Banians, who transact almost all the Business of this last Place, and are here as Brokers to the European Merchants, having their Factors on the Spot, who buy up the Goods as foon as made, or being the Undertakers themfelves, have Artificers to work for them. The Products of the Country are Indigo, which is cultivated and prepared abundantly in the Territory of this Capital, particularly at Sirches, which, though but a fmall Town, has acquired great Reputation by their perfect ordering of this Drug, Sugar Candy, and Sugars, all Sorts of Sweetmeats, Cummin, Honey, Lack, Opium, Borax, Ginger dry and candied, Mirabolans, Saltpetre, Sal Ammoniac, Ambergris, Mulk, and Diamonds ; but these three last Commodities are brought from abroad, and refeld to foreign Merchants. It is here that the English and Dutch have their Linens stained, and their Saltpetre refined; and it is from this City that all the blue Cloths come, which are fent to Perfia, Arabia, to the Kingdom of the Abyffines, the Red Sea, the Coast of Melinda, Mofambique, Modagafcar, Java, Sumatra, Macaffar, aud the Molucca Islands.

Brochia, a large City in the Kingdom of Gufurate, feated twelve Leagues to the North of Surat, on a River which at eight Leagues Diftance difcharges it-

felf

felf into the Sea at two Openings, is reckoned both among the maritime and inland Cities. Here, and in eighty Villages under its Jurifdiction, are made Cotton Cloths, that are always placed among the Number of the fineft and most beautiful of all *India*. The l'actories which the *Englifb* and *Dutch* have here are very ancient, and fome of the first that these two Nations established on this Coaft.

Bifantagar is almost in the Middle of the Kingdom, where a great deal of Cloth and Thread are made for Transportation. And

Pettan is celebrated for its Manufactures, which confift in Silk Stuffs, Cotton Cloths, Tulbandes, Allegais, and in fome other fuch like Fabricks, that are alfo made at *Amadabath*, Brodera, Goga, Cbift, Pour, Nariaath, Vaffet, and fome other Places; and it is from them that the Banians extract Abundance of those Commodities, which the Europeans make a Part of their Ships' Cargoes.

# Of CAMBAYE.

T HE Trade of this City is very confiderable, and only yields to Surat, which it formerly furpafied, till the latter had resped the Advantage of the Decay of that of Goa, and of the Ruin of the Portugueje Trade there.

It is feated at the Mouth of the River Carari, at the Bottom of the Gulf, to which it gives Name, fixteen Leagues from Brachai, and thirty from Surat; the Englifh and Dutch have Lodges here, on Account of its Proximity to the laft, where their principal Trade of the Grand Mogul's Dominions is tranfacted, and where their Factories fettled, which may be almost regarded as the fecond in Point of Importance, among those they have in India.

The Natives of the Place, more effecially the Banians, addict themfelves to Trade, and carry on one commonly to Diu, Goa, Cocbin, Achem, Batavia, Bantam, the Co.ft of Coromandel, that of Bengal, Perfia, and the Red Sea, where they fend their Ships, but generally with Dutch Pilots, hired with a confiderable Salary of the Company; and though the Remifs of thefe Goods to all the aforefaid Places, is a confiderable Object of their Commerce, yet it is nothing in Comparifon with that which they tranfact with Strangers, who yearly arrive at Camhaye; there being hardly any Nation of India, from whence both Merchants and Ships are not feen here; as alfo from Mojambique, Melm. a, Arabia, and the Perfian Gulf. The Europeans belides fend here every Monfoon a good many Veffels, whofe Ladings confift more in Reals, Rixdollars, Ducats, and Sequins, than Merchandize; Gold and Silver being the beft Cargo that a Ship can bring to this Coaft, except Spice, which the Inhabitants here and at Gufurate cannot be without.

The principal Goods exported from *Cambaye* are very fine Cotton Cloths, in as good Efteem as thole from *Bengal* and *Coromandel*, Canvas, many Sorts of Silk Sruffs, Tulbandes, Safhes, Carpets, Cloth of Gold, Counterpanes of Silk and Cotton, fitched cr embroidered, Quilts, Bed Furniture, &c. Elbow Chairs, Tables, and other Houfehold Stuffs, Indigo, Saltpetre, Borax, Opium, Cummin, Ginger, Rhubarb, Mirabolans, many other excellent Drugs, Sugar, Oil, and Butter, without reckoning feveral Sorts of precious Stones, found at *Gufurate*, or that are brought here from elfewhere. A great many excellent Works in Agate are alfo performed here, which do not in any Manner yield to thole of *Europe*, either in Beauty or Perfection.

The major Part of the Merchandizes, of which the Europeans make the greateft Purchafes, are not those of which their homeward-bound Cargoes are compoled, but they ferve for Traffick to other Parts of *India*, to exchange against various Commodities that may fuit their Owners; and the fame may be faid of Grain, Fruit, Pulfe, as Wheat, Rice, Peas, Beans, Kiffery, a Sort of a Pea, Millet, Barley, Oranges, Lemons, Citrons; Mangas, and Cacaos, of which the English and Dutch carry a large Quantity yearly to Places where these are wanting, and difpose of them there to great Advantage; and this Remark may ferve for all that thall be faid henceforward concerning the Trade of the Europeans in the East-Indics.

3

Of

is for Acc and Dutch Felix; and Places, or Very co India, by are comm they occat The E

THERE

perly the Port

bliges the M

for Surat by

Englifb Eaft-

that Company

Boards, which their deftined Penintula, fo

for a Market confifts only

Streets, durin

filled with F

no imall Pr

Companies' I

Englift are

Europe are

both white a

without Silve

Sorts, Carpe pan Wood,

cenie, Saltpe

zoar, and f

The Com

Sea, and the

Bender - Aba

a few blue Java, and

coarfe. Fo

stained, Car

and the oth

better to tru

naturally g

fhould alw:

Measure, &

who go on

Goods for

as to make

The Tu

Felix.

Two Sh

As the g

Stones.

The Hout

Those inte

all the In River Tapi, or

# Of SURAT.

T IIF.RE is no Place in the Mogul's Dominions, and it may be added in all the Indies, more celebrated for Trade than this is. It is feated on the River Tapi, or Tapta, to which Souali, lying fix Leagues from its Mouth, is properly the Port, the River being unnavigable for large Veilels up to the City, which ebliges the Merchants to unlade their Goods here, and to fend up those defigned for Swrat by Barks or Waggons. This City was taken by the Troops of the Emglith Eall-India Company, in the Year 1759, and ftill continues fublect to that Company.

Those intended for other Parts remain at Scuali, in Warehouses built with Boards, which each Nation has here, till Opportunities offer for fending them to their defined Ports. Scuali is a Sort of Encampment upon a Point of Land, or Peninfula, formed by the Sea and the River's Mouth, which is very commodious for a Market to furnish the Sailors with Refreshment on their Arrival; this Camp confiss only of small Huts, made with Reeds, Bamboes, Sc. ranged in Form of Streets, during the fine Monspon, where the Natives plant their little Shops, filled with Fruits, Sc. to the great Convenience of the new Comers, and to the no imall Profit of the Inhabitants, no Village being near, and the European Companies' Magazines being a League to the North of this Bamboe Town,

The Houfes of the Europeans here are fpacious and magnificent, of which the English are those who make the beft Figure; and the Goods brought here for Europe are Cotton Thread, Wool, and Cloth; and of thefe latter are flipped both white and ftained; many Sorts of Silk Stuffs, plain, ftriped, &c. with and without Silver and Gold, painted and printed Linens, raw Silks, Indigo of three Sorts, Carpets of Silk and Wool, others all Silk, with Silver and Gold, Alc.s, Sapan Wood, Coffee, Maldivian Cauries, fo neceffary for the Guinea Trade, Incenfe, Saltpetre, Borax, Gum Lack, Myrth, Terra-Merita, Red Bole, Mulik, Bezzoar, and fonnetimes Ambergris, Pearls, Diamonds, and other lefs precious Stoures.

The Commodities of this Place fit for the Trade to Macha, the Coaft of the Red Sea, and the Arabia Felix, are coarfe Linen, white, blue, and black. Those for Bender-Abaffi, and Baffora in the Perfian Gulf, white Linens, coarfe and fine, with a few blue and black. Those for Sumatra, and all the Kingdom of Achem, Java, and Macaffare, Linens blue and black, of which many more fine than coarfe. For the Fhilippines, all Sorts of Linen, coarfe and fine, white and ftained, Carpets, and Silk Stuffs. In Fine, Opium, for the Coafts of Malabar, and the other Places in India, from whence the Pepper comes, as there is nothing better to truck against that Spice.

As the greatest Part of the Merchants, Brokers, and Indian Manufacturers, are naturally given to cheating in feveral Ways, the Europeans who deal with them should always be on their Guard, and carefully examine the Quality, Weight, Measure, Sc. of every Thing they buy.

Two Ships fail yearly from *Surat* for the Conveniency of the *Mahametans*, who go on Pilgrimage to *Meeca*, but they are commonly as much laden with Goods for the *Mogul's* Account, as the Pilgrims, and their Returns are fo rich as to make Part of the Trade of the *Europeans*, for the Commodities of *Arabia Felix*.

The Turks of Aden and Mocha alfo fend an annual Ship to Surat, whofe Cargo is for Account of the Grand Signor. And it is at this Place that the Englight and Dutch commonly make their Ladings for Perlia, the Red Sea, and Arabia Felix; and here alfo the Perlian Merchants embark with their Goods for the fame Places, on which they make great Profits.

Very confiderable Negociations are made from hence and fome other Parts of *India*, by Way of Exchange, and I shall therefore mention the Premiums they are commonly agreed at with this Remark, that they are not fo fixed, but that they occationally rife and fall, as in *Europe*.

The Exchange from Labor to Surat is generally from 7 to 7; per Cent.

9 T

From

and otton autivery ft. Cloth

otton alfo

fome those

vhich Decay

If, to ; the laft, , and as the

ves to Bane they Salary prefaid ompa-Camts and id the many quins, bring

:annot

hs, in f Silk Cotables, inger, withit are alfo er in t the s are

ainft

d of

illet,

and

dif-

that

Eaft-

Of

From Janabat and Agra 4 to 5.

From Amadabath 1 to 1'.

From Bengal, Patna, Cafémbafar, and Ougli, 8 to 9. From Golconda, and the neighbouring Parts, 5 to 6. And for Goa, 4 per Cent.

# Of AGRA.

**B**EFORE 1 quit the Mogul's Empire, it is proper I thould take Notice of this City, which is its Capital, and the Centre of its Trade.

It is fituated in 28°, on this Side of the Line, on the River Gemini, or Gemma, which falls into the Ganger.

The Number of its Meidans, where the publick Markets are kept for all Sorts of Provifions; of its covered Bazards, where each Merchant and Artificer have their Shops and Quarters, of which fome are half a Quarter of a League long; and that of its Caravanferas, above eighty in Number, fuffices to demonstrate both the Greatnels of its Extent, and the Importance of the Commerce carried on here by Foreigners and its Inhabitants; which is maintained by feveral Caravans from Amadabath, Surat, and other Places, commonly composed of four or five hundred Camels, and by which Conveyance the Englift, French, Datch, Moors, Turks, Arabians, Perfians, and other Nations fend their Merchandizes to, and receive others from, this Capital, as may fuit their Bufinefs.

Befides the Indigo of this City, which is the beft in the World, a large Quantity of Silk Stuffs and Linens are exported, thefe latter principally to the Weft and North; and it is here that all the Merchandizes of *Boutan* and *Tartary* are brought, and where the Merchants of the interior Parts of *Indoftan* alfo come.

Daman, Baçaim, Diu, and Chaoul, are four maritime Places in the Kingdom of Gufurate; but all four appertaining to the Portugueje; they allo were Mafters of Bombay, between Daman and Chaoul, but yielded it up to the Englifk in the Year 1662, in Favour of the Marriage between King Charles II. and Catharine, Infant of Portugal. It is a very good Port, and as fecure a one as any on the Coaft.

Daman is feated on the Peninfula, on this Side the Ganges, and on the Gulf of Cambaye, between Surat and Baçaim, from which it is equally diftant; its Situation, and the Goodnefs of its Fortrefs, as alfo the Importance of the Trade carried on here, makes the Portugues' regard it better than any other Place they have remaining in India, although the Bufinets of Baçaim hardly yields to this; yet that of beth the one and the other, as well as of Diu, is confiderably decayed, fince the English, Dutch, and other Nations of Europe, have brought Surat into fuch Reputation; and the Portugues' loft, as one may fay; the Empire of India, of which they had Poficition for an Age.

Diu, which has the Reputation of being impregnable, has always been, and fill is, the ftrongeft Place the Portugues have in these Parts; it was here that they formerly kept their Fleets; and it was also here that the Moorifs Vessel were visited, and took their Passports to fecure their Commerce; fo that there was no Place from whence the King of Portugal drew a greater Revenue, either by the Custora-house Duties, or the Produce of the Visits and Passports.

### Of the Trade of LASSA, or BOUTAN, and CHAOUL.

 $B_{gul}$ , is a Country very little known; though there is a Caravan of Merchants, who yearly iet out from *Patna*, the greateft City of *Bengal*, at the End of *December*. The Caravan arrives in eight Days at *Gorroebepour*, the laft City of the *Mogul*, where the Merchants take Provisions for the remaining Part of their Journey; from thence to the Foot of the *Nangrocel* Mountains, is eight or nine Days' painful Travel, which Mountains are eight or ten Days getting over; and as they are very rugged, the Inhabitants, who retire here, and are half Savages, come to offer themfelves to Paffengers, for the Carriage of them and their Merchandize to the Foot of the Defcent. The Provisions and Goods are laden on on Oxen, pafs, feated and three Journey; Palanquim Arrival at A very

and it is h Semen cont tens, fo t met with i by the Ma are fome N of Boutan Roupies, Chinefe.

Their for they clother ferves for t *Chaoul*, gnef:, white of *Decan*; merly; it i it almost e A great

take Spices are all Sort all Colours Plenty of C except Gra

### THAT Como

of Decan, ten, and a Calicoularg Time Ma quefts in t Cananor th by others a Affairs beg of them out of the in 1661, feure Place

Decan is a long Tin at prefent are Geytaf Stuffs, an Decan tra and as fan with.

Rajapo long Tim his Math Linens,

# OFASIA.

on Oxen, which carry about an hundred and fifty Pounds Weight; and the Men pafs, feated on a Sort of Cufhion, which thefe poor People fix on their Backs, and three Women commonly relieve one another in carrying a Man this little Journey; on deaving the Mountains there are Oxen, Caunels, Horfes, and even Palanquins, for those who choose them, which Travellers do not quit till their Arrival at Boutan.

A very great Trade in Muſk, is carried on in all the Conntry of Boutan; and it is here alfo, where the fineft Rhubarb is found; here likewife grows the Semen contra Vermis, or Wormfeed, and the Country abounds greatly in Martens, fo that very fine Furs are to be procured here, but little Gold is to be met with in the whole Kingdom; and that which is here is brought from abroad by the Merchants who come to trade. In Regard to Silver, it is believed here are fome Mines, and that it is from the Products of the Country, that the King of Boutan ftamps his Coin, which is of the fame Weight and Value as the Roupies, of an octagon Shape, with Characters that are neither Indian nor Chingfe.

Their fole Manufactures are coarfe Hempen or Cotton Linens, with which they clothe themfelves in Summer; and ill made Cloth, hardly better than Felt, ferves for their Winter Clothing.

Chaoul, or Chaul, is a City, as I just now mentioned, belonging to the Portuguel:, which on their Arrival, and Indian Conquest, they took from the King of Decan; its Trade is very considerable, but much less than it has been formerly; it is, above all, famous for its Silks and Silken Manufactures, with which it almost entirely furnishes Gaa, as well as a great Part of India.

A great many *China* Ships come here, with the Products of that Country, and take Spices, which turn to a good Account. The other Fabricks carried on here, are all Sorts of Varnith after the *Chinefe* Manner, and divers Works of Lack of all Colours, which nearly approach in Goodaefs to thole of *China*. Here are alfo Plenty of Oxen and Cows; all Sorts of Fruit, and the other Products of the Earth, except Grapes, Walnuts, and Chefnuts.

# Of the Commerce of the Coafts of INDIA and MALABAR.

THAT Extent of Coaft, which runs from the Frontiers of Gufurate to Cape Comorin, are called the Indian Coafts, in which are found the Kingdoms of Decan, Cuncan, Canara, Malabar, which alone contains at leaft eight or ten, and among them Cananor, Calicut, Cranganor, Cochin, Porca or Porcati, Calicoulang and Coulan. Of all which Coafts the Portuguefe were for a long Time Mafters, it being from hence that they began their Difcoveries and Conquefts in the Eafl-Indies; as Calicut was the first City where they landed, and Cananor the Place where they built their first Fortification, which was followed by others almost in every maritime City of those little States; but when their Affairs began to fall into Decay in the Eafl, they abandoned and razed that Part of them which they deemed indefensible against the Dutch, who drove them out of the best, and among them Cochin and Cranganor, which these latter took in 1661, the Portuguefe having only been able to fave Gaa, and a few other obfcure Places.

Decan is the first Kingdom on this Coast after that of Gnfurate, which for a long Time was a Province of the Mogul Empire, as well as the other, though at prefent it is only tributary. Its Sea-Ports, where fome Trade is transacted, are Geytapour, Rajapour, Carapatar, Dabul, and Sifardan, which confists in Silk Stuffs, and Cotton Cloths fent by Sea to Surat, or what the Inhabitants of Decan transport by Land into the Territories of the Mogul, those of Golconda, and as far as Coromandel; and in this Kingdom it is, where Pepper is first met with.

Rajapour is a City built in the Lands of Sevagy, that famous Rebel, who for a long Time builed all the Forces of the Great Mogul, and the King of Vijapour his Matter. It is about twenty Leagues from Goa, and produces Saltpetre, Linens, but above all Pepper, which is gathered here in Abundance.

5

Balagate

Notice of

# r Genena,

all Sorts icer have gue long; monftrate carried ral Caral of four , Dutch, ndizes to,

e Quanthe Weit ertary are come. Kingdom

Mafters //b in the *latbarine*, ny on the

the Gulf (tant; its ac Trade lace they s to this; decayed, urat into of India,

cen, and here that Veffels hat there e, either

nd Moof Merthe End aft City Part of eight or g over; alf Sand their re laden

on

Balagate, a Kingdom of Afa, on the Indian Peninfula on this Side the Ganger, makes a Part of that of Decan, and produces a Quantity of Silk and Cotton; here also is found excellent Lack, as good as that of Pogu, Arcque, Ricé, Betel, in which the Europeans drive a confiderable Trade. The Diamonds extracted from that which the Portugues call the old Mine are very much effected from those to which they have given the Name of Navsfew, or dwarf Points, because they are naturally brillianted: Here are also Amethysts, Christolites, and those Stones which the Lapidaries call Hematites.

Cuncan, which some make a Kingdom of itself, and others place among the Provinces of Decan, is noted for the City of Goa seated in it, befides which it has also four others, viz. Vifapour, Saliapour, Paranda, and Wingurla, where some Traffick is established, in all Things imilar to that of Decan.

Goa is the Capital of what the Portuguese possible in India, taken from the King of Decan in 1520, by Alphonse Albuquerque, and continued ever fince in their Possible Powers of this Part of India, and fill guard it with an extreme great Jealousy against the Enterprises of the Dutch, who having taken from them almost all their other Places, found this at least as convenient for the Trade of Surat, as all those they possible on the Coasts of India and Malabar. This famous City is feated in fifteen Degrees fix Minutes Latitude, in an Isle which the Rivers Mandelia and Guani form at their Entrance, and is the Residence of a Viceroy, who had formerly five large Governments under his Juridiction, viz. those of Malambigue, Maleate, Ormus, Ceylon, and Malacca; at pretent his Authority hardly extends beyond Goa, and the Commerce which the Portuguese carry on to India, is nearly reduced to that of this City; and even this is to triding, that one Merchant tolerable rich, and in Credit, might with one Ship only maintain it to Liston and India.

So that Goa no longer fupports its ancient Reputation, the Baniuns, who formerly carried on all the Trade, being moved to Surat, and by their Retreat having compleated the Ruin of that little Commerce which had efcaped the Enterprifes of the Dutch, the Cruizes of the Malabar Pirates, and, if one may be permitted to fay fo, the Slothfulnefs and Indolence of the Portugue/e themfelves; among whom, for a long Time paft, have not been found fuch valiant Men, as, under the Gamas and Albuquerques, had made all Afia to tremble; nor those able and enterprizing Merchants, who had carried their Commerce as far as the Arctick Circle.

Those Traders who fill remain at Goa, continue to lade forme Cargoes for Perfia, Pegu, Manillar, and Macao; but befides that the Ships' Ladings commonly belong entirely to the Indian Merchants, there is hardly a Portugue/e rich enough to purchafe a Cargo of two thouland Pounds' Value, infomuch that in all India they fearce trade for fifteen thousand Pounds.

Their best Returns are those from Molambique, although very much diminished, either by the Loss of Mombaze and Pate, on the Coast of Melinda to the Arabiant, or because the Negroes do not bring Gold or Ambergris here in such Quantities as formerly, through Fear of the said Arabians, who ravage all the neighbouring Country.

The little Gold which the Portuguele draw from Mofambique, is diffored of at Diu and Goa, from whence it feldom goes out again, being here converted into a Coin nominated after St. Thomas, and worth about 51. 6d. Sterling.

It is commonly believed that what has completed the Ruin of the Portuguefe Trade in India, which, with the Places they ftill possible there, might yet revive, is each Governor's interesting himself a Share in the Commerce of the Place he commands at; and that Merchants, no longer enjoying the Liberty they once did, dare not undertake any thing confiderable in it.

There is, however, a Tribunal eftablished at Goa, to judge and determine the Affairs of a Company, which for a large Sum obtained fome Years ago an exclulive Grant of the Trade from Mofambique, Monbaz, Macao, and other Places in India, appertaining to the Crown of Portugal, though I am ignorant how it prospers, and it is to be doubted whether the said Association has not done more Harm than Good to this Capital of the Portugues in the Indies; it is, however, from hence only that this Nation are permitted to lade for Bengal and China.

Baticala,

Baticala, the the Garger, to almoft all tranf two Crops year the firft and be and the fourth a other Commodi of all Sorts. the Mirabolans finds Vent here

I Have before is called Ma doms, which to guifh them; of Cities, where to The Air is g

The Air is g in *Afia* more fe and probably th twice a Year; Shipping's Ref mon, Betel, w vaft Parcels are There are few

but it no where Coaft, from Vi Canara; all off moft cfteemed to The Cardam

or feven League where they are Ufes, and the good, till feafo The Cinnam

fince the Dutch the Eaft. Mirzeou, is

that of Vifapou had here one of them in 1662, Befieged.

Mangalor, w from hence, ar nefs of their I dizes exported great at Manga Onor is a fine

purchafe almost ducing the best thousand Quir here, and must will return wi several Parts o

Canancer is of Calicut in Extern principal marin to which it h Baticala, the Metropolis of a little Afian Kingdom in the Peninfula on this Side the Ganger, to which it has given its Name, carries on a very confiderable Trade, almoft all transfacted by Jews; it confifts principally in Rice, which produces here two Crops yearly, diffinguished by no lefs than four different Sorts, of which the first and beft is called Gracateli; the fecond Jambucal; the third Canacar; and the fourth Packarel; each of a different Value, according to its Quality. The other Commodities of this Place are, Powdered Sugar, Mirabolans, and Sweetmeats of all Sorts. The Rice and Sugar are exported by the Ships from Ormus; and the Mirabolans are fent to Perfia and Arabia: A large Quantity of Copper alfo finds Vent here for the making Money, and Kitchen Furniture.

# Of MALABAR.

Sh

c

c

11

t

n A

•

a

m

at

11.

or-

ng of

Ĺу

m,

as a

ing

for

11-

ch

in

ed,

ns,

ics

ng

at

o a

iefe

ve,

he

ice

the

lu-

in

it

ore

er,

ıla,

I Have before obferved that all this Part of *India*, which from a common Name is called *Ma., bar*, is divided into feveral finall States, with the Title of Kingdoms, which they almost all bear, though they have particular Names to diffinguift them; of which I fhall give fome Account, or at leaft of their chief trading Cities, where the *Europeans* have Settlements from *Goa* to Cape *Comorin*.

The Air is good on all the Coaft of *Malabar*, and there is hardly a Country in *Ajia* more fertile; the black and white Rice, which makes a Part of its Trade and probably the most confiderable one, is gathered here, as above mentioned, twice a Year; and, befides a Quantity of excellent Fruits, which ferve for the Shipping's Refrethment, here may be laden a Quantity of Cardamoms, Cinnamon, Betel, white Areque, and red for Dying; but above all Pepper, of which vast Parcels are annually exported.

There are feveral other Parts in *India* where this laft Commodity is produced, but it no where grows in greater Abundance, or of a better Quality than on this Coaft, from Vijapour to Cape Comorin; the largeft Berry comes from Vijapour and Canara; all other Places producing the Grain of a lefter Size, though thefe are most effected by the *Indians*, who come here to fupply themfelves with it.

The Cardamoms are gathered in the Kingdom of Cananor, on a Mountain fix or feven Leagues from the Sea, which it is believed is the only Spot in the World where they are found; a few of them are transported to Europe for medicinal Ufes, and the Reft to India, Perfia, and Arabia; where the Rice is never thought good, till featoned with this agreeable Spice.

The Cinnamon is not near to good as that of *Ceylon*, and but little of it left, fince the *Dutch* rooted up what grew at *Cochin*; and the Betel is only proper for the Eaft.

Mirzeou, is the first Place of the Kingdom of Canara, near the Frontiers of that of Vijapour, about eighteen Leagues to the South of Gan; the Portuguese had here one of their molt ancient Fortifications, but the Canarins took it from them in 1662, after a Defence which neither did Honour to the Beliegers or Belieged.

Mangaler, which is eighteen Leagues from Bilipatan, and Bacanor nine Leagues from hence, are the two principal Places of Canara, as well for Trade as the Goodnefs of their Ports. Pepper, and black and white Rice, are the chief Merchandizes exported from these two Cities, the Trade of this Commodity being fo great at Mangalor, as to lade fifty or fixty Vessels with it yearly.

Onor is a fmall Kingdom of Bifnagar, where the Portuguefe have a Factory, and purchafe almost all the Pepper gathered here, which has the Reputation of producing the best and heaviest in all India. Here may be supped off about eight thousand Quintals yearly, bought of the King of Baticala, who is also Sovereign here, and must be paid for fix Months before the Crop, otherwise the Factors will return without it. A Quantity of Rice is also extracted from hence for feveral Parts of India.

Canancer is one of the largest Kingdoms of Malabar, and though it yields to Calicut in Extent, it generally exceeds it in Trade and Number of Inhabitants. Its principal maritime Places are Balipatam, Tramapatan, and Cananor the Capital, to which it has given Name. The Portuguese for a long Time preferved here

the

the first Fort they built in Ludia, but lott it with Cochin in 1662; from which Time the Dutch who took it, remained in a monner Matters of the Trade of this Part of Malabar, which has not lefs than twenty-five Leagues of Coaft.

The Goods extracted from hence are, Sugar, Pepper, Ginger, Cardamoms, Areque, Elephants' Teeth, Caffia, Honey, and Ambergris, found at Cape Comerin. Here is fome Trade carried on in Jewels, as Granite, Sapphires, Hyaciaths, Rubies, Topaffes, and particularly a Stone nominated among the Europeans from the Place of its Produce, Cananor Stone, of fome Ufe in Medicine with the French. It is afferted, that upwards of two hundred Veffels come here yearly; and though a confiderable Trade is carried on in the above-mentioned Commodities, it is certain that Rice, in which this Kingdom fo much abounds, is the chief Lading of them.

Casla is a Village one League to the Southward of Cananor, where very face Linens are made; but a little farther Tramapatan, renowned alfo for its Bazar, Merchants, and Linen.

Bilapatam is a City of Cananor, where the greateft Pepper Trade is carried on; it is large, and inhabited by rich Mabometan Merchants, being feated on a finali River, three Miles from the Sea. The English have a Settlement here, and lade a chief Part of the Pepper they fend to Europe.

Tilichery, called by the French Tilceri, is four Leagues from the laft-mentioned Place, three from Cananor, though Mr. Eachard puts it down thirty Miles, and only one from Tramapatan. The English have a Fort here, and Prince Onitri gave the French Permission in 1670 to translate their Factory from Bilapatan here. Its Trade is the fame as that of the above-mentioned neighbouring Places, with the Addition, that here is found fome Sanders, and from this Kingdom is thipped a great deal of Pepper for Perlia, Baffora, Mocha, and Mafcati, at which Places the finalleft Grain is in the greateft Effeem.

Calicut, called formerly the Empire of Samorin, is the largeft of all the Kingdoms on this Coaft, and the Title of Emperor, which all other Princes give to its Sovereign, feems to acknowledge a Superiority; yet, in Reality, all the petty Kings of this Part of India, are wholly independent one of another.

This Kingdom extends from Pudepattan River to that of Cranganor, being about thirty Leagues of Coaft, and was once a Place of the greateft Trade in India, as well on Account of the Refort here of foreign Merchants, as for the Commerce and Navigation that its Ships maintained with the most celebrated Cities of Afa: But first Goa, and afterwards Surat carried away the Bufiness from it; besides, the Coaft being bad, and Inundations very frequent, have not a little contributed to drive its quondum great Trade from hence, though here ftill remains a tolerable one.

The English, French, and Dutch have Settlements here, and though it be the Capital of the Samorin Empire, yet the Court removed farther within Land, and thereby occasioned a confiderable Diminution to the before decayed Trade of this Place; its Bazar is neverthelefs one of the handfomeft of Malabar, it containing four or five Streets always full of rich Goods, of which the chief are Pepper; fine Linens; natural Saltpetre, that wants but little Purification, and which is found in Plenty all over the Kingdom, particularly on the Side of Sirinpatan; Sanders; excellent Rice, which here, as well as on all the Reft of this Coaft, is not one of the leaft Objects of Trade.

The Sand of the Sea Shore on the Coaft of Calicut, efpecially at the River's-Mouth, is found mixed with Grains of pure Gold, by which many poor People find a comfortable Subfiftence, though the Grains are commonly very finall.

Tanor is the chief trading Place of a very little Kingdom, from which it is denominated, and whole King, though his Dominions are hardly ten Leagues fquare, is as much a Sovereign as the Emperour of Samorin himfelf.

This City, if it may be called to, is five Leagues to the Southward of Calicut ; it has only an open Road without any River, and the Inhabitants of its Bazar are rich Mabometans; this Nation is at Enmity with the Dutch, but ftrongly allied to the Portuguefe, and the French were well received by them in 1672.

Cranganor, detween Tanor and Cochin, is but a very fmall Kingdom, where nevertheless the Portuguese had a confiderable Fort, which was called Granganor are a great R to quit the Safety.

810

Porco, Pe

lang, which their Factorie latter have F confiderable their Route t Part, in Exc and which th The Traff Reft of Mala are peculiar t Measure varie

damoms, L white, Kiffe divers Sorts, which I ha shall treat he

Coulang is whole princip European Shi Fifhery for P

THIS C from C first Part of is in the St Fifhery is can

The inlan those Vegeta in all India; is only the I Tutucorin

and Beauty, habitants are thefe two To here on thei

and have kep the Country is over. THIS C

ends,

though fome

have all grea

Goodness of

The Trad

 $\mathbf{O} \mathbf{F} \quad \Lambda \quad \mathbf{S} \quad \mathbf{I} \quad \mathbf{A}.$ 

of the Portuguese, to diffinguish it from the Cranganor of the Malabars: The Dutch took it in 1662.

Cocbin, another Kingdom which commences where the last-mentioned ends, had two Capitals diffinguished like those of *Granganor*, and *Cocbin* of the *Portu*guest, and was also taken by the *Dutch* in *January* 1667.

Porco, Percatti, or Percats, come next; and afterwards Calecoulang, and Coulung, which are the laft Kingdoms of Malabar. The English and Dutch have their Factories in the chief and best Places of these petty Kingdoms; and the latter have Forts at Coulang and Cochin, to fecure the Pepper Trade which is very confiderable here, and which their Veffels yearly lade in paffing, continuing their Route to Surat, Perfia, and the Red Sea, where they dispose of the major Part, in Exchange for many rich Merchandizes, that all these Places produce, and which they bring afterwards to Batavia.

The Traffick of these fix finall Kingdoms is but little different from that of the Reft of *Malabar*, though there are notwithstanding fome natural Productions, that are peculiar to each of them, and not to be found in the others; which in fome Measure varies the Trade. In general the Exports from hence are Pepper, Cardanoms, Laque, Ginger, Tamarinds, Opium, Ambergris, Rice black and white, Kifferi, and Cayang, a Species of Peafe, Sanders, Saltpetre, and Linens of divers Sorts, though neither fo fine or well painted as those about *Surat*, of which I have already spoke; nor those of *Coromandel* or *Bengal*, of which I shall treat hereafter.

Coulang is a Kingdom in the Peninfula of India, on the Coaft of Malabar, whole principal Trade confifts, like those before deferibed, in Pepper, which the European Ships and Indian Junks come here to lade; and there is on the Coaft a Fishery tor Pearls, pretty confiderable, which belongs to the King.

### Of the Coaft of The PESCHERIE.

THIS Coaft, properly that of *Madura*, called alfo the Pearl Coaft, extends from Cape *Camori*, or *Camorin*, to *Negapatan*, or *Nagapatnam*, being the firft Part of *Coromandel*. It has before it the Ifles of *Manar* and *Ceylon*, and it is in the Straits, which feparate them from the Continent, that the Pearl Fifthery is carried on.

The inland Parts of this Country are arid and almost barren, where none of those Vegetables or admirable Fruits are gathered that render Life fo commodious in all *India*; except a little Rice, hardly fufficient for the Inhabitants; fo that it is only the *Pearl Fishery* that keeps the Natives here.

Tutucorin is deemed the Capital of this Coaft, though lefs for its Grandeur and Beauty, than for the Fifhery of Pearls carried on here, and becaufe its Inhabitants are the most expert in it; those also of *Calipatuam* are in Efteem, and these two Towns furnish the greatest Number of Boats. The *Portuguefe* fettled here on their first Arrival in *India*, and the *Dutch* took it from them in 1658, and have kept it ever funce, tharing this marine Treasure with the Sovereign of the Country; all the Oysters taken being publickly fold as soon as the Fishery is over.

# Of the Coaft of COROMANDEL.

THIS Coaft begins at the Point of Negapatam, where that of the Pefcherie ends, and reaches to the River Nagund, and the City of Mafulipatam; though fome give it a greater Extent, and continue it to Bengal.

The Trade carried on by the Europeans here, is very confiderable, where they have all great Settlements, Forts, and Factories; having been invited thereto by the Goodness of this Port and Roads on this Coaft, which are the beft in *India*, and are a great Refuge to their Ships, when during the bad Moufon, they are obliged to quit the Coaft of Gujurate and Malabar, as they cannot remain there in Safety.

5

81*t* 

The

a which e of this

amoms, be Comoaciaths, uropeans with the yearly; Commos, is the

ery fine Bazar,

ried on ; a finali and lade

entioned les, and *itri* gave re. Its with the hipped a laces the

ic Kings give to he petty

ng about

India, as ommerce of Afia; ides, the to drive e one. t be the ind, and

e of this ntaining per; fine is found anders; t one of

River'sr People ill. it is des fquare,

Calicut ; lazar are ly allied

, where ranganor of

The chief Eftablifhments which the Europeans have on this Coaft, are Madrat or Madrafparnam, Pettepsiler, Commerer, Metelepatam, Vijagapatam, and Maddepollom, N. B. Patnam means a City in all the Peninfula on this Side the Ganges, belonging to the Engliph; Pondicherry, appertaining to the French, Negapatnam, Niphatam, otherwise Portapauli, Tegawaparnam, Sadrafpatnam, Mafalipatnam, Daskeron, Bimilipatnam, Nagueruantze, Conjemere, and Palacane, potiefied by the Dutch, and Tranquetar by the Dawes. I might here introduce St. Thomas, as a Portuguefe Factory on this Coaft, being the Place where they tranfact their Trade from Coronandel, but this Nation has no Fortification here, as others have at the Places afore-mentioned.

Madras is feated in the Latitude of thirteen Degrees, ten Minutes, Mr. Charles Lockyer fays thirty Degrees North, and an hundred and two Degrees thirty Minutes of Eaft Longitude, and after the Dutch had flut the English out from Bantann, became the Refidence of one of the Company's two Prefidents in thefe Parts, and is now regarded as the Centre of its Trade, either with Europe or India.

From four to fix Ships is the common Number that arrive here yearly, directly from *Europe*, and much the fame in Return, laden with the Goods of the Country, and those collected from their other Factories on this Coaft, or what their Trade in *India* has brought here, which are Silk Stuffs, Silk and Cotton Handkerchiefs, Cotton in Thread and Wool, Indigo; all Sorts of Mullins and Callicocs; *Mafulipatnam* Chints, reckoned the most beautiful made in the *Indies*, and the most effectenced in *Europe*; Diamonds and other precious Stones from the Mines of Goleznala, &e.

A Trade is carried on from hence by the Factory, to all Parts entiward of the Cape of Good H.p., as to China, Manilla, Batavia, the Conf of Java, Jabore, Malacea, Queda, Pegu, Arracan, Bengal, Siam, and all the Coromandel Coaft, with Acken, Priaman, Indrapore, Bencoden, Bengal, &c. though the China Voyage is the moft defirable one, on Account of the Returns in Gold and fine Goods; but the Company having for fome Years paft fent Ships directly from England there, the Advantages of a Trade between that Country and Madras are greatly diminified; and that to the Manillas is of two Sorts, the one carried on by the English Merchants fettled on the Coromandel Coaft, and the others by the Traders of the fame Nation from Europe, but both muft go under foreign Colours, thole from hence under Irijk, and thole from thence under forme Pagan, the Spaniards admitting all Nations whether from Europe or India, at the Manillas, in their own Ships, and under their own Colours, except the English and Dutch, who are denied this Privilege; the latter for their Attempts to take them, more particularly for their Electropize againft them 1649; though the Prohibition to the English is unmerited, at leaft for any thing I ever heard.

Few or none of our Nation value themselves on the Irifh Ensign to go there directly, this Trade being regarded as illegal here, though permitted there, fo that they are generally supplied with our Goods, by the other Method open to them; the Goods fant from Madras there, are long Cloths, or white Cotton Cloths, of feventy-two Cobdes in Length, and two and a Quarter broad; others of the fame Length and Breadth much finer; the fame Species, common Blues; white common Salempoures; and the fame blue; various Sorts of Percales, white and blue; common Cambayes of Madras, and Bengal; Mongonpous, Bengal Taffeties, of red and mixed Colours, Soufies, common and fine Belelaes, Melchapatan Sattins, Lampafics, and Chites, or painted Linens; Gueraffes, and raw Silk of Bengal. Befides which Indian Commodities, the Engliffs fend a great many of the European ones; fuch as Camlets, Cloths, Serges, Hats, worfted Stockings, Cryftals, Flanders Lace, Perpetuanas, &c, and when a Cargo is intended for the Manillas from Europe, fome good Graves Clarct, and Nantes Brandy in Bottles thould be added, as this finds an advantageous Difpatch among our Countrymen at Madras, or if carried on, among the Spaniards at the Phillipines. The Commodities brought back to our faid Settlements on Return of the Voyages, are Dollars, Brimftone, Leaf Tobacco, Ge. and fometimes they touch at China in their Way Home, and there truck the Merchandize they got from the Spaniards against Gold, as this leaves a great Profit.

But lately t Perfia, and Sz Malabar Coaf Cardamoms, profitable Con A Man wir Security at Ba following Rai To China, Achen 16 to

Manilla 30 to 30 per Cent. Pondicherr grees of Lati have a very ft our Coft; th commonly fil and the Red and the Coal there is notw bourhood, bb

ties they lade

as the *Englift* The Coron carry on in *I* they have on mentioned th Century it w great and cor approved of *I* Satisfaction v the King of thole that w Cuftoms on own Govern near as mucl

Three of States of the of the Facto Effects, eve all their Pre and other W Labours, all Contracts; they pleafe, Rajahs.

ped or delive

And they the other Ea making the The Goo

and Japan Camphire, which they Golconda, on this Coa either for E

chants carry

812

But

ras

ad-

ges,

am, am,

by

nas,

heir

ave

*v les* Mi-

an-

hefe

· or

ĉtly

un-

heir

nd-

Cal-

lies,

the

the

ore.

vith

the

the

the

hed;

ler-

lame

ence

ting

and

Pri-

heir

un-

di-

that em :

, of

m-

luc;

, of

ins,

gal.

bean

als,

illas

l be

ras.

ities

im-

me,

, as

But

But lately the Gentlemen at Madras have fent their largeft Ships to Mocha, Perfia, and Surat, with Bengal and China Goods, calling at feveral Ports on the Malabar Coaft in their Way, effectally at Calicut for Pepper, Cocoa Nuts, Coyr, Cardamoms, Nux Vomica, Turmerick, Coculus Indi, Sc. and Rice is often a profitable Commodity in Mocha and Perfia, as I have before mentioned.

A Man with a fair Character may eafily find Money here on his own perfonal Security at *Bottomree*, or *Refpondentia*, to what Port foever he be bound, at the following Rates, viz.

To China, 20 of 25 per Cent. China and Perfia 40 to 45. Bengal 16 to 18. Achen 16 to 18. Batavia 20. Pegu 20 to 25. Batavia and Surat 35 to 40. Manilla 30 to 35. Surat 25 to 35. Surat and Perfia 35 to 40. And Mecha 30 per Cent.

Pondicherry is feated in the Territories of the Prince of Gingy, at twelve Degrees of Latitude, and an hundred and fourteen Longitude, where the French have a very firong Fortification, and well garrifoned, as we lately experienced to our Coft; their Warehoufes here are large, and the Goods with which they are commonly filled, defined either for Europe, or the Conmerce of India, Perfia, and the Red Sea, are collected lefs from Coromandel than from Bengul, Surat, and the Coaft of Malabar, where the French Company's Ships go to lade them; there is notwithftanding a Quantity of Cotton Cloth made here, and in its Neighbourhood, both white and ftained, with Mullins, Silk,  $\mathcal{C}c.$  all which Commodities they lade for Europe, and make their Cargoes to confift of the fame Goods as the Englifth.

The Coromandel Trade is one of the most important to the Dutch, of any they carry on in India, as may be judged from the great Number of Settlements which they have on this Coast, and even in the Capital of Golconda, of which I have above mentioned the Chief; although a few Years preceding the End of the feventeenth Century it was become a Sort of an Expence inflead of Benefit to them, by the great and continual Impositions of the Moorifb Rajas, which feemed not to be difapproved of by the King. This bad Usage obliged them to arm for obtaining the Satisfaction which they thought due: They took Mafulipatnam, and by that obliged the King of Golconda not only to confirm their ancient Agreements, but to add those that were more advantageous; and allo to afcertain in a better Manner the Cuftoms on Imports and Exports, which the Rajas, who formed them of their near as much as the Company could benefit themfelves, on the Goods they shipped or delivered there.

Three of the most advantageous Prerogatives that the *Dutch* now enjoy in the States of the King of *Gelcanda* are, first, that no Merchant with whom the Chief of the Factory is in Treaty about Business, shall be molefted either in Person or Effects, even for the King's Affairs, till previously the Company be fatisfied in all their Pretensions on the faid Merchant. Secondly, that the Weavers, Painters, and other Workmen employed by the Company, shall not be interrupted in their Labours, although for the King's Service, till they have complied with their Contracts; and thirdly, that they shall have Liberty to employ what Brokers they please, without being obliged to take those belonging to the King or Rajahs.

And they have likewife another Privilege which they enjoy in common with the other *Europeans*, and that is not to pay the Duty of *Chappadellallab*, that is making the Linens, which to the Natives amount to twelve per Cent.

The Goods which the Dutch carry to Coromandel, are principally Spices, Silver, and Japan Copper, Mine Gold, Malacca Pewter, Quickfilver, Lead, Vermillion, Camphire, Elephants' Teeth, Sanders, Siampan, European Cloths and Stuffs; for which they barter Linens, and all the other Commodities before fpoken of.

Golconda, which I have fo often mentioned in fpeaking of the Trade translacted on this Coast, is the most considerable of all the Kingdoms in this Part of India, either for Extent, or the Buliness that Strangers negociate here, or that its Merchants carry into all Parts of Asia.

9 X

Belides

Befides the ancient Domains of the Golcondan Kings, it is encreased by a Part of Bifnagar, and Orixa, this confining on Bengal, and the other Neighbour to the Mogul, separated by Mountains from Malabar.

This Kingdom is principally celebrated for two Things, viz. the Port of Mafulipatnam, and the Diamond Mines, which have been difcovered for above two hundred Years, and produce great Quantities of those precious Stones. The major Part of the Country of Golcondu is fo fertile, that it commonly produces two, and fometimes three Crops of Rice in a Year, fo that this Commodity makes one of the principal Articles of its Trade. The Cotton Cloths, and among others, the painted ones of Majulipatnam; the Salempouris, Percalles, and the Betilles of Golconda and Ragamandraca; the Dongris of Tatepaque, called Dongrais of Peta, and the fine Betilles of Nafapori, and of Condepouli, are not the finalleft Objects of Trade; and it is an inconceivable Quantity that is yearly transported to all Afia, and of which too many are brought to Europe. The Commerce of these Linens passes entirely through the Hands of Pagans, Natives of the Country; though confined only to those among them called the Banians, who compose the third Class or Tribe of those Idolaters, and who are all Merchants, Brokers, Factors, or Exchangers. The Indigo of Golcondu hardly yields in Quality to that of Labor, though it is not fo good as that of Agra; it is chiefly cultivated at Condepouli, Mafulipatnam, Sadrafpatnam, Gelapoudi, and Efcoines, from whence the Dutch ufually fetch it to fell at Chaul and Dabul to the North.

Crystal, Granates, Topasses, Agates, Amethyfts, Bezoar, Betel, Rice, Steel, Iron, and a Plenty of Refreshment for Ships coming there to trade, do also contlitute a Part of their Commerce, which is so advantageous here, and at the other Ports dependent on it, to the *Dutcb*, as to induce them many Years to employ upward of three hundred thousand Pounds in Goods, of which they fend a Part to *Europe*, and diffribute the Reft in *India*.

Majulipatnam is the principal Port of the Kingdom of Golconda, on the Coaft of Coromandel, and called fo from Mafuli, a Fifh, and Patnam, a City, being a Name faited by the Natives to its Situation, which is upon a River greatly abounding in this agreeable Food, as its Road alfo does, being befides the fafeft in all India. These Advantages draw here the Merchants of all Nations, and is equally commodious to them, and those of the Country, for fending their Ships into almost all Parts of Asia; the greatest Number of those bound for Pegu, Siam, Aracan, Bengal, Cochinchina, the Red Sea, Madagafcar, and the Manillas, failing from thence; and though the Exports here are the fame as those from the Reft of this Kingdom, it is principally for the Beauty of its painted Linens, that it is to well known in Europe, of which here are two Sorts, as at Surat and other Places in India, viz. the one painted with Pencils, and the other only stamped; and notwithstanding the same Colours, are used in both Species, those painted greatly excel in Beauty: These Colours, especially the red, are fixed in with a Plant called Chay, only found in the Kingdom of Golconda along the Coromandel Coaft; and the Advantage which it gives to the Linens wherein it is used, is, that they become more beautiful with walhing; the Vivacity of the Colours augmenting by the Water, and lafting, as one may fay, longer than the Stuff itfelf. At Majulipatnum are also found, Salt, Serges, some other light Stuffs, and Rice in greater Abundance than in any other Place on the Coaft.

# Of the Kingdom of BENGAL.

**THOSE** who terminate the Coaft of Coromandel at Mafulipatnam, call that the Coaft of Orixa which continues to Bengal, and even fome comprehend in this the City of Pipeli, though it really is in the Kingdom of Bengal.

Although the Kingdom of *Orixa*, which gives Name to this Coaft, has many Ports, they are all fo bad, that the *Europeans* earry on little or no Trade at them, fo I shall parts on to that of *Bengal*, one of the richeft in the *Indies*.

Bengal is a Kingdom fituated to the Eaft of Indoftan, towards the Sea; fome formerly believed, and among them Moreri, that there had been a City called Bengal, which had given its Name to the Kingdom, of which it was the Capital. It is certain certal. At the what is only the faid Au, the Viceroy in paft the Court and fituated of Mouth, and the above Ougli. All the M

this Kingdom to be at twen grees fifteen I I thought pro The Com

very confider bians, Guzur fine, Mercha India fend th fiderable Par Indian Trade

The most most flourish and Bellezoor out the Juris ject to the M parate it from The English

at the two fit Ougli is Trade, and

or Pagans. each Sect of ever mixing, Religion, w miliarity tog The Lody

cent, having here like a l Splendor of *Cafembaza* 

Quantity of fend Part to a confideral Quantity of

The Crop two thousan have Leave Tartars and At Chiope it is there th

whence the for this Tra It must b Patna and

End of the two Mont Carriage gr The Me ter, Vermil

rt of

b the

Ma-

two

ma-

two.

one

, the

es of Peta, As of

, and

paffes

fined

Fribe gers.

it is

tnam,

it to

Steel, conother nploy

a Part

Coaft

eing a

reatly fafeft

and is Ships Siam,

fail-

n the

hat it

other

nped;

unted

with a

andel

, that

nent-

At

ce in

that

hend

nany

hcm,

e for-

ngal,

It is

ertain

certal of there neither is, nor ever was, a City fo called in these Parts; and what is the there is no City at all, feated at either of the Ganger' Mouths, as the taid Au, have afferted. If there is a Metropolis, it must be that where the Viceroy respectively. Which was formerly at Dacea or Decea, but for a long Time pass the Court has be kept at Casembazar; the first of these two Cities is large, and fituated on the *oriental* Branch of the Ganger, near fixty Leagues from its Mouth, and the other is upon the western Arm of the fame River, at fixty Leagues above Ougli.

All the Maps of this Country are faulty, as well in the Form as Latitude of this Kingdom's Coaft, they making the Ganger Difcharge into the Gulf of Bengal, to be at twenty-three Degrees of Latitude, when it is really at twenty-one Degrees fifteen Minutes; and are also very defective in the Situation of Places, which I thought proper to mention as not foreign to my Subject.

The Commerce carried on here, as well by Strangers 25 the Inhabitants, is very confiderable; and in which here are concerned *Perfians*, *Abyffinians*, *Arabians*, *Guzuratins*, *Malabars*, *Turks*, *Moors*, *Jews*, *Georgians*, *Armenians*, and in fine, Merchants from all Parts of *Afia*. All the Christian Nations established in *India* lend their Ships here, as it is the Merchandize of *Bengal* that makes a confiderable Part of their Reladings for *Europ*, befides those they extract for their *India*n Trade.

The most trading Cities, and where the Englift, French, and Dutch, have their most flourishing Settlements, are Casendara, Ougli Ougeli or Hugueli, Pipeli, and Bellezoor, to which may be added Patna; for although fome place it without the Jurisdiction of Bengal, by making it the Capital of a petty Kingdom fubject to the Mogul, yet as its Trade is all carried on through Ougli, I shall not separate it from the alore-mentioned Cities.

The English have their Establishments at Ougli, Pipeli, and Bellezoor, the French at the two first, and the Dutch in all the faid five Places.

Ougli is the City where all the Nations concur, who carry on the Bengal Trade, and where the richeft Merchants of the Country refide, whether Moors or Pagans. Its Warehoufes and Shops are always full of rich Indian Goods, but each Sect of the Natives have their particular Quarters in the Bezars, without ever mixing, as much for the greater Freedom in Trade, as out of a Principle of Religion, which hinders these fuperfittious People from having a too great Familiarity together.

The Lodge which the *Dutch* occupy at this Place, is very large and magnificent, having at once the Air of a Fortification and Palace. The D sctor lives here like a Prince; and next to *Batavia*, this is the Place where the Power and Splendor of the Company appears in their greatest Lustre.

Cafembazar is the Part of Afia, from whence the Dutch draw the greateft Quantity of Silks, which they bring down the Ganger to Ougli, and from thence fend Part to Japan, and Part to Europe; it is for this Bulinefs that they maintain a confiderable Factory here, though they befides are furnished by it also with a Quantity of Taffeties plain and striped, and the finess that Bengal produces.

The Crop of Silks at Cajembazar may amount in a common Year to twentytwo thousand Bales of a hundred Pounds each, of which the Dutch Company have Leave to buy only fix or feven thousand, the Reft are divided between the Tartars and the Mogul's Subjects, or remain in the Country for the Manufacturers. At Chiopera, in the Diffrict of Patna, are the beft Refiners of Saltpetre, and

At Chopera, in the Diffrict of Paina, are the belt Renners of Saltpetre, and it is there that the greateft Purchafes of this Commodity are made; and from whence the largeft Quantity of it comes that is exported from Bengal; and it is for this Trade only that the Dutch have a Factory here.

It must be observed, that in Regard to the Merchandizes that are extracted from *Patna* and *Cafembazar*, they must be ready to be carried down to *Ougli* at the End of the rainy Season, as the Canals by which they are conducted grow dry in two Months, after the fair weather Monsoon commences, and then the Land Carriage greatly augments the Expence.

The Merchandize proper for Bengal, are Japan Silver, Copper, Malacca Pewter, Vermillion, Alkermes, Quickfilver, Lead, Tables, Cabinets, and other Moveables

816

ables japanned, Porcelaine of China or Japan, Looking Glaffes, Cloths, and all Sorts of European Merchandize, Pepper, Spice, Arcque, Elephants of Ceylon, and their Teeth, Birds of Paradife, and Ternate Parroquets. The Goods of this Country's Growth, or that are brought there from the neighbouring Kingdoms, with which the Europeons ufually lade their Ships from the homeward hound Voyage, confift of raw Silks, called Tany and Mouta, Cotton Wool and Thread, red Wood, various Boles, Coffee, Cowries, or Cauris, which ferve for fmall Money here; white and yellow Wax, Canes and Rattans, Gutta Gamba, Bengal, Labor, Coromandel, and Arga Indigo, three Sorts of Lacque, Myrth, various Perfumes, Salt, Rice, Saltpetre refined and unrefined, Terra Merita, Sugar, and Sugar Candy.

With thefe two laft the Dutch lade feveral Ships entirely every Year; Part for their own Accounts, and Part on Freight for the Moorifb Merchants, deftined principally for Perfia.

There is likewife exported from Bengal, Borax, Opium, Grain, Gums, and Medicinal Rocts, embroidered Counterpanes, Carpets, and Stuffs, fent to China, Japan, Camboya, Tonquin, and feveral other Parts of India, and of which large Parcels come to Europe, Fruits, Butter, packed in Copper Pots, or Sacks made of Buffalo Skins, Honey, various Sorts of Sweetmeats, Diamonds, of which here is an ancient Mine in the Kingdom, and many other Species of precious Stones. Slaves, either of the Country, where the poor People fell their Children to fubfift, or those of Aracan, a neighbouring Kingdom, whose Inhabitants exercise Piracy more than Trade, and whole principal Merchandize confifts in their unhappy Neighbours of both Sexes, reduced by them to Slavery.

Although all these Commodities make a rich Object of Trade to the Nations concerned therein, it must notwithstanding be allowed that the Dimities, Tickings, Linens, and other Cotton Goods made here, are Commodities that the European Companies' Ships bring back in the greatest Quantities, and with which the Indian Merchants also make a great Part of their Vetlels' Ladings. It is in this Kingdom only that the Herb grows of which many Sorts of Goods are made; and the Natives of the Country who carry on the inland Trade, and through whole Hands almost all the European Affairs pals, are the Banians, who are all either Merchants, Brokers, Bankers, or Book-keepers, and among them many are concerned in the Marine Trade, either in their own Ships, or by those they freight.

# Of the Trade of ASEM, or AZEM.

THIS Kingdom, in the Great Indies, is one of the best Countries in Afia, rich in the Mines of almost all Sorts of Metals, fuch as Gold, Silver, Steel, Lead, Iron, &c. It also produces a large Quantity of coarfe Silk, and the best Lacque in all the World. All the Mines belong to the King, and the Gold is prohibited Exportation, though the Silver Coin makes an Article in Trade, and may be carried off by Strangers. Another Branch of Commerce, and that no finall one, confifts in Bracelets and Collars, for the Arms and Legs, of which they use great Quantities themselves, and fend as many to the Kingdom of Boutan.

### Of the Trade of BENARES, or BANAROUS.

THIS is one of the greatest Cities in the East-Indies, and feated to the Northward of the Ganges which washes its Walls; its Trade is very confiderable, particularly in Silk Stuffs and Cotton Linen, both white and painted. The Caravanseras here are many, and very commodious, in the principal of which are fold the most valuable Goods, under two vast Galleries raited in the Middle of the Court; and as it is commonly the Artificers themfelves who come here to fell their Goods, Strangers may have them at first Hand, and confequently cheaper than in most of the other Cities of India, where the Banians, Jews, or Armenians, buy them to refell.

0f

Courfes of th for the famou the Europaan with Aracan. obliged to tal often invited

In Refpect from their S Linens of t under the N: Lagias, or A of Meliapour cut the Tail many Times, in four, and o Pepper, Cinr

The Expo which two l for either bi and it is fron ports are Ele Cachou, &c

T HIS Cit Line in Firma from

of Ibor, or r dred Years a.

they drove tl

Mafters of it may be entere

that of Sural

are all fubjed

tuguese, it wa

all the East,

to affemble. It ftill fup

ticularly in 1

at Andra, Gi other Goods,

The majo

brought here made in the

that the Dut

which fignifi

the fole Dire

are Malayans

Retail of Tea

ever full of a

The Trad Capture, or

The Dutc.

THESE ter's Co

### A 5 I A. OF

# Of ARACAN and PEQU.

THESE two Kingdoms, which follow that of Bengal, and whereof the latter's Coaft joins those of Malacca, are better known in India by the piratical Courses of the one, and the lafting Wars of the other with the King of Siam, for the famous white Elephant, than for the Largeness of their Commerce with the Europaans; the English and Dutch however preferve fome Correspondence with Aracan, on Account of the Refreshments which their Ships are sometimes obliged to take there, yet without having any Settlements, although the King has often invited those two Nations to an Establishment in his Country.

In Respect to the Kingdom of Pegu, the Dutch fend some Ships here yearly from their Settlements on the Coafts of Coromandel and Bengal, laden with Linens of this Kingdom, from Mafulipatnam and Meliapour, better known under the Name of St. Thomas. The proper Linens for this Commerce are Lagias, or Alegias, Topities, and Corpi Pintadi; the Peguans preferring the Linens of Meliapour to all others, and it is with these that they clothe themselves, withcut the Tailor's Affistance, each Piece making a complete Habit, in turning it many Times, and in many Manners about their Body; the Women cut them in four, and cover themfelves to their Knees. There is also brought them Opium, Pepper, Cinnamon, Nutmegs, Sanders, and Wood of Paradife. The Exports from hence are Ginger, Gold, Silver, precious Stones, and Pearls,

which two last are contraband, and here must be a Permission from the King, for either buying or celling. This Kingdom also produces a Quantity of Rice, and it is from hence that the Dutch carry it to Malacca, befides which the Exports are Elephants' Teeth, Pewter, Honey, Wax, Cardamom, Long Pepper, Cachou, &c.

# Of MALACCA.

THIS City is feated at two Degrees and a half Latitude on this Side the Line in the Straits, to which it gives Name, and fenarates the Terra-Line in the Straits, to which it gives Name, and separates the Terra-Firma from the Isle of Sumatra. Alphonfo Albuquerque took it from the King of *lbor*, or rather *Gobor*, in 1511, and it was unfuccefsfully attacked an hun-dred Years after by the *Dutch* though they were more fortunate in 1641, when they drove the Portuguese out, after a Siege of fix Months. and have remained Masters of it ever fince. Its Port is one of the best and fafest in India, and may be entered at all Times of the Year, which is an Advantage that neither that of Surat or Goa enjoys, nor any others of Guzurate or Malabar, which are all subject to the Monsoons. Whilst it remained in the Hands of the Portuguese, it was one of the Staples for the Indian Trade, and as a Storehouse to all the East, where the India Nations, accustomed to the marine Traffick, used to affemble.

It still supports its Reputation, and its Commerce is yet very confiderable, particularly in Linens from Surat, Coromandel, and Bengal, which find Vent here, at Andra, Giery, and in the Rivers of Siaca and Piera, and here are also found other Goods, of which a Part go by Land to Siam and Pegu.

The major Part of the Payments for these Linens, and other Commodities brought here by the Dutch, are in Gold and Pewter, on which large Profits are made in the other Parts of India they are fent to. The chief Officer in Trade that the Dutch Company maintains here is called Chabander, an Indian Name, which fignifics Super-Intendant, who is independent of the Governor, and has the fole Direction of the Trade and the Cultoms.

The Dutch are here about two or three hundred Families; the other Merchants are Malayans, Moors, or Chinefe; these last only concerning themselves in the Retail of Tea, Sugar Candy, Sweetmeats, Gc. but the others have their Shops ever full of all Sorts of Goods, that the Dutch Ships bring here.

The Trade carried on at Malacca was the least Motive to the Dutch for its Capture, or that now induces them to maintain and guard it with fo much Care; but

9 Y

to the coninted. pal of in the come uently os, or

id all , and

loun-

with yage.

Vood,

here;

Coro-

Salt,

Part

ftined

, and Ibina,

large

made

here

tones,

fub-

fe Piзарру

ations Tick-

t the

with

. It ds are

, and who

them

r thofe

Afia,

Storl,

: beft

Gold

Trade,

d that

gs, of

gdom

0f

but its admirable Situation for that of *China* and *Japan*, befides its commanding all the Straits in which it is feated, fo that no Nation can path to the Eaitward without their Permiflion.

Liger and Tenafferin are two petty Kingdoms in the Peninfula of Malacca, dependent on the King of Siam; the Dutch have Settlements here, and carry on a good Trade in Pepper and Pewter, of which I thall the following Section where I am to treat

# Of the Trade of SIAM.

THIS Kingdom, ever fince the Separation of Tonquiu and Cochinchina, is one of the most powerful in India: Its prefent Bounds are Cambaye to the East, Labor to the North, Ava and Pegu to the West, and the Sea of the Gulf of Siam, to which it gives Name, to the South. Its Capital is Scin-Juthaia, of which the Europeans have made Judia, Judia, Judea, and Odia, and the Portuguese call it Siam.

This City is feated on the Menam, a great River that falls into the Gulf of Siam four Days' Journey from it; and which, like the Nike, regularly overflowing and drowning the whole Country at periodical Seafons, renders it very fertile in all Neceffaries of Life, particularly in Rice, of which Foreigners yearly export feveral Ships' Lading; though large Ships cannot get up the River, but are obliged to attend and take in their Cargoes below, whilft finall ones may get up to Banceeck, five or fix Leagues above its Mouth, but only Barks and Junks can reach the Capital.

There is no Part of Afia from whence Merchants are not feen at Jutbaia, as they come here from Japan, China, the Philippines, Tonquin, Cochinchina, Chiampa, Camboya, the Illes of Sunda, Bengul, the Coaft of Coromandel, Surat, Perfia, and Arabia; and the European Vlations that have Settlements here are the Englift, Dutch, and Portuguefe; the French, who had one alfo in 1686, were driven out from Bancock in 1688, and though they afterwards fettled in another Part of the Kingdom, their Trade was fo inconfiderable, that it may be juftly faid they have ever lince fent more Miflionaries than Merchants there.

It is only the Europeans, Chincfe, and Moors, that is, all the Mabometans, who are privileged to have Houfes in this City; the Indian Nations having them without, though their Quarters are all feparate, where they carry on their Trade, and exercise their Religion.

The Dutch carry on the greatest Trade here, and the House they built in 1634, is one of the handformest they have in all the *East*; yet this Settlement is only reckoned the twentieth in the thirty-two principal ones they have in all, under the general Government of *Batavia*.

Trade is one of the chief Profefiions of the Siamois, and it may be truch fuid, that their King is the principal Merchant among them, whether for the Traffick at home or abroad.

His foreign Commerce is moftly to *China*, where he annually fends five or fix large Veffels; to *Japan*, where there go two or three; to *Camboya*, *Tanquin*, and *Cochinchina*, the Defination is as many; and in Fine, to all the Coafts of *ludia*, especially *Surat*, and even to *Perfia*, where there are always fome of his Ships, commanded commonly by Christians, as his own Subjects are no great Sailors.

The inland Trade of the Kingdom, carried on by his Factors, does not only confift in the valuable Commodities imported by his Shipping, of which his Warehoufes are always full, and fold at the Prices he thinks proper; but alio in the different Productions of his Dominions, whether they be the Tribute of his Subjects or what he cultivates in the Lands particularly belonging to him: So that only in Betel and Areque, green and dry, the King's Agents get upwards of fix or feven hundred thoufand *French* Livres: and it is reported, that the Cuftoms of *Bancock*, and the farming the circumjacent Gardens, produce him more than four Millions yearly. This Kingdom is rich in Mines of Pewter, Lead, Silver, and even Gold, though these last produce but little, and that of a very bafe Alloy; Alloy; the Permakes one of a pany having a modity by any It is with the pany having a modify by any be a second se

preferving ho they truck it a The other

of which the and Tigers' SI efpecially for Wood, Hone rious odoriferce pofed by found ture of them, Gum Gutta, zoin and Silk; dom is not at

The Goods are Silk Stuffs ered Velvets, Commodities, Difpatch are imported red alfo was once enough, and t

T HIS Kin at prefer of a Nolegay ropeans call by Leagues from Gulf of Siam regularly even felves but it i Dutch, Portu which fome c others quite to the propereft ments of Sera

The Good Wax, Coppe of Stags' Beev as at Siam, an Means of the confiderable

THIS Kin bearing Breadth in foo ftanding its f taries, where Its chief foo fettled here, oo Merchandize

nding tward

y dery on owing

is one Eaft, ulf of bia, of Por-

ulf of owing tile in export bliged Banreach

aia, as a, Cbi-Surat, are the , were nother tly faid

r, who withe, and

1634, is only under y fuid,

or fix nquin, India, of his

great

raffick

t only th his alfo in of his n: So ards of Cufa more

, Sil-

y bafe

Alloy;

# OF ASIA.

Alloy; the Pewter Mines of Lager being the most confiderable, whose Metal makes one of the best Branches of Trade that the Dutch carry on here; the Company having a Treaty with the King, which interdicts the Purchase of this Commodity by any others than themselves.

It is with this Pewter that the Dutch ballass their Ships in returning for Europe, preferving however enough of it for their Indian Trade, where in many Parts they truck it against other Commodities to a very great Advantage.

The other Merchandizes which Siam produces are Wood for building Shirss of which the Dutch lade great Quantities for Batavia, Stags' Beeves' Buffaloe. and Tigers' Skins, of which latter, a Ariped Sort effeemed very valuable, meaeffectially for Japan, Gum Lacque, Lead, Sapan Wood, Calembeck, or Als Wood, Honey, Wax, Sugar, Betel, Arcque, Pepper, Rice, Salt, Varnifh, arious odoriferous Woods, Tea, that comes from China and Japan, Calin, fuppofed by fome a Metal between Pewter and Lead, though by others only a Mixture of them, Ambergris. Linens of the Country, Elephants' Teeth, Saltpetre, Gum Gutta, Canes and Rattans, Cotton, Ivory, Afphaltus Woods, Mufks, Benzoin and Silk; but thefe three laft are brought here from Labor, when that Kingdom is not at War with this of Siam.

The Goods proper for this Trade, and which are principally in Demand at Siam, are Silk Stuffs, Spices, all Sorts of Chinefe and Japan Commodities, fuch as flowered Velvets, japanned Works, Porcelaine, Goldfmiths' Wares, divers European Commodities, Gold and Silver Bars; but the Goods that find the readieft and fureft Difpatch are the Linens from Surat, Corome 1, and Bengal; here are befides imported red Coral, yellow Amber, Quicklerer, unders, and Cloths; Pepper allo was once a good Commodity, but lince its Presention here the Natives have enough, and to fpare for Exportation.

# Of CAMBOVA.

THIS Kingdom, called alfo Cambod'. was formerly a Province of Siam, but at prefent only makes it the Ack and agement of an annual Tribute, viz. of a Nolegay of golden Flowers. The capital of this Kingdom, which the Europeans call by the fame Name, and the Inhabitants Rauveka, is fituated at fixty Leagues from the Mouth of the River which falls into the Sca, to the Eaft of the Gulf of Siam, and which, like the Nile and the Menan, overflows the Country regularly every Year. The Portugues had for a long Time this Trade to themfelves but it is now open to all those who will engage in it; and here are English, Dutch, Portugues, Chines, Jopanes, Siamois, Cochinelings, Malayans, &c. of which fome come with the South, and return with the North Monfoon, and others quite the reverse. The Dutch fend Linens here from Malacca, of which the propereft for this Market are Bengal Caffas, white and red Betilles, Alfortments of Seraffes, and fome Cotton Thread.

The Goods this Place produces for Exportation are Benzoin, Gum Lacque, Wax, Copper Bafons, Iron *Chingle* Pans, Rice laden for *Quinam*, and a Quantity of Stage' Beeves' Buffaloes' and other Savage Animals' Skins, which here, as well as at *Siam*, are one of the beft Articles in this Trade, and the eafieft fold, by Means of the *Chingle* and *Dutch* Traffick to *Japan*, the former being the molt confiderable Traders here of all the Eaftern People.

### Of COCHIN-CHINA.

THIS Kingdom is feated between those of *Camboya* and *Tonquin*, on a Gulf bearing its Name; its Length is about an hundred and ten Leagues, and its Breadth in fome Places, only ten, twenty, or twenty-five at most; and, notwith-franding its finall Extent, it has the Kingdoms of *Chiampa* and *Thien* for Tributaries, where it carries on a very great Commerce.

Its chief foreign Trade is that of *China* and *Japan*, carried on by the *Chinefe* fettled here, or those of *Canton*. The *Europeans*, especially the *Dutch*, lade many Merchandizes here; the *French*, as has been faid of *Siam*, have hardly any of their their

their Nation here but Miflionaries. The Commodities extracted of the Growth of the Place are Gold, which comes from the Mines, or Duft collected in the Gravel from fome Rivers, of Calembac Wood, which grows in the Kingdom of *Champoa*, from whence they can only bring it to *Cochin-china*, and which fells for its Weight in Gold, even on the Spot; Pepper is alfo extracted from hence, and fent to *China*; Silks gathered in fuch Quantities, that even the Cordage of their Gallies and Fithermen's Nets are made of it: Taffeties, which are the only Stuffs made here; Sugar, fhipped commonly for *Yapan*; Wax, Areque, and Betel, Rice, with which many Ships are annually laden; in Fine, thofe Birds' Nefts fo much efteemed by all the *Ivdians*, as a falutary Food, which ferve them at once both for Aliment and Regale.

# Of TONQUIN.

**TONQUIN** was for a long Time a Province of China, when Cochinchina and Chiampa were a Part of it; at prefent these two Kingdoms are separated, and Tonquin, more compact than before, is bounded on two Sides by three Provinces of China, which are Canton to the East, and Ivan and Quanfi to the North; to the Weft it touches on the Kingdom of Branna, and to the South on Cochinchina, and the Gulf to which this last has given its Name.

The *Tonquinois* did not till pretty lately renounce the Politics they had learned from the *Chinqis*, not to trade with any foreign Nation, but at laft they are become more tractable, having at first permitted Strangers to come and trade with them, and were afterwards emboldened to go and tratfick with others, as they now do at *Siam*, *Batavia*, and many other Places of *India*, they fend Ships to.

The beft Merchandize that the Europeans can carry to Tonquin are Gold and Silver, efpecially Dollars, although they are not without them; as here comes a great deal of Gold from China, and a Quantity of Silver from Japan; beildes, fome pretend that this Kingdom has Mines of both thefe Metals, though Mr. Tavernier denies it, and with a reafonable Probability. Other Commodites brought here are Spice, Pepper, Quickfilver, Vermilion, Cloths, and yellow Amber. Thefe People are open and faithful in their Dealings, in which they are very different from their quondam Mafters the Chinefe, who pride themfelves in cheating Foreigners, and use a thoufand Chicaneries in their Purchases and Sales.

Silks are in fuch Plenty at *Tonquin*, that both rich and poor equally clothe themfelves with feveral light Stuffs made of them in the Country; and the major Part of those Things, which in other Places are made of Flax or Hemp, are composed here of this Material. The *Dutch* export great Quantitics of these Silks for *Japan*, being more commodious than to fetch those of *Persia* and *Bengal*, as they did before their Trade was established at *Tonquin*.

Here is also to be purchafed Musk, Tortoile-Shell, Aloes Wood, of which here is fome worth near an hundred and thirty Pounds' Sterling per Pound, Sugar in Pound and half Pound Leaves, proper for Japan; Porcelaines, brought from abroad, Lacque, Rice, and those Birds' Nefts mentioned in the Section on Cochinchina, which are found in five small Islands of the Gulf, where both the Tonquinois and Chinefe go to feek them. It is also in five other neighbouring Illes that they go to catch Turtles, or Tortoiles, which come ashore there in such Quantities at certain Seasons, as to render the Sale of their Shells and falted Flefth one of the beft Branches of Trade in this Kingdom. They have Oranges and Lemons here, as in all other Parts of India; but these latter are so four, as to become thereby useless for Refreshments to the Ships, and are therefore only confumed here inftead of Aqua Fortis, to cleanfe Copper, Brass, or Iron for Gilding, in the Dying of their Silks, and in the Lyes for their Linens, which makes them of a dazzling Whitenefs.

Of

# "HIS

▲ its Fe five Comm People of 0 Works the of this greater eaftern Couthereby fac good Ports

The Chi might corr Liberty un trance to th interior Tr opened his forward to ever fince. The Poi

on any Son of which when eftal 1661, had it in the ha and returne It is tru

without the perimitted bidden cor moft, and *cbincbina*, in the Ifle

The Tr vans were this Empirifrom Peter China is

folutely in get over, we cept a very even that what paffei gal, the PA Connivance Money, we bidden to ewhatfoever

The gre thofe who it; and th Countryma

There is nefe, fo the fitting by al ty, as is c tpread in 2 Cheats, U

# A S I A.

# Of the Commerce of CHINA.

THIS vaft Part of the Globe, and the Eafternmon' of Ma, is equally famous for its Fertility, which furnithes an Abundance wherewith to maintain an extenfive Commerce, and for the Genius of its Inhabitants, who, more than any other People of the World, underftanding to employ in all Sorts of Manufactures and Works the many rich Products that grow, and are found in the fifteen Provinces of this great Empire; which is rendered more adapted to Trade than any other eaftern Country, by the many Rivers and Canals that traverfe all its Divisions, and thereby facilitate the Transport of its Merchandize; and for Exportation by the good Ports that fix of its Provinces have, which are waffied by the oriental Ocean.

The Chinefe Politics making them fear that a Communication with Strangers might corrupt their Laws, never gave thefe latter any Opportunity to attack their Liberty under a Pretence of Trade; but, for feveral thoufand Years, that the Entrance to their Kingdom against all Nations whatfoever, and were content with the interior Trade carried on among themfelves; but at last the Emperor, having opened his Ports to all the World in 1685, the Indians and Europeans were equally forward to improve the Liberty of this new Trade, which they have carried on ever fince.

The Portuguele till then had been the only Nation of Europe who had carried on any Sort of Traffick directly to China, by Means of their Situation at Macao, of which I thall treat by and by, and the Dutch, defirous of imitating them, when eftablished in the life of Formofa, having been chased from that Post in 1661, had renounced this Commerce, or at least, like the English, only maintained it in the half deferted lifes, where the Chinefe Junks brought their Merchandize, and returned with what they got there from Foreigners.

It is true, that many Indian Nations; and the Dutch themselves, were never without the Products of China, but it was what the Chineje brought, who were permitted to go to other Parts, at the fame Time that all others were frictly forbidden coming among them; and the Places which the Chinefe Junks frequented most, and to which they still continue the Trade, are Japan, the Manillas, Cochinchina, Achin, Malacca, Camboya, Siam, Tonquin, Patana, Jambi, Andragiri, in the Ifle of Sumatra, Batavia, and fome others.

The Trade with Strangers in China was not only open by Sea, but the Caravans were also admitted here, as well from the eaftern Tartars, who now govern this Empire, as the Mujcovites, who fend yearly to Pekin a very numerous one from Peter/burgh.

China is teparated from the States of the Grand Mogul, by fandy Deferts abfolutely impaliable, and other Provinces of India, by Mountains very difficult to get over, which hinders almost all Trade between these different Kingdoms, except a very fmall one on the Frontiers, though it is very difficult to know in what even that confifts, as not one in a thoufand at the Capital knows any Thing of what paffes without the City. It is true, the Chinefe have fometimes gone to Bencal, the Pkilippines, Patavia, and even to Goa; but this by Stealth, and with the Connivance of the Mandarines, Governors of the Sea Ports, for a good Sum of Money, which the Court were Strangers to, notwithstanding it is abfolutely forbidden to every Subject of the Empire, to go to any Foreign Part, on any Pretext whatfoever, without a Licence, or express Order of the Government.

The greatest Part of the Chinefe, spread in India to trade, are of the Posterity of thole who cleaped from China, when the Moungalean Tartars became Masters of it; and they have only a claudeftine Communication with the other Chinefe their Countrymen.

There is no Nation fitter for Trade, and that understand it better, than the Chinefe, fo that it lets no Profit flip, which Commerce offers; trading in, and benefitting by all, with an admirable Dexterity and Skill, though not with that Fidelity, as is elfewhere regarded as the Soul of Trade; in one Word, the Chinefe are tpread in A/ia, wherever there is any Thing to be got, with the Characteristick of Cheats, Uturers, faithlets, full of Complaifance and Subtlety to manage a good Opportunity,

9 Z

rewth in the gdom h fells hence, ordage h are reque, thofe which

na and arated. Pro-North; ochin-

carned re bee with ey now

ld and omes a befides, gh Mr. odities yellow h they nfelves fes and

themor Part npoled or Jaas they

h here: agar in ibroad. nchina, ois and hey go itics at of the s here, hereby ere in-Dying azzling

Of

portunity, and all this under the Appearance of plain Dealing and Honefty, capable of deceiving the most attentive and fuspicious; and they commonly fay proverbially, that all other Nations are blind in Respect of Trade, but themselves and the Durch, which latter have one Eye, but they two. As it has always been a Maxim in the Chinefe Government, to encourage a great Currency of Trade in all the Kingdom, it may be faid that all the People concern themselves in it; here being hardly any of the Natives, even the Mandarins, who are not engaged in it, at least in Partnership with the Mer hants, to whom they advance their Money, that it may increase, and not lie idle.

One of the principal Branches of Commerce in *Cbina*, as well at home as abroad, confifts in Silk and Silk Stuffs, either plain or mixed with Gold and Silver, of which here is fo great a Plenty that moft of the People, and even Servants, commonly go clad in Sattin or Damafk. Silkworms are bred in almost all the Provinces of the Kingdom; but *Nanquin* and *Cbekium*, effectively the latter, are thole where moft is gathered, and where moft Silk is manufactured, there not being one Year in which they do not fend to *Pekin* near four hundred Barks laden with Cloth of Gold, or Tiflites, Damafks, Sattins, and Velvees, befides thole made by the Emperor's Orders for Prefents to the Ladies, Princes, and Silk Stuffs, which are generally refold for the Emperor's Account, but when altogether are not near the half of what *Cbekium* furnithes alone. It is in the Province of *Nanquin*, that the moft beautiful Skins are mide, and where moft of the heft Artificers come to eftablith their Fabrick, though Foreigners hardly carry away any of theie; but almost all the Skins that the *Europeaus* thup, as well wrought as raw, are manufactured at *Canton*, or in the Province of which that City is the Capital, and gives its Name.

There is made in *China* all Sorts of Silk Stuffs, either net or mixed with Goll and Silver, as there is in *Europe*, and many other peculiar to themfelves; and they have Wools in many Provinces, of which they make fome Serges, as they are ignorant in the Manufacture of Cloth, though they have thefe brought here, and very much efteem them, more effectially those from *England*, yet they buy but little, as the Cloths coft vaftly more than the very fineft Silks that can be made here.

The Chingle have also various Furs, even of the very fineft, fuch as Minevers, Ermines, and Martens, but they are all confirmed in the Country, in Linings for Men and Women's Clothes, of which one only often cofts above 250%. Caps, Saddles, and other Moveables.

The other Merchandize exported from *Gbina*, befides wrought and raw Silks are Cottons in Wool, Thread, and Linens made of them, Brats in Plates, and Salmons, Toutenaque, Tea, Camphire, Mukk, Flax, Sugar, Sult, Ginger, Sweetmeats, Quickfilver, Vermilion, Lapis Lazuli, Vitriol, Ambergris, Rhubarb, Galangal, China, Mirabolans, China Ink, Hories, Porcelaine, japaned Works, Potter's Works, proper for *India*; Camlets, Hemp, and Hempen Linens, fine Gold, Pewter, Iron, Steel, and many Inftruments made of thete Metals richly wrought; in fine, precious Stones, Pearls, beautiful Marble, Aloes, Rofe, Brazil, and Ebony Wood, Jefuits Bark brought from the *Manillas*1 yellow and reddith Amber. Alter the lacquered Works of *Japan*, thoir of *Foiken* pafs for the beft, and though there are good Artifts in this Manufacture at *Pekin*, yet they fall thort of that Beauty and Perfection fo configuous in the Fabricks of *Japan* and *Foiken*, as much as they exceed any Thing of that Nature attempted in *Europe*.

In Regard to the Merchandize proper for the Trade of Cbina, Plate is the Balis, whether in Dollars, as they come from the Manillar, or in Bars, as the Dutcb bring them from 'Japan; the Cbing', who have none, etheeming it greatly, and willingly truck their Gold and beft Commodities againft it. And whilt I am on this Subject, it will be not improper to remark, or unprofitable to my Reader, that in this Traffick, the Difference between Gold and Silver is computed as one to ten, whereas the Difference in Europe is as one to fifteen, for the target Advantages are made by carrying the latter thither. Spice and Pepper alfo find a good Sale here, particularly this laft, wherefore the Dutcb always make it a Part of their Ladings; there are alfo brought here Lineus of various Sorts, 3

Borts, Cloth red, white, and red Con What has the Tranfact the different Trade which peror opened Commerce t

CANTO where t monly lade Camboya, To of whole T

T HIS I ton, is not be comp they themfe fore begin v

Veffels r but the beft turning fror may make Monifoon, de The Goods Iron Chald guin, comm ton are van dried, Arcq it is faid th

> THE I with, the Licence and every S of about for The Cl

> arrive at C till the 25t having gen The Go

nam and C thefe laft C Ship, nor cofts dear, and red C common U Pagods, C Returns f the beft in Cows' tic

Cila

and

in a all

be-

as and

ven wet

the red,

Ire.I

he-

but is

ere

iers.

hip,

hich

iold

hey

ore

and

buy

n be

ers,

ings

ips,

ilks

and et-

ot-

dd,

nt; Dov

١.-

igh

hat

as

the the ily,

£Ϊ

iny mío

per

115

)45 (15**,** 

at

Sorts, Cloths, Serges, Estaminas, of divers Species of Colours, of which the red, white, and black are most in Esteem, Sanders, Elephants' Teeth, Amber, and red Coral, though pale.

What has been hitherto faid of the *Chinefe* Trade has been but little more than the Tranfactions of the inland Part of this vaft Empire, by the Inhabitants of the different Provinces that compose it, and with taking fome Notice of that Trade which Foreigners, effecially the *Europeans*, carry on here, fince the Emperor opened his Ports to them; I shall now therefore enter into a Detail of the Commerce that the *Chinefe* carry on in their own Ships in all Parts of the Eaft.

### Of the exterior Trade of CRINA.

**CANTON** is the Port where all the *Chingle* Junks are laden for Abroad, and where they come to bring their Returns; the Places for which they commonly lade are, as has been already observed, the Isle of Hainam, Cochinchina, Camboya, Tonquin, Siam, Batavia, Japan, Manilla, Surat, Maldives, and Achen, of whose Trade I shall speak in Order.

### Of the Commerce of CANTON to the Island of HAINAM.

THIS Ifland, fituated nincteen Leagues to the South-Weft of the River Canton, is Part of the Empero. of China's Dominions, fo that feemingly it fhould not be comprized in what I have to fay of the exterior Trade of China; but as they themselves count it among the Places of their foreign Traffick I shall therefore begin with it, as I proposed.

Veffels may go and come from *Canton* to the Ifle of *Hainam* all the Year, but the beft Scafon for leaving *Canton* is the End of *November*, and that of returning from *Hainam* the Month of June; those who depart in the good Monfoon may make their Paffage in lefs than eight Days, but those who fail against the Monfoon, commonly employ a Month, and fometimes fix Weeks in the Voyage. The Goods they carry with them to *Hainam* are wrought or unwrought Iron, Iron Chablron, Cotton, Cotton Linens, called Canques of *Foiken*, ditto of *Nunquin*, common Straw Matts, and Garlick. The Commodities in Return for *Canton* are various Sorts of Rattans, yellow Wax, Galangals, Venison falted and dricd, Areque, Cocoa Nuts, Stags Skins, and Nerves, and Aloes Wood, of which it is faid there is thirteen Sorts.

### Commerce from CANTON to COCHINCHINA.

THE King of *Cochinchina* is the only Merchant that may publickly be dealt with, yet fometimes he permits Particulars to buy and fell; and though the Licence for fo doing cofts dear, it is notwithftanding always very advantageous, and every Ship on Arrival makes to him, or his Officers, a Prefent to the Value of about four hundred Taels.

The Chinese Veffels leave Canton the Beginning of March, and commonly arrive at Cachinebina about the 15th, though fometimes the Weather detains them till the 25th; and to return from hence they must fet out the Beginning of July, having generally the fame Passage coming as going.

The Goods proper for *Cachinchina* are the Caches, a Copper Money, of *Hainam* and *Canton*, Brimítone, Saltpetre, though it muft be observed that both these laft Commodities are not permitted to be laden at one Time, in the fame Ship, nor either of them feparately, without a particular Licence, which always cofts dear, as these are prohibited Exportation from *China*, Gold Stuffs, fine white, and red Crapes, Ginseng, thin Crimfon Sattins of *Canton*, coarfe Porcelaine for common Uie, all Sorts of Medicinal Drugs, thick Paper for burning before their Pagods, Glafs Bracelets, ordinary and fine, Iron Kettles, and Leaf-Gold. The Returns from thence are in Gold Ingots, Agnacaramba Wood. Darts, Areque, the beft in *India*, black Wood, Rhinoceros' Horns, of three Sorts, Buffaloes' and Cows' Horns, Pepper, Fish, called Bitchemaree, Sea-Dogs Skink, ftrong coarfe

Silk Stuffs, Birds' Nefts, white Sugar, and Sugar Candy, and Jupan Wood for faining yellow.

### Trade of CANTON with CAMBOYA.

THE Chinefe Veffels, which carry on this Trade, fail from Canton the Beginning of January, and fpend in their Paffage from fifteen to thirty Days, according as the Weather favours; their Return is commenced at the End of June, that they may arrive in China by the fucceeding Month. The whole Commerce is contracted in the fouthernmoft Part of Camboya, near three hundred and fifty Leagues from the River of Canton. Every Ship, on Arrival, makes a Prefent to the King, and his four principal Officers, of three or four hundred Taels, and then have Liberty to trade with whom they pleafe.

The Commodities commonly fent here are only five, viz. Iron Anchor Flukes, Umbrellas, Rattan Mats, all Sorts of Fruit, and Porcelaine. The Returns are Sapan, or Brazil Wood, Elephants' Teeth, Lacque, Lounge for painting yellew, Birds, Buffaloes, Chameaux, Cows' and Stags' Skins, Buffalo and Cows' Horns, Peacock Feathers, and Taffounia, a medicinal Drug.

### Trade of CANTON with TONQUIN.

**T** ONQUIN is two hundred and twenty-five Leagues from the River of Canton, which is commonly failed in ten or twenty Days, and the Return much the fame; the Seafons for departing and coming back, are the Beginning of January and July. The Prefents which these People make the King and feven of his Officers hardly amount to three hundred Taels, though all other Nations pay a great deal more: The Merchandizes carried thither, are Canton Cafehes, Iron Kettles, finall Brafs Cannon, Pewter in Gilt Leaves; all Sorts of Drugs, at least an hundred Species, ordinary Porcelaine, Cloves, Pouchoc, a Drug fervice. ble in Medicine, and for dying yellow Silk, or thin Taffeties, red Crape of Canton, Gauze of the third Sort, Glafs Necklaces, Vermilion, Alum, Rupiediy, a Drug for dying Black, and all Sorts of Chingle Fruit. The Goods laden in Return are, yellow raw Silk, Mudis, or Stuffs made of a Tree's Bark, feveral Sorts of Taffeties, coarfe and fine Canques, or Cotton Linen, Brazil Wood, Cinnamon, not extraordinary good, Lacque, Anifeeds, and Caramangee, a medicinal Drug.

# Commerce of CANTON and SIAM.

THE Ships fail from *Canton* to *Siam* about the 20th of *November*, and are thirty or forty Days in their Pailage, and their Return is begun in *June*, that they may all arrive in the Month following; and the King here, as in *Goebin-china*, is the only one to trade with.

The Chingle carry a large Quantity of all Sorts of Goods here, and bring no fewer back; the outward-bound Cargoes confifting of wrought and unwrought Iron, Toutenaque, Allum, white Sugar, wrought Copper, Latten and Iron Wire, Copper Bafons of different Sizes, caft Copper Cifterns, Iron Kettles, five within one another, all which Commodities ferve as Ballath, Dumatks and Sattins of all Colours, ftriped and common Taffeties, Gauzes, fewing Silk, Marelle, a red Nanquin Paint, Chuangon, a Medicinal Drug, Figie-caque, a Chingle Fruit, Sugar Candy, Raifins, Prunes, dried Chefnuts, Water Melon Seeds, Copper Druns, called Gans, Qaickfilver, and three Sorts of Gold Wire. The Goods that compole their Cargoes in Return, are Elephants' Teeth, Lead, Pewter, Areque, Hrazil Tafoufic, or Wood, Taffouffa, a Medicinal Drug, all which ferve for Laftage, Lacque, Horfe, Cow, Buffaloe, and Stag Skins, Buffalo and Rhinoeeros Horns, Myrth, Loung, Birds' Nefts of three Sorts, Puchoc, Inc., fe, Bird Skins with their Feathers, Peacocks' Tais, two Sorts of Stags' Nerves, and Caye-lac, an odoriferous Wood for burning in their Pagods.

BAT. the

in the fe of June, Toutena Bafons, G Part blac milion, I caffoul, of all Co confift o ral, Ratt Affa-feet

Sorts, at

A<sup>S I</sup> I fhall o ber of J Jupan, thirty-fit onc of H In orc Beginnin

five Day Goods, or Capta fend for carry all On a

ftance, Declara the Plac he failed Guns a As fo carry th the Wa

are mad

Uj

# OFASIA.

### Of the Trade between CANTON and BATAVIA.

**B**ATAVIA is feven hundred Leagues from Canton, and Ships which go from the former to the latter fail the Beginning of December, in Order to arrive in the following Month; and when they return fet out on the fecond or fourth of June, and get home in July. The Goods the Chinefe carry with them are, Toutenaque, Gold, fine and ordinary Porcelaines, feveral Sorts of Tea, Copper Bafons, Gold Wire of Canton and Nanquir, Sattins and Damafks, the greateft Part black, Taffeties, three Sorts of fewing Silk, Anifeeds, Quickfilver, Vermilion, Mufk, Borax, Iron Kettles, five or feven in one another, Rhubarb, Arcaffoul, a Medicinal Drug, Copper like the Japan, very thin Canton Taffeties, of all Colours, Canton Glafs, and China Root. The homeward bound Cargoes confift of Lead, Pewter, Pepper, Incenfe, Puchoc, Caremangee, Camphire, Coral, Rattin and other Mats, Rattins, Nutmegs, Cloves, yellow Amber, Myrrh, Affa-fœtida, Azeboucq, a Medicinal Drug, Guinea Pepper, Birds' Nefts of two Sorts, and Sugar Candy.

### Commerce from CANTON to JAPAN or JAPON.

A S I fhall have Occafion to treat amply of this Ifland, in the Chapter that will be dedicated to it, there will be no Room to enlarge on it here; fo I fhall only confine myfelf to that carried on by the *Chinefe*, in a large Number of Junks that they yearly fend to this Place from *Canton*; that the Port of *Japan*, which their Bufinet's leads them to, is called *Langi-Afakie*, fituated in thirty-fix Degrees fix Minutes of North Latitude, and in an hundred and fiftyone of East Longitude.

In order to fecure a fuccefsful Paffage, the Veffels fhould leave *Canton* the Beginning of *May*, that they may get to their intended Harbour in about twentyfive Days, as a timely Arrival is of the utmoft Importance to the Sales of their Goods, a Preference being always given to the firft Comers, when the Merchants or Captains demand it; and this Claim fhould never be neglected, as the *Chinefé* fend to many Junks in fome Years, that feveral, which arrive laft, are obliged to carry all, or at leaft a Part of their Cargo back again.

On approaching the Harbour, the Veticl mult anchor at three Leagues' Diflance, to give the Cufforn-houfe Officers Time to vitit her, and take the Captain's Declaration, which must be in Writing, and contain his Name, that of the Junk, the Place he came from, and those he touched at, the Number of his Crew, when he failed, the Condition of his Goods, the Size of his Veticl, the Number of his Guns and finall Arms.

As foon as the Vifit is over, the *Japanefe* Pilots and Sailors come aboard, and carry the Vefiel into Port, where, when anchored, the Lading is delivered into the Warehoufes, which the Director-General of Trade furnithes, where the Sales are made on the Day, and at the Hour, appointed by him.

The Goods proper for this Voyage are, Coral in Grains, Agracaramba, an odoriferous Wood, Ultramarine, none but the King of Japan can buy these Commodities, Enamel of five different Colours, Alum, Iron, Toutenaque, white and brown Sugar, which five Articles ferve for Ballaft, Sattins, of which more than two Thirds are black, white Taffeties, of *Canton* and *Nangain*, white and red Crape of *Nanguin*, *Canton* fithing Linens, Vermilion, raw Silk of *Nanguin*, Galaaga, Legumen, yellow Lacque, as it diftils from the Tree, Areque Bark, Ychitzee, a medicinal Drug, Caramangee from *China*, Folio Chiroze, a medicinal Drug, yellow Wax, *Chinefe* white Linen of feveral Sorts, green Alum, Honey, Chientou, a medicinal Drug, Sugar Candy, Benzoin, Aloes Wood of three Sorts, Guan Sandrac, Tortoife-thell, Camphire of three Sorts, Pucohoe, Incenfe, Myrrh, Lounge, Mußk, Rhubarb, Cinnamon, Chuangon, a medicinal Drug, and a very bad Saffron. In Return the *Chinefe* take Lacque or Varnith, Porcelaines, fine Pearls, Steel, wrought Copper, and a Sort of Camplire proper for *China*.

Trade

Wood for

he Beginrty Days, e End of he whol: rce hunil, makes hundred

r Flukes, iturns are g yellow, Hotus,

of Canirn much ig of Javen of his ons pay a nes, Iron , at leaft ceable in *w*, Gauze Drug for are, yel-Faffeties, ot extra-

and are in June, Cochin-

bring no wrought n Wire, e within ns of all ed Nant, Sugar ns, calcompofe Brazil Laflage, Horns, is with an odo-

Qf

### Trade from CANTON to the MANILLAS.

HESE liles are two hundred Leagues from the River of Canton, where the Chinefe Ships fail for in the Month of March at lateft, and depart from thence in July. All the Junks that go this Voyage make the Governor and Superintendant of the Cuftoms at the Manillas, a Prefent on their Arrival, which at first was only voluntary, but the Continuance has made it become a

Right. This Trade was formerly very advantageous, but it is greatly decayed; in 1700 the Goods from Canton loft 30 per Cent. at the Manilias, and though afterwards they grew fomething hetter, yet nothing in Comparison to the Value they once bore there. When the Spaniards go from their Islands to Canton, they carry a Parcel of Embroideries, and a little Mufk with them; and what a Chinefe Cargo for the contrary Voyage confifts of, is Toutenaque, Iron, Porcelaines of all Sorts, Canques of Canton, and others of Nanquin, very ordinary Sailcloth, feveral Sorts of Cloths called Nunna, flowered Damaiks, plain Sattins, various Species of Taffeties from Canton and Nanquin, white and red Crapes, plain and Howered Moeres, with raw and fewing Silks. In Return, they bring Brozil Wood, Stags' Fleth, falted or dried, Stags' Nerves, and Pearls.

# Of the Trade from CANTON to the MALDIVES, touching at ACHEM.

FOR this Voyage a Ship of a hundred and fifty to two hundred Tons Burthen  $\mathbf{\Gamma}$  is the propertit, navigated with five or fix *Eur peans* at most, and the Reft of her Crew Lafquares or Lafears. The Scafon for failing is the End of Object, to arrive at Achem between the first and tenth of December at latest, that they may depart for the Maldrees in Time. The Lading of this Vefiel should be composed fift, with Merchandize proper for the Moors of Achem, who trade for Surat. Secondly, with those convenient for the Natives there. And thirdly, with fuch as may fuit the Maldivean Market. The Goods for Surat are, fifty Ton of white Sugar, an hundred Pieces of Japan Copper, twenty to fifty Pieces of Sugar-Candy, two hundred Pieces of Toutenaque, twenty to forty Pieces of Quickfilver. The Goods for the Natives of Achem are, coarte Porcelaine about five hundred Tacls, Copper Balons of different Sizes, twenty Pieces of Chinefe Tobacco in Pound and half Pound Papers, fifty Pieces of Gold Ganton Thread of the third Sort, twenty Catis, the Ends muft be of Silk, three or four Braces of fine Coffee, and Tea-Cups and Saucers, fifty Pieces of Taffeties squared, such as are fent to Siam for Womens' Petticoats, fifty Pieces of five threaded Damatks, with red, blue, and yellow Flowers. The Returns make from hence are in Shells called Cauris, or Cowries, which ferve as Money in many Parts of the Eafl-Indies, as they do on the Coafts of Africa, where the Europeans carry them, dried Fifh, and the Bark of the Cacao Trees, prepared for Spinning to make Cables with. There may likewife enter into the Canton Cargo for Achem, feveral Species of European Goods, fuch as all Sorts to Nails, Iron Anchors from three to fourteen Quintals Weight, Iron Guns from two or five Quintals, Wine and Brandy in Bottles, fome Chiffels, Spectacles, twenty Barrels of Pitch, Paper, Iron in flat broad Bars, Cordage from one to five Inches thick, Padlocks, and alfo fome blue Linen for Women's Petticoats.

# Of the English Trade from MADRAS to CANTON.

THE Ships fail on their Voyage in the Month of July, and arrive there in August or September ; fometimes they lofe their Patlage, in waiting too long for those from Europe, to get Dollars, as without these they can do nothing in Trade to China. They fail on their Return from Canton in January or February, and their Voyage either going or coming, is from forty-five to fixty Days.

The Goods carried from Madras, are English Lead, Lead and Pewter from Pegu, Malaccan liquid Storax, Rattans from the fame Place, Incenfe, Affa-fatida, -6 Madris

Madras r Return a Toutenac Ufe, whi

THE a Q fame, ex in Order December

THE Ho all Sorts from Hoi Infrume both Sex ditics a g of this P Reft. in Virtue wrought Bohea T from the Porcelain Gold he fome pro never in It is a

of whic purchafe Terms, and ther In 17 obtained Ship, h thought Ship ar pany bei Befide and frui though ting it, Empire Lange 1

OUR

Caravai Moungo nay We

better (

continu

in

### OFASIA.

Madras red Wood, Myrrh, Puchoc, and fine Pearls of all Sorts. The Goods in Return are Gold, Copper from *Japan*, and ditto from *Canton* like the other, Toutenaque, Allum, Quickfilver, Vermillion, ordinary Porcelaines for the *Moors'* Ufe, white Sugar, and Sugar-Candy from *China*.

# Of the Trade from SURAT to CANTON.

THEY carry from Surat to Canton the fame Goods as from Madras, befides a Quanticy of Cotton; and those brought back from Canton are also the fame, except the Gold. They fail from Surat in the Month of May or June, in Order to arrive at Canton in August, and come from thence about the 15th of December, to finish their Voyage in March.

### The Europeans Commerce with CANTON.

THE Ships which annually arrive here from England, France, Portugal, and Holland, commonly bring the following Goods, viz. Silver, in various Coins, all Sorts of fine Cloths, Camlets, Serges, and other Woollen Stuffs, fine Linens from *Holland*; Clocks and Watches, Looking-Glaffes of all Sizes, Mathematical Inftruments, *Englith* Etwees, Pencils, Paper of all Sorts, various Ornaments for both Sexes, fome European Liquors, and efpecially Wine; of all which Commodities a good Part is diffributed in Prefents to the Mandarines in the Government of this Place, and the Merchants generally make a confiderable Advantage of the Reft. They employ the Silver they carry in the Purchase of divers Sorts of Goods, in Virtue of certain Agreements made before-hand, which are raw Silk, Damafks wrought according to Patterns given; plain Silk, lacquered Wares, Green and Bohea Tea, Badianes, a Seed from the Anis Tree growing in China, fo called from the finell which its Wood has, like that Aromatick in Europe, Canes and Porcelaine after the Models and Paintings directed. They also fometimes buy Gold here, though but feldom, as they have it much cheaper in India. At Canton, fome precious Stones, excepting Diamonds, are likewife to be met with, though never in any great Quantity.

It is at *Quantung* and *Foiken*, that the beft *Chinefe* Brocade Silks are made, and of which a large Quantity are brought to *Europe*, all which Commodities are purchafed with ready Money; and the Sales of *European* Goods are on the fame Terms, as Strangers find a confiderable Difference in their Disfavour by Barter, and therefore maintain the Method of buying and felling for ready Money only.

In 1720, a Commillary from the *Milhilippi* Company arrived at *Gauton*, and obtained Liberty from the Court to refide there; but on his proposing to lade a Ship, he found to many informountable Difficulties lying in his Way, that he thought beft to decamp, and quit his uneasly Refidence; in the fame Year alfo a Ship arrived under the Emperor's Colours at *Oflend*; the Fate of which Company being to well known, I have no Need to enlarge about it.

Befides what is before-mentioned, there are transported from Europe and China, and from China to Europe, a thousand Trifles, which make a confiderable Gain, though they are too numerous to be particularized; I finall therefore omit attempting it, and proceed to give fome Account of the Trade carried on between the two Empires of Ruffia and China, as it properly comes in here, and for which Mr. Large has furnished me with Materials in his Journal,  $\Im c$ .

### A State of the Trade between RUSSIA and CHINA.

OUR Commerce with China, fays the above-mentioned Author, is at prefent in a pitiful Condition, and nothing in the World could have prejudiced our Caravans to much as the Commerce maintained at Urga, the Chan of the Wettern Moungales Camp, tributary to China, for from thence arrive at Pekin Monthly, nay Weekly, not only the fame Goods as our Caravans convey there, but of a better Quality, and carried in fuch Quantities by the Chinafe Merchants, who are continually coming and going between Pekin and Urga, and those which the Lamas or

, where depart overnor Arrival, come a

in 1700 h afterluc they n, they t a Chicelaines ailcloth, various dain and Brazil

ы. 12

Burthen Reft of lofer, to may deompoted Surat. fuch as of white -Candy, r. The d Tacls, und and twenty id Tea-Siam for and yeluris, or ey do on he Bark ny like-Goods, Weight, ie Chif-Cordage omen's

there in oo long nothing or Feto fixty

er from tætida, *Madra*s

or Moungalean Privits furnish on their Part, that makes the Value amount to four or five Times as much as a Carevan going under her Czarifb Majefty's Name; belides, Particulars are able to bring Meter Columnodities for much the aper to Market, than the neceffary Expences of a Caravan will permit the Commiffary of it to do; and having not only the Advantage of travelling cheaper, but also quicker, they have an Opportunity to foreftall the Market, and fell their Goods before the Caravan can arrive; it is, therefore car Author's Opinion, that except the Trade between Ruffia and Urga be prohibited, only with the Allowance of carrying their Cloths and Ruffia Hides, the Ruin of the Caravans is certain and near, and which may in the End draw on that of all the Muscovite Trade in those Parts. The Goods commonly brought from China to Ruffia are, finall ftrung Pearls, fine Gold, various Sorts of raw Silks, Damatks of different Goodnefs, plain and flowered Sattins, feveral Species of Silk Shagreen, fpun Silk, Cotton Cloth, all Sorts of Green and Bohea Tea, which they might have in greater Perfection in Ruffia, than in any other Part of Europe, as the Northern Provinces of China produce by far the beit, and the Mufcovites have this by the Way of Siberia; fo that, would they be careful in its Package, it would naturally retain a higher Flavour than that which comes by Sea from Canton; but their Indolence leading them to a Neglect of this Precaution, their Teas are generally tainted, and contract an ill Tafte, of which their Delicacy renders them greatly fulceptible, Badianes, before deferibed, Porcelaines, Carpets, Silk Flowers fluck on Paper, and fome Tobacco. The Commodities fent from Peter/burgh to China, are lewels of feveral Sorts, Sables, white and common Fox, Lynx, Beaver, Ermine, Minever, Badger, and Seal Skins, with fome Teeth of this laft Animal.

I might here add fomething of the French Traffick to China, as I faid but little about it, in treating of that Nation's general Commerce; but I omit it now for the fame Reafons I did then, viz, because both their outward and homewardbound Cargoes, are in all Things to like those I have mentioned in the English Trade, that a Repetition would be superfluous.

## of MACAO.

A LTHOUGH the City of Macao is not to be reckoned amongft the moft confiderable ones of *China*, either for Grandeur or Number of Inhabitants, yet it merits a particular Regard, on Account of the Reputation that it has always held among the where the *Portuguyle* have been eftablished in the Eaft, and ftill poffers there; as also becaute it is the first where the *Europeans* opened the Trade of this great Empire, and which it enjoyed alone near two Ages, that they were manuffed to come and trade in it.

This famous City is fituated in a Peninfula of the Oriental Ocean, on the Coaft of the Prevalue of Canton, to which it is joined by a Slip of Land, at forty Leagues by Sea diftant from its Capital, where the Portugues fettled, the Beginning of the fixteenth Century.

Before the *Chinefe* were familiarized with thefe new Comers, who, under Pretence of trading, were already poffetiled of the ftrongeft Cities of *India*, and their Fleets Mafters of the Eaftern Seas, it was only permitted the *Portuguefe* to come annually with their Goods to the defert 14e of *Sanchan*, and there to open Shop in Huts, made in Hafte of the Boughs of Trees and Turfs, without being licenfed to build any Houfes. Their Credit increasing, they advanced to *Macao*, ten Leagues from *Sanchan*, where they afterwards improved what Opportunities offered, to ingratiate themselves, and obtained Permiffion to build Houses and Magazines, and to encompaß their new Town with a fingle Wall.

The Dutch, jealous of the China Trade, where they could not be received, attempted to drive these Portugues out a hundred Years after their Establishment; but, having miffed their Aim, their Enterprize only ferved the better to fecure their Enemy's Settlement, as the Portugues laid hold of this Occasion to obtain the Liberty of forifying their Habitation, which was granted, as they were better liked for Neighbours than the Dutch.

3

The

The F

now built by a ftrom The I

out by a

all the

Pain of !

the Cuft

Fruits,

guele Tr

their Me

Province

other Cl

what th

fhould

between

Ships, a

lence of

Leave to

Junks t

compof

all the l

the Du

Advant

which i

as the l all thos

Т

very r

which

North

fublist

trary,

belide

Ule;

eftcen

efpeci than

Japa.

South

Stag

the L

truck

have

but

and

dert:

Mc

Tł

At p

It wa

After

OF ASIA.

The Fortifications of this Place are fine and regular, and the *Portuguese* have now built three Forts, on as many Eminences, or little Mountains, always guarded by a ftrong Garrison, and defended, as is faid, by two hundred Pieces of Cannon.

The Iffhmus, which joins the Peninfula of Macao to the Continent, is first out by a firong Wall, built acrofs it, that has a Gate in the Middle, by which all the Chinefe may come in, and go out, but no Portuguefe may pafs it, on Pain of Death; it is at this Gate, where the Emperor of China's Officers are paid the Cuftoms of Importation and Exportation, on all the Goods, Provifions, sind Fruits, which are brought to or carried out of Macao by Land. All the Portuguefe Trade was at first thut up within the Circuit of the City, where they reacted their Merchandize, and where the Junks from Canton, and the other Meritime Provinces of China, came to take them in Exchange for their Silks, Stuffe, and other Chinefe Manufactures and Products.

Afterwards, fome Merchants of Macao had Permiffion, for it was not indifferently granted to all, to go twice a Year to the Fairs at Canton, and purchaswhat they thought proper, who generally left Orders for fuch Goods as they fhould want next Voyage, that they might be making during the Time between the two Fairs, which if they fpent there, it was always on board their Ships, as well tor their own Safety, as to avoid the extreme Miftruft and Infolence of the Chinefe, and they were obliged to pay large Sums to the Viceroy for Leave to trade.

It was with these Goods they carried from *Canton*, and those that the *Chinese* Junks brought to *Macao*, or what came in by Land, that the *Portuguese* formerly composed all those rich Cargoes that they yearly fent to *Japan*, *Manillas*, and all the Parts of *India* from *Gou* to *China*, where they carried their Trade to, before the *Dutcb* came to interrupt them.

At prefent this Trade is almost reduced to nothing, and they enjoyed but few Advantages from the Treaty they made in 1680 with the Court of *Pekin*, by which it was agreed that they only flould transact the whole Commerce of *China*, exclusive of all other Nations; this Privilege having lasted not quite five Years, as the Ports of this valt Empire were opened, as before mentioned, in 1685, to all those who would come to trade there.

#### Commerce of the Kingdom and Peninfula of COREA.

THE Kingdom of Corea, called alfo Caoli, and Tiocence vk, extends from the thirty-fourth to the forty-fourth Degree of Latitude. On the South it is very near to Japan; and on the North it joins to China by a high Mountan, which keeps it from being an Ifland. The Country is not equilibre for the state of the Northern Coaft produces hardly fufficient to fupport its Inhaeltants, who only fublift on bad Barley, and are clothed with Animals' Skins; which on the contrary, the Reft of the Kingdom produces in Abundance all Neeffrices of Life, befulse Cotton, Hemp, and even Silk, though they are ignorant how to fit it for Ufe; here is alfo found Silver, Lead, Tiger Skins, Nith or Ginfeng Root, fo much effected by the Tartars and Chinefe, a Q antity of large and finall Cartle, more effectively Horfes, Cows, and Hogs. In a Corean hardly trade with any others than the Japanefe, and the Inhabitants of the Ifle of Suifima, feated between Japan and Corea, who have a Magazine or Deposit for their Merchandize, to the South-Eaft, and in the City of Poncbant.

The Goods brought to Corea, are Pepper, Brazil Wood, Allum, Buffaloes' Horns, Stag and Buck Skins, and other Commodities; even fome from Europe, which the Dutch and Chinefe fell to the Japanefe. All thefe Goods are exchanged and trucked against the Manufactures and Products of the Country; and the Coreans have also fome 'Frade directly to Pekin, and the Northern Provinces of China; but this Businefs is of fo great Expence, as it must be carried on all by Land, and on Horfeback, that only the most confiderable Merchants are capable of undertaking it; it is those of Sior who go thus to China; and are not let than three Menth in their Journey, the whole Commerce confisting in Lineus.

10 B

This

to four Name : o Marry of it quicker, s before ept the of carain and 'rade in e, finall Goodk, Cotgreater rovinces of Siretain a idolence ted, and ceptible, 1 Paper, Jewels linever,

faid but it now neward-*Englijb* 

the moft (bitants, ) has alhe Eaft, opened (es, that

te Coaft at forty Begin-

er Prend their to come en Shop licenfed way, ten ties ofnd Ma-

ceived, ablithetter to ition to as they

The

This Kingdom has from Time immemorial been tributury to the *Chinefe*, who treat it very feverely, not permitting it to have any Trade with Strangers, though the Inhabitants go clandefinely with their Goods by the Sea of *Jepus*, in to the River *Amur*, and from thence by the *Nafunda*, to the City of *Neurs*, to trade there with the *Moungales*, and indirectly with the *Ruffans*. They go twice a Year to *Pekin*, *viz.* in the Months of *March* and *Auguft*, to the Number of forty or fifty Perfons, as well to pay the Emperor his Tribute, as to carry on their Trade, which principally confifts of the following Particulars:

A Sort of thick large Paper made of raw Silk, which ferves in *China* for Window Safhes, inftead of Glafs; Gold and Silver figured Paper; all Serts of large Fans, varioufly faftioned; very fine Mats, which ferve in Summer inftead of Mattrafies; fmoaking Tobacco cut very finall, of which vaft Quantities are confouned in *China*, where it is better efterned by the Natives than their own; a flriged Cotton Cloth; a Sort of Skins which the *Ruffians* call Chorky, which are found in great Abundance here, and for which there is a large Demand at *Pekin*; a dried Fifth taken from fome large Shells caught in the Sea of *Japan*; beildes which they carry there large Sums in Silver, and with them purchafe the fineft raw Silk and Cotton, Damaiks, a Sort of Stuff mixed with Silk for Linings, Tea, Porcelaine, all Sorts of Kitchen Furniture in white Copper, and Sables' Tails.

#### Trade of the Iflands in ASIA.

THE trading Ides of which I intend to treat, are the Mahlives, Ceylan, the three Iflands of Soud, viz. Sumatra, Java, and Borneo, the Molucas, the Philippines, the Labore, and the most famous of all, the Ides of Japan.

I might here also take Notice of the Isle of Amian on the Coast of China, and that of Formofo, where the Dutch built the Fort of Zeland; but this having returned in 1661 under the Dominion of China, and the Europeans carrying on no Trade to either, I shall content myfelf with having only mentioned them; and follow the fame Method in treating of those above mentioned, as I observed with the Afiatick Continent, that is, to speak of them as they lie in our Way, on advancing into the Oriental Sea, and to to run them over from the Maldiver, which first prefent themselves, to the Isles of Japan, beyond which the Europeans carry on no Trade.

#### Of THE MALDIVES.

THESE lifes, more famous for their Number than Grandeur, lie in the Indian Sea, at fixty Leagues from Cape Comarin, extending from eight Degrees North to four Degrees South Latitude. Their Number is uncertain, and it daily decreateth, though they are computed to be at leaft twelve thoufand, Part inhabited, and Part defert, which are divided into thirteen Attolons, that is, thirteen great Parts, by pretty large Channels that feparate them, the Iflands of each Attolon being fo near to one another, that at Low-Water the Communication may be made on Foot, without being wet higher than the Knees. The greateft Trade of thefe files conlifts in thole fmall white Shells called Cowries, fo often mentioned in this Work, and the Dutch are the People particularly concerned in it, whether to India, where they diffribute a Share, or in Europe, where they fell them to moft other Nations, who trade to Guinea, Juda, and on the other Coafts between Cape Verd, and that of Good Hope; beides which the Iflanders carry a large Quantity themfelves to Geylan, and fome other Places on the Malabar Coaft, from whence a great many are fent to Surat, and into the Dominions of the Grand Martl.

a great many are fent to Surat, and into the Dominions of the Grand Mogul. The Goods given them in Exchange for their Shells, are coarfe Cotton Cloths, Rice, and fome other Provitions, that do not grow in their files. The Cocoa Tree also turnithes them with fome Merchandize that they fell to Strangers; though Dr. Garcin has exploded a vulgar Error, hitherto propagated by most Authors, who have deferibed those Trees as Natives of those lifes, accounting them the belt of any in India, which I thought would not be unacceptable to my Reader, if I give it a Place here; the Doctor acknowledges, that here are Plenty of the common Sort e neighbourin and whole I but one onl Poifons, Cl to feek, and

# T HIS I

ing betwee than two h The Por Coafts, wi their Cone Dutch hav feized on Forts, till Capture of but in al Candi; ar Hands; b felves, w Concord or Cingal to have a mountain and thefe

The F of Candi, fore done feated on Enterpriz Squadror he had States Ge the Frem Coafts a continua The J

entirely and the Trinquer They Jaffana, Ceylan, Ivory, Ebony, Wild J Root fe the Cos cious S Tho

Candi, Cinnar bition Aroma that pt

\$ 20

#### OF ASIA.

mon Sort of Coccas, though in nothing different from those growing in the neighbouring Countries; but that Species to which the Preference is to be given, and whose Product these files are to celebrated for, does not yield the edible Nut, but one only useful in Medicino, being efteemed by the *Indians* very good agains? Poilons, Cholicks, Fevers, and Affections of the Nerves, for which they come to feek, and purchase it a very considerable Price.

#### OF CEVLAN.

T HIS Island, called also by fome Ceylon, is feated in the Indian Sea, at forty-five Leagues East from Cape Comorin. Its Length is about eighty Leagues, being between the fixth and eleventh Degree of Latitude, its Circumference more than two hundred, and it is supposed to be the Trapobana of the Aucients.

The Portuguest difference it in 1506 or 1509, but they could only fettle on the Coafts, without having ever been able to penetrate into the Coantry; they enjoyed their Conqueft, and the Cianamon Trade, for more than a Century, when the Duteb having begun to make themfelves known in these Parts in 1602, foon after forts, till they had chafed the Portuguest entirely from the Ific to 1657, by the Capture of Columbo, the fineft and ftrongeft of all their Cities, not only in Ceylan, but in all India. This Conqueft was made with the Affittance of the King of Candi; and one Claude in the Treaty was, that this Place flould be put into his Hands; but the Duteb having becute their new Ally, and from that Time to this the Concord is nothing better between them, than it was before between the Cingales, or Cingalais, and the Portuguest, the former being prohibited on pain of Death to have any Commerce with the Duteb, though this muft be underflood of the mountain Cingales, who belong to the King of Candi, and not the maritime Ones, and their are the Hallanaer' Subjects.

The French in 1672 attempted an Effablifhment in this Ifland, and the King of Candi, who would have been pleafed to oppofe them to the Dutch, as he had before done thefe again the Portugue, granted them by Treaty the Port of Cottiar, feated on the Bottom of Tringuemale Bay, in the eaftern Part of the Ifle; but the Enterprize of St. Thomas, in which Admiral Defhager lightly engaged the French Squadron then under his Command, hindered his importing this Settlement that he had begun, and the War which was then declared between France and the States General, having afforded Opportunity and Time to the Dutch for difplacing the French, they remained in their first Poffeffion, that is, fole Mafters of the Coaffs and Cinnanion Trade, but always ill with the mountain Cingular, who

The principal Places that the *Dutch* have on this Ifland's Coaft, which they entirely poffets, except fome to the Weftward, are *Colombo*, the Capital of them, and the Governor's Refidence, *Negombo*, *Matura*, *Gale*, *Caliature*, *Bateen'o*, and *Trinquemale*, two Forts to the Eaft, belides feveral Habitations.

They have also the Isle of Manan, and the Kingdom, or large Peninfula, of Jaffanapatnam, both to the North. The Commodities commonly found in Grylan, and which are collected with very little Trouble, are long Pepper, Cotton, Ivory, many medicinal and dying Roots and Drugs, Cardamoms, Silk, Tobacco, Ebony, excellent Wood for building, Lead, Betel, Arcque, the bett in India, Wild Honey, Musk, Wax, Crystal, Saltpetre, Brimstone, Sngar, Curcuma, a Root for Medicine and Dying, Rice, of which the Dutch carry large Parcels to the Coaft of Coremanded, Iron, Steel, Copper, Gold, Silver, and all Sorts of precious Stones, except the Diamond, Cinnamon, and Elephants.

Though all their Commodities abound in the Uplands, tubject to the King of *Candi*, the *Dutch* have them not in fuch Plenty, and but few of them, except the Cinnamon, when the *Cingalais* do not dare to venture on a Breach of the Prohibition for their trading with the *Hollanders*; it is therefore principally with this Aromatick that the *Dutch* fupport their Traffick here, and it is not the whole Iffee that produces it equally, here being many Places where but little grows, and more where where where the state of the state

 who though it to the de there Year to or fifty
 which

of Wins of large of Matnfumed (Ariped ) found a dried s which aw Silk Porce-

an, the as, the

.

ing rez on no n; and d with 'ay, on which 'y carry

Indian Degrees t daily inhatirteen Attotirteen Attotied in tied in tied in tied in tier to moft Cape antity tience

oths, Free ough tors, beft if 1 omnon

where there is none at all. That called the Ciunamon Field or Ground, and which belongs entirely to the *Dutch*, is from *Negambo* to *Galiettii*, a Village three Leagues to the Eaft of Fort *Mature*, which comprehends a Part of the Weftern and Southern Coafts of the Ifle. The beft Cinnamon is that in the Neighbourhood of *Columbo* and *Negombo*; that of *Gale* Point is alfo very good, and the Reft but middling; it is diffinguifhed into three Sorts, viz. the fine, middling, and coarfe, of which the young Trees produce the fine, and of a worfe Quality in Proportion to their Age, though the Bark muft at leaft be two or three Years old. This Tree multiplies greatly, and almosf without Culture, but the *Dutcb* hinder their Increafe, to make this precious Bark more fcarce and valuable.

The Cinnamon Tree comes very near in Characters to the Laurel, that is, in Flower and Fruit, and the Natlves fuppole there to be nine different Sorts; fome diffinguished by their Smell and Tafte, and others by their component Parts; among which is one that fmells strong of Camphire, and another with a thorny Trunk and Branches. The Season for barking and getting in the Crop, Is June, July, and it lasts three Weeks or a Month, according to the Quality, gathered; between three or four thousand People are employed in it, all of them enrolled, and diciplined with as much Exactness as regular Troops, that they may perform their different Functions unconfused.

Next to the Advantage arifing from this Commodity, the Dutch reap the greateft from Areque and Elephants, which the Natives cultivate and hunt for them, by transporting them to feveral Parts of *India*, where the first fell in Preference to any other, and the latter will fetch from fifty to eighty Pounds Sterling each.

#### Of SUNDA or SONDE Islands.

T HESE are a great Body of Ifles, lying in the Indian Sea, to the Weftward of the Molucques, from the eighth Degree of North to the fame of South Latitude, and between the hundred and thirty-eighth and hundred and fifty-eighth Degree of Longitude, of which the three principal ones are, Java, Sumatra, and Borneo, as well for their Extent as Commerce, of which I thall treat in the Order I havehere placed them.

## OF JAVA.

JAVA, feated to the South of Sumatra, reaches from the Straits of Sunda to those of Balemboang, which is about two hundred and twenty four Leagues; and its Breadth being unequal, the Circuit may be near four hundred and eighty. The Dutch are at present the only Europeans established on it, having first iniquitously possessed themselves of the English Settlements at Jacatra, and afterwards that of Bantam, they have fince hindered any others from coming here.

The Javans, jealous of their Liberty and Trade, did for a long Time refufe all *Europeans* Leave to fettle in their Country, till the *Englife* towards the End of the fixteenth Century, landed, and were, by the Emperor of Java, permitted to build a fmall Fort at Jacatra, with Warehoufes, and a Lodge for their Factors and Goods; and the King of *Bantam* alfo gave them Leave to eftablifh a Factory in his Capital, in Order to fhare a foreign Trade with his Neighbours.

It was in 1617 that the Dutch, who till then had not had any fixed Trade at Java, came to eftablift there, but, according to their Practice in the Indies, at the Expence of others, having, in Sermon Time, furprized the English Fort at Vacatra, and plundered their Lodge and Goods, they afterwards built there the City of Batavia.

The Englif, well fettled as they thought at Bantam, which was the Relidence of the fecond Prefident of their Company, continued to carry on as confiderable a Trade as the Dutcb; but were difpoffelled of this Place alfo by their envious Neighbours, under a falfe Pretext and feigned Authority of the King, a Detail of which is too long to be inferted here.

Before

Before il rally born feveral Por this Bufine entirely to and Ports in

The Pla Jova, are S Selor, and pendent on the Dutch, tained, and here they c all Parts of

What the it elfewhere their Ifle, Birds' Ne Ginger, C rich Silk S Cotton Cl transparen Ivory, Eu obliged to the two 1 Neighbou The pr and Cidar

Japara, from whe and Fruit to whole molt rem feven Les *para*. T where the which the two of w of the w

Eantai pire of t of Sumat and Lam one of th almoft al I have

a Settler

greatly e pafs for Datch l trymen Ther the Nat Pins, N Bata

Bantam It is bu the fan 1617,

OF ASIA.

Before the Holianders became Mafters of Baxtam, the Yavans, who were naturally born for Trade, carried on a very confiderable one themfelves, not only in feveral Ports of their filands, but to the moft remote Places of  $hadia_1$  and though this Bufinefs is greatly diminified, through the fuccefsful Endeavours of the Data b entirely to dettroy it, yet a Part of it fill fubfifts, by Means of the many Flavens and Ports in the file, where the Company have no Effebilithments.

d, and

Village of the

Neigh-

nd the

ddling,

Quality e Years

Dutch

is, in

; forme

Parts ;

thorny

June.

Quality,

t they

ap the

unt for

in Pre-

s Ster-

ward of

ith La-

-eighth

in the

inda to

agues ;

eighty.

ft ini-

rwards

fufe all

of the

build a

Joods;

apital,

ade at

ies, at

Fort at

re the

idence

able a

nvious

tail of

Before

The Places of their chief Trade, befides that of the Ports in the great and little Java, are Sumatra, Siam, Malacca, Borneo, Geleses, Bouton, the Moluceas, Banda, Selar, and Timer; though in Regard of the Melaccas, and the other files dependent on them, they mult have Leave and take Pallports for going there from the Dutch, who are abiolite Mafters of them, and which are always difficultly obtained, and at a confiderable Expence; they also trade by Sea to Batavia, and it is here they direct their principal Traffick to, as it is the Refort of many Nations from all Parts of Afia.

What they deal moft in is Rice, which they go to purchafe, and then transport it elsewhere ; they however engage in the Dispotal of all Commodities growing on their Itle, fuch as Pepper, Cocca Nuts, Oil, Sugar, Cardamons, Opium, Indigo, Birds' Nefts, Horfes, Areque, many medicinal Drugs, Benzoin, from Borneo, Ginger, Copper, Gold, &c. in Exchange of which they bring back feveral Sorts of rich Silk Stuffs from Coronandel, Bengal, and more effectively the Patoles of Surat, Cotton Cloth, Counterpanes, Matts, Fotas, a Sort of Women's Drefs, Lacque, transparent Retin, Tortoutethell, Pewter, Lead, Porcelaines, Tea, Sandal-Wood, Ivory, European Goods, Cinnamon, Nutmegs, and Cloves, which Spice they are obliged to buy of the Durch, except they can clandetlinely procure tome of the two Laft Sorts from the Malaceur and Banda, to which they are very near Neighbours.

The principal trading Citics of the life are Balamboang, Panarocan, Joarton, and Cidaiou, of which the Dateb have almost ruined the Trade, todraw it to Japara, where they are Matters, which lies ninety-four Leagues from Bantan, from whence they get the greatest Part of their carpentery Wood, Cattle, Rice, and Fruit, to fupply the Inhabitants of Batavia, Ambaina, Ternate, and Banda, and to whole Port the Javans, Macaffarois, and feveral other Nations, even from the most remote Parts of Afia, fend their Ships; Cheribon on the fame Coaft, is fixtyfeven Leagues from Bantam, where the Company have a Fort, as well as at Japara. There is yet, on the Coaft of this great IIIe, Togal, Samarang, Rambam, where the Company build their Slops, and other Veffels, and Sourabaie, to all which the Dateb have Fort, in Fine, Bantam and Batavia, which are the only two of whole Tradel Ishall tpeak, as the Dateb have in a Manner here united that of the whole Ifle.

Eantam is the Capital of one of the two Kingdoms, whole Kings divide the Empire of the life of Java; he of Bantam extends his Dominions even into the life of Sumatra, on the other Side of the Straits, where he potleffes Sillebar, Dampin, and Lampon. Bantam was, before the Europeans had penetrated into the Eafl, one of the moft trading Cities of India; the Arabians, Turks, Moors, Chingle, and almoft all the Nations of India fending their Ships here.

I have already faid, that the English were the first Europeans who here obtained a Settlement, where their Commerce flourished for a long Time; and I could greatly enlarge, and give a black Detail of their Diffedgement, but I dare not trefpass to much on my Reader's Patience; let it therefore fuffice to repeat, that the Dutch have remained Mafters here ever fince they unjustly deprived our Countrymen of it.

There is no Place in the Ide of *Java* where Refrethments coft lefs than here ; the Natives, who, on the Ships' Arrival bring them in Plenty, are contented with Pins, Needles, finall Knives,  $\Im c$ . in Payment.

Batavia is feated alfo in the life of Java, to the Eaftward of the Kingdom ot Bantant, and twenty Leagues from the City of that Name, which is the Capital: It is built on the River Jacabra, and nearly on the Ruins of the ancient Town of the fame Denomination, that the Datch took from the English by Surprize in 1617, as before-mentioned, and which they had often defended againft all the Loc Forces

Forces of the Emperor of Maratan, the most powerful Monarch of the Ide. In 1619 it took the Name of Batavia, though it was not finithed and put in its prefent Condition till 1660.

This new City, which yields in nothing to the fueth in *Halland*, either for the Length of its Stretz, Magnificence of its Buildings, Conveniency of its Canals, and Beauty of the ever-green Trees planted on each Side, is defended by a Citadel with four Baftions, founded on Piles, in which the Company always maintain a Garriton of a thoufand regular Troops; belides which Fortification there are divers advanced Polts within Land, furthined by Redoubts, or finall Forts, to cover the Soldiers from the Excurtions and Surprizes of the *Invania*.

The City is peopled with divers Nations, of which the Datch make near half. and among them are fome Portuguefe, though almost all of them Protestants, who have two Churches here, where the Minifters officiate in their own Language; the Malayans have also one, and the other Inhabitants are permitted the free Exercise of their Religion : The Suburbs reach near half a League into the Country, and form a larger Town than Batavia itfelf, peopled with Chinef:, Moori, Javans, and Malayans, and also many Duteb Artifans; the first are the principal Hutbandmen, who fow Rice in the Grounds they cultivate round the City, and have brought it to fuch Perfection as not to need any foreign Supplies: Sugar is alfo gathered here in Plenty, and there are many Mills on the River Jacatra, for bruiling the Canes, and feveral others for making Paper, Gunpowder, and grinding Corn; but all thefe Advantages, though capable of making any City flourith, are nothing in Comparison with those that the Company's immente Trade brings here, where all Sorts of European and Ajian Commodities are amafled, and their Warehouses well filled, either for lading their Ships bound Home, or the defined for the Trade of Clina, Japan, all India, Perha, Arabia, and the Red Sea ; Batavia being the Centre where all the Company's Effects enter and go out, by a perpetual Circulation, and always with an inconceivable Advantage, though confiderably diminifhed by the indirect Gains of fo many principal Directors, and their Subalterns, through whole Hands all the Affairs pais, and who, in Places fo diftant, are apt to forget their Conditions, and think themfelves Matters of those Effects, of which they are only Depofitaries.

The Council of Batavia has eight Governments fubject to it, viz. that of Ceylan and Coromandel, in the occidental Peninfula of the Ganger; that of Malacca, at the Extremity of the oriental Peninfula; four on the Malacca files, which are Macage, Ambana, Ternate, and Banda; the eighth is that of the Cape of Good-Hipe. After these Governments there are three Directions, each filled by a Chief with the Title of Director, the one in Perfia, the other at Sarat, and the last  $Een_e/i$ the Director of the first relides at Gammeron, and has the Lodges at Ifpaban and Kerman in his Dependance; that of Surat, where the Director relides, has under it the Lodges of Amadabat, Barochia, or Brochia; and that of Bengal, which is very extensive, has its principal Settlement at Ougli, where the Director relides, and *Chiopera*; Pepeli belonged to it formerly, but the Company have abandoned it for a long Time Four well fortified Places ferve to guard the Country, where are many Eftablishments, the chief of which bear the Title of Commanderies; of these here are two in Ceylan, viz. Point Gale, and Jaffanapatnam; the other two are Czebir on the Macabar Coaft, and Samarang on the Coaft of Java.

The other Factories or Lodges are thole on the Coaft of Coromandel, under the Governor of Nagapatham; thole of Java fpecified in this Section, under the Commander of camarang; thole of Sumara, which are Palimbang,  $\mathcal{J}$  mbi, and Padang, are independent of all others but the Government of Barrara; in Fine, thole of Siam and Japan, which are judia and Ligor for the first, and Mangolaky for the fecond; and three Lodges tubject folely to the upper Regency, although their Chiefs have only the Rank of Merchant. They had formerly a Settlement at Jonguin, but they abandoned it in 1700; fo that from the preceding Account may be gathered, that of Factories fubject to Governors, Directors, and Commanders, which are the most conductable ones, there are fifteen, and of the other fubaltern Settlements, final and great, from fifty-three to fifty-five.

This

This If:

an incopret Food of th

Forntains

that nothing the Lands,

of Inhebits

Rivers her

in an extra

Here are the Wood

thefe both

is the beft

dered the

which is

fpect of the of Shoals,

bited. T

Bantam eight Lean

Batario

Batavia 1

milics, in of Bambo

Bird's Ne

its Buildi

tavia, is and finall

after Ban

Company

are on th

that it h

as well a

the Com

within I

formerly

and Muta Torral of, with

the Coaff

Families

from her

thousand

here for

carried o

Families

Houfes,

grows h

Touba

Culai

Japar

Javas

Ramba fix thou

Tagal i Leagues t

Samara

And Cheribo

Int

s pre-

er for

mainthere

ts, to

-hilf,

Lints,

Lan-

d the

) the

fors.

ncipal

gar is

*catra*, and

City

Frale

. and

thole ic R.J

o out,

10ugh

, and

ces fo those

Cerlan

at he

Hipe.

1. 1;

y and

under ich is

fides,

, and it for

re are

s) of

two

r the the

, and

ine,

y for

their

it at

may

ders,

ltern

This

8 Ca-1 by a

This Ifland is the most fertile and populous of any in the World ; here grow an incypreffible Quantity of Rice, and Cocoa Nut Trees, which are the principal Ford of the Natives. All Sorts of Indian Fruits are found here in Plenty ; the Fountains and Rivers are numerous, and fo equally and commodioutly distributed, that nothing better or more convenient could pollibly be defired, which to fertilize the Lands, as to procure Abundance, and this the congregating of fuch a Number of Inhobitants, who are naturally addicted to Trade, which the many navigable Rivers here greatly contribute to their carrying on. Wild and tame Fowl abound in an extruordinary Manner, a Hen being worth no more than a Penny Sterling. Here ate Stags and wild Boars in Plenty, Rhiroceros and Tigers are frequent in the Woods, which are very thick on the Mountains that garnifh the Illand, and thefe both finall and great are generally cultivated. The innermoft northern Coaff is the beft, and the most populous, on Account of its great Fertility, being alfo rendered the nuft frequented by its convenient Situation for Trade and Navigation, which is very different from the fouthern Coaft that is the exterior Part, in Respect of the liles of Sund, and the great Sea ; the Shores of this Coast are steep, full of Shoals, and Rocks, which render them difficult of Accefs, and but thinly inhabited. The principal trading Places along the other Coaft are first,

Bantam, already deferibed, after paffing the Straits of Sunda, which are twentyeight Leagues long, and from them to Bantam are five Leagues more.

Batavia, likewife treated of, is twenty Leagues to the Eaflward of Bantam; And

*Cheribon*, where the *Dutch* have a well fortified Factory, is a City diffant from *Batacria* forty-eight Leagues by Sea, and compofed of near eight thanfand Families, in as many Houtes, fome of Stone, others of Wood, but the greateft Part of Banbees. This Place produces a good deal of Rice, Timber, Indigo, edible Bird's Netle, &c.

Tagal is another City where the Company have a Fort and Lodge, twelve Leagues to the Eaft of the laft mentioned, than which it is a little bigger, and its Buildings much the fame.

Somarang, twenty-two Leagues from Tagal, and about fixty-eight from Batavia, is a City furrounded by a Plain, and croffed by a River that receives Barks and finall Vefiels between its Mouth and the City; it is the biggeft on the Coaff after Bantam, and fuppofed to contain more than twenty thouland Houfes; the Company have a Factory and Fort here, which commands all the others that are on the Coaff, the Chief bearing the Title of Commander, and is the fourth that it has in India. The Chinefe, who have fpread themfelves on all this Coaff, as well as in the other Ifles, are very numerous in this Place, by whofe Means the Company corresponds with the Javan Court kept at Cartafora, a good Way within Land, as the Emperor has for many Years quitted Mataram where he formerly refided; it is reckoned four Days' Journey from Samarang to Cartafoura, and Mataram is another Day's Travel farther to the South.

*Vorrabaya* is a City on the River, a good League's Diftance from the laft treated of, with near fix thoufand Houfes or Families; and at nine Leagues farther on the Coaff is,

Jopara, a large City walled by the Sea, that may contain about ten thousand Families, where the *Dutch* have a Fort built on a River: And twelve Leagues from hence flunds the City of

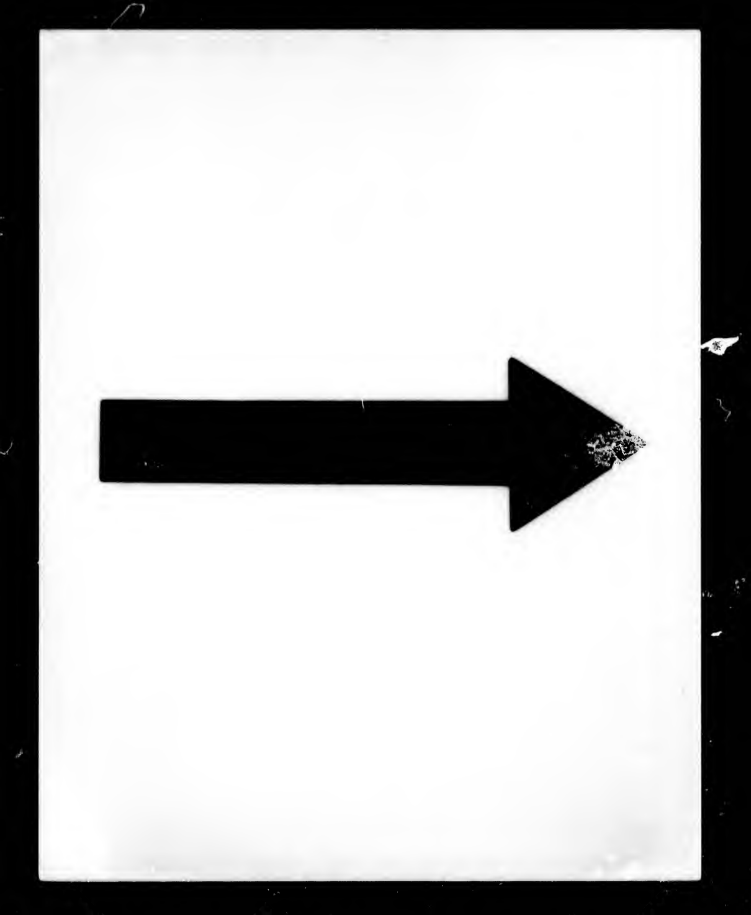
Javana, fituated near the Sea, being full of People and Trade, with near ten thoufand Houfes.

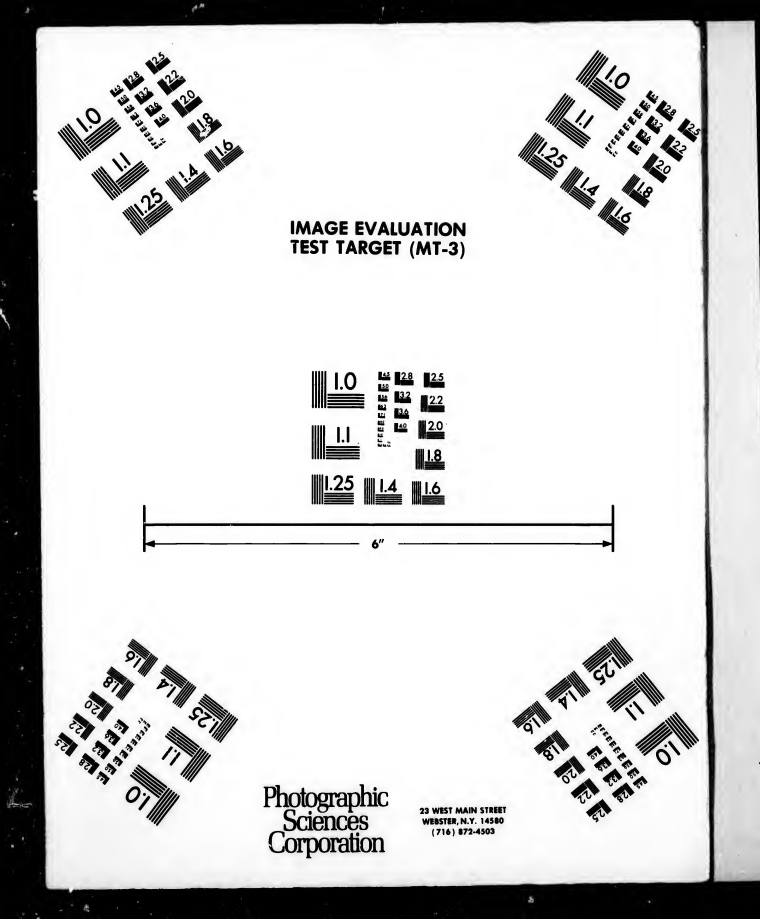
Rambang, or Rambam, is four Leagues to the Eaft, and may contain about fix thousand Houses; I have befor mentioned that the Company have a Yard here for building Shallops and other small Veticls; and here is a great Trade carried on in Rice,  $\Im c$ .

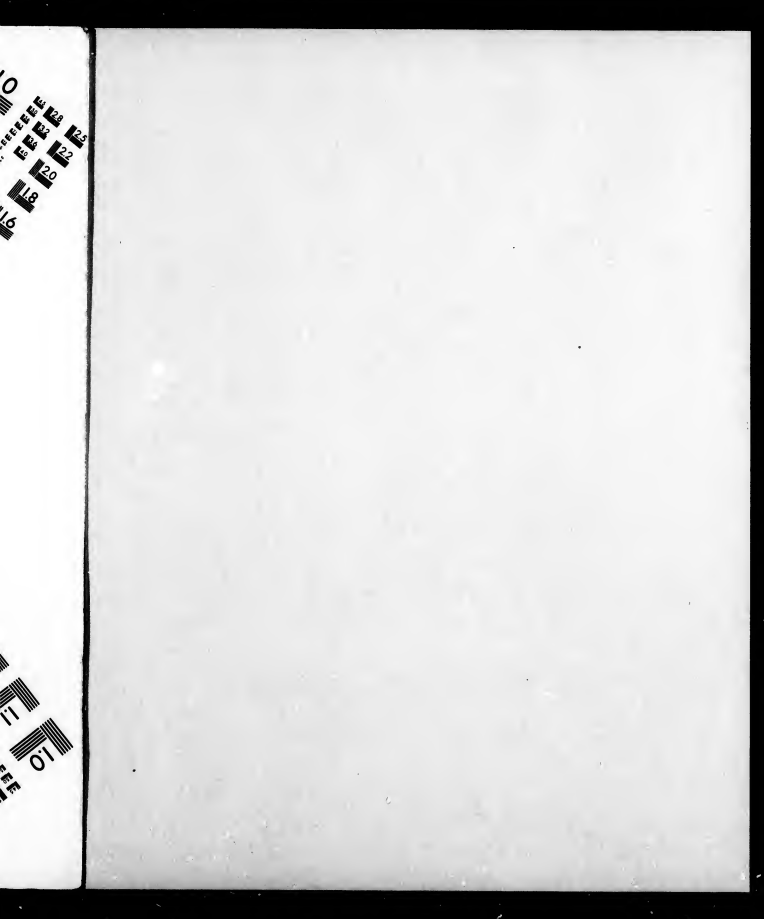
Touban, lies thirteen Leagues farther, and is a City with about five thoufand Families, who also furnish Trade with Plenty of Rice, and Ship Timber.

*Cidadou*, three Leagues from *Touban*, is a fine old City, with above fix thoufand Houfes, having formerly had a King of its own, and trades greatly in Rice, which grows here in Abundance.

Sourabaya







Sourabaya is a large City twenty Leagues from Cadaina, feated in the Straits of Madura, and upon a River, a large League from the Sea. It has more than ten thoufand Houfes, of which a great Part are built with Stone, as the *Chinefe*, who are very numerous here, always build with this Material. Its Connerce in Rice is very great, fo that it can fupply Trade with between two and three thoufand Tons, and fome Years double that Quantity; the *Dateb* have a fine Port here with a Captain's Command.

*Pacifiaroavan* is a City fortified by the *Javancje*, with above ten thoufand Houfes. It is thirteen Leagues from the laft mentioned Place, near a River, one League from the Sea, the *Dutch* having a fmall Fort, at fome Dittance from it. The Trade in Commodities of the Country's Growth confifts in Carthame, or Baftard Saffron, Cattle, Fowls, Rice, and Birds' Nefts, all in Abundance.

*Panaroucan* was once the Capital of a finall Kingdom, and is feated on a fine River, containing about five thousand Families, with the same Trade as the two preceding.

Balamboang, is the last City situated at the Easternmost Part of Java, on a Strait formed by the Isle of Bali, having about ten thousand Houses built almost all with Bambo, and abounds with Rice like the other Cities.

The Fertility of this Island is inconceivably great, not having its Equal in the World; all Things are brought to Perfection here with Eafe, and but little Trouble; the Days and Nights are always equal, and the Heat, which is temperate, remains continually the fame, to that Fabrenbeit's Thermometer never varies above four or five Degrees; the Earth is better, not fo another, and lefs mountainous, than in its neighbouring Iflands; fo that the Chinefe are very fond of fettling here, and fome come for this Purpofe almost every Year; they likewife render it more valuable by their Hufbandry and Trade, which the Javanefe neglect, as they are more propenfe to Deceit and Cozenage than Labour. This Richnefs of Soil makes it to populous, that one may fee the Roads fwarm with People in a furprizing Manner; the Rivers alfo, which are numerous, have their Borders thick fet with Villages; and betides the Cities now deferibed along the Shore, there are many within Land full as large and populous. It is reckoned that Car-tajoura, where the Emperor's Court is, has upwards of thirty thousand Houses, and that Mataram, which is the largest City of the Isle, has fixty thousand at leaft; in Fine, according to what the Dutch, who inhabit the principal Places on the Coaft, have been able to difcover, there are in this Ifle forty large Cities and forty-five hundred known Villages, befides others yet undifcovered by them; and by certain Memoirs it has been found, that there fame Places fome Years ago contained no lefs a Number of Inhabitants than near thirty-two Millions, including all Ages and Sexes; by which Calculation it may be feen, that this Ifland is three Times more populous than France, if the Difference of Territories be confidered; as the Ifle of Yava is not altogether equal in Bignefs to the Moiety of that Kingdom, which yet does not contain above twenty Millions of Souls \*.

#### Of SUMATRA.

THIS Island is about one hundred and ninety Leagues long, by fixty broad, and fituated in fix Degrees of Southern Latitude, ten Leagues from the Peninfula of *Malacca*, and four or five from *Java*, the Separation between the two Islands being made by the Straits of *Sunda*.

Its principal Commerce confifts of Gold, Silver, Pewter, Copper, Iron, Diamonds and other precious Stones, Pepper, Wax, Honey, Camphire, Caffia, Sanders, Tortoife-thell, Brimftone, Rice, Sugar, Ginger, Benzoin, Ambergris, Jet, Dragon's Blood, and Rattans.

The Gold is found all over the Isle, but more especially between *Ticou* and *Maningcabo*, where the Inhabitants gather it in Lumps at the Foot of the Mountains after great Rains, or in the River Sands, where they get the greatest Quantity, which the Collectors, who are Demi-Savages, give in Exchange for diverse

. Memoir MS. of Dr. Garcin,

those of I Almoft where mo dra-Poura an inferior well for E Mountain collected. from Born Ifle, efper Befides cem, Deli Acbem, Kingdom, have gene that Fore fome Eng Abyfin, a The G Cotton, u

vers Com

those of 1

efpecially Quantitie Salampou The D of Achem

the Well Land, wi Jambi, fame Na above tw Cotton (

lars, &c. Sillaba longs, as facture o dians, be

## $\mathbf{T}_{it}^{\text{HI}}$

the Ifle of Philippin dom of difgufted to contin The

Sambas, of all o fo often to plund abandon they had monds, phire, 1 Sey, Ca. monly i traits

than inef:

nerce

three

For

ufand

, one m it.

e, or

1 fine

two

on a

linoft

the 1

rou-

, rebove nous,

ttling

ender

glest,

Rich-

cople

orders hore,

Car.

oufes,

nd at es on

Cities

hem;

Years

s, in-

lland

conty of

road,

1 the

the

Dia-

San-

Jet,

and

oun-

uan-

di-

vers

vers Commodities with their Neighbours, as they have no Trade with Strangers; those of Maningcabo give in Truck Arms, Iron Tools, and Cotton Cloth; and those of Priaman, Pepper, Steel, Salt, Surat Coverlids, Gc.

Almost all the Island, except the middle Part, produces Pepper, but the Places where most is gathered are Andaageri, Jambi, Palimbang, and above all, In. dra-Poura; though Ticou, Sillebar, Maningcabo, and Barros yield fome, but of an inferior Quality; yet a large Quantity of both Sorts are annually fhipped, as well for Europe as India. The Brimstone is found at Pedir, where there is a Mountain of it; and near to this City it is that Refin, called Sumatra Balm, is collected. The Diamonds and precious Stones come from abroad, particularly The other Drugs and Commodities grow and are cultivated in the from Borneo. Ifle, efpecially in the inland Parts, Benzoin being the Product of Barros.

Befides these Places before-mentioned, fome Trade is carried on at Achem, Pacem, Deli, Arou, and Campara.

Achem, fituated in the Northernmost Part of Sumatra, is the Capital of a large Kingdom, and almost of all the Isle; being the most healthful Place, as the others have generally a bad Air, from the Waters and Lowners of the Lands; it is here that Foreigners transact the greatest Business, and the Road is feldom without fome Englift, Dutch, Portuguefe, Danish, Chinese, Guzarates, Arabian, Persian, Aby flin, and other Ships, from many Places of India and China. The Goods they bring here are Gold and Silken Stuffs, Muflins, Painted Linens,

Cotton, unfpun Silk, Fifh, Butter, Oil, Arms, and Warlike Stores, Silver, and more especially Rice, which the English, Dutch, Danes, and Chinese bring in large Quantities, as this Part of the Ille is entirely destitute of it, white, red, and blue Salampours, Percaffes, Spices, and Opium, brought from Bengal.

The Dutch have four or five Forts and Factories in the Dominions of the King of Achem, and those of some other petty Princes; among which are Padang on the Western Coast; and Palimbang and Jambi, on the Eastern, a little within Land, which in a Manner renders them Mafters of the Pepper and Gold Trade.

Jambi, which is one of the best Dutch Settlements, is upon a River of the fame Name, twenty-five Leagues from the Sea, from whence may be extracted above two thousand Tons of Pepper yearly, that comes from the Mountains; Cotton Cloths and Handkerchiefs are proper for this Trade, as are alfo Dollars, &c.

Sillabar, a City on the Weft Coaft, about thirty Leagues from the Straits, belongs, as before observed, to the King of Bantam, and is famous for its Manufacture of Cris, or Poniards worn by the Javans and the major Part of the Indians, being in great Efteem, and a large Trade carried on in them.

#### Of BORNEO.

THIS Island being nearly Circular, and near two hundred Leagues Diameter, it must confequently have a Circumference of about fix hundred. It has the Isle of Celebes to the East, Java to the South, Sumatra to the West, and the Philippines to the North. Only a Part of the Coafts, effectially those of the Kingdoin of Borneo, are known, the Barbarity and Infidelity of the Iflanders having difgusted the Europeans to as to hinder their establishing among them, or indeed to continue their Trade.

The Dutch first arrived there in 1609, and settled some Factories at Borneo, Sambas, and Succadana; but befides their not being able to obtain an Exclusion of all other Nations from trading here, as they for a long Time follicited, they . fo often proved the Ferocity of these Savages, who daily fought fresh Pretexts to plunder their Warehouses, and kill their Factors, that they at last forced them to abandon the Isle, and leave its Merchants to bring their Goods to Batavia, if they had a mind to maintain their Commerce; which principally confifts of Diamonds, Gold, Pearls, Bezoar, Aloes, Wood of different Sorts, Wax, Pepper, Camphire, Benzoin, Dragon's Blood, and Rattans. The Gold is found at Pebang, Sey, Calantan, Scribas, Catra, and Melanougua, and is more abundant than is commonly imagined; but the Sloth and Knavery of the Inhabitants make them live in

10 D

in extreme Poverty, amidft immenfe Riches, which their valuable Mines, and fertile Soil, would abundantly produce them, at the Expence of very little Labour; as their Lands would yield any of the *Indian* Fruits, and Spice in particular would flourish here to a Miracle, as Experience demonstrates in its prefent Growth of Clove and Nutmeg Trees, found here with every requisite Quality.

Sambas and Succadana are the Places for the Purchafe of Diamonds, of which the Mine is farther within Land, and may produce about fix hundred Carats yearly; here is also fome of Iron, Copper, and Pewter, and whatever elfe Sumatra yields may be found here; whole Imports also are fimilar to those of that Ifland.

#### CRIMATI, or CRIMATIA

Is a finall Island in the *Indian* Sea, about four or five Leagues diftant from *Borneo*, where is a Diamond Mine, and fome Pearls are found on its Coafts, both which Commodities the Inhabitants carry to fell at *Malacca*; and they are fo jealous of thefe Jewels, as to deny any Foreigner Admittance among them.

#### Of the MOLUCCA, or MOLUCQUE ISLANDS.

THESE Ifles are Part of the Oriental Archipelago, and indeed compose a particular one themselves of more than an hundred and thirty Islands. They are divided into the great and small Moluccas, and these last again parted into those properly so called, and them of Banda. Some Authors placing also the Isle of Amboyna among them.

All these Islands, of which I shall speak according to this Division, were difcovered by the *Portugue/b* in 1511, and their Possessing to the *Portugue/b* in 1511, and their Possessing the *Portugue/b* in 1511, and their Possessing the *Portugue/b* in 1511, and their Possessing the *Portugue/b* in 1511, and their Possessing the *Portugue/b* in 1511, and their Possessing the *Portugue/b* in 1511, and their Possessing the *Portugue/b* in 1511, and their Possessing the *Portugue/b* in *Possessing Possessing* and *Weyl Indies*; however, by the Treaty of 1420 between those two Nations, the *Moluccas* were ceded to the former, who occupied them till 1601, when the *Dutcb* newly arrived in *India* began to moleft them in their Possessing the *Possessing* and *Meyl Indies*; for the Growth of Nuttnegs, Mace, and Cloves in many of them, and as Mr. Savary fays, not in any other Part of the World, though Dr. Green informs us of their being produced in *Borneo*, as just now mentioned.

#### Of the Great MOLUCCA ISLES.

T HESE are among others Celebes, Gilolo, Ceram, and Bouton, to which Timor and Arou ought to be added. The first is the most confiderable of all, being two hundred Leagues long, by an hundred broad, which must be underftood, not of one fole life, but of a Cluster to near to one another, that they ferm to compose but one only. It encloses many Kingdoms, of which that of Macaffar occupies the greatest Part of the Southern Coast, &c. This Kingdom is allo the most fertile of any, and almost the only one where the Europeans have any Trade.

The Capital, celebrated for its Grandeur, Nu.nber of Inhabitants, and the Beauty of its Buildings in the European Tafte, is fituated in the Southern Part of the Ifle, at five Degrees tix Minutes from the Line, where the Portugueje formerly carried on, aimoft alone, one of the greateft Trades in India. The Dutch fucceeded them, and by Confert of the Macaffarian King, who feemed tired of the Servitude in which the former held him, built here Panakoke and Samboupo Forts to fecure their Trade, and, as they would make the Macaffari believe, the Liberty of their Country. But thefe new Guefts not being more tractable in Point of commercial Concerns than their Predeceffors, but endeavouring to become Mafters of Macaffar, to the Exclution of all other Nations, the Portugueje regained their Credit, and the Dutch, being near driven out, prevented the Defigns of their Enemics, which they had forefeen, by appearing before Macaffar in 1660, with a Fleet of thirty-three Sail, and after having been equally victorious at Sea, where they took, burnt, or funk fix large Portugueje Ships, richly laden, and on Shore, where in a Defective a Deicent fo intimic him by a again int their For fubdue th and anot fmall Vo Cloves an as the D Amboyna fo confid been able remained who not becility i

The j and the t ders, Co Ginger, Cloth, C Affa-feet *Gilolo* lago. S Leagues Sago, fc and *Rai* be fuppl Tree, au valetudin *Ccran* 

appertain tween h Peace m and the the Dut Trade w after, in Bouto Leagues Slaves, Bufinefa where t

## T H mits ru Princip and B Sago T and M over th his full there

Portug

and

Laarti-

cſent

hich

trats

Suthat

rnco.

both

re fo

pofe a

They

into

ic Ifle

e dif-

puted

Rome,

ndies;

were

ly ar-

them

of the

avary

their

Timor

being

tood,

em to

o the rade.

the

rt of for-

*utcb* f the

orts

ty of

om-

rs of Cre-

nics,

et of

ook.

re in cent a Defcent they forced Sword in Hand two Forts within Gunshot of the City, they fo intimidated the King and his People, altho' the braveft in India, that they obliged him by a Treaty concluded at *Batavia* the fame Year, never to admit the *Portugueje* again into any Part of the Kingdom, and to leave the Hollenders in Poffeffion of their Forts and Trade: It was not, however, till 1669, that they could entirely fubdue their reftlefs and favage Nation, who, notwithstanding the Treaty in 1660, and another in 1667, continually interrupted their Spice Trade, by fending fmall Veffels to traffick with the Inhabitants of Banda and the Moluccas, in Cloves and Nutmegs, which they afterwards fold to the English, and maintained as the Dutch gave out, a Correspondence with their Enemies, to take from them Amboyna, one of their eight great Governments in India. And notwithstanding fo confiderable an Expence was made, and fo much Blood fpilt, they have not been able to eftablish an exclusive Trade at Macaffar, the Port and City having remained open to all the Nations of India and Europe, excepting the Portuguefe, who notwithstanding may now come and Trade like the others, fince their Imbecility in the Indies no longer affords the Dutch any Jealoufy.

The principal Commodities exported from hence are Rice in a vaft Quantity, and the beft in *India*; Gold, Ivory, a great deal of Brazil Wood, and fome Sanders, Cotton, Camphire, various Sorts of Hard-Ware, Arms proper for the *Indies*, Ginger, long Pepper, and Pearls finhed here. The Imports confift of Scarlet Cloth, Gold and Silver Stuffs, *Cambaye* Cloth, Pewter, Copper, Iron, Soap, and Affa-fœtida, which two laft come from *Surat*.

Gilolo has the fecond Rank among the great Ifles of the Moluccan Archipelago. Some make it two hundred Leagues, and others but an hundred and fifty Leagues in Circuit. The beft Merchandize extracted from hence is Sagou, or Sago, for making Bread, without which the Inhabitants of the Leffer Moluccas and Randa, could not fubfift in the Want of Rice, with which they can only be fupplied from Macaffar, &c. It is made of the Pith of a Tree like a Cocca-Tree, and is now in great Effcem in Europe, as a flourithing Food for weak and valetudinarian Conftitutions.

Ceram is not lefs than Gilob, a Part of whole Coaft has for a long Time , appertained to the King of Ternate, and was the Occation of a tedious War between him and the Dutch, on Account of the Cloves cultivated here; fince the Peace made between them in  $16_38$ , this Place has fhared the Fate of Ternate and the other Ifles belonging to it. The Clove Trees have been rooted up, and the Dutch have built Redoubts and Forts in many Places, to impede all foreign Trade where they now have made themfelves Mafters. Of which more here-after, in treating of Ternate.

Bouton is the last of the four Great Molucea Ides, and may have about eighty Leagues Circumference. This produces no Rice, but carries on a great Trade in Slaves, and has a mall Quantity of Ambergris of a middling Quality. Its best Business is that ot Tamettes, a Sort of Linen made hore, proper for the Moluceas, where the Dutch carry a large Quantity yearly.

### Of the Little MOLUCCA ISLES.

T HE Islands properly called the *Moluccas* are only five, viz. Ternate, Tidor, Machian, or Makiam, Moter, and Bachian, which compose one of the seven great Dutch Governments in Asia. The Land of these lifes lies very high, each being an entire Mountain, which begins from the Coasts, and have their Summits run to a great Elevation. They are all very small; Ternate, which is the Principal, not having above seven Leagues, Machian near fix, Moter only four, and Batchian twenty in Circuit; but this last is half Defert, and very full of sago Trees. All these files are near the Line, Machian is directly under it, and Moter more to the North. The King of Ternate reigned formerly, not only over these five lifes, but over the greatest Part of the Moluccan Archipelago, and his subjects were then obliged to bring their Spice to his Capital; and it was there that the foreign Merchants, whether Javans, Malayans, Chinefe, and the Portuguefe, at first, came to buy it; but a little after these latter were arrived in

in India, this great Power of the Ternatois began to Ihake, and the Inhabitants of Macaffar, Tidor, and many other Ifles having revolted and confederated, went to attack their King.

The Portugueje, always attentive to what might enlarge their Empire, and extend their Conquefts in the Indies, foon mixed in the Quarrel, and improved fo favourable a Conjuncture to their own Advantage, obtaining thereby an Eftablithment in *Te. vate*, even with the King's Confent; and afterwards by Right of Conqueft in *Tidor*, Machian, Amboyna, Banda, Timor, and Solor; where they built Forts, which made them Mafters of the Spiceries. In 1605, the Dutch appeared at Ternate, and the Portugueje Ternatois received then, and permitted their Building the Fort of Tolucco, one of the first they had in India.

This Change of Masters having in nothing sweetened the Ternatois' Servitude. who to the Portuguefe Yoke had now added that of the Dutch, they endeavoured feveral Times to fhake off this laft, but always unfuccefsfully; and were obliged to make various Treaties in 1609, 1612, and 1613, which finished the Lois of the little Liberty they had remaining, and entirely excluded all Foreigners from the *Moluceas*, fecuring to the *Dutch* only all the Trade of the Cloves, which grew in those Illes. This Treaty, which confirmed all preceding ones and reftored to the King of *Ternate* all the Places that the *Dutch* had feized in the last War of 1638, agreed, that all the King's Subjects should quit Amboyna; and that this Prince should for ever renounce his Right to that Isle in Favour of the Dutch, with many other Articles to rivet their Slavery, and exclude all Strangers. It ought, however, to be remarked here, that this Peace was in fome Sort bought by the Dutch, for although victorious, and Mafters of one Part of the King's Territories, who, with his Grandees, and brave Troops, had retired into inacceffable Places, they chofe rather to fubmit paying them a Kind of an annual Tribute, than to rifk the Clove Trade, of which they were, and are yet fo jealous; as they also did in Favour of the Onimas and Oroncais, to whom they likewife yearly pay a Sort of Penfion to recompence their rooting up all the Clove Trees in their Lands, and not to permit their Vaffals planting any for the future; and, fince the Treaty of 1638, the Dutch have abfolutely remained in Poffeffion of the five fmall *Molucca* Ifles, but by various Difputes which have happened fince, the Company has been obliged feveral Times to augment the different Pensions they paid, for the Destruction of the Clove Trees in all the Isles, as they found they had fufficient in those which grew in Amboyna. These Augmentations were made in 1652, 1682, and laftly in 1713, when it was finally agreed that they fhould pay, yearly,

| To the King of Ternate     | 6600 Rix-Dollars |
|----------------------------|------------------|
| To the King of Tidor       | 2400             |
| To the King of Bachian     | 700              |
| To the King of Moter       | 150              |
| To the King of Machian     | 2000             |
| To the Grandees of Ternate | 600              |
| To the Grandees of Ternate |                  |

In all 12450 Rix-Dollars.

None of these Isles are fruitful except in Cloves, and consequently furnish nothing elfe to Trade: That of *Ternate* yielded formerly in a common Year between four and five hundred Bahares, of five hundred and fifty *Dutcb* Pounds each, of Cloves, and near one thousand in the grand Crop, which happened every feven, or, as others fay, every four Years; *Tidor* three hundred Bahares, and twelve to thirteen hundred in the good Season; *Moter* only an hundred; *Machiau* three hundred; *Bachian* little more than *Moter*; but these three augmented proportionably in the good Year; *Moter* and *Bachian* yielding near four hundred, and *Machian* fifteen or fixteen hundred; but no Cloves grow there fince the aforefaid Treaties. From *Ternate* a small Quantity of Tortoiless with Handkerchiefs, called 3 Tamettes, the Dutch

## THES grow

pelago, and every one Neira, Goi them; the Pulloway, Lonthor Bandan, 1 are denon Lonthor, called fo Neira i is furnishe on a little a Musket. Gounon throw dift occupies the End Malayan : Poulothe Land Ravenche, Poulo-1 barren, a

inferior C Banda, have in I fifty Leag and Fort Among

cultivated and barred it having gether ab ing on a good Yea 10,800 moft fert which p Pounds o Affiiftanc ting in th

> T<sup>HE</sup>Eq thirty-fo the near although two, fo

#### OFASIA.

Tamettes, from *Bouton*, many Stuffs, and other Merchandize from *Europe*, for the *Dutch* in Garrison, or settled there.

ts of

int to l ex-

d fo

lifhit of built

ap-

their

tude.

oured

liged Lofs

gners

oves,

ones

d in

yna;

ar of

ran-

ome

t of

tired

f an

e yet

they

• the

r the

d in

have

the

files,

lug-

nally

no-

be-

nds ery

lve

ree

1a-

aid

rge

led

es,

#### Of the Isles of BANDA.

THESE Islands, the only Places in the World where the Nutmegs and Mace grow, according to Mr. Savary, though denied by Dr. Garcin, as hinted at in the Introduction to the Moluccas, make a Part of the fo often mentioned Archipelago, and are in the Number of those called the Little Moluccas. They are fix, every one with its own Name under the general one of Banda, viz. Lonthor, Neira, Gounong-Api, Poulo-Ay, Poulo-Rhon, and Roufinguein, as Dr. Garcin writes them, though Mr. Echard, in his Gazetteer, calls them Lanton, Nera, Genapi, Pulloway, Palerni, and Baffingen.

Lonthor is the largeft, higheft, and fulleft of Nutmeg Trees; it was once called Bandan, by the Natives of the Country, and it is from thenee that these Isles are denominated Banda. But after that the Dutch had a Factory here called Lonthor, which was that of a City deftroyed in the ancient Wars, this Isle was called to likewise.

Neira is two-thirds lefs, and is where the Governor of the Islands refides; it is furnished with two Forts, the one called Naffau, and the other Belgick. This on a little Mountain towards the Middle of the Island, the other on the Straits, a Musket-Shot in Length, and over against the Isle of Lontbor.

Gounong-Api is about the Size of the preceding one, and not above a Stone's throw diftant from it to the Weft; it has a large Mountain in the Middle, which occupies almost the whole Isle, and is a Volcano that burns continually ever fince the End of the fixteenth Century, and gives Name to the Island, as Gounong in Malayan fignifies Mountain, and Api, Fire.

*Poulo-Ay*, is a fmall Ifle to the Weft of the three preceding ones, of which the Land is pretty plain, and very good. The Company have a Fort here called *Ravenche*, and this is as fertile in Nutmegs as *Lonthor*, if not more.

Poulo-Rbon and Rofinguein, the other two Isles, are the smallest of all, very barren, and but thinly inhabited, each having a little Redoubt guarded by some inferior Officers.

Banda, which is the fixth of the eight great Governments that the Hollanders have in India, lies in four Degrees and a half of South Latitude, four hundred and fifty Leagues from Batavia. This was one of their first Establishments in India, and Fort Naffau in the Isle of Neira, before mentioned, was the first they built.

Among the fix Ifles of Banda, there are but three where the Nutmegs are cultivated, viz. Lonthor, Neira, and Paulo-Ay, the others being too mountainous and barren; the firft is the largeft, and furnifhes the greateft Quantity of Fruits, it having twenty-five Nutmeg Orchards, which in the beft Year produce all together about 570,000 Pounds of Nutmegs, and 140,000 Pounds of Mace, growing on a Superficies of 140,000 Yards of Land. The Ifle of Neira yields in a good Year 8000 Pounds of Nutmegs, and 2000 Pounds of Mace, from a Spot of 10,800 Yards: The Ifle of Poulo-Ay, although very finall, is in Proportion the moft fertile of all, having fix Orchards containing a Surface of 28,760 Yards, which produce in a favourable Seafon 120,000 Pounds of Nutmegs, and 30,000 Pounds of Mace. The Proprietors of these Orchards in the three Ifles want the Affiftance commonly of twenty-fix thousand Slaves for their Cultivation and getting in the Fruit.

#### Of AMBOYNA.

THE life of *Amboyna* is fituated in four Degrees twenty Minutes from the Equinoctial Line, at forty Leagues' Diffance from the life of *Banda*, or thirty-four from *Poulo-Rhon*, the Wetternmost of this Cluster, and confequently the nearest. Some Authors place it among the Number of the *Great Moluccas*, although it has not above twenty-four Leagues Circumference. It is divided in two, to that the lifthmus, which feparates the two Parts, being very narrow, it to E

feens to form two Ifles. The largeft of thefe two Parts is called *Hitou*; and the other not above half as big, on the Southern Side, *Leytimar*: The first is twelve Leagues long, and two and a half broad; and the other five Leagues longth, and one and a half in its greateft Breadth. The two finall Peninfulas of this Ifland, form a narrow Gulf between them, of a Parallel Length with *Lextimor*, and fomething better than a League wide, both at its Entrance and in the Mic'le. Befides this great Ifle of *Amboyna*, there are ten finall ones very near, *viz.*, *Ceram*, *Leaout*, *Bouro*, *Amblau*, *Manipa*, *Kelang*, *Bonoa*, *Orna*, *Henimoa*, and *Noulfa-Laout*; thefe laft three bearing the Name of *Ulinfers*, which, *moa*, and *Noulfa-Laout*; thefe laft three bearing the Name of *Ulinfers*, which and *Inter*, being grubbed up, as thefe produce fufficient to ferve the whole Globe. The Company have Redoubts and Settlements in all the Iflands, as well to reftrain the Inhabitants from planting, as to hinder any contraband Trade from being carried on. At *Amboyna* the *Dutch* have feveral Forts, in one of which the Governor refides, this being the fifth of the Company's great Governments in *India*.

When the Dutch first became Masters of this Isle, there were very few Clove Trees in it, but they have fince made fuch Plantations, that it now produces more than all the Moluccas put together. The greatest Crops are gathered ar Hitou, Loubou, Campbelle, Leffide, Nau, Caylol, Cabaan, Larike, Vaccafibon, Ourien, and Affaloulo, Part in the finall, and Part in the great Ifles. All the Ifle is divided into feveral Villages, and each Village into many Orchards equally cultivated by the Dutch and Natives, who are each obliged to plant ten Clove Trees yearly, which has been the Occasion of so great a Multiplication, as not to leave Room for the Culture of other Fruits, Pulle, and Greens for common Ufe, but they are brought from abroad, especially Batavia. The Clove Trees of Amboyna and its Neighbourhood have, from one Year to another, a good and a bad Crop, which is different from the other Maluccas, where the other good Crop only comes every fourth Year, and fometimes every feventh. They have tried to plant Nutmeg Trees in the Ifle, and have fome few growing in Gardens, though they thrive very poorly. At Victoria th are Magazines always full of Stuffs. ready made Cloths, Cotton Cloths, at a contract Merchandize of India and Europe, where the Inhabitants go to furnish the main 's with what they want, on which the Company make large Gains. The ovitions, Stores, and Commodities from Batavia are brought here yearly by two of the Company's Veffels, who on their Return lade entirely with Cloves, which fome Years are produced in fuch Quantities, that they are obliged to burn, or throw Part of them into the Sea, proceeding from the Obligation the Dutch have laid themfelves under to take all that the Seafon yields, at a Price agreed on with the Owners.

It is supposed that there are more than fixty thousand Inhabitants, of which the leaft Part are Dutch, fo that these are forced to maintain large Garrisons to awe the Natives, in Cafe they flould be diffatisfied at the Reception of their Cloves. And it may be feen at what an Expence both of Blood and Money the Company have fecured to themfelves this Branch of Bufinefs; and yet after all their Care and Precaution, it never has, nor ever will be, in their Power to hinder the Extraction of the Spices entirely, and in the Manner they endeavour to guard against, with so much Jealousy: I mean by partly falling into the Hands of Foreigners, through the Connivance of their own Officers and Servants. The total Number of the Clove Trees growing in all the Places before-mentioned are fuppofed to be about two hundred and fifty thousand, extra of the young Plants rearing, to fupply the old ones' Decay; and as their Fecundity is uncertain, and greatly varying according to the different Seafons, I here add the Products of feven fucceflive Years, that my Reader may thereby calculate the Average, viz. in 1705, two thousand and fix Bahares, of five hundred and fifty Pounds, as before-mentioned; Anno 1706, twenty-fix hundred and fixty-one Bahares; Anno 1707, seventeen hundred and ninety-eight Bahares; Anno 1708, fix hundred and two and a half Bahares; Anno 1709, twenty-nine hundred and fifty-nine Bahares ; Anno 1710, nine hundred and thirty fix Bahares; and Anno 1711, thirteen hundred Bahares. . Timer

*Timor* an of the Ifle c and Forts. of which I hundred ar much lefs

> THES fettle whom the *China* and *Camboya* an pofing one bered in is undoubt

The Iff those possitend on or the South Reft of the bad Reput four hund Mindan

Grandeur Commerc Borneo, O and retur with the The Mer which the tuam, W Iron, Ste for buildi Aruction Buffaloes the Com the Nati Fear that and put t had done Almo

in the C Viceroy, Southern it is here rive, and Place of are cont. pires are this City gociatio forty of ing Part Spaniar pelago. that the of all i

#### OFASIA.

; and

irft is

ues in

nfulas

Ley-

in the

' near, Honi-

vhich,

Trees whole

s well : from

which

ments

Clove

educes red ar

urien,

is di-

culti-

Trees leave

e, but

mboyna

Crop,

only

icd to hough

Stuffs. Europe,

which

s from

1 their

Quan-

, pro-Il that

which

ons to

their

ey the

ter all ver to

avour

Hands

The

tioned

young

incer-

Pro-

Avefifty

y-one

1708,

1 and *Anno* 

Time

Timor and Solar are also two Isles of the Eastern Archipelago, between the Cape of the Isle of Celebrs, and the Isle of Flores, where the Dutch have fome Trade and Forts. At Timor a Commerce is maintained in Slaves, Wax, and Sanders, of which latter here may be collected yearly near two thousand Bahares, of five hundred and fixty Pounds, and Solar produces the fame Commodities, though in much lefs Quant ties.

#### Of THE PHILIPPINES, or MANILLAS.

THESE lifes were difcovered by the famous Magellan in 1520, though not fettled till 1564, under the Reign of the Spanifb Monarch Philip II. from whom they received their new Name. They lie in the Indian Sea, between *China* and the Moluccas, at about an hundred Leagues diftance from the Coafts of *Camboya* and *Champaa*, and two hundred from the Mariannes Illands; they compoing one of the five Archipelagos in the Oriental Ocean, and by fome are numbered in eleven hundred, though others count them as many thoufands, which is undoubtedly an Exageration, greatly exceeding the Truth.

is undoubtedly an Exaggeration, greatly exceeding the Truth. The Island Manilla, fo called from its Capital, is the most confiderable of all those possible possible possible to the second sec

Mindanao, which on the contrary is the Southernmost Isle, hardly yields in Grandeur to the foregoing, but the Inhabitants in fome Sort carry on a diffinct Commerce, either with the Spaniards, when not at War with them, to China, Borneo, or the other Illes of Sonda, where they carry feveral of their Products, and return with the Commodities they want. They had also a fettled Trade with the Moluccas, before the Portuguele and Dutch became Masters of them. The Merchandize which these People carry to all the faid Places, are Gold, which they gather in their Mountains and Rivers, particularly in that of Batuam, Wax, Rice, Sago, Stuffs, made of a Tree's Bark, Cocoa Nuts, Sefame, Oil, Iron, Steel, and baftard Saffron. The Spaniards also extract from hence Timber for building their Galleons, which are larger than those of the European Con-Aruction; and this Isle also affords many thousand Skins; especially of Stags and Buffaloes, which are proper for the Japan Trade; and we might reckon among the Commodities of its Growth, Nutmegs, Cloves, Betal, Cacao, and Pepper ; but the Natives omit the Cultivation of more than they want of the two first, for Fear that if they increase their Plantations, it might invite the Dutch among them, and put them on endeavouring to become Masters of that Business here, as they had done at the Moluccas and Banda.

Almost all the Trade the Spaniards transact, is managed, as before observed, in the City of Manilla : This Capital, the Refidence of the Archbishop and the Viceroy, is fituated in fourteen Degrees fifteen Minutes of Latitude, in the moft Southern Part of the Isle; its Harbour is very good, spacious, and secure; and it is here where the two Galleons that lade at Acapulco in New Spain yearly arrive, and from whence they return with the fucceeding Monfoon to the faid Place of their Departure. It is also here that the Chinefe and Japanefe Veffels are continually arriving, with a great Part of the immenfe Riches those two Empires are poffelled of, to truck them against those of the new World, of which this City is a Sort of Depolitary for the East. The Time of these People's Ne-gociations is commonly from December to April, during which Term, thirty or forty of their largest Vessels are always seen in the Road, and in the remaining Part of the Year, four or five hundred of all Sizes, which belong to the Spaniards and the Chinefe fettled in the Isles, with others trading to this Archi-pelago. The Portuguele also carry on a good Trade here, and it is in this only that they make any confiderable Gains, fince they loft that of Japan; though of all the Nations who traffick here, the Chinefe are those who carry on the greateft

greateft Commerce, and the Number of them refiding here may amount to at leaft two thousand. The Goods which they, and other Strangers, bring here, are Sill: and Cotton Stuffs of all Colours, raw and spun Silk, Cotton Wool and Thread, Gunpowder, Brimstone, Iron, Steel, Quicksilver, Copper, Wheat Flour, Walnuts, Chefnuts, Biscuit, Dates, Porcelaine, Cabinet, Elerutoires, lacquered Trunks, Rice, all Sorts of Drugs, Saltpetre, Cotton Cloth, white and coloured, Ribbon Head-dreffes for the Women's Veils after their Fashion, Pewter and other Houschold Furniture made of it, Silk Fringes, and Thread ones of various Sorts; in fine, divers Merceries and Hardware, of *China* and *Europe*, and several Sorts of Glass Beads, which are proper for the life of *Mindanao*.

The Exports from the *Philippines* confift of the Products of the Country, and thofe brought there from *America*; the first are Gold from *Mindanas*, Wax, Honey, Tobacco, and Sugar, transplanted from the *Well-Indies*, and which flourithes here perfectly well, Stage', and other Animals' Skins, both wild and tame, Timber, as well for Houses as Ship Building, Plantain Cloth and Thread, feveral Oils, Civet, and the Animals that produce it, Palm-Wine, Battaud Saffron, Cocoa Nuts, and all the Commodities which that wonderful Tree produces; and in fine, Sago, which ferves the Natives in the fame Manner that it does the *Moluceans*. The Merchandizes from *America*, are the Products and Manufactures of *Pern* and *Chili*, and of all the Spanifb Coafts in the South Sea, brought to *Manilla* by the Annual Galleon from *Acapulco*, but principally in Gold and Silver, which the the vaft Quantity that the Flota and Galleons yearly transport to the Weit.

#### Of the LADRONES, or Isles of Thieves.

M. Savary fays thefe Islands were discovered in 1520, and Mr. Ecbard in 1552, by Magellan, after passing from the North to the South Sea by the celebrated Straits bearing his Name; he called them the Islands of Thieves, in Spanifb, Iflas de Ladrones, on Account of the petty Larceny the Natives were guilty of, in ftealing a few Nails and Bits of old Iron from him, and the Iflands of Sails, from the vaft Quantity of Canoes that at once furrounded his Ship on his Arrival; they were afterwards named Mariannas, from Mary Anne of Aultria, Queen of Spain, who fent Missionaries there in 1665, after their being taken Poffeffion of for that Nation. They are at the Extremity of the Eaft, or upon the utmost East bound of our Hemisphere, in that vast Expanse of Waters, that lie between Japan, the Philippines, and Mexico, or in other Words, between the Oriental and Pacifick Ocean; there are only fourteen, or as fome fay, fifteen of them known, although they are much more numerous: Gnabans and Saypan are the most confiderable and populous, having, as Mr. Savary fays, more than thirty thousand Inhabitants each, although the largest of them is not forty Leagues in Circumference, which must be a Mistake in the faid Gentleman, either in the Number of the Inhabitants, or Extent of the Ifles. Some have believed that they had always a Commerce with the Tartars; but it is certain that, before Magellan's Arrival, they thought themselves the only Inhabitants of the Earth, ignorant even of the Use of Fire, which they took at first for a devouring Animal, to whom an Approach was dangerous. Since the Spaniards have been established here, those of the Philippines, distant only two hundred Leagues, maintained some Trade here, and the annual Acapulco Ship always touches for Refreshments, which they truck against Linens, Iron, Merceries, and Hard-Ware; but this Trade is fo inconfiderable, as would have induced me to pass it without Notice, had it not been to avoid neglecting the Memento of these Isles, which, by their Situation between Afia and America, may very much favour thofe, who carry on a Marine Traffick from the South to the East.

3

## T<sup>HES</sup> of L

tinent in ones are I for Trade, circumjace except tho of Bongo, Dutch Tr pulfion fre It has b Ifles, and Tartary or modern H nent, and Czar, Pet delineate t near to 7 within Sig the Japan to be a Pe One Er has many , those bear Viceroys. by Strang fetch then

The Co pires, and the Dutch Japanefe ( Returns b The Pa

either, as that they The first that gives four or fi the Dutc. and forty A Jeal

out of the reckoned St. Fran Before

Englifb v Dutch fo excluded deed they Settleme cluded in Re-eftab rando the Habitati the Con

Nang Degree

Of

\$44

#### Of the Illes of JAPAN, or JAPON:

to at

here,

ol and Tour,

uered

ured,

other forts 1

Sorts

and

Ho-

rithes

Tim-

Oils,

Nuts,

Sago, The

and

y the the

iding

d in

the

s, in

were lands

p on

ltria,

aken

1 the

it lie

the

1 of ypan

than

gues the

they

gel-

no-

nal, hed ome

nts,

this

ice,

ncir

on

Of

THESE lifes lie in the Sea of China, between thirty-one and forty Degrees of Latitude, about two indred and eighty Leagues diffant from the Continent in forme Places, though in others not above fixty. The three principal ones are Niphon, in which is feated Meace, the moft important City of the Illes for Trade, Ximus, or Ximo, and Xicocon, or Xicoco. A great Number of finall circumjacent Illes furround them, though but little known to the Europeans, except thole of Firando, where the Duteb had at first forme Settlements, and that of Bongo, called Cikoko, where Nangafaki is built, the Seat at prefent of the Duteb Trade, and which was formerly that of the Portuguefe, before their Expultion from Japan.

It has been for a long Time controverted, whether Nipbon, the largeft of thefe Ifles, and fome others to the North of this vaft Empire, do not join with Great Tartary or to  $\mathcal{J}_{effo}$ , that Land newly difcovered, and as yet but little known; fome modern Relations however leparate it by the Straits of Sangaar from any Continent, and more effectively the Obfervations of that fine Chart, which the decented Czar, Peter the Great, had made, to inform the Publick of this Truth, and to delineate the Lands fubject to his Dominion, thow that northward they are very near to Japan, or at a Diffunce which places the one or the other, by a Strait, within Sight. That Land which lies to the North of Japan, is called  $\mathcal{J}_{effo}$  by the  $\mathcal{J}_{apaneff}$ , which they take to be an Ifland, though it is afferted by Dr. Garcin, to be a Peninfula joined by its northernmoft Part to Great Tartary.

One Emperor is the fole Monarch of this vaft Empire, and notwithftanding it has many Kings, thefe are more Titles of Honour than Enfigus of Sovereignty; thofe bearing them having no more Authority than Governors of Provinces, or Viceroys. This Country has always carried on a very confiderable Trade, either by Strangers coming here with their Goods, or that the *Japanefe* have gone to fetch them, and carried thefe of their own Greenth for Barter.

The Commerce of the *Chinefe* with *Japan* is almoft as ancient as the two Empires, and the *Siamefe* and *Camboyars* did not carry on an inconfiderable one, till the *Dutch* became Mafters of it, to the Downfall of that of the other three. The *Japanefe* trade to *Cochinchina*, *Siam*, *Camboya*, and the *Manillas*, their principal Returns being in Silk.

The Portugues were the first Europeans who had any Knowledge of these lifes, either, as some say, by Relation from the Chinese, or Siamese's, or, as others report, that they were driven on them by a Storm in 1534, or 1543, going to China. The first Place they settled at was on the Coasts of Sarunga, pretty near the City that gives Name to the Isle; but the Shores not being good and holding, they four or five Years after, passed to the Isle of Quissa, near Nangasaki, a Post that the Dutch now enjoy, and carried on a yearly Trade to the Value of two hundred and forty thousand Pounds Sterling.

A Jealoufy in Trade, rather than a true Intereft of State, drove the *Portuguefe* out of this Empire in 1636; and with them all other Christians, who were reckoned to be four hundred thousand in 1620, and the Christian Religion, which *St. Francis Xavier* had begun to preach there in 1549.

St. Francis Xavier had begun to preach there in 1549. Before the Edict, which bars the Entrance to Japan against the Christians, the English were well received here, and had many Privileges granted them; but the Dutch found Means, by Misreprefentations, to get them among all other Christians excluded, and to continue in Possellion of the Trade thems of the Christians excluded, and to continue in Possellion of the Trade thems of the other sectuded, and the products of the Products of Japan are fold in their other Settlements, and the Products of them brought here; though the Dutch were included in the general Expulsion, but had taken such Measures as to procure a Re-establishment in about three Years, when they returned, though not to Firando their former Settlement, but to Nangafaki, or rather Difina, where the fame Habitation was given them as had formerly belonged to the Portugues, and where the Company's President has refided ever time 1041.

Nangajaki, Capital of the Isle of Bongo, or Cikoko, is fituated in the thirty-third Degree of northern Latitude, before which lies a finall Isle, separated by an Arm to F of of the Sea, only forty Feet wide, and for a Communication between it and the City, there is a Bridge an hundred and fifty Paces long, by fifty wide, at one End of it there is a Draw-bridge, in the Hands of the  $\mathcal{J}apancje$ , which the Dutch are prohibited to pafs, without leave from the Governor of the City, on Pain of Death; neither are any of the  $\mathcal{J}apancje$  permitted to enter, except the Interpreters and Factors, with whom the Others and Commissioners of the Lodge may only have Communication.

The whole Island is pallifadoed round, for the Security of the Company's Warehoufes; four long Streets divide it, which are crofs cut by fome public Places; on each Side are a Number of Magazines, though the principal one is at the Gate of the Bridge, where the Goods are fold. There is another Port to the Sea Side, which is where they lade and unlade their Veffels.

The Impositions on them are very extraordinary, and what no Nation could fubmit to, lefs wedded to their Interest than the *Datch*; but these patiently bear every Innovation and Infult, for the enchanting Premium of an hundred and fifty per *Cent*. that they are fupposed to make by this lucrative Commerce, and which it is reckoned leaves the Company an annual clear Profit of five Millions. The two Ships that the *Hollanders* fend to *Japan*, carry their Returns to *Batavia*, where the Repartition of the Goods brought there is made, according to their Propriety, for the different Markets in *India*, *Afia*, and *Europe*, that the Company trade to.

The Merchandizes of Europe, India, and China, fit for the Trade of Japan, are Scarlet and other lively coloured Cloths; Camlets of various Sorts; red Serges, Burats, a coarfe woollen Stuff, Gold and Silk Brocades; Damafks; black and coloured Armoifins; Gauzes, and other Silk Stuffs; whitened and raw Silks; Cotton Thread and Wool; Embroideries; Carpets, Linens; Silk Night-Gowns ready made; Flanders Pack Cloth; Glafs and Earthen Bottles; Lead, Pewter, Steel; different Sorts of Aloes and Brazil Wood; white and Muscovado ' 1gar; Cambodian, Nuts; the Skins of a Fifh like a Thornback; Allum; red Leather; Capoc, a Sort of very fine Cotton, Wax; a mixed Metal called Calin; Sublimate, Catlia, Verdigris; Tea; Colours for Porcelaine; Camphire, Musk, Paper, Pepper, Spices, Elephants' Teeth, Hemp, red Wool, medicinal Drugs, Borax, Quickfilver, China Porcelaines; and Merceries of all Sorts from thence and Nuremberg; red Coral, and Stags' Skins, with those of other Animals; of which Green Hides the Dutch carry yearly to Japan two hundred thousand of Stags, and an hundred thousand of Beeves, mostly procured from Siam; and of which the Island of Formofa furnished them a Quantity whilst they remained Masters of it.

Almost all the Goods are paid for in ready Money, and a large Profit is to be made by carrying them to *China* and *Bengal*.

From Japan the Exports are, all Sorts of Household Furniture of painted lacquered Wood, Fans, Porcelaine, Medicinal and Dying Drugs of the Country's Growth; Copper, fome Minerals, Goats' Skins, Silk and Flos, of which the Japanese often fell a Part, and get foreign Silks for their own Use, especially those of China, instead of them.

#### Of the Trade of JESSO.

THE Country of Jeffo, Yedfo, Yeco, Jedio, or Efo, makes only one Continent with fome of the Japan Ifles, although there have been both Navigators and Geographers, who have thought it feparated by an Arm of the Sea, which the Japanefe alfo affirm. Its Inhabitants and Trade were for a long Time unknown to the Europeans frequenting the Afian Seas, and it is only fince 1643, that there has been any Advices about it; gained by the Return of a Dutch Ship called the Caftricum, that difcovered it. The Natives of the Country, which is very mountainous, are mostly Savages, both in Form and Manners, being entirely without Religion, and almost covered with long Hairs like Bears, especially the Mountaineers, though the Inhabitants of Towns are a little more polithed, and all equally under the Dominion of one Prince or Governor, who acknowledges the King of Japan for his Sovereign, and pays him yearly a Sort of Tribute, which he perfonally prefents, and it confifts commonly of Silver and Oftrich Feathers.

The

The Tra thefe were t Commoditi Tongues fa their Landa their Teeth chants vifi others of a varnifhed I Ear-rings, Thefe Peop very fubtle ful, witho more efpece Strangers,

This fit concife as exceeded n tably to m any Eafe c

ME Ame had the H a Peninful Both are d ern Ameri and the c the Spanie at the Ex gon, the belong to juftifiable the one an of Peru v are Mafte Americ South, An those two

those two In the o Browes, having no Antilles, Jobn de of less In The I

of less I The l viz. The S

here, po the Port where t Indios br Spain New Al St. Dom Lucayes, without

#### OE AMERICA.

l the End

are

in of

pre-

may

are-

the

Sea

fubvery

*per* it is

two

here icty,

are gcs,

co-

tton cady

dif-

dian .

c, a

illia,

ices, bina oral,

utch

fand

fur-

> be

ited

ry's

the

lofe

cnt

ind the

wn

ere

he

nut

n-

all

he ch

he

The Trade which they carry on with the Japanefe is not inconfiderable, and thefe were the only People they knew till the Dutch appeared among them. The Commodities which they truck with the Japanefe, are Whales' Fat, and their Tongues finoked and dried, Furs, feveral Sorts of Feathers, and other Products of their Lands and Game, befides fome Hemp which they fpin, by holding it between their Teeth, and twifting it with the Palms of their Hands. The Japanefe Merchants vifit them once a Year, and carry them Rice, Sugar, Silk Clothes, and others of a blue Stuff called Kangan; Copper, Tobacco Pipes, and Boxes, Cups, varnifhed Pots, and other finall Kitchen Utenfils, Silver Pendants, and Copper Ear-rings, Hatchets, Knives; and in fine, all that they have comes from Japan. Thefe People, notwithfunding their natural Savagenefs and Barbarity, are however very fubble and intelligent in their Trade, wherein they are truly juft and faithful, without any Inclination to Theft; in general they moftly effeem Iron, and more effecially thole under the forty-fixth Degree prefer it in their Traffick with Strangers, to all other Commodities whatfoever.

This finishes my Account of the *Afiatick* Commerce, in which I have been as concile as the Nature of the Subject would permit, conficious of having already exceeded my proposed Limits, though I hope neither unnecessarily, nor unprofitably to my Reader, whose Information I have ever strictly confulted, rather than any Ease or Advantage to myfelf.

#### Of the Commerce of AMERICA.

A MERICA was difcovered in 1492, by Chriftopher Columbus, a Geneefe, though Americus Vefpucio, a Florentine Merchant, who went there in 1497 and 1499, had the Honour to give it its Name: It is divided into two great Parts, that form a Peninfula each, and are joined by an Ifthinus, hardly feventeen Leagues wide. Both are denominated from their Situation; that to the North being called Northern America, and that to the South Southern. This laft is alfo named Peruvian, and the other Mexican, from Peru and Mexico, the two greateft Empires that the Spaniards conquered in this new World; whofe Difcovery having been made at the Expence of Ferdinand and Ifabella, King and Queen of Cafille and Arragon, the Spaniards have always pretended, that these new found Lands ought to belong to them only, but other Nations not attending the Difcuffion of this unjustifiable Claim, have each taken Poffefilon of what fuited their Conveniency in the one and the other Part; fo that the Peruguefe at prefent fhare the Empire of Peru with its pretended Owners; and the English, French, Dutch, and Danes, are Mafters of the greateft Parts of Mexico, and the Northern Ifles.

America is almost environed by the Sea, and is denominated either North, or South, America, according as the Coafts it walkes are fituated towards either of those two Points of the Heavens; the South, being also called the Pacifick Sea. In the one and the other Sea, joined by the Straits of Magellan, Maire, and Browes, are feveral Isles, though many more in the North than in the South, this having none that are confiderable; whilf the North has the Bermudas, Lucayes, Antilles, and the large Isles of Cuba, St. Domingo, or Hispaniola, Jamaica, St. John de Porto Rico, Terra Nueva, Cape Breton, or Louisbourg, and fome others of lefs Importance, and uninhabited.

The Division of this new discovered Quarter of the Globe is as follows, viz.

The Spaniards, who were its first Conquerors, and who are also the best fettled here, possible on the Continent all Southern America, except Brazil, belonging to the Portuguese, and some Places in Chili, Magellan, and the Isthmus of Darien, where they never have been able to subdue the Indians, who are therefore called Indias bravos, brave Indians.

Spain also occupies the best and richest Part of the Northern District to Milfilfipi, New Albien; and the Ides belonging to them are, Hispaniela, otherwife called St. Domingo, which the French share with them, Cuba, Porto Rico, Margarita, Lucayes, and some others of less Note, that the Spaniards only sometimes wisht, without having any Colonies on them,

Next

Next to the Spaniards the English have the most flourishing Settlements in America, as well for the Number of Inhabitants, and the Quantity of Ships fent there yearly, as for the valuable rich Commodities they produce.

Part,

have

beft

and are a

fome

a co

from

from

and

from

actio

of V

and

dant

Woo

are e

Catt

and

on.

Λ

of N has I

finel

niari

War

I<sup>T</sup>

in t

whi

and

Am

Caft

tima

othe

vinc

que

trea

and

to 1

ful

oth

leo

the

tha

hu

me ing

bet

wł

l

Ί

T

T

P

The French have in Terra Firma, Mifflippi, Cayenne, and fomething towards the River Surinam. Their Ifles are, Martinico, Guadaloupe, and Santa Creix, among the Antilles. They have befides the Southern Part of St. Domingo, and the little Ifle of Tortuga near to it.

The Portuguele only possible in America, the Coasts of Brazil, extending from the River of the Amazons, to that of St. Gabriel, near the River of Plate; this Coast is divided into fourteen Commanderies, of which the best known in Europe are Fernamboic, the Bay of all Saints, and Rio Janeiro.

The Dutch, fo well fituated in the Eafl-Indies, are bad enough off in the Weft, where all their Colonies are reduced to those of Saba, St. Euglatia, and Walkeren, all the fmalleft Illes of the Carribbees; but to make them fome Amends, they pofficis those of Bonaire, Aruba, and Curaçoa, which lying pretty near to Carthagena, and Porto Bello, furnish them with frequent Occations of carrying on a very beneficial contraband Trade, against which the Spanish Governors usually thut their Eyes.

Surinam, at the Mouth of the River with the fame Name, on the Coaft of Guaiana, belongs also to the Dutch, as does Bamrom, Aprouvace, and Berbice, all thefe in Terra Firma, and are, as one may fay, separated by Cayenne, appertaining to the French.

In fine, the Danes are fettled in the little Isle of St. Thomas, where the Hamburghers have also a Factory. This Island is not very distant from Porto Rico, and they have another small one among those called the Virgins.

These are the only Nations settled in *America*, and having spoke of their Polfessions, I shall now proceed to treat of their Trade, beginning first with that of the *Spaniards*, as Masters of a larger Share of those Parts than all the Rest put together.

The life of *Cuba* is the largeft of the *American* North Sea, after St. Domingo, which however it greatly funpaties in its Riches and Commerce. It lies Eaft and Weft from twenty to twenty-three Degrees of North Latitude; it is about four hundred Leagues in Circumference, and is almoft cut in two by a Chain of Mountains, from whence iffue feveral Brooks and Rivers, whole Gravel contains forme fine Gold, a plain Indication of the neighbouring Mines being impregnated with that Metal, though hitherto they have remained unwrought, as well as thole of Copper and Silver, fuppoled to be within three Miles of St. Jago, the Capital of the life; but its chief Riches are the vaft Number of Hides cured here, taken from the Infinity of both its tame and wild Cattle; befides which it produces, Sugar, Tobaeco, Tallow, dry Sweetmeats, Ginger, Caffia, Maftic, Aloes, Sarfaparilla, and a great Quantity of Tortoile-fhell.

Hifpaniola, more commonly called St. Domingo, from the Name of its Capital, is feated between the eighteenth and twentieth Degree of North Latitude, near the Middle of Cuba, Jamaica, and Porto Rico; from which latter it is only feparated by a very narrow Strait. The principal Commodities that the Spaniards trade in from their Part, are Hides, Tallow, Sugar, Ginger, Cocca, Wax, Honey, fome Ambergris, Brazil and Guayae Woods, which grow here, and that of Campeebe brought from Abroad; in fire, Lemons, Oranges, and many other Fruits, fold frefh, and of which moft execulent Sweetmeats are made, both w.t and dry: Here are alfo fome Gold Mines, but fince the entire Deftruction of the Natives, they remain unknown, and the prefent Poffeffors have no more of this Metal, than what is found among the Gravel of the Rivers.

The City of St. Domingo, feated in the Southern Part of the Ifle, at the Mouth of the River Ofano, is the Capital of the Spaniards' Share in Hifpaniola, and the Staple of their Goods, either Native or Foreign; the Inhabitants of the other Towns coming here to furnish themfelves with these from Europe, and the Coatinent of America, brought here in the Ships of that Nation, at the fame Time leaving their's for Embarkation. The Salt-ponds of the Ifle are almost equally divided between the Spaniards and the French, there being many in the Northern Parts.

)

s in Amefent there

towards ta Croiv. ningo, and

ling from late; this in *Europe* 

he Weft, d Walkeends, they to Carying on a s ufually

Coaft of erbice, all ppe**rt**ain-

ie Hamrto Rico,

heir Pofh that of Reft put

Domingo, Eaft and out four f Mount ins fome ted with those of apital of e, taken roduces, , Sarfa-

Capital, de, ncar ly fepapaniards Honey, of Cam-Fruits, ind dry: Natives, Metal,

Mouth and the e other e Cone Time equally orthern Parts,

#### OF AMERICA.

Part, where the latter inhabit, and not fewer in the Southern, where the former have their chief Establishments: The most abundant, and from whence the best Salt is extracted, are those of the Bay of Ocoa and Corodou to the South; and them of Caracol, Limonade, and Monte-Christo, to the North-East. Here are also found some Mountains of Sal Gemme, but they are neglected, as well as fome other Minerals, which might become, with a proper Care and Application, a confiderable Object of Trade.

Porto Rico is fituated fifteen Leagues to the Westward of Hifpaniola, being from thirty to thirty-five Leagues long, by twenty broad, and was named, either from the Port of its Capital, which is one of the most spacious, commodious, and fecureft in America, or from the Quantity of Gold, at that Time extracted from the Mines of this Ifle.

There is now but little of this precious Ore appears in the Commercial Tranfactions of the Isle, the Mines having been either exhausted, or neglected for Want of Workmen; here is, however, always fome little collected in the River-Sand, and particularly in the Torrents that fall from the Mountains, and most abundantly in those of Mantanabow and Cecubo.

The chief Trade carried on here, confifts of Sugar, Ginger, Hides, Cotton, Wool, and Thread; Caffia, Maftick, Guayac, Mays, Salt, of which here are excellent Ponds, Oranges, and Lemons, fresh or preferved, and all Sorts of Cattle. Its principal Cities are, Porto Rico, the Capital, St. Germain, Arezalio, and Guddiamila, though the first is where all the Business of the Isle is carried on.

Margarita, or Pearl Island; on the Coast of South America, at eleven Degrees of North Latitude, was for a long Time famous for the Fishery of Pearls, but has been deferted ever fince the Middle of the feventeenth Century, and this Bufinels transferred to La Rancheria, in the River of La Hacha, where the Spaniards fent ten or twelve Barks yearly from Carthagena, convoyed by a Man of War of twenty-four Guns, with proper Divers for the Oysters.

#### Of the Trade on the Coaft of SPANISH AMERICA in the NORTH SEA.

T would undoubtedly be too long, and an unprofitable Attempt, to enter into **L** an exact Detail of all the Maritime Towns, where any Trade is carried on, in this Part of the Spanif Dominions; I shall therefore describe those Places which ferve as Staples, or publick Storehoufes, and where the Flota, Galleons, and Register Ships, come to deliver their European Goods, and relade those of America.

The Chief of these Cities in the North Sea, are Porto Bello, for Peru and Caftile d'Or, or New Caftile; Carthagena, for New Grenada, and Part of Guatimala; Vera Cruz, for all Mexico; Porto Cavallo, for the Honduras, and the other Part of Guatimala; Maracaibo for Venezuela, and the neighbouring Provinces; Buenos Ayres, for Paraguai and Chili; and fome others of lefs Confequence.

Porto Bello is no ancient City, having been built in 1584, to ferve as a Retreat for the Galleons, inftead of Nombre de Dios, feated lefs advantageoufly, and where bad Air exposed both the Europeans and the American Merchants to many Diforders, when their Traffick obliged them to meet at this unhealthful Place; though the former is but fmall, and almost as unwholesome as the other.

It is here that the Fair is held, for a Month or fix Weeks, while the Galleons ftay, when the principal Dealers return to Panama, where they refide all the Reft of the Year. The Concourse is fo great at Porto Bello, during the Fair, that the finalleft Shop often lets for a thousand, and a middling Chamber for an hundred and twenty Dollars, only for the fhort Time it lafts; Provisions also augment proportionably, and commonly two thousand Mules are employed in bringing the Goods from Panama, and returning with those from Europe, the Distance between the two Places being about eighteen or twenty Leagues; the chief of what they bring from Panama on the faid two thousand Mules, is Gold and Sil-10 G ver.

ver, which is delivered at the Place of the Fair, and after being there weighed, and marked by the proper Officers, is thrown by with as much Neglect, till embarked, in the Corner of fome Warehoufes, as Pigs of Lead are in the Countries where they abound.

I have already mentioned, under the Article of the Spanifb Trade, what Commodities were proper for the Weft-Indies, and fhall now add, that the Returns from Porto Bello are in the aforeiaid precious Metals, Indigo, Cochineal, Cacao, now brought only by the Caraccas, or Guipufcoa Company, Sugar, Tobacco, Hides, &c. The King's Revenues, heing one-fifth of all Gold and Silver, are generally fent home by the Galleons, as well as what appertains to Particulars, and which is delivered theie latter at Cadiz, after Payment of fuch Duties as the King thinks proper to impofe.

Carthagena is one of the four Provinces of New Caflile, whole Capital, with the fame Name, is feated on the North Sea, though very diffant from Porto Bello, to which it is hardly inferior for its Trade, and greatly exceeds it in Grandeur, Populoufnefs, and Riches. It is one of the beft Ports in the World, and therefore made Uie of by the Galleons for Wintering, when they are obliged to pais that Seafon in these Parts, and where they often call on these Occafions; befides which, this Place maintains a great Trade with almost all the Provinces of Mexico and Peru, and no finall contraband one with Jamaica and Curaçoa. It is here also, that the Revenue of his Catholick Majefty, and the Effects of Particulars, are brought from New Caflile, and the other three Provinces of that Kingdom, to be fent Home by the Galleons; these Commodities are Gold, Silver, Drugs, Medicinal Plants, Spices, and all others mentioned to be shipped from Porto B. Ilo, besides fome Emeralds from the Mines, near the City of St. Fe de Bogatto.

Vera Cruz, called alfo St. John de Ulhua, from the Name of its Port, is fituated at the Bottom of the Gulf of Mexico, in the Nook formed by the Yucatan; and is in fome Manner a City of the greateft Trade in all the Spanifb America, either on the one, or the other Sea; its Merchants feuding their Ships in all the Northern Ocean, and to the Illes of Cuba and St. Domingo, to Jucatan, Porto Bello, Cartbagena, and all other Spanifb Places where any Trade is carried on: And though to extensive a Tratfick might fuffice to enrich a much larger City than this, it is however the leaft Object of its Inhabitants' Commerce, as it is here, if I may be allowed the Expression, that all the Riches of the Old and New World unite; those of the first brought annually in from the Manillas, and Eafl-Indics, by the Way of Acapulos; and from Europe, by the Flota; and the Products of the latter, collected here from all Parts of Mexico, to be forwarded to Old Spain. The Number of Inhabitants is not very confiderable, as they hardly exceed three thousfand; but there are all Merchants, or Factors to those of Mexico, among which are many who have three or four hundred thousfand Dollars to employ.

The Fair begins on the Flota's Arrival, and lafts as long as it ftays here, when the Concourte is very great; and in Cafe its Detention is all the Winter, which fometimes happens, this is the Place it remains at; though it generally lades in April, and departs in May, if the Weather permits; if not, continues here till Auguf, according as Winds and other Circumftances are avourable, or otherwile.

Porto Cavallo is the Place where all the Trade carried on between Spain and the North Sea with Guatimala, a large Province of Mexico in the South Sea, is transacted. Its Inhabitants are almost all Factors to the Merchants of Guatimala, and their Houfes Magazines for the Reception of their Goods, being a Port of greater Commerce than any in the Gulf of Honduras, at whole Bottom it is feated pretty near to Rio-Dulce, called alfo the River of Guatimala. The Spanifb Ship that brings the European Merchandize here, is one of the Registers, commonly of feven or eight hundred Tons' Burthen, laden, as I have formerly mentioned, with Iron, Steel, Paper, for writing and print, Linens, fine Cloths, Silks, Saffron, Oil, Serges, Ribbons, Thread, and fome finall Hard-Wares, Merceries, and Glafs Beads for the Indiant.

850

The C caibo, are fmall Me Bucnos the South at the Mo thoufand their Ric

Its inia with Bra Portugue, f.veral R at for Po and fourt The c

vaft Quan both from vado Sug and *las C* take Kni *Rouen*, S Cloth, a of the fa The 1

> among t with Le Violets. twentyto Vera Timber The and tho the Inh tivate th thered i yields. This and Si dible 1 Brandy

Hollan

The

The Goods which come from *Guatimala*, are Gold, Silver, Cochineal, Indigo, Hides, Sarfaparilla, Jalap, Mechoacam, Cotton, Balm, a Specie of Petrole Oil, &c.

hed,

111-

rics

in-

irns

cao,

are

ars, the

vith

orto an-

and iged ons;

ices çoa. s of that

Sil-

rom

ated

and

Nor-Bello,

And

than e, if

orld

dies,

s of

ain. ceed

s to

cre,

ter, ally

iere

or

and is

ort

is 6a-

:rs,

rly

hs,

er-

'he

• Maracaibo is the Name of a great Lake, at the Extremity of the Bay of Venexuela, as alfo of the principal Town that the Spaniards have on it; which, though but fmall, is well built in the modern Tafte: It has a most excellent Harbour, and its Merchants are fo rich, as to build, fit out, and lade their own Veffels for all Parts of America, and fend them even to Spain. This City has the Privilege of a yearly Register-Ship to lade the Products of the Country, and bring those from Europe fit for this Market. It is also the Depositary for the Goods from Merida, and of fome other Places on the Frontiers of New Graunda, and Venezuela, eighteen, or as others will have it, forty Leagues from Gibraltar, a large Town on the Lake, where the chief Merchants of Maracaibo have their Estates. It is from Merida that all the Gold, Silver, and precious Stones, are brought to Maracaibo, and from Gibraltar, the best Tobacco, and the most excellent Cacao, that all the Continent of America produces.

The Commodities proper for the Bay of *Venezuela*, and the Lake of *Mara*caibo, are Linens, Silks, Wines, Tools for Agriculture, fome Hard Ware, and fmall Mercery, and many other of those I have formerly mentioned.

Buenos Ayres, fituated in the thirty-fifth Degree of South Latitude, is built on the Southern Bank of the great River of *Plate*, on the Declivity of a little Hill, at the Mouth of a fmall River, falling into the great one. It contains near four thousand Houses, all Earth, except fifty Bricks; its Inhabitants are rich, and owe their Riches to the great Trade they drive, both at Home and Abroad.

Its iniand Trade is with *Paraguay*, *Cbili*, and *Peru*; and the foreign one, firft, with *Brazil*, where the Merchants fend their Ships, although they will admit no *Portuguefe* into their Ports. Secondly, with the *Spaniards* of *Europe*, who lade *f.veral* Regifter Ships, to bring here all fuch Goods as I have mentioned to be at for *Porto Bello*. Thirdly, with the *Englifb* when the *Affento* Trade fubfifted; and fourthly, here come many Veffels from feveral Parts of *Spanifb America*.

The chief Commodities exported from Buenos Ayres, are Hides, of which vaft Quantities are fhipped here, Cochineal in fmall Cakes, and Vigr ean Wool, both from Peru, Coquimbo Copper, Paraguay Herb Tobacco, Loaf and Mufcovado Sugar, Cotton Thread, yellow Wax, and what elfe the Cities of Paraguay and las Corrientes produce; in Truck of which the Inhabitants of those two Places take Knives, Sciflars, Ribbons, Taffeties, Linens of Bretagne, flowered ditto of Rouen, Silk Stockings, English coloured Flannels, grey Caftor Hats, Silk Stuffs, Cloth, and Peru or Quito Flannels, as no Cath ever comes from or goes to either of the faid Cities.

The Bay of *Campeche*, and the Coast of *Caraccas*, ought also to have a Place among the trading one of *Spanifb America* in the North Sea, as the first abounds with Logwood, the Dying Wood, so much esteemed in *Europe* for Blacks, and Violets. The City of *Campeche*, which is the Capital of the Country, is feated in twenty-nine Degrees of Latitude, and the only one that there is, from Cape *Catoche* to *Vera Cruz.* The Goods extracted from hence, betides the aforefaid Woods, are Timber for Building, Wax, Sugar, Cassia, Sarfaparilla, and Hides.

The Caracca Coaft is fruitful in that Sort of Nut, wherewith Chocolate is made, and though it feems a long Chain of Mountains, yet it has many Vallies, where the Inhabitants of Caracca, Capital of the Country, maintain their Slaves to cultivate the faid Nut Trees which produce the Cacao lefs in Size than what is gathered in other Parts, yet this is effected the beft in Quality of all that America yields.

This Coast affords little Trade besides this Fruit, though here are fome Hides and Silver, but these are contraband Commodities; and the Goods most vendible here, are several Sorts of Linens from Europe, and Calicoes from India, Brandy, Earthen Ware, and several other Manufactures of England, France, and Holland.

#### Of the Commerce of the SPANISH AMERICAN Coafls in the SOUTH SEA.

THAT Part of the Ocean, entered from the North Sea, by the Straits of Magellan, Maire, and Bowers, and which wathes the Meridional Coalts of America, from the faid Straits to the Ille of California, is called the South Sea; it is also called the Red Sea, the Pacifick Sea, the Sea of California, and the Sea of Jeffo; but this is only when a Part is to be fpecified, the Name of the South Sea comprehending the whole, when fpeaking in general.

The principal Cities which the Spaniards poffers on these Coasts, and where they carry on the greatest Trade, going up them from Chili to New Spain, are Baldivia, the Conception, Valparaile, Arica, Lima, and Callao its Port, Panama, Acapuko, and La Navidad, befides which principal Places, here are a Multiplicity of small Ports between them, that either ferve for lading Places to fome inland Cities, or for carrying on a coasting Trade, with the Products of each particular District; the chief of which are Auroca, Lavelia, Guiarme, Paita, Rio-Tomba, Selaques, the Trinity, St. Micbael, Tomaco, Sanfonnat, Sagno, Nasca, Pika, Paebacama, Barbacoa, Tecoantepeque, Nicoya, Chiricito, and fome others. Beldivia, La Conceptione, and Valparaifo, are situated on the Coast of Chili, and

Beldicia, La Conceptione, and Valparaijo, are fituated on the Conft of Chili, and it is in their Ports that all the Trade of this Kingdom with that of Peru is translated, as the Way by Land, although florter, is both more difficult and dángerous, on Account of the Mountains to be crofled, which are almost all defert, and fo difficult of Accefs, by the extreme Cold always reigning here, that there are but few Merchants who care to run the Hazards of them, and the other Road by the Defart of Datacama, notwithflanding it is the florteft, is not lefs difficult through the Want of freth Water.

Baldivia is the first City found on the Coast, after passing the Straits of Magellan, and is feated two Leagues from the Sea, in the fortieth Degree of Latitude, between the Branches of two Rivers, which at their Mouth form one of the fineft and fecureft Ports on all this Coast. The Gold Mines, which are not very distant, and more abundant and rich than any other of Cbili, rendered it formerly very famous, but the Revolt of the Arauco Indians, who invaded and took it in 1599, and whom the Spaniards have not been able to fubdue fince, has greatly diministed its Reputation and Trade, although these latter are re-effablished here, and maintain a Garrison of two hundred Men. Its principal Trade by Sea is to Lima the Capital of Peru, where they yearly fend eight or ten Veffels of four or five hundred Tons, laden with all the Products of the Country, among which are Beef and Goats' Skins, Tallov, Salt Meat and Wheat. And the Returns made hy these Ships are in Wines, Sugar, Cacao, Spiceries, and all Sorts of European Merchandize, that arrive from Porto Bello to Lima, by Way of Panama. Its Inland Commerce is to St. Jago, Capital of Cbili, through which it receives from Buenos Ayres the various Commodities mentioned in treating of the Trade of that famous City.

La Conceptione, reckoned the fecond City of Chili, counting Baldivia for the third, and St. Jago for the first, is faventy Leagues from this last, and fixty from the other. Its Port, in Form of a Horfe-fhoe, and from thence called by the Spaniards Herradura, is five Leagues from the City, to which light Vessels go up by the River Andalien which croifes it. The Mines of Quilacoya, and Quilacoya, are only four Leagues distant, and the principal washing Places of the Kingdom nuch about the fame; it is here that on feparating the Earth from the Metal by this Lotion, that those Lumps of Gold are discovered, which are of the greatest Purity, and so much enrich the fortunate Finders: And which, as well as all that is extracted from the Mines, is carried to the Mint at St. Jago, to pay the King's one fifth, which is fent with the Reft of the Royal Revenue to Lima. The Natives breed a great Quantity of large Cattle and Goats, the Skins of which last they make into Cordovans, and fend their with the other Hides to Lima, from whence, by Panama and the River Chagre, they are transported to the North Sea. The other Commodities in which they trade being much the fame as those of Baldivia, with the Exception of Wool and Cloth, and other Stuffa

Stuffs made Peru, bein of the othe Valparaj Topocalma, fame River moft comm venue of C for the N Baldivia a St. Jago. cellent Roc

Quintero

fines is tra Mine, pro Arica, a its Inhabit in fo fmall Days, the which year be afterwar for the Gal in June tho grees forty which it he The M

to Arica for where the Cotton Sti Spain by the Herb fervin King of Sp Salt, Quici Utenfils for latter's Arg being feater if its Mour It is alfor populous.

populous, amounting Spaniards. of Fruits, with an In and Sight, has been Country. Lima,

and feated in all this from the greateft Pa C: uz, are other by its foreign Sea Coafts it does no to all the *tbagena* on The T

thefe latte

Stuffs made in the Country, and the Ships which the Inhabitants fend Yearly to *Peru*, being ten or twelve, bring with little Difference the fame Returns as those of the other aforefaid City do.

ts of

ts of Sea ;

e Sea

South

here

, are

ama,

ipli-

lome

par-

Rio-

'iſca,

and

w is

lán-

fert, here

load

cult

Maati-

the

very

ierly

t in

atly

iere,

is to

r or

tich

nade

aro-

ma.

ives

ade

the

xty

by

go

41-

the

om

are

ch,

go,

ins

des

tcd

thc

her

ffa

Valparaijo is feated in a Bay of the fame Name, at the Mouth of the River Topocalma, and ferves as the Port to St. Jago, the Capital of Chili, built on the fame River, fifteen Leagues from the Sea. This Port is one of the fafeft and most commodious of those on the South Coast, and is where all the King's Revenue of Chili is embarked for Peru, as also the Effects of Particulars defined for the North Sea, consisting especially of Gold, drawn from the Mines near Baldria and the Conception, or those of Tijlil, which are between Valparaijo and St. Jago. There are also carried to Lima Turquoifes, which are found in an excellent Rock, opened in the Valley of Copiapo, in the Northern Part of Chili.

Quintero and Coquimbo are also two maritime Cities of *Chili*, where fome Bufincts is transacted, especially at this last, in whose Neighbourhood is a Copper Mine, producing Metal with which all the Artillery of *Peru* and *Chili* is cast.

Arica, although it is the leaft confiderable City in Peru, for the Number of its Inhabitants, and Beauty of its Buildings, there is fearcely any Place which, in fo finall a Time, tranfacts fo rich a Commerce, its Warehoufes being, for fifteen Days, the Depofitaries of all the Treafures from Potofi ; and the Silver Fleet, which yearly fails with the King's Revenue, and the Mines' Produce for Lima, to be afterwards forwarded by the Way of Panama to Porto-Bello, in the North Sea, for the Galleons. This Treafure is brought from Potofi to Arica in March; and in June the Lima Ships come to lade it. The City is fituated in eighteen Degrees forty Minutes of Latitude, feventy Leagues from the City of Potofi, to which it however ferves for a lading Place, as before-mentioned.

The Merchandizes which are brought from Lima, and other Ports of Peru, to Arica for Potoh, are European Cloths and Serges, with others from Quito, where the beft Woollen Manufactures are of all Peru. Gold, Silver, Silk, and Cotton Stuffs; these made in the Country, and the others coming from Spain by the Galleons, Flour, Wheat, Maiz, or Indian Wheat, Acicoca, an Herb serving instead of Paraguay, Ariquipa Wines, the best of Peru, where the King of Spain permits the planting Vineyards, Oil, Olives, Butter, Cheefe, Sugar, Salt, Quickfilver, Sweetmeats, Syrups, and all Sorts of Hard-Ware, and Iron Utenfils for the Service of the House and Mines; all which are paid for in the latter's Argentine Produce; as the City of Potofi, called alfo an imperial City, being feated in a Country fo barren and unfruitful, would furnish nothing to Trade, if its Mountains did not cover those inexhauftible Silver Mines they do.

It is also owing to the Richness of its Mines that this City is the fineft, most populous, and abundant in all Things, of any one in *Peru*; its Inhabitants amounting to more than fixty thousand, among which are at least ten thousand *Spaniards*. And its Markets, Warehouses, and Shops, are ever full of all Sorts of Fruits, Sweetmeats, Wines, Stuffs, Jewels, *European* and *Indian* Curiofities, with an Infinitude of other Merchandizes and Wares, to gratify both the Tafte and Sight, fubferving as well to Pleasure and Use as Ornament; although, as has been faid, none of these Things grow, or are the natural Products of the Country.

Lima, called alfo by the Spaniards Ciudad de los Reyes, is the Capital of Peru, and feated two Leagues from the South Sea, being a Place of the greateft Trade in all this Part of America. The Riches of Peru and Chili are brought here from the Ports of La Conceptione and Arica, where they are collected; and the greateft Part of the Goods that arrive from Europe at Porto-Bello, and La Vera C. xz, are alfo brought here from the one by the Ships of Panama, and from the other by those of Acapulco. The Inland Commerce of this City is not less than its foreign one; and if it maintains this latter with all the Places on the South Sea Coafts, from Chili to New Spain, its home Traffick is equally extensive, as it does not only fpread to all the Provinces that compose the Empire of Peru, but to all the other Kingdoms of Southern America, even to Buenos Ayres and Cartbagena on the North Sea.

The Trade of Lima is carried on, partly by Spaniards, and partly by Indians, these latter having more Liberty here than in any other Place of the King of 10 H Spain's

Spain's Dominions, on Payment only of a finall Tribute twice a Year. It is thefe that do all the fervile Work, and are the fole Mechanicks and Hufbandmen, the Spaniards thinking it beneath them to ftoop to fuch Offices, and only engaging in the more valuable Branches of Trade, fuch as Gold and Silver, Silks, European Cloth, &c. with which, and indeed with every other Conveniency of Life, this City is fo well fupplied, as would induce a Belief, that this Plenty ceuld only be the Product of the Country. The Gold comes here from Chili, New Caflik, Cufco, and fome other Provinces of Peru; the Silver from the Mines of Potofi, and those of Oruco, Tarapaca, and Chocolocora; and the Quickfilver from Europe and Juancabeluca, forty Leagues from Lima. They get the Country Stuffs from Quito, and from the Mountain Towns, which are in the Neighbourhood of their Capital. The Wines are brought them from Arequipa, Yea, Cifea, and Nafea; as the Cattle are from Xasra, Cufeo, Caneto, and Guemangua. The Sugars, Sweetmeats, Syrups, and Preferves, are made at Jamanga, and Gnara. The Wheat, Flour, and Maize, come from this fame Place, Vuruncas, and the Villages near to Lima; Dry Fith from Pieta; Carpenter's Wood from Guyaquil, though cut on the Side of Gallo, near to it; and Salt from the Ponds of Gnara, &c. Oil and Olives from almost all the Ports of the Coasts between Arica and Lima.

Pearls are brought from the Pearl Islands in the South Sea, and Part from *Panama*, of the Fithery of *Rancheric*, also formerly of *Margarita*, in the North Sea; and precious Stones are found in many Rocks, Mines, and Rivers of *Peru*.

All the Gold and Silver Mines are fo rich and abundant, that, as it is afferted, the King of *Spain* has in lefs than fifty Years received for his one-fifth, of only those of *Potoji*, one hundred and eleven Millions of Dollars.

Calao, as before-mentioned, the Port to Lima, is two Leagues from the City, fpacious and very fecure, without Rocks or Shallows. It has two Channels, the one for large Ships, on doubling the Isle of Lobos that covers it; and the other for Barks, or finall Veffels, by a Strait between the Continent and the Ifland. The City lies along the Bank, and all its Inhabitants, above two thousand, are either Lima Factors, Carriers, Sailors, or Inn-keepers, as its Buildings are Warehouses for the Reception and Depolit of the Goods that arrive from Acapulco, Panama, Arica, and the Conceptione, or Inns to accommodate the Merchants who arrive from all Parts, when the Fleets come here to lade or difcharge. Two Fleets, both called the fame, Plate Fleets, are annually fitted out in this Port, the one for Arica, and the other afterwards for Panama. The first fails towards the End of Febuary, and after having laden the Silver of the Potofian Mines, returns to Lima in about a Month, or by the Beginning of April, near the fame Time that the Veffels from Valparaily bring here the Revenues of Chili. As foon as this Fleet is returned, and the Chili Veffels are arrived, they unlade the Goods, to wait a proper Seafon for the Voyage to Panama; the leaft valuable are put in Warehouses, and the Gold and Silver, with what else is precious, fent to Lina in Carts, or on Beafts of Burthen, with which the Road from Calao to that City, is nearly full during the whole Year, more efpecially in the three or four Months of the Fleet's Arrival and Departure. Alto in the Months of March and April there arrive at Lima by Land, Gold, Silver, and the Merchandize of all the Provinces of Peru, that are defined for Porto Bello, and which must be ready for the Sailing of the Panama Fleet.

The Departure of this fecond Fleet is always at the Beginning of May; and it is commonly two-thirds bigger or ftronger, both in Merchant Ships and Men of War, than the other; becaufe, befides the Riches of Potof, which the Fleet of Arica only brought, that for Panama carries alfo all the Revenues of the King and Particulars' Effects from Chili, Pern, and a great many of the other Kingdoms of South America. And it is by Return of this Fleet, that all the Goods defined for Pern and Chili are brought; and from thence fent either by Sea or Land to the Places they are configned to.

Befides the Fleets before-mentioned, there is yearly equipped at Calao a Twenty-Gun Ship for Acapules, a famous Port in New Spain, by which the Spaniards of Mexico maintain a great Trade with the Philippines, and receive a large Quantit of of Goods f Cbriffmas, which the Commoditi cerned in t Peru, und carries on This wa

dation of t Town, ex into a Can la-Chapelle it is fo diff Certainty. The ch

this vaft E coya, Chir produces S of Timbe Seas, exc

Guayaq Cacao, C Saltpetre, alfo prod thoufand the Quan Spice, an Truxil

the moft Trade co Marmala Lefpar the Port

twenty-f now red Panai have fur

Manufa

Panama Morgan Latitud more m gives N rating equally maritin all the *Cbili* at carries a great with th here, a attract

> As before Receip laden Prefid

and in

#### OF AMERICA.

thefe

the

ng in Euro-

Life, only

D Ca-

nes of from

untry

bour-*Cifca*,

The

inara.

nd the

Guyads of

Arica

from North

eru. Terted,

of only

e City,

annels,

hd the

nd the

buland,

gs are

n Aca-

charge.

in this ft fails

Potofian 7, near

f Chili.

ide the

ble are

fent to

*ilao* to or four

cb and of all

: ready

and it

len of lect of

King

gdoms ftined

and to

ventyards of

uantit

of Goods from India and China. This Veffel arrives at Acapules a little before *Cbriflmas*, and carries there Cacao, Dollars, and Quickfilver; in Return of which the brings back Spice, Silks, Chints, Callicoes, and a few other Indian Commodities; though this Trade is prohibited to all others but to those concerned in the faid Ship; the Court of Spain having interdicted it to all the Reft of Pern, under very fevere Penalties, for Fear of hurting that which South America carries on with Spain by Way of Panama and Porto-Bello.

This was the Situation of *Calao* before the Earthquake, which with an Inundation of the Sea, that happened at the fame Time, deftroyed every Perfon in the Town, except one Man, who crept up the Flag-Staff, and dropped from thence into a Canoe, which floated under it. As this happened before the Peace of Aix*la-Chapelle*, it is not doubted but the Damage is repaired in fome Meafure, but it is fo difficult to get Accounts from that Country, that nothing can be faid with Certainty.

The chief Places with which the Spaniards maintain a regular Commerce on this vaft Extent of Coaft, are Leon, Guayaguil, Truxillo, Lefparfo, Lavillia, Nicoya, Chiriquita, Paita, Sagna, Nafca, Pifca, and Pachacama, of which the first produces Sugar, Cattle, Hides, Pitch, Refin, and excellent Cordage, befides Plenty of Timber for Ships, whereof more are built here than at any Place in the South Seas, except that I am just going to mention.

Guayaquil, in the Province of Quito, whole Products are Gold, precious Stones, Cacao, Green Hides, Tallow, Satlaparilla, Woollen Stuffs of the Country Make, Saltpetre, Brimftone, and Wood, worked up in the Ship-Yards of this Place; it allo produces Cacao in uch Plenty, that there is hardly a Year in which thirty thouland Bales, of eighty-one Pounds each, are not fhipped off, and fometimes the Quantity is doubled. The Goods imported here from Linna are Wine, Oil, Spice, and other European Commodities.

Truxillo is fix Leagues from the South Sea, having a Port called Guanchaco, the most difficult to enter, and the most unfafe of any on the Coast. Its chief Trade confifts in Wheat, Flour, Wine, Sugar, Sweetmeats, especially Quince Marmalade in Casks, Cattle, Horses, Mules, Sc.

Lefparfo is fituated in the Bay of Caldaria, two Leagues from the Sea; it is the Port to Carthage, a City of South America, in the Province of Quimbaia, twenty-four Leagues diffant from it, and formerly had a good Trade, but it is now reduced to fome Sugar, Hides, and Provisions, for Lima.

Panama; of all the Cities I have hitherto treated that trade with Lima, none have supplied it with other Commodities than those of their own Growth and Manufactures ex apr Acapulco ; but a quite different Cc nmerce is transacted from Panama. Before th. City was taken, pillaged, and burnt, in 1673, by Sir Henry Morgan, it was feated on the Shore of the South Sea, at nine Degrees of North Latitude; but the new one is built at four Leagues diftance from the Ruins; more magnificent, better fortified, and with a greater Number of Inhabitants. It gives Name to a large Bay in which it is built, and to the Ifthmus, that, feparating the two Seas, joins the Meridional to the Septentrional America, and is equally famous for its Land Trade with Porto-Bello, on the North Sea, and its maritime Negociations with Lima on the South Sea, collecting in its Warehouses all the Goods that the Galleons bring from Europe, as well as all the Riches of Chili and Peru, which come by the Plate Fleet; and although it at all Times carries on a very confiderable Commerce, and has its Road always filled with a great Number of Veffels; it is, neverthelefs, on the Plate Fleet's Arrival, and with the Goods by the Galleons, that the greatest Concourse of Merchants meet here, and the Trade is most flourishing, being then that the Fair is held, which attracts both the Nobility and Commonalty of the Neighbourhood to affemble and increase the Throng.

As foon as the Galleons touch at *Carthagena*, where they remain fome Time before they proceed to *Porto-Bello*, a Courier is difpatched to *Lima*, and on the Receipt of this Advice, the Viceroy orders the Plate-Fleet afore-mentioned to be laden and diffatched, under Convoy of four or five Men of War; whilf the **Prefident** of *Panama*, on his Part, directs the providing Mules for the Carriage of a Part of the Treafure by Land, and Barks for the Conveyance of the Remainder by the River Chagre to Porto-Bello, that no Time may be loft, as the Galleons only remain there about a Month, during which Time every Negociation muft be tranfacted. It is computed that the King's Effects laden on the Galleons, commonly amount to three Millions of Pieces of Eight in a common Year; and that the Merchants' regiftered Effects are three or four Times as much, extra of what is fhipped clandefinely. All the Galleons muft be ready to fail the thirtieth Day after Arrival, otherwife they run a Rifque of being left behind; however, the Admiral commonly grants an Addition of eight Days, which is of great Relief to the Merchants, and nothing difadvantageous to himfelf, as this Benefit is always procured by the Intervention of a confiderable Prefent. The Goods proper for this Voyage have been already.defcribed in the Article of the Spanifb Trade, fo I thall only add here, that all Iron Inftruments, fuch as Hoes, Axes, Hatchets, Anvils, &c. Spice, Wine, Oil, Laces, and Gold and Silver Stuffs, are likewife proper Objects of this Trade.

The maritime Towns, where, next to Lima, the Merchants of Panama carry on their Trade, are Laxillia, which furnifhes it with Hogs, Poultry, falt Beef, and Sirops; Paita, or rather Piura, to which the other is the Port, whence are exported Wine, Oil, Flour, Sugar, Soap, and Goat Skins, made into Cordeans; Realegia, yielding Brandy, Sugar, Oil, Flour, and Wine; Galio, Tomago, and Childe, three Islands producing yearly a large Quantity of Timber and Boards; Pijka, fruitful in excellent Vineyards; Truxillo, abundant in Wheat, Flour, and Sugar; Oicoya, where are Plenty of Shipwrights and Yards, as alfo a Quantity of Cattle, Hides, Wheat, and Red Wood, or Nicaragua. There are also iome Panama Barks, which go yearly to fish for Pearls at the Isle of Gorgona; this being the only Place where they are found in the South Sea; those called the Pearl Islands, within twelve Leagues of Panama, now producing none.

Tecoantepeque, La Trinidad, Vatulco, and Realejo; are Places alfo on this Coaft between Panana and Acapulco, which ferve for Ports, where all the Traffick of Guatimala, Leon, Quaxaca, Necarague, and fome other Provinces of New Spain is transacted, which confifts in Cacao, Vanillas, Achiolt or Rocou a Dying Herb, Indigo, Cochineal, Hides, Wheat, Maiz, Wool, Sugar, Cotton, Salt, Honey, Califa, Wax, and in fome other of the Products of Mexico.

Acapulco is next to the Port of Tecoantepeque, and feated feventeen Degrees North of the Line. It is the Western Port to the City of Mexico, as Vera Cruz is -. the Northern; and the principal Places of its Trade are Peru, the Philippines, and the Coafts neareft to Mexico; the Commerce of which latter is entirely negociated through the laft four mentioned Places, and fome other finall Harbours, where the Merchants of Acapulco fend their Goods on light Veffels, to extract Provisions and Refreshments, although they receive large Parcels by Land on Mules, particularly Flour, Chocolate, fmall Cheefe, Salt Meat, and all Sorts of fuch Provisions, for which they have daily a Market; and the Cattle they want comes the fame Way. I have also treated of the Trade between Acapulco and Peru; and though that between the Northern and Southern America is open and free, yet the Inhabitants of this City make but little Ufe of it, their Commerce being only extended to the Places on the Coaft, fo that what is transacted between this and the Manillas, is what gives it Reputation, and which is carried on, in only two Ships of eight hundred or a thousand Ton each; whereof one is always in ladeing at the Philippines, and fails on its Return, as foon as its Twin Veffel arrives, a Convoy being affighed them, of a twenty-eight Gun ship, and they mounting forty each. Their Cargo from *Acapulco* confilts partly of *European* Merchandize, brought to *Mexico* from *La Vera Cruz*, and partly of the Products of *New Spain*, both fent to the South Sea on Mules. The Relading back is composed of whatfoever Alia produces, that is either rich or valuable, even Pearls, precious Stones, and Gold Duft, with which these Ships are so fully stowed, as to render their between deck Guns unferviceable in Cafe of an Attack.

SHA

World

are Mafter

the English

but during

Vincent's,

the Trade

lading at here, but

efpecially a

between fi

five hundr

fent War,

thefe Con

ton, Ging

shell, Dy

Neceffary

rious Ufes

carries on

are La G

Lancon La Befides th

tuga, abu

both are

letto, yelk

Dyers' or

much the

here wan

other life

blifhed in

though th

Millippi

on the R

as former

been cede

fpcct to

that of

felves St

their Fif

Northern

they are

to ancho

dred and

and the eftablifh fet the thoufand

give an

chimeri

proposed ing the which t

Louiji

On the

St. Dos

Martini

8:6

### OF AMERICA.

#### Of the Trade of FRENCH AMERICA.

iain-

Galocia-

1 the

mon

uch,

o fail

ind:

is of

this

The

the :

loes,

ilver

arry

Beef,

cuce

Cor-

ago,

rds;

and

y of Pa-

eing

earl

oaft

k of

*bain* erb,

ney,

rees

and

ted

the

۱nd

cu-

ns,

me

gh n-

x-

nd

NO

e-

a

ng

e,

n,

t-

s,

ir

zis 🔩

I SHALL begin with the Ifles which the French poffers in this Part of the World; and first with the Antilles or Carribee Iflands, of which this Nation are Maßlers of feven out of the twenty-eight; fhared that of St. Chriftoper's with the English, till the Treaty of Utrecht, in 1713 gave it wholly to the latter; but during the prefent War they have recovered it.

Martinico is the chief of them, the others are Grenada, Dominica, Tobago, St. Vincent's, Guadaloupe, and St. Croix. Above two hundred Ships are employed in the Trade of theie iflands, and it is not uncommon to fee eighty Merchantmen lading at Martinico together. Tobacco was formerly the Staple Commodity here, but the Cultivation of that Plant has been long neglected for Sugar, more effecially at Martinico, which alone is fuppofed now to yield in a common Year, between five and fix Millions of Pounds Weight; Grenada and St. Croix, four or five hundred thoufand between both: St. Lucia, taken by the Englift in the prefent War, grows only Tobacco, with fome Pulfe and Greens: Though, befides thefe Connmodities, the Iflands produce among them Indigo, Cocca, Roccou, Cotton, Ginger, Cafilia, Guinea Pepper, fome Medicinal Gums, Hides, Tortoifefhell, Dying Woods, & cr. The Commodities fent there from France, are very Neceffary for Provitions and Clothing, Houfehold Furniture, and Tools for various Ules, efpecially for Agriculture.

St. Domingo, divided as I formerly mentioned between the Spaniards and French, carries on a very confiderable Trade, of which the chief Places affigned the latter are La Grande Ance, Leogane, La Grande Terra, Port de Paz, Port Margot, Lancon Louija, Trou Charles Morin, Lemodada, Cape François, and the Little Goave. Betides this Diffribution of St. Domingo, the French pofiets the fmalleft Ille of Tortuga, about three-fourths of a League from the other, and the Products of both are Tobacco, Sugar, Indigo, Ginger, Rocou, Cotton, Cocoa, Hides, Braziletto, yellow Sanders, Fuffick, Cedar, Genadillo, and fome other Woods for the Dyers' or Cabinet Makers' Ufe. The Ships' Cargoes proper for thefe Ifles are much the fame as thofe for the Antilles, excepting the Salt Meat, which is not here wanted, St. Domingo having it in fo great Plenty, as even to fupply the other Ifles with large Quantities: Here are about four thoufand Families eftablifhed in the whole Settlement, which more than double thofe of the Spaniards, though thefe latter are near a Century more ancient here than the others.

On the Continent of North America the French possibility for and in the Southern America, Cayenne, and fome other Habitations on the River Surinam. They have been fometimes also Masters of Nova Scotia, as formerly hinted, and they were once fo of Newfoundland; but these having been ceded to the English by Treaties, I thall only remark here, that with Respect to the latter, the French are, in Confequence of the thirteenth Article of that of Utrecht in 1713, permitted during the Fishing Scason to build themfelves Stages and Huts, and whatever elfe is neceffary for Curing and Drying their Fish, though this Privilege only to extend from Cape Bona Vista to the Northern Extremity of the Isle, and from thence Westerly to Cape Riche; but they are to build no Houses, much lefs Fortifications, nay, are not fo much as to anchor here, only in the aforefaid Scason.

Louijiana, or Mijlijippi, is a vaft Extent of Country of more than one hundred and eighty Leagues, lying in North America, between Cauada, Carolina, Mexico, and the Ocean. It is in these newly difcovered Lands that the famous Colony is eftablished, which after the Year 1717 engrofied the Attention of all Europe, and fet the major Part of it a madding after their Example, to the Ruin of many thousand Families; however, I shall here confider it in its prefent Situation, and give an Account of the real Trade that is here substituing; regardless of the chimerical and ideal Advantages some of its most fanguine Adventurers at first proposed from it. The chief Settlement of this Colony, or more properly speaking the Capital of all the Country, and Centre of its Commerce, is the City to which the Name New Orleans was given, to preferve the Memorial of the Re-10 I

gency of that Prince, under whole Protection and Aufpices it was founded. Its Situation is on the Side of a River, near enough the Sea to have the Conveniency and Facility of lading and unlading the Ships that import, and at a fufficient Diftance to avoid its bad Air and Neighbourhood, when irritated. The Trade carried on here is much the fame as at Canada; and fome Indians have affured the French, that high up in the Country are found Mines of Gold, Silver, Copper, Iron, and Steel. These Mines are, however, undifcovered, but the true Riches of the Country confift in that great Quantity of Cattle with which the Plains and Forests of Louifiana are filled, viz. Hories, Affes, Bulls, Cows, Sheep, Goats, and Hogs, of which the Indians make a great Slaughter in their Excursions, and bring both Flefh and Skins to the Colony, and there Exchange them for Trifles. The supplies from France, proper for this Colony, are the "me as has been di-Jountry produces torected for the Islands; with the Exception, that to what wards the Support of its Inhabitants, must be added, fc ur, Corn, Rice, Pulfe, and all that can contribute to fustain to numerous a Colo. , ; and the Merchandizes fit for the Trade with the Indians, are coarfe Woollen Blankets, ferving for Clothes, Limbourg Cloths, white and red, and Cloaks ready made of them; ordinary Hats, Knives, Hatchets, and Pick-Axes, Imall Mirrors, Glafs Beads, and Virmillion.

The Ports, Pofts, and Eftablifhments, which the French at prefent occupy are fixteen, viz. the Ifle Aux Vaiffeaux, Bilaxi, or Fort Louis, New Orleans, Manchac, Matches, Natchitoches, Yafaus, Illinois, Oubache, Ifle Dauphine, Fort de Conde, Alibamons, the Bay of St. Bernard, the River Aux Cannes, Padoucas, and Miffbures. This Country produces Rice, Indigo, Cotton, Tar, Pitch, but moftly Tobacco.

By the Viith Article of the Treaty of Peace 1763, all that Part of Louifiana lying on the East Side of the River Miffiffippi, with the free Navigation of that River, was refigned to the Britif Crown. And, in 1769, the French ceded Louifiana to the Crown of Spain.

Cayenne is the only Settlement the French have in South America, except fome Habitations that they possess on the Coast of Surinam, and the River of Amazons, which form a Sort of Government of more than a hundred Leagues.

The life of *Cayenne* that gives Name to this Government, and takes it from a River whofe two Branches feparate it from *Terra Firma*, lies in the Latitude of four Deg. forty Min. a hundred Leagues from the great River of the *Amazones*; It is feventeen Leagues in Circuit, of which five are bathed by the Sea, and the Reft by the two Branches of the River aforefaid: And has been fucceffively poffelled by the *Englifk*, *Frencb*, and *Dutch*, though the *Frencb* have finally remained Mafters of it ever fince 1677. Its chief Products are Sugar, Rocou, Indigo, Cotton, and Vannillas; and the Commodities fent here from *France*, are principally Flour, Wine, Brandy, Linens, Stuffs, Quickfilver, Hard-Ware, and about all Salt Meat; the Inhabitants, exclusive of the Soldiers and Slaves, are about twelve or fifteen hundred Men, fpread in the different Habitations above-mentioned, of which the Chief, composing a fmall Town of two hundred Houfes, with three hundred and fifty Whites, is below *Fort Louis*, where the Warehoufes are kept.

#### Commerce of the Portuguese in America.

THIS Nation's Poffeffions in America have been many Years fince reduced to the Brazils only, though this is a Part of the New World fo vaftly extensive, fertile, and rich, that they have no Room to complain of their pretent Share. This Country reaches from the Amazon River to that of Plate, and has its Coafts curved into a Semi-Circle of about twelve hundred Leagues Extent, though the Portugues do not occupy the Whole, having no Habitations beyond Rio Yaneiro, which is two hundred Leagues from the River of Plate, its Southern Boundary. The inland Country is yet unknown, as the Portugues have never penetrated it above eighty Leagues, by Reason those vaft Regions which separate it from Peru are inhabited by innumerable Nations of Indians, who, loving Liberty, dispute the Acquisition of their Lands, Inch by Inch, as they regard foreign Settlements only as Usurpations. The Portugues have divided their Etablishments into fourteen Captains, or Commanderies, viz. Tamaraca, Babia de todos los Santar, Pernambuco, Paras, Maragban, Ciara, Rio Grande, Paraiba, Ceregippe, Los Illeor, Porto Porto Segure I fhould nov Portugal, au I might h Northern Po their Europe Traffick of

N the fl ing the man engaged in. is the great to be three fecond This of Ships, c which its 7 or when an is fo extent Products t Butter, Ch very little ' have a Wo of its beft Inhabitant that bears the prodig peculiarly of which are many, brought f their Tra with that I fhall the 1 bours. Safety of Means of as the R. not very d it that of Centre of and the A nons, and ducts of and fold The Rhi from the The I that of . transacte

Slates, C

Wefer, w Lower C wick, fa

Mouth i Merchan pentry V

#### OF HOLLAND.

Its.

CY

nt

de

lie

er,

ins ts,

ud cs.

dito-

lie,

fit

cs,

its,

are

ac,

ide, res.

ana

hat

dcd

bme

ons,

m a

e of

nes;

Reft

l by ters

and

ur,

een

ch

red

ta

re,

·c.

fts

he

0,

y. it

'n

1C

ts

r--

s,

s,

at; .

Porto Segure, Spirito Sancto, Rio Janeiro, and St. Vincent; of whole Commerce I should now treat; but having already done it in the Section on the Trade of Portugal, any further mention here would be superfluous.

I might here also very properly add, an Account of the Trade which fome other Northern Powers carry on in *America*; but having as yet given no Description of their *European* Commerce, I shall join them both together, by reciting the general Traffick of each particular Potentate, and begin first with the *Dutch*.

#### Of the Trade of HOLLAND.

NOTHING gives a greater or more magnificent idea of this Commerce, than the flourifling Condition it has always fupported the States in, notwithftanding the many long and expensive Wars it has for a Century past been to frequently engaged in. Three Things more especially support this immense Traffick ; the one is the great Credit of the Bank of Amflerdam, whole Treasure is supposed by some to be three thousand Tons of Gold, of an hundred thousand Guilders each; the fecond Thing fo advantageous to the Trade of Holland, is the incredible Number of Ships, continually going out and coming in; and the third, is the Safety with which its Trade is carried on, by the Government's Protection in Time of War, or when any Cruizers or Pirates make it neceffary. And though this Commerce is fo extensive, it is kept up by a People, whole Country contributes hardly any Products towards it; as the Dutch have nothing more of their own than fome Butter, Cheefe, Earthen-Ware, and fome few other Trifles that they can foare; very little Wheat growing in Holland, and no Wine at all; the few Sheep here, have a Wool coarfe and harfh; the Land produces very little Flax or Hemp; one of its best Qualities being its Propriety, in feveral Parts, for Fuel, fo that the Inhabitants, for Want of other, are reduced to the Necessity of burning the Earth that bears them; but its fat Pastures nourish great Herds of Cattle, producing the prodigious Quantity of Milk, that fuffices for the daily Want of a People peculiarly fond of a lacteal Diet, and for making Abundance of Butter and Cheefe, of which they eat more than any Nation in the World. Their Manufactures are many, and very confiderable, though almost all the Materials for them are brought from other Countries. I have already mentioned the Particulars of their Trade with us, with France, Spain, Portugal, and Italy, and blended it with that of the other Europeans on the Coast of Barbary, Africk, and Afia: their I shall therefore only add here, the State of it with their Septer sional Neighbours. The Trade carried on nearest Home, and the most con enient for the Safety of the concerned, is that which they maintain with a Part of Germany, by Means of the Rivers running through the Country, or on the Borders of it; fuch as the Rhine and Maefe, which bathe their States; the Wefer, Ems, and Elbe, not very diftant from the German Ocean. The Traffick of the Rbine, and with it that of the Mofelle and Maine, is very confiderable. Cologn is properly the Centre of the Commerce carried on here, where the Merchandize of. Lorraine, and the Archbishoprick of Treves are collected; fuch as Wood, Iron Bars, Cannons, and Bullets of the fame Metal. It is likewife by the Rbine that the Products of Mentz and Franconia, washed by the River Maine, are conveyed to, and fold in the celebrated Fairs held twice a Year at Francfort or Nuremberg: The Rhine also ferves the Dutch in bringing them the Flax, Threads, and Linens from the Duchies of Juliers and Berges.

The Maefe facilitates the Trade of Holland with Leige on that River, as it does that of Aix-la-Chapelle, not very diftant; and of which almoft all the Trade is tranfacted in the first of thefe two Cities. The Extracts from Leige are Serges, Slates, Coal, Lead, Iron, Bullets, and Braziery made at Aix-la-Chapelle, &cc. The Wefer, which has its Source in the Mountains of Turing, waters one Part of the Lower Germany, and after having paffed through the Country of Heffe and Brunfwick, falls into the Germanick Occan. Bremen, feated fifteen Leagues from its Mouth in the Peninfula that it forms with the Ems, is the Deposit of all the Merchandize of those Parts; and it is in this City that the Dutch buy up the Carpentry Wood, Cheefe, Wools, several Metals, and Beer, that are brough there from

from Lover Saxony, Heffe, Brunfwick, &c. Embden, Capital of Eoff Friefland, at the Mouth of the Ems, is the Staple of all the Commerce of that Part of Germany which traveries this River. The City is governed by its Magittrates , and the Dutch their Allies, or one may fay their Mafters, by the great Credit they have there, draw hence all the Merchandife of Weffphalia, and expecially of the Hithopricks of Paderborn and Munfler, which confitts principally in Timber, Cloths; Wools, and Linens ; it is alfo from thence that thole Hans come, fo generally effected in Europe ; Eaff Friefland alfo furnifies Holland with Cattle and Horns. In fine, the Trade of the Elbe is one of the moft confiderable that the Dutch transfect in the Germanick Sea. This famous River has its Source in Bokemia, towards the Frontiers of Sidefia ; from thence traverling many rich Provinces, and amongft them the States of Saxe, Brandenburgk, and Brunfwick, pathes to Hamburgb, the City which for its Trade has merited the Appellation of the Amfterdam of the North, from whence in about twenty Leagues it falls into the Sea, fwelled by all the Rivers of Bobenia, Saxe, &c. that it has received during to long a Courfe.

The Duteb commonly transact their Business of Lower Germany at Hamburgh, though they often go up to Harburgb and Magdeburgb for Wine and Wood, buying in those Parts even entire Foretts which they tell, and fill large Magazines with this Commodity, to be in Readiness when they want, or think proper to vend or utter it. The Goods that the Duteb carry to Germany by the five Rivers aforefaid, are Silk and Woollen Manufactures, Mercery, Spice, Drugs, Dying-Woods, Sugar, Cheefe, Herrings, Copper, and Ribbons.

Anvers, Bruffels, and Malines, furnith the Dutch with Thread and those Laces, bearing this latter's Name; Ghent and Bruges with Linen, Hemp, and Basons; Bruffels and Oudernade with Tapestry; and Lifle, Capital of French Flanders, with Cambricks, Laces, and Baracans; the Returns are made in Woollen and Silk Stuffs, Drugs, Spices, Se.

The Traflick of the North and Baltick is one of the moft important that the Dutch carry on; in other Branches of Trade, it feems as if they only worked for the other Parts of Europe; but in this almost all regards themselves; and it is from thence that they fetch the Grain which supports them, and the Things necessary to their Navigation; without which neither the State, nor Particulars, could substitute.

Although Sweden, Denmark, and fome other States, feated on the Baltick Sea, are comprehender under the general Word North, yet Norway, Archangel, and fome of the mont Septentrional Provinces of Ruffia and Denmark, merit more particularly this Title; and it is with thefe that I shall commence the general Northern Trade.

Before the Year 1553, the Trade of Mufcovy was carried on by the Way of Narva and Revel, Citics of Livonia, at the Bottom of the Baltick Sea; but the Port of Archangel having been difcovered by the Englift, all the Trade of this vaft Empire was transferred thither, being much more convenient than any of the others, efpecially on Account of the Paffage of the Sound, which took away, or at leaft reftrained, the Freedom of the Trade of those two Places; and there now fail annually from the Ports of Holland, particularly from Am/lerdam, near forty Ships for Archangel, from two to four hundred Tons, always divided in two Squadrons; the one only of five or fix Sail, which departs in-June, and returns in September ; and the others of thirty or thirty-two Ships, whole failing is fixed in July, and its coming back in the End of October. Thefe two Squadrons have always a Convoy, even in the midft of the profoundeft Peace; and carry with them Silk and Woollen Stuffs, Linens, Caftors, from Canada, Paper, Mercery, Hard Ware; Cannons, and other Arms, Powder, Brimftone, Copper, Lead, Pevrter, Brandy, Wine, Oil, Vinegar, Sweetmeats, dried Fruit, Sattion, Sugar, Spice, Pepper, Herrings, Incenfe, Copperas, White Lead, Indigo ; Woods for dying the Ruffia Hides; Laces, Gold, and Silver Wire, and of this latter Metal in Specie.

The Trade to Norway employs yearly upwards of three hundred Dutcb Veffels from four to five hundred Tons, the greateft Part from the Villages of Friefe, or those in the Neighbourhood of Amflerdam. Bergten, the most confiderable Port in in the Kin they carr Salt, Spin And as T have mad cerning V The C them to

in this T with an Produce of always of the Defice Spice, D Effecin h Pomeranii old Rixd great mat of Spice, Winc, H Revel, A French C for Gooo tranfport Their

two hun of the Hu parifon ; Occupat Tons, o Dutch A deducted remains Altho

were obl ftanding by the in Sout Leeward only Co The Province in Abu

Indigo, the gree with all Of t fiderabl better cient E this is

The Eaft an the No both to 'Th

privat that w for lit

# OF HOLLAND.

ind, at

Ger-

they

of the mber,

lo ge-

at the

1 120-

Pro-

wick,

ion of

to the

uring

urgh,

buy-

er to

livers

ying-

aces,

iders,

and

it the

d for

it is

hings

lars,

Sca.

and

more

neral

y of

t the 'rade

nient

und, two

rom

al-

ts in.

ips,

hcfe

ice ;

ada,

me,

uit,

go;

this

Tels

or

'ort

in

in the Kingdom of Norway, is where the Dateb drive their principal Trade, though they carry on fome with Drontbeim, Copperwich, and a few other Places, in Spice, Salt, Spanifb Wine, Vinegar, Brandy, Cheefe, rolled Tobacco, and fome Clothes. And as Timber for Ship-building is what the Flemings mostly bring back, they have made feveral Treaties from Time to Time with the King of Denmark concerning Wood, &c.

The Commodities which the Dutch lade in the Baltick heing bulky, oblige them to employ a large Number of Ships, a thoufand to twelve hundred, yearly, in this Trade, which they fend leis than half laden, though they always return with an entire Cargo; and as the Balance of Trade is in their Disfavour, by the Produce of their Goods fent being infufficient to pay for the Reladeings, they are always obliged to accompany thefe Voyages with a Parcel of Rixdollars, to make the Deficiency good. The Commodities proper for Sweden and Denmark, are Spice, Drugs, Portugal and Spanifk Salt, those from France not being in 6 much Effeem here, Sugar, Wine, Brandy, Linen, with Silk and Woollen Stuffs. For Pomerania, Cloth, Wine, Cheefe, Salt, Tobacco, Spice, Iron, Lead, Pewter, and old Rixdollars. For Dantzick, a Quantity of Silks of all Sorts and Fafhions; a great many Clothes; Dying Woods, feraped or ground; Madder, large Parcels of Spice, Drugs; Italian Cremor Tartari, Sugar, Oi<sup>1</sup>, Paper; divers Sorts of Wine, Brandy, and French Salt, fit only for Pruffa. In fine, they fend to Riga, Revel, Narva, and Pernau, Cities of Livonia, Salt, Spice, Sugar, Tobacco, French Glafs, and above all, a Quantity of old Rixdollars, with which they pay for Goods not only of this Province belonging to Sweden, but alfo those that are transported here, from Mufcovy, Poland, and Litbuania.

Their Whale Fifhery, is very advantageous, occafioning a yearly Employ of near two hundred and fifty Ships, with between four and five thoufand Men, but that of the Herrings fo infinitely exceeds it, as almost to furpas the Degree of Comparison; above twenty thousand Men, and three thousand Buffes, find an annual Occupation in it; and it is afferted, that they take and fell more than 300,000 Tons, one Year with another, which at two hundred Guilders *per* Ton, as a *Dutch* Author computes them, amount to fixty Millions, from which mult be deducted near twenty-three Millions, for the Charges of Outfet,  $\mathcal{C}_c$ , and there remains nett Profit 370,000,000 of Guilders, or about 340,000/. Sterling.

Although the Dutch have no great Settlements in the Well-Indies, fince they were obliged to quit the Conquests they had made on the Portugues, they notwith-flanding carry on a very confiderable Trade here; which is not a little augmented by the contraband Commerce for which their Colony at Curaçoa administers them frequent Opportunities. Surinam, Aprowacq, Berbice, and Boron, feated in South America; Bounaire, Aruba, and Curaçoa, among the Soto-vento, or Leeward Islands, and Saba and St. Eustatia, two of the fmallest Antilles, are the only Colonies the Dutch possible of the Soto-vento.

only Colonies the Dutch posses at prefent in the Well-Indies. The four Colonies of Terra Firma take their Name from four Rivers of the Province of Guiana, along which they are established. Sugar, which grows here in Abundauce, is the principal Object of their Trade, though they also cultivate Indigo, Tobacco, Ginger, and Cotton. The Merchants of Amlierdam carry on the greatest Part of this Trade, and have their Warehouses here always well filled with all Sorts of Goods that the Europeans usually fend to America.

Of the Antilles, where the Dutch are established, neither of them is very confiderable; St. Euflatia is the biggest, and Saba the smallest; these two are little better than Rocks, though the few Inhabitants residing here have found sufficient Earth distributed to raise a Support, and some Tobacco for Exportation; this is a Commodity common to them all.

The Dutch have feveral trading Companies eftablished in Holland, such as the East and West-Indian, that of Surinam, the North, the Levant, the Baltick, and the Nova Zembla and Greenland fishing Companies, all of considerable Advantage both to the State and Particulars.

Though however rich the Trade of thefe are, or whatever elfe is transacted by private Merchants with the other three Parts of the World, it is certain, that that which their Ea/l-India Company has carried on in all the Kingdoms of A/ia, for little more than a Century part, is of a much greater Confequence, and infinitely nitely

861

nitely furpafies it, both in Profit and Reputation. But as I have already given an Account of it, in my Defeription of *Afia*, I shall here close my Narrative of this Nation's commercial Transactions.

# Concerning the Trade of the NORTH, and the BALTICK SEA.

THERE is comprehended under this Narae, not only what is enclosed within the Compass of this Sea, but also fome Cities feated on the Rivers which fall into the Germanick Ocean that are near: And all that are more Northwardly, as Norway, Danish, Swedish, or Muscovitish Lapland; Archangel, Boronday, Siberia, Greenland, and Nova-Zembla.

Hamburgb, an Imperial and Hanfeatick City, is the moft confiderable of all of them fituated on the German Ocean. Here is carried on, not only the whole Trade of the Elbe; but it is also by Means of its Merchants, that the greatest Parts of the Rerulifes are made, and Bills negociated, with all the Cities of the North; an Advantage that it only shares with Amferdam.

This famous Hanfeatick City is more than twenty Leagues from the Elbe's Mouth; though Ships go up this River within two or three Leagues of it, and are there obliged to lighten, being barred a nearer Approach by a Bank of Sand, with whole Cargo. The Goods proper for this Place, are fome French Salt, White Wine, to the Amount of fix or feven thoufand Barrels yearly, and of Brandy about four thoufand, a little Vinegar, Cloths, wrought Silks, Spice, Drugs, Mercery, Prunes, and other dry Fruits, with a large Quantity of Paper. And the Goods exported from thence are, Grain, Wood for Ship-building, Pipe Staves, Lattin, and white Iron Wire made in Saxony, and all Sorts of Copper Pots and Kettles. Here are alfo found the many various Species of Goods that the North and Baltick produce, though not fo cheap, being at fecond Hand. It carries on a great Trade with France and Spain in its own Shipping, though much more in foreign Bottoms, and its Engagements with Holland, &c. are already fpoken to. I have alfo deferibed its Bank, and fhould now fay fomething about its Coin, that has occafioned fuch Embroils between this State and the Crown of Denmark; but a nice Deduction of the Motives to, and Particulars of thefe Difputes, would be too prolix for the Space I have left, and a curtailed Account mult be unfatiffactory; I fhall therefore excufe adding any Thing on this Subject.

Bremen on the Wefer is in good Repute for its Trade, though much inferior to Hamburgh. Large laden Veffels can only go within four Leagues of the City, and fmaller ones to the Diftance of a League and a half. The Imports are much the fame here as the laft mentioned Place, except French Salt, of which none is confumed. The Wood extracted from hence is the beft in the North, but it is likewife the deareft; and here is also exported Wheat, Wool, fome Metals, and Brunfwick Mum, of which that of Bremen is nothing inferior.

Denmark, Sweden, Mufcovy, Poland, Courland, and iome Provinces of Lower Germany, environ on all Sides this Part of the Ocean that forms a Sort of great Gulf, named the Baltick Sea, which can only be entered by two Passages, the one called the Belt, difficult and dangerous, and the other the Sound, of which the King of Denmark is Master, by possessing the Fortress of Kronemburgh, near Elfineur.

This Sea has a large Number of excellent Ports or Cities at but a little Diftance, where a great Commerce is carried on; the principal of which are Lubeck, Copenbagen, Elfineur, Stockbolm, Roftock, Stralfund, Stetin, Colberg, Dantzick, Elbing, Konigherg, Riga, Revel, Pernau, Narva, and Vijbourg, from which Places and Sea more Goods are in general exported and imported, excepting at Dantzick, where the Confumption is very great; this famous City being as a Magazine of all Neceffaries to Poland.

Lubeck, an imperial City, and at the Head of the Hans Towns, feated in Lower Saxony, on the River Traves, which at ten Leagues from thence falls into the Baltick Sea, has a better Trade than Bremen, but a great deal worfe than Hamburgh. Here may fell yearly two thousand Lasts of French Salt, which the Natives refine, four thousand Barrels, or a thousand Ton of Wine, as many hundred Barrels of Brandy, and one hundred and fifty of Vinegar; Paper also finds a good Sale here; and and the 1 bring the Mace, an Muscovy, and Woo three Lea of eight

 $T^{HH}_{Ba}$ 

done at

with the

mark, al

the Mir

and Silv

per, Ta Rye fro traction Country in their After Carlfer which Goat-S the Pla vention The nan, L which Goodn nothin Lal the M Dutch Fal the tv aboun even t and p to be it is f and t Years king whic feared Subje one r is to 7 more neve a lar Hog tants

that

## ÖF DENMARK.

iven

e of

vithhich

rdly, Si-

all of

vhole

cateft

the

Elbe's d are

with Vhite

about

rcery,

Goods

attin,

ettles. Baltick

Trade

Bot-

have

that

; but

uld be

nfatif-

ior to

City,

much

one is

t it is

, and

Lower

great

e one

King

ncur.

ance,

open-

lbing.

s and

zick,

ne of

ower

Bal-

irgh.

fine,

ls of

ere :

and

and the French befides Sugar, Mercery, and fome Silks, the English and Dutch, bring their Cloths, dying Drugs, and Pepper, to which these latter add Nutmegs, Mace, and Cinnamon. The Goods exported are Hemp, Flax, Ruffia Hides, from Muscovy, Iron wrought and unwrought, particularly Ships' Anchors, Wood, Grain, and Wools. Laden Merchant-Ships can only go to Travemunde, a fmall Village, three Leagues diflant from the City, where they are obliged to lighten to the Draft of eight Feet Water, in which Condition they may fivim up quite to Lubeck.

#### Of the Trade of DENMARK.

THE Port of Copenbagen, Capital of the Kingdom, is not only the fineft in the Baltick, but one of the most convenient and fafe in all Europe; it is also here that the chief Trade of Denmark is transacted, though some Business is likewise done at Elfineur; but neither at the one nor the other any thing in Comparison with the Negociations of the Reft of this Sea. The Goods that fell beft in Denmark, are Spanish and Portugal Salt, except their Confumption has been affected by the Mine discovered at Oldefloe in 1730, French Wines and Brandies, Paper, Gold and Silver Stuffs, English and Dutch Woollens, Spice, Medicinal Drugs, and Pepper, Tallow, Hemp, Cod, Stockfish, Wheat, from the little Isle of Zealand, and Rye from Zealand, are almost all the Merchandizes shipped from hence, the Ex-traction of Carpenters' Wood being excepted. The Dutch also transport from the Country of Jutland, a Quantity of lean horned Cattle yearly, which they fatten in their Pastures, and reap therefrom a confiderable Advantage.

After Copenbagen, the most trading Cities of Denmark arc, Ufled, Christianstadt, Carlforn, Salfourgh, Carelfbaven, and particularly Elfinore, or Elfineur, from which the Extracts are, fome fmall Mafts, Deal Boards, Tar, Tallow, Beeves' and Goat-Skins. The major Part of which Trade, and indeed that transacted with all the Places in this Kingdom, except the Capital, is by Way of Barter, or the Intervention of Rix-dollars, brought here by the Dealers for that Purpole.

The other Ifles next to Zeeland, or Sieland, in which Copenbagen ftands, are Fubnan, Laland, Langeland, Fallter, Mune, Samfee, Arroe, Bornbolm, and Amack; of which the first is nothing inferior to the principal Island, either in Extent or Goodnefs: It abounds in Wheat, Hogs, Lakes, and Wood; though it produces nothing for Exportation but Horfes, the Fruits being all confumed at Home.

Laland yields Abundance of all Sorts of Corn, efpecially Wheat, from whence the Metropolis and other Parts of the Kingdom are fupplied, befides which the Dutch export a good deal yearly.

Falfter, Langeland, and Mune, are numbered among the fertile Islands, and the two first yield some Grain, for annual Transportation. Arroe and Alfen abound in Anifeeds, which the Natives ordinarily use to scafon their Victuals, and even mix it with their Bread. Bornbolm, Samfee, and the other Ifles, breed Cattle, and produce a Sufficiency of Corn for the Inhabitants, but that of Amack deferves to be examined apart. This little Island is very near to Copenhagen, from whence it is separated only by a small Arm of the Sea, which is passed by a Drawbridge, and this Spot is the most fruitful of any other Territory in Denmark : It was many Years ago given to fome Hollanders, transported here to manage the Dairy, in making Butter and Cheefe for the Court ; they had great Privileges granted them, of which they enjoy fome to this Day, but others have been curtailed, and it is to be feared, that by little and little they will come to be placed on the Footing of other Subjects ; the Industry and Diligence of the Inhabitants of this Isle have made it, as one may fay, the Kitchen Garden of Copenbagen, and nothing in the whole Kingdom is to be found of the Sort that exceeds what this produces, and has growing here.

Jutland makes the greateft Part of Denmark ; it is a fertile Country, abounding more especially in Cattle, but defective in good Ports on the Side of the Ocean ; neverthcless this docs not hinder the Dutch from making an annual Extraction of a large Quantity of meagre Cattle, as has been before mentioned. The Horfes and Hogs are excellent, and very numercus, and the Corn fufficient for the Inhabitants. The Land is most fruitful near the Sea Coasts; and in a Word, is the best that the King of Denmark has. The

81.3

The Duchy of *Skefwick*, or South *Jutland*, is in general a very good Country; the Conveniency of its Situation between two Seas, the Ocean and the *Ballick*, gives it great Advantages for Trade, although the Conveniences for Transfportation are not many. It furnishes its Neighbours with Wheat, Cattle, Horses, and Fuel Wood, belides what it retains for the Natives' Use.

Holjtein is very abundant and very agreeable; it is perfectly well feated for Trade, like the preceding, between two Seas, and has belides the Advantage to be near the *Elbe* and *Hamburg*, which being a free City, and confequently rich, is of no fmall Advantage to the Territories which the King and Duke of *Holflein* have in its Neighbourhood.

Stormar and Dithmar, or Ditmarfb, are two Diftricts nearest the Elbe; this Country is for the most Part low and rich, of a fat Soil like many Places in Holland, and fimilar to those also in its Fertility and Embellishments; these Countries likewise are benefited by the Neighbourhood of Hamburg, and the River they lie near.

The Country of *Oldenburgh* abounds in Cattle, and raifes a great Number of Coach Horfes, very much fought after for their Colour, which is yellowifh, though otherwife their Qualities are not extraordinary.

In general, though Denmark be of great Éxtent, it notwithftanding yields but in finall Quantities the Neceffaries of Life, few Products for the Merchants, and till lately no Manufactures at all, but, to remedy this long continued Neglect, and ftir up the People to an Imitation of their induftrious Neighbours, by an Ordinance of the King's, of the 28th November, 1727, all Merchants were prohibited to fend to Iceland any other Cloths than thole made at Copenbagen. There are also cftablished fome Fabricks of Linens at Zwelck, Blank, and Lubsch, which are fufficient to fupply all the Provinces of the Kingdom, infomuch that the Chamber of Finances and Trade forbid, by the King's Order in September 1728, the Entrance of foreign Linens. In a Council held February 1725, it was refolved to raife a Tax or Impost on all the Cities, both of Denmark and Norway, and to employ the Produce in eftablishing a Fishery in Greenland.

The thirtcenth of January 1727, his Majefty interdicted the Entry of any foreign Goods into the Kingdom by the Way of Bremen and Lubeck; and, for a ftill greater Encouragement to Trade, the King, in February 1730, published an Ordinance to lower the Duties on the Entry of Goods, that the Merchants his Subjects should introduce directly from foreign Countries, which however should not take Place on those brought into the Kingdom by Strangers.

In August the fame Year, an Edict was proclaimed, by which that Monarch enjoined all his trading Subjects, not to fend any Ships to Portugal or Spain, with a lefs Force than eighteen Guns, and a proportionable Crew, to defend themfelves againft the Barbary Corfairs, in Cafe of Need. And, in January 1631, Christian VI. fupprefied the Farm on the Cuftoms on Wine, Brandy, Salt, and Tobacco, permitting both the Danes and Norwegians to trade in them.

#### Concerning THE SOUND.

THE Paffage, or Straits called the Sundt, or Sound, fo famous in all the Northern Countries, is between the life of Sizeland, and the Terra Firma of Scania. On the Swedd's Side is the City of Helfinburgh, with a ruined Caftle, between which and Elfinore all the Ships which trade to the Baltick pafs and repafs, fo that it may juftly be faid, that, after the Straits of Gibraltar, this is the moft important and frequented one in Europe. The Lofs of the Province of Schnen, which, with the three adjoining, were given to the Swede by Treaty in 1658, was very confiderable to the Danes, in Regard to this celebrated Paffage, as they were Mafters of the one, whilft they continued Poffeffors of the other; it is true, that by Treaties, the Right they had is expressly referved to them, and, in Virtue thereof, they make all Ships pay the Impoft at paffing, excepting the Swedes, who were excufed till 1720, when the Treaty of Suckbolm, figued the 14th of July, between the Kings of Denmark and Sweden, re-united and confirmed the Sovereignty of the Toll to the fift of the Crowns for ever; to which the Swede Ships have always fince fubmicted like those of other Nations,

yet

yet they ca Mafters of

but not the

Swede, whi

Cuftoms ha fuited, and

recited here which, it is

the Baltick,

Lights on t

difconfolate quented, to

puted the P regulated t

and Burthe fion of Tir

lefs, accord

or proporti Ships belon

Subjects of mark, and

Shillings at

on entering

Tons, three

nifb Yoke; positions of

Tax to an

of redrefin Attention; to oppofe for Time the J

in general t made the

they fubm

this Treaty

provisional

longer; in

Agreement

this and fe

Le Negoce first Trea

twenty Y

Sorts of tiniere is a Treaty, th

Four per

James I. Regard to ulurped T

now rend

count of i

Dutch ha

Duty is n

Friendshi

neither ft aflift eac vaded.

a. Freedo

The E

#### OF THE NORTH.

ick,

rtaand

ade,

rear

no e in

this Hol-

tries

they

r of

ugh

but

and

and

rdiited alfo

are ıber

En-

l to

em-

foſtill

rdiub-

not

rch

/ith

ves VI.

er-

the

ma

le,

reis

ice

ity

ge,

ег;

m, ot-

ed nd

tг;

18, yet

yet they cannot judge their Right to be as firm and fecure, as if they were Masters of both Coasts, as formerly; for they may have the Title as formerly, but not the Power to support their Claim, in Case of any Disagreement with the Swede, which, whilft they poffefied the other Shore, was uncontrollable. The Cuftoms have been various, according as Times, and the Interests of Princes, have fuited, and the levying them has given Birth to many Difputes, too long to be recited here; however, I fhall just mention the supposed Origin of this Toll, which, it is afferted, took Rife from a general Confent of Merchants trading to the Baltick, readily to contribute a fmall Sum for the Raifing and Support of fome Lights on the Coast, to ferve, in dark and tempestuous Nights, as Guides to the difconfolate Sailors: By this Means the Paffage of the Sound foon became fre-quented, to the entire Neglect and Difufe of the Great Belt. But as many difputed the Payment of the aforefaid trifling Contribution, and nothing had been regulated to decide the Difference that ought to be made in the various Sizes and Burthens of the Ships fubject to its Payments, the Danes began in Succeifion of Time to conflitute themfelves Masters of the Affair, and to exact more or lefs, according to the Force or Weaknefs of those with whom they had to deal, or proportionably to their Situation with the Princes or States to which the Ships belonged; which induced the Emperor Charles V. to fix the Toll for his Subjects of the feventeen Provinces, by a Treaty concluded with the King of Denmark, and figned at Spire on the Rbine, at two Nobles, a Gold Coin valued at fix Shillings and eight Pence English, for each Ship of two hundred Tons, or unders on entering or coming out of the Sound, and for all Ships above two hundred Tons, three. This Treaty remained in Force, till the Dutch shook off the Spaniff Yoke; but as their Contentions with that Crown exposed them to the Impolitions of the Danes, these last taking Advantage of the Conjuncture, raifed this Tax to an exceffive Heighth, which Abuse the Dutch had not Leisure to think of redreffing, at a Juncture when their Wars and Troubles engaged their whole Attention; however, in the Year 1600, they combined with the Lubeckers, jointly to oppose so exorbitant a Duty, as was equally laid on the Subjects; from which Time the Dutch paid more or lefs, according to their good or bad Fortnne; but in general they paid but little. Denmark and the United Provinces, as Sovereigns, made the first Treaty about this Toll, as Mr. Savary fays, in 1647, by which they fubmitted to pay a certain Sum for each Veffel paffing the Sound; and as this Treaty was only for forty Years, it confequently expired in 1687, when a provisional one was concluded, according to the faid Author, for four Years longer; in the Expectation of adjusting at Leifure, a more durable and folemn Agreement of the many Difputes subsisting between the contracting Powers about this and feveral other Affairs. Mr. Jean Pierre Ricard, in his Book intitled, Le Negoce d'Anysterdam, printed in 1772, fays p. 435. that the above-mentioned first Treaty was concluded on the thirteenth of August 1645, and renewed for twenty Years, the fifteenth of June 1701, with a Regulation what Ships and Sorts of Goods belonging to that Nation, are to pay Sound Duty. La Martiniere is also agreed in the Year, and adds, that it was likewise adjusted by this Treaty, that the Subjects of the United Provinces fhould pay Toll at the Rate of Four per Cent. on all Merchandizes, which with the Complaifance of our King James I. in Favour of the Danes, to the Produce of his own Subjects, out of Regard to the Princefs of Denmark, whom he had married, confirmed that King's usurped Title, to what was otherwise precarious; and as Time and Treaties have now rendered it a Sort of Due, I shall confider it in this Light, and give an Account of it on the Footing it is at prefent.

The English Treaties with the Crown of Denmark are founded on those the Dutch have made with it; the first in 1667, but this speaks nothing of the Sound, fo the subsequent one in 1670, is that wherein the Concession of the Passage Duty is made; it contains forty-two Articles, expressing, that a perfect Peace and Friendship shall commence and be established between the two Crowns; of which neither shall confent to any Thing prejudicial to the other. That they shall not afift each other's Enemies, if Aggreflors, but England to afift Denmark if in-vaded. Each Party to be comprehended in any Treaty made with others, and a. Freedom of Trade to be carried on between the two Kingdoms; Englift not to come

10 L

86¢

come to prohibited Ports without Licence, or Strefs of Weather, nor the Danes to any of the Britifb Colonies. Danes may import all Things of their own Growth or Manufacture, and fuch as come from any Part of the River Elbe, into England, Scotland, and Ireland; and the English have the fame Liberty for introducing all the Products of his Britannick Majefty's Dominions into any Part of Denmark or Norway, except Ports prohibited; though in Cafe any Strangers have hereafter Liberty to bring all Sorts of Goods into prohibited Ports, both Parties respectively fhall have the fame Privilege. Neither to pay any greater Duties than other Strangers, excepting the Swedes in Denmark. Both Nations have Leave to bring all Goods into any Port, where he is not bound, nor, being forced in, obliged to unlade or fell any Part of his Goods. Though prohibited Timber be laden on an Englift Ship, the thall not be fearched after it is aboard, nor thall the Ship, or any Britifb Subject, be arrefted or molefted for it, Sc. Englifb Ships paffing the Sound, to have the Benefit of deferring Payment of the Cuftom till their Return, on bringing with them Certificates under the Seal of their proper Officers, teftifying that the Ships belong to Britifb Subjects, and likewife that before their Paffage they give Security to pay it at their Return, and if they shall not return, in three Months at farthest. Goods landed at *Elfinore*, with an Intention to transport them elfewhere, shall pay no Duties but what the Dutch, or any other Strangers, pay. British Ships and Subjects to be difpatched immediately on their Arrival at Elfinore, without a Preference to any other Nation, except the Inhabitants of cer-tain Places, who have anciently held a Privilege to that Purpofe, and ftill do. The Subject of either Prince dying in the other's Dominions, shall have his Estate preferved for the Use of the right Heir, Gc. The Subjects of either of the Confederates may trade with Enemies of the other, unlefs in befieged Places, or with contraband Goods. A Merchant may freely refide where he trades, and Duties only to be paid according to printed Tariffes. English Ships trading to Norway shall be re-measured, that thus Commerce may be better regulated than hitherto. That the Freedom of Navigation during the War, which either Party may have with any other, may be observed, Pafiports and Certificates shall be given to the Allies' Ships, and the Ship bearing such Certificate shall not be searched, on producing it. English Ships paffing by Glucksladt, and other Places subject to the King of Denmark on the Elbe, shall be free from all Customs and Search. Any Injury done to either Party's Subjects in the other's Territories, shall be punished according to the Laws of the Country. No Ships, or Goods laden on Ships, belonging to either Party, shall be adjudged Prize, but by due Form of Law. Justice to be administered according to the Laws of each Country respectively. In Cafe of Shipwreck, the Goods, Sc. Ihall be preferved for the Owners of Ships. Commanders of Ships, Goods, Ec. not to be arrefted or feifed, but for the Defence of the Kingdom, and in Cafes of Debt. Merchants, Mariners, Sc. to have the Liberty of wearing, or carrying Arms. Ships fteering the fame Courfe, shall have the Benefit of each other's Convoys. Pirates shall not be protected by either Party. The Subjects of either Party shall have free Access at all Times to each other's Ports; but Men of War not to exceed Six in Number, except forced in, and then to give Notice to the Magistrate. Neither Subjects shall take Letters of Mart from any Prince or State in War with the other. Ships taken in Fort by a third Party shall be restored, and Seamen taken on board any Prize, that are the Subjects of either Crown, shall be fet free. If a Ship lacen with prohibited Goods is taken, no Bulk shall be broken till an Inventory be made in the Admiralty. No Men of War to injure the Subjects of the other Prince; and in Cafe they do, they shall be liable to make Satisfaction, as it thall be adjudged on Trial in the Courts of Admiralty, or by Commissioners appointed by the contracting Kings respectively. Sentence concerning Prizes thall be given according to Justice, and upon Comptaint of any Sentence, the Cause shall be reheard. No Goods shall be fold before Sentence but by mutual Confent, and to prevent perifhing. Confuls to be appointed. No private Injury to break this Treaty, nor Reprifals to be granted, but upon Denial or Delay of Justice. The English to enjoy all Privileges enjoyed by any Strangers in Denmark, the Swedes only excepted. Former Treaties, not contrary to this, confirmed, and the Ratificatious to be exchanged within three Months.

The

The afore the 15th of France, date much the fai lars of them communicat

Ships from blown down in *Cronenbu* Topfails, an thernmoft again hoift

Ships fro Steeples of and North left in these

Such Shi to the Cap, lower their Topfails ha fails entirel

Ships tu ftrong agai not require do their be

In Cafe Oath that prevent d but if his without p the Mone Boat one. The 9t

to be paid To the

To the To the To the

To the To the To the

## OF THE NORTH.

to

or

11.

or ter

ly er

ng to

an ny 11,

on

ng

ge

rec prt

rs,

at

erhe

re-

leith

ies vay to.

ave

the -01

ing one

to

1CL

ed

the ds,

fes ьg

m-

rty

to

te.

ith

en

ec.

an

of n,

ers

cs

he

ıal ıry of rk,

nd

he

The afore-mentioned Treaty, made between the Danes and the Dutch, under the 15th of June, 1701, for twenty Years, and another between Denmark and France, dated at Copenhagen the 23 of August, 1742, for fifteen Years, being much the fame in Substance as the preceding with us, I omit giving the Particu-lars of them, for Fear of incurring the Centure of Prolixity; but shall proceed to communicate the Rules for striking to the Castle at Cronenburg, near Elfinore:

I.

Ships from the North, as foon as they get the highest Church Spire, (N. B. It is blown down, and the Steeple covered with Boards) and the northernmost Steeple in Cronenburg to bear in one S. W. and by W. muft lower their Top-Gallant or Topfails, and continue fo until they are past the Castle, and have the two northernmost Steeples of Cronenburg to bear in one W. and by N. and then may again hoift them.

#### II.

Ships from the South must have lowered before they get the two North Steeples of Cronenburg W. and by N. and continue fo until the Church Spire and North Steeple of the Caftle bear in one S. W. and by W. They who neglect in these two Articles, may be fired at from the Castle.

#### III.

Such Ships as carry flanding and flying Top-Gallant Sails fhall lower them down to the Cap, and if they have but one Top-Gallant Sail, muft at the fame Time lower their Fore-Top Sail half Maft down; if no Top-Gallant Sails, then both Topfails half Mast down. All Vessels who have no Caps, must lower their Topfails entirely down. Ships who have only low Sails are exempted from lowering.

#### IV.

Ships turning to Windward, with a fcant or little Wind, and the Current fo ftrong against them that it would force them aftern in Case they lower, then it is not required, but on a Flag being hoifted from the Caftle, are excused, and may do their beft.

#### v.

In Cafe a Ship is fired at from the Caftle, and the Mafter and People will make Oath that he lowered, as in the first and second Article, or could not do it to prevent driving aftern by Wind or Current, he is free from paying the Shot; but if his People refuse to take such Oath, he must pay. If the Master fails without paying the Perfon who clears him at the Cuftom-Houfe, he must pay the Money, when it is proved who the Master was: Charge one Guinea; to the Boat one Shilling.

The 9th of April, 1687, the King iffued a Placard, ordering the following Fees to be paid at the Sound.

|   | Rix-dollars.        |
|---|---------------------|
| To the Director of the Cuftoms                          | +                   |
| To the four Chamberlains                                | ĩ                   |
| To the Seal Preffer, for ftamped Paper, and his Trouble | 1.                  |
| To the Toll Inspector, for himself and three Boatmen    | ĩ                   |
| By another Placard of June 15, 1701.                    | Rix-dollars.        |
|   | W COLD - CONTRACT A |

To the Director of the Cuftoms

To the four Chamberlains

To the Seal Preffer, for ftainped Paper, and his Trouble The Translator extorts eight Stivers for each Cocket. 6

867

Such

Such of the above Fees as are now taken, fome of the Commiffioners charge in Crown Money, which is apprehended to be an Abufe, as they ought only to be charged in current Money. 'The following are the Sound Duties on fuch Goods as are commonly carried of the bounded of the Sound Duties of South Sout

'The following are the Sound Duties on fuch Goods as are commonly carried from, or brought to, *England*, which I thought would be fufficiently fatisfactory to my Reader, without fwelling the Account, by an Amplification of what all other Nations pay on the Commodities that compose their Trade.

|  | Rix. | Sti.   |
|--|------|--------|
| Ale or Beer, the 8 Hogsheads, at 4   | 0    | 36     |
| Alegar   | 0    | 36     |
| Allum, the Schippont   | 0    | 12     |
| Almonds, the 100lb.  | 0    | 9      |
| Apples, the Laft of 12 Barrels   | 0    | 12     |
| Apothecaries' Drugs, the Liefpond, valued at 36 Rix-dollars                                | 0    | 18     |
| Annifeeds, the 100lb.  | 0    | 9      |
| Antimony, the Schippont  | 0    | 12     |
| Anchor and Locks the Schocks of 60   | I    | 0      |
| Argol, the Schippont   | ō    | 6      |
| Arfenick, ditto  | 0    | 12     |
| Ashes, Weed, the Last of 12 Barrels, or 12 Schippont                                       | ō    | 12     |
| Pot, ditto, ditto,   | 1    | 0      |
| Auri Pigmentum, the 100lb.   |      |        |
| Bacon, the Schippont   | ŏ    | 9<br>6 |
| Balks, great, of Oak, the Piece  | ő    |        |
| Fir, 4 ditto   | 0    | 36     |
| Small ditto, 20 ditto  |      |        |
| Bays, the fingle Piece   | 0    | is     |
| Double   | 0    | 36     |
| Beef, falted, the Laft of 12 Barrels   | • 0  |        |
|  | 0    | 36     |
| Books, printed, the 100lb. valued at 26 Rix-dollars<br>Brafs, or Brafs Wire, the Schippont | 0    | 18     |
|  | 0    | 24     |
| Wrought, the 100lb. valued at 36 Rix-dollars   | 0    | 18     |
| Brimftone, the laft of 12 Schippont  | 1    | 0      |
| Brandy, French or Spanish, the Hogshead  | 0    | 24     |
| Corn, the Barrel   | Ó    | 6      |
| Rhenifh, the Auln  | 0    | 24     |
| Bay Berries, the 200lb.  | 0    | 9      |
| Biscuit, or Bread of Wheat, the 4 Barrels  | 0    | 6      |
| Rye  | •    | 4      |
| Butter, the Barrel   | Ó    | 5      |
| Brazil Wood, the goolb.  | 0    | 15     |
| Briftles, the Schippont, valued at 36 Rix-dollars  | 0    | 18     |
| Cables, Cordage, or Cable Yarn, the Schippont  | 0    | 6      |
| Calicoes, the 8 Pieces   | 0    | 15     |
| Capers, the Pipe, or two Hogsheads   | 0    | 18     |
| Cards, for playing, or for Wool, the 10 Dozen  | 0    | 6      |
| Copper, the Schippont  | 0    | 24     |
| Wrought, the 100lb. valued at 32 Rix-dollars   | 0    | Ġ      |
| Cheefe, the Schippont  | 0    | 4      |
| Cork, the 30 Bundles   | 0    | 36     |
| Copperas, Calamin, or Cremor Tartari, the Schippont  | 0    | 6      |
| Cotton Wool, the 100lb.  | 0    | 18     |
| Cardamoms, Cinnamon, Cloves, or Cochineal, the 100lb.                                      | ò    | 36     |
| Corn, Barley the Last of 20 Barrels  | 0    | 24     |
| Beans, Peafe, Oats, or Buck-Wheat, the Laft of 12 Barrels                                  | ō    | 12     |
| Malt, the Laft of 20 Ditto   | 0    | 18     |
| Rye, ditto 20  | 0    | 12     |
| Wheat, ditto 20  | · I  |        |
| Coriander and Currants, the 200  | 0    | 9      |
|  | Cafg |        |
|  |      |        |

Calques, th Cloth, of S Fine, Cearle

Canvas, or Camlet, th

Camels' Ha Calamanco

Campeachy Carraway S Canary See Chefnuts, Cyder, the Cavear, th Coffee, the Clockwork Crooked W Deals, of Diaper, or Dates, the Damaik, or

Druggets,

Down, the Eels, the Elephants Fifh, Cod Stock Salm Salte Red Feathers, Flannels, Flax dreft undr R coar N Tow Figs, the Fernambu Flounder Frieze, t Flouro f E Gauls, o Gadza, Glafs for Ven Bot 2 I Qu Grains o Ginger

865

in be

ied ory all

| R   | ix.          | Sti.      |
|---|--------------|-----------|
| Calques, the 50 Pieces  | 0            | 6         |
| Cloth, of Silic, the Piece  | 0            | 9         |
| Fine, or thort Cloths, or double Dozens, the two Pieces                 | 0            | 9         |
| Coarle, or long Cloths, or Dozens, the 4 Pieces                         | 0            | ģ         |
| Canvas, or Cambricks, the A Pieces                                      | 0            | 15        |
| Camlet, the 4 Pieces  | 0            | 10        |
| Camels' Hair, the 25lb.   | 0            | 15        |
| Calamancoes, the 8 Pieces   | 0            | 10        |
| Campeachy Wood, the soolb,  | 0            | 18        |
| Carraway Seeds, the 100lb.  | ō            |           |
| Canary Seed, the Cafk   | ō            | 8         |
| Chefnuts, the 36 Sacks  | ō            | 36        |
| Cyder, the Hogfhead   | 0            | 12        |
| Cavear, the Schippont, valued at 18 Rix-dollars                         | 0            | 9         |
| Coffee, the 100lb.  | 5            |           |
| Clockwork, the 100lb. valued at 36 Rix-dollars                          |              | 24<br>18  |
|   | 0            | 10        |
| Crooked Wood, or Timber, 25 Pieces                                      |              | -         |
| Deals, of Oak or Fir, above 20 Feet the Schock                          | 1            | 0         |
| Carlibamn Deals, under 20 Feet  | 0            | 24        |
| Prufia  | 0            | 36        |
| Common, 10 to 14 Foot the 1000  | 0            | 36        |
| Diaper, or Drilling, the 20 Pieces                                      | 0            | 30        |
| Dates, the 100lb.   | 0            | 9         |
| Damask, of Silk, the Piece  | 0            | 12        |
| Linen, 4 Pieces   | 0            | 10        |
| Woollen, 8 Pieces   | 0            | 10        |
| Druggets, 2 Pieces  | 0            | 9         |
| Down, the Schippont   | 0            | 36        |
| Eels, the Last, of 12 Barrels   | 0            | 30        |
| Elephants' Teeth, the Piece   | 0            | 36        |
| Fifh, Cod, the Laft, of 12 Barrels                                      | ō            | 12        |
| Stock, the Laft, 12 Schippont, or 1000 Fifh                             |              |           |
|   | 0            | 30        |
| Salmon, the Barrel<br>Salted Herrings, ditto                            | ŏ            | 5         |
| Red ditto, the Lafts of 20 Straes, or 20,000                            | ō            | 12        |
|   |              | 6         |
| Feathers, coarfe, the Schippont   | 0            |           |
| Flannels, 8 Pieces of 25 Ells each                                      | 0            | 10        |
| Flax dreffed, the Schippont   | 0            | 36        |
| undreffed, as fine clean Narva, Maulenburgh, Heilin, Efimish, Podoli    | : <b>R</b> , | 1.00      |
| Rakitzker, and Pater-noster, the 4 Schippont                            | 1            | •         |
| coarse, half clean, Farken, Raffen, Courland, Prussia, Rassets, Memels, |              |           |
| Marienburgh, the 6 Schippont  | 1            | 0         |
| Tow, the 5 Schippont  | 0            | 18        |
| Figs, the 18 Baskets, 800lb.  | 0            | 18        |
| Fernambuck Wood, 1000lb.  | 0            | 30        |
| Plounders, dry, 20,000  | 0            | 12        |
| Frieze, the Piece   | 0            | 6         |
| Flouro f Wheat, 200lb.  | 0            | 9         |
| Barley, or Rye, the Last of 12 Barrels                                  | 0            | 12        |
| Gauls, or Gum, the 200lb.   | ō            | 9         |
| Gadza, 12   | 0            | 30        |
| Glafs for Windows, Engift, French, Lubeck, and Dantzick, the 8 Chefts   |              |           |
|   | 0            | 30        |
| Venice, Drinking ditto, the Cheft                                       |              | 9         |
| Bottles, the Ton, 4 Hhds. and 30 Schocks                                | 0            | 30        |
| 2 Pipes   | 0            | 12        |
| Quart Bottles, 100 Doz. 50 Rix-dollars                                  | 0            | 24        |
| Grains of Guinea, 50lb.   | 0            | 15        |
|   | 0            | 12        |
| Ginger 100  | •            |           |
|   | 0            | 12<br>Gun |

869

ų

|  | Rix. Sti.  |
|--|--|
| Gun-Powder, 100lb.   | 0 6  |
| Gloves, Pruffia, or Courland, 250 Pair   | u *9   |
| Leather, 1 Doz. Value 2 Rix-dollars  | I O  |
| Hats, Felt, the Cafk   | 0 12   |
| Beaver, the Doz. Value 48 Rix-dollars  |  |
|  | 0 24   |
| Caftor 24  | 0 12   |
| Honey, the Hogshead  | • 7 <del>*</del>   |
| Hops, the Schippont  | o 6  |
| Horfes, the Pair   | 0 36   |
| Hair, Camels' or Coneys', the 50lb.  | 0 30   |
| Hemp, the Schippont  | 0 8  |
| Tow, 10 ditto  | 0 36   |
| Haberdashery Ware, 100lb. valued at 36 Rix-dollars   | 0 18   |
| Hides, Elks, Harts, Bucks, or Ruffia, the Decker   |  |
| Salted ditto   |  |
|  |  |
| Dry, the 5 ditto   | 0 18   |
| Ruffia, the Schippont  | 0 36   |
| Handspokes, the 500  | o 8  |
| Iron, Wire, or Pans, the 100lb.  | ° 4  |
| Stoves, Plates, or Pots, the Schippont   | οĠ   |
| Bars, Bats, Bolts, Hoops, Anchors, and Guns, the Sch   |  |
| Wrought, 100lb. valued at 24 Rix-dollars   | 0 12   |
| Old, the Schippont   |  |
|  | 3  |
| Oftermunds, the Schippont  | 0 2  |
| Indigo, the 100lb.   | o 36   |
| Isinglass, the roolb.  | 0 6  |
| Juniper Berries, 200lb.  | 0 9  |
| Kerfies, the 8 Pieces  | 0 10   |
| Lace, Silk, or Ferret, the 4lb.  | 0 10   |
| Thread, Wool, Cotton, Hair, the 10lb   | 0 6  |
| Gold and Silver, the Pound   | 0 5  |
|  | - )  |
| Lemons, the 12 Chefts, or 36000  |  |
| Pickled, the Pipe, or 2 Hogsheads  | ° 0 18   |
| Linfeed, the Lait, of 24 Barrels   | o 36   |
| Lignum Vitæ, the 100lb.  | 09   |
| Leather, Russia, or Scotch, the Decker,  | 0 9 6  |
| Spanish, Cordovan, Turkey, and Buff ditto  | 0 6  |
| Sems, the 10 Decker  | 0 36   |
| Bafanes, ditto   | 0 18   |
| Tanned, or Sole, 100lb.  | 0 0  |
|  | <u> </u>   |
| Alumed, or White, 500 Pieces   |  |
| Linen, Callicoes, the 16 Pieces  | 0 30   |
| Flax, 20 ditto   | 0 30   |
| Holland, Silefia, and Westphalia, the 4 Pieces   | 0 10   |
| Tow Linen, Crocus, Dantzick Tow, ditto the 40 Pieces   |  |
|  | 0 30   |
| Hemp, black Tow 80 Pieces  |  |
| Hemp, black Tow 80 Pieces  | 0 <u>3</u> 0   |
| <ul> <li>Hemp, black Tow 80 Pieces</li> <li>Canvas, 8 ditto</li> </ul>   | 0 30<br>0 30   |
| <ul> <li>Hemp, black Tow 80 Pieces</li> <li>Canvas, 8 ditto</li> <li>Damaíks, 12 ditto</li> </ul>  | 0 30<br>0 30<br>0 30   |
| <ul> <li>Hemp, black Tow 80 Pieces</li> <li>Canvas, 8 ditto</li> <li>Damaíks, 12 ditto</li> <li>Drilling, 20 Pieces, or 500 Arfhins</li> </ul>   | 030<br>030<br>030<br>030   |
| Hemp, black Tow 80 Pieces<br>Canvas, 8 ditto<br>Damaíks, 12 ditto<br>Drilling, 20 Pieces, or 500 Arfhins<br>From Peter/burgb, all Sorts, 40 Pieces or 2000 Arfhins   | 0 30<br>0 30<br>0 30<br>0 30<br>0 30   |
| Hemp, black Tow 80 Pieces<br>Canvas, 8 ditto<br>Damalks, 12 ditto<br>Drilling, 20 Pieces, or 500 Arfhins<br>From Peter/burgb, all Sorts, 40 Pieces or 2000 Arfhins<br>Lead, the Fodder, Ton, or 6 Schippont  | 0 30<br>0 30<br>0 30<br>0 30<br>0 30<br>0 24   |
| Hemp, black Tow 80 Pieces<br>Canvas, 8 ditto<br>Damaíks, 12 ditto<br>Drilling, 20 Pieces, or 500 Arfhins<br>From Peter/burgb, all Sorts, 40 Pieces or 2000 Arfhins<br>Lead, the Fodder, Ton, or 6 Schippont<br>Shot, the 100lb.  | 0 30<br>0 30<br>0 30<br>0 30<br>0 30   |
| Hemp, black Tow 80 Pieces<br>Canvas, 8 ditto<br>Damalks, 12 ditto<br>Drilling, 20 Pieces, or 500 Arfhins<br>From Peter/burgb, all Sorts, 40 Pieces or 2000 Arfhins<br>Lead, the Fodder, Ton, or 6 Schippont  | 0 30<br>0 30<br>0 30<br>0 30<br>0 30<br>0 24   |
| Hemp, black Tow 80 Pieces<br>Canvas, 8 ditto<br>Damafks, 12 ditto<br>Drilling, 20 Pieces, or 500 Arfhins<br>From Peter/burgb, all Sorts, 40 Pieces or 2000 Arfhins<br>Lead, the Fodder, Ton, or 6 Schippont<br>Shot, the 100lb.<br>Red or White, the 100lb.  | 0 30<br>0 30<br>0 30<br>0 30<br>0 30<br>0 24<br>0 4<br>0 2   |
| Hemp, black Tow 80 Pieces<br>Canvas, 8 ditto<br>Damafks, 12 ditto<br>Drilling, 20 Pieces, or 500 Arfhins<br>From Peter/burgb, all Sorts, 40 Pieces or 2000 Arfhins<br>Lead, the Fodder, Ton, or 6 Schippont<br>Shot, the 100lb.<br>Red or White, the 100lb.<br>Logwood, the 800lb.   | 0 30<br>0 30<br>0 30<br>0 30<br>0 30<br>0 24<br>0 4<br>0 2<br>0 30   |
| Hemp, black Tow 80 Pieces<br>Canvas, 8 ditto<br>Damalks, 12 ditto<br>Drilling, 20 Pieces, or 500 Arfhins<br>From Peter/burgb, all Sorts, 40 Pieces or 2000 Arfhins<br>Lead, the Fodder, Ton, or 6 Schippont<br>Shot, the 100lb.<br>Red or White, the 100lb.<br>Logwood, the 800lb.<br>Maft 15 Palms, and upwards, the Pieces                                   | 0 30<br>0 30<br>0 30<br>0 30<br>0 24<br>0 4<br>0 2<br>0 30<br>0 24   |
| Hemp, black Tow 80 Pieces<br>Canvas, 8 ditto<br>Damafks, 12 ditto<br>Drilling, 20 Pieces, or 500 Arfhins<br>From Peter/burgb, all Sorts, 40 Pieces or 2000 Arfhins<br>Lead, the Fodder, Ton, or 6 Schippont<br>Shot, the 100lb.<br>Red or White, the 100lb.<br>Logwood, the 800lb.<br>Maft 15 Palms, and upwards, the Pieces<br>Small                          | 0 30<br>0 30<br>0 30<br>0 30<br>0 24<br>0 4<br>0 2<br>0 30<br>0 24<br>0 24<br>0 2<br>0 24<br>0 8           |
| Hemp, black Tow 80 Pieces<br>Canvas, 8 ditto<br>Damafks, 12 ditto<br>Drilling, 20 Pieces, or 500 Arfhins<br>From Peter/burgb, all Sorts, 40 Pieces or 2000 Arfhins<br>Lead, the Fodder, Ton, or 6 Schippont<br>Shot, the 100lb.<br>Red or White, the 100lb.<br>Logwood, the 800lb.<br>Maft 15 Palms, and upwards, the Pieces<br>Small<br>For Boats, the Schock | 0 30<br>0 30<br>0 30<br>0 30<br>0 24<br>0 4<br>0 2<br>0 30<br>0 24<br>0 30<br>0 24<br>0 30<br>0 24<br>1 24 |
| Hemp, black Tow 80 Pieces<br>Canvas, 8 ditto<br>Damafks, 12 ditto<br>Drilling, 20 Pieces, or 500 Arfhins<br>From Peter/burgb, all Sorts, 40 Pieces or 2000 Arfhins<br>Lead, the Fodder, Ton, or 6 Schippont<br>Shot, the 100lb.<br>Red or White, the 100lb.<br>Logwood, the 800lb.<br>Maft 15 Palms, and upwards, the Pieces<br>Small                          | 0 30<br>0 30<br>0 30<br>0 30<br>0 24<br>0 4<br>0 2<br>0 30<br>0 24<br>0 24<br>0 2<br>0 24<br>0 8           |

Mats, from Mohair, 5 Nutmegs, Nuţs, the Nails, Hoi Tr Oars, grea Sm Oil, Olive Ra Ra Olibanum Oranges, Olives, th Paper, 8 Pins, 50 Pitch, gru Prunelios Pepper, t Prunelios Pepper, t Pladding, Quickfilly Rape Sect Rafhes, f Ribbons Rice, the Rofin, the Raifins, Rhubarb Rickers, Saffron, Salt, Spa Saltpetre Spars, g Says, do Sail Clot

Sattin, a Serge, 1 Soap, w

Shag, w Starch, Steel, th Silk, fe

Skins,

# OF THE SOUND.

| Mats, from Peterflowrgh, the reco<br>Mohair, solb. 15<br>Nutmegs, folb. 13<br>Nutmegs, folb. 13<br>Nutmegs, folb. 13<br>Nut, the Laft of 12 Barrels, or Sacks 13<br>Nuts, Hiellands and Lubecks, the Centner 14<br>Tree Nails, for Ships, the 40,000 03<br>Gars, great, the Schock 12<br>Small ditto 0<br>Particle Studie, or Portugal, the Pipe 36<br>Rape, Lin, Hemp, the Laft of 8 Aulns 36<br>Train, the Laft of 8 Hogfheads or 12 Barrels 36<br>Olibanum, the toolb. 36<br>Oranges, 12 Chefts, or 3600 02<br>Paper, 8 Bales, or 80 Reams 36<br>Pins, 50 Dozens 37<br>Pitch, great Band, the Laft of 12 Barrels 37<br>Pins, 50 Dozens 37<br>Pitch, great Band, the Laft of 12 Barrels 37<br>Prunes, the 4 Cafks, or Schippont 37<br>Prunes, the 4 colb. 37<br>Prunes, the 4 colb. 39<br>Prunes, the 4 colb. 39<br>Prunes, the 4 colb. 39<br>Prune, the schippont 37<br>Prunes, the schippont 37<br>Prune, the schippont 37<br>Pats of Silk, or Ferrets the 4lb. 37<br>Gold and Silver, 2lb. 37<br>Rafnes, the 12 Pieces 37<br>Ribbons of Silk, or Ferrets the 4lb. 37<br>Rafnes, the 2 Pieces 37<br>Rafnes, the 2 Pieces 37<br>Rafnes, the 2 Schippont 36<br>Rafnes, the 3 Chippont 36<br>Rafnes, the 3 Chippont 36<br>Rafnes, the 3 Chippont 36<br>Rafnes, the 3 Chippont 36<br>Saftpont, the 5 Schippont 36<br>Saftron, the 5 Schippont 36<br>Saftron, the 5 Schippont 36<br>Saftron, the 5 Schippont 36<br>Saftron, the 10. 30<br>Saftron, the 2 Schippont 36<br>Saftron, the 2 Schipp |                                    |                         | Rix. | Sti.                                    |
|---|------------------------------------|-------------------------|------|---|
| Nutrnegs, colb. 9 13<br>Nuts, the Laft of 12 Barrels, or Sacks 9 12<br>Nails, Hollands and Lubecks, the Centner 9 12<br>Tree Nails, for Ships, the 40,000 9 26<br>Small ditto 9 12 26<br>Small ditto 9 12 26<br>Rape, Lin, Hemp, the Laft of 8 Aulns 9 26<br>Train, the Laft of 8 Hogtheads or 12 Barrels 9 26<br>Olibanum, the toolb. 9 9<br>Oranges, 12 Chefts, or 3600 9 24<br>Olives, the Fipe, or 2 Hogtheads 9 12 Barrels 9 26<br>Olives, the Fipe, or 2 Hogtheads 9 12 Barrels 9 26<br>Paper, 8 Bales, or 80 Reams 9 27<br>Pitch, great Band, the Laft of 12 Barrels 9 26<br>Small 9 18<br>Small 9 18<br>Prunes, the 4 Cafks, or Schippont 9 27<br>Prunes, the 4 Cafks, or Schippont 9 27<br>Prunes, the 4 colb. 9 9<br>Prunelos, the 100b. 9 9<br>Prune, the 4 colb. 9 9<br>Prune, the 4 colb. 9 9<br>Prune, the 4 colb. 9 9<br>Prune, the toolb. 9 9<br>Prune, the 4 colb. 9 9<br>Prune, the toolb. 9 12<br>Prunes, the 2 Dices 9 12<br>Rape 5 26 d, the Laft of 24 Barrels 9 36<br>Rape 5 26 d, the Laft of 24 Barrels 9 36<br>Rape 5 26 d, the Laft of 24 Barrels 9 36<br>Rafhes, the 12 Pieces 19 9<br>Rice, the 2 colb. 9 36<br>Rafhes, the 2 10<br>Rafins, the 4 colb. 0 3 36<br>Rafters, the 5chippont 9 24<br>Rafins, the 4 colb. 0 3 36<br>Rafters, the 5chippont 9 27<br>Rafters, the 2 Schippont 9 27<br>Saftron, the 2 Jb. 9 9<br>Rice, the 2 colb. 0 3 26<br>Salt, Spanif, Frencb, and Scatch, the Laft of 18 Barrels, or 8 Bufhels 9 36<br>Salt, Spanif, Frencb, and Scatch, the Laft of 18 Barrels, or 8 Bufhels 9 36<br>Salt, Spanif, the 2 Jb. 9 37<br>Single, or Englift, 4 Pieces 9 36<br>Salt Chot. 8 ditto 9 37<br>Sager, vith Caft of 12 Barrels 9 36<br>Salt Chot. 8 ditto 9 37<br>Starfs, 4 Pieces 9 36<br>Starfs, 4 Pieces 9 3   | Mats, from Petersbourgb, the 1000  |                         | •    | 15                                      |
| Nuts, the Laft of 12 Barrels, or Sacks12Nails, Italiands and Lubecks, the Centner<br>Tree Nails, for Ships, the Centner<br>Small ditto36Oars, great, the Schock12Small ditto8Oil, Olive of Seville, or Partugal, the Pipe36Train, the Laft of 8 Hogtheads or 12 Barrels36Olibanum, the roolb.9Oranges, 12 Chefts, or 360024Olibanum, the roolb.9Oranges, 12 Chefts, or 360024Olives, the Pipe, or 2 Hogtheads18Paper, 8 Bales, or 80 Reams30Pins, 50 Dozens30Pins, 50 Dozens30Prunellos, the 100b.9Perter, the Schippont12Prunellos, the 100b.9Perper, the 100b.9Pepert, the 100b.12Prunellos, the Laft of 24 Barrels36Guickfilver, the 50lb.30Rape Seed, the Laft of 24 Barrels36Rafhes, the 12 Pieces35Rubbons of Silk, or Ferrets the 4lb.10Gold and Silver, 2lb.9Ratics, the Schippont12Salt, Spanifo, Fernets, and Scatch, the Laft of 18 Barrels, or 8 Bufhels36Salt, Spanifo, Fernets, and Scatch, the Laft of 18 Barrels, or 8 Bufhels36Salt, Spanifo, Fernets, and Scatch, the Laft of 18 Barrels, or 8 Bufhels36Salt, Spanifo, Fernets, and Scatch, the Laft of 18 Barrels, or 8 Bufhels36Salt, Spanifo, Fernets, and Scatch, the Laft of 18 Barrels, or 8 Bufhels36Salt, Spanifo, Fernets, and Scatch, the Laft of 18 Barre  |                                    |                         | 0    | 30                                      |
| Nails, Hollands and Lubecks, the Centner $36$ Tree Nails, for Ships, the 40,000 $36$ Orar, great, the Schock $12$ Small ditto $36$ Oil, Olive of Seville, or Portugal, the Pipe $36$ Train, the Laft of 8 Hogheads or 12 Barrels $36$ Olisanum, the toolb. $9$ Oranges, 12 Chefts, or 3600 $24$ Olives, the Pipe, or 2 Hogfheads $36$ Paper, 8 Bales, or 80 Reams $30$ Pitch, great Band, the Laft of 12 Barrels $30$ Small $9$ Plates of Tin, the 4 Cafks, or Schippont $9$ Prunes, the 4oolb. $9$ Prunes, the 4oolb. $9$ Prunes, the 4oolb. $9$ Prunes, the 4oolb. $9$ Prunes, the 4oolb. $9$ Prunes, the 4oolb. $9$ Prunes, the 4oolb. $9$ Prunes, the 4oolb. $9$ Prunes, the 4oolb. $9$ Prunes, the 200b. $36$ Rapesed, the Laft of 24 Barrels $36$ Rahes, the 12 Dicces $36$ Rathes, the 12 Dicces $36$ Rathes, the 2 obl. $9$ Ratins, the 400b. or 36 Balkets $36$ Ratins, the 400b. $9$ Raifinn, the 25b. $9$ Raiths, the 25b. $9$ Single, or Engligh, 4 Pieces $36$ Sattorter, the Schippont $12$ Sattorter, the Schippont $12$ Sattorter, the Schippont $12$ Sattorter, the Schippont $12$ Shumack, 400b. $9$ Single, or Engligh, 4 Pie  |                                    |                         | 0    | 18                                      |
| Tree Nails, for Ships, the 40,000 $3\frac{1}{2}$ Oars, great, the Schock12Small ditto36Oll, Olive of Sculla, or Portugal, the Pipe36Rape, Lin, Hemp, the Laft of 8 Aulns36Train, the Laft of 8 Hogheads or 12 Barrels36Olibanum, the roolb.99Oranges, 12 Chefts, or 360024Olives, the Pipe, or 2 Hogheads18Paper, 8 Bales, or 80 Reams30Pins, 50 Dozens30Pins, 50 Dozens30Pins, 50 Dozens30Prunels, the 4 Cafks, or Schippont12Prunels, the 100b.99Prunelos, the 100b.99Prunelos, the 100b.36Rape Szed, the 120 for 40 Pieces36Quickfilver, the 50b.36Rafnes, the 12 Pieces36Rafnes, the 12 Pieces36Rafnes, the 20b.36Rafnes, the 20b.36Rafnes, the 20b.36Rafnes, the 20b.36Rafnes, the 20b.36Rafnes, the 20b.36Rafins, the 30b or 36 Bafkets36Rafins, the 20b.36Saffron, the 2bippont36Saffron, the 2b  |                                    |                         | 0    | 12                                      |
| Oars, great, the Schock $12$ Small ditto $36$ Oil, Olive of Srville, or Portugal, the Pipe $36$ Rape, Lin, Hemp, the Laft of 8 Aulns $36$ Train, the Laft of 8 Hogheads or 12 Barrels $36$ Olibanum, the roolb. $9$ Oranges, 12 Chefts, or 3600 $24$ Olives, the Pipe, or 2 Hogheads $18$ Paper, 8 Bales, or 80 Reams $30$ Pins, 50 Dozens $30$ Pitch, great Band, the Laft of 12 Barrels $30$ Small $9$ Pates of Tin, the 4 Cafks, or Schippont $12$ Prunes, the 400b. $9$ Prunes, the 100b. $9$ Prunes, the 100b. $9$ Prunes, the 100b. $9$ Prunet, the Schippont $24$ Pladding, the 1000 Ells, or 40 Pieces $36$ Quickfilver, the 50b. $36$ Rafhes, the 12 Pieces $36$ Rafhes, the 12 Pieces $36$ Rafhes, the 201b. $9$ Rice, the 201b. $9$ Roin, the Schippont $9$ Raifuns, the 201b. $9$ Raifuns, the 201b. $9$ Roin, the Schippont $12$ Saffron, the 21b. $9$ <t< td=""><td></td><td></td><td>0</td><td></td></t<>  |                                    |                         | 0    |   |
| Small ditto6Oil, Olive of Seville, or Portugal, the Pipe36Rape, Lin, Hemp, the Laft of 8 Aulns36Train, the Laft of 8 Hogfheads or 12 Barrels36Olibanum, the toolb.9Oranges, 12 Chefts, or 360024Olives, the Pipe, or 2 Hogfheads9Paper, 8 Bales, or 80 Reams30Pins, 50 Dozens30Pins, 50 Dozens30Prunels, the 4 Cafks, or Schippont12Prunels, the 4 Cafks, or Schippont31Rafhes, the 12 Pieces36Rafhes, the 12 Pieces36Rafins, the 400lb. or 36 Bafkets36Rafins, the 201b.9Rickers, the Schippont31Rafforn, the 2lb.9Rickers, the Schippont32Salti, 52milfs, Frenzb, and Stotch, the Laft of 18 Barrels, or 8 Bufhels24Lymkargh, the 1209Saltepter, the Schippont32Salti, 52milfs, Frenzb, and Stotch, the Laft   | I ree Nails, for Ships, the 40,000 |                         | 0    | 36                                      |
| Oil, Olive of Secult, or Portugal, the Pipe<br>Rape, Lin, Hemp, the Laft of 8 Aulns<br>Train, the Laft of 8 Hogheads or 12 Barrels36Olibanum, the roolb.9Oranges, 12 Chefts, or 360024Olives, the Pipe, or 2 Hogheads18Paper, 8 Bales, or 80 Reams30Pins, 50 Dozens30Pitch, great Band, the Laft of 12 Barrels18Small9Plates of Tin, the 4 Cafks, or Schippont9Prunes, the 400b.9Prunes, the 400b.9Preper, the 100b.12Prunes, the 400b.9Pepper, the 100b.12Pewter, the Schippont36Rape Seed, the Laft of 24 Barrels36Rabies, the 12 Picces36Rafibbons of Silk, or Ferrets the 4lb.10Gold and Silver, 2lb.10Ricker, the 2olb.9Rafins, the 400b. or 36 Bafkets36Ratins, the 400b. or 36 Bafkets36Raburds, the 2.51b.9Rickers, the Schippont12Saltops, the Laft, or 12 Barrels36Salteyser, the Schippont12Salter, the 2.51b.9Salt, Spani/b. French, and Szatch, the Laft of 18 Barrels, or 8 Bufhels36Saltins, the 2.51b.9Salt, Spani/b. French, and Szatch, the Laft of 18 Barrels, or 8 Bufhels36Salterer, the Schippont12Saltins, 2 ditto9Saras, double, the 2 Picces36Saltin, 2 ditto9Startin, 2 ditto9Starth, the 100b.<  |                                    |                         |      |   |
| Rape, Lin, Hemp, the Laft of 8 Aulns36Train, the Laft of 8 Hogheads or 12 Barrels36Olibanum, the roolb.9Oranges, 12 Chefts, or 360024Olives, the Pipe, or 2 Hogheads18Paper, 8 Bales, or 80 Reams30Fins, 50 Dozens30Pins, 64 Cafks, or Schippont12Prunels, the 4 colb.9Prunels, the 100b.9Peper, the roolb.30Pewter, the Schippont36Pladding, the 1000 Ells, or 40 Pieces30Quickfilver, the 50lb.36Rafhes, the 12 Pieces35Raifus, the 12 Pieces36Raifus, the 12 Pieces36Raifus, the 12 Pieces36Raifus, the 200lb.9Roin, the Schippont36Rice, the 200lb.9Roin, the Schippont36Saffron, the 21b.9Salt, Spanifb, Frencb, and Scotch, the Laft of 18 Barrels, or 8 Bufhels36Saltepere, the Schippont36Saltepere, the Schippont36Sunack, 400lb.9Spars, great, the 25 Pieces36Sunack, 400lb.9Spars, great, the 25 Pieces9Single, or Englifb, 4 Pieces36Shag, with Thread, 2 Pieces9Single, or Englifb, 4 Pieces36 <td< td=""><td></td><td></td><td>-</td><td></td></td<>  |                                    |                         | -    |   |
| Train, the Laft of 8 Hogheads or 12 Barrels36Olibanum, the toolb.9Oranges, 12 Chefts, or 360024Olives, the Pipe, or 2 Hogheads18Paper, 8 Bales, or 80 Reams30Pitch, great Band, the Laft of 12 Barrels30Small9Plates of Tin, the 4 Cafks, or Schippont12Prunel, the 400lb.9Pepter, the 100lb.9Pepter, the 100lb.9Pepter, the 100lb.9Pepter, the 100lb.9Peyter, the Schippont24Pladding, the 12 Picces36Quickfilver, the golb.36Rape Seed, the Laft of 24 Barrels36Rafhes, the 2 Schippont12Rice, the 200lb.9Rofin, the Schippont9Roifin, the Schippont12Rice, the 200lb.9Roifin, the Schippont9Raifks, the 400lb. or 36 Bafkets36Rahfwa, the 2, b9Rickers, the Schippont9Salt, Spanifb, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels36Saltupetre, the Schippont9Saltupetre, the 25 Pieces9Single, or Englifb, 4 Pieces9Saltupetre, the Schippont9Satupetre, the 201b.9Satupetre, the 25 Pieces9Single, or Englifb, 4 Pieces9Saltupetre, the 26 Pieces9Saltin, 2 ditto9Stareh, the 201b.9Star   |                                    |                         |      | 30                                      |
| Olibanum, the roalb.9Oranges, 12 Chefts, or 360024Olives, the Pipe, or 2 Hogfheads18Paper, 8 Bales, or 80 Reams30Pitch, great Band, the Laft of 12 Barrels30Small9Plates of Tin, the 4 Cafks, or Schippont12Prunes, the 40bb.9Prunellos, the 100b.9Peyper, the 100b.9Peyper, the 100b.30Peyter, the Schippont24Plates of Tin, the 4 Cafks, or Schippont12Pewter, the Schippont24Padding, the 1000 Ells, or 40 Pieces30Quickfilver, the golb.36Rape Seed, the Laft of 24 Barrels36Rafhes, the 12 Pieces36Raifns, the 200b.9Rofin, the Schippont9Rickers, the 201b.9Rickers, the Schippont9Rickers, the Schippont9Raifins, the 400b. or 36 Bafkets36Raifins, the 251b.9Saftron, the 21b.9Salt, Spanifb, Frencb, and Soutch, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels36Saltpetre, the Schippont36Saltpetre, the Schippont9Sater, the 25 Pieces9Single, or Englifb, 4 Pieces9Sattin, 2 ditto9Starch, the 20b.9Starch, the 30b.9Starth, the 30b.9Starth, the 30b.9Starth, the 30b.9Starth, the 30b.9 <td></td> <td></td> <td></td> <td></td>  |                                    |                         |      |   |
| Oranges, 12 Chefts, or 3600 $224$ Olives, the Pipe, or 2 Hogfheads18Paper, 8 Bales, or 80 Reams300Pins, 50 Dozens300Pins, 50 Dozens300Pints, grat Band, the Laft of 12 Barrels300Small9Prunes, the 400lb.9Prunellos, the 100lb.9Pepter, the 100lb.9Peyter, the 100lb.9Peyter, the 100lb.300Padding, the 1000 Ells, or 40 Pieces300Quickfilver, the 50lb.360Rape Seed, the Laft of 24 Barrels360Raihes, the 12 Pieces315Ribbons of Silk, or Ferrets the 4lb.100Gold and Silver, 2lb.10Rice, the 200lb.9Rofins, the 200lb.9Rofins, the 200lb.9Rickers, the 5chippont326Raifnas, the 400lb. or 36 Bafkets36Rhubarb, the 21b.9Saffron, the 21b.9Saftron, the 21b.9Salt, Spanijk, Frencb, and Scotch, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels36Saltpetre, the Schippont9Spars, great, the 25 Pieces9Small, the 10009Salt, 2 Pieces9Single, or Englift, 4 Pieces9Salt, 2 Pieces9Salt, 5 Aditto9Stard, the 2 olib.9Stard, 2 ditto9Stard, 2 ditto9Stard, 1 de 100 b.9Stard, 1 de 100 b. <td></td> <td>Sarrels</td> <td></td> <td></td>  |                                    | Sarrels                 |      |   |
| Olives, the Pipe, or 2 Hogheads18Paper, 8 Bales, or 80 Reams30Pins, 50 Dozens30Pitch, great Band, the Laft of 12 Barrels30Small9Plates of Tin, the 4 Cafks, or Schippont12Prunes, the 400lb.9Prunes, the 100lb.9Prepter, the 100lb.12Pewter, the Schippont30Paper, the 100lb.30Quickfilver, the 50lb.36Rape Szed, the Laft of 24 Barrels36Raftes, the 12 Pieces31Gold and Silver, 2lb.10Rice, the 20lb.9Rofin, the Schippont6Raftes, the 12 Dicces36Raftes, the 20lb.9Rofin, the Schippont6Rikers, the schippont6Rikers, the schippont9Rickers, the Schippont9Salt, Spanijb, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Bufhels24Lynchurg, the Laft, or 12 Barrels36Saltpetre, the Schippont9Salt, barnijb, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Bufhels24Lynchurg, the Laft, or 12 Barrels36Saltpetre, the Schippont9Salt, be 2 Pieces9Salt, be 2 Pieces9Salt, be 2 Pieces9Salt, the 25 Pieces9Salt, be 2 Pieces9Salt, be 3 ditto9Sattin, 2 ditto9Stare, the 2 ditto9Stare, the 2 oolb.9Stare, the 2 oolb.9 <td></td> <td></td> <td>-</td> <td></td>   |                                    |                         | -    |   |
| Paper, 8 Bales, or 80 Reamso30Pins, 50 Dozens30Pintch, great Band, the Laft of 12 Barrels30Small9Plates of Tin, the 4 Cafks, or Schippont12Prunes, the 400b.9Prunellos, the 100b.9Peyper, the 100b.9Peyper, the 100b.9Peyter, the Schippont12Pewter, the Schippont24Pladding, the 1000 Ells, or 40 Pieces30Quickfilver, the 50lb.36Rape Szed, the Laft of 24 Barrels36Rafhes, the 12 Pieces15Ribbons of Silk, or Ferrets the 4lb.10Gold and Silver, 2lb.9Rofin, the Schippont9Rice, the 200b.9Rofin, the Schippont9Rickers, the Schippont9Salt, Spanijh, French, and Scatch, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels36Saltpetre, the Schippont9Sunmack, 400lb.9Say, double, the 2 Pieces9Single, or Englifh, 4 Pieces9Sattitto9Start, 2 ditto9Start, 2 ditto9Start, 4 the 100lb.9Start, 4 the 20lb.9Start, 4 the 20lb.9Start, 4 the 20lb.9Start, 2 ditto9Start, 4 the 2 Pieces9Single, or Englifh, 4 Pieces9Start, the 300lb.8Steel, the 100lb.9Sturfs, 4 Pieces <t< td=""><td>Oliver the Bing on a Hardwale</td><td></td><td></td><td></td></t<>   | Oliver the Bing on a Hardwale      |                         |      |   |
| Pins, 50 Dozens30Pitch, great Band, the Laft of 12 Barrels18Small9Plates of Tin, the 4 Cafks, or Schippont12Prunel, the 100lb.9Prunellos, the 100lb.9Pepper, the 100lb.24Pewter, the Schippont24Pladding, the 1000 Ells, or 40 Pieces36Rape Seed, the Laft of 24 Barrels36Rafhes, the 12 Pieces36Rafhes, the 12 Pieces36Rafhes, the 20lb.36Rice, the 200b.6Raifins, the 400b. or 36 Bafkets36Rhubarb, the 25lb.9Rickers, the Schippont36Raifins, the 400b. or 36 Bafkets36Rhubarb, the 25lb.9Salt, Spanifb, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Buthels24Lyneburg, the Laft, or 12 Barrels36Saltpetre, the Schippont9Salt, Spanifb, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Buthels24Lyneburg, the Laft, or 12 Barrels36Saltpetre, the Schippont9Salt, Spanifb, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Buthels24Lyneburg, the Laft of 12 Barrels36Saltpetre, the Schippont9Salt, spanifb, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Buthels24Lyneburg, the 2 Pieces9Sartin, 2 ditto9Sartin, 2 ditto9Sartin, 2 ditto9Soap, white, the 100lb.9Starth, 4 Dicolb.9Starth, 4 Dicolb.<   |                                    |                         |      |   |
| Pitch, great Band, the Laft of 12 Barrelsci8Small09Plates of Tin, the 4 Cafks, or Schippont0Prunes, the 400b.0Prunes, the 100b.0Pepper, the 100b.12Pewter, the Schippont0Pladding, the 1000 Ells, or 40 Pieces0Quickfilver, the colb.36Rape Seed, the Laft of 24 Barrels0Rape Seed, the Laft of 24 Barrels0Rape Seed, the Laft of 24 Barrels0Gold and Silver, 2lb.0Rice, the 200b.0Rice, the 200b.0Raifins, the 400b. or 36 Bafkets0Raifins, the 400b. or 36 Bafkets0Saffron, the 2lb.0Saffron, the 2lb.0Salt, Spanijh, French, and Scotch, the Laft of 18 Barrels, or 8 Buthels0Saltpetre, the Schippont0Salt, Spanijh, French, and Scotch, the Laft of 18 Barrels, or 8 Buthels0Saltpetre, the Schippont0Salt, Spanijh, French, and Scotch, the Laft of 18 Barrels, or 8 Buthels0Saltpetre, the Schippont0Salt, Spanijh, French, and Scotch, the Laft of 18 Barrels, or 8 Buthels0Saltpetre, the Schippont0Says, double, the 2 pieces0Sanall, the 1000Says, double, the 2 pieces0Saltin, 2 ditto0Soap, white, the 100lb.0Soap, white, the 100lb.0Startin, 2 ditto0Startin, 2 ditto0Starting, Percet, wro  |                                    |                         |      | 30                                      |
| Small09Plates of Tin, the 4 Cafks, or Schippont012Prunes, the 400b.09Prunellos, the 100b.024Pladding, the 100b.024Pladding, the 100b.024Pladding, the 100b.036Rape Seed, the Laft of 24 Barrels036Rafhes, the 12 Pieces036Rafhes, the 12 Pieces036Rains, the 200b.09Rofin, the Schippont012Rice, the 200b.06Raifins, the 400b. or 36 Bafkets036Raifins, the 400b. or 36 Bafkets036Raifins, the 201b.09Saffron, the 21b.09Saffron, the 21b.09Saffron, the 21b.09Saffron, the 21b.09Saft, Spanifb, French, and Scotch, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels036Shumack, 400b.09Spars, great, the 2 Pieces036Sattin, 2 ditto99Soap, white, the 100b.015Soap, white, the 100b.036Staff, 4 Pieces09Streel, the 100b.030Statin, 2 ditto936Stag, with Thread, 2 Pieces9Staff, 4 Pieces9Staff, 4 Pieces010Raw, the 100b.10Raw, the 100b. <t< td=""><td>Pins, 50 Dozens</td><td></td><td></td><td></td></t<>   | Pins, 50 Dozens                    |                         |      |   |
| Plates of Tin, the 4 Cafks, or Schippont12Prunes, the 4colb.9Prunellos, the 1 colb.9Pepper, the 1 colb.24Pladding, the 1 cool Ells, or 40 Pieces36Quickfilver, the 5chippont36Rape Seed, the Laft of 24 Barrels36Rape Seed, the Laft of 24 Barrels36Rafhes, the 12 Pieces31Gold and Silver, 2lb.9Rofin, the Schippont36Raifins, the 400b. or 36 Bafkets36Rhubarb, the 25lb.9Rickers, the Schippont36Saffron, the 2lb.9Saffron, the 2lb.9Saftron, the 2lb.9Saftron, the 2lb.9Salt, Spanijh, French, and Scotch, the Laft of 18 Barrels, or 8 Bufhels36Saltpetre, the Schippont36Shumack, 400lb.9Spars, great, the 25 Pieces36Small, the 100030Sattin, 2 ditto9Stattin, 2 ditto9Stattin, 2 ditto9Stattin, 2 ditto9Stattin, 2 Pieces9Stattin, 2 Pieces9Stattin, 2 ditto9Stattin, 2 ditto9Stattin, 4 Pieces9Stattin, 4 Pieces9Stattin, 4 Pieces9Stattin, 4 Pieces9Statti  |                                    |                         |      |   |
| Prunes, the 400b.09Prunellos, the 100b.0Pepper, the 100b.0Pewter, the Schippont0Pladding, the 1000 Ells, or 40 Pieces0Quickfilver, the golb.0Rape Seed, the Laft of 24 Barrels0Rape Seed, the Laft of 24 Barrels0Rape Seed, the Laft of 24 Barrels0Rape Seed, the Laft of 24 Barrels0Raftes, the 12 Pieces0Ribbons of Silk, or Ferrets the 4lb.0Cold and Silver, 2lb.0Rice, the 200lb.0Raifins, the 400lb. or 36 Bafkets0Rhubarb, the 25lb.0Rickers, the Schippont0Saffron, the 2lb.0Salt, Spanifb, French, and Scotch, the Laft of 18 Barrels, or 8 Bufhels0Salt, Spanifb, French, and Scotch, the Laft of 18 Barrels, or 8 Bufhels0Salt spani, the 126 Pieces0Salt spani, the 25 Pieces0Salt the 25 Pieces0Single, or Englifb, 4 Pieces0Sail Cloth, 8 ditto0Soap, white, the 100b.0Green, the Laft of 12 Barrels0Starel, the 100b.0Starel, the 100b.0Starel, the 100b.0Starel, the 100b.0Stuffs, 4 Pieces0Starel, the 100b.0Stuffs, 4 Pieces0Stuffs, 4 Pieces0Stuffs, 4 Pieces0Stuffs, 4 Pieces0Stuffs, 4 Pieces0Stuffs, 4 Piece  |                                    | *                       |      |   |
| Prunellos, the 100lb.9Pepper, the 100lb.12Pewter, the Schippont24Pladding, the 1000 Ells, or 40 Pieces33Quickfilver, the 50lb.36Rape Seed, the Laft of 24 Barrels36Rahes, the 12 Pieces315Ribbons of Silk, or Ferrets the 4lb.0Gold and Silver, 2lb.10Rice, the 200lb.9Rofin, the Schippont6Raifins, the 400lb. or 36 Bafkets36Rhubarb, the 25lb.9Richers, the Schippont36Saffron, the 2lb.9Saffron, the 2lb.9Saffron, the 2lb.9Saffron, the 2lb.9Saft, Spanijb, French, and Scotch, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels36Saltpetre, the Schippont9Salt, Spanijb, French, and Scotch, the Laft of 18 Barrels, or 8 Bufhels9Saltpetre, the Schippont9Salt, Spanijb, French, and Scotch, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels36Saltpetre, the Schippont9Sage, erat, the 25 Pieces9Small, the 100015Soap, white, the 100lb.9Green, the Laft of 12 Barrels36Shag, with Thread, 2 Pieces9Shag, with Thread, 2 Pieces9Streel, the 100lb.9Streel, the 100lb.9Streel, the 100lb.9Streel, the 100lb.9Streel, the 100lb.16<  |                                    |                         |      |   |
| Pepper, the 100b.012Pewter, the Schippont024Pladding, the 1000 Ells, or 40 Pieces030Quickfilver, the 50b.036Rape Seed, the Laft of 24 Barrels036Rafhes, the 12 Pieces015Ribbons of Silk, or Ferrets the 4lb.010Gold and Silver, 2lb.010Ries, the 200b.036Rafins, the 400b. or 36 Bafkets036Rhubarb, the 25b.09Rickers, the Schippont036Saffron, the 21b.09Salt, Spani/b, French, and Scotch, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels036Saltpetre, the Schippont036Salt, Spani/b, French, and Scotch, the Laft of 18 Barrels, or 8 Bufhels36Salt, Spani/b, French, and Scotch09Spars, great, the 25 Pieces036Salturack, 400lb.09Spars, great, the 27 Pieces036Saltin, 2 ditto030Sattin, 2 ditto030Soap, white, the 100lb.036Shag, with Thread, 2 Pieces036Shag, with Gold and Silver, 1 ditto036Stuffs, 4 Pieces016Skins, Beaver, the 5 Decker015Skins, Beaver, the 5 Decker016Skins, Beaver, the 5 Decker016Skins, Beaver, the 5 Decker018<   |                                    | i.e                     | -    |   |
| Pewter, the Schippont024Pladding, the 1000 Ells, or 40 Pieces030Quickfilver, the 50b.36Rape Seed, the Laft of 24 Barrels0Rape Seed, the Laft of 24 Barrels0Rape Seed, the Laft of 24 Barrels0Raifhes, the 12 Pieces0Gold and Silver, 2lb.0Rice, the 200b.0Rice, the 200b.0Rice, the 200b.0Rice, the 200b.0Rickers, the Schippont0Raifins, the 400b. or 36 Bafkets0Rhubarb, the 2 5b.0Rickers, the Schippont0Saffron, the 2lb.0Saffron, the 2lb.0Saffron, the 2lb.0Saffron, the 2lb.0Saltpetre, the Schippont0Saltpetre, the Schippont0Sult, Spanifb, French, and Scotch, the Laft of 18 Barrels, or 8 Bufhels0Saltpetre, the Schippont0Sult, the 100b.0Sys, double, the 2 5 Pieces0Sarge, great, the 25 Pieces0Single, or Englifb, 4 Pieces0Sail Cloth, 8 ditto0Soap, white, the 100b.0Green, the Laft of 12 Barrels0Shag, with Thread, 2 Pieces0Shag, with Thread, 2 Pieces0Starfs, 4 Pieces0Starfs, 4 Pieces0Stuffs, 4 Pieces0Stuffs, 4 Pieces0Stuffs, 4 Pieces0With Gold and Silver, 1 ditto18<  |                                    | 3.0 a' .                |      |   |
| Pladding, the 1000 Ells, or 40 Pieces030Quickfilver, the 50lb.36Rape Seed, the Laft of 24 Barrels36Rafhes, the 12 Pieces15Ribbons of Silk, or Ferrets the 4lb.10Gold and Silver, 2lb.10Rice, the 200lb.9Rofin, the Schippont6Raifins, the 400lb. or 36 Bafkets36Rhubarb, the 25lb.9Rickers, the Schippont36Saffron, the 2lb.9Saffron, the 2lb.9Salt, Spanifb, French, and Scotch, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels36Saltpetre, the Schippont6Shumack, 400lb.9Spars, great, the 25 Pieces36Small, the 100016Say, double, the 2 Pieces9Single, or Englifb, 4 Pieces6Sattin, 2 ditto9Staren, the 100b.9Staren, the 100b.9Staren, the 200b.9Staren, the 200b.9Staren, the 300b.9Staren, the 500b.9Staren, the 500b.9Staren, the 500b.9Staren, the 500  |                                    | • 1.                    |      |   |
| Antender, the foldO36Rape Seed, the Laft of 24 Barrels036Rafhes, the 12 Pieces015Ribbons of Silk, or Ferrets the 4lb.010Gold and Silver, 2lb.010Rice, the 200lb.09Rofin, the Schippont06Raifins, the 400lb. or 36 Bafkets036Rhubarb, the 2,5lb.09Rickers, the Schippont012Saffron, the 2lb.09Salt, Spanifb, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels036Saltpetre, the Schippont06Saltpetre, the Schippont06Sultpetre, the Schippont06Sultpetre, the 2 Pieces036Small, the 1000016Says, double, the 2 Pieces09Single, or Englifb, 4 Pieces015Soap, white, the 100lb.015Soap, white, the 100lb.015Starch, the 300lb.036Streel, the 100lb.04Sith, fewing, Ferret, wrought Lace, 4lb.010Raw, the roolb.036Stuffs, 4 Pieces015Stuffs, 4 Pieces015Stuffs, 4 Pieces015Stuffs, 4 Pieces016Stuffs, 4 Pieces015Stuffs, 4 Pieces016Skins, Beaver, the 5 Decker0<  |                                    | And search              |      |   |
| Rape Secd, the Laft of 24 Barrels036Rafhes, the 12 Pieces015Ribbons of Silk, or Ferrets the 4lb.010Gold and Silver, 2lb.09Rofin, the 2colb.09Rofin, the Schippont06Rickers, the 2colb.09Rickers, the Schippont012Saffron, the 2lb.09Salt, Spani/b, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Bufhels24Lyncburg, the Laft, or 12 Barrels06Saltpetre, the Schippont06Shumack, 400b.99Spars, great, the 25 Pieces036Single, or Engli/b, 4 Pieces09Sattin, 2 ditto030Sattin, 2 ditto015Soap, white, the 100b.09Green, the Laft of 12 Barrels030Start, 12 ditto09Starth, 2 Pieces99Starth, 2 ditto09Starth, 2 Pieces99Starth, the 100b.09Green, the Laft of 12 Barrels0Starth, the 300lb.08Steel, the 100lb.030Stuffs, 4 Pieces010Raw, the 100lb.030Stuffs, 4 Pieces010Raw, the 5 Decker024Otter, 1 ditto018Skins, Beaver, the 5 Decker024Otter, 1 ditto018 <t< td=""><td></td><td></td><td></td><td>30</td></t<>   |                                    |                         |      | 30                                      |
| Raifhes, the 12 PiecesoisRibbons of Silk, or Ferrets the 4lb.oGold and Silver, 2lb.oRice, the 200b.oRaifins, the 400b. or 36 BafketsoRaifins, the 400b. or 36 BafketsoRaifins, the 400b. or 36 BafketsoRickers, the SchippontoSaftron, the 2lb.oSaftron, the 2lb.oSaftron, the 2lb.oSaftron, the 2lb.oSalt, Spani/b, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 BufhelsoSaltpetre, the SchippontoShumack, 400b.oSpars, great, the 25 PiecesoSmall, the 1000oSattin, 2 dittooSattin, 2 dittooSoap, white, the 100b.oGreen, the Laft of 12 BarrelsoSoap, white, the 100b.oStarch, the 300b.oStarch, the 300b.oStuffs, 4 PiecesoStuffs, 4 PiecesoStuffs, 4 PiecesoStuffs, 4 PiecesoStuffs, 4 PiecesoStuffs, 4 PiecesoStuffs, 4 PiecesoStins, Beaver, the 5 DeckeroGott, 20 dittooStinto <t< td=""><td></td><td>· 41. *</td><td></td><td>30</td></t<>   |                                    | · 41. *                 |      | 30                                      |
| Ribbons of Silk, or Ferrets the 4lb.<br>Gold and Silver, 2lb.10Rice, the 200lb.0Rofin, the Schippont0Raifins, the 400lb. or 36 Bafkets0Rubarb, the 25lb.0Rickers, the Schippont0Saffron, the 2lb.0Saffron, the 2lb.0Saftron, the 2lb. <td< td=""><td></td><td></td><td></td><td></td></td<>   |                                    |                         |      |   |
| Gold and Silver, 2lb.010Rice, the 200lb.09Rofin, the Schippont036Raifins, the 400lb. or 36 Bafkets036Rhubarb, the 25lb.09Rickers, the Schippont012Saffron, the 2lb.09Salt, Spanifb, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels036Saltpetre, the Schippont06Sumack, 400lb.09Spars, great, the 25 Pieces036Small, the 1000016Says, double, the 2 Pieces06Sail Cloth, 8 ditto030Sattin, 2 ditto09Serge, 12 ditto09Srege, 12 ditto09Starch, the 300lb.08Steel, the 100lb.09Starch, the 300lb.08Steel, the 100lb.030Stuffs, 4 Pieces016Silk, fewing, Ferret, wrought Lace, 4lb.010Raw, the 100lb.030Stuffs, 4 Pieces015with Gold and Silver, 1 ditto018Skins, Beaver, the 5 Decker024Otter, 1 ditto018Skins, Beaver, the 5 Decker024Otter, 1 ditto018Skins, Goat, 20 ditto030   |                                    | ·                       |      |   |
| Rice, the 200lb.09Rofin, the Schippont06Raifins, the 400lb. or 36 Bafkets036Rhubarb, the 25lb.09Saffron, the 21b.012Saffron, the 21b.09Salt, Spanifb, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels036Saltpetre, the Schippont06Shumack, 400lb.9Spars, great, the 25 Pieces0Small, the 100016Says, double, the 2 Pieces0Single, or Englifb, 4 Pieces0Sail Cloth, 8 ditto0Soap, white, the 100lb.0Green, the Laft of 12 Barrels0Starch, the 300lb.0Starch, the 300lb.0Steel, the 100lb.0Stuffs, 4 Pieces0Stuffs, 4 Other0Stuffs, 4 Other0Stuffs, 4 Other0Stuffs, 4 Other0Stuffs, 4 Other  |                                    |                         |      |   |
| Rofin, the Schipponto6Raifins, the 400b. or 36 Bafketso36Rhubarb, the 25b.o9Rickers, the 25b.o9Saffron, the 21b.o9Salt, Spani/b, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Bufhels0Salt, Spani/b, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Bufhels0Salterer, the SchippontoShumack, 400b.0Shumack, 400b.0Sys, double, the 2 Pieces0Single, or Engli/b, 4 Pieces0Sait Cloth, 8 ditto0Soap, white, the 100b.0Startin, 2 ditto0Soap, white, the 100b.0Green, the Laft of 12 Barrels0Starch, the 300b.0Starch, the 300b.0Steel, the 100b.0Stuffs, 4 Pieces0Stuffs, 4 Pieces0Steel, the 100b.0Stuffs, 4 Pieces0Stuffs, 4 Oolb.0Stuffs, 4 Pieces0Stuffs, 4 Diecker0Stuffs, 4 Oolb.0Stuffs, 4 Oolb.0Stuffs, 4 Oolb.0Stuffs, 4 Oolb.0Stuffs, 4 Oolb.0   |                                    |                         | -    |   |
| Raifins, the 400lb. or 36 Bafkets036Rhubarb, the 25lb.09Rickers, the Schippont0Saffron, the 2lb.9Salt, Spani/h, French, and Scotch, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels0Saltpetre, the Schippont0Shumack, 400lb.9Spars, great, the 25 Pieces0Small, the 10000Sattin, 2 ditto9Satingle, or Engli/h, 4 Pieces0Satin, 2 ditto9Serge, 12 ditto9Starch, the 100lb.9Green, the Laft of 12 Barrels0Shag, with Thread, 2 Pieces9Starch, the 300lb.8Steel, the 100lb.9Starch, the 300lb.8Steel, the 100lb.10Stuffs, 4 Pieces10Raw, the 100lb.30Stuffs, 4 Pieces15Starch, the 300lb.15Starch, the 300lb.15Starch, the 300lb.15Starch, the 300lb.15Starch, the 300lb.15Starch, the 300lb.15Stuffs, 4 Pieces15With Gold and Silver, 1 ditto18Skins, Beaver, the 5 Decker24Otter, 1 ditto18Goat, 20 ditto13Goat, 20 ditto13  |                                    |                         |      | ž                                       |
| Rhubarb, the 25lb.0Rickers, the Schippont0Saffron, the 2lb.0Saffron, the 2lb.0Salt, Spani/h, French, and Scotch, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels0Shumack, 400b.0Spars, great, the 25 Pieces0Small, the 10000Satin, Spani/h, 4 Pieces0Says, double, the 2 Pieces0Single, or Engli/h, 4 Pieces0Satin, 2 ditto0Soap, white, the 100b.0Green, the Laft of 12 Barrels0Shag, with Thread, 2 Pieces0Starch, the 300b.0Starch, the 300b.0Starch, the 300b.0Starch, the 300b.0Starch, the 300b.0Starch, the 5 Decker0With Gold and Silver, 1 ditto0Skins, Beaver, the 5 Decker0Otter, 1 ditto0Skins, Goat, 20 ditto13  |                                    |                         |      |   |
| Rickers, the Schippont012Saffron, the 2lb.0Saffron, the 2lb.0Salt, Spanifb, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Bufhels24Lyneburg, the Laft, or 12 Barrels0Saltpetre, the Schippont0Shumack, 400b.0Spars, great, the 25 Pieces0Small, the 10000Says, double, the 2 Pieces0Single, or Englifb, 4 Pieces0Sattin, 2 ditto0Soap, white, the 100b.0Green, the Laft of 12 Barrels0Shag, with Thread, 2 Pieces0Starch, the 300b.0Starch, the 300b.0Stuffs, 4 Pieces0Stuffs, 4 Pieces0With Gold and Silver, 1 ditto0Skins, Beaver, the 5 Decker0Otter, 1 ditto0Ruffia, dry, Wolf and Fox, 5 Deckers0Goat, 20 ditto0Satto0Starch, dry, Wolf and Fox, 5 Deckers0Satto0Starch, dry, Wolf and Fox, 5 Deckers0Starch, dry, Wolf and Fox, 5 Deckers0Starch, dry0Starch, dry0Starch, dry0   |                                    |                         |      |   |
| Saffron, the 2lb.09Salt, Spani/b, Frencb, and Scotch, the Laft of 18 Barrels, or 8 Bufhels024Lyneburg, the Laft, or 12 Barrels036Saltpetre, the Schippont06Shumack, 400b.09Spars, great, the 25 Pieces036Small, the 1000016Says, double, the 2 Pieces06Sail Cloth, 8 ditto030Sattin, 2 ditto09Soap, white, the 100b.09Green, the Laft of 12 Barrels036Shag, with Thread, 2 Pieces936Starch, the 300b.09Steel, the 100b.030Starch, the 300b.030Stuffs, 4 Pieces030Stuffs, 4 Pieces010Raw, the 100b.030Stuffs, 4 Pieces010Raw, the 100b.030Stuffs, 4 Pieces015with Gold and Silver, 1 ditto018Skins, Beaver, the 5 Decker024Otter, 1 ditto018Skins, Goat, 20 ditto030   |                                    |                         |      |   |
| Salt, Spanifb, Frencb, and Scotcb, the Laft of 18 Barrels, or 8 Bufhels $24$ Lyncburg, the Laft, or 12 Barrels $36$ Saltpetre, the Schippont $6$ Shumack, 400b. $9$ Spars, great, the 25 Pieces $36$ Small, the 1000 $36$ Says, double, the 2 Pieces $9$ Single, or Englifb, 4 Pieces $6$ Sait Cloth, 8 ditto $9$ Serge, 12 ditto $9$ Soap, white, the 100b. $9$ Green, the Laft of 12 Barrels $9$ Starch, the 300b. $8$ Steel, the 100b. $9$ Steel, the 100b. $9$ Steel, the 100b. $9$ Steel, the 100b. $9$ Stuffs, 4 Pieces $9$ Starch, the 300b. $8$ Steel, the 100b. $9$ Stuffs, 4 Pieces $9$ Stuffs, 4 Pieces $9$ Stuffs, 4 Pieces $9$ Stuffs, 4 Pieces $9$ Stuffs, 4 Pieces $9$ Stuffs, 4 Oolb. $9$ Stuffs, 4 Diolb. $9$ Stuffs, 4 Dioces $13$ Skins, Beaver, the 5 Decker $24$ Otter, 1 ditto $6$ Ruffia, dry, Wolf and Fox, 5 Deckers $18$ Goat, 20 ditto $36$  |                                    |                         |      |   |
| Lyneburg, the Laft, or 12 Barrels036Saltpetre, the Schippont06Shumack, 400b.09Spars, great, the 25 Pieces036Small, the 1000016Says, double, the 2 Pieces09Single, or Englift, 4 Pieces06Satin, 2 ditto930Serge, 12 ditto99Soap, white, the 100b.99Green, the Laft of 12 Barrels036Shag, with Thread, 2 Pieces936Starch, the 300b.88Steel, the 100b.030Starch, the 300b.330Starch, the 300b.1530Starch, the 300b.1530Starch, the 300b.1630Starch, the 300b.1530Starch, the 300b.1530Starch, the 300b.1530Starch, the 300b.1530Starch, the 300b.1530Stuffs, 4 Pieces1530With Gold and Silver, 1 ditto18Skins, Beaver, the 5 Decker24Otter, 1 ditto18Goat, 20 ditto18Goat, 20 ditto36  |                                    | 8 Barrels or 8 Buthele  |      |   |
| Saltpetre, the SchippontoShumack, 400b.9Spars, great, the 25 Pieces0Small, the 10000Says, double, the 2 Pieces0Single, or Englifh, 4 Pieces0Sail Cloth, 8 ditto0Sarge, 12 ditto9Serge, 12 ditto9Green, the Laft of 12 Barrels0Shag, with Thread, 2 Pieces9Starch, the 300b.8Sterle, the 100b.9Starch, the 300b.8Sterle, the 100b.9Silk, fewing, Ferret, wrought Lace, 4lb.10Raw, the 100b.30Stuffs, 4 Pieces15with Gold and Silver, 1 ditto18Skins, Beaver, the 5 Decker24Otter, 1 ditto0Ruffia, dry, Wolf and Fox, 5 Deckers18Goat, 20 ditto9  |                                    | o Barrelo, or o Bunnelo |      |   |
| Shumack, 400b.0Spars, great, the 25 Picces0Small, the 10000Says, double, the 2 Picces0Single, or Englifh, 4 Picces0Sail Cloth, 8 ditto0Sattin, 2 ditto0Soap, white, the 100lb.0Green, the Laft of 12 Barrels0Shag, with Thread, 2 Pieces0Starch, the 300lb.0Starch, the 300lb.0Starch, the 300lb.0Starch, the 300lb.0Starch, the 500lb.0Stuffs, 4 Pieces0With Gold and Silver, 1 ditto0Skins, Beaver, the 5 Decker0Auflia, dry, Wolf and Fox, 5 Deckers0Gott, 20 ditto0Stat0Stat0Stat, o ditto0   |                                    |                         |      |   |
| Spars, great, the 25 Pieces036Small, the 1000016Says, double, the 2 Pieces09Single, or Englifh, 4 Pieces030Sattin, 2 ditto09Serge, 12 ditto09Soap, white, the 100lb.09Green, the Laft of 12 Barrels036Shag, with Thread, 2 Pieces99Starch, the 300lb.08Steel, the 100lb.04Silk, fewing, Ferret, wrought Lace, 4lb.010Raw, the 100lb.030Stuffs, 4 Pieces015with Gold and Silver, 1 ditto018Skins, Beaver, the 5 Decker024Otter, 1 ditto018Goat, 20 ditto030  |                                    |                         | -    | -                                       |
| Small, the 1000016Says, double, the 2 Picces09Single, or Englifh, 4 Pieces030Sattin, 2 ditto030Sattin, 2 ditto09Serge, 12 ditto015Soap, white, the 100lb.09Green, the Laft of 12 Barrels036Shag, with Thread, 2 Pieces99Starch, the 300lb.08Steel, the 100lb.04Silk, fewing, Ferret, wrought Lace, 4lb.010Raw, the 100lb.030Stuffs, 4 Pieces015with Gold and Silver, 1 ditto018Skins, Beaver, the 5 Decker024Otter, 1 ditto06Ruffia, dry, Wolf and Fox, 5 Deckers018Goat, 20 ditto030   |                                    |                         |      |   |
| Says, double, the 2 Picces       0       9         Single, or Englifh, 4 Pieces       0       6         Sail Cloth, 8 ditto       0       30         Sattin, 2 ditto       0       9         Serge, 12 ditto       0       15         Soap, white, the 100lb.       0       9         Green, the Laft of 12 Barrels       0       36         Shag, with Thread, 2 Pieces       0       9         Starch, the 300lb.       0       8         Steel, the 100lb.       0       4         Silk, fewing, Ferret, wrought Lace, 4lb.       0       10         Raw, the 100lb.       0       33         Stuffs, 4 Pieces       0       15         with Gold and Silver, 1 ditto       0       18         Skins, Beaver, the 5 Decker       0       24         Otter, 1 ditto       0       18         Goat, 20 ditto       0       18  |                                    |                         |      | 36                                      |
| Single, or Englifh, 4 Pieces0Sail Cloth, 8 ditto30Sattin, 2 ditto9Serge, 12 ditto9Soap, white, the 100lb.9Green, the Laft of 12 Barrels36Shag, with Thread, 2 Pieces9Starch, the 300lb.8Steel, the 100lb.4Silk, fewing, Ferret, wrought Lace, 4lb.10Raw, the 100lb.33Stuffs, 4 Pieces15with Gold and Silver, 1 ditto18Skins, Beaver, the 5 Decker24Otter, 1 ditto6Ruffia, dry, Wolf and Fox, 5 Deckers18Goat, 20 ditto36  |                                    | ·                       |      |   |
| Sail Cloth, 8 ditto030Sattin, 2 ditto09Serge, 12 ditto015Soap, white, the 100lb.09Green, the Laft of 12 Barrels030Shag, with Thread, 2 Pieces99Starch, the 300lb.88Steel, the 100lb.04Silk, fewing, Ferret, wrought Lace, 4lb.010Raw, the 100lb.030Stuffs, 4 Pieces015with Gold and Silver, 1 ditto018Skins, Beaver, the 5 Decker024Otter, 1 ditto06Ruffia, dry, Wolf and Fox, 5 Deckers018Goat, 20 ditto030  |                                    |                         |      | 8                                       |
| Sattin, 2 ditto       o       g         Serge, 12 ditto       o       15         Soap, white, the 100lb.       o       g         Green, the Laft of 12 Barrels       o       36         Shag, with Thread, 2 Pieces       o       g         Starch, the 300lb.       o       8         Steel, the 100lb.       o       4         Silk, fewing, Ferret, wrought Lace, 4lb.       o       10         Raw, the 100lb.       o       30         Stuffs, 4 Pieces       o       15         with Gold and Silver, 1 ditto       o       18         Skins, Beaver, the 5 Decker       o       6         Ruffia, dry, Wolf and Fox, 5 Deckers       o       18         Goat, 20 ditto       o       30  |                                    |                         | •    |   |
| Serge, 12 ditto       0       15         Soap, white, the 100lb.       0       9         Green, the Laft of 12 Barrels       0       36         Shag, with Thread, 2 Pieces       9       9         Starch, the 300lb.       0       8         Steel, the 100lb.       0       4         Silk, fewing, Ferret, wrought Lace, 4lb.       0       10         Raw, the 100lb.       0       30         Stuffs, 4 Pieces       0       15         with Gold and Silver, 1 ditto       0       18         Skins, Beaver, the 5 Decker       0       24         Otter, 1 ditto       0       6         Ruffia, dry, Wolf and Fox, 5 Deckers       0       18         Goat, 20 ditto       0       30  |                                    |                         |      |   |
| Soap, white, the 100lb.       0       9         Green, the Laft of 12 Barrels       0       36         Shag, with Thread, 2 Pieces       9       9         Starch, the 300lb.       0       8         Steel, the 100lb.       0       4         Silk, fewing, Ferret, wrought Lace, 4lb.       0       10         Raw, the 100lb.       0       30         Stuffs, 4 Pieces       0       15         with Gold and Silver, 1 ditto       0       18         Skins, Beaver, the 5 Decker       0       24         Otter, 1 ditto       0       18         Goat, 20 ditto       0       13  | -                                  |                         |      | -                                       |
| Green, the Laft of 12 Barrels 0 36<br>Shag, with Thread, 2 Pieces 9<br>Starch, the 300lb. 0 8<br>Steel, the 100lb. 0 4<br>Silk, fewing, Ferret, wrought Lace, 4lb. 0 10<br>Raw, the 100lb. 0 30<br>Stuffs, 4 Pieces 0 15<br>with Gold and Silver, 1 ditto 0 18<br>Skins, Beaver, the 5 Decker 0 24<br>Otter, 1 ditto 0 6<br>Ruffia, dry, Wolf and Fox, 5 Deckers 0 18<br>Goat, 20 ditto 9 36  | Sonn white the rooth               |                         |      |   |
| Shag, with Thread, 2 Pieces       9         Starch, the 300lb.       0         Steel, the 100lb.       0         Silk, fewing, Ferret, wrought Lace, 4lb.       0         Raw, the 100lb.       0         Stuffs, 4 Pieces       0         with Gold and Silver, 1 ditto       0         Skins, Beaver, the 5 Decker       0         Otter, 1 ditto       0 <i>Ruffia</i> , dry, Wolf and Fox, 5 Deckers       0         Goat, 20 ditto       0   | Green the Laft of 1a Barrels       |                         |      | ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~ |
| Starch, the 300lb.       0       8         Steel, the 100lb.       0       4         Silk, fewing, Ferret, wrought Lace, 4lb.       0       10         Raw, the 100lb.       0       30         Stuffs, 4 Pieces       0       15         with Gold and Silver, 1 ditto       0       18         Skins, Beaver, the 5 Decker       0       24         Otter, 1 ditto       0       6         Ruffia, dry, Wolf and Fox, 5 Deckers       0       18         Goat, 20 ditto       0       30  |                                    |                         |      |   |
| Steel, the roolb.o4Silk, fewing, Ferret, wrought Lace, 4lb.o10Raw, the roolb.o30Stuffs, 4 Pieceso15with Gold and Silver, 1 dittoo18Skins, Beaver, the 5 Deckero24Otter, 1 dittoo6Ruffia, dry, Wolf and Fox, 5 Deckerso18Goat, 20 dittoo36   |                                    |                         |      |   |
| Silk, fewing, Ferret, wrought Lace, 4lb.010Raw, the 100lb.30Stuffs, 4 Pieces15with Gold and Silver, 1 ditto18Skins, Beaver, the 5 Decker24Otter, 1 ditto6Ruffia, dry, Wolf and Fox, 5 Deckers18Goat, 20 ditto36   |                                    |                         |      |   |
| Raw, the 100lb.0 30Stuffs, 4 Pieces0 15with Gold and Silver, 1 ditto0 18Skins, Beaver, the 5 Decker0 24Otter, 1 ditto0 6Ruffia, dry, Wolf and Fox, 5 Deckers0 13Goat, 20 ditto0 36  |                                    |                         |      |   |
| Stuffs, 4 Piecesoiswith Gold and Silver, 1 dittoo18Skins, Beaver, the 5 Deckero24Otter, 1 dittoo6Ruffia, dry, Wolf and Fox, 5 Deckerso18Goat, 20 dittoo36   |                                    | :                       |      | -                                       |
| with Gold and Silver, 1 ditto 0 18<br>Skins, Beaver, the 5 Decker 0 24<br>Otter, 1 ditto 0 6<br>Ruffia, dry, Wolf and Fox, 5 Deckers 0 18<br>Goat, 20 ditto 9 36  |                                    |                         |      |   |
| Skins, Beaver, the 5 Decker024Otter, 1 ditto06Ruffia, dry, Wolf and Fox, 5 Deckers018Goat, 20 ditto036  |                                    |                         |      |   |
| Otter, 1 ditto 0 6<br>Ruffia, dry, Wolf and Fox, 5 Deckers 0 18<br>Goat, 20 ditto 0 36  |                                    |                         | -    |   |
| Ruffia, dry, Wolf and Fox, 5 Deckers 0 18<br>Goat, 20 ditto 0 36  |                                    |                         |      |   |
| Goat, 20 ditto 0 36   |                                    |                         |      |   |
| Skine Skine   |                                    |                         |      |   |
|   | Oval, 20 unto                      |                         |      | stine                                   |

871

|  | Rix. Sti. |
|--|-----------|
| Skins, Calf, 10 ditto  | 0 12      |
| Cat and Sheep, coo Pieces  | 0 18      |
| Cat and Sheep, 500 Pieces<br>Black Rabbits' or Lamb, 1000 ditto  | 0 18      |
| Grey Rabbits' or Kid, 2000                                       | 0 18      |
| Martens, 40  | 0 30      |
| Hare, a Bale, valued at 72 Rixd.                                 |           |
| Diar Diar Haghard and Barrol the greet Hund of 49 Shocks         | 3         |
| Staves, Pipe, Hogfhead, and Barrel, the great Hund. of 48 Shocks | · O 30    |
| Stones, Poland, 1000 Feet, or 500 Ells                           | 0 30      |
| Sturgeon, the Laft of 12 Barrels                                 | 1 12      |
| Stockings of Silk, 1 Doz. or 12lb.                               | 0 30      |
| Kerfey, Woollen or Worfted, for Children, 100 Pair               | 0 30      |
| Worsted, Floret, Sayette, 50 Pair                                | 0 30      |
| Woollen for Children, 200 Pair                                   | 0 30      |
| Succad, solb.  | 0 12      |
| Sarfaparilla, 50lb.  | 0 18      |
| Sugar, Candy or Confectionary, the 100lb.                        | 0 18      |
|  | 0 18      |
| Loaves, Powder, Muscavado, 200                                   |           |
| Stuffs, Woollen, 8 Pieces  | 0 12      |
| Sword Blades, 50   | 0 12      |
| Hilts, 50  | 0 18      |
| Sweet Wood, 100lb.   | 0 9       |
| Tallow, the Schippont  | 0 6       |
| Terras, the Laft, 6 Schipp. or 12 Barrels                        | 0 36      |
| Tar, Great Band, the Last of 12 Barrels                          | 0 18      |
| Small  | 0 9       |
| Thread, white and coloured, 50".                                 | 0 30      |
|  | 5         |
| Gold and Silver, 11b.  |           |
| Tin, the Schippont   | 0 24      |
| Tobacco, 100lb.  | 0 36      |
| Treacle, a Pipe, or 2 Hogsheads                                  | 0 30      |
| Turpentine, the Schippont  | o 6       |
| Verdigris, the 100lb.  | 09        |
| Vermillion, the 100lb.   | o 36      |
| Velvet, fine, the Piece  | 09        |
| with Thread, the 2 Pieces  | 0 9       |
| V negar, of Wine, the Hogshead                                   | 0 12      |
| Beer, Ale, or Cyder, 2 Hogineads                                 | 0 9       |
| Wax, the Schippont   | 0 36      |
|  |           |
| Wire, Iron or Brafs, the Schippont                               | 0 24      |
| Steel, the 100lb.  | 0 24      |
| Gold and Silver the lb.  | ° 5       |
| Wool, Beaver, the solb.  | 1 0       |
| Spanish, or fine, the 4 Schipp.                                  | 0 36      |
| Coarie, or Scotch, 6   | 0 30      |
| Flock, or cutting Wool, 2 Schipp.                                | 0 9       |
| Scotch, Shirts, 50 Pieces  | 0 15      |
| Shifts, 8 Pieces   | 0 10      |
| Wood, Shovels, the 10 Schocks                                    | 0 9       |
| Difhes or Trays, 5 Schocks                                       |           |
|  |           |
| Plates, ditto  | 9 2       |
| Nails, the 20,000  | 0 18      |
| Wine, Bourdeaux, the Ton, or 4 Hogsheads, at 52 Rixd.            | 1 36      |
| Picardin, Hoogland, Muscat, and Frontinac, the 2 Hogsheads       | 1 0       |
| Spanish, or Portuguese, the Pipe                                 | 1 24      |
| Italian and Levant, ditto  | 2 0       |
| Rhenish, the Auln.   | 0 40      |
| Wainfcot, Boards, the Schock                                     | 0 24      |
| Yarn, Cotton, solb.  | 0 36      |
|  | 0 36      |
| Linen, the Schipp. or 40 Sch.                                    | Yarn.     |
| V  |           |

Yarn, Tow, Sail, All S

I fhould h in Denmark, doms, to ave Reader a Lift other Particu in that Trade Brimftone to be brough ber of Finan

are prohibite Parts, prohi hibited by a granted to C exported Du Oil of Linfe Mohair twir and Stockin into any Po Siceland by

To the P

Light Mon País, Seal, Guard Ship Britith Poo Committion

.

Add 3 S in this and N. B. A goes both u At Cope through all ing ftrandd well obfer recovered, better Reg Befides former bei Duties th cation, op for Jutian The .L and muft fied. An though it Nations b

T<sup>HIS</sup><sub>it b</sub>

|       | and the second se | R | ix. Sti. |
|-------|---|---|----------|
| Yarn, | Tow, the 4 Schipponts   | c | 36       |
|       | Sail, 1 Schipp.   | c | 36       |
|       | All Sorts of Woollen, the 50lb.   |   | 36       |

I thould here have added to the preceding an Account of the Cuftoms on Goods in Denmark, but I omit inferting them as I have those payable in all other Kingdoms, to avoid fwelling the Work to too great a Bulk however, I fhall give my Reader a Lift of the Commodities prohibited by his Dani/b Majefty, and note fome other Particulars, necellary to the Information of fuch Perions as are concerned in that Trade.

Brimftone is forbid Importation by a Placart of 29 December, 1727; and Buckram to be brought into Copenbagen and the Island of Siceland, by Order from the Chamber of Finances, dated 10 Sept. 1728. Cloth, Corn, and Earthen Ware of all Sorts, are prohibited by a Placart of 25 Feb. 1717; dried Fifh, or fall Cod, from foreign Parts, prohibited by a Placart of 23 March 1729; Flannel, and Iron in Bars, pro-hibited by a Placart of 8 Sept. 1730, but allowed on Oplag, which is a Privilege granted to Copenhagen and Elfinore, where all foreign Goods may be landed and exported Duty free within a Vary for Eventteing Kords for the term exported Duty free within a Year, for Exportation; Kerfies forbid to be imported; Oil of Linfeed, Hemp, and Rape Seed, prohibited by a Placart of 22 Nov. 1704; Mohair twifted, forbid by a Placart of 18 July 1708; Woollen Stuffs of all Kinds, and Stockings, prohibited; Brandy, Salt, Tobacco, and Wine, may not be brought into any Port in Denmark but Copenbagen: Wool Cards, not importable into Siceland by a Placart of 15 Sept. 1727, but admitted any where elfe.

To the Port Charges before-mentioned, payable in the Sound, thould be added :

|   |   | aden | iņ | Bal. |  |
|---|---|------|----|------|--|
| Light Money for Ship and Cargo, in Crowns Rixd. | 5 | 3    | 2  | 25:  |  |
| Pafs, Seal, Writing Money, and Fees             | 2 | 12   | 2  | 12   |  |
| Guard Ship both Ways, 4 Sti. each Time          |   |      |    |      |  |
| Britith Poor upwards of 24 Sti.                 |   |      |    |      |  |
| Commission                                      | ٥ | 24   | 0  | 24   |  |

Add 3 Sti. on each Rixd. Crowns, to make it current Money, and observe that in this and all the preceding Duties, 48 Stivers make the Rix-dollar.

N. B. All Mafters are allowed 4 per Cent. out of the Duties paid on their Cargoes both upwards and downwards.

At Copenbagen a Bank was established a few Years ago, whose Notes are current through all Denmark; and the King's Orders, the 21st of March, 1705, concerning ftranded Ships and Goods, are very excellent, though they have not been fo well observed lately as they should be in Jutland, where + Salvage has been recovered, in Direct Contradiction to the aforefaid Ordinance; but in Norway a better Regard is paid to it.

Befides the Sound, the Baltick has an Entrance by the great and finall Belt; the former being a fafe Paffage, when well known, for large Ships, which pay the Duties thereof at Nybourg in the Isle of Fuhnen, where the Danes have a fortification, oppolite to Korfer the Ferry Place in Siceland, and where all Paffengers

for Jutland, Holltein, &c. from Copenhagen land. The Little Belt is at Frederica in Jutland, where fmall Ships can only pafs, and muft pay Sound Duties, and Sophia Odde in Fubnen, both Places being fortified. And as Norway is subject to his Danifb Majefty, I shall now treat of it, though it makes a Break in my proposed Method of describing the Trade of the Nations bordering on the Baltick all together.

#### Of the Trade of NORWAY.

THIS Kingdom is ancient, and was governed by its own Princes till 1397, when it became a Province of Denmark. Its Northern Borders at Warabuus, lie in the Lat. of 70 Deg. 50 Min. and its South-East at Frederichshald in 59 Deg. 20 Min. . 10 N

Min. its South-West Limits being the Naze, in 57 Deg. 50 Min. and the inland Frontiers are in many Places separated from Sweden by a Range of Mountains, which continue to the North Sea. The Country is very barren, not producing a Sufficiency either of Corn or Cattle for the Inhabitants' Support, although it is in general very thinly peopled, proportionate to its vast Extent, containing only two hurshied ninety-one Parishes, with nine hundred thirty-nine Churches and Chapels of Eafe, it differs from all other of his Danifb Majesty's Dominions, in producing many more Commodities for Exportation than they all put together; its Natives being active, laborious, industrious, and honeft.

Copper is one of its principal Products, and of this the chief Works are at Reraas, Silboc, Quikne, Meldahl, or Lyckens, Faadahl, and Aardahl. The first of these Mines yields about three hundred and fifty Tons yearly, on which the King hath two Rix-dollars per Ton Excise, a Tenth in Kind, and a Duty on Exportation of 81. 151. per Ton, which brings near one-fifth of its Value into the Revenue.

It is mostly shipped for Holland, and the Proprietors of this Mine have it divided into one hundred and seventy-two Shares, each worth about 500. Sterling, as in a Medium of twenty Years past, it hath yielded twenty per Cent. annually, after having been worked about one hundred and ten Years. It lies about one hundred and eight Englijk Miles E. S. E. from Drontheim.

Quickne Mine is more ancient than this now mentioned, lying three hundred and fixty Miles to the S. W. of it, and produces about fifty Tons yearly.

Meldabl is the third, and has been wrought with various Succets, having fometimes rendered the Proprietor fifty per Cent. and at others nothing: The Medium Quantity is computed to be near fifty Tons yearly.

Silboc had been given over for fifty Years, but wrought again for fifteen paft by the Boors; is two hundred and forty Miles from Drontheim.

Faadabl hath been wrought about three Years, though it had been given over for feveral before; it now affords great Hopes of being the fecond Mine in Norway, and is about fix hundred Miles W. from Drontheim.

Aardabl, eighty Miles S. S. E. from Bregens was rented by the Englifb Charitable Corporation about the Year 1731; but whether through the Stubbornnefs of the Ore, Ignorance of the People fent over, fome Iniquity of the Managers, or all together, feveral thousand Pounds were funk, and after one or two Cargoes had been thipped for Newcafile, the Company flopped Payment, and the working the Mine has been ever fince difcontinued. About three Millions Winebefler Bufhels of Charcoal, and many thousand fathoms of Billet Wood, are yearly confumed at the feveral different Melting-Houfes, which latter beginning to grow fearce, makes it probable that the Drain of a few Years more, will oblige the Artificers to have Recourse to Britain for a Supply of her Mineral Coal.

The five last Mines are exempted from any Payment to the Revenue on Account of their Property; and in that of Quickne is a Well, whole Water turns Iron into Copper in three Years foaking. At Konigsburgh, four Miles above Stromfor, are also Mines of Silver, which, in May 1731, were keeper to farm, after a Prohibition to all Strangers had been islued in the preceding February, not to take any Interest therein. And at Drontheim is a Pearl Fishery, whole Revenue the King granted to the Queen in the faid Year. Its other Products are Iron, Pitch, Tar, Fish, Skins, Tallow, Butter, Afhes, and above all Masts, Boards, and Timber.

About the Year 1738, an Allum Work was erected near *Cbriftiana*, where is an inexhauftible Rock of Slate, which is burnt into Afhes, and thefe being fleeped in Water, and afterwards boiled, produce Allum, though my Author is uncertain whether any Urine or Kelp is ufed in the Operation. Carraways alfo grow very plentifully in this Country, and large Parcels of them are annually exported. Of Cryftal a good deal may be got a few Miles above *Cbriftiana*, but a Sample of it having been tent here to *London*, its Quality was differented. In *Iceland* is the famous Volcano Hecla, from whofe Mountain great Quantities of Brinnftone are procured, which occafions this Commodity to be prohibited Importation here, and the Wool of this Ifland is very fine and long; it was peopled from *Norway* in about 950, is governed by a grand Bailiff, hat two Billogs, and thirty-feven Parishes.

verned by a grand Bailiff, hath two Bitliops, and thirty-feven Pariches. The Imports are Spice, Wine, Brandy, Vinegar, Cheefe, Tobacco, Wooliens of all Sorts, Salt, Beer, Bottles, fait Beef, black Lead, Brais, Buckrams, Butter, Callicoes, licoes whit peras, Cor Fith, Corr Leather, I fins, Rice, Verdigris, to be infer About

Director C Itland, w than in the it is converted the Bark t pare the B that the A thod they live is mon

lity is mu This K for the lar King's oth fpoke of *Abrena* fawn Dea

Bergen Baily, the principal Herrings, Cuftorn o

Cbriffie of a Vice hence are befides it Cbriffie Bifhop, a

ill fawn. *Cbrifti* prefent N

Pitch, of Ling, 48 Dram

great Q Konig fbe 1706, al Cuftem-Dront

of the A

Bifhop, with a c are fourt and half Tar, an

In 17 Years, a great Pr from CA

Molla

Flekk Fredd dred and Miles b

#### OF THE SOUND.

und

ns.

ing 1 19

nly

ind

in

er;

Ro-

0.

ing

Jun

led

11:1

ter

real

red

ing

le-

aft

ver

or-

ble

the

to-

cen

has

I**r-**

íc-

it

IVC

int

ito

lío

to

:ſt

ed

h,

ın

in

er

ly

a

n

.

h

is

)-

эf

licoes white and painted, Candles, Caps, Silk, and Worfted, Canvas, Coals, Copperas, Cork, Coriander Seed, Cotton, Coverlets, Currants, Cyder, Dimity, dry Fifh, Corn, and Flour, Glafs, Glue, Gunpowder, Hats, Herrings, Indigo, Lead, Leather, Linen, Mead, Mustard Seed, Mercery, Nuts, Pewtor, Quickfilver, Raifins, Rice, Saffron, Salmon, Steel, Stockings, Sugar, Sweetmeats, Tea, Tin, Silks, Verdigris, Vitriol, Wax, Wire, and many other finall Commodities too numerous to be inferted.

About twelve Years ago, Joachim Friederic Baron Beurt, a Bohemian, crected as Director General, at the King's Expence, a Salt Work at Arefund, near the Farder Island, with a great Pile of Buildings; and the Water there being much frether than in the North Sea, is pumped up to the Top of the Grader House, from whence it is conveyed by a great Number of Spouts, and falls upon many Hurdles, with the Bark taken off, in Order to diffipate the fresh Particles of the Water, and prepare the Remainder for the Pan, to which the Houfe being left open on all Sides, that the Air may have a free Paffage, is intended to contribute, and by this Method they endeavour to imitate the Salt of France and Portugal, though the Quality is much inferior, and will not keep in damp Places.

This Kingdom has many good Ports, but the following ones only are appointed for the landing or ladeing Merchandize, from or to foreign Parts, or those of the King's other Dominions, whole Trade I thall briefly particularize, having already fpoke of it in general.

Abrendal. The ufual Exports of this Place are flort Timber, and a few coarfe fawn Deals.

Bergen was once a first Rate Hans-Town, and the Seat of a Bishop and Grand Baily, though its Trade has for fome Time gone very much to Decay; at prefent its principal Exports are Tar, ordinary nine or ten Feet Deals, falt Cod, Stockfifh, Herrings, and Salmon; here all Sorts of Corn may be imported, on paying a Cuftom of twelve Sti. Specie per Barrel.

Christiana is a City about a hundred and thirty-feven Years old, the Refidence of a Viceroy, Bishop, Grand Bailiff, and is the High Court of Norway; from hence are fhipped the greatest Quantity of the best Deals in this Country; and befides it has an Allum, and a Stuff Manufacture.

Chriflianfand, built about an hundred and twenty Years ago, is the Seat of a Bishop, and Grand Bailiff; its chief Exportation Timber, and a few Deals mostly ill fawn.

Cbristiansfund was called Faarfund until 1732, when the late King gave it its prefent Name; its yearly Exports are about two thousand Barrels of Tar, some bad Pitch, of which they have little in Norway, Stockfifh, 10,000 Barrels of Cod and Ling, 48,000 Barrels of Herrings, fome few Deals, Train Oil, and Salmon.

Drammen is a general Name for Bragnees, Copperwyk, and Stromfoe; it exports great Quantities of Deals and Timber. It lies about four Miles diftant from Konig fberg, where the Silver Mines are, and by a Placart, dated May the 4th, 1706, all Ships going to Drammen in Ballaft, are directed to caft it out near the Cuftom-house, for Prefervation of the Ground whereon it is built.

Drontheim, called alfo Trundheim, is an ancient City, and was formerly the feat of the Norway Kings; though now become the Refidence of a Grand Bailiff, and Bishop, whose Cathedral is the most magnificent of any in the Country, being built with a coarse black Marble, which a neighbouring Quar: y produces. Its Exports are fourteen Feet three Inch Fir Deals; great Quaraties of nine to ten Feet one and half Inch ditto; red and white Deals, in all ten to eleven hundred thousand; Tar, and near five hundred Tons of Iron, incitly for Amflerdam.

Molla, a small Port, which only affords some Tar and Fish.

In 1748 the above three Ports were farmed by feveral of the Inhabitants for ten. Years, at the annual Rent of 32,000 Rix-dollars, which has produced them very great Profits by the yearly Income of 40,000 Rix-dollars from Drontheina 20,000 from Christianfund, and 6000 from Molla.

Flekkejiara, whofe chief Exports are Salt Fifh, Herrings, and Stockfifh.

Fredericb/hald is the eafternmost Town in Norway, and was built about a hundred and twenty-eight Years ago; it is feparated from Sweden by a Ford two English Miles broad; and its Exports are confined principally to Deals, with a few Balks and

and Spars: Its Oplag occasions the Importation of all Goods in their own Ships, belides Iron from Sweden, under any Colours.

Friderichfad role on the Decline of Sarpfburg; lying a Mile and a Quarter up the River Glommen, about a hundred and leventy Years ago; from hence many Mafts, Load Balks, Deals, Spars, fmall Balks, Sc. are annually exported: It is the beft fortified Town in Norway; but as feveral of the Fortifications are built on a Clay Ground, with a Boggy Bottom, the Foundations frequently give Way and fink.

Holmstrand, a small Town, that exports a few Deals, Balks, and Sparwood. It lies in the Earldom of *Jarlfburg*; and on the Island called *Long Oe*, near to it is a very great Quarry of grey Marble.

Krageree is another fmall Town, yielding fome Deals, Balks, Spears, and Spars; and fome Years ago it produced the beft fourteen Feet Deals in Norway.

Langefund, a finall Place; fubject to the Cuftom-house of Porfgrund, affords fome finall Balks; but moftly Sparwood. Laurvi, a finall Town in the Earldom of the fame Name, within Stavern,

Laurvi, a finall Town in the Earldom of the fame Name, within Stavern, where the Earl has a fine Iron Work, produceth chiefly that Sort of Deals called *Schirven*, which are commonly effected the beft.

Mandhall, a little Place lying two Miles on the East Side of the Naze, yields fome thort Timber, and a few low priced Deals.

Moli, a finall ancient Town, whole chief Exports are Sparwood, and a few Deals; though it has a fine Iron Work, and feveral Saw Mills.

*Porfgrund* has the Cuftom-houfe for itfelf, *Brevig, Lonfound*, end Scheen; the two fift exporting very good large Timber, effectially the Sort called *Bratfburgb* Spears, Sparwood, and fome Deals; at the laft Place are fawn the Cloifter Deals from twelve to cighteen Feet long; the beft in those Parts.

Romfdabal, a finall Town, whofe Exports ufually are fome Fifth, and a little Tar. Rus-oer, commonly called Eaff-Ries, produceth chiefly thort Balks, Spars, and fome few coarfe ill-fawn Deals.

Sand lies on the Weft of *Chriftiana* River, though the Ships chiefly lade on the Eaft Side, at *Drobark* and *Wenebeck*; its Exports are great Quantities of white Wood Balks, and Spars, principally for the *Hollanders*.

Wood Balks, and Spars, principally for the *Hollanders*. Stavanger, a very poor Place, mostly inhabited by Shipmasters. who are chiefly employed in carrying Fish from Bergen, and the adjacent Ports, coastwife, and fome fmall Matter to the Belt.

Sandefiord, a fmall Place between Laurvig and Tonsberg, whole chief Produce is Spars for Denmark, as there are few Inftances of Foreigners heding here. Sundhard, a fmall Town N. W. of the Naze, fhips a little Fifth and fome Tar.

Sundbard, a fmall Town N. W. of the Naze, flips a little Fifi and fome Tar. Tonsberg is deemed the oldeit trading Town in Norway, and has the Ruins of an ancient Stone Building, fuppofed to be the Relicts of a Palace, where one of their Kings refided; it is now a poor Place, and the Exports reduced to a few white Deals, Balks, and Sparwood.

Two or three Ships are fent yearly from *Copenbagen* to *Finmark*, which lade with Fifh and Oil, moftly for *Holland*; and one or two likewife go from the fame Place, chiefly with Provisions for the Garrifon at *Greenland*, and to carry Miflionaries, as the Inhabitants want but few Neceffaries, or feem to have no Care for more than the prefent.

Wardbuus, or Wardbuys, is the northernmoft Fort in Norway, where the King of Denmark keeps a fmall Garrifon: It lies in 70 Deg. 45 Min. Latitude, and its Longitude from the Meridian of London is 27 Deg. 50 Min. Near it the River Tanne takes its Rife, and runs through Lapland; from the different Ports of which, and Finland, ten or twelve Ships, of about two hundred Ton, lade yearly with Fifh for Copenbagen, and from the latter many to Bergen and Drontheim.

The Havens of this Country are very numerous, and most of them very fafe, but many of them abound with the Worm fo prejudicial to Ships' Bottoms; no ove is permitted to go into or out of them without a Pilot, as *per* Placart *March* 5, 1725; where the

1 If Article is, That all Ships going into Harbour, either to lade there, or defined to other Countries, shall pay Pilotage conformable to this Regulation, and not be allowed, whils a Pilot is to be got, by themselves, People, or any fave fivorn Pilots, Pilots, they do 2dly, Chief o

3dly,

Win March, fingle 1 the 5 1 to be  $\frac{1}{2}$ 

Or

Fla if the or two more : Wh Drink Days, daily. N. bour, 4. what more loft N

hips,

T up nany

Itis

built Way

d. It

b it is

bars;

fords

vern.

alled

riclds

n few

; the

parel Deals

Tar. , and n the

white hiefly fome

oduce Tar.

ins of ne of 1 few lade fame ifiioe for

King

d its

River

is of

early

fafe, ; no :b 5,

incd

t be

vorn

lots,

n.

ï

Pilots, to carry their Ship in or out of Harbour, or to follow other Ships, for if they do, they are liable to pay Pilotage at the Custom-house.

adly, One Tenth is to be deducted out of the Pilotage for the Captain, who is Chief over all the Pilots, and the remaining nine Tenth to the Pilot.

Rd: Ro. s.

1 2 16

2 0 0

2 1 8

2 2 16

300 3 1 8

3 2 6

4 2 16

0 4 1 8

4 0

8

0

10

II

12

13

14 15 16

17

3dly, The Summer Pilotage, viz. from the 16th of March to the 16th of October, from Sea, is to be for a Ship drawing 4, 5, and 6 Feet Water 1 ο 0 1 1 8

18 0 0 Winter Hire, : Part more to be paid from the 16th of October to the 16th of March, and when the outer Rocks do not exceed one Mile from the Port, only fingle Pilotage is due. For every Foot above 18, 1 Rixdollar per Foot more than the 5 Rixdollars, the Feet to be reckoned as are marked, and the Pilotage to Sea to be  $\frac{1}{2}$  less than this bringing in, and nothing reckoned for  $\frac{1}{2}$ ,  $\frac{1}{2}$ , or  $\frac{3}{2}$  Feet.

| Fly-boats, | Hays, | and other flat built Veffels from Sea | Rd. | Ro | S. |  |
|------------|-------|---------------------------------------|-----|----|----|--|
|            |       | 4, 5, and 6 Feet Water                | 1   | 2  | 0  |  |
|            |       | 7                                     | 2   | 0  | 0  |  |
|            | •     | 8                                     | 2   | 2  | ο  |  |
|            |       | 9                                     | 3   | 0  | Ò  |  |
|            |       | 10                                    | 3   | 2  | 0  |  |
|            |       | · II ·                                | 4   | 0  | 0  |  |
|            |       | 12                                    | 4   | 2  | 0  |  |
|            |       | 13                                    | 5   | 0  | ٥  |  |
|            |       | 14                                    | 5   | 2  | 0  |  |

Or half as much more as tharp built Veffels.

Pilotage by the Mile, when do not exceed four,

| 0 | 1     | 8          |
|---|-------|------------|
| 0 |       | 12         |
| 0 | 1     | 16         |
| 0 | I     | 20         |
| 0 | 2     | 0          |
| ٥ | 2     | 8          |
| 0 | 2     | 16         |
|   | 00000 | 0 1<br>0 1 |

14

Flat built Ships pay ; more ; above this Depth i Rixdollar more for each Mile ; if the Pilot carry a Ship above four Miles, he is to receive + Part lefs, but if nine or twelve Miles inclusive, ; less for each Mile. Winter here to receive ; Part more also, for Pilotage in and out.

Whilft the Pilot is aboard, the Ship Master must provide him free Meat and Drink, but if obliged by contrary Winds to keep the Sea, one, two, or more Days, the Master, exclusive of the Pilotage, must pay the Pilot two Rixcorts

daily. N. B. Nothing to be paid the Pilot for Attendance whilf the Ship is in Har-

4. The Pilots must not, on Forfeiture of their Place, take more Pilotage than what this Placart allows, except in ftormy Weather, where Hazards are run, or more Perfons employed for the faving People, Ship, and Cargo, or when the hath loft Masts, Sails, or Rudder ; the Pilot may in such Case agree above the common Rate. 10 0

Rate. If the Mafter refuse to agree, the Pilot notwithstanding must do his Duty, and the Pay be fettled by the Oldermand and two difiniterested Persons; but if either Party be diffatissied, the Magistrates may attempt it; if their Determination be also diffiked, it may be appealed to the Court of Admiralty in Copenbagen.

5. As foon as the Pilot fees a Ship in the Offing, with her Colours, out as a Waft, he fhall go with his Boat without the outer Rock, and continue on board her until fafely moored. If in clear Weather a Ship put out a Show for a Pilot, being in fome Danger, and no Pilot appears, they ought to attend in that Neighbourhood; and having no reafonable Excufe, fhall forfeit two Rixdollars each to the Poor. And the Oldermand, for not keeping better Order among the Pilots, fhall forfeit four Rixdollars for the first Neglect, five for the fecond, and lofe his Office for the third.

6. A Ship having brought to for a Pilot with his Colours out, and none near at hand, the Fifhermen who have been ufed to officiate as Pilots, may then take Charge of the Ship and carry her in, recovering full Pilotage for their Trouble, without any Deduction, though none but Pilots may carry a Ship to Sea, except Fifhermen appointed by the Oldermand.

7. That the Pilot-Boats may be known, they fhall carry a red Cloth in the Middle of their Main-Saii, but when they cannot ufe it, fhall thew a white Cloth at the End of their Sprit; and on Neglect to thew these Marks, they shall each Time forfeit two Rixdollars to the Oldermand, and two ditto to the Poor. Fishermen using fuch Signs shall forfeit four Rixdollars each Time.

8. When a Mafter hath got a Pilot on board, he fhall not be obliged to take another on his coming into another Pilot's Diffrict, if the Pilot he has is acquainted and willing to proceed farther; though if the Oldermand order another Pilot, the former must quit, to prevent the Harbour's being left defitute; but if the Pilot engages to go farther than he is acquainted, and a Damage happens, he shall pay it, as the Law directs. Code IV. B. I. Cap. v. A.

9. When a Mafter has any reafonable Caufe to complain that his Pilot has not done proper Duty, and the Weather permitting, Colours were put on to fhew the Want of a Pilot, the Mafter fhall in this Cafe take the Pilot and Oldermand, and in Prefence of two Sea-faring Shipmafters, whom the Magiftracy fhall appoint, make an Atteftation thereof, and the Mafter fhall have Credit for Law Charges until a Decifion, each Party obliging themfelves to be fatisfied therewith; and a Pilot, having Reafon of Complaint, is entitled to the fame Liberty.

10. The Pilots are to have Blanks in the Mafter's Language, for him to fign, notifying what he has paid him, as shall the Pilot for what he has received.

11. Wind and Weather permitting a Pilot to conduct a Ship into a convenient Harbour, he muft not on any Account carry her into one where the anchoring Ground is too deep, effecially late in the Year, or in Winter, except in Cafes of Neceffity; and then the Pilot thall before-hand acquaint the Mafter with the Circumfances, and muft however anchor in the moft convenient Place, on Penalty of four Rixdollars; and the fame Sum on neglecting to take an Atteftation that it was not his Neglect. A Pilot conducting a Ship through dangerous Places, or altering the Land Marks, thall be imprifoned for Life in Bremerbelm, or fuffer Death if he deferves it.

12. As the Captain is allowed one Tenth of the Pilotage, the Oldermand of the Pilots thall have three Stivers on each Rixdollar, both of them to be deducted out of the flipulated Rates; and if Pilots carry in and out of Harbour, which do not lade or deliver in that Country, the Captain's Salary thall be only one twentieth Part.

13. Forfeitures to be difiributed among poor Sailors.

14. The Collectors of the Cuftoms are to affift the Pilots in getting their Pilotage, and not clear the Ships until they are fatisfied, or have the Oldermand's Atteft what Draught of Water fhe drew in and out, but must deduct the Salaries, if the Mafter has paid them to the Oldermand.

15. A Master failing before he hath paid his Pilot, fhall, when met with in Norway, pay the Debt, and the like Sum to the Poor, befides the Law Charges : And a Master using a Pilot ill shall forfeit as the Law directs.

16. As

16. As 1 ferves of ot 17. If th and Pilots 18. Ship

in any out Officer of J the two hu obferved N fhall lofe h 19. The to keep th

Mafters ty-four He duce authe incurs a P Cargoes, t except he fnuggle th tc double Mafters

port given the Laftag found with must be p the Ship b ducing fal both of Sh The L

trance of the Schaw at the Poi restored: The Se

the Trom above-me The I

and the L by Freder but they of the fa into the

> advance of the Good truck ag The J

They

III. who ciation of to trade Latitude although as befor or know Stranger fame Ti Horfes, Brinfto

have a

are obli

ity,

ci-

is a

lot,

hat

ach

ots,

lofe

near

take ble,

cept

the h at

ach

oor.

take

nted

the

Pilot

pay

not hew

ınd,

ap-Law

ith;

ign,

ient

ring is of

the

Pe-

fta-

ous

d of

ı£-

iich

one

Pi-

ıd's

ics,

hin

es :

As

16. As Pilots are always obliged to keep a Look out, they shall have Referves of others.

17. If the Magistrates' or Admiralty's Decisions in Law Suits between Masters and Pilots are diffiked, either Party may appeal to the King.

18. Ships bound to any Port within the Fader, and ftop, with a fair Wind; in any out Harbour to fnuggle, the Pilot fhall immediately inform the neareft Officer of Juftice; and the Mafter, on due Proof made againft him, muft pay the two hundred Rixdollars, as directed in the Book of Rates; the fame to be alfo obferved North of the Naze: And a Pilot neglecting to give fuch Information fhall lofe his Place.

19. The King commands all his Military Officers to be affifting herein, and to keep these Orders as a Law.

Maîters of Ships must make a true Report at the Custom-House, within twenty-four Hours after their Arrival; and, if required by the Collector, must produce authentick Bills of Lading. The not reporting within this Time limited, incurs a Penalty of twenty Rixdollars daily; if they neglect to report all their Cargoes, they must pay twenty per Cent. on the Value of that Part omitted, except he will make an Oath it was an Error, without any finister Intent to finuggle them. If they belong to Master or Mate, they are confiscable and liable tc double Duty.

Masters must be careful not to fail without their *Told-Zedel*, which is a Passport given them from the Custom-house, containing a List of the Cargo, and that the Lastage, Teinde, or tenths, a Custom, and Lights are paid; otherwise being found without it, and the Cargo is discovered not to be duly entered, treble Duty must be paid, and the Master condemned to Chains for Life in *Bremerbolm*; if the Ship be only in Ballast, the Punishment is to pay ten Rixdollars, and the producing false Passors, with an Intent to defraud the Revenue, incurs a Forfeiture both of Ship and Goods.

The Lights in this Province are the *Fader*, built on a high Rock at the Entrance of *Chriftiana* Fiord, and two on the *Naze* Point; in *Denmark*, they have the *Schaw*, and *Anbolt* in the *Cattegat*; that on the Sand Bank called *Scagen*, at the Point of *Jutland*, was fome Time ago walled away, and I believe not yet reftored:

The Sea Marks here, are the Cow and Calf near Mandahl. Off Merdoe Island, the Trom Hills, and Trom Church, with a new built whitened Steeple, and the above-mentioned Light-houses.

The Danifs trading Companies, are that of the North, the Iceland Company, and the Eaft-India Company. The first was established at Copenbagen, in 1647, by Frederick III. which has not only very confiderable Settlements in Norway, but they fend their Ships also to the Port of Varanger, at the Bottom of the Gulf of the fame Name, from whence their Commission penetrate by Land, both into the Danifs and Muscovite Lapland, on Sledges drawn by Rein-deer.

They also extend their Trade to Borandia and Siberia, where their Factors advance even to Panigorod, the Capital of this Part of the Czar's Dominions; and the Goods they carry are Rixdollars, Tobacco, Brandy, and Linen, which they truck against a Variety of Furs, the only Products of these Parts.

The *Iceland* Company alfo owe their Charter to the faid Monarch Frederick III, who granted them his Letters patent in the fame Year the Northern Affociation obtained their's. It is the Ships of this Company only that are permitted to trade with this Ifland, which lies in fixty-five Degrees forty-four Minutes of Latitude.' and thirteen Degrees and thirty Minutes of Longitude. The Inhabitants, although at prefent Christians, are notwithstanding almost as much Barbarians, as before this Religion was profefied among them. They neither buy, nor fell, or know the Ufe of Money; fo that all their Trade confifts in Barter, either with Strangers, or between one another; this life became fubject to Denmark at the fame Time with Norway; and their chief Traffick confifts in Beeves, Sheep, and Horfes, and the Skins of thefe Animals, dry or falted, dry Fish, Butter, Tallow, Brinftone, and the Furs of Foxes, Bears, Wolves, &c. Among the Sheep they h.ve a very extraordinary Sort, being large, with eight Horns, which the Natives are obliged to faw off, for fear of their wounding the other Cattle, as they are difficult.

difficult to tame; their Wool is thick and fine, which recommends it to a good Sale.

The Danes carry to these Islanders, in Exchange for Commodities, Tobacco, Linens, Flour, Beer, Wines, Brandy, Iron, Cloth, some Hard-Ware, &c. all conveyed to Kirkebar, a large Town, or small City in the Island, where the Merchants and Factors reside; and though the Trade to Groenland has nothing to do with the Company's Charter, yet as it still lies farther North than Iceland, I shall speak of it here, as in its proper Place.

This Country, in a Manner unknown, and its Limits yet undifcovered, has hitherto hindered the Learned from determining whether it is a Continent joining to that of *America*, or *Tartary*, or whether it is feparated from both, and is an Ifland. The Smallnefs of its Products are fuited to the Paucity of its Inhabitants, as it affords nothing but Whale-Fat and Oil, Seal Skins, and the Teeth of a Fifh called *Towak*, more valuable than Ivory for its Whitenefs; which they truck with the Whale-Fifhers, who land here to boil' their Blubber, againft Knives, Sciffars, Needles, Looking-Glaffes, *Sc.* And as I have no where taken Notice of the Value and Importance of this Fifhery, which now begins to be regarded here, as it is encouraged by the Government, and the Succefs of our late Attempts in it; I prefume it may not be difagreeable to my Readers, to be advifed of what may annually be taken in that Sea. I fhall therefore give a Lift of the Ships which fished there in the Year 1737, with the Fortune they each had in their Enterprize.

The Dutch then fent into the Greenland Sea an hundred and fix Ships, which caught three hundred and fifty-five Whales. The Hamburghers feventeen Ships, that took thirteen Whales and a half. Altena fent five Ships, and got feven Whales; and Bremen's ten Ships caught eleven Whales; thefe were all extra of the Adventurers to Davis's Straits, whole Engagements were yet more confiderable.

The Danes began late to engage in long Voyages, at least to the East-Indies, and it was not before the Middle of the feventeenth Century, that their Colours were feen in the Gulf of Bengal, and on the Coast of Pegu. At prefent they carry on a pretty good Trade to those Parts, by a Company effabilished in 1612, and whose Privileges were enlarged, and its Commerce extended by a Grant from his Danis Majesty in January 1728, which made them in a Manner a new Affociation; and for a Fund they opened Books to take in Subscriptions, at Alterna; but this new Company being strongly opposed by the Maritime Powers, which undoubtedly had an Influence on the intended Subscribers, the Thing dropped, and the Company remained on its primitive Footing; but the late King, in Order to affist and encourage their Undertakings, advanced them a hundred thousand Crowns in 1740, that they might push their Trade with more Vigour.

The life of St. Thomas, feated in the North Sea, at fifteen Leagues Diffance from Porto-Rico, is the only Colony that the Danes have in the West-Indies. The Hamburgbers have also a Factory here, from whence they carry on fome Trade with the Antilles.

The Products of this life are but little, for though fome Sugar and Indigo are gathered here, they would not be capable alone to fupport the Inhabitants, if they found not in their Situation, a Refource elfewhere, from whence to procure, not only a Support, but to fet forward an advantageous Commerce, confifting principally in the Negro and contraband Trade carried on with the Spaniards: their having made their life a free Port likewife greatly contributes to their Benefit, as it attracts the Bufine's of all the illicit Traders in those Parts. But now to return to the Baltick.

#### Of the Trade of COURLAND, PRUSSIA, and POMERANIA.

THE small State of Courland has properly but one Port in the Baltick Sea, which is Libaw. Memel, at the Entrance of the Gulf of Courland, although it belongs to Ducal Prullia, I infert it here, as it is between these two Cities that all the Trade of this Country is transacted, of which Wood and Grain make the most confiderable Part, Linseed shipped from hence in great Quantities is the most most esteen extracting i ficient to en

Konig field the Triple of the Sea; but that the V eight Leag Feet Wate two others able Oppo the Canal. Inhabitant

Befides t ferves for ' fuch as P Hemp, ini Tallow, P from Fran Confumpt merce are ditto of I bacco, ch be ufed he Dantza

Bufinefs is its Mouth this Rive transport flocked. running lightened fo taken The M

by the Vit, if the reigners Burghers once brothat com that com the Inco Goods Hardfhi favoura The

Medicii Wine, Whe Dantzi

a Quan

pentry Lead, Salt, v Stet Trade in the

with,

in Co Branc Baltic

\$8o

most effectived of any in the North, whereof large Parcels are used in Holland for extracting its Oil, and in France and Flanders for fowing; and this Trade is fufficient to employ twenty-five Ships yearly in it from Holland only.

,11 ic g/,

i-gni-h

ey ft en be ur to ve

ey

ch os, cn he

es, ars ey 2,

ew

at

rs, d, in

ed

ce 1e

le

0

Konig flerg is the Capital of Ducal Pruffie, feated on the Pregel, that falls into the Tripperf, called by fome the Hac, a Sort of Lake that communicates with the Sca; but it is at Pilau, a confiderable Fortrefs at the Entrance of this Lake, that the Veffels at first arrive in their Way to Konigsberg, which is more than eight Leagues distant, and cannot be gone up by Ships drawing more than ten Feet Water. This Inconveniency, which occasions great Expences, is followed by two others, viz. Strangers may not house their Goods in Order to wait a favourable Opportunity for their Sales; neither is the difperfing them within Land by the Canal. permitted, nor their Sales fuffered to be made to any other than the Inhabitants of the City.

Befides the Products of the Province, the Pregel, which has its Rife in Lithuania; ferves for Transportation to Konigsberg of that Country's and Poland's Products, fuch as Pipe-flaves, Deal Boards, Wheat, Rice, Barley, Millet, Hides, Furs, Hemp, inferior to what is got from other Parts of the North, Flax, Wax, Honey, Tallow, Pot-Afh and Wood Afh; the Imports there are Woollens, Salt, moftly from France, of which near eight thousand Lasts are fold here annually for the Confumption of Pruffia and Jithuania. The other Goods proper for this Commerce are Iron, Lead, Pewter, about one hundred Barrels of Wine, one hundred ditto of Brandy, and the fame Quantity of Vinegar; Buter, Cheefe, Sugar, Tobacco, chiefly Clerac and Martinico; of which a hundred thousand Pounds may be used here yearly, Spice, and, as in all the Rest of the Baltick, Rix-dollars.

Dantzick is, of all the Citics feated on the Baltick Sea, that where the greateft Business is transacted. The Villuia, on whose Borders it is built, near a League from its Mouth, conveys to it all the Merchandizes of Poland, whole richeft Palatinates this River walkes for more than one hundred Leagues in its Courfe, and ferves to transport in Return those foreign ones with which its Warehouses are always well flocked. Ships drawing more than eight Feet Water cannot get up to the Canal, running from the Villula to the City, fo that if they draw more, they must be lightened in the Road, which is an excellent one, and carry the Part of the Cargo fo taken out in Boats.

The Magazines for Grain established at Dantzick in an Island, partly formed by the Villula's Channel, are very famous in all Europe, and they certainly deferve it, if there is no Exaggeration in the afterting, that they annually supply Fo-reigners with eight hundred thousand Ton of Wheat. It is a Privilege of the Burghers, that they only are permitted to purchase the Polanders' Wheat, when once brought into their City; but on the other Hand they are obliged to take all that comes in, at a Price fixed by the Magistrates. Strangers here are subject to the Inconvenience, as at Konigsberg, of being debarred the Liberty to fend their Goods within Land, or felling them to any others than the Citizens; but the Hardship is something alleviated here, by the Permission to house them till a favourable Opportunity offers for their Dispofal.

The Ladings of the English, French, and Dutch Ships for this City confift of a Quantity of Cloths and Silks, Spice, Dying Woods, Drugs for that Ufe, and Medicines, Italian Cremor Tartari, Sugar, Oil, Paper, all Sorts of Hides, Salt, Wine, and French Brandy.

Wheat and other Grain, I have already obferved, are the principal Exports from Dantzick; here are however many other Goods, that this Place furnishes Trade with, of which the most confiderable are Ships' Masts, Oak and Deal for Car-pentry, Flax, Pot-ashes, Weed-ashes, Honey, Wax, Tallow, Steel, Iron, Copper, Lead, Saltpetre, Pitch, yellow Amber, Beeves Hides, Skins, Wool, and Poland Salt, when the English and Dutch cannot have this Commedity from France.

Stettin, which is the Capital of Lower Germany, has the greatest Share of the Trade of it, altho' it has other Ports, as Stralfund, Wolgaft, and Colberg, this laft in the Territories of his Pruffian Majesty, where some is transacted, yet but little in Comparison with that of the first mentioned City; which is seated in the four Branches of the River Oder that preferve its Name, and which falls into the Baltick about eight or ten Miles from it. Ships cannot go up to the City, but 10 l3 arc

are generally unladen at Stenwert or Wolgaff, from whence the Goods are carried in Boats.

ruined.

Credit

they in

of five

Superio

which

pire cal

go even The

Return Pern

no othe to lade

Quantit other W

nually f

by the

Of

۱H

other R

Dutch,

the Fren

gazines may be

Bourdean

whitened Hats, Je

But o

Furs

better A

though t

and the

of Lapl

be found

Ruffia L

Hogs' 1

Commo

at Arch

other N

particul

the Hor

hood of

and the Aftra

Mouth

Muscou

be fold

tions ha

fincis ir

Brat Commi

Of a

as

The

At Stettin are to be met with, not only the Products of Pomerania, but also those of Silvia, and the Marquisate of Brandenburgh, brought there by the Oder, which partly croffes them, and confists chiefly in Grain, Ships' Masts, Woods, Hides, coarle Wcol, Honey, Flax, and Silejia Lineus: Their Imports are Spice, Silks, Woollens, a large Quantity of Sugar, many Herrings, twelve to fifteen hundred Lasts of French Salt, a few Wines, less Brandies, and elsewhere, a good Fund of Rix-dollars:

## Of the Trade of LIVONIA, and its principal Cities.

T HE Posseffion of this wast Prevince was a long Time disputed between the Muscovites, Polanders, and Swedes; but by the Treaty of Oliva, in 1660, it was divided between the two last Powers, to which a third may be added, viz. the Dukes of Courland, who enjoyed a Share of it, under the Protection of Poland. But the last War in the North, begun in 1699; disposited the Swedes of it, after divers Events equally glorious to Charles XII. King of Sweden, and to Peter I. commonly called Peter the Great, Emperor of Rulfia; though more fortunate in the End to this last, who remained in the Possefield Swediff Livonia, and it is now Part of the Rulfian Dominions.

The Peace concluded after the Death of *Charles* XII. killed at the Siège of *Chriftianfladt*, having adjudged *Livonia* to the Emperor, thereby in a Manner rendered him Mafter of the Trade of the *Baltick*, in opening to him the Ports of *Riga*, *Revel*, *Narva*, and *Pernaw*, whole Commerce is of fo much the more Importance, as not only the Goods of the Country, but a large Quantity befides, are brought here from *Rufja* and *Poland* in the Summer, by the Rivers on which three of these Cities fland; and in the Winter by Sledges.

Riga, Capital of the Province, is built on the Dwina, which, after traversing a Part of Litbuania and Livonia, falls into the Baltick Sea, two Leagues below the City, where their Ships may get up to, if their Draught of Water does not exceed twelve Feet, otherwise they must be disburthened.

The fitteft Time for this Trade is that of the two Fairs, held yearly in May and September, where most Purchafes are made in Rix-dollars, though fome in Exchange for Goods brought there; but this Busines's is fomething troublesione to Strangers, as they are not suffered to unlade their Ships, till after having fold their Cargoes to the Burghers; and would be much more fo, where it not that this Law is often evaded by the Goods being cloaked under borrowed Names, lent, for the Lucre of a Committion.

The few Goods laded for Riga confift of Rbenish and French Wines, hardly four hundred Barrels of the latter, Spice, Salt, of which from five to fix thoufand Lafts fell here yearly, Sugar, Tobacco, Vinegar, Paper, fome Fruit, and Mercery Ware, though all thefe in fmall Quantities. The Returns which the English, French, and Dutch get from hence are very confiderable, the principal being Furs, of which there is annually brought down the Dwina more than a thoufand Boat loads, befides what comes in the Winter on Sledges.

The Mafts from Livonia, which are very valuable, also Oak Plank for Shipping, Ton and Pipe Staves, in great Abundance, Deal Boards, Wheat, Hemp, Flax, and their Seeds, cipecially the last for fowing, and Oil, Pitch, Tar, Wax, Tallow, and excellent Alhes for Glass or Soap.

Revel is almost equidistant from Riga and Narva: It was for some Time among the Number of the Hanstein Towns, but renounced their Alliance in 1550. Its Trade is always very great, but not like what it was before the English had discovered the Port of Archangel in the White Sea, and when it was the Magazine of the greatest Part of the Russian Products. Its present Exports and Imports are near the same with those of Riga; to which I beg my Reader will be referred.

Narva, upon a River of the fame Name, not lefs than the Elbe, has enjoyed for a long Time the Privilege of the Hanfeatick Cities; having been almost 6 ruined

## OF THE SOUND.

ruined, and its Trade ceafed for near a Century, it did not begin to recover its Credit till after the Middle of the feventeenth. Olearius remarks, that in  $\cdot 6_{54}$ , they imported here at leaft fixty Dutch Veffels, which laded more than the Value of five hundred thousand Crowns in Goods; fince which Time it has contested a Superiority in Trade with Riga itself, and carried it against Revel.

The Neighbourhood of *Novogorod* and *Plefkou*, trading Cities of *Ruffia*, from which last *Narva* is hardly forty Leagues distant, makes that of all this vast Empire easy to it; and it is the Passage by which almost all the Merchandizes which go even to *Mofcow* are transported.

The Commodities proper for Narva, or those in which Foreigners invest their Returns, are the same as at Riga and Revel, and therefore need no Repetitions.

Pernaw, a finall City on a River of the fame Name, was formerly occupied in no other Commerce than that of Wheat, which drew here fome foreign Veffels to lade it; but fince the Means have been found of bringing down the River a Quantity of Mafts, not lefs valuable than those of Norway, and a good deal of other Wood, its Trade is greatly increased; and fince 1680, the Dutch have annually fent here more than fixty Ships instead of five or fix, that they configned here before. Few Goods are wanted here, and almost all the Trade is carried on by the Intervention of old Rix-dollars.

#### Of the Commerce carried on at ARCHANGEL and other Parts of Russia.

The Trade of Archangel also comprehends that which may be translacted as far as Moleow, by Means of the Dwina on which this City is built, of other Rivers with which this vaft Empire abounds. Befides the English and Dutch, who alone carry on more Trade here than all other Nations put together, the French, Swedes, Danes, Hamburghers, and the of Bremen, have their Magazines and Correspondents at Archangel. The Commodities fit for this Place may be feen in the Defeription of the Trade of Holland, to which may be added Bourdeaux and Anjou Wines, three Quarters Red, and one Quarter White, Syrops, whitened Linen, Fultians, coarfe Cloth, and other light Woollen Stuffs, Ribbons, Hats, Jewels, Houfehold Stuff, and Artificers' Tools.

But of all the Merchandize there is none whole Sale is fo fure, or that turns to better Account than the Caftor from *Canada*, which often fells for ready Money, though this is feldom the Cafe with any others.

Furs are, as one may fay, the Foundation of the Trade carried on with Ruffia, and the Chief of its Exports; and although they do not differ in Quality from those of Lapland, Borandai, and Siberia, of which I have already treated, yet they are to be found here in greater Quantities, on better Terms, and with lefs Rifque. The Ruffia Leather, dry or falted Hides, Goat, Bear, or Wolf Skins; Hemp, Flax, Hogs' Briftles, Fifh Oil, Caviar, Tallow, Tar, Wax, falted Salmon,  $\mathfrak{Sc.}$  are Commodities that Mufcovy yields, and of which the general Staple is eftablifhed at Archangel, which, fince its being frequented by the English, and afterwards by other Nations, has carried away a great Part of this Trade from the Baltick, and particularly from Revel.

Of all these Products and Goods, the most esteemed are the Hides of *Jeroflaw*, the Honey and Wax of *Ple/kow*, the Tallow of *Fologda*, the Oil in the Neighbourhood of *Volga*, the Flax and Hemp of the great Novogorod, the Pitch of Dwina, and the Sables and other Fur. of Siberia.

Aftracan, a City under the Dominion of the Ruffian Emperor, is feated at the Mouth of the Volga in the Calpian Sea; the principal Merchants trading here are Mufcovites, Tartarians, Armenians, and Indians. All Sorts of Merchandizes may be fold in the Morning at the Bazar or Market of the Tartars, where other Nations have the Liberty of carrying their's. After Noon the Ruffian Bazar is held where the Armenians are equally admitted, and the Indians tranfact all their Bufines in their own Caravantera.

Bratoffiena is a Village near to Mofcow, on the Side nearest to Archangel, where Committioners are established to examine all Goods deftined for Mofcow, which after

tried hofe

hich ides, ilks, dred und

thđ

), it viz.

Poof and iore diffi e of iner s of imdes, ich

and ngc ers, oes

cre

dur As

re, nd

ch

e-

рр, х,

god L - e

d

.

after being fearched, and the Lead here put on them, are no more distributed till their Arrival at that City.

Burates, a Nation of Multovite Tartary, which inhabit along the River Angara, and the Lake of Bekal. They are rich in Cattle, particularly in Beeves and Camels, with which the Multovite Caravans that go to and from China are commonly provided here, paying their Hire in Goods, and not in Money, of which these People make no Account.

The Merchandize proper for this Place are black Sables, Pewter, or Copper Bafons; *Hamburghers'* red Cloths, Otter Skins, *Perfian* Silks of all Sorts of Colours, and Gold and Silver Ingots. The largeft Ox hardly comes to four or five Roubles, and the ftrongeft Camel to ten or twelve, the Rouble on the Footing of five Guilders as in *Ruffu*.

Jeroflaw, a Museuite City on the River Vologda, where one of the greatest Trades of all Russia is negociated, principally confisting in Hides, Tallow, Linens, and Brusse.

Mokaira, a great Monastery, with a Village of the fame Name, feated on the Kerfimie that falls into the Volga, 2 great River of Mulcovy.

This Place is famous for its annual Fair held here in the Month of July, and which lasts for fifteen Days. The Majorly of the *Rulfia* Merchants usually attend it either to buy or fell; and, for the Conveniency of Trade, here is a wooden Caravanfera built, where they lodge and retire their Goods.

Solowitzioda is a Mulcovite City, celebrated for its Trade, where are many good fubftantial Merchants, and excellent Artificers, particularly in Works of Silver, Copper, and Ivory: It has alfo in its Neighbourhood many Salt Ponds, producing a great deal of that Commodity for Transportation to Vologda, and feveral other Places, even as far as Arcbangel.

Tomfkoi, fubject to the Czar's Dominion, is a City feated on the River Tom, in Muscovite Tartary; a great Trade is carried on from hence to Cbina, by the Cham of Busuchtu, and the Buchares, among which fome Russian Merchants mix. This Journey is made in three Months, and the fame Time expended in their Return, but with an inexpressible Trouble, as every Thing must be transported on Camels, even Wood and Water in fome Places; and it would be impossible for the Russian, or any other foreign Nations, to perform this Peregrination aloue, the Country being full of Robbers, who pillage all Passengers, except they are well accompanied or guarded.

I thall fay nothing here of the Trade which the *Ruffians* do, or might carry on by the *Volga* and *Cafpian* Sea to *Perfia*; by *Tartary* to *China*; and by the *Black* Sea to the Dominions of the *Grand Siguor*, as the other Nations of *Europe* are but little concerned therein, except to account for the Rife of *Peterfburgb*, a modern, and now very flourifhing City.

Peter the Great, having formed an Idea of the vaft Advantage his Empire might reap from fecuring to it the Silk Trade of Persia, in the Year 1722 ap peared more confirmed than ever in his determined Endeavours to make himfelf Mafter of this Branch of Commerce, and in Order thereto, he took Poffeffion, as one may fay, of the Caspian Sea, and ordered a nice Chart to be made of it, where the Ports and Roads were very regularly defcribed, particulary the Coafts of those Countries where Silk grew in the greateft Plenty, such as Quilan, Schirvan, and the Neichbourhood of Schamachi: In Effect, he accompanied an Expedition on that Sea, feized the City of Andreof, in the Province of Dagbellan, and laid the Foundation of another large Harbour near Derbent, at the Bottom of the Baltick, in the Gulf of Finland, to which he gave the Name of Peter's-Haven, better known by that of Petersburgh, reducing the Inhabitants of Derbent, to have Recourfe to him for Protection, and submit to his Laws; and though his Project has partly failed, yet this Settlement, having been frequently benefited by the Court's Prefince and Encouragement, is in a few Years grown to be a confiderable City, though not corresponding to the apparent Exaggeration of an anonymous Author, who faid, fome Years ago, that it was likely to become as magnificent as Verfailles, as strong as Dunkirk, and more flourishing in its Trade than Amfterdam. .

3

However,

Howeve Catharine and Afluer Affairs, al der the Ray Shipmaí given therr dollars, or own Prope The Te Poods, 12 8, to 10,00

A LT H ous H both prote for, this H either by I or the Eff removing Low Count jor Part o was fo fuc felves here firft fettle They e

> for the ma Brafs, wh this, the concludin fion, that on paffing and in the of *Sweden* In Excha fume year *Provence*, The T

be with of Salt the Profit in thirds in with Fra and confi-It is a

reigners his Swea deep and The S

own Shi to lade V carry on the latte fiderable of the C they ad

However, through the great Encouragement given by the reigning Emprefs Catharine II. to Arts, Manufactures, and Commerce, the Splendour, Popularity, and Affluence of this City is daily increasing; and, by her Attention to maritime Affairs, all Parts of her Dominions are in a State of Improvement, that must render the Ruffians a formidable and flourishing People.

Shipmafters, on their Arrival at Cronfladt, have a printed Book of Directions given them, for their Regulation; and they are allowed the Duty of ten Rixdollars. or what they will amount to, under that Sum, on fuch Goods as are their own Property.

The Ton here in Freight, is 46 Poods on Leather, and on other Goods 36 Poods, 120 Pieces of Drillings, 60 Pieces of Sail or Raven Duck, Linens, 6, 8, to 10,000 Arichins, per Ton, as in Finenefs.

#### Of the Commerce of Sweden.

A LTHOUGH this Kingdom has always furnished Europe with its superflu-ous Products, it was nevertheless regardless of its Trade, till Queen Christina both protected and encouraged it, by the Advantages the granted to, and procured for, this Nation, which till her Reign, feemed entirely to neglect Commerce, either by having its Attention drawn off, through its natural Propenfity to War, or the Effects of Sloth and Ignorance, which it would not be at the Pains of removing; but the Cruelty of the Duke of Alva made many to escape from the Low Countries, and take Sanctuary here, to which Fugitives Sweden owes the major Part of the Knowledge it has acquired in Trade; and their Establishment was fo fuccessful, as to encourage a great Number of *Walloons* to transport them-selves here, whose Language and Religion still subsists in those Places where they first settled.

d d

n

y of s, 11

n

he K. ir

d le

e,

rc

y

ie

a

e f

, s

,

They erected Forges and other Conveniences for cafting of Cannon, as alfo for the manufacturing of Iron Wire, and other Works of this Metal, Copper and Brafs, which their Defcendents continue to this Day; but, notwithstanding all this, the Navigation of the Swedes was but trifling, till their aforefaid Princefs, on concluding a Peace with *Denmark* in 1644, obtained from that Crown a Conceffion, that all the Ships, and other Effects of her Subjects, shall pay nothing on paffing the Sound; fince which the Swedes have greatly increased in Shipping, and in the late War were the principal Carriers of Europe. The chief Articles of Sweden's Exports confift of Copper, Iron, Pitch, Refin, Mafts, Boards, &c. In Exchange of which, it takes from foreign Parts, Salt, Wine, Brandy, Draperies and other Stuffs, : Tobacco, Sugars, Spice, Paper of which they hardly confume yearly two thousand Reams in all the Country, Linen, Vinegar, Fruits from Provence, fome Mercery, and divers other Commodities.

The Trade, which the Swedes have with Portugal, is that which they can leaft be without, as the Kingdom chiefly fupplies" them with the great Quantities of Salt they use; though their Commerce with England yields them much more Profit in taking off near half their Products, and bringing them almost twothirds more of their Value, in Silver than in Goods. The least is that transacted with France, as this rather ferves to feed their Vanity, than fupply their Needs, and confumes but very little of the Country's Manufactures or Growth.

It is at Stockholm, that almost all the Traffick of Sweden is negociated; Foreigners not having the Liberty to trade in the Botbric Bay, nor the Subjects of his Swedift Majelly, to bring their Goods only to this the Capital, whole Port is deep and fecure, though the coming in, and going out, long and dangerous.

The Swedes themselves transport the best Part of their Commodities, in their own Ships, to Holland, Spain, and Portugal, and fome few proceed to France, to lade Wine, Brandy, and Salt. But the English and Dutch are the People who carry on the greatest Trade with this Country; the first by their Woollens, and the latter with their Spices : though that of the Dutch is however the most confiderable, efpecially fince they have in fome Meafure rendered themfelves Mafters of the Copper Mines, and of the Pitch and Tar made there, by the great Loans they advance to the Farmers of the former, and to the Merchants of the other 10 Q Materials

Materials fo neceffary to Navigation, infomuch that these Commodites are to be met with almost as cheap at Amsterdam as Stockholm.

Strangers are permitted to deliver their Cooks at Stockbolm without paying any Cuftoms but in Proportion as they go felling, and may, if they find no Vent here, relade them for another Market, on the Payment only of Half per Cent. Duty. I have already mentioned, in the Section of this Country's Trade with us, the Merchandize we import from thence, and thall only add a Remark here concerning Copper, whole Purchase is always made with ready Money; that it is better effected in Winter than Summer, as in this last Seaton it is only to be had at fecond Hand, fo that confequently in the former it may be procured beft and cheapeft.

The cultivated Lands of this Kingdom are fertile enough, though the major Part have but little Depth; barren Soils manured with the burnt Athes of the Trees that grow here often produce a very abundant Crop, without any other Tilling or Improvement than the bare covering of the Seed. If the Inhabitants were industrious beyond what mere Necetlity forces them to, it would not be difficult for them to raife a Sufficiency of Grain, at leaft to supply their Wan s; but by their Milimanagement they cannot fublist without Supplies from Livon a, and other Parts of Germany bordering on the Baltick, which however are of no Service to the poor People, who live diftant from these commercial Reliefs, and are obliged, in a Dearth, to grind the Grain of Beech Trees' Bark, and make it into Bread.

The Wool which their Sheep produce is extremely coarfe, and can only ferve to make Clothing for the Pealants; their Horles are finall, especially in the Duchy of Finland, but they are hardy, ftrong, and vigorous ; here are a Quantity of favage Animals, of which the Natives hunt and eat the Bears, Elks, Dcer, &c. and take the Wolves, Foxes, wild Cats, and fome others, for their Furs.

The principal Lakes of Sweden, are the Weter, Wener, and the Meler, which, with many others, are not ill provided with Fifh, fuch as Salmons, Pikes, Perch, Tench, Trout, Eels, and feveral other Sorts unknown elfewhere; here is, above all, an infinitude of Streamlings, a Fith finaller than a Herring, which are falted in Barrels, and distributed all over the Country : And belides these the North-Bottom, or the Bay that feparates Sweden from the Duchy of Finland, is fo abundant in Seals, that a large Quantity of Oil is extracted from them, and transported to divers Places. In the Lakes of Finland, vaft Nnmbers of Jack are taken, of which, fome are falted, and others dried, and afterwards fold to very good Advantage.

Among the Mines of this Kingdom there is one of Silver, which is about one hundred and forty-five Braces deep, and yields, after great Labour and Trouble, near the Value of twenty thousand Crowns of fine Silver yearly; though this is not above Four per Cent. Profit. The Profundity of the Copper Mine does not exceed eighteen Braces; it is of a very great Extent, but subject to Damage from Time to Time, by the falling in of the Vault, which however is not all Lois, as the Minerial procured from this Rubbilli makes fome Amends, though the Detriment of this Occurrence is always confiderable. The Copper that is annually extracted from this Mine produces about two hundred thousand French Livres, of which the King has one fourth Part, befides twenty-five per Cent. on all the Ore carried away uncleanfed; and he has the Preference of all the Silver to take it at one-fourth Part lefs than its Worth.

The Mines and Forges of Iron are here alfo very numerous, especially in the mountainous Parts, where there are commodious Water-falls to turn the Mills, fo that, befides the Iron used in the Country, there is yearly exported for near the Value of three hundred thousand Livres. At Stockholm, and the Castle of Jencopingb, near the Frontiers of Denmark, are large Magazines filled with this Metal, brought from Oerbro in Nerva, as Opportunities offer, and of which they are continually making all Sorts of Fire-Arms. For what regards their Mines, there is befides the Inferior-Courts, and Otticers eftablished in many Places, a general one, called the College of the Mines, which has its Seffions, or Affemblics, at Stockholm, of which the Prefident of the Treasury is generally the Chief, affifted 2

fifted by and circu ministere

This I phus had on this O his Subje mous, as Execution his Succe true, tha her Love jects attel and calle flina; bu other Eft rica, till by Letter End was and Place quired ar Company Hope, w but they Princes always fa pay the l munt ber cording Departu Months thall bri City Du per, on with all there ; 1 venient Sweden and be j Algiers. venient, they m want; ing the in like Ships r turn or pany fl Place, Duties Declar Wareh cighth with t accord broug to and The Autho be

iny

ent

nt.

us,

nis

be

cft

or

he

121

its

be

s; a,

no nd it

C isis ta s - Y , C :

fifted by a Vice-Prefident, and other Affeifors; the Laws are in this more exact and circumftancial, than those for any other Affairs, and Juffice is commonly administered here with a great deal of Care.

This Nation has no Settlements in America, though the Great Guflavus Adolpbus had projected a Company for the other Indies; and his Letters Patent given on this Occation, the 14th of June, 1626, are yet extant, by which he invited his Subjects to an Engagement in it; but the Wars which rendered him to famous, and wherein he facrificed his Life in the Arms of Victory, hindered the Execution of his Scheme, which died with him, as it is not known that any of his Succeffors followed it; at leaft it was never till lately put into Execution; it is true, that in the Reign of Chriftina his Daughter, fo known and celebrated for her Love of the Belles Lettres and her Abdication of the Swedifb Crown, her Subjects attempted fome Settlements in the West-Indies, where they fent a Colony, and called their Establishment New Sweden, and the City they built there Chriflina; but this lasted not long, as they were driven out hy the Dutch; and no other Establishments have been made, or Charters granted, either in Afia or America, till the 4th of June, 1731, when his Swedift Majefty founded a Company, by Letters Patent in Favour of Henry Koning, and his Aflociates, whofe chief End was to commence and regulate a Navigation and Trade to certain Parts and Places in the East-Indies, where the other Powers of Enrope had not acquired any Jurifdiction or particular Right of Trade. This Patent gives the faid Company a Liberty to fail to, and trade in all Places beyond the Cape of Good-Lope, where other Nations have a free Commerce, for the Space of fifteen Years, but they are not to extend their Trade to any Port belonging to other European Princes or States without their Leave. The Ships employed in this Trade thall always fail from Gottenburgh, and return there to unlade; and the Company shall pay the King and Crown, during the faid fifteen Years, a bundred Dalers Silbermunt per Laft, for every Veffel they employ and lade for the faid Traffick, according to their Size; for which Purpole they thall be measured before their Departure from Gottenburgh, and this Impost to be laid in Carolins in Specie, fix Months after their Return ; and the Company shall also pay for the Goods they thall bring from the East-Indies, two Dalers Silbermunt per Last, in Lieu of the City Duties. The Company may fit out what Number of Ships they think proper, on Condition that they be bought or built in Sweden, and furnished there with all the neceffary Materials, provided fuch Ships and Materials are to be had there; but, if not, the Company has Liberty to procure them where most con-venient; only to regard benefiting the Fabricks, Products, and Manufactures of Sweden all possible. The faid Ships thall carry the Swedish Merchant Colours, and be provided with Commissions figned by his Majesty, and Passports from Algiers. The Company may employ in their Trade what Funds they judge convenient, and raile them either by Subscription, or otherwise, as they think proper; they may also put aboard their Vessels what Guns and Ammunition they shall want ; all Sorts of Merchandize, and Products, Silver coined, or otherwife, excepting the Specie of the Country, bearing the Arms of his Majefty of Sweden; and in like Manner may bring back, unlade, and fell, whatever Goods they will. The Ships not to be ftopped from failing, or hindered coming into Port on their Return on any Pretext whatfoever. The Wood and Materials which the faid Company shall transport from one Part of Sweden to another, or from any foreign Place, for the Construction or Resisting of their Ships, shall be exempt from all Duties, as their neceffary Provisions and Stores shall be, provided that after their Declaration at the Custom-house, and put under Lock and Key at the Company's Warehouses, till the Time of their embarking, they pay the Custom-house oneeighth per Cent. Recognition. But for the Products and Fruits of Sweden, wherewith the Ships may be laden from India, they shall pay the customary Duties, according to the Tariff, as also those of the City. The stopping of the Goods brought home, on carrying from the Ships to the Magazines, or from one City to another, is prohibited after Payment of those before flipulated to the King. The Captains shall, for the Discipline of the Sailors and Soldiers, have the fame Authority as Commanders of the King's Ships, though they shall conform to the Company's

Company's Infructions in every Particular relative to their Navigation and Trade, provided they are in nothing contradictory to this prefent Grant. None of the Equipage of the faid Ship thall be forced into the King's Service, nor that of any other whatfoever: But it is not permitted to employ other Soldiers or Sailors who have deferted his Majefty's Service. They have a Faculty to arreft, by the Magiftracy of the Place, all Soldiers or Sailors who fhall have run away, before the Fime elapfed that they had engaged for. The Ships having delivered and fold their homeward-bound Cargoes, the Purchafers shall pay no Exports, or any other Duties, whether they fend the Goods to fome other Port in Sweden, or directly to a foreign one, except one-eighteenth per Cent. called Recognition. The Direction of the Company fhall always confift of at leaft three Perfons of Experience and Probity, 'who are to be either born or naturalized in Sweden, and Refidents there; and the faid Company may make fuch Regulations as they flaff judge convenient, provided they are not contradictory to the Articles of this prefent Privilege. The Company may appoint what number of Supercargoes, Of-ficers, Sailors, Soldiers, Ge. they thall deem neceffary, whether Natives or Foreigners, which latter thall enjoy the fame Privileges as Swedith Subjects. To the Stock of Strangers, or others interefted and engaged in the faid Company, fluid not be arrefted on any Pretence whatfoever; and his Majefty will naturalize all fuely as shall apply for it, according to their Quality and Condition. If it happens that the Company, or those employed by them, be moletted, ill used, or hindered in their Trade by any one, or in any Part of the World whatsoever, his Majethy grants them full Power to obtain Satisfaction, and do themfelves Juffice by every convenient Means, and to repulte all Violence; regarding those as Pirates and publick Enemies who offer it, his Majefty willing that the faid Power be exprefsly inferted in all the Commissions he shall sign; and if, contrary to all expectation, the faid Ships flould be attacked or taken, his Majetty, after having examined the Injury done them, and found that they had in nothing acted contrary to the first Article of this Charter, will grant them his Protection, and fufficient Power to obtain Juffice, and an entire Indemnity, either by Way of Reprifals, or in the fpeedieft Manner poflible. All other Subjects are prohibited, during the faid Term, to carry on any Trade to the East-Indies, on Penalty of his Majefty's Difpleafure, and Confifcation of their Ships, Effects, &c. His Majefty promifes to change or augment the Privileges contained in the prefent, if it thall be found necessary, for the Promotion of the faid Commerce. Given at Stockholm at the Senate, Ec.

#### Of the Commerce of Switzerland and Geneva.

THE Swift, fo famous for their Candour, Fidelity, and Bravery, are alfo equally celebrated for the Trade which the principal Cities of their Cantons tranfact with Strangers. The Situation of their Country between France, Germany, and Italy, joined to the profound Peace they have always enjoyed, and to the Facility of Tranfportation, by Means of the Rivers Rbine and Rbine that flow from their Territories, occations their Traffick with thole States, and the Low Countries, to be very confiderable, effecially in Time of War, between the Powers who pofiels them. By the Rbine, Switzerland has a Communication with the Ocean; by the Rbône with the Mediterranean; and it may be faid, that it even makes the Communication of the two Seas; fince that of the Rbine inay be gone up as far as Scyffel, feven Leagues from Geneva, where the Goods embarked for Morger are transported to Twerdum, and from thence go by Water even to Holland, there being a Canal of Communication between Morger and Twerdum begun, and which may be finished at a fmall Expence.

Within Land, the Transportation of Goods from one Place to another is eafly performed by Means of the Rivers with which it abounds, notwithstanding the Mountains cross the Country in many Places.

Switzerland is in no Lack of any Commodity neceffary to the Support of Life; Wood, Corn, Wine, Cattle, Sheep, whole Wool may be employed in making 6 Clothing Clothing, only Wan it, fo thu of the Sta moderate in the Ca furnith o *France* 

Franchefrom Lyo on the C It has

a great ( *Italy*, fpun, un Calimano Medicina Silks.

If we France, Inve Rec funded th to eradic: Ufe of a exceflive in the Ca from goi The C

produce, refpectiv. refpectiv. cf the cl whence tion is b it is one have att molt fu qualifies bour, w fiderable though 1 a phin 1 produce Comm

of its In the City fame D their An andperf andthat The and Pie

they af very co factures with V here, Stockin into M and Sil of

rs 10 re 1d

yine tidll of one of had yyd w wanter

d,

of

a-

it

at

ly ćt

nd

a -

m

'n,

10 1;

es

ne

br

1-

c--

ly

ıc

:;

ıg

g

Clothing, and Flax, are here in great Abundance; to that Salt in Part is their only Want, but the *Tirol, Franch-Comptel*, and *Bavaria*, are forward to furnith it, fo that this Article is not an Object of Commerce, being one of the Revenues of the State, who alone manage this Bufinefs, and fell this Commodity at a very moderate Price: Some Time fince a Mine of Rock Salt was diffeovered near *Aigle*, in the Canton of *Barne*, on the Frontiers of *Valay*, but this, at moft, can only furnith one-third of what is necessary for the Country of *Vaud*.

France furnifies towards the general Imports of this Country, Salt from Franche-Compte's Wine from Burgundy's Gold, Silk, and Silk Manufactures from Lyons; and many light Woollen Stuffs, made in the Provinces bordering on the Cantons.

It has from Germany all Sorts of Mercery, and particularly from Nuremberg, a great Quantity of Hard-ware; and Hides from Francfort.

Italy, effectively Piedmont, fends it ordinary Silks, Organzines, and Fleurets, fpun, unfpun, or raw. And Hollard fupplies it with Cloth, Serges, Flanaels, Calimancoes, painted Linens, Mullins, Cambricks, Cotton, Ivory, Dying and Medicinal Drugs, Spice, Tea, Chocolate, Whalebone, Ruffia Hides, and India Silks.

If we examine what Switzerland imports from foreign Parts, especially from *France*, it will be found that it is Luxury more than Neceffity obliges it to have Recourfe there; fo that fone Cantons, convinced of this Truth, and perfinaded that good Magiltrates ought to endeavour as much as is dependent on them to eradicate this Vice, have enacted fumptuary Laws, prohibiting Jewels, and the Use of all Gold and filver in their Furniture, or in their Clothes; Silks of an exceffive Price, and even the Entry of foreign Wine, is very feverely forbidden in the Canton of *Berne*, which Laws are regarded as a Means to hinder the Coin from going out of the Country.

The Commodities which either the Growth or Manufactures of Switzerland produce, are various, according to the different Genius of the Natives in their refpective Situations, which I thall defcribe, and begin first with Zurick, Capital of the chief Canton, which is feated on a fine Lake very abundant in Fifh, from whence the Limmat flows, that divides the City into two Parts, whole Communication is by two fine Wooden Bridges. Although Zurick has but few Bailliages, it is one of the richeft Cantons, by the Trade and Fabricks which its Inhabitants have attracted and fet up among them, and which have flourithed beyond their most funguine Expectation. It is certain, that the Zurickers have a Genius that qualifies them for Imitation, and the Peafants a Patience and Attachment to Labour, which affifts them marvelloully in it; and as they work cheap, it is a confiderable Advantage to them, and recommends their Goods to a ready Sale: Thus, though the Merchant and Artificer gain but little, Zurick poffessies great Riches, a plain Indication of the good Effects that Manufactures, and Diligence in them, produce.

Commerce is, properly speaking, the Business of Zurick, the particular Object of its Industry, and the determined ruling Tatle; the most considerable Men of the City do not difdain to interest themselves in Trade, but apply to it with the fame Diligence as the inferior Citizens; and their great Ruches never render their Affiduity, Patience, and necessfary Labour, to augment their Manufactures, and perfect their Works, irksone; this is what makes their Republick flourish, andthat has raifed it to the Degree of Power it at prefent posses.

The Silks and Organzines which the Zurickers buy yearly in the Trentin, Italy, and Fielmont, to twift or throw, employ a great many People, and the Sale which they afterwards have for them in England, France, Holland, and elfewhere, is very confiderable; they also employ great Quantities of Silk in their own Manufactures, wrought feparately in feveral Stuffs, Handkerchiefs, Crapes, Sc. mixed with Worfted, Cotton, Thread, or Ferret; large Parcels of Cotton are also fpun here, for the atorefaid Fabricks; Cotton Linen is made for Printing, as are Stockings and Handkerchiefs of the fame Material, the fineft being wrought into Muflins; and towards the End of the laft Century, the Art of drawing Gold and Silver W ire was introduced here.

10 R

Winterthour

*Wintertbour* is a privileged City of the aforefaid Canton, whole various Manufactures have brought it into great Reputation and Trade; here are made Muflins, Cravats, Handkerchiefs, Cotton, Cloth, Woollen Crapes, Callimancoes, Sattins, Damafks, and Camlets, in Imitation of the *Englife*. The Cotton is fpun here, where they also dye well.

Zurzach is rendered noted for its two Fairs held here at Pentecoft and St. Verena, at the End of August, which attract a great Number of Merchants from divers Countries: And

Schaft boufe is the twelfth Canton, and the Staple for Steel, Copper, Lattin Wire in Rolls and Bands, which the Swifs get from Stiria, Salzbourg, Hungary, &c. many Things are caft here, and a Variety of Works established, of Buttons, Trimmings for Bridles, Coach Harneffes, and Cottons printed; though its These is very different from that of Zurich, except in the aforelaid Articles, as it furnishes but little to the other Cantons. It is not large, but the Soil very good and tertile in heat and Fruits, abundant in Pasturage, and produces excellent Wines.

Berne; for to give fome Idea of the Trade of this City and Canton, which is the biggeft of all, it will not be improper to reprefent to my Reader its Fertility in Grain Wine, Pafturage, Rock Salt, and Iron Mines.

The Commerce of Horfes and other Cattle, brings in here large Sums of Money: That of Grain is a principal Article: The White Wines of the Coaft and the Vaud are very much effected; of which the Cantons of Fribourg, and Soleure, confume a great deal. Its Manufactures confift in the fpinning of Silk Ferret, which employs more than four thousand Persons; in Linens and Hempen Cloths of all Sorts, Dimities, Cotton Cloth for printing, Silk Stuffs, and others with Silk and Cotton, Flannels, Cotton and Wool, Cotton and Thread, Silk, Worfled, Cotton, and Thread Stockings, Ferrets, Tapes, and fine Paper. The greatest Part of these Manufactures owe their Establishment to the French, wh in the Capital found an Afylum from their Perfecution, and Succours beyond their The Ferret and Thread find a Vent in France, Germany, and other Hopes. Parts of Switzerland; the Linens and Table-cloths, of which here is made a prodigious Quantity, fell in England, France, Spain, and America; thele being the fineft and beft of any wrought in all the Cantons. The Dimities are very like those of Heliand and Flanders; many of the Cotton Cloths are printed in feveral Fabricks, as well in the City, as other Places of the Canton, and the Reft are fold for the fame Uie to Geneva, Neufchatel, Morat, and Bale.

The Stocking Weavers get their Wools from Leipzig, which they have fpun in the Manner as to make Stockings of two, three, and four Threads, fold chiefly in *Italy*, where their Beauty and Goodnels has brought this Fabrick into great Effecm. The Silks manufactured here ferve principally for the Confumption of the Cantons, among whom it ftands the fecond in Rank, though in Bignefs it is one-third of the whole. It has many confiderable Towns and Places fubject to it, where divers Manufactures are established, or fome Trade carried on; the Chief of which I shall juft mention.

Bourgdorff is a Town engaged in a pretty confiderable Traffick with Linen, Thread, and Hemp. Its Markets are frequent, and it abounds in Whitsters, having belides feveral good Fabricks of Cutlery Ware.

Langtall, is a large Village, famous for its Sales of Linens, Thread, Hemp, and Flax. The Swijs Merchants make very confiderable Purchafes here of Linen, as they come out of the Looms, Tape and Laces.

Araci, a fine Town feated on the Aar, has fome Manufactures of Worfted Sattins, and Camlets, knit Stockings, Cotton Handkerchiefs, Cutlery Ware, and Horn Combs. Hides and Skins are also prepared here for various Uses; and its Neighbourhood furnishes a Quantity of Hempen and Cotton Cloth.

Lintzbourg, a Town in the Neighbourhood of Arau, is fituated on a little River, and has a Manufactory for printing Linens; Cotton is fpun here, and a large Quantity of Cloth made of that Commodity in this Bailiwick, which is one of the richeft, and the most confiderable in the Canton; where is also a Fabrick of Hats, and Woollen knit Stockings.

Zoffingue

890

Zoffingue with fevera rets, vario Cutlery W Bruck, and Water Rocks, th

of Bruck, do not rega ings are kn Befides of Alleman

I fhall nor Laufan. celebrated adorner! a are but fe would flo if the No Honour.

At this and Delft here in a Ouchy, ferves for by Vevay.

by V Coay. may alfo Vevay, Alps, ma Milanefe, Merchan here is a Fairs are

and are a Lyons an bitants en bourhood Saws, w Time on cheap M and alfo Manner

Morg from La tacle of Genevan Italy, I by the Holland Italy, S Nyon the Lab

lanefe, o as that thoic g the Tra tries is Cope

its larg

Zoffingue is a tolerable large Town, with many Privileges, and furnifhes Trade with feveral Articles from its Fabricks, fuch as Flannels, Silk Ribbons, and Ferrets, various Sorts of Cloth made with Cotton and Wool, feparate and mixed; Cutlery Ware; and here are also very good Linen Printers and Dyers.

11-15,

s, c,

4.

m

in 7of

;h :s, ry (-

is

ty

of nd 2-

en

rs

k,

10

er a

he

ke

al re

in ly

at

of

it L

e

۱,

i,

d

s

d

1

f

Bruck, a Town on the Aur, is one of the great Paffes for Goods both by Land and Water; the River here is very deep, and flut in above the Town among Rocks, that render its Courfe extremely rapid, forming an Elbow called the Fall of Bruck, which was formerly effected very dangerous, but now the Boatmen do not regard it as fuch: In the Town and Neighbourhood fome Woollen Stockings are knit, and here are also feveral Looms for weaving them.

Befides the Towns dependent on *Bern* afore-mentioned, feated in the Country of *Allemand*, there are others in the Country of *Vaud*; the most noted of which I shall now add.

Laufanne, the capital Place of the Vaudois, near the Lake Leman, is more celebrated for the Nobility who refide here, and for the Learned, who have adorner' and ftill adorn its Academy, than for the Extent of its Trade. There are but few Parts, that in equal Limits enclose fo much Gentry: And Commerce would flourish here, as it is one of the finess and most fertile Countries in Europe, if the Nobility had not imbibed the false Notion, of its being derogatory to their Honour.

At this Place, however, are made fome Ratines, wove Stockings, fine Earthen and Delft Ware; but above all the Bookfeller's Trade, and Printer's Art, flourisfies here in a great Degree, and is daily improved.

Ouchy, on the Borders of the Lake, half a League from Laufanne, and which ferves for its Port, is the Landing Place for Goods coming from Milan and Valais, by Vevay. Here are Halls built purely for the Reception of Merchandize, which may also be brought here from Geneva, if defined for Switzerland.

Vevay, a pleafant Town, feated on the Lake Leman, half a League from the Alp, maintains an extensive Commerce with Valois, Savoy, Piedmont, and the Milanefe, from whence it gets a good deal of Rice. This is the Staple of the Merchandizes that come from those Countries, or that Switzerland fends thither; here is a Fabrick of Hats, Woollen Stockings, and fome Works of Horology. Its Fairs are very frequent by the Refort of Savoyers, Valaifans, and Montagnards, and are above all confiderable for the Sale of Cheefe, from whence Geneva and Lyons are partly tupplied. Vevay is at prefent rich and populous, and its Inhabitants enjoy the Franchife in France granted to the Swiff Nation: In its Neighbourhood are Quarries of fine Marble, and they have eftablished there Water Saws, which greatly facilitate the Works, fo that fix may operate at the fame Time on one Block, which has put the Undertakers in a Condition to furnish very cheap Marble, for inlaying Porticoes and Halls, according to the modern Tafte, and alfo to compose Chimney Pieces, &c. which they do in a very great Manner.

Morges, a Town also fituated on the Borders of the faid Lake, two Leagues from Laujanne, is well built, and has a good inclosed Port. This is the Receptacle of Goods from divers Countries, that arrive here by Water and Land; the Genevan Barks transport here weekly the Merchandize that the Swifs get from Italy, Fiedmont, Savoy, Dauphiny, Lyons, Languedoc, Provence, and Bourdeaux by the Capital of Languedoc, and relade those which 'are arrived from England, Helland, the North, Germany, and Switzerland, defined for Geneva, Piedmont, Italy, Spain, and the Sonthern Provinces of France.

Nyon, built in the fame Manner as the two preceding Places on the Banks of the Lake Leman, is a great Pafs for Goods that this Town, Valaiz, and the Milanefe, export from feveral Provinces of France. Its Soil is as proper for Vines, as that Part of the Country of Vaud, bordering on the faid Lake, which produces those good Wines on the Coaft and Vaud, that are for much effected; of which the Trade of their latter in Switzerland, and those of the Coaft in foreign Countries is very confiderable.

Copet, a finall Town two Leagues from Geneva, is noted for Clockwork, and its large Fifhery.

3

Twerdon,

Yverdon, a very agreeable Town, on the Weftern Extremity of the Lake of Neufchatel, is a confiderable Staple, or Deposit for Wine, Salt from Reche and Sarway, and other Merchandize, for whose Reception here are large Halls built, which ferve for no other Purpole. Its chief Trade however is that of Wine, and Delft Ware made here.

Avenches, on a Hill near the Lake Morat, was the Capital of the Country of the Helvetians; it has a moft delightful Situation, and here are found fome good Remains of Antiquity. It is a great Pass, and fome Years fince, the Natives have made fome Plantations of Tobacco, which, with those of Payerne, and its Neighbourhood, very nearly furnish a Sufficiency for the Canton's Confumption, and produce a confiderable Revenue to the Inhabitants, whole Soil being very fer tile, is likewife abundant in Grain and Fruits.

Payerne, a Town of the Country of Vaud, feated on the Broie, between Avenches and Moudon, is a very large Pafs. Its Territory is very fertile in Grain and Fruits, and here are fine Plantations of Tobacco, out of which the Inhabitants prepare the Rappee, after the Secret of Clerac, which is in Effect both at Home and Abroad.

Moudon is an ancient Town built on the aforefaid River Broie, fruitful in Corn, and a very confiderable País for Merchandize by Land.

Morat, fituated on the Lake of the fame Name, is the Staple for all the Wine of the Country of Vaud, fent to Berne, and a great País for Goods, both by Land and Water. Linens are printed here, and the Town is dependent on Berne and Friburg.

Granfon, feated on the Borders of the Lake of Neufchatel, at a League from *Vverdon*, is also under the Dominion of Berne and Fribourg, and is the Staple of Salt from Franche-Compté for Switzerland, in whose Neighbourhood is a good Paper Fabrick at a Place called La Mothe.

Lucerne is a Town built to the North of the Lake, at the Port where the Ru/siffines, which enters the Aar, below Bruck; in its Way to the *Rbine*; here are divers Manufactories of Hempen, Flaxen, and Cotton Cloths, Fuftians, Cotelines, Woollen knit Stockings, and fpinning of Cotton throughout all the Canton, which abounds in Grain and Pafturage. It alfo breeds large Herds of Cattle, with which the Natives drive a great Trade, as they do in Cheefe for the *Milanefe*, from whence the *Swi/s* receive in Return large Parcels of Rice.

This Town has an advantageous and convenient Situation, as being on the grand Route to *Italy*, by Way of *Monte St. Godard*. And the Goods which have crofied the *Alps* are transported from hence, by the Lake and River Ru/i, to the *Rkine*, which conveys them to the Ocean. The fmall Cantons that want Corn, provide themfelves here with great Facility, the Lake wathing those of *Uri*, *Schwitz*, and *Underwald*.

Uri is a Canton in the Vallies of the high *Alps*, and abounds in excellent Paftures; its principal Revenue contifts in Cattle, and its Cheefe finds a ready Sale in *Lombardy*. At *Altorf*, a chief Borough of the Canton, is established a Fabrick for cutting and polishing Crystal, of which here are very fine Mines, and the Canton produces feveral Sorts of Linen for various Ufes.

Schwirz; in this Canton are made Linens of Heinp and Flax, but Cattle and Cheefe are the two great Branches of their Trade.

Underwald has a Revenue and Trade fimilar to the laft-mentioned, with the Addition, that here the Natives spin the Thread they use in manufacturing their Linen.

Zug is one of the most agreeable of the small Cantons, and its principal City with the same Name is well built, standing on the Lake called also Zug. The Country produces Corn, Wine, a great many Chefnuts, and has excellent Paftures; besides which here are Manufactures of Linen and Woollen Stuffs.

Glaris, the capital Town of the Canton, furnifles green Cheefes, renowned for their Goodnels and medicinal Virtues given them by a certain inferted Herb, which alfo produces their Colour, and they are called by the Inhabitants Schabziguer. Its Slate Quarries are reputed the fineft in Europe, and furnifh the Tops of Tables of a furpriling Bignefs. This Canton is rich in Cattle, and the Inhabitants very laborious; here is a great deal of Cotton fpun; Part fold, and the Remainder employed employed in made here acc *Bajil* is à it is one of

and drives a the Paffage o many for the fend to those of Cloth and fiderable her tration of it larly for Lin ral Manufad men, and an bricks of w to Work, M facture in I fupply the Paper of th Founders, and the O Germany, a of the Inh their Art, Whitfters, St. Gall narrow ban which, mo

in their C chiefly con *xerland*, au fome Refy firft of the Woollen S being for it ferves a Warehout Fribour

Name, f very fine, Cantons confidera not fo la Trade, t here. T in the C *Gruie* Cheefes

duce fev their Sal Soleur Fortific the City

to Swit. don by to on Scleic knit Sto Aper rich in which employed in the Manufactures of Switzerland; and fome Linens and Stuffs are made here according to the Cuftom of the Country.

Bajil is a City built on the Rbine, which divides it into two unequal Parts; it is one of the most confiderable of Switzerland, although properly out of it, and drives a Trade unequalled by any in that Country. Its Situation procures it the Paffage of the Goods that come from England, Holland, the North, and Germany for the Cantons and Geneva, and for those which the Swifs and Genevans fend to those Countries; the Trade of the Wools of Germany and Poland; that of Cloth and other Stuffs, Drugs and Spiceries, Metals and Furs, is very confiderable here, as are the Engagements in Exchanges : The Activity and Penetration of its Inhabitants have long fince rendered it noted for Trade, particularly for Linens, whole Fabricks are in a flourishing Condition. It has also feveral Manufactures of flowered Ribbons, which employ a great Number of Workmen, and are fpread through Germany, Silefia, Hungary, and Bobemia. The Fabricks of wove Stockings, Silk ditto, and worfted, fet a great Number of Looms to Work, whole Products are fent very diftant to be difpoled of. The Manufacture in Imitation of Chintz is brought to great Perfection, and does not only fupply the neighbouring Merchants, but many others much farther off. The Paper of this City has been long noted for its Goodness; and here are Letter-Founders, not only of the Characters of the living Languages, but also of Greek and the Oriental Tongues, which are used all over Switzerland, in France, Germany, and elsewhere; Printing is likewise a confiderable Part of the Business of the Inhabitants, among whom are also found Gold-Beaters, very expert in their Art, Fabricators of Tobacco, excellent Dyers, both of Silk and Wool, Whitsters, Gc.

St. Gall is a fine large City feated two Leagues from the Lake Conflance, in a narrow barren Valley, whole Soil produces nothing but Grafs, notwithftanding which, most of the Inhabitants are rich, at least very few of them straitened in their Circumstances; their Wealth flowing in with their great Trade, which chiefly confifts in Linen, whole Confumption is very extraordinary all over Switzerland, and abroad. This Bufinefs is to confiderable as to place the Weavers in fome Refrects on a Level with the Nobility; as they with the Gentry make the first of the twelve Tribes, of which this City is composed. The Manufactures of Woollen Stuffs are here also in a flourishing Condition ; besides which, this City being fo near the afore-mentioned Lake, and on the Road from Germany to Italy, it ferves as a Channel of Communication between them; and its Halls are the Warehouses for Goods that go and come. Fribourg is a pretty large City, and Capital of the Canton bearing the fame

Name, feated on the River Sane. Its Factories are extensive, and the Country very fine, being, next to Lucerne, the most powerful of the Roman-Catholick Cantons ; the Goodness of its Pastures, and the Fertility of its Soil, yield a very confiderable Income to the Inhabitants, whereby they are placed at Eafe, and are not fo laborious as their Neighbours; fo that, with the Exception of the Cheefe Trade, they bring little to it, befides a few Hempen Linens, and fome Hats made There is a Fabrick of Paper in the Neighbourhood, and a Printing-Office here. in the City.

Gruiere, is a finall Town in the Canton of Fribourg, noted for its excellent Cheefes in all Europe; and of which the Trade is fo very confiderable, as to induce feveral Merchants of this Canton to fettle Houfes at Lyons, for negociating their Sales.

Soleurre, the capital City of the Canton with the fame Name. has very fine Fortifications, and is feated in a Country extremely pleafant; the Aar dividing the City into two unequal Parts. It ferves as a Deposit for the Goods imported to Switzerland, by Way of Schaffboufe and Bafil, and which are laden for Yver-don by the Lake of Bienne. At Olton, a fmall Town on the Aar, and dependent on Scleurre, besides other Parts of the Canton, are made a Quantity of Woollen knit Stockings, and fome Hats, and Cutlery Ware.

Apenzel is the principal Town of the Canton named therefrom, which is very rich in Meadows and Pafturage, fitly adapted to the Breeding of many Cattle, in which this Territory abounds : they also grow here a great Deal of Hemp and 10 5 Flax.

Flax, which ferves the Inhabitants for a Winter's Employ in making Linens, fold afterwards at St. Gall, but little diftant therefrom.

Bienne, a Town fituated at fome Diftance above the Lake of this Name, between Soleur re and Neufchatel, dependent on the Bilhop of Bafil, carries on a great Trade in Deal Boards, commonly twenty-two or twenty-four Feet long, as alfo in other Wood for Building; here are alfo made Variety of Ribbons and Ferrets, and it has good Tanneries, and a fine Earth for Delft Ware.

*Porentree*, a City and Caftle ferving for the Refidence of the Bifhop of *Bafil*, where is made fine Earthen Ware, Gloves, and Woollen Stockings knit and milled.

Mulbaufin is huilt on the River III, five Leagues from Bafil, and allied with the Swifs. It is feated in a very fertile Plain; abundant in Grain and Wine, having more than fixty Manufactures of Cloth and Druggets, here is alfo made a Quantity of Woollen knit and coarfe Silk wove Stockings, and Blankets; befides which, the Place affords very good Dyers and Tanners, who have fufficient Occupation in their different Employs.

Neufchatel, is a Swiji City, Capital of the Principality of this Name; it is feated on the Borders of a Lake, which communicates with the of Morat and Bienne, and difcharges itfelf that Way into the Aar and the Rbine; which extremely facilitates its Trade, not only with the Reft of Switzerland, but alfo with Germany and Holland, for which Places Veffels depart twice a Year with Goods and Paffengers; it is a very pleafant Voyage, and is generally performed in fifteen Days. All the Subjects of this Sovereignty are exempt from Tolls, Impofts, and other Duties, as well for the Goods they bring in, as those they export on their own Accounts; neither are they obliged to declare the Contents of their Bales, or Cafes, at entering or going out when the Merchandize belongs to them. Here are three Fairs in the Year, at which the Merchants pay no Cuftoms on Imports and but a Trifle on Extracts. Their Tred is pretty extensive, and here are Maguzines, where Traders of the neighbouring Places may purchase the various Commodities from India, England, Holland, France, and Germany, at reasonable Prices.

The chief Fabricks of the Country are printed Cotton, in Imitation of Chintz, puthed to a great Degree of Perfection, the Beauty and Vivacity of the Colours, equalling those of the best Afratick Performances; here are also manufactured Thread and Cotton Stockings, of which a great Confumption is made in Indy, France, Spain, Portugal, the American Iules, and even in Holland, notwithstanding the fine Fabricks of Harlem; the Dutch Merchants having diftinguished the Goodneis of the Thread and Work, besides a confiderable Difference in Price. The Glovers' Trade has been long in Repute, and the Thread is fpun finer here than in Holland, to above the Value of forty-five Shillings Sterling per Pound Difference. The Manufacture of Lace is fpread through the whole Canton; the common Sort are wrought in great Quantities in the Mountains, and a prodigious Sale is made of them abroad; in the City, the Perfection of this Commodity is outhed to a Degree of Equality with thole of Flanders for Beauty, and to furpafs them a great deal in Quality; here are also made Linens and Tapes, and the Chamois of Neufebatel is in great Efteem, it being fent to Italy, France, and Germany.

The Village of Serrierres, dependent on this City, and which on Account of its Proximity might be regarded as one of its Suburbs, is confiderable for the many Wheels which the little River bearing its Name turns, without ever having the leaft Interruption from the rougheft Winters or drieft Summers; among which are grinding Mills, Saws, Polifhers, Forges, Founderies, and Battery Works, for Copper, Iron, and Paper; here are alfo made Variety of Hard-ware, but the Iron Wire and Cards of this Place are, above all, in great Efteen.

The Medicinal and Vulnerary Herbs found here in great Abundance, its vaft Herds of Cattle and Plenty of Corn and Wine, with every other Neceflary of Life, proclaim the Fertility of the Country; in which a Refidence is rendered fill more agreeable by the Wholefomenets of the Laws, which fecures the Property and Liberty of the Subject.

894

# THISC

the N however wa Lyons. It tremity of t the Induftr interior Par Storehoufes Countries it lifb, French Foref, Scy Laces, Sto of Files, S and Books

Independ moft remo lifes; but and Manu Europe.

Its Terr cellent Co ftures fuffi it with Tr carried eve Horolog

fubfifts ne who are al brought it Gilding

Gilt, as a ing; Gold Embroide Germany, Anothe those perf

Vivacity of The B Object of vided they fo that no *Protestan* befides t

daily app There falfe, th Tafte, t to maint

The I tion, as exercise vers, De ploys w Daffier, excellen I sha blished

Of whi

### OF GENEVA.

## Of GENEVA.

THIS City is c-lebrated for its Antiquity, for its advantageous Situation, for the Number of its Inhabitants, and particularly for its great Trade, which however was yet much more confiderable before the Removal of its Fairs to Lyon. It is feated in one of the moft delightful Countries of Europe, at the Extremity of the Lake bearing its Name; and which facilitates a Commerce, that the Industry of its Inhabitants has rendered very extensive. In Respect to whofe interior Part, this City may, with proper Limitations, be regarded as one of the Storehouses of France, a Part of Germany, Switzerland, Piedmont, and Italy, which Countries it tupplies with all Sorts of Linens, Muslins, Chintz, Drugs, Spice, Englifb, French, and Dutch Cloths, Porcelaines, Tea, Hard-Ware from Germany and Forefl, Scythes, Sickles, Iron and Lattin Wire, Gold and Silver Galloons and Laces, Stockings, Hats, Jewels true and falfe, all Sorts of Clockwork, Variety of Files, Steel of its own Growth and from Germany, Tin, wrought Copper, and Books on all Subjects.

Independent of which Traffick, the diligent Inhabitants have carried it to the moft remote Countries, by interefling themfelves in Voyages to America, and the Ifles, but I thall add a flort Detail of what I have faid above of their Products and Manufactures, as due to a City numbered among the moft celebrated ones of Europe.

Its Territories, though they are not the most fertile, do nevertheles yield excellent Corn, and Wine both white and red of good Quality; it has also Paflures futficient for the breeding and Support of its Cattle; and the *Riofine* furnishes it with Trout, of which fome of above thirty Pounds Weight are exported, and carried even as far as *Paris*.

Horology is however the most confiderable Manufacture, which alone eafily fublish near a quarter Part of the Men, Women, and Children dwelling here, who are all profitably employed in the different Branches of this Art, and have brought it fuch Perfection, as to yield, I believe, only to *England* in it.

Gilding is also in a flourishing Condition here, where Silver Wire is drawn Gilt, as also with the deceitful Appearance of its being to made only by fmoaking; Gold and Silver Galloons, and Laces, are made of all Sorts and Qualities, Embroiderics of Silk in Variety of Shades and Colours, all of which are fent into Germany, Italy, Portugal, Spain, and from thence to the Indies.

Another very confiderable Fabrick is that of painted Linens, in Imitation of those performed by the *Englifh* and *Dutch*; which for Beauty of Defign, and Vivacity of Colours, are only inferior to those of the faid two Nations.

The Bibliothecal and Printing Bufinets is also very great here, and a material Object of Trade, as the Liberty of the Prefs extends to all Sorts of Works, provided they contain nothing againft Religion in general, Princes, and good Morals; fo that no Objection is made againft Printing the Writings of the Romanifle againft Proteflantifm, but it is performed with the greateft Exactness and Fidelity; and befides the Books printed here, the Libraries are afforted with all those that daily appear in France, Italy, Helland, and Germany. There is no Place of its Size, where more Jewels are composed, both true and

There is no Place of its Size, where more Jewels are composed, both true and falle, than here; and in general there reigns in this Sort of Work fo good a Tafte, that Trade, which it attracts, cannot but engage the ingenious Artift, to maintain the Reputation he has already acquired.

The Fabrick of Silk Stockings goes on improving, and is got into fome Reputation, as is that of Velvets; and I fhould do Injuftice to the Arts, and those who exercise them, fhould I pais them over in Silence, as here are Machinifts, Engravers, Deligners, and Mathematical Inftrument Makers, who practife all these Employs with Success and Credit; not forgetting those celebrated Medalifts, Meffrs. Daffier, who will transmit to latest Posterity the Delicacy and Grandeur of their excellent Burin.

I shall finish this Article with the Description of two Manufactures lately established in the Country of *Dardagny*, dependent on the Sovereignty of *Geneva*. Of which the first is a Fabrick of Steel in Bars of any Size, that equals in Quality

lity most others made elsewhere, and which has for Offspring a Manufacture of Files and Rasps of all Sorts and Sizes.

The other is a Fabrick of Copper, producing all Affortments that can be defired in this Commodity, fuch as Bands, Cups of all Sizes, Plates, Chaldrons, and an Alloy of Metals for all Ufes, and this on cheaper Terms than elsewhere.

The Correspondence between the Merchants of this City and those of Marfeilles and Amflerdam, and the little Way there is by Land, for the 'Transportation of their Goods to the Rhine and Rhose, facilitates that of the two Seas, fo that there is hardly a Place, howfoever distant, where the other Nations of Europe fend their Ships, that fome of the Genevans are not feen as Partners, or Principals in the Voyage.

While the Independency of this Republick was maintained, its Trade continued in a dourithing Condition, but fince its Connection with the Court of Verfailles, the French, under the Title of Guardians of the Peace of the Republick, interfere in their Civil Government, and occasion Parties in it, which threaten Diffolution. In the Moment of writing this Article, confiderable Emigrations of their moft fkilful Artifts are taking Place, and Ireland is the Kingdom likely to be benefited by this Revolution.

# An Account of the WEIGHTS, MEASURES, and COINS, in all Parts of Europe.

THE Weights in common Use throughout Great-Britain, are Troy and Avoirdupois; the former confisting of Grains, Pennyweights, Ounces, and Pounds, whereof 24 Grains make a Pennyweight, 20 Pennyweights, an Ounce, and 12 Ounces a Pound, by which Bread, in Corporation Towns only, Gold, Silver, and Apothecaries' Medicines are weighed; and to this Weight Corn Meafures are reduceable, as 81b. Troy makes a Gallon, 161b. a Peck, and confequently 641b. a Bushel; Liquid Measures are allo dependent on it, as their Concavities correspond in their different Sizes thereto, from a Pint confisting of 12 Ounces, or a Pound, up to a Ton, containing 252 Gallons, and weighed 20161b. or 1890lb. Avoirdupois; 2 Pints make a Quart, 4 Quarts a Gallon, containing 231 Cubical Inches, 63 Gallons a Hogshead, 42 a Tierce, 126 a Pipe, and 252 a Ton of Brandy, Cider, Wine, &c.

Refiners and Jewellers also make Use of this Weight in Part; the former calling their fmalleft Fractions Blanks, of which 24 make a Perit, 20 Perits a Droite, 20 Droites a Mite, 20 Mites a Grain, and then as above. The Jewellers divide the Ounce into 152 Parts or Carats, and these into Grains, whereof four make a Carat.

By Avoirdupois Weight, all Grofs Goods and Bafe Metal are weighed, fuch as Grocery, Refin, Pitch, Tallow, Soap, Butter, Cheefe, Iron, Lead, Copper, Allum,  $\mathcal{C}c$ . its component Parts are Drams, Ounces,  $\mathcal{C}c$ . of which 16 Drams make an Ounce, 16 Ounces a Pound, 28 Pounds a Quarter of a hundred Weight, or 112 Pound, and 20 hundred Weight or 2240 Pound a Ton; but befides this hundred Weight there is another called the Stannary Hundred by which Tin,  $\mathcal{C}c$ . is weighed to the King. The Avoirdupois Ounce is lighter than the Troy Ounce, by near a twelfth Part, 51 Ounces Troy being equally to 56 Avoirdupois; but the Avoirdupois Pound is heavier than the Troy, 17 Pounds of this latter being equal to 14 Pounds of the other.

Wool is generally fold by the Tod, or Clove, allowing 7 pounds to the Clove, 14 Pounds to the Stone, 28 Pounds to the Tod, 128 Pounds to the Wey, 364 Pounds to the Sack, and 4368 Pounds to the Lait.

Lead is bought by the Fodder, which at London, Newcastle, &c. weighs 19; Hundred Weight of 112 Pounds; but at Hull 19; Stannary Hundred of 120 Pounds; and at Chester, &c. it is still different.

In

896

1

In Effex, F Pounds, of w Pounds are a and that of S A Stone of Pounds; Hou Iron, Shot, o though a Stone Pounds. A Faggot

A Barrel o A Seam of A Trufs o Raw Silk and a half A 16 Ounces.

In Franc Mark Weig Places when moft Autho have taken of eafy to reduc and I thall of more W Coningsbe

into 10 Stee 1 ... lb. of G yields near Dantzick of which 1 City makes

to 12 Dant this Comm Elbing's Stetin's S

of Paris. Lubeck, and 100lb. Lubeck. Breflaw,

125lb here Bremen' is efteeme Naumbo Erfirt

makes 10

of Paris

Bergne,

Cologne here. Gbent, Bruffels Maline. Bruges Lijle,

114lb. h

though t

St. M

In Effex, Butter and Cheefe are weighed by the Clove, or half Stone, being 8 Pounds, of which 32, or 256 Pounds is a Wey; but in Suffolk 42 Cloves or 336 Pounds are allowed to the Wey. Of Butter a Firkin mult weigh 56 Pounds, and that of Soap 60 Pounds, and 4 Firkins of either make a Barrel. A Stone of Beef at London is 8 Pounds, but in the Country it is commonly 14

Pounds; Horfe-Racers also reckon 14 Pounds to the Stone; and it is the fame with Iron, Shot, or Wool, double the Quantity of Iron and Shot being called a Quarter, though a Stone of Sugar, Cinnamon, Nutmegs, P-pper or Allum, is but 13: Pounds.

A Faggot of Steel is 120 Pounds, and a Burden of Gad Steel 180 Pounds.

A Barrel of Gunpowder is 100 Pounds, and 24 Barrels make a Laft.

A Seam of Glass is 24 Stone, of 5 Pounds each, or 120 Pounds. A Truss of Hay 56 Pounds, and a Load or Ton of it 36 Trusses.

Raw Silk is fold here by the Pound of 24 Ounces, or more properly one Pound and a half Avoirdupois; but Organzines, Trames, &c. by the common Pound of 16 Ounces.

In France, Holland, and most other Places in Europe, the Pound is termed Mark Weight, by reafon that 2 Marks of 8 Ounces compose it, fo that in all Places where this Pound is used, it confifts of 16 Ounces, as with us; and as most Authors who have calculated the Correspondency of these different Weights have taken those of *Paris* for a Standard, I shall follow their Example, as it is easy to reduce any not mentioned in the following Table by the Rule of Three, and I thall only take Notice of fuch as are not inferted therein; or that make Ufe of more Weights than one.

Coningsberg reckon their Weights by Schipponds, consisting of 400lb. divided into 10 Steens of 40lb. each, 100lb of Paris makes 125lb. of Coningsberg, and 1" Ib. of Coningsberg makes 80lb of Paris, fo that the French Hundred of Salt yields near 10 Lafts, which is little more than 40,000lb. at this Place.

Dantzick's Schippond confilts of 320lb. containing 20 Liefpond of 16lb. each, of which 100lb. makes 88<sup>th</sup>lb. at Paris; and on the contrary, 100lb. of this laft City makes 112lb. at Dantzick. The Hundred of French Salt produces 11<sup>th</sup> to 12 Dantzick Lafts, the Laft of that Salt being 18 Ton, though the Laft of this Commodity from Lunenbourg and Haran is only 12 Tons.

Elbing's Weights are the fame with those of Dantzick.

Stetin's Schippond contains 180, and its Pierre 21lb. the 110lb. making 100lb. of Paris. The Hundred of Salt from France yields here 10 Lafts.

Lubeck, the Schippond here is 300lb. divided into 20 Liefponds of 15lb. each; and 100lb. of this Place makes 95; lb. of Paris, and 100lb. of Paris 105lb. of Lubeck.

Breflaw, 100lb. of this Place makes Solb. at Paris, and 100lb. Parifian makes 125lb here.

Bremen's 100lb. is reckoned equal to 97lb. of Paris, and 100lb. of Paris is effected 103lb. of Bremen.

Naumbourgb make Use of the same Weights as Leipsick, calculated in the Table. Erfirt computes 100lb. to equal 92lb. of Paris, and that 100lb. of Paris makes 108lb. here.

Bergne, the 100lb. here is computed to make golls of Paris, and the 100lb. of Paris to make 111lb. of thefe.

Cologne's 100lb. makes 96lb. at Paris, and 100lb. of Paris is equal to 104lb. here.

Ghent,

r

-

,

d

d

., ł, ۱-

-1-

2

).

g

a

-

:,

c

c

1

e

z

.

, c

l

Bruffels, correspond exactly in Weights with Antwerp.

Malines,

Bruges,

Lifle, 100lb. of this Place makes 88; lb. of Paris, and 100lb. of Paris makes 114lb. here.

St. Malo is commonly supposed to have its Weights equal with those of Paris, though by fome reckoned to be 2 per Cent. lefs.

10 T

Bayonne

Bayonne had its Weights equal to those of Paris; and at Lyons two Sorts of Weights are in Ufe; those of the City, by which all Species of Gross Goods are fold, and whose Pound, confisting of 16 Ounces, only makes 14 Ounces Mark Weight; the other for Silk only, containing 15 Ounces the Mark, fo that 100lb. of Silk makes 108lb. City Weight.

Grace; this City has five Sorts of Weights, the first called the Great Weight, used in the Custom-house; the fecond Cafe Weights, for Plate and Coin; the third Cantaro, or the common Quintal, by which are weighed Grofs Goods that are fold; the fourth called the Great Balance, by which Raw Silks are weighed; and the fifth is called the Small Balance, that ferves for weighing fine Goods.

|     | Roton of Lounds,   | Ortal Weight    |                           |     |
|-----|--------------------|-----------------|---------------------------|-----|
| 100 | Rotoli             | Calb Weight     |                           | ٠   |
| 100 | Rotoli .           | Common Weight   | make roolb. of Paris.     | , i |
| 145 | lb;                | Great Balance   |                           |     |
| 152 | lb:<br>10.         | Small Balance   | 25 1                      |     |
| Dem | a really of this C | in makes within | a Trifle my ! Ib at Paris |     |

Rome, 100lb of this City, makes within a Trifle 71-1b. at Paris, and 100lb. of Paris make 140lb. of Rome.

At Legborn, they make Ufe of two Sorts of Weights, viz. great and fmall. 93lb. great Weight of Legborn, makes 100lb. of Paris.

The Quintal is reckoned varioully, according to the Species of Goods feid here by it, viz. the Quintal of Roman Allum, or Poorjack, dried or Pickled Herrings, and Salted Salmon, is fold here by that of 150lb. The Quintal for Sugar 151lb. and for Wool and Fifn 160lb.

Florence has the fame Weight as at Legborn.

Lucca has likewist two Sorts of Weights, viz.

Great Weight, of which 94+ Rotoli, or Pounds make 100lb. of Paris.

Palermo in Sicily two Sorts of Weights, of which,

100 Rotoli, Great Weight 100lb. Small Weight At Venice the Weights are likewife different, the Pound of the finall Weight

confifting only of 12 Ounces, and the Pound of the great Weight 183 of the fame Ounces; or it is otherwife reckoned that at Weight makes 1 c8 lb. fmall Weight, and

|        |       | vveignt |          |   | 150  |
|--------|-------|---------|----------|---|------|
|        |       | Weight  |          |   | 63   |
| 100lb. | great | Weight  | ] making | S | 95-1 |
| 100lb. | fmall | Weight  | f making | 2 | 90 1 |

|   | 63; lb. | great Weight; |  |
|---|---------|---------------|--|
| 5 | 95-1b.7 | great Weight; |  |

2 90 lb.5 01. Far

And 100lb. of Paris makes at Venice } 104 lb. great Weight, 166 lb. imall Weight.

Bologne, 100lb. of this Place makes 66lb. at Paris, and 100lb. of Paris makes 151;1b. of Bologne.

Bergame, like Venice has two Sorts of Weights, viz. great and Small; this latter has only 12 Ounces to the Pound, and the great has 30 Ounces or 2; fmall Pounds. The fmall ferves for weighing Silk, Cochineal, Indigo, Wax and other Drugs; and the great for Wool and other Grofs Goods

100lb. fmall Weight of Bergame, makes 59 lb. of Paris, and 100lb. great Weight

{ 169lb. fmall Weight } of Bergame.

100lb. of Paris, makes

The Weights of Naples are the fame with those of Bergame.

Smyrna utes the Canta, or Quintal, with its Fractions, for the Weight of Goods. The Quintal weighs 45 Oques, or Okkes, or 100 Routels, The Batmen makes 6 Oques.

The Sechie

2 Ditto

The Routel makes 180 Dragmes

400 Ditto. The Oque

The Quintal of 100 Routels or 45 Oques as above, is equal to 114lb. of Paris; on which Footing 100lb. of Paris makes about 87' Routels of Smyrna.

It is reck this is accor Conftantin tinguished a 400 Dragin

> It is re Being

At Alepp The Quint The Surlo, The Rotte Dragnic The Rotte Dragme The Rotte contains The Dam Benzoin 600 Dr The Ok, The Me 1lb. of 1lb. for 1lb. gr The Quin At Seyua, The Rott Thread And th Paris. Alexant varies acc tifts of 130, and The Rull to 125 The Rot The Ukl The Can Rofett, h Grand C weigh. Quint ferved Thefe mention Subject.

898.

It

It is reckoned that the Oque weighs a Trifle more than 2; lb, of Paris, but this is according to the Goods weighed by it.

Conflantinople has the heavieft Weights in all the Levant, though they are dif-tinguished as at Smyrna. The Quintal consists of 45 Oques, and the Oque of 400 Dragmes, corresponding to 2,\*1b. of Paris.

112 lb. of Paris,

It is reckoned that the Quintal of Conftantinople weighs 181 lb. of Venice, 160 lb. of Legborn,

Being divided into Rottels, Oques, Batmens, &c. as at Smyrna. At Aleppo they make Use of divers Sorts of Weights, viz.

The Quintal, or Cantar, of 100 Rottels, each confifting of 720 Dragmes.

The Surlo, which is 27. Rottels. The Rottel with which most Goods are weighed containing, as above, 720 Dragmes, which make 4 "rlb. of Paris.

The Rottel for weighing the Silks growing in the Neighbourhood, is of 700 Dragmes, and weighs 4'rilb. of Paris.

The Rottel for weighing Perfian Silks, Legi de Burma, Ardaffe, and Ardaffete, contains 680 Dragmes, and weighs 4++1b. of Paris.

The Damaffin Rottel, with which, Brafs, Lattin Wire, Amber, Camphire, Benzoin, Spikenard, Balm of Micca, and Alucs Wood are weighed; contains 600 Dragmes, and makes 376lb. of Paris.

The Ok, or Oque, weighs 400 Dragmes.

c

۱ŧ

The Metical, with which Pearls and Ambergris are weighed, is 1+ Dragme. 11b. of Paris.

98 | Dragmes, 11b. finall Weight of Venice | make at Aleppa

1lb. great Weight of D°

The Quintal of Tripoli makes 1+ Quintal of Aleppo of 720 Dragmes. At Seyda, the ancient Sidon, two Sorts of Weights are in Ule, viz.

The Rottel Damaffin, or Damafquin, by which all Sorts of Silks and Cotton Thread are fold; it is reckoned 600 Dragmes, which make 31 b. of Paris. And the Acre by which most of the Gross Goods are fold, equal to 41 b. of

Paris.

Alexandria makes Ufe of a Cantar or Quintal for the weighing of Goods, which varies according to the different Species weighed by it, as for fome it con-

fifts only of 100 Rottels, and for other, 105, 110, 112, 115, 120, 125, 1 30, and 1 33.

The Rottel Farfarin is 144 Dragmes, 100 of which Rottels are reckoned equal to 125lb. of Legborn.

The Rottel Gerouin is 312 Dragmes.

The Okke, or Oque is 400 Dragmes.

The Cantal, or Quintal of 100 Rottels, is supposed equal to 120lb. of Paris. Refett, has its Weights the fame as those last mentioned of Alexandria.

Grand Cairo makes Use of the Quintal, or Cantar of 100 Rottels, for the weighing most of its Goods, reckoned equal to 88lb. of Paris; -though a Quintal of Coffee yields 95lb. at Amsterdam, which is, as has been obferved, the fame with those of Paris.

These are all, or at least the principal Places of Trade, whose Weights are not mentioned in the fubfequent Table; fo that I have nothing more to add on this Subject.

| 8888888888888888888888888888888   | and the star  |
|---|---|
|   | N. B. As the Weigl<br>Paris, Baardans, Su<br>Jur, and ferenal other<br>the mineted Difference,<br>L perkended under that<br>hack of Nurmerkory are<br>and others in the fame. N |
|   | and a far   |
| Region<br>Adapter<br>Adapter<br>Adapter<br>Adapter<br>Adapter<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control<br>Control | Diff  |
|   | W and We  |
| Arc. Arc. Arc. Arc. Arc. Arc. Arc. Arc.   | Man of Man  |
| ang.  | ader a  |
| · · · · · · · · · · · · · · · · · · ·   | Francal   |
|   | Bula<br>Bula<br>Bula<br>Bula<br>Bula  |
| Are equal to .  | I SECTOR  |
| 28 8 6 9 6 6 6 6 6 7 7 5 E 7 8 8 9 9 7 E 6 9 8  | Of England, Scotlan   |
| THE ANDER OF A TOYALLA  | and Ireland.  |
| 5 8 2 1 8 1 8 2 8 8 8 8 8 8 8 8 8 8 8 8 8   | Of Amfterdam, Par<br>Sec.   |
|   |   |
| \$  | Of Antwerp, or<br>Brabant.  |
| 8 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2   | Of Romen, the V   |
|   | Of Romen, the V<br>county Weight.   |
| 8 3 3 3 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5   | Of Lyons, the C<br>Weight.  |
|   | weight.   |
| 8822888 = 22 488 <b>888888 48</b> 8   | Of Rochelle.  |
| 6 12 12 12 12 12 12 12 12 12 12 12 12 12  | Of Tonlonfe, and  |
|   | Upper Langutdoo   |
|   | Of Marfeiller, o  |
| +0VIV = + N 0 + 1 - 1 - 2 + 8 8 8 - 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0   | Provence.   |
| 5-91414 * 225 52 848 * 9 2 7 2 8 9 2 4 8 8 8  | Of Geneva   |
| 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2   |   |
|   | Of Humburgh.  |
| V 0 1 1 100 x 00 20 0 1 1 10 V  | 1   |
|   | Of Frankfort, 8   |
| 1000 1000 1000 1000 1000 1000 1000 100  | Of Leipfick, &  |
|   | Ci Leipjick, de   |
| 2 2 2 2 4 4 4 4 8 8 8 9 8 4 5 4 5 E 5 7 8 5 6 7 8 9 5 9 4 5 4 5 5 5 8 4 5 7 5 5 6 5 8 7 9 5 7 5 5 6 5 7 8 9 5 7 5 5 6 5 7 8 9 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5   | Of Genon.   |
| 5000 10 10 10 10 10 10 10 10 10 10 10 10  |   |
| **************************************  | Of Legbern,   |
| 1446911888886888888888888888888888888888  |   |
|   | Of Milan.   |
| 1 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9   | Of Venice.  |
|   | UI FERRE.   |
| 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1   | Of Naples.  |
| 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1   | 1   |
|   | Of Seville, Cadiz,  |
| 1000 000 000 000 000 000 000 000 000 00   | 1   |
| **************************************  | Of Portugul.  |
| 8 5 8 8 8 8 8 5 7 7 5 5 5 8 8 8 8 8 9 9 9 9 9 9 9 9 9 9 9 9   | Of Leige.   |
|   | Ut Light  |
| 0 8 4 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0   | Of Ruffia.  |
|   |   |
| 5 8 % = 2 5 6 % 5 8 6 7 5 8 6 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7   | Of Sweden.  |
| 8888823889588688998888888888888888888888888888  |   |
| **************************************  | Of Denmark.   |

By Means of this TABLE may be eatily teen, the Agreement which the Weignts or one riace nave with those of another; at jor Example; if it is wanted to be known how many Pounds 100 Englife make at Amferdam, look for England, &c. in the first Column, and from thence along the Line to the Column under Amferdam, and it will there be found, that 91lb. 80z. Dutte, correspond with 100 Englife; and so with any other Weight fought for, and vice versá; noting that the above Calculations are in Pounds, and Ounces of 16 to the Pound.

900

Mr. John Amflerdam, tion of the A those of that be useful to r fhall give for therein, and

> The Laft The Mud The Sack The Sche The Viere

The Laft

The Laft flerdam.

The Laf

The Laf making 1 J The Laf 5-8ths big The Laf 5-8ths big 2 per alfo of 29 The La Sack of 3 being 2 per alfo of 29 The La Sacks mak make 8 Bi make 1 Li 32 Schepte Four H Amferdan Laft, and Twent of Rettere The La 32 Schepte Four H Laft, and Twent is of 32 13 Veent Antwerp

> The I Mouwer The I ing 1 Sa The J Hoed co The I 3 Huitig The I contains

TABLE of the ACREEMENT which the WEICHTS of the PRINCIPAL PLACES in EUROPE have with each other.

P

## OF WEIGHTS, U.

Mr. John Peter Ricard, having furnished us in his Book entitled Le Negoce "Amflerdam, and several other Authors in their different Works, with a Calculation of the Agreement, which the feveral Corn Measures of Europe have, with those of that City, I herewith dedicate it to my Readers' Service, in Hopes it may be useful to many of them in their feminal Negotiations; but, previous thereto, I shall give fome Account of the Fractions of the different Measures mentioned therein, and of those that are not there inferted.

## . The dry Measures at Amsterdam for Corn are,

The Laft containing 27 Muddes, or 36 Sacks. The Mudde, containing 4 Schepels. The Sack, containing 3 Schepels; and Retailers fill divide The Schepel into 4 Vierdevat, and

The Vierdevat into 8 Kens.

of Wheat commonly weighs from 4600 to 4800lb."

The Laft of Rye 4000 to 4200lb. Mark Weight. . of Barley 3200 to 3400lb. ]

The Laft of Monnikendam, Edam, and Purmerent, is equal to that of Am-Rerdam.

> of Hoorne of Enkbuyfen

The Laft of Muiden

is of 22 Muddes, or 44 Sacks, and the Sack of 2 Schepels. of Naarden

of Wefop The Laft of Haarlem is of 38 Sacks, and the Sack of 3 Schepels; 4 Schepels making I Hoed of Rotterdam, and 14 Sacks, I Hoed of Delft.

The Last of Alkmaar is of 36 Sacks; the Hoed 4 Schepels; but the Hoed is 5-8ths bigger than that of Rotterdam.

The Laft of Leyden, is of 44 Sacks, and the Sack of 8 Schepels. The Laft of Rotterdam, Delft, and Scheidam is composed of 29 Sacks, and the Sack of 3 Schepels, of which to 2-3ds make an Hoed; the Laft of these Places being 2 per Cent. bigger than that of Amilerdam, and this Last for Hemp-Seed is alfo of 29 Sacks, and for Linfeed 24 Tons or Barils.

The Laft of Dort or Dordreebt is of 24 Sacks, the Sack of 8 Schedels, and 8 Sacks make 1 Hoed. All Grains are bought and fold here by the Hoed, which make 8 Barils or 32 Schepels, counting 4 Schepels to the Baril; and 3 Hoeds make 1 Laft of Amflerdam.

The Laft of Gouda, or Tergouw, is of 28 Sacks, and the Sack of 3 Schepels;

32 Schepels making 1 Hoed. Four Hoed of Oudewater, Heusden, Gornichem, and Leerdam, make 5 Hoed of Amflerdam: 2 Hoed of Gornichem make 5 Achtendeelen, or Huitiemes, and 1 Last, and 4 Hoed, make 5 Hoed of Delft.

Twenty-eight Achtendeelen or Huitiemes, of Afperen, make 32 Huitiemes of Rotterdam: 26 Huitiemes of Worcum, alfo make 32 Huitiemes of Rotterdam.

The Last of Breda, for hard Grain, such as Wheat, Rye, Barley, and the like, is of 32 1-half Veertels, or Quartieres: and the Laft of Oats is of 29 Veertels; 13 Veertels of hard Grain making 1 Chapeau of Delft, and 14 Veertels of Antwerp.

## Corn Measures of the Province of Utrecht :

The Last of Utrecht consists of 25 Muddes or Sacks; 6 Muddes making 5 Mouwers, and 10 1-half Muddes or Sacks, 1 Hoed of Rotterdam.

The Last of Ammerfort, is of 16 Muddes, or of 64 Schepels; 6 Muddes mak-

ing 1 Sack, or 1 Hoed of Rotterdam. The Last of Montfort is of 21 Muddes, the Mudde making 2 Sacks, and the Hoed containing 4: Huitiemes more than that of Rotterdam.

The Last of Y/ilfleyn contains 20 Muddes, each Mudde 2 Sacks, and the Hoed 3 Huitiemes more than that of Rotterdam.

The Last of Vianen is also of 22 Muddes, the Mudde of 2 Sacks, and the Hoed contains 2 Huitiemes more than that of Rotterdam.

10 U

Corn

## Corn Measures in the Province of Frife :

of Leeuwauden dis of 33 Muddes, of 18 Tons or 36 Loopers, which The Laft of Haarlingen inake 3 Hoed of Rotterdam. of Groninguen

Corn Measures of the Province of Gueldre :

The Laft of Nimeguen is of 21 + Mouwers, and that of Arnhem and Deefbourg of 22 Mouwers; the Mouwer is 4 Schepels, and 8 Mouwers make I Hoed of Rotterdam.

The Last of Thiel confists of 21 Muddes; the Hoed of Rotterdam being an Achteling or Huitieme bigger.

The Last of Roermonde is of 68 Schepels, or Achtelings ; 100 Veertel, or Quartieres, making 1 Hoed of Rotterdam.

The Last of Bommel is of 6 Achtendeels, or 18 Muddes greater than that of Rotterdam.

At Harderwyk it is reckoned that 11 Muddes make 10 of Amsterdam.

Corn Measures of the Province of Over-Yffel:

The Last of Campen contains 24; Muddes for Wheat, of which 9 make 1 Hoed of Rotterdam.

The Last of Zwoll is of 26 Sacks, or 9 Muddes, which make I Hoed of Rotterdam.

The Last of Deventer is of 36 Muddes, counting 4 Schepels to the Mudde. Corn Measures of the Province of Zeeland.

The Laft of Middlebourg is reckoned 41 Sacks and 1 Achtendeel; reckoning 2 Achtendeels to the Sack.

The Last of Vliffingen or Fleffingue, and that of Veer or Terveer is of thirty Sacks.

The Last of Zirickzee, Ter-Goes, Bommene, Tertolen, Stavenes, and Duyvelant is

of 37 Sacks. The Last of Sommelfdyk, Dirkflaud, Middlebarnes, Oeltiefplaat, Pays de l'Utitien, and La Brille, is of 38; Sacks; but all thefe aforefaid Meafures are reducible, and near equal to the Laft of Middlebourg, becaufe 2; Achtendeels make the Zeeland Sack, or the Middlebourg Sack of 2 Achtendeels, as above-mentioned. Corn Meafures for the Province of Brabant:

The Laft of Antwerp for Wheat is of 37' Verteels or Quartieres, and that for Oats of 37. The Verteel being the Hoed of Rotterdam. The Verteel being divided into four Mukens, and 14 Verteels mak-

At Bruffels 25 Sacks are reckoned for an Amfterdam Last of Wheat.

The Last at Malines is of 34 Verteels ; the 100 Verteels making 108 of Antwerp, and 12 Verteels making 29 Achtendeels of Delft.

The Last of Louvain is of 27 Muddes, and the Mudde of 8 Halsters. The Last of Breda for Wheat is of 33; Verteels, and of 29 for Oats; the 13 Verteels making 18 Sacks, or 1 Hoed of Rotterdam.

The Last of Sicenbergen is of 35 Verteels. The Last of Bergen-op-zoom is of 36 Sisters for Wheat, and 28<sup>+</sup> for Oats. The Last of Boilleduc is of 21<sup>+</sup>. Mouwers, of which 8 make 1 Hoed of Rotterdam.

## Corn Measures of Flanders :

The Last of Gbent contains 56 Halfters for Wheat, and 38 for Oats ; 12 Halfters making 1 Mudde, or 6 Sacks, fo that each Sack is 2 Halfters, and Corn is bought and fold here by Muddes or Halfters.

The Laft of Bruges is of 17 + Hoed for Wheat, and 14+ for Oats, which makes one Last of Amsterdam, and one Hoed of this Place yields 413 Achtendeels of Deljt. The Laft of St. Omer is of 22; Raziers.

The Last of Dixmude for Wheat is reckoned to be 30' Raziers, and 24 Raziers for Oats ; the Razier making 2 Schepels of Rotterdam.

The Laft of Lifle confifts of 38 Raziers for Wheat, and 30 Raziers for Oats, the Razier making 2 Schepels of Rotterdam.

Eighteen Raziers of Dunkirk make 1 Hoed of Rotterdam; Sea Measure is 9 Raziers, which weigh 280 to 200lb. Mark Weight each, but the Land Razier only weighs 245lb. of the faid Weight.

At

At Gr The L

The L

The La each Built

The L

monly to zick Weig or stool The L and fold I The L Corn fell The L cording t In Sw The L

Amsterda The L The L 24 La

The that Kin Boiffeau Mine int ought to The the Pico The l tiers the The

Muid c about 2 Muids a Muid a

The

makes Rerdam. The 6 Bich

Bourde 8 Bc 3 A1

5 Be The weighs

Amfler The

eres, Place, 38

the fai good. 41

into f ŵ

## OF WEIGHTS, G.

At Gravelines 22 Raziers is reckoned to the Laft of Wheat, and 18; for Oats. Corn Measure of the Country of Leige :

The Laft of Leige is 96 Setiers, and the Setier confifts of 8 Muddes.

The Last of Tongres for Wheat is 15 Muddes, and for Oats 14.

Corn Measures of Great-Britain and Ireland :

The Last of these Islands contains 10; Quarters 1 the Quarter is 8 Bushels and each Bushel 8 Gallons, or 4 Pecks ; the Last being equal to that of Amsterdam. Corn Measures of several Places in the North :

The Last of Dantzick is equal to that of Amsterdam, it being reckoned commonly to weigh 16 Schipponds of 340lb. each, making 5440lb. per Laft, Dant-zick Weight, for Wheat, though the Laft for Rye is only counted 15 Schipponds,

or stoolb. The Last of Coning/berg is equal to that of Amsterdam, and Corn is brought and fold here by the Guilders and Gre, of Peland

The Last of Riga contains 46 Loopens, which make a Last of Amsterdam; Corn fells here for Rix-dollars of 3 Guilders, or 90 Gros. The Laft of Copenhagen is of 42 Tons, or 80 Schepels, though it varies ac-

cording to the different Sorts of Grain, even as far as to 96 Schepels.

In Sweden, the Laft is reckoned 23 Tons.

h

n

b£

f

The Last of Hamburgh contains go Schepels, 12 of which Lasts make 13 of Amfterdam.

The Laft of Lubeck is 85 Schepels, of which 95 make a Laft of Amflerdam. The Laft of Embden confifts of  $15\frac{1}{5}$ . Tons. And

24 Lafts of Bremen make 23 of Amfterdam.

Corn Measures in feveral Parts of France :

The chief Measure for Grain is called at Paris, and in many other Cities of that Kingdom, a Muide, which is divided into 12 Setiers, and the Setier into 12 Boiffeaux, or Bushels; the Setier for Wheat is again divided into 2 Mines, the Mine into 2 Minots, and the Minot into 3 Boiffeaux. The Setier of good Wheat ought to weigh from 244 to 2481b. Mark. The Setier of Oats is divided into 24 Boiffeaux, the Boiffeaux into 4 Picotins,

the Picotin into 8 Demi-quarts, and the Demi-quart into 2 Litrons.

The Muid, or 12 Setiers of Paris, makes 17 Muddes of Amsterdam, and 10 Setiers the Am/terdam Laft.

The Muid of Roven contains 12 Setiers, making 40 Setiers of Paris, which Muid ought to weigh 3360lb. Mark Weight of Wheat, as the Setier weighs about 280lb. which is divided into 2 Mines, and the Mine into 4 Boiffeaux; 4 Muids are equal to 3 Lasts of Amsterdam, 6 Setiers making 10 Muddes, or 1 Muid an Amfterdam Laft.

The Muid of Orleans ought to weigh 600lb. it is divided into 12 Mines, and makes 2' Setiers of Paris, 5 Boiffeaux of Bourdeaux, or 3' Muddes of Am-Aerdam.

The Measure for Corn used at Lyons is called an Asnée, which is divided into 6 Bichets, or Boiffeaux, and makes near 1+ Setier of Paris, or 3+ Boiffeaux of Bourdeaux ; fo that 4 Afnées make 7 Muddes of Amsterdam.

8 Boiffeaux of Roan make on Setier of Paris, or 1 - Mudde of Amsterdam.

3 Afnees of Macon make 7 Muddes of Amflerdam.

Boiffeaux of Avignon make 4: Muddes of Amfterdam.

5 Boiffeaux of Avignon make 4. Muddes or Amyseruum. The Setier of Montpelier is of 2 Emines, and the Emine of 2 Quarts; the Setier weighs from 90 to 95lb. Montpelier Weight, and 3 Setiers make 1' Muddes of

Amflerdam. The Setier of Caffres in Languedoc confifts of 2 Emines, the Emine of 4 Meeres, and the Megere of 4 Boiffeaux; the Setier weighs near 200lb. of this Place, which make 170lb. Mark, fo that 100 Setiers make 4 Last of Amsterdam.

38 Boiffeaux of Bourdeaux make 1 Last of Amsterdam, or 12 Setiers, of Paris: the faid Boiffeaux ought to weigh from 122 to 124lb. Mark, when the Wheat is good.

4" Setiers of Amiens make 1" Mudde of Amsterdam; the Setier is here divided into four Piquets, and ought to weigh 50 or 52lb.

8 Setiers

8 Setiers of Bologne, in Picardy, make 13 Muddes of Amsterdam, and ought to weigh 270lb. small Weight.

12 Setiers of Calais, make 18; Muddes of Amflerdam : the Setier weighs about 260lb. 12 whereof making thirteen at Paris.

of Amfterdam.

19 Setiers of St. Valery, make 1 Laft

18 Mines of Dieppe, make 17 Muddes 5' Boiffeaux of Havre de Grace, make 1' Mudde

14 Boiffeaux of Amboife, make 1' Mudde

19 Setiers, of Saumur, make 1 Laft

14 Boiffeaux of Tours, make 1 + Mudde

20 Boiffeaux of Blois, make 1 Mudde

Aubeterre -

### 5 Boiffeaux of Barbefieux make 1' Mudde Perigueux

49 Setiers of Arles, make a Laft of Amflerdam, each Setier weighing 931b. Mark, and the Charge is reckoned 300lb. of that Place.

48 Setiers of Baucaire, make a Last of Amsterdam, and the Charge here is 2 per Cent. bigger than that of Arles.

The Charge of Marfeilles, is of 4 Emines, the Emine of 8 Sevadiers; and the Charge is also computed at 300lb. Marfeilles Weight, which makes it equal to 1 + Mudde of Amfterdam.

Forty-eight Charges of St. Giller, make a Last of Amsterdam ; the Charge here is also of 300lb. but heavier by 18 to 20 per Cent. than that of Arles.

Fifty-one Charges of Tarafcon make a Last of Amsterdam; the Charge here is likewife of 300lb. 2 per Cent. heavier than that of Arles.

Three Emines of Toulon, make 2 Muddes of Amsterdam; the Charge is here reckoned to confift of three Setiers, and the Setier containing 1' Emine, 3 of which make 2 Setir. : of Paris.

Four Boiffeaux of Auray, make 1' Mudde

The Ton of Audierne

of Amfterdam. The Ton of Breft make 13' Muddes

The Ton of Morlaix

83's Boiffeaux of the faid Morlaix have yielded at Rotterdam a Laft, and 19 Sacks of 29 to the Laft; on which Footing the 83; Boiffeaux make very near 1; Amfterdam Lafts.

The Ton of Hannebon and Port Louis makes 17; Muddes of Amsterdam. The Ton of Quinpercorantin, makes 13 Muddes of Amsterdam. The Ton of Nantz, makes 13; Muddes of Amsterdam; it is composed of 16 Setiers, and the Setier of 16 Boilieaux: The Ton ought to weigh from 2200 to 2250lb. heaped Measure, which is 18 or 20 per Cent. more than Ariken Meature.

The Ton of Rennes and St. Maloes makes 14 Muddes of Amflerdam, and ought to weigh about 2400lb.

The Ton of St. Brieux makes 15; Muddes of Amsterdam, and ought to weigh about 2600lb.

The Ton of Rochelle and Marans contains 42 Boiffeaux, which makes 13 Muddes of Amflerdam.

## Corn Measures of Spain.

At Cadix, &cc. Corn is fold by Fanegas, or Hanegas, of which 5 make an Englifb Quarter, or 52 to the Last of Amiterdam.

In the Kingdom of Valencia, the Corn Measure is a Cahiz, confisting of 12 Barchillas, and three hundred Cahizes make 25 Lafts of Amfterdam.

Corn Measures of Portugal. 216 Alquieres, or 4 Muids of Lifbon, make a Last of Amflerdam, the Muid being 54 Alquieres; though the Muid is divided into 15 Fanegos, and the Fanego into 4 Alquieres.

The Alquieres of Oporto have always been reckoned 20 per Cent. bigger than theic of Lijbon, at which Computation 180 make an Amfterdam Last; but I find that an English Quarter commonly yields there 16 Alquieres, at which Rate only 164 go to the Last of Amilerdam.

A.s

At the A Michael, 60 though Con quieres Ben being 6; pe

Corn is Seller, and At Legb the Marfeil Wheat i Charge, or

This ma Europe, to of their di Table ; the the Agreer Paris, and whofe Me betical Or terrupted t ftruction c

ATABLE

Names of

Abbeville Agen Aiguillon Albi Alicant Alkmaar Amboife Amersfort Amiens Amfterda Antwerp Arles Auray le Arnhem Afperen Aubeterr Audicne Auray Auxone Avignon Barbeheu Baugenci Bayonne Beaucair Beaumon Beauvai Bellegar Bergera Bergen-Bergen-Blois

#### WEIGHTS, &c. OF

At the Azores Islands, belonging to the King of Portugal, and in that of St. Michael, 60 Alquieres is reckoned to the Muid, and 240 make an Amfterdum Laft, though Corn transported from St. Micbael to the Island of Madeira, yields 4 Alquieres Bencht on the 60; that is the 60 of St. Michael produce 64 at Madeira; being 6; per Cent.

### Italian Corn Measures.

Corn is fold at Genoa by the Mine, with an Exemption from Duties to the Seller, and 25 Mines are reckoned a Laft of Amflerdam.

At Legborn, 40 Sacks make a Last of Am/lerdam, and 2 Sacks of Wheat make the Marfeilles Charge of 300lb. lefs 4 per Cent. Wheat is fold at Venice by the Staro, or Setier, 2 Staro making one Marfeilles

Charge, or 1' Mudde of Amfterdam.

This may fuffice to flow the chief Corn Measures of the principal Parts in Europe, to which my Reader may have Recourfe, for a more ample Explication of their different Divisions, than could conveniently be inferted in the following Table; though this contains a greater Number of Places, and thews at one Glance, the Agreement between the Measures of every City, with those of Amslerdam, Paris, and Bourdeaux; the Name of the Place being fought in the first Column, whose Measure is wanted, they being all ranged for this Purpole in an Alphabetical Order, and all trifling Fractions left out as their Infertion would have interrupted the Regularity of the Table, without adding any Thing to the Inftruction of my Reader.

| A TABLE | of | the Agreement of divers MEASURES with those of AMSTERDAM, |  |
|---------|----|---|--|
|         | -  | PARIS, and BOURDEAUX.                                     |  |

| Names of Places. | Diffe      | rent Meafur | es M. | cafure of AI | n- <i>M</i> | <i>vafure of Meafure of</i><br>Paris. Bourdeaux. |
|------------------|------------|-------------|-------|--------------|-------------|--|
| Abbeville        |            | Setiers     | 7     | Muddes       | 5           | Setiers 10 Boiffeaux.                            |
| Agen             | 221        | Sacks       | 'ı    | Laft         | · 19        | 38   |
| Aiguillon        | 41         | Sacks       | ī     | Laft         | 19          | 38   |
| Albi             |            | Setiers     | · ī   | Laft         | 19          | 28   |
| Alicant          |            | Cahizes     | ī     | Laft         | 19          | 38<br>38   |
| Alkmaur          |            |             | 1     | Laft         | 19          | 38   |
| Amboife          | 14         | Boiffeaux   | 1.    | Mudde        | -7          | 2  |
| Amersfort        | 16         | Muddes      | ī     | Laft         | 19          | 38   |
| Amiens           |            | Setiers     |       | Mudde        | 19          | 2  |
| Amflerdam        | 4T<br>I    | Laft        | 27    |              | 19          | 38   |
| Antwerp          |            | Veertels    | -/    | Laft         |             | 38   |
| Arles            |            | Setiers     | . 1   | Laft         | 19          | 30   |
|                  |            | Boiffeaux   |       | . Mudde      | 19          | 38   |
| Auray le Duc     |            | Mouwers     |       | Laft         | -           | 2<br>38  |
| Arnbem           |            |             | 1     | Laft         | 19          | 30   |
| Asperen          |            | Sacks       | I     |              | 19          | 38   |
| Aubeterre        | ,          | Boiffeaux . |       | Mudde        | I           | 2  |
| Audiene          |            | Tun 👘.      |       | Muddes       | 9;          |  |
|                  |            | Boiffeaux   | : 35  | Muddes       | 25          | 30   |
| Auxone           | , <b>Z</b> | Emine       | 4     | Muddes       | 2           |  |
| Avignon          | 5          | Boifleaux   | 4     | + Muddes     | - 3         | 6  |
| Barbeficux       | 5          | Boiffeaux   |       | + Mudde      | I           | 2  |
| Baugenci         | 31         | Mines       | I     | + Mudde      | 1           | 2  |
| Bayonne          | 26         | Sacks       | I     | Laft         | 19          | 38   |
| Beaucaire        | 48         | Setiers     | I     | Laft         | 19          | 38   |
| Beaumont         | 38         | Sacks       | I     | Laft         | 19          | 38<br>38<br>38                                   |
| Beauvais         | ĩ          | Tun         | 18    | Muddes       | 12          | 25   |
| Bellegarde       | 1          | Bitchet     | 2     | Muddes       | 1.          |  |
| Bergerac         | I          | Pipe        | 5     | Muddes       | 3*          |  |
| Bergen-op-zoom   | 63         | Sifters     |       | Laft         | 19          | 38   |
| Bergen-St Winox  | 13         | Raziers     | 17    | Muddes       | 12          | 24   |
| Blois            | 20         | Boiffeaux   |       | + Mudde      | 1           | 2  |
|                  |            |             | 10 3  |              | -           | Bo   |

| Mames of Places.     |      |            | M          | fterdam.     |            | Paris.  | Bou | rdeaux.  |
|----------------------|------|------------|------------|--------------|------------|---------|-----|----------|
| Bois-le-Duc          | 20   | Mouwers    | I          | Laft         | 19         | Setiers |     | Boificau |
| Bologne in Picarday  | 8    | Setiers    | 13         | Muddes       | 9          | -       | 18- |          |
| Bommel               | 18   | Muddes     | ĩ          | Laft         | 19         |         | 38  |          |
| Bourbon Lancy        | 1 23 | Boiffeaux  |            | Mudde        | í          |         | 2   |          |
| Bourdeaux            | 38   | Boiffeaux  | 1          | Laft         | 10         |         | 38  |          |
| Bourret              |      | Sacks      |            | Lafts        | 66         | 1       |     |          |
|                      |      | Cartieres  |            | Lafts        |            |         | 133 |          |
| Breau                |      |            | <b>u</b> - |              | 66         |         | 133 |          |
| Breda                |      | Veerteels  | 1          | Lait         | 19         |         | 38  |          |
| Bremen               | 24   | Lafts      | - 3        |              | 437        |         | 847 |          |
| Breffe               | 1    | Quartal    |            | Mudde        | 14         | •       | 2.  |          |
| Breft                | I    | Tun        | 13         | Muddes       | 91         |         | 19  |          |
| Briare               | 11   | Carfes     | 1.         | Mudde        | 1          |         | 2   |          |
| Bruges               | 17-  | Hoedts     | 1          | Laft         | 19         |         | 38  |          |
| Bruffels             | 25   | Sacks      | 1          | Laft         | 19         |         | 38  |          |
| Bueren               | 21   |            | i          | Laft         | -          |         | 38  |          |
|                      |      |            | -          | Laft         | 19         |         | 30  |          |
| Cadillac             |      | Sacks      | I          |              | 19         |         | 38  |          |
| Cadiz                | 52   | Hanegas    | I          | Laft         | 19         |         | 38  |          |
|                      | 100  | Cartes .   | 1          | Laft         | 19         |         | 38  |          |
| Calais               | 12   | Setiers    | 18         | Muddes       | 13         |         | 30  |          |
| Gampen               | 24   | Muddes     | 1          | Laft         | 19         |         | 38  |          |
| Candie               | 1    | Charge     |            | Mudde        | í          |         | 2   |          |
| a 111                | 100  | Sacks      | 3          | Lafts        |            |         | 14  |          |
|                      |      | Setiers    |            | Laft         | 57         |         | 38. |          |
| Carcaffone           | 35   |            | I          |              | 19         |         |     |          |
| Caftle Jaloux        | 100  | Sacks      | 2          | Lafts 2 3Mud |            |         | 108 |          |
| Caffle Mauron        | 1    | Pipe       | 5          | Muddes       | 31         |         | 7   |          |
| Caftlenau de Medor   | 100  | Quartieres | 3          | Lasts 10 Mud | .64        |         | 128 |          |
| Callenaudari         | 41   | Setiers    | T          | Laft         | 19         |         | 38  |          |
| Calle-Sarazin        | 100  | Sacks      | 2          | Lafts        | 66         |         | 133 |          |
| Caftres in Languedoc |      | Setiers    | 4          | Lafts        | 76         |         | 152 |          |
|                      |      | Sacks      |            | Lafts        | -          |         | 114 |          |
| Chalais              |      | Boiffeaux  |            | Mudde        | 57         |         | 2   |          |
|                      |      | Bichets    |            |              | 6          |         |     |          |
| Chalons fur Saone    | 5    |            |            | Muddes       | -          |         | 12  |          |
| Charite              | 8    | Boiffeaux  |            | Mudde        | I          |         | 2   |          |
| Charlieu fur Loire   | 7    | Boiffeaux  |            | Mudde        | I          |         | 2   |          |
| Charolies            | 6'   | Boiffeaux  | 11         | Mudde        | • <b>X</b> |         | 2   |          |
| Chateau neuf fur Loi | rey  | Boiffeaux  | 11         | Mudde        | I          |         | 2   |          |
| Clairac              | 24   | Sacks      | 1          | Laft         | 19         |         | 38  |          |
| Cleves               | 16   | Mouwers    | I          | Laft         | 19         |         | 38  |          |
| Concarneau           | 1    |            | 13         | Muddes       |            |         | 184 |          |
| Condom               |      |            | ~          | Laft         | 91         |         |     |          |
|                      | 41   | Sacks      | 1          | -            | 19         |         | 38  |          |
| Coning fberg         | 1    | Laft       | I          | Laft         | 19         |         | 38  |          |
| Copenhagen           |      | Tuns       | I          | Laft         | 19         |         | 38  |          |
| Corbie               |      | Setiers    |            | Mudde        | x          |         | 2   |          |
| Cofne                |      | Boiffeaux  | 11         | Mudde        | :1         |         | 2   |          |
|                      |      | Sacks      | 24         | Lafts        | 61-        |         | 123 |          |
| Suylenburg           |      | Muddes     | J.         | Laft         | 19         |         | 38  |          |
| Dantzick             | 1    | Laft       | 1          | Laft         | 19         |         | 38  |          |
| Delft                | 29   | Sacks      |            | Laft         |            |         | 30  |          |
|                      |      |            | 1          |              | 19         |         | 38  |          |
| Derventer            | 36   | Muddes     | 1          | Laft         | 19         |         | 38  |          |
| Dieppe               |      |            | 17         | Muddes       | 12         |         | 24  |          |
| Dixmude              |      | Razieres   | I          | Laft         | 19         |         | 38  |          |
| Doefbourg            |      | Mouwers    | I          | Laft         | 19         |         | 28  |          |
| Dort, or Dordretch   | 24   | Sacks      | 1          | Laft         | 19         |         | 28  |          |
| Dunkirk              |      | Razieres   | 1          | Laft         | 19         |         | 38  |          |
|                      |      | Sacks      |            | Lafts        | -          |         | 14  |          |
| Edam                 |      | Muddes     | 3          | Laft         | 57         |         |     |          |
| Elbing               |      |            | -          |              | 19         |         | 38  |          |
|                      | . I  | Laft       | I          | Laft         | 19         |         | 38  |          |
| Embden               | 15+  |            | 1          | Laft         | 19         |         | 38  |          |

Names of I

Encbuyfen England Erfelfteyn Elperfac Etaffort Fleffingue Frankfort Eronfac Fronfac Fronton Gaillac Ghent Genoa Grinfac Gergeau Gien Gimond Goes, or I Gorcom Gouda, or Graveline Grenade Grifoles Grocningu Haarlem Hambourg Harderwy Harlingen Havre de Hennebone Heufden Hoorn, or Hufum Ireland La Brille La Gruer La Magi Lanion La Reole La Loche La Roche

Les Adr Lespare Leuwaer Leyden Leytourc Libourne Liege Lifle in Limuel Lyons Lifbon Lifle in Lifle-D

Lavaur Layrac Le Mas d Le Mas d Les Adr

### WEIGHTS, &c. OF

| Names of Places.   | Different Measures | Meafure of Am- Meafure of<br>fterdam, Paris. | Bourdeaux.     |
|--------------------|--------------------|--|----------------|
| Encbuyfen          | 44 Sacks           |  | s 38 Boiffeaux |
| England            | 10. Quarters       | 1 Laft 19                                    | 38             |
| Erfelfleyn         | 21 Muddes          | 1 Laft 19                                    | 38             |
| Espersac           | 100 Sacks          | 2 Lafts 17 Mud. 50                           | 100            |
| Etaffort           | 100 Boiffeaux      | 2 Lafts 24 Mud. 55                           | 110            |
| Fle/fingue         | 40 Sacks           | 1 Laft 19                                    | 38             |
| Frankfort          | 27 Malders         | 1 Laft 19                                    | 38             |
| Fronfac            | 28 Sacks           | 1 Laft 19                                    | 38             |
| Fronton            | 100 Sacks          | 3 Lafts 14 Mud. 67                           | 134            |
| Gaillac            | 21 Setiers         | 1 Laft 19                                    | 134<br>38      |
| Ghent              | 56 Halfters        | 1 Laft 19                                    | 38             |
| Genoa              | 25 Mines           | I Laft 19                                    | 38             |
| Grinfac            | 100 Sacks          | 2 Lafts 14 Mud.48                            | 96             |
| Gergeau            | 3 Mines            | I+ Mudde I                                   | 2              |
| Gien               | 93 Carles          | 1 Mudde 1                                    | 2              |
| Gimond             | 20 Sacks           | I Laft 19                                    | 38             |
| Goes, or Tegoes    | 40 Sacks           | I Laft 19                                    | 38             |
| Gorcom             | 17 - Muddes        | I Laft 19                                    | 38             |
| Gouda, or Tergow   | 28 Sacks           | 1 Laft 19                                    | 38             |
| Graveline          | 22 Razieres        | * 0  | 38             |
| Grenade            |                    | * *  | 30             |
| Grifoles           | J                  |  | 38             |
|                    |                    | 3 Lasts 10 Mud.64                            | 128            |
| Grocninguen        | 33 Muddes          | I Laft 19                                    | 38             |
| Haarlem            | 38 Sacks           | I Laft 19                                    | 38             |
| Hambourg           | 12 Lafts           | 13 Lafts 247                                 | 494            |
| Harderwyck         | 11 Muddes          | 10 Muddes 7                                  | 14             |
| Harlingen          | 33 Muddes          | 1 Laft 19                                    | 38             |
| Havre de Grace     | 5 Hoiffeaux        | 1 Mudde 1                                    | 2              |
| Hennebone          | I Ton              | 17: Muddes 12:                               | 24             |
| Heufden            | 17 Muddes          | I Laft 19                                    | 38             |
| Hoorn, or Horne    | 44 Sacks           | I Laft 19                                    | 38             |
| Hufum              | 20 Tons            | I Laft ; 19                                  | 38             |
| Ireland            | 104 Quarters, or   | 3 1 Laft 19                                  | 38             |
|                    |                    | 2  |                |
| La Brille          | 40 Sacks           | I Laft 19                                    | 38             |
| La Gruere          | 100 Sacks          | 2 Lafts 23 Mud. 54                           | 108            |
| La Magistere       | 100 Sacks          | 2 Lafts 24 Mud. 55                           | 110            |
| Lanion             | 1 Ton              | 15 Muddes 10                                 | 20             |
| La Reole           | 30 Sacks           | 1 Laft 19                                    | 38             |
| La Loche de R.     | I Ton              | 13 Muddes 95                                 | 18             |
| La Rochelle        | 1 Ton              | 13 Muddes 95                                 | 18-            |
| Lavaur             | 21 Setiers         | I Laft 19                                    | 38             |
| Layrac             | 100 Sacks          | 3 Lail, 4 Mud. 59+                           | 1191           |
| Le Mas d' Agenois  | 100 Sacks          | 2 Lafts 20 Mud. 52                           | 104            |
| Le Mas de Verdun   | 100 Sacks          | 3 Lafts 14 Mud. 57                           | 134            |
| Les Adriens        | 1 Ton              | 13 Muddes 95                                 | 18:            |
| Lespare            | 100 Sacks          | 3 Lafts 14 Mud.67                            | 134            |
| Leuwaerden         | 33 Muddes          | I Laft 19                                    | 38             |
| Leyden             | 44 Sacks           | 1 Laît 19                                    | 38             |
| Leytoure           | 100 Sacks          | 3 Laft 57                                    | 114            |
| Libourne           | 35 Sacks           | i Laft . 19                                  | 38             |
| Liege              | 96 Sctiers         | I Laft 19                                    | 38             |
| Lifle in Flanders  | 38 Razieres        | 1 Laft 19                                    | 38             |
| Limuel             | I Pipe             | 4 Muddes 3#                                  | 7              |
| Lyons              | 4 Afnées           | 7 Muddes 5                                   | 10             |
| Lifbon             | 216 Alquieres      | 1 Laft 19                                    | 38             |
| Lifle in Albigeois | 100 Setiers        | 7 Lafts 5 Mud. 1 30                          | 260            |
| Lifle-Dieu         | 1 Ton              | 14 <sup>1</sup> Muddes 10                    | 200            |
|                    | 1 100              |  | Nan            |

| Names of Place                  | es. Dif | Terent Meafi     | res. | Measure of       | ' Am-<br>dam, | M         | Paris     | Mea        | fure of<br>irdeaux. |
|---------------------------------|---------|------------------|------|------------------|---------------|-----------|-----------|------------|---------------------|
| Legborn                         |         | Sacks            | 1    | Laft             |               | 19        |           |            | oiffeaux.           |
| Louvain                         | 27      | Muddes           | 1    | Laft .           |               | ig        |           | 38         |                     |
| Lubeck                          | 95      | Schepels         | 1    | Laft             |               | iý.       |           | 38         |                     |
| Maçon                           | 3       | Afnées           | 7    | Muddes           |               | 5         |           | 10         |                     |
| Malines                         |         | Veertels         | Ĩ    | Laft             |               | 19        |           | 38         |                     |
| Marans                          | 1       | Ton              | 13   | Muddes           |               | 9         |           | 18:        |                     |
| Marfeilles _                    | 1       | Charge           | 13   | Mudde            |               | 1         |           | 2          |                     |
| Mas d'Agenois                   | 100     | Sacks            | 2    | Lafts, 20        |               |           | r .       | 104:       |                     |
| Mas de Verdun                   | 100     | Sacks            | 3    | Lafts, 14        | Mud.          | 67        |           | 134        |                     |
| Middlebourg                     | 4:1     | Sacks            | 1    | Laft             |               | 19        |           | 38         |                     |
| Mirambeau                       | 100     | Boifleaux        | 3    | Lafts            |               | 57        |           | 114        |                     |
| Mirandous                       | 100     | Boiffeaux        | 3    | Lafts            |               | 57        |           | 114        |                     |
| Moiffac                         | 30 _    | Sacks            | 1    | Laft             |               | 19        |           | 38         |                     |
| Moncaffin                       | 100     | Sacks            | 2    | Lafts, 23        |               |           |           | 108        |                     |
| Mentauban                       | 100     | Sacks            | 3    | Lafts, 18        |               |           |           | 140        |                     |
| Mandaulus                       | (100    | Setiers          | 7    | Laits 10         |               |           |           | 280        |                     |
| Montandre                       | 100     | Boiffeaux        | 3    | Lafts, 5         | wiua.         |           | 2         | 121        |                     |
| Montfort                        | 21      | Muddes           | 1    | Laft             |               | 19        |           | 38         |                     |
| Montpellier<br>Montreuil        | 18      | Setiers          |      | Mudde            |               | I         |           | 2 2        |                     |
| Morlaix                         | 10      | Boiffeaux<br>Ton |      | - Mudde          |               | I         |           | 10         |                     |
| Munikendam                      | 27      | Muddes           | - 3  | r Muddes<br>Laft |               | .9        |           | 38         | 1                   |
| Muyden                          | 44      | Sacks            | ī    | Laft             |               | 19        |           | 38         |                     |
| Nacrden                         | 44      | S.t. ks          | ī    | Laft             |               | 19        |           | 38         |                     |
| Nantes                          | 44      | Ton              |      | + Muddes         |               | 9         |           | 187        |                     |
| Naples la Poui<br>and la Calabr | lle     | Tomolos          |      | + Mudde          |               | 1         | r         | 2          |                     |
| Narbon                          | 32 -    | Setiers          |      | Laft             |               | •••       |           | 38         |                     |
| Narmoutier If                   | e 1     | Ton              | I    |                  |               | 19        |           |            |                     |
|                                 | (100    | Setiers          |      | : Muddes         |               | 9<br>158ء | 1         | 19<br>361+ |                     |
| Negrepeliffe                    | 2100    | Sacks            |      | + Lafts          |               | 80        |           | 161        |                     |
| Nerac                           |         | Sacks            | 4    | Lafts Laft       |               | 19        |           | 38         |                     |
| Nevers                          | 337     | Boiffeaux        |      | Mudde            |               | 19        |           | 2          |                     |
| Nimeguen                        | 211     | Mouwers          |      | Laft             |               | 19        |           | 38         |                     |
| Nieuport                        | 17-     | Raziers          |      | Laft             |               | 19        |           | 38         |                     |
| Orleans                         | -/1     |                  |      | + Muddes         |               |           | +         | 50         |                     |
| Ondewater                       | 21:     |                  | 1    |                  |               | 19        | -         | 38         |                     |
| Pain d' Avoin                   |         | Ton              | 13   |                  |               |           | 1         | 18.        |                     |
|                                 | S 1.    |                  |      | Muddes           |               | 12        | -         | 24         |                     |
| Paris                           | 1 12    | Boiffeaux        |      | + Mudde          |               | 1         |           | 2          |                     |
| Periguex                        | 5       | Boiffeaux        |      | Mudde            |               | 1         |           | 2          |                     |
| Pont i' Abbe                    | ĩ       | Ton              |      | + Muddes         |               | ¢         | ) <u></u> | 19         |                     |
| Port Louis                      | 1       | Ton              |      | + Muddes         |               | 1         | -         | 24         |                     |
| Porto Port                      | 180     | Alquieres        |      |                  |               | 10        | 2         | 38         |                     |
| Purmerent                       | 27      | Muddes .         |      | Laft             |               | 19        | ,         | 38         |                     |
| Puymer of                       | 100     | Sacks            | 18 3 | 3 Lafts          |               | 5         | 7         | 114        |                     |
| Quiberon                        | I       | Ton              |      | 3! Muddes        |               |           | 25        | 19         |                     |
| Quimpercorati                   | 1 1     | Ton              | 1    | 3. Mudde         | 1 1           | . •       | 91        | 19         |                     |
| Quimperlay                      | 1       | Ton              |      | 74 Muddes        |               | 1:        | 2 -       | 24.        |                     |
| Rabaftens                       | 17      | Setiers          | 1    |                  |               | 10        |           | 38         |                     |
| Realmont                        | 100     | Setiers          |      | 4 Lafts,         | o Mud         | . 80      | 5         | 172        |                     |
| Reaville                        | \$ 25   | Sacks            |      | 1 + Laft         |               | 1         |           | 38         |                     |
|                                 | 2100    | Sctires          |      | 8 Lafts 1        |               |           |           | 324        |                     |
| Redon                           | I       | Ton              |      | 4. Mudde         |               |           | 0.4       | 203        | -                   |
| Rennes                          | 1       | Ton              |      | 4. Mudde         | s ·           |           | 9         | 19;        | 13.1                |
| Rhenen                          | 20      |                  |      | 1 Laft           |               | 1         |           | 38 .       |                     |
| Ribeyrac                        | 5       | Boiffeaux        |      | 1; Mudde         |               |           | 1         | 2          |                     |
| Riga                            | 46      | Loopen           | 1    | 1 Laft           |               | I         | 9         | 38         | Numar               |
|                                 |         |                  |      |                  |               |           |           |            | Names               |

Names of Pla

## Roane Rotterdam

Rouen

Royan Ruremonde St. Brieu St. Cadou St. Gilles St. John de St. Malo St. Mathu l' Archa St. Lieurad St. Omer St. Valery Sardaigne 1 Saumur Schiedam Schiedam Schonbove Sicily Itle Steenberge. Stockbolm Sully Tallemont Tarafcon Tertollen Terveer Thiel Touloufe Touloufe Toniens Tongres Toningen Tornus Toulon Tournou Tours Tunis in Valence Vannes Venice Ventoo Verdun Vianen Villeme Villener Uliffing Utrech Weefof Worcu Wykte Yjeljte Zirick Zwol Germ accor

# OF WEIGHTS, Ga.

| Names of Places.              | Different .              | Gures. Meafure of An<br>fterdam. |                  | re of Measure of<br>is. Bourdeaux. |
|-------------------------------|--------------------------|----------------------------------|------------------|------------------------------------|
| Roane                         | 8 Boiffeau               |                                  |                  | etiers 2 Boiffeaux                 |
| Rotterdam                     | 20 Sacks                 | Laft                             | 19               | 38                                 |
| D                             | c 6 Setiers              | 10 Muddes                        | 7                | 14.                                |
| Rouen                         | 5 6 Setiers<br>4 Muid    | 3 1 -35                          | 57               | 114                                |
| Royan                         | 26 Quarter               |                                  | 19               | 38                                 |
| Ruremonde                     | 68 Schepels              | r Laft                           | 19               | 38                                 |
| St. Brieu                     | 1 Ton                    | 14 Muddes                        | · 9 <sup>2</sup> | 19:                                |
| St. Cadou                     | I Ton                    | 13 Muddes                        | 95               | 19                                 |
| St. Gilles                    | 40 Charges               | 1 Laft                           | 19               | 38                                 |
| St. John de Laun              | e I Emine                | 2 + Muddes                       | 17               | 3+                                 |
| St. Malo                      | 1 Ton                    | 14 Muddes                        | 94               | 195                                |
| St. Mathurin de<br>l' Archant | 3 9' Boiffeau            | -                                | 1                | 2                                  |
| St. Lieurade                  | 100 Sacks                | 2 Lafts 18 M                     | nd. co3          | 101                                |
| St. Omer                      | 22. Razieres             |                                  | 10               | 38                                 |
| St. Valery                    | 19 Setiers               | r Laft                           | 19               | 38                                 |
| Sardaigne Ific                |                          |                                  | 19               | 2                                  |
| Saumur                        | 3 Eftereau<br>19 Setiers | I Laft                           | 19               | 38                                 |
| Schiedam                      |                          | I Laft                           |                  | 38                                 |
| Schoonboven                   | 29 Sacks<br>21 Muddes    | I + Mudde                        | 19               | 30                                 |
|                               |                          |                                  | 19               | 38                                 |
| Sicily Ifle                   | 1 + Salma                | 1 Laft                           | 1                | • 2                                |
| Steenbergen                   | 35 Veertels              | I Laft                           | 19               | 38                                 |
| Stockbolm                     | 23 Tons                  | I Laft                           | 19               | 38                                 |
| Sully                         | 9; Carles                | 1 + Mudde                        | 1                | 2                                  |
| Tallemont                     | 5 Sacks                  | 4 <sup>+</sup> Mudde             | 3                | 6                                  |
| Tarafcon                      | 51 Charges               | 1 Laft                           | 19               | 38                                 |
| Tertollen                     | 37 + Sucks               | 1 Laft                           | 19               | 38                                 |
| Tervcer                       | 39 Sacks                 | 1 Laft                           | 19               | 38                                 |
| Thicl                         | 21 Muddes                | 1 Laft                           | 19               | 38                                 |
| Touloufe                      | 26 Setiers               | 1 Laft                           | 19               | 38                                 |
| Toniens                       | 100 Sacks                | 2 Lafts 16 Mi                    | ud.49's          | 981                                |
| Tongres                       | 15 Muddes                |                                  | 19               | 38                                 |
| Toningen                      | 24 Tons                  | 1 Laft ···                       | 19               | 38                                 |
| Tornus                        | 1 Bitchet                | 2 +                              | 17               | 37                                 |
| Toulon                        | 3 Emines                 | 3 Muddes ·                       | • 2              | 4                                  |
| Tournou                       | 25 Sacks                 | 18 Muddes                        | 12+              | 25                                 |
| Tours                         | 14 Boiffeaux             | I. Mudde                         | I                | 2                                  |
| Tunis in Barbary              | I Caffis                 | 3 t Muddes                       | 2'               | 47                                 |
| Valence in Agen.              | 100 Sacks                | 3+ Lafts                         | 611              | 123-                               |
| Vannes in Bri.                | I Ton                    | 14 Muddes                        | 9:               | 19                                 |
| Venice                        | 2 Staros                 | i : Mudde                        | i                | 2                                  |
| Venloo                        | 21 Mouwer                |                                  | 19               | 38                                 |
| Verdun                        | I Bitchet                | 17 Mudde                         | 11               | 2'                                 |
| Vianen                        | 20 Muddes                |                                  | 19               | 38                                 |
| Villemeur                     | 25 Sacks                 | 24 Muddes                        | 17               | 34                                 |
| Villeneuve d' Agenos          |                          |                                  |                  | 105                                |
| Uliffingue                    | 40 Sacks                 | 1 Laft                           | 19               | 38                                 |
| Utrecht                       | 25 Muddes                | 1 Laft                           | 19               | 38                                 |
| Weefop                        |                          | 1 Laft                           |                  | 38                                 |
| Worcum                        |                          | 1 Laft                           | 19<br>19         | 38                                 |
| Wykte Deurst.                 | 23: Jacks<br>20 Muddes   | I Laft                           |                  | 38                                 |
|                               |                          |                                  | 19               | 30                                 |
| Yfelftein                     | 20 Muddes                |                                  | 19               | 38<br>38                           |
| 71.1.1 7                      |                          |                                  |                  |                                    |
| Zirick Zee<br>Zwol            | 40 Sacks a<br>26 Sacks   | I Lait<br>I Lait                 | 19               | 38                                 |

To the Spregoing Table, I shall here add the Weights of Flanders and Germany Measures, in hopes it may be useful to my Readers; though I must accompany it with this Remark, that the Ponderolity of the feveral Sorts of 10 Y Grains

Grains therein mentioned are rendered fo uncertain by the Change of Weather, and other Accidents of Humidity or Drynefs, that no Exactnefs is to be depended on from fuch a Computation, however, it may occationally prove of fome Service, at leaft to those interested in the Corn Trade, and therefore I give it a Place,

## An Abstract of the Correspondent Weights and Measures of the disferent Species of Corn in FLANDERS and GERMANY.

| Places. N     | lames of Meafures. | Mark Weight Mark<br>of Wheat. Com | Weight of<br>ing or mixt | Mark Weight<br>of eyes | Mark Weight.      |
|---------------|--------------------|-----------------------------------|--------------------------|------------------------|-------------------|
| Dunkirk       | Raziere            | 2 golb.                           | 247lb.                   | 240lb.                 |                   |
| Bergues       | Razicre            | 210                               | 204                      | 200                    |                   |
| Tpres         | Raziere            | 179                               | 173                      | 163                    |                   |
| Ayre          | Raziere            | 100                               | 150                      | 1.1.3                  |                   |
| St. Omer      | Raziere            | 106                               | 193                      | 1.)0                   |                   |
|               | f Quartier         | 60                                | 60                       | 51                     |                   |
| Calais        | Setier or Set      |                                   | 240                      | 2.32                   |                   |
| e 1 Ser       | t. of 4 Quart. a   |                                   | -1-                      |                        |                   |
| each          | Quart. of 4 Bo.    |                                   | 201                      | 201                    | 125!lb.           |
|               | reof 16 makes 1    |                                   | 208                      |                        |                   |
|               | tier of Doulens.   | <b>J</b>                          |                          |                        |                   |
| Amiens        | Setier             | 49                                | 49                       | 48                     | 48                |
| Peronne       | Setier             | 88                                | 86                       | 84                     | 54                |
| Liffe         | Raziere            | 110                               | 106                      | 104                    | JT                |
| Menin         | Raziere            | 120                               | 126                      | 123                    |                   |
| Tournay       | Raziere            | 129                               | 168                      | 123                    |                   |
| Conde         | Raziere            |                                   |                          | ,                      | 120               |
| Valenciennes  | Raziere            | 178                               | 172                      | 164                    |                   |
| -             |                    | 75                                | 74                       | 74                     |                   |
| Cambray       | Mencault           | 81                                | 83                       | 84 75                  | The Raziere makes |
| Douay         | Raziere            | 120                               | 125                      | 125                    |                   |
| Arras         | Raz. wt. of        | St. Val 128                       | 123                      | 124                    |                   |
| Mons          | Raziere            | 76:                               | 75:                      | 73:                    | 43                |
| Maubeuge      | Raziere            | 106                               | 94                       | 88                     | 50                |
| Avenes        | Raziere            | 102                               | 98                       | 88                     | 70                |
| Landreci      | Mencault           | 97                                | 94                       | 90                     | 72                |
| Le Quelicy    | Mencault           | . 80                              | 20                       | 79                     | 71                |
| Le Cafteau    | Mencault           | 85                                | 80                       | 72                     | 69                |
| Spiffons      | Setier             | 158                               | 156                      | 148                    | 124               |
| Noyon         | Setier             | 86                                | 82                       | 84                     | **4               |
| La Fere       | Setier             | 71                                | 60                       | 65                     |                   |
| Guife         | Falois             | 80                                | 76                       | 76                     | 50                |
| St. Quintin   | Seticr             | .67                               | 64                       | 625                    | 50                |
| Namur         | Setier             |                                   |                          | 41                     | 44                |
| Dinant ·      | Setier             | 445                               | 42                       |                        | 27.               |
| Philippeville | Retz               | 44-                               | 43                       | 42                     | 62                |
| Givet         | Retz               | 55                                | 54                       | 52 -                   | 30                |
| Chalons       |                    | 47                                | 40                       | 45                     |                   |
| Rheims        | Setier             | 200                               | 195                      | 190                    |                   |
|               | Setier             | 130                               | 124                      | 118                    |                   |
| Rhetel        | Setier             | 112                               | 108                      | 104                    |                   |
| Rocroy        | Cartel             | 35                                | 34                       | 33                     |                   |
| Mazieres      | Cartel             | 30                                | 28                       | 26                     |                   |
| Verdua        | Francarte          | 38                                | 34                       | 32                     | 25                |
| Sedan         | Cartel             | 37:                               | 38                       | 37                     | 35                |
| Montmidy      | Cartel             | 4.3                               | 47                       | 50                     |                   |
| Dim and Cha   |                    | 45                                | 43                       | 41                     | 27                |
| Auxonne       | Emine              | . (27                             | 26                       | 25                     | 20                |
| Bezançon      | Meiure             | 30                                | 35                       | 34                     | 32<br>Gray        |

## Places.

Gray Port fur Sa Eaxeuil St. Loup Favernay Dole Pontarlier Salins Villerfuxel Montjutin Montbeliar Hericourt Blamont Vanvillers Vezont Befort Lunferon Fribourg Brifac Colmar Schleftat St. Mary Stra/bourg Haguenau Port Loui Landau Neuflat Willembou Philipflou Phaljbourg Ligtember Saur Loui Hambourg Bitche Saarbourg Keyferlout Mont Roy Saarbruch Mitz loul Nancy Longvy Thionvill Treves Luxemb Pontamo Langres

> Foid Chanmo Saverne

Bourbon

ŕ

Rouen

## OF WEIGHTS, Gr.

| Places.               | Names of Meafure.   | Mark Weight<br>of Wheat | Mark Weight of<br>Melling or mixt<br>Corn. | Mark Weight N<br>of Rys | lark Weight<br>of Oaw. |
|-----------------------|---|-------------------------|--|-------------------------|------------------------|
| Gray                  | Mefure  | 4olb.                   | 39lb.                                      | 381b.                   | 30lb.                  |
| Port fur Saone        | e Quarte  | 60                      | 59   | 58                      | 48                     |
| Euxeuil               | 1   |                         |  |                         | •                      |
| St. Loup              | Quarte  | 70                      | 68   | 67                      |                        |
| Favernay              |   |                         |  |                         | •                      |
| Dole                  | 7   |                         |  |                         |                        |
| Pontarlier            | Emine   | 60                      | 59   | 58                      |                        |
| Salins                |   |                         |  | 5                       |                        |
| Villerfuxel           | 7 Prating   |                         |  |                         |                        |
| Montjutin             | Emine   | 45                      | 44   | 43                      |                        |
| Montbeliard           | 1   |                         |  |                         |                        |
| Hericourt             | Emine   | 40                      | 39   | 38                      |                        |
| Blamont               |   |                         | 37   | •                       |                        |
| Vanvillers            | Quarte  | 63                      | 62   | 61                      |                        |
| Vezoul                | Quarte  | 60                      | 59   | 58                      | 47                     |
| Befort                | 7 -   |                         |  |                         | .,                     |
| Lanferon              | Quarte  | 43                      | 41   |                         |                        |
| Fribourg              | Roiffeau  | 27                      | 25   | 25                      |                        |
| Brifac                | Rezal   | 164                     | 162  | 158                     |                        |
| Colmar                | Rezal   | 160                     | 156  | 154                     |                        |
| Schleftat             | Rezal   | 168                     | 166  | 164                     |                        |
| St. Mary aux          | Mines Rezal   | 178                     | 175  | 176                     |                        |
| Strafbourg            | Rezal   | 160                     | 160  | 160                     | 104                    |
| Haguenan              | Rezal   | 165                     | 160  | 155                     | 112                    |
|                       | e Rhin TheSackorFe  |                         | 156  | 150                     | 110                    |
| Landau                | Maldre  | 174                     | 175  | 176                     |                        |
| Neuflat               | Maldre  | 186                     | 184  | 170                     |                        |
| Willembourg           | Rezal   | 164                     | 162  | 159 .                   | 104                    |
| Philipfbourg          | Maldre  | 168                     | 161  | 154                     | 108                    |
| Phalibourg an         | d 7   |                         |  |                         |                        |
| Ligtemberg            | Regal   | 384                     | 183  | 182                     | 104                    |
| Saar Louis            | Quarte  | 110                     | 109  | 108                     | 96                     |
| Hambourg as           | ad )  |                         | 109  |                         | y                      |
| Bitche                | Maldre  | 300                     | 198  | 280                     |                        |
| Saarbourg             | J   |                         |  |                         |                        |
|                       | Bichet  | 23                      | 22   | 21                      |                        |
| Keyferlouter n        | Maldre  | 162                     | 160  | 158                     | 146                    |
| Mont Royal            | Maldre  | 336                     | 324  | 312                     |                        |
| Saarbruck             | Quarte  | 128                     | 126  | 116                     | 108                    |
| Mitz                  | Quarte  | 93÷                     | - 95                                       | 99‡                     | 81                     |
| loul                  | Bichet  | 134                     | 129  | 119                     | 86                     |
| Nancy                 | Regal   | 174                     | 173  | 172                     | 144                    |
| Longvy                | S Rezal of Na   |                         | 175  | 174                     |                        |
|                       | [ Bichet of La  |                         | 26   | 26                      |                        |
| Thionville            | Maldre  | 302                     | 297  | 295                     | 248                    |
| Treves                | Maldre  | 301-                    | 300  | 268                     | 285                    |
| Luxembourg            | Malter  | 295                     | 292  | 275                     | 230                    |
| Pontamouffon          | Quarte  | 120                     | 116  | 112                     |                        |
| Langres The ter tains | Emine Chap-<br>Meafure con-<br>timore than<br>of Langres. | artes.                  | 368  | 352                     | 296                    |
| Foid                  | Bichet  | 67                      | 66   | 65                      |                        |
| Chanmont              | Bichet  | 72                      | 70-  | 74                      | 41                     |
| Saverne               | Rezal   | 170 8                   | 165  | 160                     | .1.                    |
|                       | Penal-  | 72                      | 70   | 68                      | 58                     |
| Bourbonne             | Bichet of C   |                         | - 80 2 30                                  | 78                      | 65                     |
| Ronen                 | Mine  |                         | 133  | 120                     | •,                     |
| A                     |   | 135                     | • 3 3                                      |                         |                        |

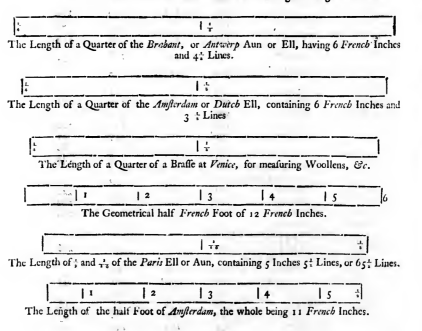
911

L

| Places,     | Names of Measures.  | Mark Weight<br>of Wheat. | Mark Weight of<br>Mefling or mix<br>Corn. | Mark Weight<br>of Rye. | Mark Weight<br>of Oats. |
|-------------|---|--------------------------|---|------------------------|-------------------------|
| [           | Boiffeaux Hall Meafure  | 55                       | 53  | 51                     |                         |
| Le Haure    | Boiffeaux Hall Meafure<br>Quai Meafure, contain-<br>ing 3 Boiffeaux | 151                      | 145                                       | 139                    |                         |
| (           | Ton Hamburgh Meafu  | re 20 (0                 | 2920                                      | 2750                   |                         |
| Port Louis  | Ton Quimper Measure<br>Ton Vannes Measure                           | 2280                     | 2250                                      | 2100                   |                         |
|             | Ton Vannes Measure  | 2400                     | 2370                                      | 2200                   |                         |
| Belle Ifle  | Ton   | 2400                     | 2340                                      | 2280                   |                         |
| Bayonne     | Conque  | 60                       | 59  | 58                     |                         |
| Dax         | Mcfure  | - 38<br>88               | 59<br>36<br>83                            |                        |                         |
| Vaucouleurs | Bifchet   | 88                       | 83  | 33<br>80               | 58                      |
| Huningue    | Rezal   | 163                      | 160                                       | 159                    |                         |

Next to the Dry, I proceed to the Long or Applicative Meafures, of which our's in *Great-Britain*, are the Yard and Ell, the former for meafuring all Silks, Woollens,  $\mathcal{B}c$ , the later ufed only for Linens. The Yard contifts of three Feet, and the Feet of transmission in the Bill being a Yard and a Quarter. I may allo here add, there is reckoned five Feet; a Fadoin, or Fathom, fix; a Rod, Pole, which fixteen and a half; and of these forty make a Furlong, and eight Furlier and  $\mathcal{A}$  which by a Statute of *Henry* VIII. ought to be 1700 Yards, or 5280 keet, that is, 280 Feet more than the *Italian* Mile.

The Measures in other twis of Europe are very different both in Name and Extent, tho' most of them founded on the Geometrical Foot, which, varying in Length, has occasioned the fixt Measures of Places to vary also from one another; and before I say any Thing of this Difference, I shall in Part shew it to my Reader by a Print of fome Fractions of Aunes,  $\mathcal{G}_c$ , of several of the chief Trading Cities, which will confirm the Calculations I shall afterwards give in a general Table.



An

An Aun of Yard, bun wit The Aun o roo Aun 200 Aun At Genoa, The Can The Can

The Palma The Palma Parts of Ital The mode Trifle lefs the Eight Gen

make an Eng

100 Ca

17 Can

The Cane

108 Vara At Peterj

chine makes

100 Englifb 100 Aun

100 Aun 100 Aun 100 Aunes

The Au

100 Au 100 Au

100 Au

100 Au 100 Au 164 of Er

6 Aune

The A

100 Au 100 A make 58 33 Car

100 C 374<sup>±</sup> 107 B

At Fle lens, viz

ForWoo

*faltz* make 100 Au 100 Au

100 Aunes

Coning fberg Elbing ha

larger Quant 100 Cane 100 Aune

An Aun of Denmark or Copenhage n is reckoned one-third lefs than the English Kard, bun with more Exacheda, it is 245 Inclus English The Aun of Menden contains is French Inches, and two Lines, fo that

fo that 100 Aunes of Amflerdam mak e a Trife leis than 166 Aupes of Meinden, and 200 Aunes of Meinden make 60 Aunes of Angles dan of out and At Genoa, four Sorts of long Medures are used viz. in idw to

The Cane of 10 Palmes for Linens,

The Braffe of near 2; Palmes,

The Palme for Silks and Velvets.

The Palme is a conm. In Span, making 8 Inches, and is a Measure used in most Parts of Italy.

The modern Palme of Genoa is 9 Inches 2 Lines, of which 4 Palmes is a Trifle lefs than the Lyons Ell.

Eight Genoa Canes make 15 Aunes of Lyons, and 32 Palmes of 9 to the Cane, make an English Yard.

100 Aunes of Amflerdam make a small Matter more than 30 Canes at Naples; and 100 Canes of Naples make a Trifle more than 333; Aunes of Amflerdam.

17 Canes of Naples are counted equal to 32 Aunes of Lyons. The Cane of Sicily makes 8: Palmes, Marfeilks Measure, on which Footing any larger Q pantity may be regulated. The Neapolitan Palme is 8 Inches and 7 Lines.

100 (anes of Barcelona make 239; Aunes of Amflerdam, with a Trifle over; and 100 Aunes of Amflerdam make 41 Canes of Barcelona.

108 Varas of Cadiz are equal to 100 English Yards.

At Peter/burgh & Verschocks, are 1 Arichin, or 28 English Inches. id 1 Safchine makes 7 English Feet, fo that 100 Safchines make 241; English and and

100 Englifb Yards man 2 41; Safchines, a Trifle lefs. 100 Aunes of Riga make very near 130 Aunes of Amfterdam; ar.

100 Aunes of Amflerdam make 77 Aunes of Riga. 100 Aunes of Revel make 128 to Aunes of Amflerdam; and the contrary, 100 Aunes of Amflerdam make 78 Aunes of Revel.

The Aune of Coning fberg is near + Part thorter than that of Infleraam, fo that 100 Aunes of this last, make about 120 of Goning fberg; we JCO Aunes of Coning /berg, about 80 of Amsterdam.

Elbing has the fame Measure with Dantzick, which may be seen in the Table. The Foot of Stetin is equal to that of Amsterdam.

100 Aunes of Lubeck make 83' Aunes of Amflerdam, and

100 Aunes of Amilerdam make 120 Aunes of Lubeck.

100 Aunes of Bremen are reckoned equal to 83' Aunes of Amsterdam and

100 Aunes of Amflerdam to make 120 Aunes of Bremen.

100 Aunes of Erfort make 61 of Amflerdam, and 100 of Amflerdam; make 164 of Erfort.

6 Aunes of Langenfaltz make 5 of Amflerdam, fo that 100 Aunes of Langenfaltz make 83' of Amilerdam; and 100 of Amilerdam make 120 of Langenfaltz.

100 Aunes of Leige are reckoned 80 of Amfterdam; and

100 Aunes of Amfterdam make 125 Aunes of Leige.

The Aunes of Malines, Gbent, and Bruges. are equal to those of Antwerp. 100 Aunes of Lisse make 103. Annes of Amsterdam; and

100 Aunes of Amflerdam make 96<sup>1</sup>/<sub>2</sub> Aunes of Lifle. 100 Aunes of Dieppe make 171 of Amflerdam; and 100 Aunes of Amflerdam make 58+ Aunes of Dieppe. 33 Canes for Linens

100 Canes for Woollens of Rome, make 100 Aunes of Amsterdam.

374 Palmes 107 Braffes of 31 Palmes

At Florence and Legborn, the following Measures are used for Silks and Woollens, viz.

Palmes of which 349

ForWoollens Braffes of 2 Palmes, whereof 116; make 100 Aunes of Amflerdam. Canes of 8 Palmes, whereof 297

10 2

For

-

n bre n

Palmes, of which 2387 Braffes, of 2 Palmes, of which 1197 Canes, of 8 Palmes, whereof 2977 For Silks

At Lucca, two Sorts of Braffes are in Ufe,

Of which {1147 for Woollens } make 100 Aunes of Amflerdam.

800 Palmes, or 100 Canes of Naples, make a Triffe lefs than 310 Aunes of Amfterdam.

100 Aunes of Amflerdam make 258; Palmes, or 30; Canes of 8 Palmes, which Palme exactly agrees with ' of an Aune, and 4 Lines of a French Foot at Amfler-dam; and the Cane yields there 3; Aunes lefs 6 Lines of the faid Foot. At Palermo, 100 Canes of Palmes make a Trifle more than 287; Aunes of

Amfterdam; and

100 Aunes of Amsterdam make 331's Canes of Palermo.

At Venice, two Sorts of Braffes are used, the one to measure Woollens, and the other for Linens, and Gold or Silver Stuffs; and that for the Woollens confifts of 2 Feet 8 Lines, or 296 Lines of the French Feet, and is longer by 6t per Cent. than the Braffe for the Gold and Silver Stuffs; fo that

100 Braffes for Woollens make 106 for Gold and Silver Stuffs, Ge. and

100 Braffes for Gold and Silver Stuffs, make 9417 Braffes for Woollens. 100 Braffes for Gold and Silver Stuffs of Venice, 198 100 Braffes for Gold and Silver Stuffs of Venice, 198 make 39277 Aunes of Amflerdam.

100 Aunes of Amflerdum {102 Braffes for Woollens { 109 Braffes for Gold, &c. Stuffs } of Venice.

100 Pies of Smyrna and Seyde, are computed to be 97 Annes of Amflerdam.

100 Aunes of Amsterdam, make 103 Pies of Smyrna, Sc. 100 Pies of Constantinople, make 97 Aunes of Amsterdam. 100 Aunes of Amsterdam, make 102 Pies of Constantinople.

100 Pies of Aleppo, are reckoned to make 98 Aunes of Amflerdam.

100 Aunes of Amflerdam, make 102 Pies of Aleppo.

100 Pies of Alexandria and Rosette, make 97 Aunes of Amsterdam. . 100 Aunes of Amsterdam, make 103 Pies of Alexandria, &cc. and the Correfpondency of all the other Measures in Europe are to be found in the following Ťable.

A TABLE

By Means of the above TABLE may be feen, viz. that 100 Aunes of Holland winke 98<sup>±</sup> of Brabant or Anvers, and 58<sup>±</sup> Aunes of France. And the fame in Refpect of the Agreement of all other Meefures therein mentioned, which may be eafly found, by going along the Lines, to the Column of the Meafure fought: For Example: if it is wanted to be known how many Canes of Marfeilles or Mantpeller, make 100 Aunes of France, look for this latter in the left Haad Column, and from thence trace the Line to the Column which has at the Head, Canes of Marfeilles and Mantpeller, and it will be found, that 59<sup>±</sup> Canes make the 100 Aunes, and fo for the Reft.

| OF MEASURE   | S. Gr.   |
|--|--|
| e diver<br>Frankfort, &c.<br>Devenhin<br>Subistation<br>Flaten<br>Linguna<br>at Palan<br>at Palan<br>Atapanis<br>Ata   | The Amer, or Eln of Anfordam, Harrien, Ly-<br>ere, the Hager, Reterious, and other Citics of<br>Hellaw; and that of Narowkay, bong all equal<br>are comparisoned under that of Anfordam. A<br>shore of Opalary are under these of Farary and<br>hele of Sarar and Rafi are equal to those of Han-<br>there of Raw and Rafi are equal to those of Han-<br>there of Raw and Leipfel.<br>100 Amer of Expland<br>100 Amer of Expland<br>100 Amer of Hulland, or desired at |
| Make   |  |
| \$   |  |
| 100 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0  | 8 5 Aunes of Holland,<br>Amfleedam.  |
| 1444 99 99 99 99 99 99 99 99 99 99 99 99   | Aunes of Brabani,<br>Anvers, Benffels, &   |
| an ber en en en en en en en en en en en en en  | 29 Aunes of France,  |
|  | Aunas of Hamburg   |
|  | 5 8 Franckfort, Leipfich<br>and Cologn.  |
|  | Aupes of Breflany  |
| 10220000000000000000000000000000000000   | Silefia.   |
| ten sinfe simplemtimeten arb und binefe einefen eine mit bierete b   | approx   |
| in Birbha pie Mandatule binete utt gen birede ale bie afer   | Deontheim.   |
| 2 % - 4 - 6 2 4 % % 8 = 6 4 4 + 7 8 6 2 % 9 % 8 miles  | Stockbolm.   |
| 673 886 214 19 6 19 19 6 87  | Aunes of St. Gall, 1<br>Linens.  |
| 1000 000 000 000 000 000 000 000 000 00  | Aunes of Sr. Gall, I<br>Cloth.   |
| 600 05 05 05 05 05 05 05 05 05 05 05 05 0  | 88 Aunes of Geneva.  |
| 400 H 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1  | Canes of Marfeil   |
|  | and Montpellier.<br>Canes of Toulonfe<br>Albi, Caftrer, &c.  |
| n arman adalahangkan ang kulun a kalundan ang ang ang ang ang ang ang ang ang a  |  |
|  | Canes of Genoa of ni<br>Palms.   |
| N 10   | Canes of Rome.   |
| 84-135 88 8 4 1 0 1 4 9 8 5 8 6 8 8 8 75   | Yards of England, C.   |
|  | Varas of Spain.  |
|  | Varas of Peringul, Lifbon.   |
|  | 5.   Cavidos of Portngal, o  |
| 1 00-1 0 0 0 H 4 0 0 H | and Lipton.  |
|  | Braffes of Bergamo, B  |
| and and a for a set of her and a set | Bralles of Flammer and   |
|  | Legborn.   |
| 1007<br>1007<br>1007<br>1007<br>1007<br>1007<br>1007<br>1007   | Braffes of Milun.  |

TTDE

A TABI, E of the AGREEMENT and CORRESPONDENCE which the LONG MEASURES of the PRINCIPAL PLACES in EUROPE have with each other.

The following are the Measures of France and other Countries reduced into Feet, Inches, and Lines, of which 12 Lines make an Inch, and 12 Inches a Foot, which may in some Measure illustrate the preceding Table.

| The Aune of Paris contains378little moreThe Cane of Provence, Avignon, and Montpelier609The Cane of Toulouf, and the Varra of Arragon55The Yard of England-29The Aune of Halland, Antwerp, and Tournay21The Aune of Flanders, Brabant, and Germany21The Varra of Cultille272The Varra of Cultille-29The Ras of Pielmont, and the Baffe of Lucca19The Baffe of Venice, Bologna, Modena, and Mantua111The Baffe of Sergame20The Braffe of Florence19The Yard of Scrille26The Cane of Naples610The Aune of Troyes, and Arc in the Duchy of Bar25The Cane of The Aune of Troyes-2The Aune of Troyes-25The Aune of Troyes-25The Aune of The |                              |           | 4       | 1 1      | 1 | Fcet. | In. | Line | s          |
|--|------------------------------|-----------|---------|----------|---|-------|-----|------|------------|
| The Cane of Touloufe, and the Varra of Arragon556The Yard of England2911The Aune of Holland, Antwerp, and Tournay2011Ithe Aune of Holland, Antwerp, and Germany215The Aune of Flanders, Brabant, and Germany215The Varra of Califile272little moreThe Varra of Califile272little moreThe Varra of Valuencia in Spain227The Baffe of Venice, Bologna, Modena, and Mantua1113The Palm of Genea091The Braffe of Bergame203The Braffe of Florence194The Yard of Seville2611The Cane of Naples6102The Aune of Troyet, and Are in the Duchy of Bar251Little more251  | The Aune of Paris contains   |           |         | <b>.</b> |   | 3     | 7   | 8 1  | ittle more |
| The Cane of Touloufe, and the Varra of Arragon556The Yard of England2911The Aune of Holland, Antwerp, and Tournay2011Ithe Aune of Holland, Antwerp, and Germany215The Aune of Flanders, Brabant, and Germany215The Varra of Califile272little moreThe Varra of Califile272little moreThe Varra of Valuencia in Spain227The Baffe of Venice, Bologna, Modena, and Mantua1113The Palm of Genea091The Braffe of Bergame203The Braffe of Florence194The Yard of Seville2611The Cane of Naples6102The Aune of Troyet, and Are in the Duchy of Bar251Little more251  | The Cane of Provence, Avis   | non, an   | d Month | elier    | - | 6     | 0   | 9    |            |
| The Yard of England2911The Aune of Holland, Antwerp, and Tournay2011Ithe Aune of Flanders, Brabant, and Germany215The Varra of Calfille272little moreThe Varra of Valencia in Spain2272The Ras of Piedmont, and the Baffe of Lucca1910The Baffe of Venice, Bologna, Modena, and Mantua1113The Palm of Genea091The Braffe of Florence194The Yard of Seville2611The Cane of Naples6102The Aune of Troyet, and Are in the Duchy of Bar251   |                              |           |         |          | - | 5     | 5   | 6    |            |
| The Aune of Flanders, Brabant, and Germiny215The Varra of Caffille2721The Varra of Valencia in Spain297The Ras of Piedmont, and the Baffe of Lucca1910The Baffe of Venice, Bologna, Modena, and Mantua1113The Baffe of Bergame2091The Braffe of Bergame203The Braffe of Florence1944The Yard of Seville2611The Cane of Noples6102The Aune of Troyer, and Are in the Duchy of Bar251  | The Yard of England          | -         |         |          | - | 2     | 9   | 11   |            |
| The Aune of Flanders, Brabant, and Germiny215The Varra of Caffille2721The Varra of Valencia in Spain297The Ras of Piedmont, and the Baffe of Lucca1910The Baffe of Venice, Bologna, Modena, and Mantua1113The Baffe of Bergame2091The Braffe of Bergame203The Braffe of Florence1944The Yard of Seville2611The Cane of Noples6102The Aune of Troyer, and Are in the Duchy of Bar251  |                              | erp, and  | Tournay |          |   | 2     | ó   | 11 1 | ittle more |
| The Varra of Valencia in Spain297The Ras of Piedmont, and the Baffe of Lucca1910The Baffe of Venice, Bologna, Modema, and Mantua1113The Palm of Genea091The Braffe of Bergame203The Braffe of Florence194The Yard of Seville2611The Cane of Naples6102The Aune of Troyea, and Are in the Duchy of Bar251   |                              |           |         |          | - | 2     | 1   | 5    |            |
| The Varra of Valencia in Spain       2       9       7         The Ras of Piedmont, and the Baffe of Lucca       1       9       10         The Baffe of Venice, Bologna, Modema, and Mantua       1       11       3         The Baffe of Service, Bologna, Modema, and Mantua       1       11       3         The Baffe of Genoa       0       9       1         The Braffe of Bergame       2       0       3         The Braffe of Florence       1       9       4         The Yard of Serville       2       6       11         The Cane of Naples       6       10       2         The Aune of Troyed, and Are in the Duchy of Bar       2       5       1   | 'The Varra of Caffille       | -         |         | -        | - | 2     | 7   | 21   | ittle more |
| The Ras of Piedmont, and the Baffe of Lucca       1       9       10         The Baffe of Venice, Bologna, Modema, and Mantua       1       11       3         The Palm of Genea       0       9       1         The Braffe of Bergame       2       0       3         The Braffe of Florence       1       9       4         The Yard of Seville       2       6       11         The Cane of Naples       6       10       2         The Aune of Troyed, and Are in the Duchy of Bar       2       5       1   |                              | ain       | -       | -        | - | 2     | 9   | 7    |            |
| The Palm of Genea 0 9 1<br>The Braffe of Bergame 2 0 3<br>The Braffe of Florence - 1 9 45<br>The Yard of Seville 2 6 11<br>The Cane of Naples - 6 10 2<br>The Aunc of Troyer, and Arc in the Duchy of Bar - 2 5 1 little more  |                              |           | of Lucc | a -      | - | -1    | 9   | 10   |            |
| The Palm of Genea 0 9 1<br>The Braffe of Bergame 2 0 3<br>The Braffe of Florence - 1 9 45<br>The Yard of Seville 2 6 11<br>The Cane of Naples - 6 10 2<br>The Aunc of Troyer, and Arc in the Duchy of Bar - 2 5 1 little more  | The Baffe of Venice, Bologna | , Mode    | ma, and | Mantua   |   | 1     | 11  | 3    |            |
| The Braffe of Florence       1       9       4 <sup>±</sup> The Yard of Seville       2       6       11         The Cane of Naples       6       10       2         The Anne of Troyes, and Arc in the Duchy of Bar       2       5       1   |                              |           | -       |          |   | 0     | 9   | ĭ    |            |
| The Yard of Seville 2 6 11<br>The Cane of Naples 2 6 10 2<br>The Anne of Troyes, and Arc in the Duchy of Bar - 2 5 1 little more   | The Braffe of Bergame        | -         | -       | -        | - | 2     | ó   | 3    |            |
| The Yard of Seville 2 6 11<br>The Cane of Naples 2 6 10 2<br>The Anne of Troyes, and Arc in the Duchy of Bar - 2 5 1 little more   | The Braffe of Florence       | -         | -       | -        | - | I     | 9   | 4    |            |
| The Anne of Troyes, and Arc in the Duchy of Bar - 2 5 1 little more  |                              | -         | -       | -        | - | 2     | 6   | 11   |            |
|  | The Cane of Naples           | -         | -       | -        | - | 6     | 10  | 2    |            |
| The Arms of T Real time  | The Anne of Troyes, and A    | rc in the | e Duchy | of Bar   | - | 2     | 5   | 11   | ittle more |
| I he Aune of Line and Arras 2 2 2 ditto  | The Aune of Liffe and Arr    |           | - '     | -        |   | 2     | 2   | 2 (  | litto      |
| The Braffe of Milan for Silk 1 7 5   | The Braffe of Milan for Sill | k         | -       | -        | - | 1     | 7   | 5    |            |
| The Ditto for Woollens 2 0 11 little more  |                              |           | -       | -        | - | 2     | ó   | 11 1 | ittle more |

To the above Contents of various Measures, I herewith add a Correspondency of the Length of a Foot in divers Places into Parts.

|                            |        |        |       |   |   |   |   |   | Parts. |
|----------------------------|--------|--------|-------|---|---|---|---|---|--------|
| The Foot in England, divid | ded in | to     |       |   | - | - |   | - | 1000   |
| The Royal Foot of Paris    |        | -      |       |   | - |   |   |   | 1068   |
| The Foot of Leyden         | -      | -      |       | - | - |   | - | - | 1033   |
| The Foot of Amplerdam      | -      |        | -     |   |   |   | - | - | 942    |
| The Foot of Antwerp        | -      |        |       |   |   | - |   | - | 946    |
| The Foot of Louvain        | -      |        | -     |   | - | - | - |   | 958    |
| The Foot of Malines        | -      |        |       |   |   | - | - |   | 919    |
| The Foot of Middlebourg    |        | -      | -     |   | - |   |   | - | 991    |
| The Foot of Dort -         | -      |        | -     | - |   | - |   | - | 1184.  |
| The Foot of the Brille     | -      |        | -     |   | - | - |   | - | 1103   |
| The Foot Rhindlandick, a   | nd tha | t of B | erlin |   | - | - |   |   | 1033   |
| The Foot of Vienna         | -      |        | -     |   |   | - | - | - | 1053   |
| The Foot of Frankfort on   | the A  | laine  |       | - | - |   | - | - | 948    |
| The Foot of Cologn -       | -      |        | -     |   | - | - |   | - | 954    |
| The Foot of Strafbourg     |        | -      |       | - | - |   |   | - | 920    |
| The Foot of Bavaria        | -      | -      |       | - | - |   | - | - | 954    |
| The Roman Foot -           |        | -      |       | - | - | - |   | - | 907    |
| The Foot of Venice -       |        | -      |       |   |   |   | • | - | 1153   |
| The Foot of Mantua         | -      |        | •     | - |   |   |   | - | 1569   |
| The Foot of Turin          | -      | •      |       | - | - |   |   | - | 1062   |
| The Foot of Callile        | •      | -      |       | - | - |   | - |   | 1001   |
| The Foot of Toledo -       |        | -      | •     |   | - | - | - | - | 899    |
| The Foot of Lilbon         | -      | -      |       | - |   |   | - |   | 917    |
| The Foot of Copenbagen     |        |        | -     |   | - | - | - |   | 965    |
| The Foot of Dantzick       | -      |        | -     |   | - | - | - | - | 944    |
| The Foot of Riga           | -      | -      |       | - | 2 |   | • |   | 1831   |
| 3                          |        |        |       |   |   |   |   |   | The    |

The fame Salt, Lime, first is now to the Gallon counted a T fure this Con lowed to the of Europe, Stother, is both Its Difpatch the Cent. of Lafts or 14 14 Tons in the' fome of Rerdam and the North, Oleron; Ma Aunis; from of Bretagne Spain. In the C

varies, acco this Meafu divided inte The Cen 28 ftricken or 23 Ton the Ponds, are deemed of these w 46,000ib. In Den ing reckou Coning fber At Rige Lafts of K The fai which La At Stel Meafure a In Por the Cent. At Ala Englift, King's A Of Li with its Pottles r of Beer ; half a H The i

portion Wine M one Oun let of W Hogfher lons, or Forei accordiu

÷ . 916

ŝ

The fame receptive dry Measure as is used for Corn ferves also in England for Salt, Lime, Coals, Ge. they being all meted by the Winebefler Measure, the' the first is now generally fold from the Pits by Weight, reckoning 7lb. Avoirdupois to the Gallon, or 56lb. to the Buthel; in Freight-Computation 42 Buthels is ac-counted a Ton, 5 puthels is a Sack, and 4 Cwt. a Quarter. When fold by Meafure this Commodity and Coals must be heaped, or elfe five firicken Pecks are allowed to the Buthel, and of the latter 36 Buthels make a Chaldron. In other Parts of Europe, Salt, which is a more flaple and current Merchandize than almoft any other, is bought and fold by different Meafures, according to the feveral Places of Its Difpatch. For at Amflerdam, where vaft Quantities are imported, it is fold by the Cent. of 404 Measures, or Scheppels, which Cent. is reckoned to be seven Lafts or 14 Tons, and the Laft to weigh 400 lb. fo that the faid feven Lafts or 14 Tons make 28000lb. called the Cent of Salt, which also contains 208 Sacks, tho' fome of this Commodity is much heavier than others. Salt is carried to Amflerdam and all the Citics of Holland, Flanders, Brabant, Zealand; other Places of the North, and up the Baltick, from Marant, Brouage, Sude, the Illes of Red and Oleron ; Meche, Rochelle, and other Places of Saintonge, and the Country of Aunis , from Poliguen, Groifil, Guerand, the Bay of Bouanteuf, and other Parts , of Bretagne; from St. Ubes in Portugal, and from Cadiz, Alamat, and Ivica in Spain.

In the Cities and other Parts of *France*, Salt is fold by the Muid, whole Size varies, according to the different Places of its Manufacture and Difpatch: At Paris this Measure is reckoned to contain 12 Setiers, or 48 Minots, which Minot is also divided into lefs Fractions.

The Cent. of Salt, from Marans, Broudge, Sude, the lifes of Rbe, &c. contains 28 ftricken Muids, and each 24 Boiffeaux 1 which yields at Amflerdam 11<sup>+</sup> Lafts or 23 Tons, a little more or lefs, according to the good or bad Metage made at the Ponds, or its Wafte in the Voyage. The Salts of the life of Rbe and Brouage are deemed heavier than those from Okron, Marans, Mornac, &c. And the Cent. of these weighty Salts yields at Hamburgh 11<sup>+</sup> to 11<sup>+</sup> Lafts, which are 45 to 46,000lb.

In Denmark, or Copenbugen, the faid Cent. only renders 9' Lafts, the Laft being reckoned here equal to 18 Tons, and the 50 Lafts to correspond with 52 of Coning forg; at which Place the Cent. produces about 10 Lafts, or 40,000lb.

At Riga the faid Cent. yields the fame Meafure as at Coningfluerg, and about 6<sup>1</sup> Lafts of Riga make the great Cent. of Am/lerdam.

The faid French Cent. produces at Dantzick 11<sup>4</sup> to 12 Lafts that Meafure, of which Lafts 7<sup>+</sup> to 7<sup>+</sup> make likewife the great Cent. of Amflerdam. At Stetin in Pomerania, the French Cent. yields 10 Lafts, making 40,000lb.

At Stetin in Pomerania, the French Cent. yields 10 Lafts, making 40,000lb. Measure and Weight of the faid Place.

In Portugal, Salt is bought by the Muid, of which four make a Laft, and feven the Cent. of Amflerdam, containing, as above, 404 Scheppels. At Alama: and Ivica it is fold by the Modin, which weighs from 27; to 28 Cwt.

At Alamat and Ivica it is fold by the Modin, which weighs from 27; to 28 Cwt. Englift, and at both Places the Quantities made are prodigious, being all for the King's Account.

Of Liquid Meafures in Great-Britain, the ordinary fmalleft one is called a Pint, with its Fractions, of which two make a Quart, two Quarts make a Pottle, two Pottles make a Gallon; eight Gallons make a Firkin of Ale, and nine a Firkin of Beer; two Firkins a Kilderkin, and two Kilderkins a Barrel, one Barrel and half a Hogthead, two Hogtheads a Pipe or Butt, and two Pipes a Ton.

The Englife Wine Measures are finaller than those of Ale and Beer, and are proportioned as 4 to 5; to that four Gallons Beer Measure are almost five Gallons of Wine Measure; of which latter a Gallon is 231 Cubical Inches, and eight Pounds one Ounce, and 11 Drams Avoirdupois of Rain Water. Of these Gallons a Rundlet of Wine holds eighteen, half a Hoghead 31<sup>+</sup> Gallons, a Tierce 43 Gallons, a Hoghead 63 Gallons, a Putcheon 84 Gallons, a Pipeor Butt 126, and a Ton 252 Gallons, or 2016 Pints; by which Measure is fold Wine, Brandy, Vinegar, Cyder, &c.

Foreign Veffels for containing Wine, Vinegar, &c. have various Denominations, according to their different Sizes, and Places of their Fabrication.

A II

The

The Woeders of Germany, for holding Rhenish and Moselle Wines, are different in their Gauges; fome containing 14 Aumes Amflerdam Measure, and others more, or lefs.

The Aume is reckoned at *Amyl. dam* for eight Steckans, or 20 Verges or Vertels; or for  $\frac{1}{2}$  of a Ton of two Pipes; or four Barrels of *France* or *Bourdeaux*, which  $\frac{1}{2}$  is called at this latter Ticrçon, becaufe three of them make a Pipe, or two Barrels, and fix the faid Ton.

The Steckan is 16 Mingles, or 32 Pints; and the Verge or Veertel is in refpect of faid *Rhenifh* and *Mofelle*, and fome other Sorts of Wine, of fix Mingles; but in measuring Brandy, it confifts of fix  $\frac{1}{2}$  Mingles. The Anme is divided into four Anckers, and the Ancker into two Steckans or 32 Mingles. The Ancker is taken fometimes for  $\frac{1}{2}$  of a Ton, of four Barrels; on which

The Ancker is taken fometimes for  $r_{x}$  of a Ton, of four Barrels; on which Footing the *Bourdeaux* Barrel ought to contain at *Anylerdam*, when the Cafk is made according to the juft Gauge, 12<sup>+</sup> Steckans, or 200 Mingles; Wine and Lees; or 12 Steckans or 192 Mingles racked Wine; fo that the *Bourdeaux* Ton of Wine contains 50 Steckans or 800 Mingles, Wine and Lees; and 48 Steckans, or 768 Mingles, of pure Wine.

The Barrels or Poinçons of Nantes, and other Places on the River Loire, contain only 12 Steckans Am/lerdam Measure. The Wine Ton of Rockelle, Cognac, Charente, and the Isle of Rbé, differs very little from the Ton of Bourdeaux, and consequently from the Barrels and Pipes.

A Ton of Wine of Chaloffe, Bayonne, and the neighbouring Places, is reckoued 60 Steckans, and the Barrel 15, Amflerdam Measure.

The Muid of Paris contains 150 Quarts, or 300 Pints, Wine and Lee, or 280 Pints clear Wine; of which Muids three make a Ton, and the Franctions are,

| The Muid        |               | 36   | Setiers  |
|-----------------|---------------|--|----------|
| The Sctier      |               | 4  | Quarts   |
| The Quart       | and the terms | 2  | Pints    |
| The Pint        | containing 🖌  | 36 Setiers<br>4 Quarts<br>2 Pints<br>2 Chopins<br>2 Demi-Setiers<br>2 Poiffons | Chopins  |
| The Chopin      |               |  |          |
| The Demi-Setier | L             | 2  | Poiffons |

The Muid is also composed of Pipes, Poinçons, Quarteaux, Queues, and Demi-Queues. These Poinçons of *Paris* and *Orleans* contain about 15 Steckans, *Amfterdam* Measure, and ought to weigh with the Casks, 6661b. a little more or lefs.

In *Provence* they reckon by Milleroles. The Millerole of *Toulon* weighs about 130lb. Mark, and ought to contain 66 *Paris* Pints, which is nearly equal to 100 Pints of *Amflerdam*.

In Lower Languedoe, as at Montpelier, &c. the Muid contains 18 Setiers, and the Setier 32 Pots or Peckez, to that the Muid makes 576 Pots, and yields at Amflerdam 35 Steckans, or 560 Mingles; to that the Pot or Peche of Montpelier is lefs than the Mingle: But the Catks of Montpelier are never of an equal Gauge, tome Muids containing more than others.

The Butts or Pipes from Cadiz, Malaga, Alicant, Benicarlo, Saloe, and Mataro, in Spain, and from the Canaries subject to that Crown, from Lifbon, Oporto, and Fayal in Portugal, are very different in their Gauges, though in Affreightments are all reckoned two to the Ton.

Vinegar is meafured as the Wine; but as the Meatures for Brandies are different, I shall now give an Account of them.

These Spirits from France, Epain, Portugal, &c. are generally shipped in large Casks, called Pipes, Butts, and Pieces, according to the Places from whence they are exported, and differing in their Contents, not only from one another, but even among those embarked at the same Place.

In France Brandy is fhipped in Cofks, called Pieces at Bourdeaux, and Pipes at Rechelle, Cognac, the life of Rbd, Nantes, and other neighbouring Places; which contain, as before obferved, fome more and fome lefs, even from 60 to 90 Amderdam Verges, or Veertels, according to the Capacity of the Veffels, and the Places they come from, which being reduced into Barrels, will fand as follows, view

At

At Rock А At Nan At Boul At Am At Ha At Em In Pro and at Br Spirits fol The M Verge or weigh 42 The P ges, and contains Olive

the Place

Legiorn, the north

of Wooll

Gallons,

it is imp Mingle

Growth. It is 1 Weight, abouts n tioned P At L. flerdam, In 1

Pints of

the firf

Almou

Canado

Steckar Hon

titics ar men, a Beer

quarter their E

or 8 S

IN

In

two of

is one

and fi

Pence

halt a

and I

its A

In

Ac

In

'Frai

Fron

OF COINS, Cc.

At Rochelle, Cognac, the Isle of Rbe, and the County of Aunis 27 Veertels

nt

e,

rv, or

in

ur

h

is

s ;

ne S

3-4

ic, id

eđ

50

is,

)r

It

0

d

t

| At Nants, and feveral Place of Bretagne and Anjou | 27 Vcertels |
|---|-------------|
| At Bourdeaux and different Parts of Guienne       | 32 Verges   |
| At Amsterdam and other Cities of Holland          | 20 Veertels |
| At Hamburgh and Lubeck                            | 20 Verges   |
| At Embden   | 27 Verges J |

In Provence and Languedoc Brandy is fold by the Quintal 1 the Catks included, and at Brages in Flanders the Verges are called Sefters, of 16 Stops each, and the Spirits fold at fo much per Stop.

The Mingle of Brandy at *Amflerdum* weighs 2lb. 4 oz. Mark Weight, and the Verge or Verteel 14lb. a little more or lefs; at which Rate the 30 Verges muft weigh 420lb.

The Pieces of Brandy fold at *Bourdeaux* commonly contain from 50 to 80 Verges, and 32 Verges is reckoned, as has been mentioned, to a Barrel; the Verge contains 32 Pots, or a little lefs, and the Barril near 110 Pots, *Bourdeaux* Meafure,

Olive Oil is also thipped in Catks of various Sizes, according to the Cuftom of the Places where it is embarked, and for the Conveniency of Stowage. Gallipely, Legborn, France, Majorca, and feveral other Parts of Spain, Portugal, &c. fupply the northern Parts of Europe with this Commodity, as well for Eating, as cleanfing of Woollens, and making of Soap. In England it is fold by the Ton of 236 Gallons, and at Am/terdam by the Ton of 717 Mingles, or 1434 Pints; the Catks it is imported in contain from 20 to 70 Steckans, at 16 Mingles per Steckan, the Mingle weighing 21b. and 2, 3, or 4 Ounces, according to the Place of the Oil's Growth.

It is reckoned that the Barrel of Oil at Genea weighs near 187;1b. Nett Weight, which is equal to 1251b. at Amflerdam, and 14 of these Barrels or thereabouts make the faid 717 Mingles, which ought to weigh 17501b. at the last mentioned Place.

At Legborn the Barrel of Oil weights 851b. which a little exceeds 50lb. at Amflerdam, and is more frequently thipped in Jars and Flatks than Catks.

In I rovence it is told by Millerols of 66 Paris Pints, which make about 109 Pints of Amflerdam.

From Spain and Portugal it is brought in Pipes or Butts of different Gauges; at the first it is fold by Roves, of which about 40 go to the Butt, and at the latter by Almoudas, whereof 26 make a lipe; the Almouda contains 12 Canadors, and the Canador makes near a Mingle at Amsterdam.

Train Oil is fold in *England* by the Ton 1 and at *Amflerdam* by the Barrel of 12 Steekans.

Honey is fold with us by the Pound, though in Amflerdam, where great Quantities are imported from Bourdeaux, Bayonne, Bretagne, Provence, Hamburgb, Bremen, and feveral other Places, it is fold by the Ton, or Barrel.

Beer at *Amflerdam* is commonly put in Tons or Barrels, half, quarter, and halfquarter of Barrels, and fometimes in Pipes, Butts, and other fuch large Catks for their *Eaft* and *Weft India* Provisions. The Ton or Barrel ought to contain 1 Aume, or 8 Steckans, making 128 Mingles, and the other Veficls in Proportion.

### Of COINS, both real and imaginary.

IN *England*, the Copper ones are a Farthing and Half-peuny, the latter being two of the former.

In fine Silver of the Standard of 1102. 2 dwt. called Sterling, the finalleft Piece is one Penny, others of two Pence, three Pence, rour Pence called alfo a Groat, and fix Pence, a Shilling, or 12 Pence, a Half-Crown, or two Shillings and fix Pence, and a Crown, or five Shillings.

In fine Gold of 22 Carats, called alfo Sterling, a Guinea, now worth 21 Shillings, halt a Guinea, fome few two and five Guinea Pieces, and fewer 4 ones.

Accounts are kept in Pounds, Shillings, and Pence, the first and last imaginary, and Exchanges are calculated in one of these two.

In France, the Gold Species are Louis, with its Diminutions of  $\frac{1}{2}$  and  $\frac{1}{2}$ , and its Augmentations of double and quadruple.

Ûŕ

Of Silver the Crown or Ecu, with its Fractions, which at pretent paffes for  $\frac{1}{3}$  Livres, though it has been up to more than 7 Livres.

Of Silver and Brafs mixed, the Sol. And

Of Copper the Liard, which is  $\frac{1}{2}$  of a Sol, or 3 Deniers. A Double 2 Deniers. And a Denier or  $\frac{1}{12}$  of a Sol.

Accounts are kept throughout the Kingdom in Livres, Sols, and Deniers, of which 12 Deniers make a Sol, and 20 Sols a Livre; their Exchange is by the Crown of 3 Livres or 60 Sols.

| In Holla                        | md, the Gold Coins are                         |
|---------------------------------|--|
| Ducatons 7 (                    | 15 Guilders, and 15 Stivers                    |
| Ducats<br>Souverains worth      | 5 5  |
| Rofe-Nobles J                   | 11, though of these very few are seen.         |
|                                 | Silver Coins.                                  |
| Ducatons                        | 7 Guilders and 3 Stivers                       |
| Drie-Guilders                   | 3  |
| Rixdollar or Patacon            | 2 10   |
| Croons                          | > worth < 20fthis Coin very few to be met with |
| Dollars                         | 1 10   |
| Goud Guilders, or Golden Guilde | rs i 8   |
| Guilders                        | Jlr  |

Here are also  $\frac{4}{3}$  and  $\frac{4}{3}$  Rixdollars; Schellings, of which some are worth 6, and others only 5 Stivers; here are also Stivers, of which 20 make a Guilder, divided into 2 Deniers de gros, or 8 Duytes, or 16 Penins, though these two last Denominations are imaginary.

Here are belides feveral other Coins, particularly fome fmall ones, of 2, 3, 4, 8, and 12 Stivers.

Accounts are kept at Amflerdam and Rotterdam, the two chief trading Places, in Guilders, Stivers, and Penins; to that although Goods are fold for other Species, fuch as Livres de gros, Gc. yet all are reduced to the above Denominations for the Entries into their Books. The Exchanges are made with us in to many Schellings to a Pound Sterling, though to most other Places in Deniers de gros.

Foreign Coins are very many, both of Gold and Silver, but are not current here at any fixed Price, but, as other Commodities, rife and fall according to their Plenty or Scarcenefs.

In Ruffia, 3 Coppecks is an Altin, 10 Coppecks 1 Grieve, 25 Coppecks is a Polpoltin, 50 Coppecks is a Poltin, 64 Coppecks is a Dollar, and 100 Coppecks or 19 Grieves is a Rouble; an *Englifb* Crown patters there by Weight, for 120 to 130 Coppecks.

Accounts are kept in the trading Places of this Empire, in Roubles, Grieves, and Mofcofques, 2 of which make a Coppeck; or in Roubles and Coppecks. Their Exchange is only on *Holland*, and negociated in either Roubles or Coppecks.

In Norway, a Rixdollar is fix DanifbMarks, a Mark fixteen Shillings, and at Cooperwyk, Laarwyk, Mardou, Vlekeren, Jedder, Stafanger, Romfdal, and Drontheim, the Rixdollar is worth 4 Oorts, an the Oort 24 Danifb Schellings. In Denmark, the Rixdollar is worth 4 Oorts, or fix Danifb Marks, the Oort 24

In Denmark, the Rixdollar is worth 4 Oorts, or fix Danifb Marks, the Oort 24 Schellings, or 12 Mark, the Mark 16 Schellings, and the Schelling three Penins; 2 Danifb Marks make 1 Mark Lubs, and at Bergen, Accounts are kept in Danifb Rixdollars, Marks, and Schellings. But little is done in Exchanges from this Kingdom, and the few that are tranfacted from Copenbagen, are in Danifb Rixdollars of fix Marks for current Rixdollars of Amflerdam.

In Stockbolm and the Reft of Sweden, the Dollar is worth 4 Marks, and the Mark 8 Oorts, or Runflicks, which is an imaginary Specie; 2 Marks make a Mark Lubs, and here are Copper Rixdollars of 6 Dollars or 24 Marks; here is also Silver Money called Silvergelt, or Silvermunt, and one Mark Silver Money is reckoned worth 2; Copper. The Silver Dollar is divided into 3 Marks, and the Mark into 3 Oorts; though they have no fuch Coin as a Runflie, or Rontfluken, yet they reckon two of their Copper Farthings to a Runflie, 3 Runflies to a Witton, 10; Wittons to a Copper Dollar.

5

Accounts

Account

At Cra

change is

rent Rixo

and 30,

Sterling.

Crofs, at

is a Pren arc kept and 30 C the form At Ri 3 Polifb Marks, Ditto. Accor Species At R Counts a likewife At C Gros, C

At th

called a

dam in

dam, an At S

kept he

Mark I

niers.

in whi

It is a Rixdol

Ati

Acc the fir

At the Se

Lubs,

be me He

by the

a great

He

Be

F

S

M F

muc

lar f

with

of Stiv Rixdo

At I

Accounts are kept in this Kingdom in Dollars, Marks, and Oorts, and the Exchange is made between a Copper Rixdollar of 24 Marks of Stockbolm, and a current Rixdollar of 50 Stivers of Amflerdam. At Cracow in Poland, their common Coins are, Gros, of which 18 make 1 Oort,

At Cracow in Poland, their common Coins are, Gros, of which 18 make 1 Odrt, and 30, one Guilder; a Specie Dollar is 40 Gros, and worth about two Shillings Sterling. A Rixdollar is 5 Oorts, or 90 Gros; a Gold Ducat is 6 Guilders. A Crofs, and a Specie Dollar, pafs at uncertain Value from 3 to 4 Guilders, as there is a Premium upon them that fometimes amounts to 10 and 15 per Cent. Accounts are kept here in Guilders, Gros, and Deniers, of which latter, 18 make a Gros, and 30 Gros a Guilder, ot in Rixdoliars and Gros, reckoning 90 of the latter to the former.

At Riga the Rixdollar is 90 Gros, and divided also in 15 Riga Marks, and into 3 Polish Guilders; the Polish Guilder must therefore confequently make 5 Riga Marks, and is also divided into 30 Polish Gros; a Gros is 3 Whittons, or 6 black Ditto. A Voirding is 1<sup>+</sup>, Gros, or 41<sup>+</sup>, Whittens, or 9 black Ditto.

Accounts are here kept in Rixdollars and Gros, and it is in the former of these Species that Exchanges are made with Rixdollars current of Amsterdam.

At *Revel* and *Nerva*, the Rixdollars confift of 64 Whittens or 90 Gros: Accounts are kept in thefe two Places in Rixdollars and Whittens, where they have likewife Copper Plate Dollars, which they ufe in Exchange.

At Coningiberg, Elbing, and Dantzick, the Rixdollar is divided into 90 Polifh Gros, or into 3 Polifh Guilders, and the Gros into 18 Penins or Deniers.

At these Places Accounts are kept in Rixdollars and Gros, or in *Polifb* Guilders, called alfo Timpfhen, Gros and Deniers or Penins. They exchange on *Amfler-dam* in *Polifb* Gros, for a Livre de Gros of 6 Guilders current Money of *Amfler-dam*, and on *Hamburgb* for the Rixdollar.

At Stetin, 36 Stivers, or Schellings Lubs, make a Rixdollar, and Accounts are kept here in those Species, and Remiffes made in them.

At Lubeck, the Rixdollar is worth 3 Mark Lubs, or 48 Schelling Lubs; the Mark being divided into 16 Schellings, and the Schelling into 12 Penins or Deniers. Accounts are kept here in Marks, Schellings and Deniers or Penins Lubs, in which their Exchanges are made.

At Breflaw the Rixdollar is worth 30 Silver Gros, and the Gros 12 Fenins. It is also divided into 90 Creutzers, and the Creutzer into 4 Fenins, and the faid Rixdollars are called imperial Mony, augmented by 17 Creutzers.

Accounts are kept at this Place in Rixdollars, and Silver Gros and Penins, in the first of which Species Exchanges are made on *Amsterdam* for a certain Number of Stivers, Bank Money, and on *Hamburgh* for Rixdollars of *Bressaw*, against Rixdollars of *Hamburgh* Bank.

At Hamburgb, the Mark, or Mark Lubs, is divided into 16 Stivers Lubs, and the Setiers into 12 Deniers Lubs. The Rixdollar is 48 Stivers Lubs, or 3 Mark Lubs, befides which many foreign Species are current at this Place, superfluous to be mentioned here, as they will be taken Notice of where they are coined.

Here Accounts are kept in Marks, Schellings, and Deniers Lubs Bank Moncy by those who have Cash in the Bank; but by those who have not, their Books are generally kept in Rixdollars, Schellings, and Deniers current Money. This is a great Place of Exchanges, in which it negociates with most Parts of *Europe*. I shall therefore be a little particular in their Currency.

Hamburgh gives to

London, from 32 to 38 Schellings Flemish per Pound Sterling.

Holiand, Slech Dollar for 30 to 35 Stivers, and often Rixdollars for Rixdollarwith a Premium.

Berlin, Rixdollars for Rixdollars, with a Benefit of fo much per Gent.

Leipfick and Dantaick, ditto.

Flanders, Mark Lubs, for Flanders Stivers.

Sweden, the Rixdollar, for Copper Marks, and fometimes at a Premium of for much per Cent.

Mufcovy, the Rixdollar for an uncertain Number of Coppecks.

Franckfort, the Sletch Dollar, against some Creutzers of Exchange, or Rixdollar for Rixdollar at to much per Cent.

11 B

Nurem-

Nuremburgh, the Merchant's Dollar, for current Creutzers, and Rixdollar for Rixdollar, with a Premium.

France, a Number of Schellings Lubs, for the French Crown of three Livres. Spain, Ditto, for the Ducat of 375 Maravedies. Portugal, a Number of Deniers, for the Crufade of 400 Ress.

Guilders, Generie fui

Batz, or 6 of the En 7 Raps ;

At Bali

Account

Denic:'s, and Penin

Zurich do

Creutzers 2 Livres,

Schelling most Plac

the Rixde monly fro

At Gen

10 Sols

better, th

Crowns,

Tournois. of 6 Sols

fides wh there ren

Tournois.

Rixdolla

lers. Th

fart 4 A their E

lars curi

Creutze

and not

John F

useful.

108 G

87 R 81 R

1 32 G

92 G 81 R

81 R

121 G

75 C 82 C 66 R

66 R

113

123

100

150

At F

At Co buffes ;

At Str

Geneva, the fame as with Paris and Lyons ; and it is a Cultom to draw bils upon Lubeck payable in Hamburgh; the Term Lubs being derived from the for her of these Places, once the Capital of the Hanje Towns, as it is here that the Schellings Lul.s are coined.

Venice, a Number of Groots, for a Ducat of 24 Soldi Banco.

At Bremen, the current Coins are a Rixdollar, divided into 1' Double, or 3 fingle Bremen Marks, or 24 double Schellings, or 6 Head Pieces, or 72 Gros, or 360 Swaar. A double Mark is 48 Gros, 4 Head Pieces or 2.40 Swaar. A double Schelling is 3 Gros or 15 Swaar. A Gros is 5 Swaar, and a Swaar is a Penin.

At this Place Accounts are kept in Rizdollars and Gros, and it exchanges on Amsterdam Rixdollars of 72 Gros, for Rixdollars of 50 Stivers Banco.

At Leipfick, and Naumbourgh, a Rixdollar is 24 Gros, and the Gros 12 Fenins. Said Dollar is likewife 1 Rix Gould or Rix Guilder, and this Piece is worth 16 Gros. A Ducat is 4 Guilders, or 2 Rxidollars ; betides which they have 8, 4, 2, 1' and 1' Gros Pieces, and fome still smaller, of 9, 8, 6, 4, and 3 Fenings.

These two Places keep their Accounts in Rixdollars, and Crowns, Gros, and Fenings, and their Exchange Money is worth 10 to 20 per Gent. more than the current. If Bills are made payable here in current Money, they are difcharged \$ of their Amounts in Pieces of 4 Gros; and the other + in Gros Pieces; but if they are drawn to be paid in Exchange Money they must be fatisfied in Rixdollars, often termed Crowns in Exchange.

At Brunfwick and Ofnaburg the Rixdollar is divided into 36 Mariengros, and the Mariengros into 8 Penins, in which Specie their Exchanges are also negociated.

At Berlin, the Rixdollar is worth 3 Guilders or 90 Gros, about 4s. 6d. Sterling, a Guilder 20 Brummers, or 30 Gros, 18 Gros an Oort, and 5 Oorts the Rixdollar. A Brummer or Abrafe is 1; Gros, 1 Grois is two Polchen or 18 Penins, and 1 Schelling is 6 Penins or Deniers.

In this City and the Kingdom Accounts are kept in Guilders, Gros, and Penins, and the Exchanges made in Rixdollars, for Amfterdam, Hamburgh, Anglburgh, Nurembergh, Breflaw, Switzerland, and London, when any Thing is done direct here, though this is very feldom, as Transactions of this Nature commonly pairs through Amfterdam and Hamburgh.

At Zurich, the Rixdollar or Ducat is worth 28 Batz and 2 Schellings of this Money, which are worth more than the Switz Batz, and lefs than those called good Batz ; the Guilder of Zurich collect the good Guilder, is 16 Batz, or 40 Schellings of this Place. The Batz is worth 2; Zurich Schellings ; the Schelling 6 Aufters, or 1' Creutzer, of which latter 4 make the Batz.

At this Place Accounts are kept in Rixdollars, Creutzers, and Hellers; their Exchange is commonly made in Zurich Money; reckoning their Rixdollars, worth about 4s. 6d. Sterling, at 108 of their Creutzers.

At Zurzach, most of the Switz Coins are current; and

At Schafboufe, the Rixdollar is worth 27 good Batz, the Guilder of Zurich is worth here 15 ditto. The good Batz makes 10 Baps, or 4 Creutzers.

At Berne, the Rixdollar is worth 30 common Switz Batz. The good Guilder of Zurich is worth 16 Batz, and 2 Schellings Switz ; and the Batz is worth 4 Creutzers, or 2; Schellings.

At St. Gal, the Rixdollar is worth 25; Batz, or 102 Creutzers. The Guilder is 15 Batz, or 60 Creutzers. The Schelling is 6 Creutzers or 1+ Batz. The good Batz is 5 Creutzers. The common Batz 4 Creutzers. The Creutzer 4 Hellers or Penins.

In this Canton, Accounts are kept in Guilders, Creutzers, and Penins, St. Gel Money, or under the fame Denominations, in the Coins of the Empire, It gives in Exchange to Vienna, Nurembergh, Aughburgh, and Belfano, a Number of its Guilders

Guilders, for others of faid Places ; the fame to Venice for Ducats Banco ; ditto to Gener o for Crowns of that Place ; and the like to Lyons for the French Crown.

At Bafil, the Rixdollar contifts of 27 good Batz, the good Guilder 15 good Batz, or 60 Creutzers. The good Batz is 10 Raps, or 4 Creutzers. The Guilder of the Empire is here worth 25 Schellings or Plapperts, or 20 Gros; the Gros 7: Raps; and the Plappert 6 Raps.

Accounts are varioully kept in this Canton, fome in Rixdollars, Schellings and Deniers, fome in Livres, Schellings and Deniers, fome in Rixdollars, Creutzers, and Penins, and fome in Guilders, Creutzers, and Penins; they exchange as Zurich does, and their Rixdollar is worth about 4s. 6d. Sterling.

At Strafburgh, the Rixdollar is wolued at  $1 \div$  Guilders, or 15 Schellings, 90 Creutzers, 3 Livres or 60 Sols. A Guilder is 10 Schellings, or 60 Creutzers, or 2 Livres, or 4 Sols. A Livre is 20 Sols, 5 Schellings, or 30 Creutzers. A Schelling is 6 Creutzers, or 4 Sols. Exchange from hence is transacted with moft Places in the Silver of Allace, which is the fame with the Silver of France: the Rixdollar being here reckoned at 3 Livres Tournois, the Agio being commonly from 1 to 2 per Cent.

At Geneva the Gold Coins are Piftoles, worth 40 Florins 3 Sols, or 11 Livres 10 Sols Tournois. Ducats worth 22 Flo ins, or 6 Livres, 6 Sols, or fomething better, though few of these Coins are now met with. The Silver Monies are Crowns, worth 10 Florins 6 Sols, or 3 Livres. Pieces worth 1 Florin 9 or 10 Sols Tournois. Pieces of 10 Sols 6 Deniers, or 5 Sols Tournois. The Copper are, Pieces of 6 Sols, 3 Sols, 1 Sol, and 6 Deniers, 9 Deniers, and 6 Deniers of Geneva ; befides which there are Silver Pieces of 2 Florins, and 1 Floria, though of these there remain but few. The Geneva Florin is worth 5 per Cent. less than 6 Sols Tournois. The Exchanges are in Crowns of 3 Livres Tournois, called also by fome Rixdollars, and almost all the foreign Coins of Europe are current there.

At Cologn the Rixdollar, computed at 4s. 6d. Sterling, is divided into 78 Albuffes : the Albus into 12 Deniers, or 2 Creutzers, and the Creutzers into 4 Hellers. The Dollar is worth here 52 Albuffes. The Guilder 24 Albuffes. The Blaffart 4 Albuffes; and Accounts are kept in Rixdollars, Albuffes, and Penins, and their Exchanges with Amflerdam ate Rixdollars of 78 Albuffes, for Rixdollars current Money there at a fluctuating Premium.

At Frankfort fur Maine and Hanaw, the Rixdollar is 90 Creutzers, and the Creutzer 4 Heller. ; but as the current and exchange Money is fo very different, and not readily to be calculated, I herewith add a Computation made by Monficur Yohn Peter Ricarl, in Hopes it may, at least to fome, be both agreeable and ufeful.

101 Guilders of 65 Creutzers exchange Money, make

108 Guilders, 20 Creutzers of 60 Creutzers exchange Money.

87 Rixdollars, 62 Creutzers, of 74 Creutzers ditto. 81 Rixdollars, 6 Creutzers, 344. of 90 Creutzers current Moncy.

132 Guilders, 6 Creutzers, or 3 1d. of 60 Creutzers current Money.

too Guilders of 60 Creutzers exchange Money, make

- 92 Guilders, 20 Creutzers of 65 Creutzers exchange Money.

81 Rixdollars, 6 Creutzers of 74 Creutzers ditto. 81 Rixdollars, 27 Creutzers d. of 90 Creutzers current Mone

121 Guilders 57 Creutzers'id. of 60 Creutzers ditto.

100 Guilders of 60 Creutzers current Money, make 75 Guilders, 45 Creutzers of 65 Creutzers Exchange Money. 82 Guilders of 60 Creutzers, ditto.

66 Rixdollars, 36 Creutzers, of 74 Creutzers, ditto. 66 Rixdollars, 60 Creutzers, of 90 Creutzers current Money.

100 Rixdollars of 74 Creutzers Exchange Money, make 113 Guilders, 55 Creutzers, of 65 Creutzers exchange Money.

- 123 Guilders; 20 Creutzers of 60 Creutzers ditto.
- 100 Rixdollars 24 Creutzers 1:14. of 90 Creutzers current Money. 150 Guilders, 24 Creutzers 1:14. of 60 Creutzers ditto,

too Rix-

100 Rindollars of 90 Creutzers current Money, make 113 Guilders, 35 Creutzers, of 65 Creutzers exchange Money. 123 Guilders of 60 Creutzers, ditto.

99 Rixdollars, 54 Creutzers, of 74 Creutzers ditto. 150 Guilders of 60 Creutzers current Money.

N. B. I Guilder of 60 Creutzers is reckoned worth about 3s. Sterling

At this Place Accounts are kept in Rixdollars and Crutzers, and the Difference of the Exchange Money from the current, is fhewn in the preceding Calculation.

At Vienna many foreign Coins have a Currency, but their own is the Imperial Ducat of 4 Guilders, the Rixdollar in Specie of 2 Guilders. The imaginary Rixdollar of 1. Guilder, or 90 Creutzers, the imaginary Guilder of 60 Creutzers. The Schelling of 7 Creutzers and 2 Deniers. A Gros is 3 Creutzers, 2 Deniers. A Patre, is 4 Creutzers. A Penin and Denier is the fame; and 3 Deniers are a Dreyer. Accounts are kept here in Guilders, Creutzers, and Penins, reckoning 8 Penins to a Creutzer. This Place exchanges with London a Rixdollar for an uncertain Number of Pence, commonly between 4 and 5 Shillings. With Holland the fame for an uncertain Number of Stivers. With Nuremberg and Augsberg, Rixdollars for Rixdollars with an uncertain Premium. With Venice an uncertain Number of Rixdollars for 100 Ducats Banco. And with St. Gal 100 Guilders of 60 Creutzers, for an uncertain Number of those Guilders.

At Embden, the Money most in Use are Rixdollars, valued at 2 Guilders, 14 Stivers; and their Exchange is almost confined to Amflerdam, between Rixdollars and Rixdollars, and fomctimes Guilders against Guilders, both with a Premium of fo much per Cent.

Bolsano is a Place confiderable in Exchanges with feveral Parts of France, Italy, Switzerland, and Germany. The Species most current here, are the German Rixdollars and Dollars, the former worth 90 and 93 Creutzers; the Guilder of 60 Creutzers is likewife in Ufe here. It exchanges with Lyons an uncertain Number of Creutzers for a French Crown. With Rome the fame for a Crown. With Florence Ditto for that Crown of  $7\frac{1}{2}$  Livres. With Bergam the Rixdollar of 93 Creutzers for an uncertain Number of Soldi. With Venice the fame, for a Number of Soldi Banco. With Ancona, the Guilder of 60 Creutzers for an uncertain Number of Bajoches. With Bologne ditto, for a Number of Soldi. With St. Gal 100 Guilders for an uncertain Number of Dittos that Money. With Frankfort an uncertam Number of Rixdollars of 90 Creuzers, for 100 Rixdollars of that Place, and with Augsberg and Nuremberg the fame.

At Nuremberg and Augsberg, the Guilder is 15 Batz, 20 Imperial Gros, or 60 Creutzers; the Creutzers four Hellers, and the Rixdollar is 1+ Guilder, or go Creutzers; near 4s. 6d. Sterling, 22; Batz, or 30 Imperial Gros; a thick Dollar is 13 Guilders, or 23 Batz, or 100 Creutzers; a Gros is 3 Creutzers or 12 Deniers, and a Batz is 4 Crcutzers, or 16 Deniers.

Accounts are kept here in Guilders, Creutzers, and Hellers, and the Exchanges on Amsterdam and Leipsick are in Rixdollars for Rixdollars, with a Premium. On Venice in Guilders for Ducats de Banco; and on Vienna, Prague, and Breflau, in their Guilders, for other Imperial Money.

At Leige, a Livre is 20 Schellings, and the Schelling 16 Fenins. The Crown or Rivdollar of this Place, is worth 4 Livres, which are reckoned on a Par with the Rivdollars of 50 Stivers current Money of *Amilterdam*.

Here Accounts are kept in Livres, Sols, and Deniers; and Exchanges made in Livres for Guilders of current Money in Amflerdam.

At Antwerp, Bruffels, Malines, Gbent, and Bruges, the Livre de Gros is 20 Schellings de Gios, and the Schelling 12 Deniers de Gros; called here, at Amsterdam, and in all Lirabant and Flanders, Pounds, Schellings, and Groots Flemifs; and at Antworp, as well as in Brabant and Flanders, are two Sorts of Money, or rather one Sort with two different Values, for the fame Species are varioufly reckoned in their Currency, or by Exchange. For Exchange, the Patagon or Rixdollar is here reckoned for 8 Schellings, or 48 Stivers in Exchange-Money, though for 56 Stivers current Money; and the Schelling de Gros, which is 6 Stivers in Exchange, 3

924

Exchange, or Livres de Money at / de Gros Ex In Spain,

two, and Welt-India of Plate, 1 no more th is now cur from Peru the others, Dollars ar ago. Wh Quantity of lowered th of four, f lars with rious, and Quartos Quartos imaginary Maravedi Vellon. and all c 11 Rials lencia, th a Rial of were rec Rials of about th is very c made up very oft they are Rials A tice of and the ried un neous a counts Valenci Sueldo in the Kingd made Th certain burgh many with

with

the fi with

115

Paler

Т

Exchange, patters for 7 Stivers in the Currency; fo that there go  $110^{+}_{1}$  Guilders or Livres de Gros Currency to 100 Ditto Exchange; 100 Livres de Gros, Bank Money at *Anderdam*, is commonly worth 2 to 4 per Cent. more than 100 Livres de Gros Exchange Money at *Antwerp*.

In Spain, the Gold Coins are the fame all over the Kingdom, viz. the four, two, and fingle Piftole Picces, as also the Piftole. The filver Coins are the Well-India Dollars, with its Fractions of  $\frac{1}{2}$ ,  $\frac{1}{2}$ , or two Rials, one Rial, and  $\frac{1}{2}$  Rial of Plate, now worth 10° Rials of Plate, whereas fome years ago, its Value was no more than 8 of the faid Rials; and the Piftole then worth but 32 Rials that is now current at 40 Rials; thefe Dollars all come milled from Mexico; but from Peru they still come unmilled as formerly, being the fame in Value as the others, with this only Difference, that of thefe no lefs than Dollars and half-Dollars are current, the leffer Fractions having been cried down above 20 Years ago. When the late Emperor was in Pofferfion of Spain, he coined a pretty large Quantity of Perlarcens, or  $\pm$  Dollars, which being of a bale Alloy, King *Philip* V. lowered their Value 20 *per Cent*. on his coming to the Crown, to that initead of four, five of them went to the Dollar, and the faid King coined many Dollars with their Fractions during his Reign. The Copper Money is very various, and almost Provincial; that at Cadiz and in Callile, are double and fingle Quartos and Ochavos, of which two Ochavos make a Quarto, and two fingle Quartos make a double one: 17 Quartos make 2 Rials Vellon, which is now an imaginary Coin, though formerly it was the principal one of the Kingdom. A Maravedie is also another imaginary Specie, of which 17 are reckoned to a Rial Vellon. The Ducat is also a fictitious Coin of 11 Rials of Plate in Purchases, Sales, and all other mercantile Transactions, except in Exchanges, when it is valued at 11 Rials of Plate and 1 Maravedie, or 375 Maravedies. In the Kingdom of 1'alencia, the Copper Coin is peculiar to it, being called Dineros, of which 30 make a Rial of Plate, and 24 a Rial current, being an imaginary Coin, of which 10 were reckoned of equal Value with 8 Rials of Plate, and 2 to be the fame as 3 Rials of Vellon; here are also some few Picces of 3 and 6 Dineros, much about the Size of our Half-pence and Farthings; and as the Currency of this Coin is very confiderable, though confined to the Kingdom of Valencia only, they are made up into Papers of 2 and 3 Dollars each, and fo received and paid unopened, very often to the Value of feveral thousand Dollars; but in Cafe of any Sufpicion they are weighed. At Barcelona, their Copper Money is again different, and 14 Rials Ardites are there reckoned to the Dollar, fo that I cannot help taking Notice of the Errors all Authors that I have finn run into, by making the Coins and the Entries in Accounts the fame all over Spain; and where any one has varied under a pretended Correction of his Predecetfors, he has done it, in to erroneous a Manner, as to leave the Account worfe than he found it. At Cadiz, Accounts are kept in Rials of Plate, and its Fractions; in Caflile in Maravedies, in Valencia in Livres or Dollars, Sueldos or Dineros, of which latter 12 make a Sueldo, an imaginary Specie, and 20 Sueldos, a Livre or Dollar. In Catalonia in the Species above-mentioned of Ardites; and fo in feveral other Parts of the Kingdom, which I thought proper to mention, as neceffary to rectify the Miftakes made in this Matter.

This Kingdom exchanges with London, a Dollar or Piece of Eight for an uncertain Number of Pence. With Brabant, Flanders, Holland, Zealand, and Hamburgh; its Ducat of 357 Maravedies, for a Number of Groots; with France for fo many Maravedies against the French Crown, or the Piftole for 6 many Livres,  $\mathcal{G}_{c}$ ; with Portugal, the Ducats for Crufades, or a Piftole for the Number of Reas; with Novi, an uncertain Number of Maravedies for the Crown Mark; with Fenice the fame, for a Ducat Banco; with Florence Ditto for the Ducat of 7<sup>1</sup>, Livres; with Legborn the fame for the Dollar; with Milan the fame for the Ducat of 115 Soldi; with Naples the fame for the Ducat of 10 Carlins; and Ditto with Palermo and Melfina for the Florin of 6 Tarins.

In Portugal, the current Coins are many, viz. In Gold:

| The Piece of 25 Mil, 600 Reas, worth in Sterling Money | L7 4 0        |
|--|---------------|
| The Piece of 24 Mil, or 5 Moidores                     | 6 15 0<br>The |
| 11 C   | The           |

| The Piece of 12 Mil, 800 Reas                  | 6.3 | 12 | 0   |
|--|-----|----|-----|
| The Piece of 12 Mil Reas, or 2 Moidores        | - 2 | 7  | 6   |
| The Piece of 6 Mil, 400 Reas                   | 1   | 16 | 0   |
| The Piece of 4 Mil, 8co Reas, or a Moidore     |     | 7  | õ   |
| The Piece of 3 Mil, 200 Reas                   |     | .6 | ~   |
|  | 0   | 10 | 4   |
| The Piece of 2 Mil, 400 Reas, or the + Moidore | 0   | 13 | 6   |
| The Picce of 1 Mil, 600 Reas                   | - 0 | 9  | 0   |
| The Piece of 1 Mil, 200 Reas, or the + Moidore | 0   | 6  | 9   |
| The Pieces of 8 Teftoons, or 800 Reas          | - 0 | 4  | 6   |
| The Silver Coins are,                          |     |    |     |
| The Crown, or Cruzade Piece of 400 Reas        | - 0 | 2  | 2   |
| The 1's of a Moidore, being 480 Reas           | 0   | 2  | 8.  |
| The 12 Vinten Piece, or 240 Reas               |     | ĩ  |     |
|  | - 0 |    | 4.5 |
| The 5 Vinten Piece, or 100 Reas                | - 0 | 0  | 05  |
| The 2 + Vinten Piece, or 50 Reas               | - 0 | 0  | 31  |
| In Copper:                                     |     |    |     |
| The Vinten, or 20 Reas                         | 0   | 0  | 11  |
| The ' Vinten, or 10 Reas                       | - 0 | 0  | 0.  |
| Amet Amet Ab                                   |     |    | 3   |

The Vinten, or 5 Reas Belides which, there are fome few Copper Coins of lefs Value, current in that

Kingdom.

Accounts are kept there in Reas, making a Separation at every hundred Thoufund, Ge. and it exchanges with London 1000 Reas, or a Mil Rea, for an uncertain Number of Pence; with Hamburgb, Holland, and all the United Provinces, a Crufado for fome Pence Flemifle; with Spain an uncertain Number of Reas for the Ducat or Dollar; with France the fame for a French Crown; with Florence Ditto for that Crown of 7' Livres; with Genoa, the fame for a Scudi; with Legborn, the fame for a Dollar of 6 Livres.

At Genoa and Novi, many Species of foreign Coins are current, but their own are the Dollar, of 5 Livres, the common Dollar or Ducat of 4 Livres; 12 Denaris make 1 Soldi; 4 Soldis a Chavelet; and 5 Chavelets, or 20 Soldi, a Livre.

Accounts are kept in these Cities in Livres, Soldi, and Denari, or in Dollars of 100 Soldis exchanging on London the Dollar of 5 Livres for a certain Number of Pence; on Amfterdam, and Antwerp, ditto for a Number of Groots; on Spain the fame for to many Maravedies; on Portugal the fame for Reas; on Geneva the fame for a Crown with a Premium; on Venice the imaginary Crown of 90 Soldi, for an uncertain Number of Venetian Soldi; on Milan ditto for a Number of Sols of the Empire; on Rome an uncertain Number of Soldi for that Crown; on Paris the Dollar for an uncertain Number of Sols: on Legborn an un ertain Number of Soldi, for the Dollar of fix Livres; on Naples the fame for the Dollar of nine Carlins.

At Milan, many Sorts of money are current as at Genoa, but their own Species are Livres, Soldis, and Denari, to be counted like Pounds, Shillings, and Pence, viz. 12 Denaris make a Soldi, Ce. and Accounts are kept here in those Species. This is a confiderable Place of Exchange; and gives to London a Ducat for an uncertain Number of Pence; to Spain Ditto for a Number of Maravedies; to Venice the fame, for a Number of Soldi; to France, an uncertain Number of Soldi for a Crown Tournois; to Florence ditto, for that Crown of 7 Livres; to Genera the fame, for the Dollar of five Livres; to Novi, the fame for a Crown Mark; to Rome 100 Crowns for an uncertain Number of flamped Crowns. Befides which it exchanges with many other Places.

At Rome, the Crown is worth 10 Julios, and the Julio 10 Bajoches. Crown is alfo divided into 20 Soldi d'Or, and the Soldi d'Or into 12 Denari.

Accounts are kept here in Crowns, Julios, and Bajoches, or Grains and Quartrins; and it exchanges with London, a ftamped Crown for an uncertain Number of Pence; with Genoa, the fame for fome Soldi; with Bergam and Bologue, Ditto for Ditto; with Aucona 100 Ditto, for a Number of their Crowns; with Spain one Ditto, for an uncertain Number of Maravedies; with Blozano the fame for fome Creutzers; with France an uncertain Number for 100 French Crowns; with Venice, the fame for 100 Ducats Banco; with Legborn, the fame for 100 Dollars; 6

with Novi di of those Cro At Legbor

nari, and the At this P the Exchang certain Num the fame for on Florence uncertain N a Number o with a Pren ditto for ditt Manner as i At Floren

12 Grains a They he Picoli, or uncertain N gal ditto for ber of ditte

0 0 01

Place with certain Nu Dollar of 6 of 7! Livr Amfler iam, At Lucc

Soldi 12 D At Nap. makes 10

a Carlin is Account with Spain vedies; wi Ducat of

Rome, and Tournois, In Sici chili a Gr

> Tarins a l Accour the Florin Number

Crown; 1 Tarins. At Ver Soldi. 1 Livres 14 20 Soldi, nari, Pic It deals v

Banco, f ber of D Maraved Groots; Naples, born, 10 an uncer tain Nu

Crown

with Novi ditto for 100 Crowns: with Lucca 100 ditto for an uncertain Number of those Crowns of seven Livres.

At Legborn the Dollar is worth fix Livres, or 20 Soldi, and the Soldi 12 Denari, and the Ducat is worth 7 Livres.

At this Place Accounts are kept generally in Dollars, Soldi, and Denari; and the Exchanges are made on London by giving a Dollar of 6 Livres for an uncertain Number of Pence; on Holland the fame for a Number of Groots; on *irrance* the fame for a Number of Sols; on Portugal the like, for a Number of Reas; on Florence the fame for fome Soldi; on Genoa, ditto for ditto; on Venice, au uncertain Number of Dollars, for 100 Ducats Banco; on Naples, 100 Dollars for a Number of Ducats of 5 Tarins; on New ditto, for the like Number of Crowns, with a Premium; on Rome ditto, for an uncertain Number of Crowns; on Geneva ditto for ditto; and befides, it exchanges with many other Places, in the fame Manner as its Capital Florence docs.

At Florence, 5 Quartrins make a Craca or Grain, 8 Grains a Julio or Paulo, 12 Grains a Livre, and 7: Livres, or 150 Soldi, a Crown. They here keep their Books and Accounts in Crowns, Soldi, and Denari;

They here keep their Books and Accounts in Crowns, Soldi, and Denari; Picoli, or Current; and exchange the Crown of  $7_{\star}^{\star}$  Livres with London, for an uncertain Number of Pence; with Spain the fame for Maravedies; with Portugal ditto for Reas; with Milan ditto for Soldi; with France an uncertain Number of ditto for 100 Crowns Tournois; with Novi ditto for 100 Crowns of that Place; with Venice ditto for 100 Ducats Banco, with Naples 100 ditto for an uncertain Number of Ducats; with Leghorn an uncertain Number of Soldis, for the Dollar of 6 Livres; with Lucea 100 Crowns for an uncertain Number of Crowns of 7<sup>±</sup> Livres; with Rome ditto for an uncertain Number of Koman Crowns; with Anylerdam, Antwerp, and Genoa, the fame as from Leghorn to those Places.

At Lucca the Crown is worth 7 Livres 10 Soldi, the Livre 20 Soldi, and the Soldi 12 Denari, all d'Or, and they keep their Accounts therein.

At Naples, feveral Coins are current, but their own is the Ducat, which makes 10 Carlins; a Tarin 2 Carlins; a Carlin 10 Grains; a Grain 3 Quartrini: a Carlin is worth about 5d. Sterling. Accounts are kept here in Ducats, Tarins, and Grains; and Exchanges made

Accounts are kept here in Ducats, Tarins, and Grains; and Exchanges made with Spain, by giving a Ducat of 10 Carlins for an uncertain Number of Maravedies; with Genoa the Dollar of 9 Carlins for fome Soldi; with Palermo the Ducat of 10 Carlins for a Number of Ponti; with Legborn, Florence, Venice, Rome, and France, for 100 Dollare, Crowns, Ducats, ftamped Crowns, and Crowns Tournois, 100 Neapolitan Ducats with a Premium.

In Sicily, the Coins are like the preceding; 8 Pichili make a Ponti, 6 Pichili a Grain, 10 Grains a Carlin; a Tarin is 2 Carlins, 12 Carlins is a Florin, 13 Tarins a Ducat, and 12 Tarins a Current Crown, which is about 51. Sterling.

Accounts are kept in this Ifland as at Naples; and it exchanges with Spain the Florin for an uncertain Number of Maravedies; with Florence an uncertain Number of Carlins for the Crown of  $7^+_{\tau}$  Livres, with Novi the fame for the Crown; and with Naples an uncertain Number of Ponti, for the Ducat of 5 Tarins.

At Venice both the current and Bank Ducat make 24 Soldi, or fix Livres and 4 Soldi. The Venetian Piftole 29 Livres; the Chequin 17 Livres; the Teftoon two Livres 14 Soldi;  $\pm$  Ditto or a Julio, 18 Soldi; a Soldi 12 Denari; a Livre Picoli is 20 Soldi, and about 9d. Sterling. Accounts are kept here in Livres, Soldi and Denari, Picoli or current; but the Bank Entries are in Livres, Soldi, and Groffes. It deals very contiderably in Exchanges, and gives to London a Ducat of 24 Grains Banco, for an uncertain Number of Pence Sterling; to France an uncertain Number of Ducats, for 100 Crowns Tournais; to Spain, one Ducat for a Number of Groots; to Novi, an uncertain Number of Ducats for 100 current Crowns; to Naples, 100 Ditto for an uncertain Number of Ducats, of 10 Carlins; to Leglorn, 100 Ditto for a nuncertain Number of Ducats, of 10 Carlins; to Leglorn, too Ditto for a Number of 7± Livres; to Rome the fame, for an uncertain Number of Crowns; to Genoa, an uncertain Number of Soldi Banco for the Crown of four Livres: to Milan the fame, for a Crown of five Livres; 15 Soldi;

to Franckfort, Nuremburg, and St. Gal, 100 Ducats, for an uncertain Number of Guilders of 60 Creutzers.

At Bolognal Accounts are kept in Livres, Soldi, and Denari, the Livre being 20 Soldi, and the Soldi 12 Denari. The Money is a Crown worth four Livres five Soldi, or 85 Boulonins. Here is likewife a Tethoon valued at one Livre 10 Soldi ; a Jules at 20 Quartrins, and the Soldi Bayock, or Boulonin, at fix Quartrins. Many Coins of the Empire, France, and Spain, pais current here, and it exchanges with France an uncertain Number of Soldi for one Crown Tournois; with Naples the fame, for the Ducat of 10 Carlins; with Fenice, the Crown or Dollar of 85 Soldi, for an uncertain Number of Soldi ; with Rome an uncertain Number of Soldi ; with Fenice at the fame for the Crown of 7; Livres ; with Florence ditto for the Ducat of feven Livres.

At Bergum many foreign Coins are current, and their Accounts are kept in Livres, Soldi, and Denari, of which 20 Soldi make a Livre, and 12 Denari one Soldi. The Ducat or Crown of Exchange is reckoned at 7 Livres, and of thefe it gives to Novi an uncertain Number for 100 Crowns of that Money; to Milan the iame for the Ducat of 5 Livres and 15 Soldi; to Lyons ditto for a Crown Tournoir; to Rome ditto Lo. a ftamped Crown; and to Venice a Crown for an uncertain Number of Soldi.

At Parma Accounts are kept in Crowns of 20 Soldi, and one Soldi is 20 Denari. The Merchants' Crown is reckoned 4 Livres, with an unfettled Premium.

At Modena Accounts are kept in Lires, Soldi, and Denari 1 they have also a Ducat of 5 Livres, with many other foreign Coins current here.

Mantua has the fame Species and the fame Way of Reckoning as the last mentioned Place.

And at Ferrara and Ancona Accounts are kept, and the Species the fame as at Rome.

In the Island of Sardinia, Accounts are kept, as in most Parts of Italy, in Livres, Soldi, and Denari; the Dollar or Piece<sup>+</sup><sub>2</sub> is worth 9<sup>+</sup><sub>4</sub> Rials, and the Rial 15 Soldi, Sardinian Money, and the Livre 20 Soldi; fo that the Dollar is valued at 6 Livres, 18 Soldi, or 138 Soldi, that Island's Currency.

At Placentia Accounts are kept in Crowns, Soldi, and Denari of Maak, of which 12 Denari make a Soldi, and 20 Soldi the Crown. This Place always gives in Exchange an entire Sum, viz. a whole Crown, or 100 Crowns, Se.

In the Island of Malta Accounts are kept, and Money is the fame with that of Sicily, being Silver, Copper, or Braß, of which the latter are the current Species; and in Negociations of Purchafes, or Sales, it is always flipulated whether Payment thall be made in Silver or Braß Money, the former being effectine 50 per Cent. better than the other. Six Pichili make a Grain, 10 Grains a Carlin, two Carlins a Tarin, and the Deci Tarini 10 Tarins, befides which many foreign Coins are current on the Island.

In Savey and Piedmont, the Species are Madonines or Piftoles of Savey, worth 13 Livres; Ducatoons worth 7 Florins, or 84 Soldi; the Savey Crown, worth 3 Livres, 12 Soldi; the Livre worth 20 Soldi; and the Soldi worth 4 Quartrins or Liards. Accounts are kept here in Livres or Lires, Soldi, and Quartrins; their Exchanges are in Ducatoons.

In the Ifland of *Candia*, the fame Coins are in Ufe, and the fame Method of Accounts practifed as at *Verice*. In their Meafuring two Picos are ufed, the one for Silk, and the other for Woollens; too of the former making about  $61\frac{1}{2}$  Yards English, and noo of the others four Yards more. The Weights of this life are allo two; the Suttle and great Weight; toolb, of which latter very nearly correspondent with 118lb. Avoirdupois  $\beta$  and the too Suttle make about 76lb. Ditto.

In the Moren, Accounts are kept as in Venice, or Turkey, according to which of these Powers the Place is fubject, though they generally reckon in their Dealings by the Dollar of 80 Afpers. In computing their Weights, they reckon 11<sup>4</sup>. Drams to an Ounce, 12 Ounces to the Pound, 3lb. to the Ouque, 132lb. to a Quintal, of about 1174 lb. Englijk, though in weighing Raw Silk, they count 15 Ounces to the Pound. Oil is fold here by a Measure called the Lever, weighing about 74lb. of which 10 make near 15 Englijk Gallons, or 1124lb.

· · · 10

Corn

Corn is fol fure, and the which Weigh per Place.

At Conflam The Piece re and the Afpe parts here, fur portion for w pers, the At 116 Afpers; kins, &c.

At Smyrn Afpers, the At Alexan are the Doll

kept in these At Alexa and the Abo the Spanifb keens, bein

The Plat here had th tion is not i fent Section the Accura Tables and which were here, but cipal tradi Calculation gated the l in forme M

I fhall and Coins the Work At Caff

Effeem an 10 per Ce tians, and Venetian an Affela of Caffa Long M tons, & Pic is 30

Afpers, lait City Caragro at a pro At P

At Ki

and H monly and Ca At J

and Af At 2 Ronfpi the Oc

Corn is fold here by the Bochel, of which 9; make 8 Buthels *Winchefter* Meafure, and their Wine is fold by the Loder, containing about 8 Gallons *Englifs*; which Weights and Meafures I mention here, as they were omitted in their proper Place.

At Conflantinople, the current Coins are golden Sequins, worth 243 Afpers. The Piece reckoned at 120 Afpers. The Paras or Medins worth 3 Afpers, and the Afper worth a Triffe more than a Farthing Sterling. Many foreign Coins pais here, fuch as Spanifk Dollars, if weighty, at 108 to 110 Afpers, and in Porportion for what they are light, Caragroutchs, Money of the Empire, for 120 Afpers, the Affelanis, Abouquels, and Lion Dollars of Inforuck and Holland worth 116 Afpers; the Polifb Abras, the Turks, Izelotes, Venetian and Hungarian Zekins, Sc.

At Smyrna they use for current Money the Assessment and Abouquels, worth 80 Aspers, the Scherifs of this Place being Pieces of Gold worth 2 Dollars.

At Alexandretta, or Scanderoon, as well as at Aleppo and Seyda the current Coins are the Dollar worth 80 Afpers, and under these Denominations all Accounts are kept in these Parts.

At Alexandria, Rofetta, and Grand Cairo, the current Dollar is worth 33 Medini, and the Abouquel, or Lion Dollar, 30 Ditto; the Affelani worth 32 Medini, and the Spani/b Dollar about 70. The Gold Coins are the Sultani, Xeriff, and Chekeens, being each worth about 91. 4d. 5d. or 6d. Sterling.

The Places mentioned in the three laft Articles flouid not have been inferted here had their Connexion being lefs with *Conflantinople* than it is, as their Situation is not in *Europe*, to which Part of the World I proposed to confine the prefent Section of Measures, Weights, and Coins, which I have now finished with all the Accuracy I have been able 1 and though the greatest Part of the preceding Tables and Computations are collected from feveral Authors, and their Errors, which were many, corrected, wherever I perceived them : yet I have not stopped here, but also very confiderably enlarged them, by the Addition of many principal trading Places, that had been omitted by the Composers of the aforefaid Calculations, who have generally copied from one another, and thereby propagated the Mislakes and Overfights of the first Inventors, which are here, at least in fome Measure, rectified and improved.

I thall next endeavour to give the best Account I can of the Weights, Measures, and Coins of the other trading Parts of the World, with which I thall conclude the Work.

At Caffa in the Black Sea, many foreign Coins are current, but those in most Efficem are the weighty Mexican and Seulan Dollars, which are always worth here to per Cent. more than the Affelani, being centinually bought up by the Armenians, and fent to Perfa. The Affelani paffes from 90 to 100 Afpers; the Venetian Zekin for  $2\frac{1}{2}$  Affelanis, as at Conflantinople; the Abros paffes for  $\frac{1}{2}$  of an Affelani; the lzciot for  $\frac{3}{2}$  of Ditto, and the Turk for  $\frac{1}{2}$ . The Ocque or Ok of Caffa is the fame with that at Conflantinople; And they have two Sorts of Long Measures, the one for Woollens and Silks, and the other for Linens, Cottons, Se. both are called Pies, but the first for Diftinction Pie-arfem; the Linen Pie is 30 per Cent. bigger than that of Conflantinople.

At Killy, or Killia, the Money confifts in Affelanis, worth fometimes 115 or 116 Afpers, as at *Conflantinople*, their Price being generally governed by that of the latt City: The loclot is received here for  $\frac{1}{2}$  of the Dollar. The Sevilan and the Caragroutch have here the fame Currency as at *Conflantinople*, and other Species at a proportionable Value.

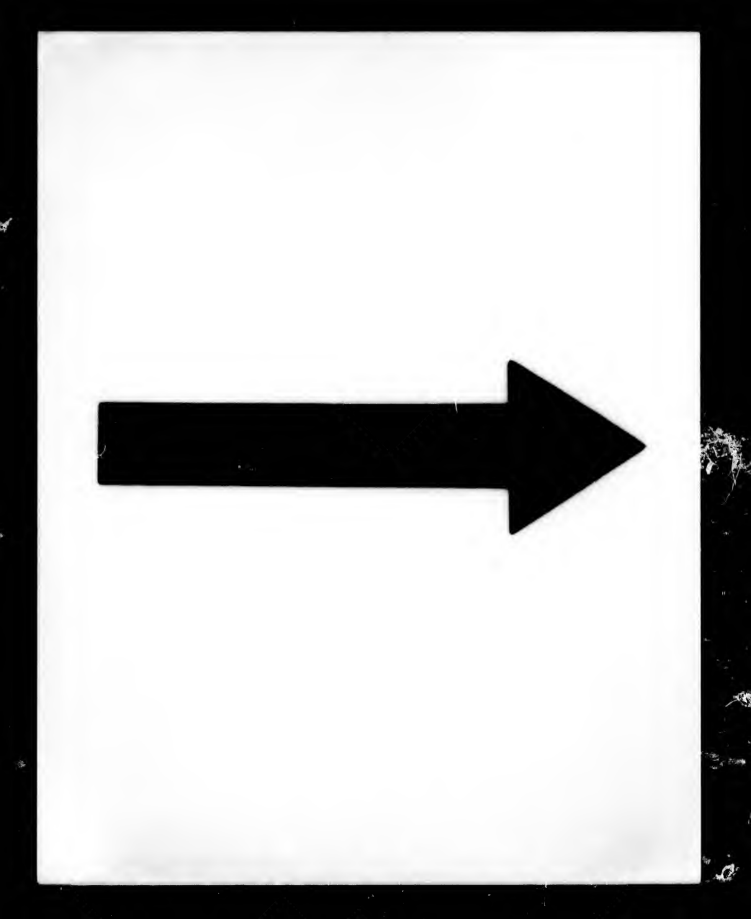
At Prevat, all Trade is carried on in Affelanis, Abras, Turks, Izelots, Venetian and Hungarin Zekins, Cheritt's, Afpers and Paras; these Species being commonly 15 per Gent. higher than at Constantinople, as they are at Synope, Nicopolis, and Castamholi.

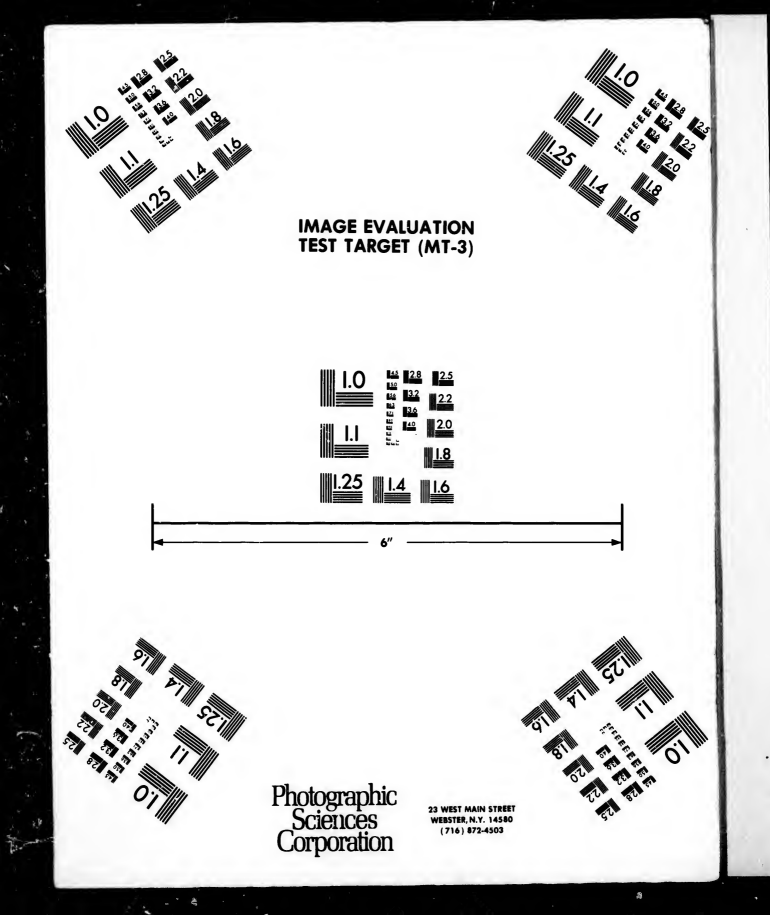
At La Majire the current Coins are only the Affelanis, Quarts, Turks, Izelotes, and Afpers, the Sevilan and Caragroufch Dollars not being fo much as known here.

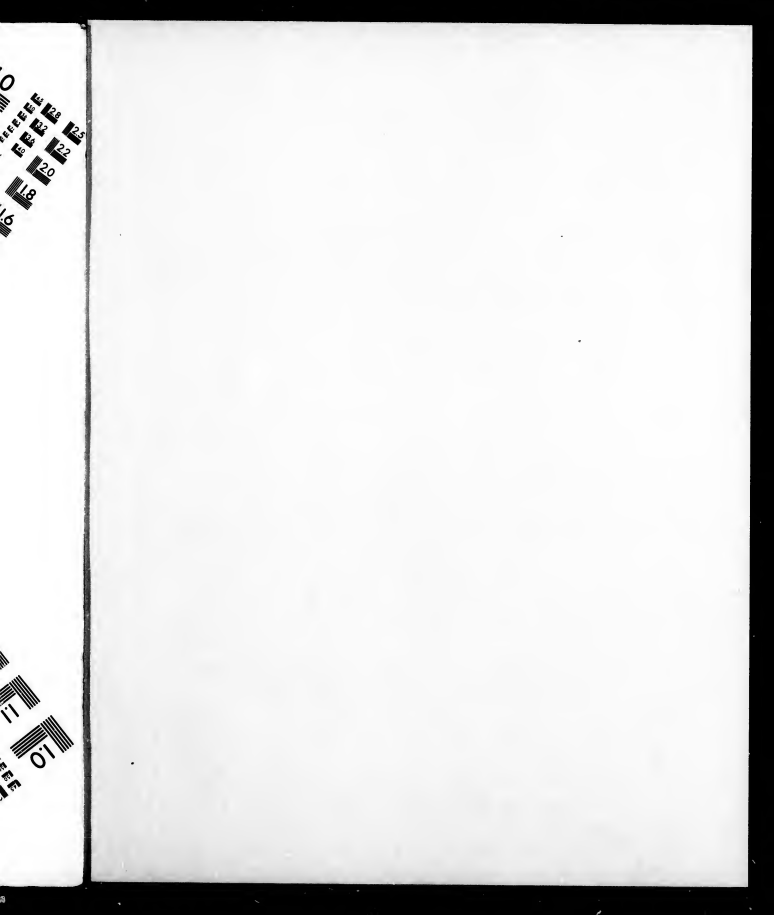
At Salonica, in the Archipelago, the Sevilan is worth 212 Alpers, and the Sequin Roufpi 412. The Menture called the Guilot makes near half a Legborn Sack, as the Ocque does 3<sup>+</sup><sub>4</sub>lb. of that City, and the Pic is near a Dutch Ell.

II D

In







In Barbary the greateft Part of the Money used is foreign : Heretare, however, fome Coins ftruck by the Kings or Deys in their different Territories, though the general Currency in these Parts are Spanish Dollars, French Crowns, Hungarian Ducats, and the Turkish Golden Sultanins.

The Metecals are a Sort of Gold Ducuts made at *Morocco*, by the Jews at their Pleafure, fo that their Standard is very uncertain; the Blanquiles are fmall Silver Pieces worth 2<sup>±</sup> French Sols, and the Felours are Copper, of which 8 go to a Blanquile. Dollars, Halves, and Quarters are almost the only foreign Coin current in *Morocco*, where the *Englift*, *French*, and *Dutch* Gold and Silver, or the *Spanift* Piftoles are not received.

There is also coined at *Tunis* fome Species of Gold and Silver. In The Sultanins are of the former Metal, but heavier by  $\frac{1}{2}$  than those of *Europe*. The Navare are of Silver, cut nicely square; the Doublas and Burb as coined here are the fame in Value with those of *Algier*.

The long Measure of Mequinez is the Palme, which is 8 French Inches, or 3 of the Paris Foot 2 And the long Measure of Santa Graz in the Kingdom of Moracco, is called a Coude, of which 100 Paris Ells make 225; the 100 Aunes of Holland 133; 100 Engligh Yards about 175; and a Cane of Provence 3; Coudes. The real Coins are the Flux, Blanquille, and golden Ducat; the Flux is of Copper, and 16 go to the Blanquille, of which 4 make an Ounce, and 10 Ounces; or 40 Blanquilles make a Silver Ducat; the Golden one has no fixed Courie, but the Price of it varies according to its Scarceness or Plenty, from 12<sup>±</sup> to 15 Ounces. A weighty Dollar yields a Trifle more than 7<sup>±</sup> Ounces, given into the Mint for making Blanquilles; their Weights are 5 per Cent. heavier than the Mark Weights, and it has been found by Experience, that 100 Marfeilles Pounds, produce at Santa Cruz 971b. and 100 of Santa Cruz yield 125 or 126 at Marfeilles.

At Algier the current Money made there, is golden Sultanines and Afpers; Burbas, of which 6 go to an Afper. The Doubla is Silver, and worth a Triffe more than the French Crown; the Rubick, Median, and Zian, are all Gold Coins; the first worth 35, and the last 100 Aspers; but these three Species are particularly Aruck at Tremecen. The foreign Coin that pass here, are the Sultanines of Morocco, the Portugal Golden Pieces, the Venetian Sequins, the Spanifb Pistoles and Dollars of all Weights. The Value of these Species is not here fixed, but varies, though not much, according as it fuits the Government; not but the Patique Chique, fmall Dollar, or the Afper Dollar, which is an imaginary. Coin, is fixed and always worth 232 Afpers; the ', of a current Dollar, commonly called the great Patique, which ordinarily weighs 2<sup>1</sup>/<sub>2</sub> Piftoles, but is iometimes altered by the Dey. In 1725, the Sultanin of Algier and that of Morocco, were worth 2 current Dollars and 4 Rials ; the Venetian Sequin, 2 Dollars 6 Rials; the Crufade of Portugal 7 Dollars; the Spanish Pistole four Dollars and 4 Rials; the Sevil and Mexican weighty Dollars 20 to the Pound, 3 finall Patiques and 7 Temins; the weighty Legborn Dollar, 3 current Dollars, and 6 Rials; ditto of Tunis 3 Dollars, and 4 Rials; the great Pataque or current Dollar of Algier, 3 fmall Pataques, or 696 Afpers; the Temin is a fmall Rial, or  $\frac{1}{4}$  Part of the little Pataque, that is 29 Afpers; the Caroube is half a Temin or 14' Afpers.

The common Algier Quintal is 1331b. of Marfeilles, or 1061b. de Marc; the Pound is generally composed of 16 Ounces, except in weighing Chocolate, Tea, and fimilar Commodities, when it is only 14 Ounces; the Pound of Dates, Raifins, &c. is 27 Ounces.

The Measure for Weollens and Lincus is the *Turkey* Pic, of which 2 make 1 Aune and 2 Inches *Paris* Measure; but Gold and Silver Stuffs and Silks are fold by the *Morefice* Pic, three of which only make 2<sup>+</sup> of that of *Turkey*.

Though a confiderable Trade is carried on to the prodigious extensive Coafts of *Africk*, and though these are peopled by numerous different Nations, yet Coins are unknown among them, and all their commercial Transactions are carried on by Way of Barter, they having no other Money in Ufe, than fome Shells for the Purchase of imall Matters, in most Places; and in *Abylimia*, or the Empire of *Prefier John*, fome Bits of Rock Salt only; so that this great Part of the World affords affords me come to the forme Wei exceeding nor Term mi-gros, ley Nanque other Me They hav Buthels at The Foul hufked R have but and they for ibe it.

I fhou Aha, &c I shall gi Abagi Chaye re France, and at Te make he bequis m Chaouris Abas, Abuce of 12 T Biza, an 3lb. 9 C Acre, Almen on that ( Arab Amadab the Lac Raat, the two Fouange Value 4 that pai and 23 Sols and Baba feveral ( the grea Spice is Ounces the Ba Herdam, lion, Si Ounces gal, an The Chincfe and c of Moci the Ma

affords me nothing to remark on the Subject I am at prefent engaged in, till we come to the Itle of Madagafcar; where, though Money is ufclefs, yet they have fome Weights, though only for Gold and Silver, and the biggeft of thefe not exceeding a Dragme, or the Gros, they have no Notion of Ounces or Pounds, nor Terms in which to express them. The Gros is here called *Sompi*; the De-mi-gros, *Vari*; the Scruple or Pennyweight *Sacare*; the Demi Scruple or Obuley Nanqui, the fix Grains Nanque; the Grain unnamed among them. And all other Merchandize are exchanged according to their Value, and not Weight. They have likewife here long Measures, and those of Continence, the latter like Bufhels are called Tronbabouache, or Moncha, that hold fix Pounds of hufked Rice. The Foule, not containing above half a Pound, and the Zatou, with which unhufked Rice is meafured, and contains 100 Voules, being near 25 Pounds; they have but one long Measure called Refe, which is very near an European Brassie, and they are not unacquainted with the Span, but open their Hand to defcribe it.

I thould here have proceeded to defcribe the Weights, Measures, and Coins of Afia, &c. as they are in Use at every Place, but as this would occasion Repetitions, I shall give them alphabetically to avoid fwelling this Article unnecessarily.

Abagi or Abafjia is a Perjian Silver Coin, worth 2 Mamoudis or 4 Chayes ; the Chaye reckoned to be equal in Value to a Trifle more than 4 Sols, 6 Deniers of France, fo that the Abagi is 18 Sols. This Specie is current through all Perfia; and at Teffis and in all Georgia, it is worth 22 Sols Tournois ; 4 Chaouris, or Sains, make here an Abagi; 1 Ufaltou, a half Abagi or 2 Chaouris; 40 Afpers or Carbequis make alfo an Abagi, and the Venetian Sequin is worth fix Abagis and three Chaouris.

Abas, a Perfuan Weight for Pearls, being 's lighter than the European Carat. Abucco, Abocco, or Acocbi, a Weight used in the Kingdom of Pegu, confisting of 12; Teccalis; 2 Abuccos make the Agito or Gizo; 2 Gizos make 1 Demi-Biza, and the Biza weighs 100 Teccalis, about 21b. 5 Ounces of the heavy, and 3lb. 9 Ounces of the light Weight of Venice. Acre, or Lacre, an India Money.

Almene an Indian Weight of about 21b. ferving to weigh Saffron in many Parts on that Coaft.

Arab, an imaginary Money in the States of the Grand Mogul, particularly at Amadabath, of which 4 make 1 Crou; a Crou worth 100 Lacks or Laques; and the Lac 100,000 Roupies, or Rupees.

Baat, in Siameje, and Tical in Chinefe, is both a Weight and Coin current in the two Empires, the Weight is 4 Mayons, in Siamefe Seling, the Mayon 2 Fouangs, the Fouang 4 Payes, and the Paye 2 Clams; here are also Sompayes, in Value 4 of a Fouang. All these Weights are also Coins, or at least Bits of Silver that pass in Lieu of them, as well in China as Siam. The Tical weighs 3 Gros and 23 Grains, which, reckoning the Ounce of Silver at 3' Livres Tournois, is 32 Sols and 4 Deniers that Money, as it weighs near + an Ounce.

Babar, Babaire, or Barre, is a Weight used at Ternate, Malacca, Achem, and feveral other Places in the East-Indies. There are two forts of them, the one called the great Bahar, and the other the little one. By the first Pepper and all other Spice is weighed; it is composed of 200 Catis; the Catis of 26 Taels, or 38+ Ounces Portuguese, each Tael being reckoned 1; Ounce that Weight; to that the Babar is 550lb. of Portugal, or 481lb. 4 Ounces of Paris, Strafbourg, Am-fierdam, &cc. The finall Bahar, by which is weighed Quickfilver, Vermilflerdam, &cc. lion, Silk, &c. also confifts of 200 Catis, but each Catis is only 22 Taels, or 32; Ounces Portugueje; fo that this Bahar only makes 458lb. 13 Ounces of Portugal, and thefe near 401lb. 7 Ounces of Paris,

The Bahir of China is 300 Catis, but thefe only make 200 of Malacca, each Chinefe Catis containing no more than 16 Tacls, one of which weighs 1 + Pieces ; and confifts of 10 Malmace or Mafes, and each Mas 10 Condorins. The Bahir of Mocha in Arabia, weighs 420lb. containing 15 Traffels, the Traffel 10 Mauns, the Maun 40 Tuckea, and the Tuckea 10 Coffila.

Barutb

Baruth, an Indian Measure containing 17 Gantans, that is 50 to 56lb, of Pepper, Paris Weight, of 16 Ounces to the Pound, so that the Gantan ought to hold near 3lb.

Bajaruco, a finall Indian Coin of two Sorts, the one termed good and the other bad, which latter are  $\pm$  lefs than the other; 3 good Bafarucos make two Portugueje Reas, 15 a Vintain, and 375 a Pardao-xerafin.

Batman, a Perfian Weight, of which there are two Sorts, the one called Batman de Cahi, being the King's. Weight, and the other the Batman de Tauris, from the Name of a principal City in Perfia; that of Cahi ferves to weigh as well the Neceffaries of Life, as the Loads of the Beafts of Burden. It weights 12 the of Paris of 16 Ounces. That of Tauris only ufed in Affairs of Trade weighs  $6\pm$ lb, of half of the other, though by fome it is fuppoled only to weigh 5lb, and 14. Ounces, at which Computation it confifts of 6 Rattles, each a Trifle lefs than a Parijian Pound; the Derhem or Dragme, which is the fifth Part of a Pound; the Metcal  $\pm$  of a Derhem; the Dung of the 6th Part of a Metcal, and is equal to 6 Grains, Carat Weight; and the Barley Corn, which is  $\pm$  of the Dung; betides which Divitions the Perfians have that of the Vakic, about a French Ounce, and the Sahcheray, confifting of 1170 Derhem.

Beforch, a current Coin of Ormus, very rear in Value with the Liards of France, 10 of them make 1 Pais; 4 Pais 1 Soudis; 10 Pais 1 Chay, with four Dutch Stivers; 20 Pais 1 Mamoudi; 2 Mamoudis 1 Abbaffi; 25 Pays 1 Larin; 5 Larins the Real or Rixdollar; and 100 Mamoudis 1 Toman. They reckon in Ormus by Tomans, the fame as in Holland by Livres de Gros.

Biis, both a Weight and Measure used on the Coast of Coromandel in the East-Indies. It is the + of the Maun containing 5 Ceers, and 1 Ceer, 24 Tol. See Maun.

Bija, Biza, or Bize, is a Money of Pegu, with the fame Currency as a half Ducat. Biza or Piza is alfo a Weight in the fame Kingdom for weighing of Merchandize; it is about 21b. 5 oz. heavy weight of Venice, or 31b. 9 oz. the futtle or light Weight of that City; it likewife weighs 100 Tecalis; befides this the timalleft Weights are the Abucco, weighing  $12 \pm 3$  Tecalis; the Agito, weighing 2 Abocchis, and 2 Agiti the Demi-Biza, that is 50 Tecalis.

Bifi, a fmall Perfian Money, which fome good Authors place among the current Silver Coins of Perfia, and make it worth 1 Sol, 4 or 6 Deniers Tournois; but others probably more credible, and among them Sir John Chardin, only reckon the Bifti as an imaginary Coin; it is true, they call it Dinar-Bifti, which they make to be worth 10 fingle Dinars; fo that on this Footing, of 10,000 fingle Dinaries that go to a Toman, another imaginary Specie, there must be only 1000 of those called Bifti.

Cabeer, a Money used for Accounts at Macha, of which 80 are reckoned to a French Crown.

Canan, a liquid Measure of the Kingdom of Siam, which the Portuguese call Choup; it contains near a Pot, or near a Pints of Paris  $\frac{1}{2}$  of the Canan is called Leing, the same as the French Chopine.

Candul, or Bandile, a Measure of Continence used in India, at Cambaya and Bangal, for Rice and other Grain, it contains 14 Boilseaux, and weighs near 500lb. and the Gauge of Ships is reckoned here by the Candül, as it is by the 'Ion in Europe; to that when it is faid, a Vessel is 400 Candüls Burden, it is to be underflood the can carry 200,000lb. or 100 Tons.

It is also a Weight used in *China* and at *Galanga*, of which there are 2 Sorts; the fmallest being 16 Mauns; the other, which is the heaviest, consists of 20 Mauns; the first makes 3 Chintals good Weight, and the last 3 Chintals and 3 Rubis; the Rubis making 32 Rotols.

Cando, Candi, or Condi, a long Measure used in feveral Parts of India, and particularly at Goa, where it corresponds with 17 Duteb Aunes, ? per Cent. bigger than the Aunes of Babel and Baffora; and 6; more than the Varre, or Aune of Ormus; Silks and Woollens are measured by the Varre, but Linens by the Cando; which Measure in the Kingdom of Pegu is equal to the Aune of Venice.

6

932

. Cas,

Çaş, C

Scum of

Ifle of Ja

a City in

bored in 1

called a S

Pundle, r

9 Deniers

it certainl

they flick

the Mala

been speal

about 56

which 6

Caches of

Roupies

dabath.

Cafbeq rent in P

one half.

Canton.

France:

large Chi

Cati is al

Parts of

it confift

baya 27.

Emerald

and othe

100,000

Cavan meafurin firft.

Chaye,

Perfia;

makes 1

not a rea

1 Maille

ing in th

nions.

other a

for the

Pound

for it;

is alfo

by fom

all the

there.

Weight

The

Cher

Cher. wife ca

Cber

Clan

Cheda

Cati is

Cati,

Cafava

Pitis. T

Cas, Caxa, Cayas, Cache, Caffe, and Cafe, is a small Money of Lead, and the Scum of Copper mixed; its principal Currency is at Bantam, and the Reft of the Ifle of Java, and in some neighbouring Islands; this Money made at Chincheu, a City in China, is a little thinner than a Double of France, and has a Hole bored in the Middle, by which many of them are ft.ung together; this String, called a Santa, has 200 Caxas, which are worth 9 Deniers; 5 Santas tied in a Bundle, make 1000 Caxas, called a Sapacou, which make 3 Dutch Stivers and 9 Deniers. There is nothing more brittle than this Money, fo that if it falls it certainly breaks in many Pieces; and if it lies but one Night in Salt Water, they flick to close together, that more than half is broke in their Separation; the Malayans call them Cas; but in the Language of Java, they are named Pitis. There are two Sorts of them, great and finall; the latter are those I have been speaking of, whose Value is so small, that 300,000 of them are only worth about 56 Guilders, and 5 Stivers of Holland; the biggest are the old ones, of which 6000 are worth a Piece of Eight, and are very little different from the Caches of China, and the Caffies of Japan.

Cafava, Gafava, or Gazana, is an East-Indian Silver Coln, and one of the Roupies current in the Dominions of the Grand Mogul, especially at Amadabath.

Casbeque, Kabefque, or Cabefque, is a small Copper Coin, only made, and current in Persia; it is worth about 6 Deniers Tournois, and the Demi-Cabelque one half. Pul, is the common Name of all Copper Money in Perfia.

Cati, Catti, or Katti, is a Chinefe Weight, particularly in Ufe on the Side of Canton. It is divided into 16 Taels, each Tael making 1 Ounce, 2 Gros of France; fo that the Cati is 11b. 4 oz. Mark; 100 Catis make a Pic, which is a large Chinefe Weight, like the 1201b. of Paris, Amflerdam, Strasbourgh, Sc. The Cati is also the only Weight at Japan; it is likewife used at Batavia, and other Parts of India, where it is lighter or heavier, according to the Number of Taels it confifts of; for Example, at Java it is worth only 20 Taels, and at Cambaya 27

Cati is also a small Weight which the Eastern Lapidaries use, for weighing Emeralds, being only 3 Grains. It is likewife an Account Money used in *Java*, and other neighbouring Islands, being near in Value to 19 Dutch Guilders, and 100,000 Caxes of Java go to the Cati.

Cavan, used in some of the Philippine Islands, and especially at Manilla, for measuring Rice, and other Corn and Pulse, containing 50 Spanish Pounds of the firft.

Chaye, Shair, or Chay, is the finalleft Silver Coin that is made or current in Perfia; fome pretend that this is the Bifti, which according to their reckoning makes 1 Sol and 6 Deniers Tournois, although it feems certain, that the L'Hi is not a real, but imaginary Specie. The Chaye is worth just 4 Sols, 7 Deniers, and 1 Maille of France.

Cheda; a Pewter Coin, made and current in the Kingdom of that Name, lying in the East-Indies, and in the Neighbourhood of the Great Mogul's Dominions. There are two Sorts of this Money; the one of an Octagon, and the other a round Figure; the first weighing 1' Ounce, and passes in the Country for the Value of two Sols Tournois, although, on the Footing of 14 Sols per Pound of Pewter, it ought not to be worth more than 1 Sol and 3 Deniers.

The round Cheda worth 4 Deniers, has 80 Cawries, or Maldivian Shells given for it; both are received in the Kingdom of Pera, of which the King of Cheda is also Master.

Cherafis, or Tela, arc Golden Medals stamped in Perfia, erroneously supposed by fome to be a current Coin, but the Perfians make none of Gold; fo that all the Money paffing in that Empire of this Metal is foreign, and not coined there.

Cheray, or Chaby, a Perfian Weight used in Trade; that is what is otherwife called the civil or common Weight, and is double that named the legal Weight.

Cherif, a fmall Gold Coin made current in Egypt, worth about 4s. Sterling. Clam, a fmall Weight, and imaginary Coin of Siam. 11 E

Cobile

#### GENERAL COMMERCE OF THE WORLD.

Cobile, Cobil, or Coude, a long Measure used in several Parts of India, being unequal and varying as the Aune does in Europe. At Surat, Monf. Tavernier makes it 2 Feet and 16 Lines, King's Measure, and it is divided into 24 Tasots, each Tasot a Trifle more than an Inch. doftan bein

later fwalle

who never

the Empir

annual Tr

been able

will not b

it, by the

the Suppo

Daeza

Dank

of them

bia; it v

fmall W

medicina

Grains.

Derbe

Dina

Dina

Ding

other T

any oth

Silver o

a Merc

The Cali or

Dou

Suratt

there g

I Dou

to the

great,

+ of i

and t

curre

for v

Ific

Silv

whi

abo

wei

ma

We

Th

ma

Fa

to

b

Fa

 $F_{\ell}$ 

Du

Hand.

Cokein, an imaginary Specie, used in Japan, in Accounts, like the Piftole in many Parts of Europe, being in Value about 10 Livres Carolus of the Low Countries.

Coffila, a Weight of Mocha.

Cobi, a large dry Measure used in the Kingdom of Siam, for Corn, Sc. It contains 40 Seftes, and the Sefte 40 Sats; so that reckoning the Sat at a Trifle more than 31b. Marc, and the Sefte 100 Catis, or 1251b. that Weight, the Cohi must weigh exactly 5000lb.

*Coiang* both a Weight and Meafure of *Cambaye* in the *Eafl-Indies*, of which 5 make a Laft.

Commalle, or Connualle, a finall Money current at Mocha, and the only one made there; it has no fixed Value, but is dependent on the Governor's Caprice for it; 60 Commalles and 80 Caveers, or Cabeers, in which Accounts are kept, make a French Crown.

Compan, a Silver Money current in feveral Parts of India, particularly at Patane: It is worth about 9 Sols, French Money, though it rifes and falls; and is near the fame in Value and Alloy with the Mainoudi of Cambaye.

Condorin, a Sort of finall Weight, which the Chinefe, effectially those of Canton, use for weighing the Silver received and paid in Trade; it is worth about 3 Farthings Sterling, 10 of them make 1 Mace, and 10 Mace 1 Talc, or Tael.

Conduri in Malayan, or Laga in the Japan Language, is a fearlet Bean with a black Spot on its fide, which those two People use for weighing Gold and Silver.

Conodis, a fmall Coin used at Goa, and in all the Kingdom of Cochin.

*Cotta*, a Sort of a Measure used in the *Maldives*, for measuring of Cauris, or Cowries, a small shell that serves as Money in some Parts of A/ia, and the greatest Part of the Coast of A/irick; it contains 12000 of those Shells.

Couit, called alfo Guz, a Sort of Aune ufed at Mocha, for measuring Linens and Silks, of about 24 Inches long.

Coupant, an oval Picce of Silver or Gold of Japan of various Sizes. The Biggeft of the Gold ones weigh  $1\frac{1}{2}$ . Ounce, which at 63 Shillings Sterling per Ounce come to 51. 105. 3d. others about  $\frac{1}{2}$  as big both in Size and Weight, are worth 11. 165. 9d. The Silver weigh about 72 Penny-weights, and all these Pieces are not properly Coin, but are taken by Weight as such.

Coupan is also a finall Weight used in the Isle of Borneo, for weighing Diamonds, 10 of them making between 30 and 40 Carats.

Couron, more properly a Sum, than any particular Species of Money, being ufed at the Court of the Grand Mogul to exprets the great Sums in the Finances of that Sovereign, near the fame as in France, and other European Courts, where thefe are reckoned by Millions... It has been falfely called by Monf. Savari, Courour, Courou, and Crou, for its proper Expression is Couron, being in Accounts 10 Millions of Rupees, or 100 Lakes, or Lacks, the Lack'making 100,000 Rupees; 100 Courons make one Padan, and 100 Padans one Nil, though thefe two laft run up fo high as to be almoft out of Ufe: Court and the savariant of the

There was never an Occasion to have the Value of Courons to well known or confidered either in Europe or Afia, like the Occurrence at the Beginning of 1739, by the rapid and unheard-of Expedition of the famous Thamas Kouli-Kan, Schach-Nadir of Perfia, againft the City of Dehly, Capital of the Great Mogul's Dominions, of which an exact Relation arrived to us in 1740, by Way of Conflantinople, and made the Booty taken there amount to 111 Courons, which, valuing the Rupce at 3 French Livres, or 30 Dutch Stivers, makes 3330 Millions of Livres Tournois, or 1665 Millions of Guilders; a Sum and Capture to immenfe, as to ftand unexampled in Hiftory; and what makes it the more furprizing is, that almoft all these Riches were taken in the City of Debly only. And the laft would feen incredible, if it was not known, that the Silks; Cottons, and other Goods, the Manufactures and Growth of this waft Empire, at tract and bring in here Plate from most Parts, both of Afia and Europe, by the many Ships that come yearly to purchase their Ladings with this Metal, Iudollan

doftan being an Abyls for it, where all that which America yields is sooner or later swallowed up by falling into the Hands either of the Prince of his Rajas, who never let the Value of a Shilling return. *Thamas Kouli-Kan* having reftored the Empire he had conquered to the Mogul, imposed on him, by the Treaty, an annual Tribute of 3 Courons, or 30,000,000 of Rupees; which I suppose he has been able to shake off fince the Troubles in *Perfa*. I hope this little History will not be difagreeable to my Reader, to whom I have been tempted to offer it, by the extraordinary and uncommon Circumstances of the Affair, and under the Supposition that so punctual a Detail of it may not have fallen into every one's Hand.

Daezajie, a Silver Coin, current in Persia, being worth 5 Maimoudis; and 2 of them make the Hafaer Denarie.

Dank or Danek, a small Silver Coin current in Persia, and some Places of Arabia; it weights  $\frac{1}{6}$  of a Dragme, and has its correspondent Value. Dank is also a fmall Weight used by the Arabians, for precious Stones, and Drugs employed in medicinal Compositions; it is ; Part of the Arabian Dragme, or 8 French Grains.

Derbem, a small Persian Weight ; of a Pound.

Dinar, a Perfian Word, fignifying fometimes all Sorts of Gold Coins, and at other Times a fmall imaginary Specie, worth 1 Denier. Dinar Cheray, a Perfian Weight of the Value of a Dollar, or Golden Ducat. Ding, a general Name for all Weights at Siam, in particular; they have fearcely

any others separate from their Coins, though this is only to be understood of the Silver ones, Gold having no Currency here as Money, but is bought and fold as a Merchandize, and is worth twelve times as much as Silver.

The Weights of Siam, that have the fame Name with their Money, are the Cali or Schang, the Mayon or Seling, the Foüan, Sompaye, Paye, and the Claim.

Doudou is a Copper Money, current in fome Parts of the Eaft, particularly at Suratte and Ponticherry; it is worth a Trifle lefs than 2 French Liards, fo that there go 14 to the Gold Fanon of those Places, or about 6 Sols Tournois; and 1 Doudou is worth 2 Caches.

Dung, a fmall Persian Weight, ; of a Mescal, and of which about 3600 go to the small Batman of Perjia, called the Batman of Tauris, and near 7200 to the great, or King's Batman. Befides the Dung, here is the Grain of Barley, reckoned f of it, fo that the Batman of Tauris confifts of near 14,400 Grains of that Corn, and the King's Batman as many again. Dung is also a Silver Coin, made and current in Perfia, weighing 12 Grains.

Fano, a fmall Weight used at Goa, and some other Places in the East-Indies, for weighing Rubies, being 2 Venctian Carats.

Funon, or Fanos, a Coin current on the Coast of Malabar, Coromandel, in the Iffe of Ceylon, and feveral other Parts of India; there are of them both Gold and Silver; the former not the tame in all Places, either in Goodnefs or Weight, which makes a great Difference in their Value: The heaviest are not worth above 5d. to 5'rd. Sterling, and the lightest little more than 5 Farthings; they weigh feven Grains, but the Gold is of to bate an Alloy, that 22 of them hardly make half a Crown; these are made at Afem; and those of Pegu are of the fame Weight, but being of a better Standard, 15 are equal in Value to the aforefaid 22. There are likewife Golden Fanons at Ponticherry, worth about 3rd. They are made like the half of a Pea, and nothing bigger; 12 Doudous are given for this Fanon, and 2 Caches for the Doudou.

The Silver Fanos are not worth at most above 2d. Sterling, 20 of them going to the Pardo, a Portugueje Money made at Goa.

Faratelle, a Weight made Use of in some Parts of India, equal to 2lb. of Lifbon, of 14 oz. Marc, or 13 of Paris.

Fayalle, an imaginary Coin, valued by fome as the Pistole of France, viz, 10 Livres, and by others 12' Livres; which Difference apparently proceeds from the first Valuation being made on the French Livre of 20 Sous, and the other on the Livre or Guilder of Holland, worth 25 Sous.

Forle, or Fulle, a Copper Coin, made and current in Egypt, it is also called Bulbe or Bulba, this Specie is about the Size of a French Double, though a little thicker thicker, and is worth a Liard, or 3 Deniers that Money : Eight Forles make a Meidin, and there are half Forles ; the *Turks* call it Mangour.

Fouang, or Foang. Vide Baat.

Fun, called a Money by Gemelli, an Italian, the only one that fpeaks of it, though he leaves its Value and Metal unexplained. The Journal of the Sieur Lange to the Court of China in 1721, fays, the Chine/e Weights are divided into Laen, Tain, and Fun, of which 10 Tzins make a Laen, and 10 Funs a Tzin. A Laen of China has fomething more in Silver than the Ruffian Rouble. 16 Laens make neur 30 Zichoffes, or Tizüns, a finall Brafs Coin. One Laen of the fineft Silver is, according to its juft Value, worth 1000 Zichoffes. The Price of this Money is commonly fo fubject to vary, that it regularly rifes and falls weekly; and from what is faid above, we may reafonably conclude that the Laen is the fame as is called by fome the Laem, explained to be a Piece of Silver paffing by Weight, and called by the Portugue/e Tael.

Gallo, a Silver Money of the Kingdom of Camboya, in the Eafl-Indies, weighing 1 Mace, 5 Condorins Chinefe. Its Standard was once 80 Tocques, but in the Year 1718 it fell to 60.

Gantan, a Weight used at Bantam in the Isle of Java, and some other Parts of the East-Indies, weighing near 3 Dutch Pounds.

Gantan is also a Measure for Pepper, containing exactly 31b. Vide Baruth. Nic. de Graaf fays, that the Inhabitants of Batavia call the Measures they use for Rice, Gunting, containing near 151b. Weight, and though the Names of Gantan and Gunting are very much alike, their Contents greatly differ.

Ganzas, or Gauzas, a Money made of Copper and Pewter by Particulars in the Kingdom of Pegu, and not in the Royal Mints. The Value of thefe are not fixed, but rife and fall according to the Times of Payment, for the Goods of the Country, though they are commonly worth between 2 and 3 French Sous.

Gari, a Sort of an imaginary Specie, or rather the Denomination of a Sum, used in many Parts of the *Eall-Indies*, and particularly in the Dominions of the Great Mogul; 1 Gari of Roupees is worth near 4000 Roupees.

Gazana, or Gafava, is a Silver Coin, and one of the Roupees current in the Great Mogul's Territories, particularly at Amadabath, worth 1+ Liver T

Gaze, a fmall Copper Money made and paffing in Perlia, worth near Liards; for be confound this with the Kabelqui, and others effecine it the Kabelqui, or Perlian Liard.

Ge, or  $\mathcal{J}_{\ell}$ , a long Measure in the Empire of the Great Mogul, though it is not real but hanginary, and comes to about  $34\frac{1}{2}$  Dutch Aunes.

Geden, a Measure of Continence, that the Indians use for their Grain, and contains near 4lb. of 16 oz. Weight of Pepper.

Goltfchut, a Sort of Moncy, or rather a finall Ingot of Gold that comes from China, and is regarded there rather as a Commodity than a current Specie; the Dutch gave it this Name, fignifying in their Language a golden Boat, becaufe it is in this Shape, through other Nations call them gold Cakes. As neither in all China or Tenquin, any Gold or Silver Money is ftruck, the Na-

As neither in all *China* or *Tenquin*, any Gold or Silver Money is ftruck, the Natives cut those two Metals into Bits of diverse Weights, calling the Silver ones Taels, and the Gold ones Goltschuts, of which I am speaking; these ferve in large Payments, when the Taels and Copper Money are infussioned. Here are of two Sorts, the one of 32<sup>+</sup>, Oucces, and the other but half as much. When the *Chinese* transport their Goltschuts into different Parts of *India*, where they trade, the Merchants they deal with commonly cut them in Halves, as the *Chinese* are so dischored, as often to line these Gold Cakes with either Copper or Silver to <sup>+</sup>/<sub>2</sub> of their supposed Value.

The *Japanefe* have also their Goltschuts, though only of Silver ; which, being of various Weights, are confequently of different Values.

Grinelin, a finall Silver Coin, made and current at Tripoli in Barbary, in Value a little more than four Sols Tournuois.

Gueste, a long Measure used in some Parts of the Mogul's Dominions, being about 1<sup>+</sup> Dutch Aune.

3

Gueze,

Gueze, are two So kelfets ; a the other. Paris, or In India than that fmall it is Guppas at Qyeda. the Bahar Hafaer Ferun current fo Keer, Agabar ı-lb. M Ken, which is 2 Keubs which n Kepat is the G thought Khat Europea rafange. Kille, fome m Poiffon Lack koned Vide C Lar Mar the Pe worth is the Maine Mamo nois, 1 zurat Fall. M pecia proce the o King pofe are ont Ma and Pou wh Ser M is I

Gueze, ditto of Perfia, for measuring Stuffs, Linens, Ge. Of this Measure there are two Sorts in that Kingdom, viz. the Royal Gueze, called alfo Gueze Monkelfets; and the Gueze Racourcie, called fimply Gueze; this laft being only ; of the other. The Gueze Monkellet contains 2 Feet 10 Inches, and 11 Lines of Paris, or + of that Aune, fo that 5 Gueze make 4 Aunes.

In India is also used a long Measure called Gueze, which is near 6 Lines thorter than that of Perfia, or about it of an Aune lefs, though as the Difference is fo fmall it is feldom regarded.

Guppas, Weights used in some Towns in the Straits of Malucca, particularly at Queda. 4 Guppas make the Guantas ; 16 Guantas, 1 Hali, or Nali ; and 15 Halis the Bahar of 450lb. Marc.

Hafaer Menarie, a Silver Coin current in Perfia, worth 10 Mamoudis.

Jerun Chrochen, a Money coined in the Dominions of the Grand 'Signor, current for half a Ducat.

Keer, or Ceer, Weights used in fome Cities of the Great Mogul, particularly at Agabar and Ziamger, in the first of which Places it weighs 36 fmall Weights of 1;1b. Marc, and in the other 36 of 1;1b.

Ken, a Sort of an Aune used at Siam not quite 3 Feet, 2 Kens making 1. Voua, which is a French Toife lefs 1 Inch ; the Ken likewife makes 2 Socks, the Sock 2 Keubs, the Keub 12 Nious, and there go 8 Grains of unhusked Rice to a Niou, which makes o French Lines.

Kepath, a fmall Weight used by the Arabians; it is + a Danck, or Dank, that is the Grain ; 12 Kepaths make the Dirhem or Dragme of Arabia, and fome have thought that the Word Karat comes from this of Kepath.

Khatovat, a long Measure used in Arabia, and is the Geometrical Pace of the Europeans, it contains three Akdams or Feet, and 12000 Khatovats make the Parafange.

Kijle, a liquid Measure also of Arabia, though Authors differ about its Contents, fome making it equal to a Septier, others to a Pint or Bottle, and fome only to a Poiffon, or  $\frac{1}{2}$  of a Septier of *France*.

Lack, or Lake, 100 of which make a Couron of Roupees, and this Roupee reckoned worth a French Crown of 3 Livres, 14 Dutch Guilders, or 25. 6d. Sterling. Vide Couron.

Larres, a Money used in the Maldives, of which 5 make a Dollar.

Mamoudi, a Silver Coin current in Perfia, and many Parts of the East-Indies; the Perfian Mamoudi is in Size and Shape like the French 5 Sol Piece, and is worth 2 Chayes or Schaes; 2 Mamoudis make an Abassi, and 100 a Toman, which is the largest Account Money in Perfia. The Indian Mamoudis, called also Mamedis, have no certain Value. In the Province or Kingdom of Guzurate the Mamoudi is worth 12 French Sols, fo that five of them make a Crown Tournois, and the fmall Mamoudis bear a proportionable Value, that is 6 Sols at Guzurate, and more or lefs at Bengal and other Places, according to their Rife and Fall.

Man, Maun, Maud, Mem, Mao, or Mein, Weights used in the East-Indies, efpecially in the Dominions of the Grand Mogul, and its feveral Names undoubtedly proceed from the different Pronunciation of the many various Nations that Trade draws here, both *Afjaticks* and *Europeans*: There are two Sorts of Mauns, the one called the King's Maun or Weight, and the other only a Maun. The King's Maun ferves for weighing Neceffaries, and Things for Carriage, and is compoled of 40 Serres, and each Serre exactly a Paris Pound; fo that 40 Parifian Pounds are equal to one King's Maun. Though the Sieur Tavernier, in his Observations on the East-India Trade, seems to diffent from this Calculation, and fays that the Maun of Suratte comes out to only about 34lb. of Paris, being composed of 40, and sometimes 4t Serres, but that the Serre is near ; lighter than the aforefaid Pound. He likewise speaks of a Maun used at Agra, the Great Mogul's Capital, which is half as heavy again as that of Suratte, and which on the Footing of 60 Serres whereof it is composed, makes 51 to 52 Paris Pounds. The 2d Sort of Maun is that used in Trade composed also of 40 Serres, but each of these Serres is reckoned only 12 Ounces or 2 of a Paris Pound. In the East-Indies there is yet a third

a third Diftinction of the Mann, in common Ufe at Goa, confifting here of 24 Rotolis, each 14b, Venction; or 13 Onnées 1 Grofs of Paris, the Venetian Pound being only 8 Ounces 6 Gros of Paris, fo that the Gas Maun weighs 36lb. of Venice, land 1916. 11 Ounces of Paris. In fine, the Maun is a Weight that alters according to the Places and Sorts of Goods 1 it is used in. 'At Suratte, another Author fays, it makes 42 Ceires, or Serres, but is either greater or lefs, according to the Commodities weighed with it. I It is of 334lb. in the Sales of Cotton, Gum-Lacque, Benzoin, Vermillion, Quickfilver, Copper, Pewter, Sandal Wood, Areque, Ivory, or Elephants' Te th; Spanifs Wax, Sc. which is alfo agreeabl; to what Mr. Tadernien fays. . It is 35 1b: for weighing Indigo at Suratte, and but 34 1b. at Amadabat. It is 36, 1b. on the Sales of Camphire, Spice, Tea, dry Pulfe, or Wheat, Simpan Wood, Sc. but at Amadabat the Maun in Regard of thefe Goods, 'is 38; 1b. It is 38th, for Cachou, and 40lb. for Affa-Fortida. At Bengal the Maun is 40 Ceirs, and weighs 64lb. for Spice, and 68lb. for Pewter, Copper, Quickfilver, Lead, and most Sorts of Drugs ; and 644lb. for Silk. On the Coaft of Coromandel the Maini is 681b. as at Bengal on most Goods ; it likewife weighs 40 Ceirs, and the Ceir 1 tolb. Maun, or more commonly Batman is a Perfian Weight. Vide Batman.

Maun is yet a Weight of Bandaar-Gameron, in the Persian Gulf, of 61b. the other Weights are the Maun-cha weighing 12lb. and the Maun Surats weighing 30lb. The Maun at Mocha weighs a little lefs than 3lb. and 10 of them make 1 Traffel, 15 Traffels I Bahart, and the Bahart is 421b. Mangalis, a finall Eafl-India Weight, of near 5 Grains, only ferving to weigh

Diamonds, Emeralds and other precious Stones being weighed by Catis of three Grains each.

Mangelin is also a finall Diamond Weight at the Mines of Racleonda and Pani otherwife Coulers. The Mangelin of these two Mines weighs 12 Carats, that is 7 Grains ; there are also in the Kingdoms of Golcondu and Vifapour, Mangelines that weigh 1 Carat. The Mangelines of Goa, in use among the Portugue/c, only weigh Grains; and though they are commonly called Mangalis, these two are different Weights, as this Account of them plainly demonstrates.

Mangours, a finall Coin current in Egypt, whole true Name is Forle, which fee. Manlia, Weights used in fome Places of Persia, particularly in the Schirvan and in the Neighbourhood of Tauris : It weighs 12lb. or a little lefs.

Man-Surats, this Word construed is, Suratte Weights, of forty Ceirs. Vide Maun.

Marco, a Weight used at Goa, of 8 Ounces Portuguele, that is a Demi Rotoli. Mas, or Mace, a Sort of fmall Weight uted in China, cfpecially on the Side of Canton, for weighing Silver. Vide Condorin.

Maures, a Gold Coin current at Surctte, and in fome other Parts of the Mogul's Dominions.

Memceda, a Liquid Measure used at Macha in Arabia, it contains 3 Chopines of France, and 40 Memcedas make 1 Teman.

Merigal, a Species of Gold Coin current at Sofala, and in the Kingdom of Monopotam ; it weighs a little more than a Spani/b Piftole.

Mefcal, a fmall Perfian Weight, making near the hundredth Part of a French Pound of 16 Ounces; this is the Demi-Derhem, or Demi-Dragme of Perfia. 200 Derhems, or 60 Mescais make the Batman of Tauris, which weighs 51b. 14 Ounces French. , Vide Batman.

Metecal, a Sort of Gold Ducat, ftruck at Morocco, and in fome other Citics of that Kingdom and Fez. This Metecal is different from the Metecal of Fez, only worth 20 Dutch Stivers; the old Metecals excel the new ones both in Weight and Finenefs ; these are of different Goodnefs, and confequently of various Values, which occasions no small Difficulty in Trade.

Metkal, or Mitkal, a small Arabian Weight, of which 12 make an Ounce.

Metricol, or Mitricol, a small Weight ' Part of an Ounce, which the Portuguese Apothecaries and Druggifts use in the East-Indies; befides which they have the Metricoli, which only weighs + of an Ounce. The start 1 ......

1 1.

:Minaltoun,

· Minaltoun Yonfaltoun, Youfaltoun Moncha, of Madagah Moroedje make a Du Murais, guefe at Go ing 22 Spa Nali; a Nanque dagafcar, here are t Nafara Nevel. of which 6 Caffes. Ouban refembli Coupans Weight, and the Pach make 1 Pago only on in these Standar luc. hc mif to 3 pe of dive Tanga Par nift, a Pa famp 300 1 likew the I in Tr who will Pthat whi ŀ .⁄1fr … ] Co Kit tha 2.1 Μ th

ci

- 21. J

Minaltoun, an imaginary Specie made Use of in fome Parts of Persia, making 10 Yonfaltoun, 2 Yonfaltouns make 1 Abaffi; and 5 Abaffis the Minaltoun. Yonfaltoun is also called Mamoudi-Lacze.

Moncha, or Monka, a Sort of Boiffeau or Corn Measure used by the Inhabitants of Madagafear, for measuring hutked Rite .: Vide Troubahouache.

Morsedje, a Silver Money current in Perfia, particularly at IJpaban, of which 77

Murais, or Morais, a Measure for Rice and other dry Pulse used by the Portumake a Dutch Crown. guefe at Goa, and in their other Colonics, containing 25 Paras, and the Para weigh-

ing 22 Spanifb Pounds. Nali, an Eall-Indian Weight, Vide Hali and Guppas. Nanque, is the fmalleft Weight of the five, used among the Inhabitants of Madagafear, for weighing Gold and Silver ; it is equal to 6 Grains, and belides this,

here are the Sompi, Vari, Sacare, and the Nanqui. Vide Sompi.

Nafara, a Silver Money cut fquare, ftruck at Tunis. Nevel, a finall Coin of a bafe Alloy, current on the Coaft of Coromandel, S or 9 of which niake a Fanon, and 15 Fanons a Pagode, the Nevel is worth from 3 to

Oubang, is a Gold Money of the largest Sort at Japan, its Figue is oval, nearly refembling in Form and Size the Sole of a Shoe, and its Value is 10 Coupangs, or, 6 Caffies.

Coupans, which are Pieces of Gold of the fame Figure, but ten times lefs in their Weight, or ! lefs in their Surface ; the Ouhang is worth 100 Rixdollars in India,

Paenfzejie, Silver Money current in Perfia, worth 2 Mamoudis; 2 Paenfzajies and the Coupang ten.

make 1 Daežajie, and 2 Daežajies the Hazaar Denarie. Pagoda, is a Gold Coin common on all the Coafts of Coromandel, and almost the

only one in Uie in the Trade carried on there; large Payments being always made in these gold ones. The English make of them at Fort St. George, of the fame, Standard and Weight with those of the Country, and which pass for the same Va-The Dutch alfo ftamp fome at Palaiacata, fays my Author, though I believe he miftakes it for Negapatham, of the fame Weight with the Engligh, though a

to 3 per Cent. hetter in Finencis, and confequently are more fought after. At Narflingua, Bifnagar, and the neighbouring Parts, they make Silv r Pagodes of divers Standards and confequently of various Values; the finalleft are worth 8

Tangais, reckoning the Tanga at 90, or 100 Indian Bafarucos. Vide Bafaruco. Para, a Meafure that the Portuguefa use in India for Pulse, weighing 22lb. Spa-

Pardao, or Pardo Kerafin, a Silver Money of a bafe Alloy, which the Portuguife nift, and is is of the Mourais.

ftamp in India, current at Goa, and on the Coaft of Malabar ; they are worth near 200 Reas, or 20 Fanons; there are alto ; and ; Pardaos, and fome fay there are likewile double ones. And as no Money is more eatily counterfeited than this, the Indians make many falle ones up in the Country, and bring them down to pais in Trade, which they would eafily do, were it not for fome of the Chriftian Natives, who are employed to examine them, and are to expert in their Office, that they

will readily and certainly detect the Falfity only by feeling. Pordass de Reales, is a Name given to the Spanifh Dollars, the only Specie of that Nation current in India, which have a certain Value fixed on them, from

which they never lower, but often rife as they are wanted. Pardos, a Piece of Silver Money current at Mojambique, and along the Coaft of

"Pau, a long Measure used at Loango de Boaire, and in some other Places on the Africk, worth 200 Reas. Coaft of Angola in Africk. There are three Sorts of Pour at Loango. That of the King and his favourite prime Minister; that of his Princes and Captains; and that of Particulars. The King's Pau, is 28 Inches long, that of the great Men

Pecha; or as it is wrote by fome, Peffa, and by others Peyfer, is a finall Copper 24 Inches, and that of Particulars only 16'z.

Money current in many Places of India, efpecially in the maritime Provinces of the Great Mogul, and more particularly in the Kingdom of Guzarate, whole principal Cities are Surate, Baroche, Cambaya, Bondra, and Amadabad; 26 make 1 Manioudi, Mamoudi, and 54 a Rupee; fo that the Pecha is worth near 8 Deniers. In those Parts of India, where the Cowrie Shells are current, 50 or 60 of them are given for the Pecha, and where the Caramania Almonds pais for finall Money, 40 or 44 of them.

Pic, Pick, or Picel, the Chinefe Quintal of 100 lb. their Weight, or 125lb. Marc.

This Weight is also in Use at Siam, Malacca, and in the Isles of Sonde, though at the first of these it confists of double the Number of Siamele Catis, to what it does of the Chinefe, as the former Cati is only half of the latter.

Picol, is also another Weight used in China for Silk, containing only 664 Catis, fo that three of these Picols make as much as the Bahar of Malacca, that is 200 Indian Isles, weighing near 20 Dutch Pounds.

Pole, a Copper Money Aruck at Bogbar, an ancient Province of Perfia, at prefent governer by its own Prince, 120 of which go to the Silver Coin of the Country, worth about 12 Sols Tournois, though this Value is not always certain, as it rifes or falls as the Prince pleafes.

Pont, or Punt, a long Measure used in China; of which ten go to I Cobre, and the Cobre is about 13; French Inches.

Ratis, a Weight used for Diamonds, at the Mines of Soumelpour in the Kingdom of Bengal; and in all the Great Mogul's Empire for Diamonds and Pearls it is 4 of a Carat of 3' Grains.

Refe, a long Measure used at Madagascar, near what is called the Brasse in Europe. They also use the Demi-Refe, or Span.

Rize, the Name given to a Sack with 1 5000 Ducats, in the Territories of the Grand Signor, fo that it may pais as a Sort of a reckoning Money, like a Ton of Gold in Holland, or a Million in France.

Roe-neug ; this is the largest Measure for Lengths and Distances used in the Kingdom of Siam, being the Siamefe League, of near 2000 French Toiles. There go to it 20 Jods, 4 Sens to the Jod, 20 Vous to the Sen, and 2 Ken to the Voua; the Ken is the Siam Aune.

Rotolo, or Rotoli, a Weight ued in Sicily, feveral Parts of Italy, Portugal, Cairo, and other Places in the Levant and Egypt, Goa, &c. is very different in most of these Parts mentioned, as has been already shewn ; therefore as a Weight 1 have nothing to add about it; and shall only fay it is also a liquid Measure in some Cities and States of the Barbary Coafts, 32 of them at Tripoli making a Matuli. another Weight also used in this City of 32 Rotolis, and 42 of these Rotolis make a Mataro or Matara of Tunis.

Roup, befides being a Coin of Poland, is also one made and current in fome Provinces of the Turkifb Empire, particularly at Erzerum in Armenia, being worth : of a Spanifb Dollar.

Rupee, a current Coin in the Empire of the Great Mogul, and in many other Places and Kingdoms in the East-Indies. There are both Gold and Silver of this Denomination, though those of the first Metal are scarce and in little Use, weighing 2; Drachmes and 11 Grains; there are also it's Fractions of Halves and Quarters. The Silver Rupee is of fo unequal a Value, as to be with Difficulty fixed on any certain Footing, its Worth varying according to its Quality and the Place of its Fabrication ; there are 5 Sorts of them, viz. the Rupee Siccas, worth at Bengal, 39 Sols Tournois, those of Suratte 34. and those of Madras 33, all of the new ones, those called Arcates, and the last Petch. The new ones are round, and many of the old ones square, though they are both of the same Weight; and besides these Distinctions of new and old, the Indians make the other five abovementioned; and it may in general be remarked, that all these Sorts are in higher Value at the Places of their Make than elsewhere; and that the new are always worth more than the old; the Reafon of which Difference proceeds from the Love the Natives have of Silver, which induces them for its Prefervation to hide it carefully in the Earth, as foon as they get a few Rupees together. To prevent which Diforder, that drains the Countries where it is practifed of their current Species, the governing Prince. and Rajas stamp new ones annually, with an Augmentation in Value, without any Increase of Weight, and these confequently grow diminishing in Worth as they grow

prow old. ratte and Rixdollar It is fro

> that varies Rupees h Valuation well at St and is wo finaller N that the Rupee of are rarely rent one. and in th to the C Cowries paffed at Th Th Tŀ TI Tł Befid Heys a Rupec 1727. in 1741 Rubi Congo : the Pri Saca an Eur Sat, Sort of Cochi as form not be certai the C Scl the C Siume other the B the P weigh lt cithe Sc a Su or I the f

.S nifb

S

Coi

at a

grow old. The Silver Rupee is the most current Money in Trade, both at Suratte and Bengal; but on the Coast of Coromandel, the Gold Pagodes, worth 2 Rixdollars or 3' Rupees, are the most in Ule.

It is from the *Madras* Rupce that the Value of all others is proportioned, and that varies according as certain Circumftances occur; and thefe different Sorts of Rupces have not an equal Currency in every Place, as may be feen by the above Valuation of them. The Rupce used in Accounts is only an imaginary Specie, as well at *Suratu*: as *Bengal*, to which the Value of the old Rupce is often reduced, and is worth  $\tau_{T}$  lefs than that of *Madras*. All Sorts of Rupces are divided into a finaller Money, called Ana, of which 16 go to the Rupce; but it must be obferved that the Ana is worth more or lefs in Proportion to the Value of that they are rarely feen to pais, fo that this Specie is rather a reckoning Money than a current one. The finalleft Coin, and that in greateft Ufe, among the common People, and in the Markets, are the Cowries, 80 of which are counted a Pouni, according to the Cuftom of *Bengal*, to that a Rupce is divided into Anas, Pounis, and Cowries, according to which the following is the Value of all Rupees as they paffed at *Bengal* in 1726.

| The Rupce of Madras was worth | 38 Pounis, | or 3040 Cowries. |  |
|-------------------------------|------------|------------------|--|
| The Sike, or Sicca Rupee      | 391        | 3160             |  |
| The Rupee, Arcate             | 37         | 2960             |  |
| The Rupee, Petch              | 36 !!      | 2920             |  |
| The Current, or Old Rupee     | 34         | 2720             |  |

Befides which there are yet two other Species of Money in Accounts, called the Heys and Gandan, the first worth 95 Cowries, and the other 4. The current Rupee is that used in the Revenues of the *Great Mogul*, and was in 1726 and 1727, worth 1; *Dutch* Guilders, or, which was the fame Thing, a *French* Crown in 1741.

Rubic, a Gold Coin, current in all the Kingdom of *Algiers*, and in those of *Congo* and *Labex*, worth 35 Aspers; it is especially struck at *Tremecen*, which has the Privilege of making these, as well as the Medians and Zians.

Sacare, a finall Weight ufed in Madagafear, for Gold and Silver, being equal to an European Scruple.

Sat, a Measure at Siam for Corn, Seeds, Pulle, and fome dry Fruits; it is a Sort of a Buthel made of Bambou, and 40 of them make a Sefte, and 40 Seftes the Cochi, it is difficult to reduce with any Certainty these Measures to those of Europe, as fome reckon the Sefte 100 Catis, and the Cati, as has been already observed, not being of the fame Weight in all Parts of India, the Sefte or Sat cannot he afcertained; but if 100 Catis be effected 125lb. Marc, the Sat will be near 3lb, and the Cochi 5000lb.

Schan, or Schang, in Chinefe Cati, is a Weight used in the Kingdom of Stam; the Chinefe Cati is worth 2 Stamefe Scans; so that the Chinefe being 16 Taels, the Stamefe must be only 8, though some reckon that of China at 20 Taels, and the other half. The Tael weighs 4 Baats or Ticals, each of near half an Ounce; the Baat 4 Selings, or Mayons; the Mayon 2 Fouangs; the Fouang 4 Payes, the Paye 2 Clams; the Clam weighs 12 Grains of Rice, so that the Tical or Baat weighs 768 of those Grains.

It is to be observed, that the greatest Part of these Weights pass also for Money, either real or in reckoning, as Silver is a Merchandize, and fold by Weight.

Scharafi a golden Coin, that was formerly made in Egypt, worth the fame as a Sultanin, that is, near a golden Crown of France; the Arabians call it Dinar, or Metheal-aldhegal, the Scharafi at prefent fearce, and fome believe them to be the fame Specie as what the Greeks name Golden Bezañs.

Scherefi, a Gold Coin current in Perfia, worth 8 Larins, at the Rate of 2 Spanifh Dollars per Larin; the Europeans call them Golden Scraphin.

Scherif, otherwife called Sultanin, and very commonly Sequin; it is a Gold Coin current in all the Grand Signer's Dominions, though it is hardly ever made at any Piace but Cairo, and is the only Gold Specie ftruck in Turkey.

пĞ

Schuite

#### GENERAL COMMERCE OF THE WORLD.

Schuite d'Argent, a Sort of Account Money at Japan, on which Payments in Trade are effimated, being worth 12 Dutch Guilders, that is 5 Rixdollars, or Crowns of the United Provinces; and otherwife it is reckoned equal to 4 Taels, 6 Mace, and 5 Condorins; the Value of them varying a little according to the Year.

Sompaye, is the finalleft Silver Coin current at Siam; it was worth 2 Sols and Demi-pite French Money, when the Ounce of Silver was only valued at 3. Livres. It is the half of a Fourang, and 12 to 13 Siamefe Catches are given for 1 Sompaye, or 400 Cowries. The Sompaye is divided into 2 Payes, the Paye into 2 Clams; but thefe two Sorts of Money are only imaginary, and not current Specie; the Sompaye and its Diminutions ferve alfo for Weights; the Clam weighing 12 Grains of Rice, and the other rifing in Proportion.

Sompi, a forall Weight, which the Inhabitants of Madagaftar use for Gold and Silver; it weighs but I Paris Dragme, and yet it is the heaviest Weight these Islanders have; they not knowing what the Ounce or Pound is, nor have any thing answering to them; the Diminutions of the Sompi, are the Vari, or Demigros, the Sacare or Scruple, the Nanqui or Demi-scruple, and the Nanque, equal to 6 Grains.

Sordis, a finall Money current at Ormus in the Ferfian Gulf, being worth 4. Payes, and the Paye 10 Beforchs. Vide Beforch.

Tael, called by the Chinefe, Leam, is a small Weight of China, equal to 1 Ounce and 2 Dragmes. Viae Cati, Mace, and Condorin.

Tamling, a Siamefe Name to this Specie of Money and Weight, which the Cbinefe call Tael; the Tael of Siam is more than half lighter than than of Cbina. Vide Cati, Baat,  $\mathcal{C}c$ .

Tanga, an Account Money used in fome Parts of the *Laft-Indies*, particularly at *Goa*, and on the Coaft of *Malabar*; there are two Sorts of this Coin, the one called the good, and the other the bad Alloy; it being very common in *India* to reckon by Money of good and bad Alloy on Account of the valt Quantity of different Specie current there that are either falfe or altered. The Tanga of good Alloy is  $\frac{1}{2}$  heavier than that of a bad Alloy, fo that if 5 of the former Tangas are given for 1 Pardao-Xerafin, there mult be 5 of the others.  $\frac{1}{2}$  Vintins of a good Alloy make 1 Tanga of the fame Standard; and 15 good Baruccos go to the Vintin; the good Baruco, on the Footing of the *Portugue* Reas; but when the Baruces are of a bafe Alloy, three of them only make 2 Reas.

Tare, or Tarre, Money of the Malabar Coast, is a Silver Coin worth 6 Deniers Tournois; 16 of them make 1 Fanan, which is a small Piece of Gold worth 8 Frenzb Sols.

Tela, a Sort of Money, or rather a Gold Medal ftruck by every King of Persia at his coming to the Crown, which are distributed among the Peoples, they are in Weight like the German Gold Ducat, but have no Currency in Trade, for among the Merchants.

Teman, a liquid Meafure used at Mocha in Arabia Felix, containing 10 Memcedas. Tibole, an East-Indian Coin, being one of the Rupees current in the States of the Grand Mogul, and worth double the Gafana Kupee.

Tol, this is the imalleft Weight and Measure used on the Coast of Coromandel, of the 24 make a Ceer; 5 Ceer the Bus; 8 Bus the Maur; and 2 Mauns the Land; which is the heaviest Weight in this Part of India,

Toman, by fome called Tumein, is an Account Money used by the Perfans keeping their Books, and to facilitate the Reduction of large Sums in Payments. It is composed of 50 Abaflis, or 100 Mamoudis, or 200 Chayes, or 10,000 Dinars, being near 43, or 46 French Livres, valuing the Abafli at 18 Sols and 6 Deniers; the Mamoudi for 1 Sols, 3 Deniers; the Chaye 4 Sols, 6 Deniers, and t Maille'; and the Dinar for the Denier Tournair. The Toman is also a Weight used in this Manner and never counted, the Toman weighs 50 Abafli.

Toque, a Sort of reckoning Money uted at Juda, and fome other Parts of the African Coaft, where the Bouges of Cowries are current; one Toque of Bouges is composed of 40 of those Shells; and 5 Bouges make 1 Galline.

Troubabouache

942

Trouba

#### WEIGHTS, SA ÖF

Troubabouache, called alfo Moncha, or Monka, a Measure used by the Inhabi-

tants of Madagajcar, for their husked Rice, containing near 6lb. of that Grain; but for their unhusked Rice they have another Measure named Zatou. but for their unnuiked Rice they have another Mealure named Zatou. Val, a finall Weight ufed in India for Dollars or Pieces of Eight, each of which ought to weigh 73 Vals. It also ferves for weighing Gold Ducats, which muft weigh 9 Vals and  $\frac{1}{13}$  of an Indian Carat, and whatever is wanting of these Weights in either, the Vender is obliged to make good

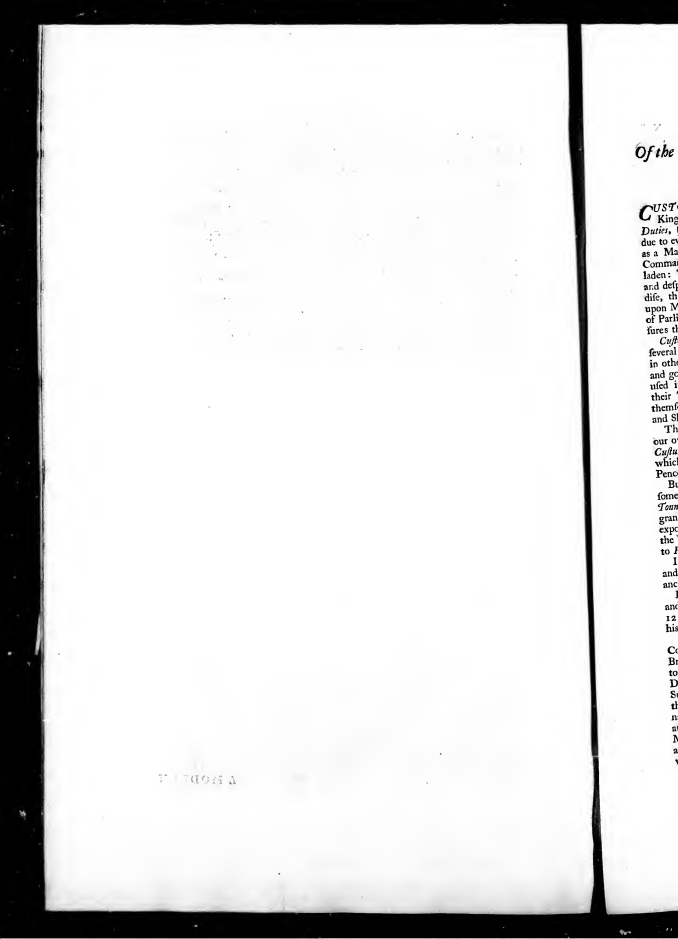
in either, the Vender is obliged to make good. Vari, a fmall Weight in Ufe among the ancient Inhabitants of Madagafcar, weighing near half a Dragme Marc ; here is likewife the Sompi, Saccare, Nanqui,

weighing near name a Dragine Marc ; needs into which the compt, outcare, rearrying and Nanque; none of which are used, only for weighing Gold and Silver. Voule, a final: Measure used by the Natives of Madagastar, in retaining their builted Birs, is consider one half a Dourd of Birs, and an of show make the hused Rice; it contains near half a Pound of Rice, and 12 of them make the

Zacües, a small Silver Money current in Persia, being a half Mamoudi. Vide Troubahouache or Monka, and 100 the Zatou.

Ziangi, a Silver Money at Amadabath, that is likewife current in other Places Mamoudi.

of the Mogul's Territories; it is among the Number of the Rupees, and worth 20 per Cent. more than those called Gafana, and is about 36 French Sols, the Value of which laft Coin is to be underftood through this whole Calculation, except where it is expressed otherwise, to be as it was current at the Time of making it, viz. 13 Livres, 6 Sols, and 8 Deniers for a Pound Sterling.



## OF THE CUSTOMS, &.

# Of the CUSTOMS; of their Administration, and of Custom-House Officers.

**CUSTOMS** are properly the Tribute or Toll paid by Merchants to the King, for carrying Merchandize out, or bringing it in; or in other Words Duties, payable to the Crown, for Goods exported and imported; and thefe are due to every Prince or State, both of common Right, and by the Law of Nations; as a Matter inherent to their Prerogatives; they being Guardians and abfolute Commanders of their Harbours and Ports, where Commodities are landed and laden: Though in England, the Prince's Power is more reftrained than in arbitary and defpotic Governments, as he can lay no Imposition on any Sort of Merchandife, though never fo fuperfluous or unneceflary, whether native or foreign, or upon Merchants, Strangers, or Denizens, by his abfolute Power; without Affent of Parliament, either in Time of War, or under the greateft Neceffiy or Preffures that may be.

Cuftoms are fatisfied in different Manners, according to the various Ufages of the feveral Countries where they are levied. In fome, they are paid in Money, and in others, in Kind; which Merchants thould endeavour to be acquainted with, and govern themfelves according to the Laws, Conftitutions, and Proceedings ufed in all Kingdoms refpectively, whereby they are fecured and defended in their Traffick and Commerce; for by Non-obfervance thereof they expofe themfelves to the Rifque of Mulcis, Fines, Lofs, and Forfeiture of their Goods and Ships.

The Word Cultoms comprehends Magna & Antiqua Cultuma, payable out of  $D_{yer}$  165. our own native Comm. dities; as for Wool, Woolfells, and Leather; and Parva Cultuma, which are Cultoms payable by Merchants, both Strangers and Denizens, which began in the Reign of Edw. I. when the Parliament granted him three Pence in the Pound, on all Merchandizes exported and imported.

But that which is granted by Parliament, is properly called a Subfidy; and is 1 Net. Abr. fometimes granted to the King for Life, of which there are feveral Sorts; as  $5^{83}$ ,  $5^{84}$ . *Tonnage*, a Duty granted out of every Ton of Wine imported, which was firft granted by Parliament to Edw. III. and Poundage, a Subfidy granted for all Goods exported and imported, except Wines, &c. and is ufually the twentieth Part of the Value of the Goods, or twelve Pence in the Pound; and this was firft given to Hen. VI. for Life.

In the Reign of *Edw.* III: the greater Charter for free Traffick was confirmed; 2 Int. 66; and *Anno* 6 *Edw.* III. it was enacted, that no new *Cuftoms* could be levied, nor ancient increafed, but by Authority of Parliament.

In the fubfequent Reigns, feveral other Duties were laid on forcign Goods and Merchandize, and the abovementioned of *Tonnage* and *Poundage*, granted by 12 Car. II. for Life to that Prince, have been continued in the fame Manner to his royal Succeffors, down to his prefent Majefty King Geo. III.

As these Duties increased under every Reign, more particularly; from the Commencement of the present Century, owing to the Necessity of increasing this Branch of the Public Revenue, to provide for the Interest, or Annuities, annually to be iffued and paid to the public Creditors, on Account'of an increasing National Debt, which in the present Day, we have feen augmented to an almost incredible Sum; and also to defray other Expences of Government, fuch as the civil Lift,  $\mathcal{G}_c$ . the Mode of collecting the Customs, from the Number, and Variety of Denominations of the Duties imposed by the Legislature at fundry Times, and appropriated to particular Purpose, became so intricate and perplexed that the oldest Merchant in London was unable to calculate the Sums he had to pay on the Goods and Merchandizes he either Imported or Exported. Such Alterations likewife, were liable to take Place every Settion of Parliament, that no Book of Rates, II H

though many were published, could serve as a certain or permanent Guide. Neither could the Merchant go to the Cuftom-Houfe and enter his Goods immediately, by paying down the Sum specifically stated; but was under the Necessity to submit to injurious Delays, until all the ufual Computations on the old Sublidy, the new Subfidy, the one third Subfidy, the Five per Cent, additional Five per Cent, &c. &c. were exactly and feparately calculated. So that, befides great Anxiety of Mind, the Merchant was obliged to facrifice a great Deal of his own Time, or of that of his Clerks, and was put to much Trouble and Expence. This public Grievance called aloud for Redrefs : our best commercial Writers, and all fenfible Foreigners repeatedly complained of the mal-Administration of the Britifb Cuftoms; but in vain, no Minister listened to their friendly Admonitions; though a confiderable Increase of Revenue was pointed out as the certain national Advantage to be derived from a Reform. At Length, a great Commercial Revolution, a Treaty of Commerce with FRANCE, forced upon the British Ministry, a Measure which had been unaccountably delayed; though it had been partly arranged, and was intended to be brought forward, towards the Clofe of Lord North's Administration. Under the former Mode of regulating the Customs it was totally impoffible for the Original Author of LEX MERCATORIA or the Editor of the last Edition, to infert any Table of Duties, composed with such Accuracy that Merchants might rely upon the Calculations in their respective Commercial Concerns: at prefent, that Difficulty being removed by the Confolidating Act of 1787, great Pains have been taken to examine and compare the Books of Rates, fince published, and after expunging a great Number of uceles Repetitions, to exhibit as concise a View as the Nature of the Subject would admit, of the Duties on Importation and Exportation; of the Drawbacks, Bounties and other Allowances, as they are established by the faid Act; and which cannot well undergo any confiderable Alterations during the existing Treaty with France, the Term of which will not expire until the Year 1798.

The Merchant, by referring to any one or more Articles in the following, correct Tables, will know for a Certainty what Sums of Money are required for clearing them at the Cuftom-Houfe; and will be enabled to provide accordingly. This muft be acknowledged on the Face of it, to be no finall Advantage, and in Addition to this, they will give him a more general Knowledge of the Commerce of *Great-Britain*. A GA

Alderney Ale. Se

Allum,

Amber,

Annotto,

Apples,

Apples,

Argoil,

Afhes ; Pearl-A

Ash, th

Pearl an

BACC Bac

Balls, v

Barilla,

Basket-

band Bafkets Baft R Battery Beads,

> Beef f Beer, eve Beer, Beer Ga N Bell Berr C١ Beft Bird Blac Bla Boo Boo

An

Soap,

#### AND CUSTOM. HOUSE OFFICERS.

An ALPHABETICAL LIST or TABLE, of the fundry GOODS, WARES, and MERCHANDIZE, IMPORTED into, and EXPORTED from GREAT BRITAIN; with the NET DUTIES payable thereon at the CUSTOM-HOUSE, LONDON, &C. Extracted from the SCHEDULES annexed to the Confolidating A& of 1787.

|  |    |     | [    |    |             |      |
|--|----|-----|------|----|-------------|------|
| IMPORT.  | 1  | Dut | y    |    | rawba<br>Ex |      |
|  | -  |     |      | _  |             |      |
|  | £  | . s | . d. | £. | 5.          | d.   |
| A GATES rough, finall as a Bean, the hundred doze                                      | ñõ | 3   | ò    |    | .1 2        | 8    |
| A GATES rough, finall as a Bean, the hundred doze<br>Agates, rough, large, the piece - |    | 3   | 1.   |    |             | 1    |
| Alderney. See Jerfey   |    |     |      |    |             | -    |
| Alc. See Beer  |    |     |      | è  |             |      |
| Allum, the cwt.  | 0  | ່ 7 | 2    | 0  | 6           | 2    |
| Amber, the pound   | o  |     | 3    |    | ī           | I    |
| imported by the E. India Company, 1b.  | ō  | 1   | 5    | 0  | I           | 3    |
| Annotto, the pound   | o  |     | 1+   |    |             | 3    |
| Apples, the bufhel   | ō  |     | 4    | 0  | , 0         | 4    |
| Apples, dried, the Bushel  | 0  | 3   | 0    | 0  | े०          | 4    |
| Argoil, the cwt.   | 0  | 2   |      | Ŭ  | •           | +    |
| Afhes; viz.  | Ŭ  | 4   | 7    |    |             |      |
| Pearl-Ashes, the cwt   | 0  | 2   |      |    |             |      |
| Ash, the cwt <sup>*</sup>  | ő  | 2   | 3    |    |             |      |
| Pearl and PotAshes, made in the British Col. in America                                | 0  | 2   | 3    |    | ÷.,         |      |
| Soap, Weed and Wood Afhes, the cwt   | ~  | ~   | _    |    |             |      |
| Soap, weed and wood Ames, me ewt.  | 0  | 0   | 7    |    |             | ~*   |
| DACON, the cwt   |    | -   |      |    | 6           | -    |
| Bacon, from Ireland  | 2  | 7   | 0    | 2  | 0           | 4    |
| Balla uin Waching Balla the nound  | ~  | ~   | 6    |    |             |      |
| Balls, viz. Washing Balls, the pound -   | 0  | 0   |      |    |             |      |
| Barilla, the cwt.  | 0  | 5   | 3    | 0  | 5           | 0    |
| Basket-Rods, the Bundle, being three Feet about, at the                                |    |     | 4    |    |             |      |
| band   | •  | 1   | 6    | 0  | 1           | 4    |
| Baskets, viz. Hand-Baskets, the dozen -  | 0. |     | 9    | Ģ  | Q           | 8    |
| Baft Ropes, the cwt  | 0  | I   | 10   | _  |             | ~    |
| Battery, the cwt.  | 2  | 5   | 2    | 2  | 0           | 8    |
| Beads, viz Amber Beads, the pound  | 0  | 4   | 5    | 0  | 4           | 2    |
| Crystal Beads, the thousand -  | 0  | 13  | 3    |    | 11          | 8    |
| Coral Beads, the pound   | 0  | 4   | 5    | Q  | 4           | 2    |
| Glafs Beads ; fingle Bugle   |    |     | i    |    |             |      |
| Jet Beads, the pound -   | 0  | I   | 5    | 0  | 1           | 3    |
| Beef from Ireland  |    |     |      |    |             |      |
| Beer, French, imported directly into Great-Britain, for                                |    |     |      |    |             |      |
| every 100% of the Value -  | 30 | 0   | 0    |    |             |      |
| Beer, viz. of Spruce, the Barrel, 32 Gallons   | 0  | 12  | 0    | 0  | 11          | 0    |
| Beer of all other Sorts, or Ale, the barrel containing 32                              |    |     |      |    |             |      |
| Gallons  | 0  | 6   | 8    | 0  | 6           | 0    |
| N. B. All Der fubject also to the Duty of Excife.                                      |    |     |      |    |             |      |
| Bell Metal, the cwt  | 0  | 7   | 4    | 0  | 6           | 6    |
| Berries for Dyers' Use not otherwise enumerated, the                                   |    |     |      |    |             |      |
| cwt  | Q  | 11  | Q    |    |             |      |
| Bestials : see Man, Isle of  |    |     | 1    |    |             |      |
| Birds, viz. finging Birds, the dozen -   | 0  | 2   | 6    | 0  | 2           | 3    |
| Blacking, the cwt  | 0  | 17  | 8    | 0  | 15          | 38   |
| Bladders, the dozen  | ٥  | 0   | 14   | ò  | ò           | I    |
| Books bound, the cwt   |    | 19  | 3    |    |             | 100  |
| Books unbound, the cwt,  | 0  |     | 10   |    |             |      |
|  |    |     |      | 1  | Bota        | rgo, |

Botargo,

IMPORT

|  | Duty |     |                    |             | wbi<br>Exp |    |
|--|------|-----|--------------------|-------------|------------|----|
|  | ζ.   | s.  | <i>d</i> .         | 1.          | s.         | d. |
| Botargo, the pound - a   | 0    | 0   | 4                  | 0           | 0          | 3  |
| Bottles of Earth, or Stone, the dozen  | 0    | 1   | 2                  | 0           | 1          | 0  |
| Bottles of Glafs, viz.   | •    | •   | ~                  | -           |            | Ū  |
| full or empty, the doz. quarts -   | ò    | 4   | 2                  |             | - 6        |    |
| covered with Wicker, the dozen quarts  |      | 12  | 5                  | 0           | 0          | -  |
| Bowls, or Buckets of Wood, the dozen   | 0    |     |                    |             |            | 7  |
| Boxes, viz. Neft Boxes, the grofs 144 Nefts, each con-   | U    | 11  | 0                  | 0           | 7          | 10 |
| taining eight Boxes  | _    | - 4 |                    |             |            | 0  |
|  | 0    | 13  | 3                  | 0           | 11         | 8  |
| Pill Boxes, the groß, containing 12 dozen Nefts,<br>each Neft four Boxes                           |      |     |                    |             |            |    |
|  | 0    | I   |                    | 0           |            | 3  |
| Sand Boxes, the grofs 144 Boxes -  | 0    | 4   | 5                  | .0.         | 3          | 11 |
| Bracelets, or Necklaccs of Glass, the gross containing   |      |     |                    |             |            |    |
| 12 Bundles, or Dickers, each containing ten Neck-  |      |     |                    | -           |            |    |
| laces -  | 0    | 3   | 8                  | 0           | 3          | 6  |
| Brafs-Wire; fee Wire   |      |     | 4                  | Contract of | _          |    |
| Brazil-Wood for Dyers' Use; see Wood   |      |     |                    |             |            |    |
| Brazilleto-Wood for Dyers' Ufe; fee Wood   |      | 1   |                    |             |            |    |
| Bread or Bifcuit, the cwt.   | 0    | 1   | 10                 | 0           | . 1        | 8  |
| Bridges Thread. See Thread   |      |     |                    |             |            | •  |
| Brimftone, the cwt.  | ٥    | 6   | 8                  | 0           | 6          | 6  |
| when used for making Oil of Vitriol  | -    | -   | -                  | 0           | 6          | 8  |
| Briftles, viz. dreft the dozen pound -   | 0    | 2   | 9                  | 0           | 2          | š  |
| dreft of Mu/covy or Ruffia, imported in a foreign  | Ŭ    | 4   | 9                  | ľ           | 4          |    |
| Ship, the dozen pound  | 0    | 2   | 11                 | 0           |            | 6  |
| tough or undreft the dozen pound   |      |     |                    | J –         | 2          |    |
| rough or undreft, the dozen pound<br>rough or undreft, of <i>Mulcovy</i> or <i>Ruffia</i> , impor- | 0    | I   | 4                  | 0           | 1          | 3  |
| ted in a foreign Shin, the dogen lb  |      |     | 1                  |             |            |    |
| ted in a foreign Ship, the dozen lb.   | 0    | I   | 6                  | 1           | , I        | 3  |
| Brooms, viz. Flag-Brooms or Whifk-Brooms, the dozen  | 0    | 0   | $ \mathbf{L}_{T} $ | 0           | 0          | 1  |
| Bugle, viz.  |      |     |                    | 1           |            |    |
| Great Bugle, the pound   | 0    | 1   | 7                  | 0.          | I          | 6  |
| Great Bugle, to be warehoused, the lb.   | 0    | 0   | I                  |             |            |    |
| when taken out of fuch Warehouse to be used in   |      |     |                    |             |            |    |
| this Kingdom, the pound _  | 0    | I   | 6                  | 1.1         |            | 1  |
| Bugle, Small or Seed Bugle, the pound -  | ο    | 2   | 7                  | 0           | 2          | 15 |
| Small or Seed Bugle, to be warehoused, the pound   | 0    | 0   | 2                  | 1           |            |    |
| when taken out of fuch Warehouse, to be used   |      |     |                    |             |            |    |
| in this Kingdom, the pound   | 0    | 2   | 5                  |             |            |    |
| Bullion, or foreign Coin, Duty-free  |      |     |                    |             |            |    |
| Bulrushes, the Load. of 63 Bundles   | 0    | 4   | 5                  | 0           | 2          | 11 |
| Burrs for Mill-Stones, the 100   | 0    |     | 0                  | 0           | 9          |    |
| Butter, the cwt.   | 0    | 2   | 6                  | 0           | 2          | 3  |
| CABLES, tarred or untarred, fee Cordage  | -    | -   | -                  |             | -          | -  |
| Cabinet-Ware Turnery, and Musical Instruments,   |      |     |                    |             |            |    |
| French, imported directly into Great-Britain, every  |      |     |                    |             |            |    |
| 100% of the Value thereof.   | 01   | 0   | 0                  |             |            |    |
| Calves' Velves, to make Rennet, the cwt.   | ο    | 5   | 6                  | 0           | 5          | 0  |
| Candles, viz. of Tallow, the cwt.  | I    | 12  | 8                  |             |            |    |
| of Sperma Ceti, the pound  | 0    | I   | 4                  |             |            |    |
| of Wax, the pound<br>of Wax, imported by the East-India Company, the                               | 0    | 1   | 8                  |             |            |    |
| of Wax, imported by the East-India Company, the  | -    | -   |                    |             |            |    |
|  | 0    | I   | 9                  |             |            |    |
| pound  | ~    |     |                    |             | 8          | *  |
| pouna -  | Ŧ    | 12  | ×                  |             |            |    |
| Candle-wick, the cwt.  | I    | 12  | 8                  | I           |            | 0  |
| pouna -  | 0    | 11  | 8                  | 0           | 9<br>17    | 93 |

Canes, Wal - Ratta Carnenia Carnenia Carnenia Carnenia Carpets, the Carnenia Compar Compar Compar Compar the Carp of 5 the Car Cafks em Catlings, Caviare, Checfe, Cheele, f Cherries, Cider, th N. B. Coals, f Cochine Coccoa-N loriy loriy of of tation Wate - 0 the c the Coffee in 4 ا نى -Wa the fut Com Corr С h Cor Cor Cor

948

# AND CUSTOM-HOUSE OFFICERS.

C

| AND CUSTOMINOUT  | Drawbacks<br>on Export. |
|--|-------------------------|
| IMPORT Duty  |                         |
|  | L. s. d.                |
| Canes, Walking Canes, imported by the East-India Com-  | 200                     |
| Canes, Walking Canes, imported by the Lay-Line 2 1 3<br>o 16 6   | 0 15 3                  |
|  |                         |
| Rattans, the thousand<br>Rattans, imported by the Easl-India Company,<br>Rattans, imported by the Easl-India Company,<br>0 19 3  | 0 18 0                  |
|  | 0 0 10                  |
| the thouland 0 0 11<br>Cans of Wood, the dozen 0 2   | 0 0 1                   |
| Capers, the pound<br>Capers, the pound<br>Cards, thedozen Packs t I O  |                         |
|  |                         |
|  | 1 3 7                   |
|  | 1 3 7                   |
| Company, the figuare yard<br>Company, the figuare or upwards,  | 200                     |
| - C I un bey, CUILLANS T   | -                       |
| theCarpet<br>of Turkey, containing less than 4 Yards square,<br>of Turkey, containing less than 4 Yards square,<br>0 8 3<br>0 8 3  | 076                     |
| - of Turkey, containing to 0 8 3   | 0 7 6                   |
| the Carpet   | 0 2 2                   |
|  | 0 3 11                  |
| Catlings, the globs, course of 1 6   |                         |
| Caviare, the cwt. 01 0<br>Cheefe, not of Ireland, the cwt. 04 5  | 0 3 11                  |
| Cheele, not of the cwt   | 5 - 3 3                 |
| Cherries, the cwt.<br>Cherries, the Ton, containing 252 Gallons<br>Cider, the Ton, containing 252 Gallons<br>Cider, the John Containing 252 Gallons<br>Cider, the Subject alfo to the Duty of Excile.  |                         |
| Cider, the Ton, containing 25 of Excile.<br>N. B. Subject also to the Duty of Excile.  |                         |
|  | 5                       |
| Cochineal, the pound is a line of any hitting  | 0 0 13 9                |
| Cocoa-Nuts, viz. of the Produce of any 200 0 13  | 1 . 12 6                |
| Coccoa-Nutrs, viz. or 13<br>lony in America, the cwt.  | 9 0 12 0                |
|  |                         |
| of the Produce of any strong, to be fecured in   | 3 0 1 3                 |
|  | 3                       |
| Watchoufes, the cwt.<br>Watchoufes, the country, to be fecured in Warchoufes   | 3                       |
|  |                         |
| the cwt.<br>taken out of Warehouses for Home confumption, o 12   | 6                       |
| taken out of the   | 6 1 18 6                |
| the cwt.<br>Coffee of the Produce of any Britilb Colony or 1 lantation<br>1 18<br>1 18<br>1 18   | 0                       |
|  | 6 1 15 0                |
| of any other Country, a migg to be lecured in  | 6 0 3 6                 |
| of any Britifb Colony in America, to be a 3  | 0 0 0                   |
| Warehoules, the state in Warehoules,   | 6                       |
| of any other Place, to be lecured in the o 3   |                         |
| the cwt.<br>Coffee taken out of fuch Warehoufe for Home-Con-<br>1 15   | 0                       |
| Coffee taken out of fuel - 0   | 6 0 0 5                 |
| fumption, the end  | 9 0 0 7                 |
| Comfits, the pound<br>Copper, viz. Ore, the cwt.<br>Copper, viz. Copper, Bricks, Rofe Copper, 0 10   |                         |
| Copper, viz. Ore, the cwt.<br>Copper, viz. Copper, Bricks, Rofe Copper,<br>unwrought, viz. Copper, Bricks, Rofe Copper,<br>0 100<br>0 10 |                         |
|  | 0 0 15 9                |
| unwrought, the Dode Of the   | 2 1 17 2                |
| part wrought, viz. Bars, Rous, or 2  |                         |
|  |                         |
| Conneras, green, me et a   |                         |
| Cordage, the cwe   | 3 6 0 3 5               |
| Cork, the cwt.<br>Corks ready made; the gross containing 12 doz.   | •                       |
| Corks ready made; the globs contained  | Corn                    |
| · · · · ·  |                         |

11 I

| IMPORT   | IMPORT Dut |        |     |     | rawb<br>Exp |             |
|--|------------|--------|-----|-----|-------------|-------------|
| a set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the    | £.         | s.     | d.  | y.  | s.          | d.          |
| Corn and Grain, Sce APPENDIX Nº. III; containing the   |            |        |     | . 1 |             |             |
| Regulations for all Species of it; by the Act of Par-  |            |        |     | 1.1 |             |             |
| liament of 1791; not to be found in any Printed Book of<br>Rates.  |            |        |     |     |             | •           |
| Cotton Manufactures, including Hofiery, French, impor-   | •          |        | ,   |     |             |             |
| ted directly into Great-Britain, for every 100% of   |            |        |     | ŀ   |             |             |
| the Value thereof  | 12         | 0      | 0   | 1   |             |             |
| N. B. If printed or flained, fubject also to a Duty of   |            |        |     |     | ċ.          | 10.1        |
| Excite   |            |        |     | 1   |             |             |
| Cotton Manufactures, not otherwife particularly enume-<br>rated, or defcribed, for every 100% of the Value thereof |            | ~      | ~   |     |             |             |
| See Ea/l-India Goods   | 44         | 0      | 0   | 41  | 10          | 0           |
| Cucumbers Pickled, the Gallon  | 0          | o      | 9   | 0   | 0           | 7.          |
| Culm, the Chalder, containing 36 Bufhels   | о          |        | ģ.  |     |             | 15          |
| Cuttle Bones, the thousand   | 0          | 5      |     | 0   | 5           | 3           |
| Cynders, the Chalder, containing 36 Bushels  | 0          | 10     | 6   |     |             | •           |
| DIAMONDS, Pearls, Rubies, Emeralds, and all pre-   |            |        |     |     |             |             |
| Cious Stones and Jewels, except Garnets, Duty-free.  |            |        |     |     |             |             |
| Dice, for every Pair   | 0          | 12     | 6   |     |             |             |
| Dimity, viz. Plain White Dimity, imported by the   | -          |        |     |     |             |             |
| Ea/l-India Company, the Yard   | 0          | I      | 6   | 0   | 1           | 5           |
| And befides, for every 100/. of the Value, according   | •          |        |     |     |             | •           |
| to the Price at which the fame shall be fold at the Sales of the East-India Company                                |            | . 4    |     |     |             |             |
|  | 10         | 16     | 0   |     |             |             |
| Dimity, if exported to the British Colonies in America   |            |        |     |     | 10.         |             |
| to any other Places, if the faid Goods fhall have  |            |        |     |     | •5          | 0           |
| been Printed, Stained, Painted, or Dyed in this King-  |            |        |     |     |             | •           |
| dom  |            |        |     | 16  | 10          | 0           |
|  |            |        |     |     |             |             |
| Down, the pound  | 0          | ~      | 6   |     | 10          | 0           |
| of Muscovy or Russia, imported in a foreign Ship,  | 0          | 0      | 0   | 0   | 0           | 5           |
| the pound  | υ          | ο      | 7   | 0   | 0           |             |
| Drugs, viz. Acacia, the pound  | 0          | 0      | 9   | 0   | ō           | 56          |
| Acorus, the pound  | ο          | 0      | 2   | 0   | 0           | 1 fr        |
| Adianthum Album, the pound -   | 0          | 0      | 2   | 0   | 0           | $1_{T}^{I}$ |
| Adianthum Nigrum, the pound _  | 0          | 0      | I'T | 0   | 0           | 1           |
| Agarick, the cwt.<br>Agnus Caftus Seeds, the pound   | 0<br>0     | 4      | 8   |     |             |             |
| Alkermes Confectio, the ounce -  | ő          | 0<br>0 | 38  | 0   | 0           | 2           |
| Alkerines Syrup, the pound   | ŏ          | I      | ō   | 0   | 0           | 5*<br>8     |
| Alkanet Roots, the pound   | 0          | ō      | 3   | 0   | ō           | 2           |
| Alkanet Roots, the pound - Almonds Bitter, the cwt.  | 0          | 14     | ŏ   | 0   | 9           | 4           |
| Alocs Hepatica, the pound  | 0          | ò      | 6   | 0   | ó           | 4           |
| Aloes Succotrina, from the Place of its Growth,  |            |        |     |     |             |             |
| or by the <i>East-India</i> Company, the pound<br>from any other Place, the pound                                  | 0          | 1      | 2   | 0   | 0           | 9           |
| Alum Rock, the cwt.  | 0<br>0     | 3      | 6   | 0   | 2           | 4           |
| Alumen Plume, the pound  | 0          | 3      | 1   | 0   | 2           | 0           |
| Ambergris, Black or Grey, oz. Troy   | õ          | 2      | 0   | ŏ   | 1           | 0;<br>4     |
| Ambra Liquida, the pound   | 0          | 2      | 6   | o   | ī           | . 8         |
| Ameos Seeds, the pound   | ο          | ο      | 2   | 0   | 0           | 11          |
| Amomi Seeds, the pound -   | ο          | 0      | 2   | 0   | ο           | 1-1         |
| - Anacardium, the pound  | 0          | 0      | 9 1 | ۰.  | 0           | 6           |
| 4  |            |        |     | A   | nge         | elica       |

950

Angelica Antimo Aqua F Argentu Ariftolo Arlenic Afarum Afpalat Afsafœ Eaft

Auricu Baccæ Balauf Balfan Balfan Balfan Barba Barba Barba Barba Barba Barba Inn

Ben-Benja Bezo

# AND CUSTOM-HOUSE OFFICERS.

| IMPORT  |        | Du | y          |    | awb<br>Exp | acks<br>oort.                      |
|---|--------|----|------------|----|------------|------------------------------------|
| Drugs continued   | L.     | s. | <i>d</i> . | ſ. | s.         | d.                                 |
| Angelica, the pound   | 0      | 0  | 2          | 0  | 0          | L                                  |
| Antimonium Crudum, the cwt.   | 0      | 4  | . 8        | 1  |            | ,                                  |
| Antimonium præparature, or Stibium, the pound   | ο      | ò  | I          | 0  | 0          | 01                                 |
| Aqua Fortis, the cwt.   | 0      | 4  | 8          | 1  |            | •                                  |
| Argentum Sublime, or Quickfilver, the pound   | 0      | 0  | 8          | 0  | 0          | 6                                  |
| Aristolochia, the pound -   | 0      | 0  | 38         | 0  | 0          | 2                                  |
| Arfenick White, or Yellow, or Rofalgar, the cwt.  | 0      | 4  | 8          |    |            |                                    |
| Afarum Roots, the pound   | 0      | 0  | 3          | 0  | 0          | 2                                  |
| Afpalathus, the pound   | 0      | 0  | 2          | 0  | 0          | 1-                                 |
| Afsafætida, from the Place of its Growth, or by the   |        |    |            |    |            |                                    |
| East-India Company, the lb.   | 0      | 0  | 3          | 0  | 0          | 2                                  |
| Auxieular Ludar, the pound  | 0      | 0  | 9          | 0  | 0          | 6                                  |
| Auriculæ Judæ, the pound -  | 0      | 0  | 3          | 0  | 0          | 2                                  |
| Baccæ Alkekengi, the pound  | 0      | 0  | 3          | 0  | 0          | 2                                  |
| Balauftium, the pound Balfam Artificial and Natural, the pound -                                    | 0      | •  | 36         | 0  | 0          | 2                                  |
| Balfam, viz. Canada Balfam, the pound   | 0<br>0 | 1  |            | 0  | I          | 0                                  |
| Balfam Copaivæ, or Copaiba, the pound   | 0      | 0  | 3          | 0  | 0          | 26                                 |
| Barbadocs Tar, the pound -  | õ      | 0  | 9          | 0  | 0          |                                    |
| Barley hulled, or Pearl Barley, the cwt   | ő      | 8  | 10         | 0  | 6          | 0                                  |
| Bayberries, the ewt   | õ      | 4  | 8          | v  | 0          | U                                  |
| Bdellium, from the Place of its Growth, or by the $Eaft$ -  | •      | Ŧ  | Ŭ          |    |            |                                    |
| India Company, the pound -  | ο      | o  | 3          | ō  | o          | 2                                  |
| from any other Place, the pound   | 0      | ō  | 9          | 0  | õ          | 6                                  |
| Ben-album, or Rubrum, the pound   | ο      | 01 | 5          | 0  | ō          | 3                                  |
| Benjamin, the pound -   | ο      | 0  | 6          | 0  | 0          | 4                                  |
| Bezoar Stones, of the West-Indies, oz. Troy   | ο      | ο  | 9          | 0  | 0          | 6                                  |
| imported by the East-India Company  | 0      | 2  | 6          | 0  | I          | 8                                  |
| Bitumen Judaicum, the pound -   | ο      | ο  | 2          | 0  | 0          | 1                                  |
| Black Lead, the cwt   | 0      | 6  | 8          | 0  | 4          | 5                                  |
| Bolus Communis, or Armoniacus, the cwt.   | 0      | 3  | 6          | 0  | 2          | 4                                  |
| Bolus Verus, or fine Bole, the pound  | ο      | ο  | 2          | 0  | 0          | 1.                                 |
| Borax in Paste or untefined, the pound  | 0      | 0  | 3          | 0  | 0          | 2                                  |
| Borax refined, the pound  | o      | I  | 0          | 0  | 0          | 8                                  |
| Calamus, the pound  | 0      | 0  | 2          | 0  | 0          | I 🚽                                |
| Cambogium, or Gutta Gambæ, the pound -  | 0      | 0  | 6          | 0  | 0          | 4                                  |
| Camphire unrefined, from the Place of its Growth, or by   |        | _  |            |    |            |                                    |
| the East-India Company, the pound -   | 0      | 0  | 8          | 0  | 0          | 5:                                 |
| from any other Place, the pound -   | 0      | 2  | 0          | 0  | I          | 4                                  |
| Camphire refined, from the Place of its Growth, or by<br>the <i>Eafl-India</i> Company, the pound - | 0      | 0  |            | o  | •          | -1                                 |
| from any other Place, the pound -   | 0      | I  | 4          | 0  | 0          | 2 <sup>1</sup> / <sub>1</sub><br>8 |
| Cancrocum Oculi, or Crab's Eyes, the pound -  | 0      | ò  | 6          | 0  | 0<br>0     |                                    |
| Cantharides, the pound -  | õ      | ĩ  | ŏ          | õ  | 0          | <b>4</b><br>8                      |
| Capita Papaverum, the thousand -  | ō      | i  | 8          | ŏ  | ī          | 1                                  |
| Cardamoms, the pound -  | ō      | ô  | 9          | ō  | ò          | 6                                  |
| Carlina, the pound  | ō      | õ  | 3          | 0  | õ          | 2                                  |
| Carpo balfamum, the pound -   | o      | 0  | 9          | 0  | õ          | 6                                  |
| Carrabe, or Succinum, the pound -   | 0      | 0  | 3          | 0. | ō          | 2                                  |
| Carraway Seeds, the cwt.  | 0      | 5  | 8          | 0  | 3          | 4                                  |
| Carthamus Seeds, the pound -  | 0      | 0  | 2          | о  | 0          | 14.                                |
| Cassia Buds, the pound  | 0      | ο  | 4          | ο  | 0          | 23                                 |
| Caflia Fiftula, the pound -   | 0      | 0  | 3          | ο  | 0          | 2                                  |
| Caffia Lignca, the pound  | 0      | 0  | 4          | 0  | 0          | 2.                                 |
| Caftor Oil, the gallon  | 0      | 2  | 0          | 0  | I          | 4                                  |
|   |        |    | 1          |    |            |                                    |

Caftor

951

1 -

| IMPORT  | Duty   |        |    | y Draw<br>on E |        |     |  |  |
|---|--------|--------|----|----------------|--------|-----|--|--|
| Drugs continued   | f.     | s.     | d. | L.             | s.     | d.  |  |  |
| Caftorum, or Beaver Cods, the pound -                   | 0      | 2      | ò  | 0              | ì      | 4   |  |  |
| Ceruffa, the cwt.                                       | 0      | 7      | 0  | 0              | 4      | 8   |  |  |
| Cetrach, the pound                                      | 0      | ó      | 3  | 0              | 0      | 2   |  |  |
| Chamæpitys; the pound                                   | 0.     | 0      | 2  | 0              | 0      | 1.  |  |  |
| Chelæ Cancrocum, the pound                              | ò      | •      | 1  | 0              | ь      | 01  |  |  |
| China Root, from the Place of its Growth, or by the     |        |        |    |                |        |     |  |  |
| East-India Company, the pound                           | 0      | 0      | 5  | 0              | 0      | 3:  |  |  |
| from any other Place, the pound                         | 0      | 1      | 3  | 0              | 0      | 10  |  |  |
| Cinabrium, or Vermillion, the pound                     | 0      | 0      | 7  | 0              | 0      | 41  |  |  |
| Cinnabaris Nativa, the pound -                          | 0      | 3      | 0  | 0              | 0      | 8   |  |  |
| Ciperi Nuces, the pound                                 | O      | 0      | 2  | 0              | 0      | 11  |  |  |
| Ciperus, the cwt.                                       | 0      | 7      | 4  | 0              | 4      | 11  |  |  |
| Citrago, the pound<br>Civet, the ounce Troy             | 0      | 0      | 3  | 0              | 0      | 2   |  |  |
| Coculus India, from the Place of its Growth, or by the  | 0      | 2      | 0  | 0              | 1      | 4   |  |  |
| East-India Company, the pound -                         | 0      | 0      |    | -              |        |     |  |  |
| from any other Place, the pound -                       | 0      |        | 5  | 0              | 0      | 3-  |  |  |
| Colophonia, the cwt.                                    | 0      | 1      | 3  | 0              | 0      | 10  |  |  |
| Coloquintida, from the Place of its Growth, or by the   | U      | 3      | 3  | 0              | 2      | 2   |  |  |
| East-India Compay, the lb.                              | 0      | 0      | 6  | 0              | ~      |     |  |  |
| from any other Place, the pound -                       | 0      | 1      | 6  | Ū              | 0<br>1 | 4   |  |  |
| Columba Root, the pound                                 | o      | 0      | 6  |                | 0      | 0   |  |  |
| Copperas Blue, the cwt                                  | ō      | 2      | 4  |                | U      | 4   |  |  |
| Copperas White, the cwt.                                | ō      | 4      | 8  |                |        |     |  |  |
| Coral White or Red for physical Uses, in Fragments,     | •      | т      |    |                |        |     |  |  |
| the pound -   | 0      | 0      | 2  | 0              | 0      | 2   |  |  |
| Coral whole, unpolifhed, the pound _                    | 0      | 1      | 36 | 0              | 1      | õ   |  |  |
| Coral whole, polished, the pound                        | 0      | 3      | ō  | 0              | 2      | õ   |  |  |
| Coriander Seeds, the cwt.                               | 0      | 4      | 5  | 0              |        | II  |  |  |
| Cornu Cervi Calcinatum, the pound -                     | 0      | ò      | 3  | 0              | 0      | 2   |  |  |
| Cortex Cariophyllorum, the pound -                      | o      | 0      | 2  | 0              | 0      | 1.  |  |  |
| Cortex Elutheriæ, the cwt.                              | 0      | 9      | 6  | 0              | 6      | 4   |  |  |
| Cortex Guaiaci, the cwt.                                | 0      | 13     | 3  | 0              | 8      | 10  |  |  |
| Cortex Limonum, vel Aurantiorum, the lb.                | 0      | ò      | I  | 0              | 0      | 01  |  |  |
| Cortex Peruvianus, or Jesuits' Bark, the lb.            | o      | 0      | 9  | 0              | 0      | 6   |  |  |
| Cortex Simarouba, the lb.                               | 0      | 0      | 3  | 0              | ο      | 2.  |  |  |
| Cortex Tamarifci, the pound -                           | 0      | 0      | 2  | 0              | 0      | 17  |  |  |
| Cortex Winteranus, the pound                            | 0      | 0      | 2  | 0              | 0      | 1 2 |  |  |
| Cortex Dulcis et Amarus, the pound -                    | G      | 0      | 4  | 0              | 0      | 2   |  |  |
| Cowage, the pound -                                     | 0      | 0      | 4  | 0              | 0      | 2   |  |  |
| Cream of Tartar, the cwt.                               | 0      | 4      | 8  |                |        |     |  |  |
| Cryftal in broken Pieces, the pound                     | 0      | 0      | 3  | 0              | 0      | 2   |  |  |
| Cummin Seeds, the cwt.                                  | 0      | 0      | 2  | 0.             | 0      | 11  |  |  |
| Cufcutta, the pound -                                   | 0      | 7      | 4  | 0              | 4      | 11  |  |  |
| Cyclamen, or Panis Porcinus, the pound -                | 0<br>0 | 0<br>0 | 3  | 0              | 0      | 2   |  |  |
| Daucus Creticus, the pound -                            | 0      |        | 3  | 0              | 0      | 2   |  |  |
| Dens Equi Marini, the pound -                           | 0      | 0      | 3  | 0              | 0<br>0 | 2 2 |  |  |
| Diagredium, or Scarimony, from the Place of its Growth, | v      | v      | 3  | Ŭ              | U      | -   |  |  |
| or by the East-India Company, the pound -               | 0      | 2      | 6  | 0              | I      | 8   |  |  |
|   | õ      | 7      | 6  | 0              | 5      | 0   |  |  |
| Diptamus Leaves and Roots, the pound -                  | ō      | 6      | 3  | ō              | 0      | 2   |  |  |
| Doronicum, the pound -                                  | 0      | 0      | 6  | 0              | ō      | 4   |  |  |
| Eborus Rafurz, the pound                                | 0      | 0      | 1  | 0              | 0      | 0   |  |  |
| Eleborus, the pound -                                   | 0      | 0      | 14 | 0              | ō      | 1   |  |  |
| •   |        |        |    |                |        |     |  |  |

Epitbymum

P

Epithymi Effence o Euphorb Fechia B Fenugre Flores O Flores M Folium Fox Lu Frankir Galang India

Galban Eajl Gentia

Gentia Ginfer Grains Grana Grana Green Guine Guine Guine Guine Guine

Guind Guind Guinn Coinn 
G 100

95e

# ND CUSTOM.HOUSE OFFICERS.

| AND CUSTOM. HOUSE DIT  | Drawbacks<br>on Export.           |
|--|-----------------------------------|
| IMPORT Duty  |                                   |
| r · d.   | y. s. d.                          |
| Drugs continuou 0 0 3  | 0 0 2                             |
| Epithymum, the pound 0 2 0   | 0 I 4<br>0 0 I'                   |
|  | 0 2 0                             |
|  | 001                               |
|  | 0 2 3                             |
| Fennel Seeds, the owner of 1   | 0 0 1                             |
| Fenugreek, incomeli, the pound 0 0 1   | 0 0 1                             |
|  | 0 0 4                             |
|  |                                   |
|  | 0 3 2                             |
| Frankincenie, the star Growth, of by the Lay   | 0 0 1                             |
| Galanga, from the Place of its Growth, and a constant of the Constant of the Place of the Growth of the Constant of the Consta   | 0 0 4                             |
|  |                                   |
|  | 0 0 2                             |
| Galbanum, from the company, the pound<br>Eagl-India Company, the pound 0 I O   |                                   |
| Foundary Guine and   | 1 - 4                             |
| Contiana, the pound  | 0 0 55                            |
|  | 006                               |
|  | · · · · ·                         |
| Grans of Guines, the pound 0 0   | 6 0 0 4                           |
| AT an adding Pernylanas  | 3 0 0 2                           |
| Green Ginger, the pound  | 3 0 0 2                           |
| um Animi, the pound<br>0 0 12 1  |                                   |
|  | I                                 |
| Cum Seneyas him of the stowing of the  | 4 0 0 2                           |
| Gum Ammonia the nound  | 0 0 0 8                           |
| Gum Ammoniae, from the pound<br><i>Ealt-India</i> Company, the pound<br>from any other Place, the lb.  | 0 0 0 6                           |
| Gum Caranna, the pound of o  | 8 0 0 5                           |
| Com Comit, the pound   | $2\frac{1}{2}$ 0 0 $1\frac{1}{2}$ |
| o kilomi, the pound  | 9                                 |
| C Chiatach, the pound  | 9 0 0 0<br>1 0 0 0                |
| Gum Hedera, the point as the pound   | 2 0 0 1                           |
| Gum Hederæ, the pound<br>Gum Lac, viz. Cake Lac, the pound<br>Gum Shellac, or Seed Lac, the pound<br>of Gum Shellac, the pound   | 1                                 |
| Gum Sheriac, the pound   |                                   |
| Gum Shellac, of Second<br>Gum Sticklac, the pound<br>See 8 Geo. 1. cap. 15.<br>Gum Opoponax, from the Place of its Growth, or by   |                                   |
| See o Geor in the Place of its Orother   | 4 0 0 11                          |
| Gum Opoponax, from the pound of the <i>Eaft-India</i> Company, the pound of the <i>Eaft-India</i> Company, the pound of the function of  | 0 0 4 8                           |
|  | 0 0 4 -                           |
| Gum Sandrake or Juniperi, the cwt,<br>Gum Sandrake or Juniperi, the cwt,<br>Gum Sarcocolla, from the Place of its Growth, or by<br>Gum Sarcocolla, from the Place of its Growth, or by   | 4 0 0 2                           |
| Gum Sarcoconti, Gumpany the lb.  | 0 0 0 8                           |
| the East-Indua Company, the pound<br>from any other Place, the pound<br>from the Place of its  |                                   |
| the East-Initial Company, the pound<br>—— from any other Place, the pound<br>Gum Scrapinum, or Sagepenum, from the Place of its<br>Growth or by the East-India Company, the pound  |                                   |
| Gum Scrapinum, or Sagepenum, from the pound<br>Growth, or by the <i>East-India</i> Company, the pound  | 1                                 |
| Growth, or by the <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Elis</i> and <i>Eli</i> | 09000                             |
| Gum Tacmanaca, the Fin place of its Growth, or by  | 0 3 0 0 2                         |
| Gum Tragacanth, from the Place of Ind  | 0 9 0 0 0                         |
| Gum Tragacanth, from the pound<br>the East-India Company, the pound<br>from any other Place, the pound   | 03002                             |
| from any other sound   |                                   |
| ligen of Harts of Stage, and   | 0 5 0 0 3 <sup>1</sup><br>Jalap   |
| Hypocifiis, the pound  | Junp                              |
| **/ ***  |                                   |

| I M POR T   | Duty   |        |       | MPORT Duty Drawbac |        |        |  |  |  |  |  |  |  |  |  |  |  |
|---|--------|--------|-------|--------------------|--------|--------|--|--|--|--|--|--|--|--|--|--|--|
| Drugs continued   | f.     | 5.     | d.    | L.                 | s.     | d.     |  |  |  |  |  |  |  |  |  |  |  |
| Jalap, the pound - •  | 0      | 0      | 9     | 0                  | 0      | 6      |  |  |  |  |  |  |  |  |  |  |  |
| Incense, or Olibanum; see Olibanum  |        |        |       |                    |        |        |  |  |  |  |  |  |  |  |  |  |  |
| Ircos, the cwt.   | 0      | 14     | 0     | 0                  | 9      | 4      |  |  |  |  |  |  |  |  |  |  |  |
| Ifinglas, the pound -   | 0      | 0      | 01    |                    |        |        |  |  |  |  |  |  |  |  |  |  |  |
| Jujubes, the pound -<br>Juniper Berries, the cwt.                               | 0      | 0      | 2     | 0                  | 0      | 14     |  |  |  |  |  |  |  |  |  |  |  |
| Labdanum, or Lapadonum, the pound -   | 0      | 4      | 53    | 0                  | 3      | 32     |  |  |  |  |  |  |  |  |  |  |  |
|   |        | Ť      | 3     | -                  | -      |        |  |  |  |  |  |  |  |  |  |  |  |
| Growth, the pound -   | 0      | 0      | 9     | 0                  | 0      | 6      |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Calaminaris, the cwt.   | 0      | 3      | 8     |                    |        |        |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Contrayervae, the ounce -   | 0      | 0      | 9     | 0                  | 0      | • 6    |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Hæmatitis, the pound -  | 0      | 0      | 2     | 0                  | 0      | 14     |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Hibernicus, the cwt<br>Lapis Hyacinthi, the pound -                       | 0      | 6      | 46    | 0                  | 4      | 2      |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Judaičus, the pound -   | 0      | 0      |       | 0                  | 0      | 4 2    |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Lazuli, the pound -   | 0      | 0      | 30    | 0                  | 0      | 4      |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Magnetis, the pound -   | 0      | 0      |       | 0                  | 0      | 2      |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Nephriticus, the pound  | 0      | 0      | 36    | 0                  | 0      | 4      |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Offiocolla, the pound -   | 0      | 0      | 2     | 0                  | 0      | 1.4    |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Rub ., the pound, -   | 0      | 0      | 3     | 0                  | 0      | 2      |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Salf .us, the pound -   | 0      | 0      | 3     | 0                  | 0      | 2      |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Smar lus, the pound -   | 0      | 0      | 3     | 0                  | 0      | 2 2    |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Spo: 0, the pound -<br>Lapis Top, the pound -                             | 0<br>0 | 0      | 33333 | 0                  | 0      | 2      |  |  |  |  |  |  |  |  |  |  |  |
| Lapis Tutia, the pound -  | 0      | 0      | 3     | 0                  | ō      | 2      |  |  |  |  |  |  |  |  |  |  |  |
| Lavender Flowers, the pound -   | 0      | 0      | 4     | 0                  | 0      | 21     |  |  |  |  |  |  |  |  |  |  |  |
| Leaves of Roles, the pound -  | 0      | 0      | 3     | 0                  | 0      | 2      |  |  |  |  |  |  |  |  |  |  |  |
| Leaves of Violets, or Flowers, the pound -                                      | 0      | o      | 2     | 0                  | 0      | 17     |  |  |  |  |  |  |  |  |  |  |  |
| Lentiles, the pound   | 0      | 0      | 0     | 0                  | 0      | 01     |  |  |  |  |  |  |  |  |  |  |  |
| Lignum Aloes, the pound   | 0      | 0      | 6     | 0                  | 0      | 4      |  |  |  |  |  |  |  |  |  |  |  |
| Lignum Afphaltum, the pound<br>Lignum Nephriticum, the pound -                  | 0      | 0      | 26    | 0                  | 0      | 14     |  |  |  |  |  |  |  |  |  |  |  |
| Lignum Rhodium, the cwt   | 0<br>0 | 0<br>7 | 0     | 0                  | 0<br>4 | 4 8    |  |  |  |  |  |  |  |  |  |  |  |
| Litharge of Gold, the cwt   | ō      | 10     | õ     | 0                  | ŏ      | 7      |  |  |  |  |  |  |  |  |  |  |  |
| Litharge of Silver, the cwt   | 0      | 0      | 8     | 0                  | ō      | 51     |  |  |  |  |  |  |  |  |  |  |  |
| Lupines, the cwt.   | c      | 2      | 4     | 0                  | I      | 7      |  |  |  |  |  |  |  |  |  |  |  |
| Lyntifcus, or Xylobalfamum, the pound -   | 0      | 0      | 38    | 0                  | 0      | 2      |  |  |  |  |  |  |  |  |  |  |  |
| Madder Roots, the cwt   | ٥      | 4      | 8     |                    |        |        |  |  |  |  |  |  |  |  |  |  |  |
| See 8 Geo. I cap. 15  |        |        |       |                    |        |        |  |  |  |  |  |  |  |  |  |  |  |
| Manna, the pound -  | 0      | 0      | 6     | 0                  | 0      | 4      |  |  |  |  |  |  |  |  |  |  |  |
| Marmalade, the pound<br>Maftich Red, from the place of its growth, or by the    | 0      | 0      | 3     | 1                  | 0      | 3      |  |  |  |  |  |  |  |  |  |  |  |
| Eaft-India Company, the lb.   | 0      | 0      | 3     | 0                  | 0      | 2      |  |  |  |  |  |  |  |  |  |  |  |
| from any other place, the pound -   | ō      | 0      | 9     | 0                  | ō      | 6      |  |  |  |  |  |  |  |  |  |  |  |
| Maftich White, from the place of its growth, or by the                          |        |        |       |                    |        |        |  |  |  |  |  |  |  |  |  |  |  |
| East-India Company, the pound -   | 0      | 0      | 6     | 0                  | 0      | 4      |  |  |  |  |  |  |  |  |  |  |  |
| from any other place, the pound -   | 0      |        | 6     | 0                  | 1      | 0      |  |  |  |  |  |  |  |  |  |  |  |
| Mechoacana, the pound -   | 0      |        | 6     | 0                  | 0      | 4      |  |  |  |  |  |  |  |  |  |  |  |
| Mercury Precipitate, the pound  | 0      |        | 9     | 0                  | 0      | 6      |  |  |  |  |  |  |  |  |  |  |  |
|   | 0      | -      | 9     | 0                  | 0      | 6      |  |  |  |  |  |  |  |  |  |  |  |
| Millium Solis, the pound<br>Mirabolanes Condited, from the Place of its Growth, | 0      | 0      | 2     | 1                  | 0      | 13.    |  |  |  |  |  |  |  |  |  |  |  |
| or by the East-India Company, the pound -                                       | 0      | 0      | 2     | 0                  | υ      | 1.     |  |  |  |  |  |  |  |  |  |  |  |
| from any other Place the pound -  | ō      | ō      | 6     | 10                 | 0      | 4      |  |  |  |  |  |  |  |  |  |  |  |
| Mirabolanes Dry, from the Place of its Growth, or by                            |        |        |       | 1                  |        |        |  |  |  |  |  |  |  |  |  |  |  |
| the East-India Company, the pound -   | 0      | 0      | I     | 0                  | 0      | 01     |  |  |  |  |  |  |  |  |  |  |  |
| from any other Place, the pound -   | 0      | 0      | 3     | 0                  |        |        |  |  |  |  |  |  |  |  |  |  |  |
|   |        |        |       | M                  | ith    | ridate |  |  |  |  |  |  |  |  |  |  |  |

Mithridate Mother of H Mufk, the Myrrh, fr India Co Myrtle Ber Nardus Ce Nitrum, Nutmegs Nux de B Nux Cup Nux Cup Nux Cup Nux Cup Nux Cup Nux Cup Nux Cup Nux Cup Nux Cup Nux Cup Nux Cup Nux Cup Nux Cup Nux Cup Oli of An Oleum C Oleum C Oleum I Oleum I Oleum I Oleum Oleum Oleum Oil of Oleum Oil of Oleum Oil of Oleum Oil, vi Orang enu Oliba by Opiu In Oral Oral Orij Orij Pea Pel Pea Pi

P

## AND CUSTOM.HOUSE OFFICERS.

| IMPORT  |    | Dut | y ° |     | rawb<br>Exp | port.  |
|---|----|-----|-----|-----|-------------|--------|
| Drugs continued   | L. | 5.  | d.  | ſ.  | 5.          | d.     |
| Mithridate Venetiæ, the pound -   | 0  |     | 6   | 0   | 1           | 0      |
| Mother of Pearl Shells, rough, the pound -                                    | 0  | 0   | 4   | 0   | 0           | 2:     |
| Musk, the ounce Troy -  | 0  | 2   | . 0 | 0   | I           | 4      |
| Myrrh, from the place of its Growth, or by the Eafl-                          |    |     |     | I I |             |        |
| India Company, the pound -  | 0  | 0   | 6   | 0   | 0           | 4      |
| from any other place, the pound -   | 0  | 1   | 6   | 0   | I           | 0      |
| Myrtle Berries, the pound -   | 0  | 0   | .2  | 0   | 0           | 14     |
| Myrtle Berries, the pound -<br>Nardus Celtica, or Spica Romana, the cwt       | ó  | 9   | 4   | 0   |             | 2      |
| Nitrum, the pound   | 0  | ó   | 5   | 0   | 0           | 3:     |
| Nutmegs Condited, the pound -   | 0  |     | 10  | 0   |             | 7      |
| Nux de Benne, the pound -   | 0  | 0   | 2   | 0   | 0           | 15     |
| Nux Cuprefli, the pound -   | 0  | 0   | 2   | 0   | 0           | 12     |
| Nux Indica, the piece   | O  | 0   | 1   | 0   | 0           | 0      |
| Nux Vomica, the pound -   | 0  | 0   | 1+  | 0   | 0           | 1      |
| Oil of Almonds, the pound .   | 0  | ō   | -   | 0   | 0           | 2      |
| Oil of Amber, the pound -   | 0  | 0   | 36  | 0   | 0           | 4      |
| Oleum Anifi, the pound  | 0  | I   | 6   | 0   | 1           | ō      |
| Oil of Bay, the cwt   | 0  | 8   | 9   | 0   | 5           | 10     |
| Oleum Cariophyllorum, the pound   | 0  | 2   | 6   | 0   | 1           | 8      |
| Oleum Carui, the pound -  | 0  | 0   | 6   | o   | 0           | 4      |
| Oleum Cinnamomi, the ounce Troy -   | ŏ  | I   | 6   | 0   | 1           | ō      |
| Oleum Juniperi, the pound -   | ō  |     | 6   | 0   | 0           | 4      |
| Oil of Mace, the pound -  | 0  | ī   |     | 0   | 0           | 11     |
| Oleum Nucis Mutchatæ Liquidum, the lb.  | 0  | 2   | 4   | 0   | 1           | 4      |
| Oleum Origani, the pound -  | ō  | .1  |     | 0   |             | 10     |
| Oleum Palmæ, the cwt.   | ō  |     | 3   | o   | 4           | 8      |
| Oleum Petrolium, the pound -  | ö  | 70  |     | 0   | ō           | 2      |
| Oleum Rhodii, the pound   | 0  | ŝ   | 3   | 0   | 3           |        |
| Oil of Rofemary, the pound -  | ō  | 5   | 9   | 0   | 0           | 46     |
| Oleum Saflafræ, the pound -   | ō  | ī   | 0   | 0   | 0           | 8      |
| Oil of Spike, the pound -   | υ  | 0   | 4   | 0   | 0           | 2      |
| Oleum Thyma, the pound -  | o  | ī   |     | 0   | 0           | 10     |
| Oil of Turpentine, the pound -  | 0  | 0   | 3   | 0   | 0           | 01     |
| Oleum Vitrioli, the pound -   | ō  | ō   | 1   | 0   | 0           | 01     |
| Oil, viz. Chemical Oils not other wifeenumerated, the pound                   | -  | 0   | 7:  | 0   | 0           |        |
| Orange Jeflamine, and perfumed Oils, not otherwife<br>enumerated, the pound - |    | 1   | 6   | ø   | 1           | 5<br>0 |
| Olibanum or Incenfe, from the place of its Growth, or                         |    | -   | - 1 |     |             |        |
| by the Eafl-India Company, the cwt  | t  | t   | 0   | 0   | 14          | 0      |
| from any other place, the cwt   | 3  | 3   | 0   | 2   | 2           | 0      |
| Opium, from the place of its Growth, or by the Eaft-                          | 3  | 5   |     |     |             |        |
| India Company, the pound -  | 0  | I   | 6   | o   | I           | •      |
| from any other place, the pound   | 0  | 4.  | 6   | o   | 3           | 0      |
| Orange-flower Ointment, the pound   | 0  | o   | 6   | ο   | ŏ           | 4      |
| Orange-flower Water, the gallon -   | σ  | i   | 0   | 0   | 0           | 8      |
| Origanum, the pound -   | 0  | 0   | 11  | ο   | 0           | L      |
| Orpiment or Auripigmentum, the cwt  | 0  | 8   |     | 0   | 5           | 10     |
| Pearl beaten, the ounce Troy -  | 0  | 0   | 8   | 0   | 0           | 4      |
| Pellitory, the pound -  | 0  | 0   | I   | 0   | 0           | 0      |
| Pepper Long, the pound -  | 0  | 0   | 2'  | 0   | 0           | 15     |
| Pzeony Seeds, the pound   | 0  | 0   | 14  | 0   | 0           | 1      |
| Piftachias, or Nux Piftachiæ, the pound                                       | 0  | 0   | 3   | o   | 0           | 2      |
| if not imported directly from the place of its                                |    |     | 0   | -   |             |        |
| Growth, the pound -   | 0  | 0   | 9   | 0   | 0           | 6.     |
| Pix Burgundiæ, or Rhinehurft, the cwt.  | 0  | 6   | 4   | 0   | 4           | 2      |
| Polypodium, the pound -   | 0  | õ   | 11  | ŏ   | 0           | 01     |
| sollowing and house   | -  | *   |     |     |             | lium   |
| 5   |    |     |     |     |             |        |

| IMPORT ;   |    | Du     | ty         |     |     | porr.        |
|--|----|--------|------------|-----|-----|--------------|
| Drugs continued  | Ĺ. | s.     | <i>d</i> . | 1.  | s.  | d.           |
| Polium Montanum, the pound   | ్ం | 0      | 1 1/2      | 10  | 0   | <b>I</b> 1 * |
| L'omeganate Peels, the cwt.  | 6  | 4      | 8          |     |     |              |
| Poinholix, the pound -   | 0  | 0      | I          | 0   | 0   | · 0          |
| Poppy Seeds, the pound   | 0  | 0      | 11         | 0   | 0   |              |
| Prurelloes, the pound  | 0  | 0      | 3          | 0   | 0   | 2            |
| Pfyllium, the pound,   | 0  | •      | 1.         | 0   | 0   | . I.,        |
| Rad.x Bistortæ, the cwt.   | 0  | 4      | S          | . 0 | - 3 | 121          |
| Radix Caffamunair, or Ryfagon, the pound                                     | 0  | 0      | 4          | 0   | ŏ   | 27           |
| Radix Contrayervæ, the pound _   | 0  | 0      | 4          | 0   | 0   | 4.           |
| Radix Enulæ Campanæ, the cwt.  | 0  | 6      | 4          | 0   | 4   | 2 :          |
| Radix Eringli, the pound   | 0  | 0      | 1 1        | 0   | 0   | 1 -          |
| Radix Efulæ, the pound   | 0  | 0      | 2          | 0   | 0   | 1            |
| Radix Ipecacuanhæ, the pound   | 0  | I      | 8          | 0   | Ľ   | I            |
| Radix Mei Athamantici, the pound -   | 0  | 0      | 14         |     | 0   | I            |
| Radix Phu, the pound   | 0  | 0      | 1 1        | 0   | 0   | 1,           |
| Radix Scorcionera, the pound   | 0  | 0      | 3          | 0   | 0   | 2            |
| Rudix Seneca, the pound _  | 0  | 0      | 2          |     | 00  | 11           |
| Radix Serpentaria, the pound -   | c  | 0      | 9          | 0   | 0   | 6            |
| Radix Tormentillæ, the cwt.  | 0  | 3      | 2          | 0   | 2   | I            |
| Refina Jalapii, the pound  | c  | 3      | 8          | 0   | 2   | 5            |
|  | 0  | 3      | 2          | 0   | 2   | I            |
| Refina Scammonii, the pound -<br>Rhabarbarum, or Rhubarb, the pound -        | 0  | 3      | 2          | 0   | 2   | 1            |
| Rhinehurst; fee Pix Burgundiæ  | 0  | I      | 6          | 0   | 1   | 0            |
| Saccharum Saturni, the pound -   | ~  | ~      |            |     | ~   | •            |
| Saffron, the pound   | 0  | 0<br>2 | 3          | 0   | 0   | 2<br>8、      |
| Sago, the pound -  | 0  | 2      |            | 0   | 0   |              |
| Sal Alkali, the pound  | 0  | 0      | 36         | 0   | ő   | 2            |
| Sal Ammoniacum, the cwt. 7 See 8 Geo. I.                                     | 0  |        | 8          | Ŭ   |     | 4            |
| Sal Gem, the cwt. cap. 15.   | õ  | 4<br>4 | 8          |     |     |              |
| Sal Nitri, the pound   | ō  | ŏ      | 4          | 0   | 0   | 25           |
| Sal Prunellæ, the pound  | 0  | 0      | 2          | 0   | ō   | 2            |
| Sal Succini, the pound -   | 0  | X      | 2          | 0   | 0   | 9            |
| Sal Tamarifci, the pound -   | o  | ī      | 2          | 0   | 0   | 9            |
|  | 0  | ο      | 3          | 0   | 0   | 2            |
| Sal Tartari, the pound   | ο  | 0      | 3          | 0   | 0   | 2            |
| Sal Volatile Ammoniaci, the pound -  | 0  | ο      | 5          | . 0 | 0   | 4            |
| Sal Volatile Cornu Cervi, the pound -  | 0  | 0      | 6          | ်ဝ  | 0   | 4            |
| Salep, or Salop, the pound   | 0  | 0      | 3          | 0   | 0   | 2            |
| if not imported directly from the place of its                               |    |        | ~          |     |     |              |
| Growth, the pound  | ο  | 0      | 9          | 0   | υ   | 6            |
| Sandracha. See Gum Sandrake.   |    |        | -          |     |     |              |
| Sanguis Draconis, from the place of its Growth, or by                        |    |        |            |     |     |              |
| the East-India Company, the pound -  | 0  | 0      | 8          | 0   | 0   | 5-           |
| from any other place, the pound -  | 0  | 2      | 0          | 0   | I   | 4            |
| Sanguis Hirci, the pound -   |    | 0      | 2          | 0   | 0   | 1            |
| Sarfaparilla, the pound  | 0  | 0      | 8          | 0   | 0   | 5÷           |
| Saffafras Wood or Roots, the cwt.  | 0  | 2      | 8          | 0   | I   | 7            |
| Saunders Red, the cwt.   | 0  | 4      | 8          |     |     |              |
| 1 See 8 Geo. 1. cap. 15.   | '  |        |            |     |     |              |
| Saunders White and Yellow, the pound -                                       | υ  | •      | 3          | 0   | 0   | 2            |
| Séammony. See Diagredium.  |    |        |            |     |     |              |
| Scincus Marinus, each is a transformer to the                                | 0  | 0      | I          | 0   | 0   | 01           |
|  | 0  | 0      | 1          | 0   | 0   | 0.           |
| Seordium, the pound -  |    |        |            |     |     | -            |
| Seordium, the pound<br>Sebeftines, the pound<br>Seeds for Gardens; the pound | 0  | 0,     | 2          | 0   | 0   | 1.           |

# Seler Mo Semen C Senna, f *India* fro Sperma

See 20 Sperma Spikena Spiritus Spiritus Sponge,

Grov Squilla Squina

Gro Staphit Stecha Storax the

Storax Gr

Succu Sulph Tale Tama Tapic Tarta Terra Thla Torra Trea Trea Turk *L* 

U

956

P

## AND CUSTOM-HOUSE OFFICERS.

| IMPORT   |     | Dut  | y          |      | awba<br>Exp | acks<br>oort, |
|--|-----|------|------------|------|-------------|---------------|
| Drugs continued  | C.  | s.   | <i>d</i> . | 1    | s.          | d.            |
| Seler Montanus, the pound -                                  | ť.  | 0    | 1,         | £.   | 。<br>。      | 1             |
| Semen Cucumeris, Cucurb Citrol Melon, 1b.                    | 0   | ŏ    | 1          | ō    | ŏ           | ĩ             |
| Senna, from the Place of its Growth, or by the East-         | Ť   | •    | - 1        |      | •           | •             |
| India Company, the pound -                                   | ø   | 0    | 6          | 0    | 0           | 4             |
| from any other place, the pound -                            | 0   | I    | 6          | 0    | ī           | ŏ             |
| Sperma Ceti, coarfe and oily, the cwt                        | 0   | 17   | 8          |      | 11          | 9             |
| in Britifb built Ships, duty free                            |     | •    | 1          |      |             |               |
| See 26 Geo. 111. cap. 41, and cap. 50.                       |     |      |            | , ot |             |               |
| Sperma Ceti, fine, the pound -                               | 0   | 0    | 8          | 0    | 0           | 5+            |
| Spikenard, the pound -                                       | 0   | I    | 4          | 0    | 0           | 11            |
| Spiritus Cornu Cervi, the pound -                            | 0   | ίo Ι | 8          | 0    | 0           | 5÷            |
| Spiritus Vitrioli, the pound -                               | 0   | 0    | 1          | 0    | 0           | 0.            |
| Sponge, the pound -  | 0   | 0    | 9          | 0    | 0           | 6             |
| if not imported directly from the place of its               |     |      |            |      |             |               |
| Growth, the pound  | 0   | 2    | 3          | 0    | I           | 6             |
| Squilla, the cwt.  | .0  |      | . 6 .      | 0    | I           | 8             |
| Squinanthum, the pound                                       | ٥   | 0    | 4          | 0    | 0           | 2             |
| if not imported directly from the place of its               |     |      | 1          |      |             | •             |
| Growth, the pound -  | 0   | I    | 0.         |      | 0           | 8             |
| Staphifager, the cwt.  | 0   | 8    | - 1        | : 0  | -           | 10            |
| Siechados, the pound   | 0   | 0    | 2          | 0    | ò           | I T           |
| Storax Calamita, from the place of its Growth, or by         |     | · ** |            | ۰.   | * *         |               |
| the Eaft-India Company, the pound -                          | ्०  | 0    | 9          |      | 0           | 6             |
| from any other Place, the pound                              | `0´ |      | 3          |      | •••         | 6             |
| Storax Liquida, the pound                                    | 0   | 0    | 4          | 0    | 0           | 2             |
| if not imported directly from the place of its               |     | I    | ~          |      |             | 8             |
| Growth, the pound - Come of the Succus Liquoritize, the cwt. |     |      | 0          | 0    | 0           | 0             |
| Succus Liquoritize, the cwt                                  |     |      | 8          | .0   |             |               |
| Talc Green, or White, the pound                              | 20  |      | 2          | 0    | 4           | 5             |
| Tamarinds, the pound - 10 - 6.6.                             |     |      | 2          | ŏ    | õ           | 17            |
| Tapioca, the pound   | 0   | 0    | 2          | ō    | õ           | 1.            |
|  | oi  |      | 3          | ŏ    | 0           | 2             |
| Terra Japonica, the pound                                    | 0   |      | 4          | 0    | 0           | 2             |
| Terra Lemnia, or Sigillata, the pound -                      | 0   | 0    | 6          | 0    | ō.          | 4             |
| Thlaipii Semen, the pound -                                  | 0   | 0    | 2          | 0    | 0           | 14            |
| Turnfall, the cwt.   | 0   |      | 8          |      | 1           | - 2           |
| Treacle, common, the pound -                                 | o   | ò    | 4          | 0    | 0           | 2:            |
| Treacle of Venice, the pound -                               | 0   | .1   | 6          | 0    | 1           | 0             |
| Turbith, from the place of its Growth, or by the East-       |     |      |            |      |             |               |
|  | 0   | 1    | 0          | 0    | 0           | 8             |
| from any other Place, the pound ~                            | 0   | 3    | 0          | 0    | 2           | •             |
| Turbith Thapsix, the pound -                                 | 0   | ٥.   | 5          | ο    | 0           | 3 -           |
| Turmeric, the pound -  | о   | 0:   |            | 0    | 0           | I L           |
| Turpentine, common, the cwt                                  | 0   | 2:   | 3          | 0    | I           | 6             |
| Turpentine of Venice, Scio, or Cyprus, the lb.               | ٩.  | 0.   | 4          | 0    | 0           | 2.4           |
| Turpentine of Germany, or of any other Place, not            |     | 21   |            |      |             |               |
| otherwife enumerated, the cwt.                               |     | 12   | 9          | 0    | 8           | 6             |
| Verdigrife, common, the pound -                              | 0   | 0    | 3          |      |             |               |
| Verdigrife, crystallized, the pound -                        | o   | I    | 0          |      |             |               |
| Vernifh, the cwt.  | 0   | 8    | 9          | 0    |             | 10            |
| Vifcus Quercius, the pound -                                 | 0   |      | 10         | 0    | 0           | 7             |
| Vitriolum Romanum, the pound -                               | 0   | 0    | 2          | 0    | 0           | 15            |
| if not imported directly from the place of its               |     | ~    | 6          |      |             |               |
|  | 0,  | 0    |            | 0    | 0           | 4             |
| Umber, the cwt.  | •   | 4    | 5'         | •    | 2<br>  Inc  |               |
| 11 M   |     |      |            |      | Jug         | ulæ           |

| 1  | IMPORT   |         |       | Dut              | ,          |   | awba<br>Exp                             |   |
|--|--|---------|-------|------------------|------------|---|---|---|
| Drug   | s continued  | ,       |       | s.               | <i>d</i> . | $f_{i}$                                 | s.                                      | <i>d</i> .                                |
| Ungulæ Alcis, the 100 hoofs  | -  |         | 5     | 3                | 3          | 0                                       | 2                                       | 2   |
| White Lead, the cwt.   | -  |         | D     | 4                | 5          | 0                                       | 2                                       | 11  |
| Worm Seeds, from the Place of  | of their Growth, or  | by      |       | ·                | 5          | -                                       |   |   |
| the East-India Company, th   |  |         | o'    | o                | 6          | 0                                       | 0                                       | 4   |
| from any other Place,  | the pound -  |         | c     | 1                | 6          | 0                                       | I                                       | 0<br>0                                    |
| Zedoaira, from the Place of its  | Growth, or by the E  | aft=    |       |                  |            | 1                                       | -                                       |   |
| India Company, the pound   |  | -       | 0     | 0                | 6          | 0                                       | 0                                       | 4   |
| from any other Place,  | the pound -  |         | 0     | 1                | 6          | 0                                       | I                                       | ō   |
| E AST-INDIA Goods, viz<br>100% of the Value thereou<br>at which they fhall be fold a<br>Eafl-India Company   | t the public Sales of  | the     | i:    | 13               | 4          | . 20                                    | 16                                      | 0   |
| China Ware, for every 100/i di   | itto, ditto, ditto,  |         | 7     |                  | ò          | 45                                      | 5                                       | 0   |
| Cotton Manufactures, not other   | wife defcribed, for en   | verv    | · ·   |                  | -          | 17                                      | 2                                       | -   |
| 1001. ditto, ditto, ditto  |  |         | 0     | 0                | 0          | 48                                      | 10                                      | 0   |
| Cowries, for every 100/. ditto,  | ditto, ditto -   |         |       | 13               | 4          |   | 16                                      | 0   |
| Drugs manufactured, not i o  | therwife deferibed.  | for     |       | - 3              | 7          | -9                                      |   | 3   |
| every 100/. ditto, ditto, ditt   | 0 -  | 4       | 0     | 0                | 0          | 38                                      | 6                                       | 2   |
| Drugs unmanufactured, not  |  | for 4   |       |                  |            | 30                                      |   | 3   |
| every 100/, ditto, ditto, ditto  | -  |         |       | 0                | 0          | 29                                      | ~                                       | 6   |
| Japanned, or Lacquered War   | s. for every rool d  | litto 3 | •     |                  | 0          | 1 49                                    | 2                                       | 5   |
| ditto, ditto -   |  |         |       |                  | 0          | 1                                       | 0                                       | 0   |
| Muflins, plain, Nankin Cloth,  | Muflins or White C   | ·1 4    | 9 - 1 |                  | Ŭ          | 47                                      | v                                       | •   |
| lices, flowered or flitched  | for every rool di  | ***     |       |                  |            |   |   |   |
| ditto, ditto   |  | 1       | 0     |                  |            |   | ~                                       | •   |
| Tea, for every 100%. ditto, dit  |  | -       | -     | 0                | 0          | 10                                      | 0                                       | 0   |
|  |  |         | 5     | 0                | 0          |   |   |   |
| Tea, exported to Ireland, or an  | iy of the brings Colo  | nics    |       |                  |            |   |   |   |
| in America, ditto, ditto, ditto,   | , -  |         |       | 17               |            | 5                                       | 0                                       | 0   |
| See 25 Geo. III. cap. 74.  | the Duty of East   | _       |       |                  |            |   |   |   |
| N. B. Ten is also subject to   |  |         |       |                  |            |   |   |   |
| Goods, Wares, and Merchandi  |  |         | ,     |                  | .,         | ł                                       |   |   |
| in Great-Britain, for every  |  |         | 6 :   | 15               | 0          | 1 .                                     | 1                                       |   |
|  | a, except to the man   | aor     |       |                  |            |   |   |   |
| Madiera, the Canary Iflands th   | ie Azores, or weiterni   | lies.   |       |                  |            | 1                                       |   |   |
| Allejars, the piece  | <b>▲</b> ••  |         |       |                  |            | 0                                       | 0                                       | 7   |
| Bejutapants, the piece   | · ··   |         |       |                  |            | 0                                       | 11                                      | 0   |
| OUTSIDING THE DIACE.   | • • •  |         | 1.0   | • •              | 1.11       | I                                       | 0                                       | 9   |
| Byrampants, the piece  |  |         |       |                  | · .7       | 10                                      | 2                                       | - 0                                       |
| Blue Long Cloths, the piece  |  |         |       |                  |            |   |   | 2   |
| Blue Long Cloths, the piece<br>Brawles, the piece  |  |         |       |                  | 1          | 0                                       | 0                                       |   |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece   |  |         |       |                  | 1          | 0                                       | 0                                       | 9   |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufhtaes, the piece  | • • • • • • • • • • • • • • • • • • •  |         |       |                  |            | 0                                       | -                                       | 9<br>7                                    |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufhtacs, the piece<br>Coopers, the piece  |  |         |       | ,<br>,<br>, ,    |            | 0                                       | 0                                       |   |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufhtaes, the piece<br>Coopers, the piece<br>Chinto, the piece   | i dia isa i<br>Longi   |         |       |                  |            | 0                                       | 0                                       | 779                                       |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufhtaes, the piece<br>Coopees, the piece<br>Chinta, the piece<br>Chelloes, othe piece   |  |         |       | ,<br>,<br>,<br>, |            | 0.0                                     | 0 0 0                                   | 779                                       |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufhtaes, the piece<br>Coopers, the piece<br>Chinta, the piece<br>Chelloes, othe piece<br>Catton Romals, the piece   | i dia a<br>kang<br>Gabijen i   |         |       |                  |            | 0000                                    | 0 0 0 0                                 | 7<br>7                                    |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufhtaes, the piece<br>Coopees, the piece<br>Chinta, the piece<br>Chelloes, othe piece<br>Catton Romals, the piece<br>Guinea Stuffs, the piece   | ita in in in in in in in in in in in in in   |         |       |                  |            | 00000                                   | 00000                                   | 779                                       |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Culhtacs, the piece<br>Coopers, the piece<br>Chinta, the piece<br>Chinta, the piece<br>Chinta, the piece<br>Catton Romals, the piece<br>Guinea Stuffs, the piece<br>Nacanees, Small, the piece   | daa ah<br>haray<br>Calibaraa<br>Laray  |         |       |                  |            | 000000                                  | 00,0000                                 | 7<br>7<br>9<br>9<br>6<br>2                |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufhtaes, the piece<br>Coopers, the piece<br>Chintø, the piece<br>Chintø, the piece<br>Chintø, the piece<br>Cotton Romals, the piece<br>Guinea Stuffs, the piece<br>Nicanees, Small, the piece<br>Nicanees, Large, the piece   | that is the second second second second second second second second second second second second second second s  |         |       |                  |            | 000000000000000000000000000000000000000 | 0000000                                 | 7<br>7<br>9<br>9<br>6                     |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufhtaes, the piece<br>Coopers, the piece<br>Chinte, the piece<br>Chinte, the piece<br>Chinte, the piece<br>Catton Romals, the piece<br>Guinea Stuffs, the piece<br>Nacanees, Small, the piece   | then<br>then<br>then<br>the<br>the<br>t  |         |       | 4<br><br>        |            | 000000000000000000000000000000000000000 | 0000000000                              | 7799627                                   |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufhtaes, the piece<br>Coopers, the piece<br>Chintø, the piece<br>Chelloes, othe piece<br>Cotton Romals, the piece<br>Guinea Stuffs, the piece<br>Nacances, Small, the piece<br>Nicances, Large, the piece   | itin in<br>han<br>" ab en<br>tari  |         |       | 4<br>            |            | 000000000000000000000000000000000000000 | 00000000000                             | 7<br>7<br>9<br>9<br>6<br>2<br>7<br>9<br>0 |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufntaes, the piece<br>Coopers, the piece<br>Chinta, the piece<br>Chelloes, othe piece<br>Catton Romals, the piece<br>Guinea Stuffs, the piece<br>Nacanees, Small, the piece<br>Nicanees, Large, the piece<br>Nicanees, Large, the piece   | in an  |         |       | 4<br>2<br>4      |            | 000000000000000000000000000000000000000 | 000000000000000000000000000000000000000 | 77996 279                                 |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufhtaes, the piece<br>Coopers, the piece<br>Chints, the piece<br>Chelloes, othe piece<br>Chelloes, othe piece<br>Catton Romals, the piece<br>Nicanees, Small, the piece<br>Nicanees, Large, the piece<br>Nicanees, Large, the piece<br>Photaes, the piece   | daa aa<br>karaa<br>Califa coo<br>Larifa coo<br>Larifa coo  |         |       | 4<br>            |            | 000000000000000000000000000000000000000 | 0 0 0 0 0 0 0 1 0                       | 77996279090                               |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufhtaes, the piece<br>Coopers, the piece<br>Chinta, the piece<br>Chinta, the piece<br>Chinta, the piece<br>Cotton Romals, the piece<br>Ruicanees, Large, the piece<br>Nicanees, Large, the piece<br>Nicanees, Large, the piece<br>Photaes, the piece<br>Saftra Cundies, the piece<br>Tapfeils, the piece  | the share of the s | not     |       | 4<br>            |            | 000000000000000000000000000000000000000 | 000000000000000000000000000000000000000 | 7799627909                                |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufhtaes, the piece<br>Coopers, the piece<br>Chinta, the piece<br>Chelloes, othe piece<br>Chelloes, othe piece<br>Cufica Stuffs, the piece<br>Guinea Stuffs, the piece<br>Nicanees, Small, the piece<br>Nicanees, Large, the piece<br>Nicanees, Large, the piece<br>Nicanees, the piece<br>Photaes, the piece<br>Saftra Cundies, the piece<br>Manufactured Goods, Wares, | and Merchandize,<br>rery 100/. ditto. di   | not     |       | 4<br>            |            | 000000000000000000000000000000000000000 | 000000000000000000000000000000000000000 | 77996279090                               |
| Blue Long Cloths, the piece<br>Brawles, the piece<br>Callaway-Pores, the piece<br>Cufhtaes, the piece<br>Coopers, the piece<br>Chinta, the piece<br>Chinta, the piece<br>Chinta, the piece<br>Cotton Romals, the piece<br>Guinea Stuffs, the piece<br>Nicanees, Large, the piece<br>Nicanees, Large, the piece<br>Nicanees, Large, the piece<br>Photaes, the piece<br>Saftra Cundies, the piece<br>Tapfeils, the piece                                     | and Merchandize,<br>rery 100/, ditto, di   | itto,   |       | 6                | 3          | 000000000000000000000000000000000000000 | 000000000000000000000000000000000000000 | 779962790909                              |

Unmanufa otherwi Earthen V Flanders Galley Ti Paving T thoufar Paving T Pan Tile: Earthen 100/.

Ebony; Eels; fe Eggs; f Elephan

Enamel

FEAT Ships Oftrich

Fins of Fifh, Eels, Oyfter Stochf Sturge Flann Flax,

> Flax, Flint Floc Friz Furt

Sh

#### AND CUSTOM-HOUSE OFFICERS.

| I M POR T  | ]       | Duty   |          |     | wba<br>Exp |            |
|--|---------|--------|----------|-----|------------|------------|
|  | L.      | s.     | d.       | £.  | s.         | <i>d</i> . |
| Unmanufactured Goods, Wares, and Merchandize, not<br>otherwife defcribed, for every 100/. ditto, ditto, ditto, | ~8      | -      | o '      | 26  | ~          | 0          |
| Earthen Ware, viz. Bricks, the thousand -  | 20<br>0 | 5<br>7 | 2        | 20  | 5<br>6     | 8          |
| Flanders Tiles, to fcour with, the thousand -  |         | 12     | 2        |     | 11         | 2          |
| Galley Tiles, the Foot fquare -  | ō       | 0      | 3        | ŏ   | 6          | 2          |
| Paving Tiles, not exceeding ten inches square, the   |         |        |          |     |            |            |
| thousand -<br>Paving Tiles, above 10 inches square, 1000 -   | 1       | 9<br>6 | 9        | I   | 8          | 3          |
| Pan Tiles, the thousand -  | 2       | 12     | 3        | 2   | 4          | 9<br>10    |
| Earthen Ware, not otherwise enumerated, for every  | 4       | 14     | 10       | -   | Ű          | 10         |
| 100% of the Value thereof -  | A 1     | 16     | 0        | 26  | 11         | •          |
| French; fee Porcelain.   | 4.      |        |          | 30  | ••         | -          |
| Ebony; fee Wood  |         |        |          | ł   |            |            |
| Ecls; fee Fish.  |         |        |          |     |            |            |
| Eggs; the hundred, containing fix fcore -  | ö       | 0      | <u>5</u> | 0   | 0          | 4          |
| Elephants' Teeth, the cwt  | I       | 6      | 5        | 1   |            |            |
| imported by the East-India Company, the cwt.   | I       | 10     |          | I   | 4<br>8     | 10         |
| Enamel, the pound -  | ٥       | 3      | 4        | 0   | 1          | 6          |
|  |         | 5      |          |     |            |            |
| FEATHERS, viz. For Beds, the cwt.  | I       | 6      | 5        | I   | 3          | 5          |
| - of <i>Mufcovy</i> or <i>Ruffia</i> , imported in Foreign   |         | 8      |          | 1.  |            | -          |
| Ships, the cwt.<br>Offrich or Effridge Feathers, dreft, the lb.  | 1       |        | 1<br>10  | 1   | 3          | 5          |
|  | 9       | -      |          | 0   | 7          | 10         |
| Fins of Whales ; fee Whale Fins  | ų       | 4      | 5        | 10  | 3          | 11         |
|  | 0       | 2      | 1        | 1.0 | I          | 10         |
| Fifh, viz. Anchovies, the barrel, of 16 lbs.<br>Eels, viz. Quick Eels, the fhip's Lading                       |         |        | 6        |     | -          |            |
| Oysters, the bushel  | 4       | 13     | 6        | 3   | 18         | 0          |
| Stochfish, the 120 -   | ŏ       | 2      | 1        | 1.  | I          | #          |
| Sturgeon, the keg –  | ō       |        | 4        | 0   |            | 11         |
| Flannel, the yard -  | 0       |        |          | 10  | ō          |            |
| Flax, viz. dreft, in a Britifb built Ship, the cwt.  | 5       | 4      | 76       | 4   |            |            |
| insported in a Foreign Ship, the cwt.  | 5       | 8      | 8        | 4   |            | 0          |
| rough, or undreft, imported in a British built   |         |        |          | 1.  | '          |            |
| Ship, the cwt.   | 0       | 4      | 10       | 0   | 4          | 7          |
| in a Foreign Ship, the cwt.  | 0       | -      | 1        | 0   | 4          |            |
| Flax, Irifb, duty free;  |         | •      |          |     | •          | •          |
| Flint Stones, for Potters, the ton   | 0       | 1      | 0        |     |            |            |
| Flocks, the cwt.   | 0       | 8      | 10       | 0   | 7          | 10         |
| Frize of Ireland, the yard -   | 0       | 0      | 6        | 0   |            | 5          |
| Furrier's Waste, for making Glue, the cwt.   | 0       | 5      | 0        |     |            |            |
| Furs;  |         |        |          | 1.0 |            |            |
|  |         |        |          |     |            |            |
| GARNETS, viz. rough, the pound -<br>imported by the East-India Company, the                                    | 0       | 4      | 5        | 0   | 3          | 11         |
|  |         |        | 4        | 1:  |            |            |
| pound  | 0       |        |          | 0   |            | 0          |
| Cut, the pound   | 0       | 13     | 3        | 0   | 11         | 9          |
| imported by the East-India Company, the  |         | -      |          |     | 0          |            |
| pound  | 1       | -      |          | I   | 8          | 3          |
| Galls, the cwt   | C       | • 4    | 5        |     |            |            |
| Gauzes, of all Sorts, French, imported directly into   | 10      |        | 0        | -   |            |            |
| Great-Britain, for every 100% of the Value   | 10      | 9      | . 0      |     |            |            |
| Glafs, viz. Bottles; fee Bottles.  | ~       |        |          | 1.  |            | •          |
| Broken, to be re-manufactured, the cwt.  | , c     | ) 1    | 3        | 0   | 4          | •          |
| Glafs, French, imported directly into Great-Britain, for<br>every 100% of the Value thereof                    | 1:      | 2 6    |          | 1   |            |            |
|  | 13      | • •    |          |     |            | Glafs      |
| 5  |         |        |          |     |            | -rara      |

| 100. of the Value thereof600430N. B. Subject alfo to a Duty of Excife.600430Glue, the cwt.014701Grain, of Scattet Powder, the pound04503Grain, of Sartet Powder, the pound00400Grain, of Sartet Powder, the pound004001Grains, viz. Guina Grains, the pound004001GROCERY, viz. Almoads, viz. Jordan, the cwt.263233The ewt.132118Manifecia, the cwt.132118Charants, viz. Guina Grains, the cwt.132118Charants, the pound04504023Charants, the pound045040233Charants, the pound06802233Charants, the cwt.134119Dates, the cwt.1341112Grains of Scriftb Built Ship, the cwt.1134112Grant of the Britifb Plantations, the cwt.1134110Grant of the Britifb Plantations, the cwt.1136005   |   |             |    |    |     |        |     |
|--|---|-------------|----|----|-----|--------|-----|
| Glafs Manufactures, not otherwise enumerated, for every<br>100. of the Value thereof 60 0 0<br>N. B. Subject alfo to a Duty of Excife.<br>Glover's Clippings, to make Glue, the cwt. 0 1 4<br>Glover's Clippings, to make Glue, the cwt. 0 1 4<br>Grain, of Scarlet Powder, the pound 0 0 4<br>Grain, of Sexille, in berries, and Grains of Portugal, or<br>Rotta, the pound 0 0 4<br>Grains, viz. Guinea Grains, the pound 0 0 11<br>0 0 10<br>GROCERY, viz. Almoads, viz. Jordan, the cwt. 2<br>GROCERY, viz. Almoads, viz. Jordan, the cwt. 2<br>GROCERY, viz. Almoads, viz. Jordan, the cwt. 2<br>Manifecds, the cwt. 1 3 2<br>Cloves, the pound 0 4<br>Cloves, the pound 0 4<br>Cliquorice Powder, the cwt. 1<br>Mace, the pound 0 0<br>Cliquorice Powder, the cwt. 1<br>Mace, the cwt. 1<br>Mace, the cwt. 1<br>Mace, the cwt. 1<br>Cl  | IMPORT  | IMPORT Duty |    |    |     |        |     |
| Glafs Manufactures, not otherwise enumerated, for every<br>100. of the Value thereof 60 0 0<br>N. B. Subject allo to a Duty of Excife.<br>Glover's Clippings, to make Glue, the cwt. 0 1 4<br>Glover's Clippings, to make Glue, the cwt. 0 1 4<br>Grain, of Scarlet Powder, the pound 0 0 0 0 0<br>Grain of Seville, in berries, and Grains of Portugal, or<br>Rotta, the pound 0 0 0 4<br>Grains, viz. Guinea Grains, the pound 0 0 0 4<br>Grains, viz. Guinea Grains, the pound 0 0 1 1 0 0 10<br>GROCERY, viz. Almoads, viz. Jordan, the cwt. 2 6 3 2 3<br>The cwt. 1 3 2 1 1 8<br>Annifecds, the cwt. 1 3 2 1 1 8<br>Annifecds, the cwt. 1 3 2 1 1 8<br>Corves, the pound 0 0 4 5 0 4 0<br>Cloves, the pound 0 0 4 5 0 4 0<br>Cloves, the pound 0 0 4 5 0 4 0<br>Cloves, the pound 0 0 4 5 0 4 0<br>Cloves, the pound 0 0 4 5 0 4 0<br>Cloves, the pound 0 0 4 5 0 4 0<br>Cloves, the pound 0 0 4 5 0 4 0<br>Cloves, the pound 0 0 4 5 0 4 0<br>Cloves, the pound 0 0 6 8 0 2 5<br>Currants, in a Britifb built Ship, the cwt. 1 3 4 1 1 9<br>Dates, the cwt. 1 3 4 1 1 9<br>Dates, the cwt. 1 3 4 1 1 9<br>Dates, the cwt. 1 1 3 4 0 1 2 0<br>Grain a Foreign Ship, the cwt. 1 1 3 4 0 1 2 0<br>Grainer, of the Britifb Plantations, the cwt. 1 1 3 1 0 1 2 0<br>Mater, the pound 0 0 0 3 0 0 2<br>Matery, the pound 0 0 0 0<br>Matery, the pound 0 0 0 0<br>Matery, the pound 0 0 0 0<br>Promet, the cwt. 1 1 8 10 1 8 0<br>Matery, the pound 0 0 0 0<br>Promet, the cwt. 1 1 8 10 1 8 0<br>Matery, the pound 0 0 0 0<br>Matery, the pound 0 0 0 0<br>Primento, of the Britifb Plantations, the cwt. 1 1 0 0 10<br>Matery, the pound 0 0 0 0<br>Primento, of the Britifb Plantations, the pound 0 0 0 0<br>Primento, of the Britifb Plantations, the cwt. 1 1 0 0 0 0<br>Primento, of the Britifb Plantations, the pound 0 0 0 0<br>Primento, of the Britifb Plantations, the pound 0 0 0 0<br>Primento, of the Britifb Plantations, the pound 0 0 0 0<br>Primento, of the Britifb Plantations, the pound 0 0 0 0<br>Primento, of the Britifb Plantations, the pound 0 0 0 0<br>Primento, of the Britifb Plantations, the pound 0 0 0 0<br>Primento, of the Britifb Plantations, the pound 0 0 0 0<br>Primento, the cwt.   | the second | ſ.          | 5. | d. | £.  | s.     | d.  |
| N. B. Subject alfo to a Duty of Excife.<br>Glover's Clippings, to make Glue, the cwt. 0 1 4; 0 1 3<br>Glue, the cwt. 0 4 5 0 3 11<br>Grain of Scarlet Powder, the pound 0 0 4 5 0 3 11<br>Grain of Scarlet Powder, the pound 0 0 2 0 7<br>Rotta, the pound 0 0 2 0 0 11<br>Grains, viz. Guinea Grains, the pound 0 0 2 0 0 11<br>Graves for Dogs, the cwt. 2 0 0 11 0 0 10<br>GROCERY, viz. Almoads, viz. Jordan, the cwt. 2 6 3 2 3 3<br>the cwt. 1 3 2 1 1 8<br>Annifeeds, the cwt. 1 3 2 1 1 8<br>Currants, in a Britifb built Ship, the cwt. 1 3 4 1 1 9<br>Dates, the cwt. 1 1 3 4 1 1 9<br>Dates, the cwt. 2 1 2 10 0 12 0<br>Ginger, of the Britifb Plantations, the cwt. 1 1 3 0 12 0<br>Glugorice Powder, the cwt. 1 1 8 10 1 8 0<br>Materes, the pound 0 0 0 4 0 0 3<br>Watteress, the pound 0 0 0 4 0 0 3<br>Watteress, the pound 0 0 0 5<br>Plumbs Dried, the pound 0 0 0 7<br>Plumbs Dried, the Cwt. 0 1 0 0 0 7<br>Plumbs Dried, the Cwt. 0 0 7 1 0 0 10<br>Plumbs Dried, the Cwt. 0 0 7 1 0 0 10<br>Plumbs Dried, the Cwt. 0 0 7 1 0 0 10<br>Plumbs Dried, the Cwt. 0 0 1 0 0 10<br>Plumbs Dried in a Britifb built Ship, th  | Glafs Manufactures, not otherwife enumerated, for every   |             | 0  | 0  | 42  | ,<br>0 | 0   |
| Glue, the cwt. 0 4 5 0 3 1<br>Grain, or Scarlet Powder, the pound 0 7<br>Rotta, the pound Grains of Portugal, or<br>Rotta, the pound Grains, the pound 0 0 4 2 0 0 1<br>Grains, siz. Guinea Grains, the pound 0 0 1 1 0 10<br>GROCERY, viz. Almonds, viz. Jordan, the cwt. 2 6 3 2 3 3<br>the cwt. 1 3 2 1 1 8<br>GROCERY, viz. Almonds, viz. Jordan, the cwt. 2 6 3 2 3 3<br>the cwt. 1 3 2 1 1 8<br>Manifecis, the cwt. 1 3 2 1 1 8<br>Characterized the pound 0 0 4 5 0 4 0<br>Cloves, the pound 0 0 8 0 2 5<br>Clarrants, in a Britif built Ship, the cwt. 1 3 4 1 1 9<br>Dates, the cwt. 2 6 3 2 3 3<br>Figs, in a Britif built Ship, the cwt. 1 3 4 1 1 9<br>Dates, the cwt. 2 6 3 2 3 3<br>Figs, in a Britif built Ship, the cwt. 1 3 4 1 1 9<br>Dates, the cwt. 1 3 4 1 1 9<br>Dates, the cwt. 1 3 4 1 1 9<br>Dates, the cwt. 1 3 4 0 12 0<br>Ginger, of the Britif blantations, the cwt. 1 1 3 4 0 12 0<br>Ginger, of the Britif blantations, the cwt. 1 1 3 4 0 12 0<br>Ginger, of the Britif blantations, the cwt. 1 8 10 1 6 0<br>Liquorice Powder, the cwt. 1 8 10 1 6 0<br>Liquorice Powder, the cwt. 1 8 10 1 8 0<br>Matemegs, the pound 0 0 2 0 0 1 10<br>Matemegs, the pound 0 0 0 5<br>Primento, of the Britif Plantations, the pound 0 0 3<br>Currants, in a Foreign Ship, the cwt. 1 8 10 1 8 0<br>Matemegs, the pound 0 0 0 5<br>Primento, of the Britif Plantations, the pound 0 0 3<br>Currants, in ported by the Eafl-India Company, to be<br>warehouted, the pound 0 0 0 5<br>Primento, of the Britif Plantations, the pound 0 0 3<br>Currants, inported in a Britif built Ship, the cwt. 0 11 3<br>Currants, inported in a Britif built Ship, the cwt. 0 11 8<br>Currants, inported in a Britif built Ship, the cwt. 0 11 8<br>Currants, inported in a Britif built Ship, the cwt. 0 11 8<br>Currants, inported in a Britif built Ship, the cwt. 0 11 8<br>Currants, inported in a Britif built Ship, the cwt. 0 11 8<br>Currants, inported in a Britif built Ship, the cwt. 0 11 8<br>Currants, inported in a Britif built Ship, the cwt. 0 11 8<br>Currants, inported in a Britif built Ship, the cwt. 0 11 8<br>Currants, inported in a Britif built Ship, the cwt. 0 11 8<br>Currants,   | N. B. Subject also to a Duty of Excise.   |             |    | -  | 1.5 | -      | -   |
| Grain, of Scarlet Powder, the pound $\begin{tabular}{ c c c c } \hline 0 & 0 & 0 & 0 & 0 & 0 & 0 & 0 & 0 & 0$  |   |             |    |    |     |        |     |
| Grain of Seville, in berries, and Grains of Portugal, or<br>Rotta, the pound   |   | -           |    |    |     |        |     |
| Grains, viz. Guinea Grains, the pound002001GROCERY, viz. Almonds, viz. Jordan, the cwt.26323GROCERY, viz. Almonds, viz. Jordan, the cwt.132118Bitter ; fee Drugs.Annifecis, the cwt.132118Ditter ; fee Drugs.Annifecis, the cwt.132118Currants, in a Britifb built Ship, the cwt.134119In a Britifb built Ship, the cwt.134119Dates, the cwt.1160120120Ginger, of the Britifb Plantations, the cwt.18160160106Guarants, in a Britifb Plantations, the cwt.18118010106Curants, in a Britifb Plantations, the cwt.18160180160110106Ginger, of the Britifb Plantations, the cwt.18180160118016030201110101010101060118<   | Grain of Seville, in berries, and Grains of Portugal, or  | Ŭ           | ·  | 9  |     | •      | 1   |
| Grains, viz. Guinea Grains, the pound $-$ 0 0 1<br>Graves for Dogs, the cwt. $-$ 0 0 11 0 0 10<br><b>CROCERY</b> , viz. Almonds, viz. Jordan, the cwt. 2 6 3 2 3 3<br>the cwt. $-$ 1 3 2 1 1 8<br>Annifecds, the cwt. $-$ 1 3 2 1 1 8<br>Cinnamon, the pound $-$ 0 4 5 0 4 0<br>Cloves, the pound $-$ 0 4 5 0 4 0<br>Cloves, the pound $-$ 0 4 5 0 4 0<br>Cloves, the pound $-$ 0 4 5 0 4 0<br>Cloves, the pound $-$ 0 4 5 0 4 0<br>Cloves, the pound $-$ 0 4 5 0 4 0<br>Cloves, the pound $-$ 0 2 6 3 2 5<br>Currants, in a Britifb built Ship, the cwt. $-$ 1 3 4 1 1 9<br>Dates, the cwt. $-$ 2 6 3 2 3 3<br>Figs, in a Britifb built Ship, the cwt. $-$ 1 3 4 1 0 1 2 0<br>Ginger, of the Britifb Plantations, the cwt. $-$ 1 3 4 0 12 0<br>Ginger, of the Britifb Plantations, the cwt. $-$ 1 8 0 1 6 0<br>Liquorice Powder, the cwt. $-$ 1 8 10 1 8 0<br>Liquorice Powder, the cwt. $-$ 1 8 10 1 8 0<br>Mace, the pound $-$ 0 4 0 0 3 8<br>Nutmegs, the pound $-$ 0 0 5 0<br>Pumbs Dried, the pound $-$ 0 0 5 0<br>Plumbs Dried, the pound $-$ 0 0 5 0<br>Plumbs Dried, the pound $-$ 0 0 5 0<br>Funder, the wt. $-$ 1 8 3 0 1 8 0<br>Plumbs Dried, the pound $-$ 0 0 7 0<br>- 5 myrna, imported in a Britifb built Ship, the<br>cwt. $-$ 0 18 3 0 17 6<br>- 5 myrna, imported in a Britifb built Ship, the<br>cwt. $-$ 0 18 3 0 7 8<br>- 10 7 7 8<br>- 10 7 7 8<br>- 10 7 10 7 7 2<br>- 10 7 7 8<br>- 10 7 10 7 7 8<br>- 10 7 10 7 7 10 0<br>- 10 7 10 0 0 0<br>- 10 7 10 0 0<br>- 11 8 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0 0<br>- 0 0 0 0 0 0 0<br>- 0 0 0 0 0 0 0<br>- 0 0 0 0 0 0 0 0 0<br>- 0 0 0 0 0 0 0<br>- 0 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0 0<br>- 0 0 0 0 0 0<br>- 0 0 0 0   |   | 0           | 0  | 4: | 0   | 0      | 31  |
| <b>GROCERY</b> , viz. Almoads, viz. Jordan, the cwt.26323of any other Sort, except bitter Almonds,<br>Bitter , fee Drugs.I132118Bitter , fee Drugs.Annifecds, the cwt.132118Clarants, in a Britifb built Ship, the cwt.13419Dates, the cwt.134119Dates, the cwt.1134119Dates, the cwt.113410120Ginger, of the Britifb Plantations, the cwt.113410120Ginger, of the Britifb Plantations, the cwt.181610106Dates, the pound02233Ginger, of the Britifb Plantations, the cwt.181610106Clause: the pound02011010611818118118111111111111111111111111111111111111 <td></td> <td>-</td> <td></td> <td></td> <td>•</td> <td></td> <td>14</td>   |   | -           |    |    | •   |        | 14  |
| $ \begin{array}{c c c c c c c c c c c c c c c c c c c $  | Graves for Dogs, the cwt.   | 0           | 0  | 11 | °   | 0      | 10  |
| The twitter is fee Drugs.<br>Annifecas, the cwt.<br>Cinnamon, the pound<br>Conves, the pound<br>Coves, the pound<br>Currants, in a Britifb built Ship, the cwt.<br>in a Foreign Ship, the cwt.<br>To a Britifb built Ship, the cwt.<br>To a Britifb built Ship, the cwt.<br>To a Britifb built Ship, the cwt.<br>To a Britifb Plantations, the pound<br>Taken out for home Confumption, the pound<br>Taken out for home Confumption, the pound<br>To any other Place, the pound<br>The cwt.<br>To a Britifb Plantations, the cwt.<br>To a Britifb built Ship, the cwt.<br>To a Britifb built Ship, the cwt.<br>To a Smyrna, imported in a Britifb built Ship, the cwt.<br>To a Broeign Ship, the cwt.<br>To a Broeign Ship, the cwt.<br>To a Broeign Ship, the cwt.<br>To a Broeign Ship, the cwt.<br>To a Foreign Ship, the cwt.<br>To a Broeign Ship, the cwt.<br>To a Foreign Ship, the cwt.<br>To a Broeign Ship  | GROCERY, viz. Almonds, viz. Jordan, the cwt.  | 2           | 6  | 3  | 2   | 3      | 3   |
| Annifeeds, the cwt. 1 3 2 1 1 8<br>Cinnamon, the pound 0 4 5 0 4 0<br>Cloves, the pound 0 6 8 0 2 5<br>Cloves, the pound 7 1 1 9<br>— in a Foreign Ship, the cwt. 1 3 4 1 1 9<br>— in a Foreign Ship, the cwt. 1 3 4 1 1 9<br>— in a Foreign Ship, the cwt. 2 6 3 2 3 3<br>Figs, in a Briti/b built Ship, the cwt. 1 1 3 4 0 1 2 0<br>Ginger, of the Briti/b Plantations, the cwt. 1 1 3 4 0 1 2 0<br>Ginger, of the Briti/b Plantations, the cwt. 1 1 3 4 0 1 2 0<br>— not of the Briti/b Plantations, the cwt. 1 1 8 0 1 0 10 6<br>— not of the Briti/b Plantations, the cwt. 1 1 8 10 1 8 0<br>Liquorice Powder, the cwt. 1 1 8 10 1 8 0<br>Mace, the pound 0 6 4 0 3 8<br>Nutmegs, the pound 0 6 0 2 0<br>— taken out for home Confumption, the pound 0 6 0<br>— taken out for home Confumption, the pound 0 0 3<br>— taken out for home Confumption, the pound 0 0 3<br>— taken out for home Confumption, the pound 0 0 3<br>— taken out for home Confumption, the pound 0 0 3<br>— taken out for home Confumption, the pound 0 0 3<br>— taken out for home Confumption, the pound 0 0 3<br>— taken out for home Confumption, the pound 0 0 3<br>— taken out for home Confumption, the pound 0 0 3<br>— taken out for home Confumption, the pound 0 0 3<br>— taken out for home Confumption, the pound 0 0 3<br>— o 2 2<br>Prunes, the cwt. 0 1 3<br>— imported in a Briti/b built Ship, the<br>cwt. 0 18 3 0 17 6<br>— Smyrna, imported in a Briti/b built Ship, the<br>— in a Foreign Ship, the cwt. 0 11 5<br>— in a Foreign Ship, the cwt. 0 11 8<br>— in a Foreign Ship, the cwt. 0 7 1<br>— heai, and all other Raifins, not otherwife enu-<br>merated, imported in a Briti/b built Ship, the cwt. 0 7 1<br>— in a Foreign Ship, the cwt. 0 7 1<br>— in a Foreign Ship, the cwt. 0 7 1<br>— in a Foreign Ship, the cwt. 0 7 1<br>— in a Foreign Ship, the cwt. 0 7 1<br>— in a Foreign Ship, the cwt. 0 7 1<br>— in a Foreign Ship, the cwt. 0 7 1<br>— in a Foreign Ship, the cwt. 0 7 1<br>— in a Foreign Ship, the cwt. 0 7 1<br>— in a Foreign Ship, the cwt. 0 7 1<br>— in a Foreign Ship, the cwt. 0 7 1<br>— in a Foreign Ship, the cwt. 0 7 1<br>— in a Foreign Ship, the cwt. 0 7 1<br>— in a Foreign Shi  |   | I           | 3  | 2  | 1   | 1      | 8   |
| Cinnamon, the pound $0$ , $0$ , $4$ , $5$ , $0$ , $4$ , $0$<br>Cloves, the pound $0$ , $0$ , $8$ , $2$ , $5$ .<br>Currants, in a Britifb built Ship, the cwt. $1$ , $3$ , $4$ , $1$ , $1$ , $9$<br>Dates, the cwt. $2$ , $6$ , $3$ , $2$ , $3$ , $3$<br>Figs, in a Britifb Plantations, the cwt. $1$ , $1$ , $1$ , $2$ , $0$ , $12$ , $0$ , $12$ , $0$<br>in a Foreign Ship, the cwt. $$ $1$ , $13$ , $4$ , $0$ , $12$ , $0$ in a Foreign Ship, the cwt. $$ $1$ , $13$ , $4$ , $0$ , $12$ , $0$ in a Foreign Ship, the cwt. $$ $1$ , $13$ , $4$ , $0$ , $12$ , $0$ not of the Britifb Plantations, the cwt. $$ $1$ , $13$ , $10$ , $0$ , $10$ , $0$ , $10$ , $0$ , $10$ , $0$ , $10$ , $0$ , $10$ , $0$ , $10$ , $0$ , $10$ , $0$ , $10$ , $0$ , $10$ , $0$ , $0$ , $0$ , $1$ , $10$ , $10$ , $0$ , $0$ , $0$ , $0$ , $0$ , $0$ , $0$ ,  |   |             |    |    | -   |        | 0   |
| Cloves, the pound $ 0$ $0$ $8$ $0$ $2$ $5$<br>Currants, in a Britifb built Ship, the cwt. $ 1$ $3$ $4$ $1$ $1$ $9$<br>Dates, the cwt. $ 2$ $6$ $3$ $2$ $3$ $3$<br>Figs, in a Britifb built Ship, the cwt. $ 1$ $13$ $4$ $0$ $12$ $0$<br>- in a Foreign Ship, the cwt. $ 1$ $13$ $4$ $0$ $12$ $0Ginger, of the Britifb Plantations, the cwt.  1 13 4 0 12 0-$ in a Foreign Ship, the cwt. $ 1$ $13$ $4$ $0$ $12$ $0-$ in a Foreign Ship, the cwt. $ 1$ $13$ $4$ $0$ $12$ $0-$ in ported by the Eafl-India Company, to be<br>warehoused, the pound $ 0$ $0$ $0$ $3$<br>- $0$ $2$ $0$ $0$ $1$ $10Prunes, the cwt.  0 3 0 0 2 0$ $1$ $0$ $0$ $0$ $0 0$ $1$ $0$ $0$ $0$ $0$ $0 0$ $1$ $0$ $0$ $0$ $0$ $0 0$ $1$ $0$ $0$ $0$ $0$ $0 0$ $1$ $0$ $0$ $0$ $0$ $0 0$ $1$ $0$ $0$ $0$ $0$ $0$ $0 0$ $1$ $0$ $0$ $0$ $0$ $0$ $0 0$ $1$ $0$ $0$ $0$ $0$ $0$ $0$ $0$ $0$ $0$ $0$   |   | -           |    |    |     |        |     |
| Currants, in a Britifb built Ship, the cwt.<br>in a Foreign Ship, the cwt.<br>in a Foreign Ship, the cwt.<br>Figs, in a Britifb built Ship, the cwt.<br>in a Foreign Ship, the cwt.<br>Ginger, of the Britifb Plantations, the cwt.<br>Currants, the cwt.<br>Ginger, of the Britifb Plantations, the cwt.<br>Currants, the cwt.<br>Currants, in a Britifb Plantations, the cwt.<br>Currants, the cwt.<br>Currant, the cwt.<br>Currants, the cwt.<br>Currants, the cwt.<br>Currants, the cwt.<br>Currant the cwt.<br>Currants, the cwt.<br>Currants, the cwt.<br>Currants, the cwt.<br>Currants, the cwt.<br>Currants, the cwt.<br>Currant the cwt.<br>Currants, the cwt.<br>Currants, the cwt. |   |             |    | 8  |     | •      |     |
| in a Foreign Ship, the cwt.<br>Dates, the pound<br>Dates, the cwt.<br>Dates, and all other Raifins, not otherwife enumerated, imported in a Britifk built Ship, the cwt.<br>Dates, and all other Raifins, not otherwife enumerated, imported in a Britifk built Ship, the cwt.<br>Dates, and all other Raifins, not otherwife enumerated, imported in a Britifk built Ship, the cwt.<br>Dates, and all other Raifins, not otherwife enumerated, imported in a Britifk built Ship, the cwt.<br>Dates, and all other Raifins, not otherwife enumerated, imported in a Britifk built Ship, the cwt.<br>Dates, and all other Raifins, not otherwife enumerated, imported in a Britifk built Ship, the cwt.<br>Dates, and all other Raifins, not otherwife enumerated, imported in a Britifk built Ship, the cwt.<br>Dates, and all other Raifins, not otherwife enumerated, imported by the Eafl-India Company, the cwt.<br>Dates, and All cother Raifins, not otherwife enumerated, imported in a Britifk built Ship, the cwt.<br>Dates, and All cother Raifins, not otherwife enumerated, imported by the Eafl-India Company, the cwt.<br>Dates, and Mudeovado,   |   |             |    |    |     |        |     |
| Dates, the cwt.<br>Figs, in a Britifb built Ship, the cwt.<br>Ginger, of the Britifb Plantations, the cwt.<br>Cinger, of the Britifb Plantations, the cwt.<br>Ciquorice Powder, the pound<br>Ciquorice Powder, the pound<br>Ciquorice Powder, the pound<br>Ciquorice Powder, the pound<br>Ciquorice Pixes, the pound<br>Ciquorice Powder, the pound<br>Ciquorice Pixes, the pound<br>Ciquorice Powder, the cwt.<br>Ciquorice Powder, the cwt.<br>Cipuorice Powder, the cwt.<br>Ciquorice   |   | -           |    |    |     |        |     |
| Figs, in a Britif built Ship, the cwt.<br>in a Foreign Ship, the cwt.<br>Ginger, of the Britif Plantations, the cwt.<br>not of the Britif Plantations, the cwt.<br>The point of the Britif Plantations, the cwt.<br>Mace, the pound<br>Nutmegs, the pound<br>Pepper, imported by the Eafl-India Company, to be<br>warehouled, the pound<br>Primento, of the Britif Plantations, the pound<br>Primento, of the Sun, imported in a Britif built Ship, the<br>cwt.<br>Smyrna, imported in a Britif built Ship, the<br>in a Foreign Ship, the cwt.<br>Denia, and all other Raifins, not otherwife enu-<br>merated, imported in a Britif built Ship, the cwt.<br>Denia, and all other Raifins, not otherwife enu-<br>merated, imported in a Britif built Ship, the cwt.<br>Sugar Candy, Brown, the cwt.<br>Sugar Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy, Brown, the cwt.<br>Mate Candy Mate Candy Company, the cwt.<br>Mate Candy Mate Candy Candpany, t  | Dates, the cwt.   |             |    |    |     | -      |     |
| Ginger, of the British Plantations, the cwt. $a$ $o$ $11$ $o$ $10$ $6$ In order of the British Plantations, the cwt. $1$ $8$ $0$ $1$ $6$ $0$ Liquorice Powder, the cwt. $ 2$ $12$ $11$ $1$ $8$ $0$ $2$ $11$ $11$ $6$ $0$ $3$ $8$ Mace, the pound $ 0$ $4$ $0$ $0$ $3$ $8$ $0$ $2$ $0$ $1$ $10$ Pepper, imported by the East-India Company, to be $0$ <t< td=""><td></td><td>0</td><td>12</td><td></td><td></td><td>12</td><td>Ō</td></t<>  |   | 0           | 12 |    |     | 12     | Ō   |
| $\begin{array}{c c c c c c c c c c c c c c c c c c c $   | in a Foreign Ship, the cwt.   |             |    |    |     |        |     |
| Liquorice Powder, the cwt.21212111Mace, the pound04038Mace, the pound04038Nutmegs, the pound004038Pepper, imported by the Eafl-India Company, to be0000110methouled, the pound000002110Pepper, imported by the Eafl-India Company, to be000002110methouled, the pound0000002110methouled, the pound0000002100021010002100002101001 <t< td=""><td>Ginger, of the British Plantations, the cwt.</td><td>-</td><td></td><td>-</td><td>•</td><td></td><td></td></t<>   | Ginger, of the British Plantations, the cwt.  | -           |    | -  | •   |        |     |
| Mace, the poundI810I80Mace, the pound004038Nutmegs, the pound0020110Pepper, imported by the Eafl-India Company, to be0000110Immetriation of the Britif Plantations, the pound000020110Pimento, of the Britif Plantations, the pound000000202Pimento, of the Britif Plantations, the pound000<  |   |             |    |    |     |        |     |
| Mace, the pound $\circ$ $4$ $\circ$ $\circ$ $3$ $8$ Nutmegs, the pound $\circ$ $2$ $\circ$ $1$ $10$ Pepper, imported by the Eafl-India Company, to be $\circ$ $2$ $\circ$ $1$ $10$ Pepper, imported by the Eafl-India Company, to be $\circ$ $2$ $\circ$ $0$ $1$ $10$ Pepper, imported by the Britifb Plantations, the pound $\circ$ $\circ$ $0$ $0$ $2$ $1$ Pimento; of the Britifb Plantations, the pound $\circ$ $\circ$ $0$ $0$ $2$ $1$ Plumbs Dried, the pound $\circ$ $\circ$ $0$ $0$ $0$ $2$ $2$ Prunes, the cwt. $\circ$ $12$ $0$ $0$ $0$ $2$ $2$ Prunes, the cwt. $\bullet$ $0$ $0$ $0$ $0$ $2$ $2$ Prunes, the cwt. $\bullet$ $18$ $3$ $0$ $17$ $6$ $\bullet$ $\bullet$ $\bullet$ $0$ $13$ $0$ $17$ $6$ $\bullet$ $\bullet$ $\bullet$ $\bullet$ $18$ $3$ $0$ $17$ $6$ $\bullet$ $\bullet$ $\bullet$ $\bullet$ $11$ $0$ $10$   |   |             |    |    |     | -      |     |
| Nutmegs, the pound - 0 2 0 0 1 10<br>Pepper, imported by the Eafl-India Company, to be<br>warehouled, the pound - 0 0 0<br>Pimento, of the Britifb Plantations, the pound 0 0 3<br>  | Mace, the pound -   |             | -  |    |     |        |     |
| Pepper, imported by the Eafl-India Company, to be<br>warehoufed, the pound $0 0 0$<br>The memory of the Britifle Plantations, the pound $0 0 0$<br>plumbs Dried, the pound $0 0 0$<br>Plumbs Dried, the pound $0 0 0$<br>Prunes, the cwt. $0 0 0 0$<br>Prunes, the cwt. $0 0 0 0 0$<br>runes, the cwt. $0 0 0 0 0 0$<br>Prunes, the cwt. $0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0$   | Nutmegs, the pound -  |             | •  |    | 1   |        |     |
| warehoused, the poundoootaken out for home Confumption, the poundoootaken out for home Confumption, the poundoo<   | Pepper, imported by the East-India Company, to be   |             |    |    |     |        |     |
| Pimento, of the Britifs Plantations, the pound $\circ$ $\circ$ $3$ $\circ$ $\circ$ $2^{2}$ $-$ of any other Place, the pound $ \circ$ $\circ$ $3$ $\circ$ $\circ$ $2^{2}$ Plumbs Dried, the pound $ \circ$ $\circ$ $3$ $\circ$ $\circ$ $2^{2}$ Prunes, the cwt. $\circ$ $\circ$ $3$ $\circ$ $\circ$ $2^{2}$ Raifins of the Sun, imported in a Britifs built Ship, the $\circ$ $\circ$ $3$ $\circ$ $\circ$ $2^{2}$ $-$ imported in a Foreign Ship, the cwt. $\circ$ $12$ $\circ$ $8$ $3$ $-$ ima Foreign Ship, the cwt. $\circ$ $11$ $5$ $10$ $10$ $   \circ$ $8$ $\circ$ $7$ $8$ $   \circ$ $8$ $\circ$ $7$ $8$ $     0$ $8$ $0$ $7$ $7$ $      0$ $8$ $0$ $7$ $7$ $      0$ $8$ $0$ $7$ $8$ $      0$ $8$ $0$ $7$ $7$ $      0$ $8$ $0$ $7$ $7$ $                -$ <t< td=""><td>warehoused, the pound -</td><td>ο</td><td>0</td><td>0.</td><td></td><td></td><td></td></t<>   | warehoused, the pound -   | ο           | 0  | 0. |     |        |     |
| of any other Place, the pound $ 0$ $0$ $0$ $0$ $0$ $0$<br>Plumbs Dried, the pound $ 0$ $0$ $3$ $0$ $0$ $2^+$<br>Prunes, the cwt.<br>Raifins of the Sun, imported in a Britifb built Ship, the<br>cwt. $0$ $12$ $5$ $0$ $8$ $3$<br>min ported in a Foreign Ship, the cwt. $0$ $19$ $1$ $0$ $17$ $6$<br>- Smyrna, imported in a Britifb built Ship, the cwt. $0$ $11$ $5$ $0$ $10$ $10-$ in a Foreign Ship, the cwt. $0$ $11$ $8$ $0$ $10$ $10-$ Faro, or Lexia, imported in a Britifb built Ship,<br>the cwt. $0$ $8$ $0$ $0$ $7$ $8$<br>- in a Foreign Ship, the cwt. $0$ $8$ $1$ $0$ $7$ $8-$ in a Foreign Ship, the cwt. $0$ $8$ $1$ $0$ $7$ $8-$ Lipra, or Belvidere, imported in a Britifb built<br>Ship, the cwt. $0$ $8$ $3$ $0$ $7$ $11$<br>- Denia, and all other Raifins, not otherwife enu-<br>merated, imported in a Britifb built Ship, the cwt. $0$ $7$ $1$ $0$ $6$ $10$<br>- in a Foreign Ship, the cwt. $0$ $7$ $1$ $0$ $6$ $10-$ in a Foreign Ship, the cwt. $0$ $7$ $1$ $0$ $4$ $14$ $0-$ imported by the Eafl-India Company, the cwt. $7$ $8$ $6$ $7$ $1$ $0Sugar, viz. Refined, the cwt.  4 18 8 4 10 2-$ Brown and Mutcovado, not of the Britifb Planta-   |   |             |    |    |     |        |     |
| Plumbs Dried, the pound $\circ$ $\circ$ $\circ$ $\circ$ $\circ$ $2$ Prunes, the cwt. $\circ$ $12$ $\circ$ $8$ $3$ Raifins of the Sun, imported in a Britifk built Ship, the $\circ$ $12$ $5$ $\circ$ $8$ $3$ $\sim$ imported in a Foreign Ship, the cwt. $\circ$ $12$ $15$ $\circ$ $17$ $6$ $\sim$ Smyrna, imported in a Britifk built Ship, the cwt. $\circ$ $11$ $5$ $\circ$ $10$ $10$ $\sim$ in a Foreign Ship, the cwt. $\circ$ $11$ $8$ $\circ$ $10$ $10$ $\sim$ in a Foreign Ship, the cwt. $\circ$ $11$ $8$ $\circ$ $10$ $10$ $\sim$ in a Foreign Ship, the cwt. $\circ$ $8$ $0$ $7$ $8$ $\sim$ Lipra, or Belvidere, imported in a Britifk built $6$ $8$ $3$ $0$ $7$ $11$ Ship, the cwt. $\circ$ $8$ $3$ $0$ $7$ $11$ $7$ $7$ $\sim$ In a Foreign Ship, the cwt. $\circ$ $7$ $1$ $0$ $6$ $10$ $\sim$ In a Foreign Ship, the cwt. $\circ$ $7$ $1$ $0$ $6$ $10$ $\sim$ In a Foreign Ship, the cwt. $\circ$ $7$ $2$ $10$ $0$ $\sim$ In a Foreign Ship, the cwt. $\circ$ $7$ $2$ $10$ $0$ $\sim$ In a Foreign Ship, the cwt. $\circ$ $7$ $2$ $10$ $0$ $\sim$ In a Foreign Ship, the cwt. $\circ$ $7$ $2$ $10$ $0$ </td <td></td> <td></td> <td></td> <td>3</td> <td></td> <td></td> <td></td>   |   |             |    | 3  |     |        |     |
| Prunes, the cwt.o125o83Raifins of the Sun, imported in a Briti/b built Ship, theo183o176   |   | -           |    |    |     |        |     |
| Raifins of the Sun, imported in a Britifb built Ship, the01830176  |   |             |    |    | 2   |        |     |
| cwt.01830176Simyrna, imported in a Briti/b built Ship, the cwt.01910176Simyrna, imported in a Briti/b built Ship, the cwt.011501010in a Foreign Ship, the cwt.011801010Faro, or Lexia, imported in a Briti/b built Ship,<br>the cwt.in a Foreign Ship, the cwt.080778Lipra, or Belvidere, imported in a Briti/b builtShip, the cwt.0830711Denia, and all other Raifins, not otherwife enumerated, imported in a Briti/b built Ship, the cwt.0710610Sugar Candy, Brown, the cwt.0710610Sugar Candy, Brown, the cwt.21502100White, the cwt.41904140White, the cwt.4263150Sugar, viz. Refined, the cwt4184102Sugar, viz. Refined, the cwt4184102Sugar, viz. Refined, the cwt4184102   |   | 0           | 12 | 5  | 0   | 0      | 3   |
| $\begin{array}{c c c c c c c c c c c c c c c c c c c $   | cwt   | ٥           | 18 | 3  | 0   | 17     | 6   |
| Smyrna, imported in a Briti/b built Ship, the cwt.011501010in a Foreign Ship, the cwt.011801010Faro, or Lexia, imported in a Briti/b built Ship,<br>the cwt.08078in a Foreign Ship, the cwt.081078Lipra, or Belvidere, imported in a Briti/b built0830711Ship, the cwt.0830711in a Foreign Ship, the cwt.0850711Denia, and all other Raifins, not otherwife enumerated, imported in a Briti/b built Ship, the cwt.0710610Sugar Candy, Brown, the cwt.0710610010Sugar Candy, Brown, the cwt.21502100414014014014014014014014015071021001401401401507101401401401401401401401401401401401401507101401401507101014014014  | imported in a Foreign Ship, the cwt.  |             |    |    |     |        |     |
| in a Foreign Ship, the cwt.<br>Faro, or Lexia, imported in a Britifk built Ship,<br>the cwt.<br>in a Foreign Ship, the cwt.<br>in a Foreign Ship, the cwt.<br>Denia, and all other Raifing, not otherwife enu-<br>merated, imported in a Britifk built Ship, the cwt.<br>in a Foreign Ship, the cwt.<br>Merated, imported in a Britifk built Ship, the cwt.<br>Sugar Candy, Brown, the cwt.<br>White, the cwt.<br>White, the cwt.<br>Sugar, viz. Refined, the cwt.<br>Brown and Mutcovado, not of the Britifk Planta-<br>Brown and Mutcovado, not of the Britifk Planta-<br>Brown and Mutcovado, not of the Britifk Planta-<br>Note that the cwt.<br>Brown and Mutcovado, not of the Britifk Planta-<br>Note that the cwt.<br>Brown and Mutcovado, not of the Britifk Planta-<br>Note that the cwt.<br>Brown and Mutcovado, not of the Britifk Planta-<br>Note that the cwt.<br>Brown and Mutcovado, not of the Britifk Planta-<br>Note that the cwt.<br>Brown and Mutcovado, not of the Britifk Planta-<br>Note that the cwt.<br>Brown and Mutcovado, not of the Britifk Planta-<br>Note that the cwt.<br>Brown and Mutcovado, not of the Britifk Planta-<br>Brown and Mutcovado, not planta-<br>Brown and Mutcovado, not planta-<br>Brown and Mutcovado, not planta-<br>Brown and Mutcovado, not planta-<br>Brown and Mutcovado, not planta-<br>Brown and Mutcovado, not planta-<br>Brown and Mutcovado, not planta-<br>Brown and Mutcovado, not planta-<br>Brown and Mutcovado, not planta-<br>Brown and Mutcovado, not planta-<br>Brown and Mutcovado, not planta-<br>Brown and Mutcovado, not   | Smyrna, imported in a Britifb built Ship, the cwt.  |             |    |    |     |        |     |
| $\begin{array}{c c c c c c c c c c c c c c c c c c c $   | in a Foreign Ship, the cwt  |             | 11 | 8  |     |        |     |
| in a Foreign Ship, the cwt.<br>Lipra, or Belvidere, imported in a Britifh built<br>Ship, the cwt.<br>Denia; and all other Raifins, not otherwife enu-<br>merated, imported in a Britifh built Ship, the cwt.<br>in a Foreign Ship, the cwt.<br>Denia; and all other Raifins, not otherwife enu-<br>merated, imported in a Britifh built Ship, the cwt.<br>Sugar Candy, Brown, the cwt.<br>White, the cwt.<br>White, the cwt.<br>Sugar, viz. Refined, the cwt.<br>Brown and Mutcovado, not of the Britifh Planta-   | Faro, or Lexia, imported in a British built Ship,   |             | ^  |    |     | -      | •   |
| Ship, the cwt.0830711in a Foreign Ship, the cwt.0850711Imported in a Briti/bbuilt Ship, the cwt.0710610in a Foreign Ship, the cwt.0710610010010Imported in a Briti/bbuilt Ship, the cwt.07106100100610010014014014014014014014014014014015010150101501015010150101010101010101101101101101101101101101101101101101101110110110111011101110111101111011101110111 <td></td> <td>-</td> <td>-</td> <td></td> <td></td> <td></td> <td></td>  |   | -           | -  |    |     |        |     |
| Ship, the cwt.0830711in a Foreign Ship, the cwt.0850711Imported in a Briti/bbuilt Ship, the cwt.0710610in a Foreign Ship, the cwt.0710610010010Imported in a Briti/bbuilt Ship, the cwt.07106100100610010014014014014014014014014014014015010150101501015010150101010101010101101101101101101101101101101101101101101110110110111011101110111101111011101110111 <td>I in a roreign onip, the CWI.</td> <td>0</td> <td>ð</td> <td>1</td> <td>. 0</td> <td></td> <td></td>   | I in a roreign onip, the CWI.   | 0           | ð  | 1  | . 0 |        |     |
| in a Foreign Ship, the cwt $0$ $8$ $5$ $7$ $11$<br>Denia; and all other Raifins, not otherwife enu-<br>merated, imported in a Briti/h built Ship, the cwt. $7$ $1$ $0$ $6$ $10$<br>  |   | 0           | 8  | ,  | 0   |        |     |
| Denia; and all other Raifins, not otherwife enu-<br>merated, imported in a Briti/k built Ship, the cwt. 0 7 1 0 6 10<br>   | in a Foreign Ship, the cwt  |             |    |    |     |        |     |
| merated, imported in a Britifb built Ship, the cwt. 0 7 1 0 6 10<br>Sugar Candy, Brown, the cwt 0 7 2 0 6 10<br>Sugar Candy, Brown, the cwt 2 15 0 2 10 0<br>  | Denia, and all other Raifins, not otherwife enu-  |             | -  | 5  |     | '      |     |
| $\begin{array}{c ccccccccccccccccccccccccccccccccccc$  | merated, imported in a British built Ship, the cwt.   | 0           | 7  | 1  | 0   | 6      | 10  |
| Sugar Candy, Brown, the cwt. $2$ $15$ $0$ $2$ $10$ $0$ $$ imported by the Eafl-India Company, the cwt. $4$ $19$ $0$ $4$ $14$ $0$ $$ White, the cwt. $$ $4$ $2$ $6$ $3$ $15$ $0$ $$ imported by the Eafl-India Company, the cwt. $7$ $8$ $6$ $7$ $1$ $0$ Sugar, viz.Refined, the cwt. $$ $4$ $18$ $8$ $4$ $10$ $2$ Brown and Mutcovado, not of the BritifPlanta $18$ $8$ $4$ $10$ $2$   | in a Foreign Ship, the cwt.   | 0           |    | 2  | 0   | 6      | 10, |
| $\begin{array}{c}$   | Sugar Candy, Brown, the cwt   | 2           |    |    | 2   | 10     | 0   |
|  | imported by the East-India Company, the cwt.  | 4           | 19 |    | 4   | 14     |     |
| Sugar, viz. Refined, the cwt4 18 8 4 10 2<br>Brown and Muicovado, not of the Britijh Planta-   |   |             |    |    |     |        |     |
| -Brown and Mulcovado, not of the British Planta-   | imported by the East-India Company, the cwt.  |             |    |    |     | 1      |     |
|  | Brown and Mulcowado, not of the Revisit Planta  | 4           | 18 | ō  | 4   | 10     | 2   |
| tions, the cwt 1 7 2 1 5 2   | tions, the cwt.   | r           | 7  | 2  | 1   | 6      | 2   |
| 6 of   |   |             |    | -  | -   | ,      |     |

Sugar, of Contin be ufed Gunpow pound Sec H Hams; Harp S Hats, v Bonr Chin Chip, or B doze — e the Hay, Heath Hemp cwt Hem 

960

## AND CUSTOM-HOUSE OFFICERS.

| IMPORT  | IMPORT Duty |        |         |     |          | rawbacks<br>Export. |  |  |  |  |
|---|-------------|--------|---------|-----|----------|---------------------|--|--|--|--|
| Grocery continued.  | 1           |        | . d.    | 17  | •        | . d.                |  |  |  |  |
| Sugar, of the Britik Plantations, the cwt.  | 0           | 12     |         | 1   | 12       |                     |  |  |  |  |
| White, not of the Britifh Plantations, the cwt.   | 2           |        | 6       | 1   |          | 10                  |  |  |  |  |
| of the Britilly Plantations, the cwt  |             | 0      |         |     |          |                     |  |  |  |  |
| of the Britif Plantations, the cwt.<br>White, from any of the Britif Colonies on the  |             | .,     |         | 1   | , ,      |                     |  |  |  |  |
| Continent of America, to be warehoused, the cwt.  | 0           | . 0    | 2       | 1   |          |                     |  |  |  |  |
| when taken out of fuch Warehoufe, in order to   | ** ** T     |        | 3       | 1   |          |                     |  |  |  |  |
| be used in this Kingdom, the cwt.   | I           | 6      | 11      |     |          |                     |  |  |  |  |
| Gunpowder, viz. cornpowder, thecwt.   | : 1         | 10     | 2       | 1.1 | 11       | 2                   |  |  |  |  |
|   |             |        |         |     |          |                     |  |  |  |  |
| -   |             |        |         |     |          | -                   |  |  |  |  |
| HAIR, viz. Camel's, the pound -   | 0           | 0      | 8       | 0   | 0        | 7                   |  |  |  |  |
| L Cow or Ox, or or Elks, the cwt.   | · 0         | 8      | 3       | 0   | 7        | 76                  |  |  |  |  |
| Goats, viz. Carmenia Wood, the pound  | 0           | 0      | 38      | 0   |          |                     |  |  |  |  |
| imported by the Ealt-India Company, the   |             |        | •       |     |          |                     |  |  |  |  |
| pound . • not de • nota i   | 0           | O      | 9       | 0   | ٥        | 8                   |  |  |  |  |
| See 24 Geo, 111, Seil, 2, Can, 21,  | nuo         |        |         |     |          |                     |  |  |  |  |
| Horie, the pound  | 0           | 0      | 9       | . 0 | o        | 8                   |  |  |  |  |
| Horfe, the pound<br>Human, the pound<br>Hams; fee Bacon.<br>Harp Strings, the groß, tê dozen knots<br>Hate viz Baft or Straw Hate or Bonneter ende hat er | 1 03        | 2      | 0       | 1 1 | 1.       | -                   |  |  |  |  |
| Hams; fee Bacon.  | · • E       |        |         |     |          |                     |  |  |  |  |
| Harp Strings, the grois, 12 dozen knots   | 1.1         | 2      | 6       | C   | ٤.       | 2                   |  |  |  |  |
| Alats, viz. Dalt of Stlaw Hats of Donnets, Cach Hat of  |             |        |         | i.  | e        |                     |  |  |  |  |
| Bonnet not exceeding 22 Inches in Diameter, the dozer   | 0           | 2      | -9      | 0   |          | 6                   |  |  |  |  |
|   | . 0         | 5      | 6       | . 0 | 5        | 9                   |  |  |  |  |
| Chip, Cane, or morie-hair riats or Bonnets, each Hat  |             |        |         |     |          |                     |  |  |  |  |
| or Bonnet not exceeding 22 Inches in Diameter, the  |             |        |         | f   |          |                     |  |  |  |  |
| (dozen )  | 0           |        |         | 1 4 | · 3      | - 1+                |  |  |  |  |
| each exceeding 22 Inches in Diameter, the dozen<br>Made of, or mixed with, felt, hair, wool, or beaver  | Q.          | 7      | 0       | l ° | 6        | 3                   |  |  |  |  |
|   |             |        | 0       | ł.  |          | · ·                 |  |  |  |  |
| the hat<br>Hay, the Load, 36 Truffes, each 56lbs.   |             |        |         |     | 19<br>10 | 0                   |  |  |  |  |
| Heath, for Brushes, the cwt.  | 0           | 4      | 5       | 0   | 3        | 11                  |  |  |  |  |
| Hemp, viz. dreft, imported in a British built Ship, the   | •           | т      | 9       |     | 3        | ••                  |  |  |  |  |
|   | 2           | 4      | 0       | II  | 19       | ٩                   |  |  |  |  |
| cwt.<br>in a Poreign Ship, the cwt.   | 2           | 6      | 9       |     | 19       | 0                   |  |  |  |  |
| rieme, rough of undicit, infoortiguin a Drank built   |             |        |         |     |          |                     |  |  |  |  |
| Ship, the cwt.  | 0           | 3      | 8       | 0   | 3        | 4                   |  |  |  |  |
| in a Foreign Ship, the cwt.   | 0           | 3      | 11      | U   | 3        | 4                   |  |  |  |  |
| Hemp of Ireland, or British Plantations in America;   |             | -      |         | 1   | -        |                     |  |  |  |  |
| Duty free   |             |        |         |     |          |                     |  |  |  |  |
| Hides and Skins, and Pieces, tanned, tawed, or dreffed,   |             |        |         |     |          |                     |  |  |  |  |
| not otherwife enumerated, for every 100% of the   |             |        |         |     |          |                     |  |  |  |  |
| Value thereof   | 77          | 0      | O       | 25  | Θ        | 0                   |  |  |  |  |
| Hides, viz. Cow or Ox, in the Hair, the piece   | 0           | 0      | 9       | 0   | 0        | 8                   |  |  |  |  |
| See 9 Geo. III. cap. 39. and 21 Geo. III. cap. 29.  |             |        |         |     |          |                     |  |  |  |  |
| Cow or Ox, tanned, the pound -  | 0           | ø      | 5       |     |          | 0                   |  |  |  |  |
| Of Horfes, Mares, &c. in the Hair, the piece  | ò           | 0      | 9       | 0   | 0        | 8                   |  |  |  |  |
|   | o<br>o      | 0<br>1 | 5÷<br>2 | 0   | ì        | 0.                  |  |  |  |  |
| - Lofh Hides, the pound -   | n           |        | to      | ľ   |          | 0.                  |  |  |  |  |
| - Of Mulcovy or Ruffin, tanned, the pound   | 0           | õ      | 8       |     |          |                     |  |  |  |  |
| Hones, the 100, containing 5 fcore -  | -           | 11     | -       | 0   | 10       | 0                   |  |  |  |  |
| Honey, the barrel, containing 42 gallons -  | 0           | 8      |         | ŏ   |          | 10                  |  |  |  |  |
| Hoops of Iron, for Cafks, the cwt.  |             | 11     | 5       |     | 1        |                     |  |  |  |  |
| of Wood, for Coopers, the thousand -  | ō           | 5      | 5<br>11 | ь   | 5        | 3                   |  |  |  |  |
| Hops, the cwt.  |             |        | 10      | 4   | 3        | 4                   |  |  |  |  |
| Horns of Cows or Oxen, the 100 -  | ő           | I      | 10      | 1 0 | 1        | 8                   |  |  |  |  |
| II M  |             |        |         |     | H        | Iorn                |  |  |  |  |
|   |             |        |         |     |          |                     |  |  |  |  |

1 - 12 - 1 - 1

Lemon

Linen, 1 Ya - C Indi

und Yar : or i Wi

to Sale

bee

....

.

| IMPORT   | 0.0                                  |    | Dut     | y              |     | wba<br>Exp |      |
|--|--------------------------------------|----|---------|----------------|-----|------------|------|
|  |                                      | ſ. | s.      | <i>d</i> .     | £.  | s.         | d.   |
| Horn Tips, the 100, containing 5 fcore   |                                      | 0  | 0       | 7              |     | 0          |      |
| Horfes, Mares, or Geldings, each<br>Hothery, French; fee Cotton and Woollen.   | ۰.,                                  | 2  | 4       | 0.             |     | 19         |      |
| TAPANNED or Lacquered Ware: fee Eaft-  | India                                |    |         |                |     |            |      |
| J Goods.   | 4.1                                  |    |         |                |     |            | 0    |
| Jet, the pound -<br>Incle unwrought, or fhort fpinnel, the pound   | day b                                | 0  | 0       | .9             | 10  | 0          | 8    |
|  | 1.                                   | ī  | 9       | 3+             | 1.  | 5          |      |
| Indico, the pound  |                                      | ō  | 0       | 6              | 1   | 3          | т    |
| Ink for Printers, the cwt.   |                                      | 0  | 8       | 10             | .0  | 7          | 10   |
| Iron, viz. in Bars, or unwrought, of Ireland, the<br>—— of Mulcovy or Rulfia, imported in a Foreign  |                                      | I  | 10      | 1 <sup>0</sup> | I.  | 7          | 4    |
| the ton -  |                                      | 3  | 9       | 1              | 2   | 12         | 8    |
|  | ton -<br>built                       | 3  | 7       | 2              | 2   | 12         | 8    |
| Ship, the ton -  |                                      | 2  | 16      | 2              | 2   | 12         | 8    |
|  | wt.                                  | 0  | 4       | 5.             | 0   | - 3        | 11-  |
| than $\frac{1}{2}$ of an inch fquare, imported in a British  | built                                |    |         |                |     |            |      |
| Ship, the cwt.   |                                      | 0  | 9       | 11             | Q   | 9          | 5    |
| in Foreign Ships, the cwt.   | 10.5                                 |    | 10      | -              | :0. | 9          | 5    |
| Hoops; fee Hoops.<br>Ore, the ton  | ••                                   | 0  | 1       | 9              | 0   | 2          | 6    |
| Old, broken, and old caft Iron, the ton  |                                      |    |         | 9:             |     | 12         | 6    |
| Pig, the ton<br>Wire; fee Wire.  |                                      | 0  | 5       | 6              | •   | 5          | 0    |
| Articles of French Manufacture, made entirely<br>part of Iron and Steel, not exceeding in Value at<br>the cwt. and imported directly into Great-Brite<br>French or British built Ships, for every 1001.  | . 10s.<br>ain, in                    |    |         |                |     |            |      |
| Value thereof exceeding in Value 2/. 105. the cwt. and   |                                      | 5  | 0       | o              |     |            |      |
| Buckles, Buttons, Knives, or Sciffars, and all<br>Articles of Hardware or Cutlery, and all Ar<br>composed of Copper or Brass, separately or m<br>imported directly into <i>Great-Britain</i> , in <i>Fren</i><br><i>Britifb</i> built Ships, for every 100% of the | other<br>rticles<br>nixed,<br>acb or |    |         |                |     |            |      |
| thereof  |                                      | 10 | 0       | 0              |     |            |      |
| Juice of Lemons, the ton, 252 gallons  | •                                    |    | 10      | 5              | 3   | 6          | 5    |
| Limes, the gallon  |                                      | õ  | 0       | 3              | ŏ   | 0          | 2.4  |
| Ivory, the pound -   |                                      | 0  | 2       | 3              | 0   | 2          | Q    |
| KELP, the ton -  |                                      | o  | 16      | 6              | 0   | 15         | 0    |
| ACE, viz. Bone Lace of Thread, 12 yards  |                                      | 0  | 17      | 8              | 0   | 15         | 8    |
| Lamp Black, the cwt.   |                                      | 1  | 15      | 3              |     | 13         | 3    |
| Latten, viz. Black, the cwt.   | <i>v</i>                             |    | 13      | 3              |     | 12         | 3    |
| Lead Ore, the ton -  |                                      | I  | 2<br>17 | 8              | I   | 0<br>15    | 48   |
| Lead, Black, Red, or White; fee Drugs.   |                                      |    | -       | -              | ľ   | - 3        | -    |
| Leather, viz. Leather Manufactures, or any Man<br>ture whereof Leather is the most valuable Par  |                                      |    |         |                |     |            |      |
| every 100% of the Value  |                                      | 7  | 0       | 0              | 25  | 0          | a    |
| Leaves of Gold, the 100 Leaves   |                                      | o  | X       | 2              | l õ | _1         | 0    |
| F .  |                                      |    |         |                |     | Ler        | nons |

902

.

ľ

## AND CUSTOM-HOUSE OFFICERS.

| IMPORT   |     | Duty    |        |            | Duty        |        |  |  | port. |
|--|-----|---------|--------|------------|-------------|--------|--|--|-------|
|  | -   |         | . d.   |            |             | d.     |  |  |       |
| Lemons and Oranges, the thousand   | ŝ   |         | + 5    |            | · *.<br>· 3 |        |  |  |       |
| pickled, the ton, 252 Gallons -1   | 1 1 | t       |        | 1 1        | 13          | 3      |  |  |       |
| Linen, viz. Alexandria, or Turkey, Plain, not & ceeding  |     |         | 10     | 1          |             |        |  |  |       |
| I Yard in width, the ell -   | a   | •       |        | 1          | . 0         | 6      |  |  |       |
|  | ۰ O | c       | 0 10   | 0          | 0           | 9      |  |  |       |
| India Company, the piece -   | 9   |         | 5 3    | 0          | \$          | 0      |  |  |       |
| each Piece to be of the Breadth of I Yard and + or   |     | -       | , 3    |            | 3           | 1      |  |  |       |
| under, and 10 Yards or lefs long, and if above I   |     |         |        | 1          |             |        |  |  |       |
| Yard and + broad, not to exceed 6 Yards in Length,   |     |         |        |            |             |        |  |  |       |
| or if longer to pay Duty in Proportion; fee 4 and 5  |     |         |        |            |             |        |  |  |       |
| Will. and Mary cap. 5.<br>and befides for every 100% of the Value according                                |     |         |        |            |             |        |  |  |       |
| to the Price the fame shall be publickly fold at the   |     |         |        |            |             |        |  |  |       |
| Sales of the East-India Company -  | 16  | 10      | Ó      | 1          |             |        |  |  |       |
| - if exported to Africa  |     | (       | r(t)   | 16         | 10          | Ó      |  |  |       |
|  |     |         | `      | 11         | 15          | ••     |  |  |       |
| any other Places, if the faid Goods shall have   |     |         |        | 1.4        |             |        |  |  |       |
| been printed or dyed in this Kingdom to any other Place, without having been printed                       |     |         |        | 10         | 10          | •      |  |  |       |
| or dyed in this Kingdom  |     |         |        | 114        | 10          | •      |  |  |       |
| Cambrics, French, imported directly from France, the   |     |         |        | 1.1        |             |        |  |  |       |
|  |     |         |        |            |             |        |  |  |       |
| demi- piece, not exceeding 7: Yards in Length, nor<br>? of a Yard in Breadth, or if exceeding ? of a Yard, |     |         |        |            |             |        |  |  |       |
| and under 21. 10s. in Value -  | 0   | 5       | 0      |            |             |        |  |  |       |
| exported to any Britifh Colony in America<br>exceeding $\frac{2}{3}$ of a Yard in Breadth, and being       |     |         |        | . 0        | 2           | 10     |  |  |       |
| above the Value of 2/. 10s. the demi-piece of 7 <sup>+</sup> / <sub>2</sub> Yards                          |     |         |        | 1          |             |        |  |  |       |
| in Length, for every 100% of the Value thereof   | 10  | 0       | 0      | $\gamma =$ |             |        |  |  |       |
| exported to any Britilb Colony in America  |     | -       |        | 1.5        | 13          | 4      |  |  |       |
| Cambric, French, imported and warehoused for Expor-  |     |         | 0.1    | -          |             | •      |  |  |       |
| tation, the demi-piece   | 0   | 0       | 6      |            |             |        |  |  |       |
| Canvas, viz. Heffens Canvas, or Dutch Barrafs, the   |     | _       |        | 1.         | -           |        |  |  |       |
| - Packing Canvas, Guttings, Spruce, Elbing, or   | I   | 7       | 0      | I          | 5           | 3      |  |  |       |
| Queenborough Canvas, the 120 ells -  | o   | 18      | 2      | 0          | 16          | 11     |  |  |       |
| Poldavies the Bolt, containing 28 ells -   | 0   | 8       | 9      |            |             |        |  |  |       |
| Damask Tabling, Dutch or French, viz. not exceeding  |     |         |        |            |             |        |  |  |       |
| ell ; in Breadth, the yard -   | 0   | 5       | 4      | 0          | 4           | 10     |  |  |       |
| above Ell ; and under 2 Ells in Breadth, the   |     |         |        |            |             | •      |  |  |       |
| yard   | 0   | 6       | 2      | 0          | 5           | 8<br>6 |  |  |       |
| from 2 Ells to 3 Ells, the yard<br>of 3 Ells or more, the yard   |     | 7<br>10 | 0<br>4 | 0          |             | 10     |  |  |       |
| and Diaper Tabling, Towelling and Napkining  | Ŭ   |         | Ŧ      | 1          | У           | 10     |  |  |       |
| of Ireland; fee Irifb Cloth.   |     |         |        | I          |             |        |  |  |       |
| of Ruffia; fee Linen of Ruffia.  |     |         |        | ļ          |             |        |  |  |       |
| Tabling of Silefia, or of any other Place not enu-   |     |         |        |            |             |        |  |  |       |
| merated, the yard  | 0   | I       | 3      | 0          | I           | 1      |  |  |       |
| Towelling and Napkining, Dutch or French,  | 0   | 1       |        | 6          |             | Q      |  |  |       |
| the yard and Diaper Towelling and Napkining of Silefia,  |     |         | 11     | ľ          | •           | 0      |  |  |       |
| or of any other Place, not otherwise enumerated, the   |     |         |        | [          |             |        |  |  |       |
| yard   | 0   | 0       | 5      | 0          | 0           | 4-     |  |  |       |
| Diaper Tabling, Dutch or French, viz. not exceeding  |     |         | -      |            | ,           | • •    |  |  |       |
| Ell in Breadth, the yard -   | 0   | 2       | 5      | 0          | 2           | 2      |  |  |       |
| above ell ; in breadth, and under 2 ells, the yard   | 0   | 2       | 10     | 0          | 2           | 6      |  |  |       |
| 5  |     |         |        |            |             | aper   |  |  |       |

| IMPORT  | IMPORT Duty |     |     |            |    | acks<br>port. |
|---|-------------|-----|-----|------------|----|---------------|
| Linen continued.  | L.          | s.  | d.) | L.         | s. | d.            |
| Diaper of 2 Ells to 3 Ells, the yard  | 0           |     | 2   | <i>v</i> . |    | 10            |
| of 3 Ells, or upward, the yard -  | õ           | 3   | 8   | 0          | 4  | 4             |
| Tabling of Sile/ia, or of any Place, not otherwife  |             | т   |     | -          | т  | т             |
| enumerated, the yard -  | 0           | 1   | 1   | 0          | o  | 11            |
| Diaper Towelling and Napkining, Dutch or French,  | Ť           | •   | •   | -          | -  |               |
| the yard  | 0           | 0   | 10  | 0          | 0  | 8             |
| Drillings and Packduck, the 120 ells -  | 2           | 5   | 4   | 2          | 4  | 4             |
| Flanders, Holland, and French Linen, plain, not other-  | -           | 5   | т   | -          | т  | т             |
| wife enumerated, viz. not exceeding ell ; in Breadth,   |             |     |     |            |    |               |
| the ell   | 0           | I   | 4   | 0          | I  | 2             |
| above ell', and under 2 ells, the ell   | õ           | i   | 7   | 0          | ī  | 5             |
| above ell 4, and under 2 ells, the ell<br>of 2 ells to 3 ells, the ell -                      | 0           | i   | 9   | 0          | 1  | 7             |
| of 3 ells, or upwards, the ell -  | ů           | 2   | 7   | ō          | 2  | 5             |
| German, Switzerland, East Country, except Russia, and   | •           | -   | /   | Ĭ          | ~  | 3             |
| Sile/ia Cloth, Plain, viz. above the Breadth of 313   |             |     |     |            |    |               |
|   |             |     |     | 2          | 16 | ~             |
| Inches, and not exceeding 36 Inches, the 120 ells<br>above 36 Inches in Breadth, the 120 ells | 3           | 1   | 5   | ~          |    | 5             |
| above 30 menes.in Dicadin, the 120 ens  | 4           | 14  | 5   | 4          | 9  | 3             |
| not above 31' Inches in Breadth, the 120 ells   | I           | 4   | 7   | 1          | 2  | 7             |
| Hinderlands Brown, viz. under 22 <sup>1</sup> / <sub>2</sub> Inches in Breadth,               | ~           | . 6 |     |            |    |               |
| the 120 ells  | 0           | 16  | 5   | Ĭ          | 15 | I             |
| Irifh Linen, chequered, stained, or dyed, imported under                                      |             |     |     |            |    |               |
| the 7th and 8th W. III. cap. 39. and 16 Geo. II. cap.   |             |     |     |            |    | -             |
| 26. for every 100% of the Value thereof   | 49          | 10  | 0   | 49         | 10 | 0             |
| Irifh Cloth; Plain, not exceeding 36 Inches in Breadth,                                       |             |     |     |            |    |               |
| the 120 ells  |             | 12  | 4   | 0          | 11 | 4             |
| cxceeding 36 In hes in Breadth, the 120 ells  | 2           | - 5 | 4   | 2          | 4  | 4             |
| Lawns, viz. Silefia and all others, plain, except French                                      |             |     |     |            |    |               |
| not bleached in Holland, the piece not exceeding 8 yards                                      |             |     |     |            |    |               |
| in length   | 0           | 3   | I., | 0          | 2  | 10            |
| bleached in Holland, the piece not exceeding 8 yards  | 0           | 3   | 10  | 0          | 3  | 7             |
| , French, imported directly into Great-Britain, viz.  |             |     |     |            |    |               |
| the demi-piece, not exceeding 7 + yards in Length,  |             |     |     |            |    |               |
| nor 1' yard in Breadth, or exceeding 1' yard, and   |             |     |     |            |    |               |
| under 21. 105. in value   | 0           | - 5 | 0   |            |    |               |
| exported to any Britiff Colony in America   |             |     |     | 0          | 2  | 10            |
| exceeding 12 Yard in Breadth, and being above   |             |     |     |            |    |               |
| the Value of 2/. 10s. the demi-piece of $7\frac{1}{2}$ yards in                               |             |     |     |            |    |               |
| Length, for every 100% of the Value thereof   | 10          | 0   | 0   |            |    |               |
| exported to any British Colony in America   |             |     |     | 5          | 13 | 4             |
| Lawns, French, imported and warehoused for Exporta-   |             |     |     |            |    |               |
| tion, the demi-piece -  | 0           | 0   | 6   |            |    |               |
| Oil Cloth, not exceeding yard wide, the ell   | 0           | 0   | 4   | 0          | 0  | 3             |
| exceeding yard wide, the ell -  | 0           | 0   | 7   | 0          | 0  | 6             |
| Russia Linen, Plain, viz. Towelling and Napkining, not  |             |     | •   | ŀ.         |    |               |
| exceeding 22' Inches in Breadth, in a British built   |             |     |     | 1          |    |               |
| Ship, the 120 ells -  | 0           | 15  | 5   | 0          | 14 | 2             |
| in a Foreign Ship, the 120 ells -   |             | 16  | ĭ   | 0          | 14 | 2             |
| Ruffia Linen, not otherwife enumerated, not exceeding   |             |     |     |            | ·  |               |
| 22 <sup>t</sup> Inches in Breadth, in a British built Ship, the                               |             |     |     |            |    |               |
| 120 ells  | n           | 16  | 5   | 0          | 15 | I             |
| in a Foreign Ship, the 120 ells -   | о           | 17  | 2   |            | 15 |               |
| exceeding 22' Inches in Breadth, and not ex-  |             | '   |     |            |    |               |
| ceeding 31' Inches, in a Britifb built Ship, the 120  |             |     |     |            |    |               |
| ells  | I           | 4   | 7   | 1          | 2  | 7             |
| in a Foreign Ship, the 120 ells -   | î           | 5   | 8   | i          | 2  | 7             |
| in a standarding, the two this  | •           | ຸ່  |     | 1.         |    | . 1           |
|   |             |     |     |            | 1  | Ruffia        |
| · 3   |             |     |     |            |    |               |

Ruffia Lin exceedin ells cceding ing 45 built ! Sail Clo Inche Sail Clo in Br Ship Sail Cl Sail Cl the the

r jarl r

'gran yard Sails, Sheets Spanij Ind Turk Line otl th Line in w V N. I Litt

N M M M

## AND CUSTOM HOUSE OFFICERS.

| pif to 1 IMPORT ' ( )   |          | Dutj     | 1.              |      | ort.          |                                       |
|---|----------|----------|-----------------|------|---------------|---------------------------------------|
| Linen continued.  | ſ.       | .t.      | d.              | C    |               | d.                                    |
| Ruffia Linen exceeding 22; Inches in Breadth, and not<br>exceeding 31; Inches, in a Britift built Ship, the 120 |          |          | 11.             |      | <b>5.</b><br> | 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |
| clls  | 1        | .41      | .7              | r    | **            | 7                                     |
|   | 1        | 5        | 8.:             | 11.1 | 8             | 7.                                    |
| exceeding 31' Inches in Breadth, and not ex-  | 41       |          |                 |      | ٠ <b>۴</b> ۰  | 1                                     |
| cceding 36 Inches, in a British built Ship, the 120 ells  | 1        |          | 111             | -I,  | 13            | II                                    |
| in a Foreign Ship, the 120 ells   | 1        | 18       |                 | Т.   | 13,           | XX                                    |
| exceeding 30 Inches in Breadth, and not exceed-   |          |          | * 51'           | 1    | -             |                                       |
| ing 45 Inches, in a Britiff built Ship, the 120 ells  | 3        | 9<br>11  | 11 <sup>1</sup> |      | 6             |                                       |
|   | 5        | **       | v               | 3    | 6             |                                       |
| built Ship, the 120 ells  | 4        | 14       | 5               |      | 0             | e                                     |
| in a Foreign Ship, the 120 ells -   |          | 17       | 2               | 4    | 9             | 5                                     |
| Sail Cloth or Duck, Dutch or French, not exceeding 36   |          | 1        |                 |      | 1             | 5                                     |
| Inches in Breadth, the 120 ells   | 2        | 3        | 1               | 2.5  |               |                                       |
| exceeding 36 Inches in Breadth, the 120 clls  | 3        | 16       | 1               |      |               |                                       |
| Sail Cloth or Duck of Ruffia, not exceeding 36 Inches   |          |          |                 |      |               |                                       |
| in Breadth, in a British built Ship, the 120 ells   | 2        | 1        | 9               |      |               |                                       |
| in a Foreign Ship, the 120 ells -<br>exceeding 36 Inches in Breadth, in a British built                         | 2        | 3        | X               |      |               |                                       |
|   |          |          | ~               |      |               |                                       |
| Ship, the 120 ells -<br>in a Foreign Ship, the 120 ells -   |          | 14<br>16 | 9               |      |               |                                       |
| Sail Cloth or Duck, not otherwife enumerated, and not   | -3       |          | •               |      |               |                                       |
| exceeding 36 Inches in Breadth, the 120 ells  | 2        | • 1      | 9               | 1    |               |                                       |
| exceeding 36 Inches in Breadth, the 120 ells  |          | 14       | 9               |      |               |                                       |
| Sail Cloth or Canvas, Irifh, on which the Bounty of 4d.   |          |          | 1               |      |               |                                       |
| the yard has been there granted, of the Value of 1s. 2d.  |          |          |                 |      |               |                                       |
| the yard, 'or 'upwards, the yard -  | 0        | 0        | 4               |      |               |                                       |
| on which the Bounty of 2d. the yard has been  | •        |          |                 |      |               |                                       |
| granted, of the Value of 10d. and under 1s. 2d. the   |          |          |                 |      |               |                                       |
| vard, the yard  | 0        | 0        | 2               |      |               |                                       |
|   | 45       | 0        | 6               |      |               |                                       |
| Sheets old, the piece -<br>Spanijb or Portugal Linen plain, viz. not exceeding 36                               | <b>0</b> | 0        | 0               | 0    | 0             | 5                                     |
| Inches in Breadth, 'the ell -   | 0        | 0        |                 | 0    | 0             | 4.4                                   |
| exceeding 36 Inches in Breadth, the ell   | 0        | ō        | 5<br>8          | 0    | 0             | 7                                     |
| Turkey Linen; fee Linen of Alexandria   |          |          | -               |      | -             | /•                                    |
| Linen, viz. plain white Linen, not printed or dyed, nor   | ;        | :        |                 | 3    |               |                                       |
| otherwise particularly enumerated, for every 100% of  |          |          |                 |      |               |                                       |
| the Value thereof -   | 33       | 6        | 8               | 30   | 19.           | 8                                     |
| Linen chequered, printed, or dyed, not prohibited to be   |          |          |                 |      |               |                                       |
| imported, or used, in Great-Britain, and not other-   |          |          |                 |      |               |                                       |
| wife particularly enumerated, for every 100% of the   | 0-       |          |                 |      |               |                                       |
|   | 80       | 4        | 2               | 77   | 14            | 2                                     |
| N. B. Linen printed, or flained, is also fubject to a Duty of Excife.   |          |          |                 |      |               |                                       |
| Litmus, the cwt.  | 0        | 2        | 4               |      |               |                                       |
| Luteftrings or Catlings, the 12 dozen knots   | 0        | 3        | 4<br>6          | 0    | 2             | 2                                     |
|   |          |          |                 | •    | -             | -                                     |
| ADDER, the cwt  | 0        | 4        | 8               |      |               |                                       |
| Maps, the Map   | 0        | ò        | 6               |      |               |                                       |
| Mats of Rujna, in a Britijo built Snip, the 100   | .0       | 11       | 0               | 0    | 9             | 9                                     |
| in a Foreign Ship, the 1co  | 0        | 11       | 9               | 0    | .9            | 9.                                    |
| Matting of Barbary or Portugal, the yard -  | 0        | 0        | 5               | 0    | 0             | 4-                                    |
| Med the Hogherd containing to callons   | 0        | 0        | 2               |      | 0             | 1+                                    |
| Mead, the Hogshead, containing 63 gallons   | 0        | ÷8,      | 10              | ' 0  | Me            | 10<br>ilars,                          |
| 11 14   |          |          |                 |      | ~*4           |                                       |

Drawbacks

n.

### IMPORT

.

| IMPORT   | Duty |      | Duty   |     |     | on Export. |  |  |  |  |
|--|------|------|--------|-----|-----|------------|--|--|--|--|
|  | £.   | . s. | d.     | 6.  | 5.  | di         |  |  |  |  |
| Medlars, the bufhel  | .0   |      | 4.     | S   | 0   | 4          |  |  |  |  |
| Melasses, viz. of and from the British Plantations in          |      |      |        |     |     | -          |  |  |  |  |
| America, the cwt.  | 0    | 3    | 0      | 0   | 2   | 8          |  |  |  |  |
| from any other Place, the cwt                                  | 0    | ŭ    | 9      | 0   |     | 5          |  |  |  |  |
| Metal, viz. Leaf, except of Leaf Gold, the Packet con-         |      |      |        |     |     | 5          |  |  |  |  |
| taining 250 leaves   | 0    | 0    | 2      | 0   | 0   | 15         |  |  |  |  |
| prepared for Battery, the cwt                                  | I    | 11   |        | I   |     | 11         |  |  |  |  |
| Metheglin, the Hogfhead, 63 gallons -                          | 0    |      | 10     | 0   |     | 10         |  |  |  |  |
| Millboards ; fee Pasteboards, under Wood                       | -    | -    |        | - T | 1   |            |  |  |  |  |
| Millinery, French, made up of Mullin, Lawn, Cam-               |      |      |        |     |     |            |  |  |  |  |
| bric, or Gauze, imported directly into Great-Britain,          |      |      |        |     |     |            |  |  |  |  |
| for every 100% of the Value thereof -                          | 12   | ò    | 0      |     |     |            |  |  |  |  |
|  | •••  | -    |        |     |     |            |  |  |  |  |
| pay Duty, as if leparately imported                            |      |      |        |     |     |            |  |  |  |  |
| Morels, the pound -  | ~    | I    | 2      | 0   | I   | ~          |  |  |  |  |
| Mofs, viz. Rock Mofs for Dyers' Ufe, the ton, contain-         | 0    |      | •      |     | •   | •          |  |  |  |  |
| ing 20 cwt.  | ~    |      | •      | 1   |     |            |  |  |  |  |
|  | 0    | 5    | 0      |     | -   |            |  |  |  |  |
| Mum, the Barrel, containing 32 gallons                         | 0    | 9    | 10     | 0   | 7   | 10         |  |  |  |  |
| N. B. Subject also to the Duty of Excife.                      |      |      |        |     |     |            |  |  |  |  |
| Mufical Inftruments, French; fee Cabinet ware.                 |      |      |        | 1   |     |            |  |  |  |  |
| TANKIN Clash, for East India Conde                             |      |      |        |     |     |            |  |  |  |  |
| NANKIN Cloth; fee East-India Goods<br>Neats Tongues, the dozen |      |      |        | 1   |     |            |  |  |  |  |
| Nutra nin Chalutte the Dud al                                  | 0    | I    | 0      |     |     |            |  |  |  |  |
| Nuts, viz. Chefnuts, the Bushel -                              | o    | 1    | 5      | 0   | 1   |            |  |  |  |  |
| Small Nuts, the bufhel -                                       | 0    | 0    | 8      | 0   | 0   |            |  |  |  |  |
| Walnuts, the buffel  | 0    | 0    | 6      | 0   | 0   | 5          |  |  |  |  |
| AK Bark when allowed the own                                   |      |      |        |     |     |            |  |  |  |  |
| OAK Bark, when allowed, the cwt.                               | 0    | 0    | I      | 1   |     |            |  |  |  |  |
| Oakum, the cwt.  | 0    | 2    |        | 0   | 2   | 0          |  |  |  |  |
| Ochre, the Bushel  | 0    | 2    | 0      | 0   | 1   | 9          |  |  |  |  |
| Oil, viz. Sallad Oil, in a British built Ship, the gallon      | 0    | 1    | I      | 0   | 1   | 0          |  |  |  |  |
| Sallad Oil, in a Foreign Ship, the gallon -                    | 0    | 1    | 2      | 0   | 1   | 0          |  |  |  |  |
| Ordinary Oil of Olives, in a British built Ship, the ton,      |      |      |        |     |     | **         |  |  |  |  |
| containing 252 gallons -                                       | 7    | 0    | 9<br>8 | 6   | 4   | 9          |  |  |  |  |
| in a Foreign Ship, the ton                                     | 7    | 9    |        | 6   | 4   | 9          |  |  |  |  |
| Rape and Linfeed Oil, the ton, 252 gallons                     | 24   | 4    | 0      | 22  | 9   | 0          |  |  |  |  |
| Oil of Hemp Seed, or any other Seed Oil, not enume-            |      |      |        |     |     |            |  |  |  |  |
| rated, the ton, 252 gallons -                                  | 13   | 4    | 0      | 12  | 14  | 0          |  |  |  |  |
| Train Oil, or Blubber, or Fish Oil, of Foreign fishing,        |      |      |        |     |     | ·          |  |  |  |  |
| the ton, containing 252 gallons -                              | 18   | 3    | 0      | 13  | 13  | Ö          |  |  |  |  |
| of Britifb filhing, viz. of Greenland, and Parts               |      | Ũ    |        | 1   |     |            |  |  |  |  |
| adjacent, the ton, containing 252 gallons                      | 1    | 15   | 3      | 1 1 | 11  | 3          |  |  |  |  |
| when taken by any fhipping belonging to his                    |      |      | , v    |     |     | 5          |  |  |  |  |
| Majesty's Colonies, and imported in such shipping,             |      |      |        |     |     |            |  |  |  |  |
| the ton, containing 252 gallons -                              |      | 15   | 5      | 0   | 12  | 5          |  |  |  |  |
| when imported in Britifb Ships, the ton, con-                  |      | - 5  | ,      |     |     | 5          |  |  |  |  |
| taining 252 gallons  | 0    | 12   | 2      | 10  | 10  | 7          |  |  |  |  |
| of Newfoundland and like Sort, the ton, contain-               | -    |      | -      | 1   |     | ,          |  |  |  |  |
| ing 252 gallose -  | I    | 6    | 5      | I I | •   | e          |  |  |  |  |
| when taken by thipping belonging to any of his                 |      |      | 2      | 1.  | 3   | 5          |  |  |  |  |
| Majefty's Colonies, and imported in fuch fhipping,             |      |      |        | 1   |     | 1          |  |  |  |  |
| the ton, containing 252 gallons -                              | -    |      |        | 1 - |     |            |  |  |  |  |
| when imported in Reitif Ching the top one                      | 0    | 13   | 3      | 1 ° | 10  | 2          |  |  |  |  |
| when imported in Britif Ships, the ton, con-                   | -    | -    |        |     | 0   | -          |  |  |  |  |
| taining 252 gallons -  | 0    | 9    | 11     | 0   | 8   | 5          |  |  |  |  |
| Oil Cloth; fee Linen.  | _    |      |        | 1   |     | -          |  |  |  |  |
| Olives, the Hogshead, containing 63 gallons                    | I    | 15   | 3      | 13  | II. | 3          |  |  |  |  |
|  |      |      |        |     | Un  | ions,      |  |  |  |  |

Onions, Oranges; Orchal, Orchelia Orfedew;

PACK Pails, or Painters the p Paper, ' Atlas, ' Baftard Blue Re Blue Pa Brown Cap H Control Cartrie Cartrie Chance Crow Pri Demy ---

Printi Elep Eler Fool Impp Imp Pool Pool Pool

966

| IMPORT  | Duty             | Drewbacks<br>on Export. |
|---|------------------|-------------------------|
|   | L. s. d.         | f. s. d.                |
| Onions, the bushel  | 0 0 3            | 0 0 2                   |
| Oranges; fee Lemons,  |                  |                         |
| Orcinal, the cwt  | 064              |                         |
| Orchelia or Archelia, the cwt.                                |                  | • •                     |
| Orsedew, the dozen pounds                                     | 0 5 1            | 0 5 3                   |
| PACKTHREAD, the hundred pounds -<br>Paling Boards ; fee Wood. | 0 13 3           | 0 11 9                  |
| Pails, or Kits of Wood, the dozen -                           | 0 1 10           | 0 1 8                   |
| Painters Colours of all Sorts, not otherwife enumerated       |                  | /                       |
| the pound   | 0 0 2            | 001                     |
| Paper, viz. Atlas, ordinary, the ream                         | 1 8 10           |                         |
| Atlas, fine, the ream   | 2 5 2            |                         |
| Bastard, or Double Copy, the ream                             | 0 8 6            |                         |
| Blue Royal, the ream  |                  |                         |
| Blue Paper, for Sugar Bakers, the ream -                      | 0 7, 1           | 1                       |
| Brown Paper, the Bundle, containing 40 quires                 | 0 2 11 "         |                         |
| Brown Cap, the ream   | 0 4 11           |                         |
| Cap, viz. Fool's Cap, fine, the ream                          | 062              | 1                       |
| Fool's Cap, fecond, the ream                                  | ° 5 4            |                         |
| Genoa Fool's Cap, fine, the ream                              | ° 4 7            | 1                       |
| Genon Fool's Cap, fecond, German Fool's Cap, and              |                  | 1                       |
| fine Printing Fool's Cap. the ream -                          | 039              | 1                       |
| Second ordinary Printing Fool's Cap. the ream                 | ° 3 4            | 1                       |
| Cartridge Paper, the ream -                                   | 0 5 9            |                         |
| Chancery Double, the ream -                                   | 050              |                         |
| Crown, viz. Fine Genoa Crown, the ream -                      | ° 4 7            | 1                       |
|   |                  |                         |
| Printing Crown, the ream                                      | ° 3 9            | 1                       |
|   | 034              | 1                       |
| Demy, viz. Demy Fine, the ream                                | 0 13 6           | 1                       |
| Second, the ream  | 0 11 0           |                         |
| Genoa Demy, Finc, the ream                                    | 069              | 1                       |
| Genoa Demy, Second, the ream                                  | 0 5 11           |                         |
| German Demy, the ream -                                       | 0 5 11           |                         |
| Printing Demy, the ream -<br>Elephant Ordinary, the ream -    |                  | 1                       |
| Elephant Fine, the ream #                                     | 0 12 3<br>I 5 4  |                         |
| Fool's Cap; fee Cap Paper                                     | 154              | 1                       |
| Imperial Fine, the ream -                                     | 2 5 2            |                         |
| Imperial Second Writing, the ream -                           | 2 5 2<br>I 16 II |                         |
| Lombard, viz. German Lombard, the ream -                      |                  | 1                       |
| Medium, viz. Fine Medium, the ream -                          | 039<br>0162      | 1                       |
| Second Writing Medium, the ream                               | 0 12 11          | 1                       |
| Genoa Medium, Fine, the ream -                                |                  | 1                       |
| Genoa Medium, Second, the ream                                | 0105<br>091      | 1                       |
| Poft, viz. Small Poft, the ream                               | 0 5 1            | 1                       |
| Fine large Post, weighing 15 pounds per ream, or              | _ <b>,</b> .     | 1                       |
| upwards, the ream -   | 087              | 1                       |
| Fine large Post, weighing under 15 pounds, the                | - /              | 1                       |
| ream  | ° 7 9            | 1                       |
| Pot, viz. Fine Genoa Pot, Second Genoa Pot, and Ordi-         | / 9              | 4                       |
| nary Pot, the ream -  | 034              | 1                       |
| Superfine Pot, the ream -                                     | 0 5 4            | 1                       |
| Second Fine Pot, the ream                                     | 047              | 1                       |
| Prefling Paper, the cwt.                                      | 0 12 10          | -                       |
|   | • •              | Royal                   |

967

koyal,

| Mary in the interview of the interview o | 1    | Du   | ty         |       | awb<br>Exp          |    |
|--|------|------|------------|-------|---------------------|----|
| Paper continued  | -    |      | d.         | r     |                     | d. |
| Royal, viz. Royal, fine, the ream  | 2    | · 5. |            | 1     |                     |    |
| Super Royal, fine, the ream -  | 1    | 11   | 11         | 1     |                     |    |
| Secoul Writing Royal, the ream   |      | 1    | 1          | . ы . |                     |    |
|  |      | 1    | 3          | 1.1   |                     |    |
| Grada Royal, mie, the ream   | 0    | 14   | 5          | 100   | e <sup>16</sup> - 1 |    |
| Genoa Royal, fecond, the ream  | 9    |      |            | 1     |                     |    |
| Fine Holland Roya!, the ream -   | 0    | 14   | 15         | 1 .   |                     |    |
| Second Fine Holland Royal, the ream  | ' ò  | 11   | 0          | 1     |                     |    |
| Ordinary Royal, the ream   | 0    | 7    | 9          |       | 1.1                 |    |
| Painted Paper, or paper hangings for rooms, for every<br>100% of the Value thereof   | 75   |      | 0          | ľ     |                     |    |
| Paper, not otherwife particularly enumerated for every   |      |      |            | 1     |                     |    |
| 100% of the Value thereof  | 55   | 0    | 0          | 1     |                     |    |
| Parchment, the dozen, containing 12 fleets   | U    | 4    | 9          | 1     |                     |    |
| Pasteboards, or Millboards, see Wood   |      |      |            |       |                     |    |
| Pears, the buthel  | 0    | 1    | 5          | Ó     | 1                   | 3  |
| Pears, dried, the buffiel -  | 0    | 0    | 9          | 0     | 0                   | 3  |
| Perry, the ton, containing 252 gallons   | 3    | 8    | 0          | 7     | 7                   | 0  |
| N. B. Subject also to the Duty of Excise.  |      |      | •          |       |                     |    |
| Pewter, old, the cwt.  | 0    | 13   | 9          | 0     | 12                  | 0  |
| Pickles of all Sorts, not otherwife deferihed or enume-  |      |      |            | 1     | -                   |    |
| rated, the gallon -  | 0    | 0    | 2          | 0     | 0                   | ,  |
| Pictures of four Feet fquare, or upwards, the Picture imported by the Eafl-India Company   | 3    | 11   | 6          | 1     |                     |    |
| Pictures of two feet iquare, and under four feet iquare,   | 3    | 17   | 0          |       |                     |    |
| the picture -  | 2    | ~    | 8          | 1     |                     |    |
| imported by the Eaft-India Company   | 2 2  | 7    |            | 1     |                     |    |
| Pictures under two feet square, the picture -  | Ĩ    |      | 4          |       |                     |    |
| imported by the Ea/l-India Company   | i    | 35   | 8          | 1     |                     |    |
| Pitch, not the Product of any of the British Dominions,  | · `  | 3    | •          | 1.1   |                     |    |
| viz. imported in a Britifb built Ship, the laft contain-   |      |      |            |       |                     |    |
| ing 12 Barrels, each 31; gallons -   | 0    | 12   | 5          | 0     | 11                  | 2  |
| imported in a foreign Ship, the laft   | 0    | 13   | ĩ          | 0     | ì1                  | 2  |
| Pitch, of the Product of any of the British Dominions  |      | •    | ,          |       |                     |    |
| of the Crown of Great-Britain, the laft -  | 0    | 11   | 0          | 0     | 9                   | .9 |
| Plaster of Paris, the 100 pounds -   | 0    | 1    | 1          | 0     | Ú.                  | 8  |
| Platting, or other Manufactures of Baft, Straw, Chip,  |      |      |            |       |                     |    |
| Cane, or Horfe-Hair, to be used in or proper for   |      |      |            |       |                     |    |
| making Hats or Bonnets, the pound -  | 0    | 1    | 10         | 0     | I                   | 8  |
| Plate of Silver, ungilt, the ounce troy -  | 0    | 2    | 2          |       |                     | 1  |
| imported by the Eafl-India Company   | 0    | 3    | 3          |       |                     |    |
| Plate of Silver, part gilt, the ounce troy   | 0    | 2    | 4          |       |                     |    |
|  | 0    | 3    | .7         |       |                     |    |
| Plate of Silver, gilt, the ounce troy -  | ,0   | 2    |            |       |                     |    |
| Plate, wrought of Gold, the ounce troy -   |      | . 3  | 10         |       |                     |    |
|  | 12   | 10   | 8          |       |                     |    |
| Plate, hattered, fit only to be re-manufactured ; fee Bullion  | 4    | /    |            |       |                     |    |
| Platters of Wood, the shock, containing fixty  | 0    | 2    | 9'         | 'o    | 2                   | 6  |
| Pomegranates, the thousand -   | ō    | 8    | 10         | 0     | 7                   | 10 |
| Porcelain, Earthen Ware, and Pottery, French, impor-   | 2    | 2    |            |       | 1                   |    |
| ted directly into Great-Britain, for every 1001. of the  |      |      | •          |       | •                   |    |
| Value thereof -  | 12   | ο    | ο.         |       | - 1.                |    |
| Potatoes, the cwt.   | 0    | 3    | <b>8</b> 1 | 0     | -2                  | 3  |
| Pots, viz. Melting Pots, the hundred   | ílo. | ő    | 7          | 0     | 0                   | 6  |
| Powder of Brafs, for japanning, the ounce -  | ò    | 6    | 2          | 0     | 10.                 | 1. |
|  |      |      |            |       |                     |    |

Powder Prints, Quince

Ranco Rape oo Rape O III. Rennet Rice, t Rice, t Rice, the Chic alfo

Ropes, Ropes, Rofin, the

port Rugs,

Saflow Saflow Sail C Salt, Shi the 84 Sh th N te th Salty Salty Sau Sec Sear

968

| IMPORT   |             | Du             | ly           |        |     | acks<br>port. |
|--|-------------|----------------|--------------|--------|-----|---------------|
| Powder, viz. Hair Powder, the cwt.<br>Prints, viz. Paper Prints, the piece   | 1. 50       | . s.<br>5<br>0 | d.<br>8<br>6 | Ľ      | . 1 | . d.          |
| OUILLS, viz. Goofe Quills, the thoufand  | 0           | 0              | 6            | 0      | 0   | 5             |
| Quinces, the hundred, containing 5 fcore   | c<br>Q      | 2              | 010          | 0<br>0 | 1   | 58<br>7       |
| RAGS, old Ropes, or Junks, or old Fifting Nets,<br>fit only for the making of Paper or Pafteboard;<br>fee 11 Gree. 1. cap. 7. Duty free.   |             |                |              |        |     |               |
| Rape of Grapes, the ton, containing 252 gal.<br>Rape Cakes, for manure, from <i>Ireland</i> . See the 15 Geo.  | 5           | 8              | 11           | 4      | 8   | 11            |
| III. cap. 34. free.<br>Rennet, the gallon  | 0           | o              | 2.           | 0      | 0   | 2             |
| Rice, the cwt.   | 0           | 78             | 4            | 0      | 7   | 4             |
| Rice, of the Production of the Britili Plantations in  | 0           | 8              | 19           | 0      | 8   | 10            |
| America, imported for the Purpole of Exportation into<br>the Ports of Plymouth, Exeter, Poole, Southampton,<br>Chickefter, Sandwich, and the Members thereof; as<br>also into Briftol, Liverpool, Lancafter, Whitebaven, and |             |                | -            |        |     |               |
| Glafcow, the ewt.  | •           | 0              | 8            |        |     |               |
| Ropes, new ; fee Cordage   |             |                |              |        |     |               |
| Ropes, old; fee Raga   |             |                | 1            |        |     |               |
| Rolin, of the Product of any of the British Dominions,   | -           |                |              |        |     |               |
| the cwt not the Product of the Britile Dominions, im-  | 0           | 1              | 6            | 0      | I   | 4             |
| ported in a Britif built Ship, the cwt   | o           | 2              | 3            | 0      | 2   | ľ             |
| imported in a foreign Ship, the cwt.   | 0           | 2              | 4            | 0      | 2   | ī             |
| Rugs, viz. Irijb Rugs, the piece -   | 0           | 3              | 0            | 0      | 2   | 8             |
| CADLERY, French, imported directly, for every 100/.  |             |                |              |        |     |               |
| S of the Value thereof   | 13          | ·0             | 0            |        |     |               |
| Saflower, the pound  | 0           | 10             | 11           |        |     |               |
| Sail Cloth; fee Linen  | 6           |                | 1            |        |     |               |
| Salt, viz. for curing of Fifh, imported in a Britifb built   |             |                |              |        |     |               |
| Ship, or from Jerfey, Guernfey, Sark, or Alderney,   |             |                |              |        |     |               |
| the Wey, containing 40 Bufhels, each Bufhel being<br>84lb.   | 0           |                | 11           | ~      |     |               |
| imported in a foreign Ship, the Wey  | 0           | 56             | 3            | 0      | 5   | 3             |
| not for curing of Fifh, imported in a Britifb built  |             |                | 1            | -      | 3   | 3             |
| Ship, cr from Jerfey, Guernfey, Sark, or Alderney,<br>the Wey  | ~           |                |              |        |     |               |
| imported in a foreign Ship, the Wey -  |             | 11             | 5            |        | 10  | 9             |
| N. B. Salt is alfo fubject to the Duties on Salt, impor-   | -           |                | 1            | Ť      | ••  | y             |
| ted under the Management of the Commissioners of   |             |                |              |        |     |               |
| that Revenue   |             |                |              |        |     |               |
| Saltpetre, the cwt.  | 0           | 2              | 3            | 0      | 1   | 9             |
|  | 0           | 7              | 9            | 0      | 7   | 3             |
| of the whole Duties.   |             |                |              |        |     |               |
| Saufages, or Puddings, the pound -   | 0           | 0              | 31           | 0      | 0   | 3             |
| Scoops of Wood, the dozen  | •           |                | 11           | 0      | 0   | 10            |
| Scamorfe Teeth, or Sca-horfe Teeth, the lb.  | 0           | 0              | 8            | 0      | 0   | 7             |
| Conceds in general ; fee Drugs<br>. Canary Seed, the cwt   | · 0         | 16             | '6           | •      | 14  | 7             |
| 11 0   | 11 <b>-</b> |                | 1            |        |     | lover         |
|  |             |                |              |        | -   |               |

### IMPORT

| IMPORT   |    | Du   | ty   | y Drawbac<br>on Expo |      |      |  |  |
|--|----|------|------|----------------------|------|------|--|--|
|  | ſ, | . 5. | . d. | ſ,                   | . s. | . d. |  |  |
| Clover Seed, the cwt.                                      | 0  | 2    | 9    | 0                    |      |      |  |  |
| Cole Seed, the quarter, containing 8 buffiels -            | 0  | 13   | 3    | 0                    |      | 9    |  |  |
| Hemp Seed, the quarter, containing 8 buffiels              | 0  | - 9  | 3    | 0                    | 9    |      |  |  |
| Lucerne Seed, the cwt.                                     | 0  | 2    | - ğ  | 0                    | 2    | 6    |  |  |
| Maw Seed, the cwt  | 0  | 15   | 5    | 0                    |      | 0    |  |  |
| Millet Seed, the cwt                                       | o  | 4    | 5    | 0                    | 4    | 0    |  |  |
| Muftard Seed, the cwt.                                     | o  | 2    |      | 0                    | 2    | ο    |  |  |
| Onion Seed, the cwt.                                       | 0  | 17   | 38   | 0                    | 15   | 8    |  |  |
| Kape Seed, the quarter, containing 8 buthel                | 0  | 13   | 3    | 0                    | 12   | 9    |  |  |
| Rape, and all other Seeds from Ireland, for the purpofe    |    |      | •    |                      |      | •    |  |  |
| of extracting Oil therefrom, the Laft, containing 10       |    |      |      |                      |      |      |  |  |
| quarters, each 8 buthels -                                 | 0  | 1    | 0    |                      |      |      |  |  |
| Sheep's Guts, dried to make Whips, the grofs, contain-     |    |      |      |                      |      |      |  |  |
| ing ta dozen   | o  | ٥    | 6    | 0                    | Ó    | 5    |  |  |
| Ships, and all their tackle, except Sails, for every 100/. |    |      |      |                      |      | 5    |  |  |
| of the Value thereof                                       | 5  | 10   | 0    |                      |      |      |  |  |
| Shovels of Wood unfhod, the dozen                          | ō  | 2    | 9    | 0                    | 2    | 6    |  |  |
| Shruff, or old Brafs, the cwt.                             | 0  | 13   | 3    | 0                    | 11   | 9    |  |  |
| Shumac, the cwt. –   | 0  | 1    | 5    | 1                    |      | •    |  |  |
| Silk, vix. Orgazine, and all Thrown Silk in the gum,       |    |      | -    |                      |      |      |  |  |
| the pound, containing 16 ounces -                          | 0  | 7    | 4    |                      |      |      |  |  |
| if exported to Ireland, the pound                          |    |      |      | 0                    | 6    | 11   |  |  |
| exported, except to Ireland, the pound,                    |    |      |      | 0                    | 6    | 5    |  |  |
| Raw, the pound, containing 16 ounces                       | 0  | 3    | 0    |                      |      | -    |  |  |
| if exported to Ireland, the pound                          |    | -    |      | 0                    | 2    | 10   |  |  |
| exported, except to Ireland, the pound -                   |    |      |      | 0                    | 2    | 0    |  |  |
| Knubs, or Huiks of Silk, the pound, containing 16          |    |      |      | 1                    |      |      |  |  |
| ounces   | ٥  | ٥    | 4    | 0                    | 0    | 3.   |  |  |
| Thrown Silk dyed, the pound, t6 ounces -                   | 1  | 4    | 9    |                      |      | •    |  |  |
| if exported to Ireland, the pound -                        |    |      |      | τ                    | 2    | 3    |  |  |
| exported, except to Ireland, the pound                     |    |      |      | 1                    | 1    | 9    |  |  |
| Silk wrought, viz. Crapes and Tiffanies of the Manu-       |    |      |      | 1                    |      |      |  |  |
| facture of Italy, imported from thence in Britifb-         |    |      |      | 1                    |      |      |  |  |
| built Ships, the pound -                                   |    | 13   | 5    | T                    | - 4  | 9    |  |  |
| otherwife imported, the pound -                            | 1  | 15   | 9    | 1                    | 4    | 9.   |  |  |
| Skeets for Whittlers, the fkeet                            | 0  | 0    | 3    | 0                    | 0    | 2    |  |  |
| Skins and Furs, viz. Armin, or Ermin Skins, undreffed,     |    |      |      | Í                    |      |      |  |  |
| the timber, containing 40 Skins -                          |    | 11   | 0    |                      | 10   | 0    |  |  |
| Badger Skins, undreffed, the piece -                       | 0  | 0    | 7    | 0                    | 0    | 6    |  |  |
| Bear Skins, White, undreffed, the piece                    |    | 11   | ?    | 1                    | 10   | 0    |  |  |
| Bear Skins of any other Colour, undrefied, the piece       | 0  | 5    | 6    | 0                    | 5    | 0    |  |  |
| Beavers' Skins, undreffed, the piece                       | Ċ  | 0    | 8;   |                      |      |      |  |  |
| Beavers' Skins, from any of his Majefty's Dominions in     | -  |      |      | 1                    |      |      |  |  |
| America, the piece -                                       | 0  | 0    | I    |                      |      |      |  |  |
| Beaver,' Wombs, the piece                                  | 0  | 0    | 5 -  |                      | -    |      |  |  |
| Buck or Deer Skins, undreffed, the fkin                    | 0  | 0    | 9    | 0                    | 0    | 7    |  |  |
| Indian, half dreft, the pound                              | 0  | 0    | 4,   | 0                    | 0    | 3 -  |  |  |
| Calabar Skins, tawed, the timber, 40 fkins                 | 0  | 2    | 3.   | 0                    | 2    | 0    |  |  |
| untawed or undreffed, the timber, containing               | ~  |      |      |                      |      | 0    |  |  |
| 40 fkins   | 0  |      | 10   | 0                    | 1    | 8    |  |  |
| Calves Skins of Ireland, undreffed, the dozen              | 0  |      | 10   | 0                    | 1    | 8    |  |  |
| Calves Skins of any other Country, the dozen               | 0  | 2    | 9    | 0                    | 2    | 0    |  |  |
|  |    |      | .,   |                      |      |      |  |  |
| Cat Sking underfield the bas in 1.0 in                     | 0  | 0    | 41   | -                    | • •  |      |  |  |
|  | 0  |      | 0    |                      | 10   | 0    |  |  |
| Concy Skins, the dozen -                                   | 0  | 0    | 3 -  | 0                    | 0    | 3    |  |  |
|  |    |      |      |                      | C    | rdi- |  |  |
|  |    |      |      |                      |      |      |  |  |

Cord Co

Dog Dog Elk Fifh Fitc Fox

Goa Har Huf Kid

Slin Lec Lio Ma Mi

Mon Mon O PP I I R S S S S S

4

902

.

| IMPORT   | Duty               | Drawbucks<br>on Export.                 |
|--|--------------------|---|
| Skins continued  | L. s. d.           | f. s. d.                                |
| Cordivants, dreffed, viz. imported by the Eaft-India                                   | <b>1</b>           | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
| Company, the dozen -   | 136                | 014 9                                   |
| of <i>Turkey</i> , the dozen   | 016 2              | 0 14 9                                  |
| of Spain, the dozen -  | 1 16 4             | 1 5 9                                   |
| Dog Skins, undreffed, the piece -  | 002                | 002                                     |
| Dog Fifth Skins, undreffed, the dozen -  | 0 2 0              | 019                                     |
| Elk Skins, undreffed, the fkin -   | 0 1 8              | 016                                     |
| Fisher Skins, undressed, the piece -<br>Fitches, undressed, the timber, 40 skins -     | 0 1 4 <del>'</del> | 0.13                                    |
| Fox Skins, black, undrefled, the tkin -  | 5                  | 0 3 4 2 10 0                            |
| of all other Sorts, undreffed, the fkin  | 2 15 0             |   |
| Goats' Skins of Ireland, undreffed, the dozen  | 0 1 10             | 004                                     |
|  | 050                | 050                                     |
| of any other Country, undrefied, the dozen<br>tanned, the dozen                        | 1 0 0              |   |
| Hare Skins, undressed, the 120 -   | 0 0 11             | 0 0 10                                  |
| Huffe Skins, undreffed, the fkin -   | 002                | 001                                     |
| Kid Skins. in the hair, the 100 -  | 0193               | 063                                     |
| dreffed, the 100, containing 5 fcore   | 149                | 0 11 3 0 2 6                            |
| Lamb Skins, undressed, in the wool, the 120  | 0 2 9              |   |
| dreffed in allum, the 100  | 0 14 8             | 0 5 10                                  |
| drefied in oil, the 100 -  | 2 0 4              | 1 z 8                                   |
| Slink Lamb Skins, undreffed, in wool, the 120  | 0 I 41             | 0 1 3                                   |
| Leopard Skins, undreffed, the piece  | 0 6 11             | 0 6 3 0 2 6                             |
| Lion Skins, undreffed, the piece   | 029                | 026                                     |
| Martins, or Martrons, undreffed, the timber, containing<br>40 fkins                    | 2 15 0             | 2 10 0                                  |
| Tails, undreffed, the 120  | 2150               | 0 10 0                                  |
| Minks Skins, tawed, the timber, 40 fkins   | 1 2 0              | 1 0 0                                   |
| untawed or undreffed, the timber -   | 0 16 6             | 0 15 0                                  |
| Mole Skins, undreffed, the dozen -   | 0 0 2              | 0 0 14                                  |
| Moofe Skin, undreffed, the piece -   | 029                | 026                                     |
| Mufquath Skins, undreffed, the 100 fkins -   | 0 13 9             | 0126                                    |
| Otter Sking, undreffed, the piece -  | 0 1 5              | 0.13                                    |
| Ounce Skins, undreffed, the piece -  |                    | 0 3 11                                  |
| Panther Skins, undreffed, the piece -  | 056                | 050                                     |
| Pelts of Goats, dreffed, the dozen -   | 029                | 026                                     |
|  | 0 1 41             | 0 1 3                                   |
| of all other Sorts, undreffed, the 100   | 0 8 3              | 076                                     |
| Raccoon Skins, undreffed, the hundred fkins<br>Sables, undreffed, the timber, 40 fkins |                    |   |
| Sables Tails, or Tips, undreffed, the piece  |                    | 7100                                    |
| Scal Skins, undreffed, the fkin -  | 0 0 7              | 005                                     |
| Skins of Scals, taken by the Inhabitants of his Majefty's                              |                    |   |
| Colonies in America, and imported in a Britifb Ship,                                   |                    |   |
| the Skin   | 002                | 001                                     |
| Skins of Seals, taken by the Britifb Subjects ; Duty free.                             |                    |   |
| Sheep Skins, undreffed, in the wool, the doz.  | 0 0 10             | 009                                     |
| Sheep Skins, dreffed in oil, the dozen -   | 049                | 0 0 9 0 2 6                             |
| Sheep Skins, otherwife dreffed, the dozen -  | 026                | 018                                     |
| Squirrel Skins, undreffed; fee Calabar skins   |                    |   |
| Swan Skins, undreffed, the piece -   | 0 0 11             | 0 0 10                                  |
| Tyger Skins, undreffed, the piece -  | 0 2 9              | 026                                     |
| Weafel Skins, undreffed, the 120 -   | 0 0 11             | 0 0 10                                  |
| Wolf Skins, tawed, the piece - Wolf Skins, untawed or undreffed, the piece -           |                    |   |
| Wolverings, undreffed, the fkin -  | 0 6 4              |   |
| ti erteren Det anaferiari inte inte  | - , •              | o 3 1<br>Skins,                         |
|  |                    |   |

| IMPORT   | Duty               | Drawbacks<br>on Export.   |
|--|--------------------|---------------------------|
| Skins continued.   | f. s. d.           | £. s. d.                  |
| Skins, and pieces of Skins, not otherwife enumerated;                              | 5                  | 5                         |
| fee Hides.   |                    |                           |
|  | 0 0 6              | 005                       |
| Slude, the pound -   |                    | 1                         |
| Smalts, the pound -<br>Snuff, imported by the <i>Ea/l-India</i> Company, the pound | r                  | 0 0 3r                    |
| from the Britiff Plantations in America, or the                                    | • 3 3              |                           |
| Spanifb Weft-Indies, the pound -   | 016                |                           |
|  | 0 2 2              | 1                         |
| from any other place, the pound  |                    | 4                         |
| Soap, viz. Hard Soap, the cwt.   |                    | 1                         |
| Soft Soap, the cwt.<br>Soapers Wafte; fee 18 Geo. II. cap. 22.                     | 1 17 5             | 1                         |
|  | 0 13 9             | 0 12 6                    |
| Spelter, the cwt   | 5 /                |                           |
| Spinal fine, to make gauze, the pound -  | 029                | 0 2 0                     |
| Spirits, viz. Arrack imported by the East-India Com-                               |                    | 0 0 8                     |
| pany, the gallon   | 009                |                           |
| Brandy, of any Country, the gallon -   | á                  |                           |
| Citron Water, the gallon -   | 3                  |                           |
| Geneva, the gallon -   | 0 2 10             |                           |
| Hungary Water, 'the gallon -   | 0 2 10             |                           |
| Rofa Solis, the gallon   |                    |                           |
| Rum, viz. of any Baitiff Colony in America, the gallon                             | 0 0 5<br>- 0 - 0 7 |                           |
|  | 0 2 10             |                           |
| Vifney, the gallon -   | 0 2 10             |                           |
| Ufquebaugh, the gallon<br>Cordial Water, trong Water, or other Spirits, not enu-   |                    |                           |
|  |                    |                           |
| merated, the gallon<br>N. B. All Spirits are likewile fubject to the Excife        | 0 2 10             | 0 2 7                     |
|  | •                  |                           |
| duty.  |                    |                           |
| Spunges; fee drugs.  | 5 5 8              |                           |
| Starch, the cwt. –<br>Steel, viz. Gad Steel, the cwt. –                            | 5 5 8              |                           |
| Long, or Wifp Steel, the cwt.  | 0.12 8             | 11.11 0                   |
| Stones, viz. Dog Stones, the Laft, containing 3 pair                               | 8 11 8             | 7 12 2                    |
| Emery Stones, the cwt.   | · 0. 1 10.         | 0 1 7                     |
| Emery Stones of Turkey, imported in a Foreign Ship,                                |                    |                           |
| the cwt,   | 0 1.11             | . 0.11. 7                 |
| Grave Stones of Marble, unpolifihed, the foot fquare,                              |                    |                           |
| finerficial meafure -  | 0 10 I.            | 1. 0. 0 I                 |
| polifhed, the foot square, superficial   | '0 '0 . 2          | 0 0 2                     |
| not of Marble, polifhed or unpolifhed, the foot                                    | ant seals          | ار د د                    |
| fquare, fuperficial  | 0.0,10:00          | 0.00                      |
| Aturble Balone Tables, Mostars, and other polified                                 | 1                  | <ol> <li>qd. 5</li> </ol> |
| Marble, except grave and paying Stones, polified,                                  | 3.6                | 1 . 20                    |
| the tope louare, huber heral   | CO. 141            | 1 0 0 10                  |
| Blocks, 'the folid foot<br>Paving Stones, rough, the foot fquare, fuperficial      | 020                | I O IIIO                  |
| Playing Stones, rough, the foot fquite, fuperficial                                | ino! !             |                           |
|  | 0 0 1              | 0 0.1                     |
| polifhed, the foot iquare, fuperficial way   | 10-0 12            | 10.0.12                   |
| Mill Stones, above 4 feet in diameter, or of 12 Inches in                          | 10 mm - 14         | D: 14                     |
| thicknes, or upwards, the piece  | 2'4 0              | 0 91.19 0                 |
| Paving Stones, not of Marble, the foot fquare                                      | . 0. 0 10          | 0.0.0                     |
| Pebble Stones, the ton -   | - O . 5 O          | 015,0                     |
|  |                    |                           |
| Quern Stones, from 3 to 4 feet in Diameter, and not                                | ult day 1.         | estan an ar               |
| above 6 Inches in thicknefs, the Laft, containing 3                                | 414 18/1 11 1      | 12 12 14 14               |
| pair   | 10 19 10           | 0.17.0                    |
| - 6  |                    | Quern                     |
|  |                    |                           |

Quern S exceed 3 pain Slates in Slick So Tables Whetit Stuffs, Succad

Swingl

TAR Tar, 1 imp 12 Tarra Tazel Three Tarra Tazel Crofs Outn Sifter Whin Three T

V v

97**ż** 

\*

|                    | I M P                      | ORT                            |                               |
|--------------------|----------------------------|--------------------------------|-------------------------------|
| , final<br>6 inche | l, under 3<br>es in thíckr | feet in Diam<br>tefs, the laft | cter, and not<br>, containing |
|                    | indred; cor                | taining 5 fco                  | bre                           |

| Duran Stange Grall under a Gat in Disaster a 1   | ſ,.    | ۶.  | <i>d</i> . | f., s. d.                |
|--|--------|-----|------------|--------------------------|
| Quern Stones, finall, under 3 feet in Diameter, and not<br>exceeding 6 inches in thickness, the laft, containing |        |     |            |                          |
| 3 pair   | 0      |     | 11         | 089                      |
| Slates in frames, the dozen  | 0      |     | II         | 0 0 10                   |
| Tables of Slate, without frames, the piece   | 0      | 3   | 4          | 3                        |
| Whetitones, the hundred -  | 0      | 3   | 8          | 005                      |
| Stuffs, made of or mixed with wool, the yard   | ů,     | 5   | 6          | 0 4 10                   |
| Succades, wet or dry, the pound  | o      | 0   | 8          | 0 0 7                    |
| imported by the East-India Company   | 0      | I   | 6          | 0 1 5                    |
| Swingles, the grofs, containing 12 dozen   | 0      | 16  | 6          | 0 15 0                   |
| TAILS of Cows, the hundred, containing 5 fcore   | 0      | 2   | 9          | 0 2 6                    |
| Tallow, the cwt.   | 0      | 9   | 2          |                          |
| Tar, not the Product of any of the Britijh Dominions,<br>imported in a Britijh built Ship, the laft, containing  |        |     |            | -14                      |
| 12 Barrels, each 31 gallons -  | 0      | 12  | 4+         | 0 II I <u>1</u>          |
| imported in a Foreign Ship, the laft   |        | 13  | I          | 0 11 1                   |
| of any of the Brilijb Deminions, the laft  |        | II. | 0          | 099                      |
| Tarras, the bufhel   | 0      | 0   | 6          | 005                      |
| Tazels, the thousand - 7   | 0      | I   | 2          | 0 1 0                    |
| Thread, viz. Bridges Thread, the dozen lb  | 0      | 9   | 1 I        | 089                      |
| Crofsbow Thread, the hundred pounds  | 0      | 14  | 8          | 0130                     |
| Outnal Thread, the dozen pounds -  | 0      | 17  | 8          | 0_16_2                   |
| Sifter's Thread, the pound -   | 0      | 2   |            | 0 2 42                   |
| Whited-brown Thread, the dozen pounds<br>————————————————————————————————————                                    | 0      | 17  | 8          | 0,15 8                   |
| 39. and 16 Geo. II. cap. 26. free.   |        |     | ·          |                          |
| Thrums of Linen or Fuflian, the pound  | 0      | 0   | 1+         | 0 0 1                    |
| Thrums of Woollen, the pound   |        | ,,o | 3          | 002                      |
| Tiles; fee Earthen-Ware  | . *    | ,,0 | 3          |                          |
| Tin, the cwt.  | 2      | 13  | 0          |                          |
| Tin Glafs, the cwt.  |        | 13  | 3          | 0 11 9                   |
| Tobacco, viz. of the Growth or Manufacture of the  |        | -   | -          |                          |
| Dominions of Spain or Portugal, the pound  | 0      | 3   | 6          | 033                      |
| Tobacco of the Growth of Ireland, or of the Britif.  | ,      |     |            |                          |
| Colonies in America, or of the United States of Ame-   |        |     |            |                          |
| rica, the pound -  | 0      |     | 3          | 0 1 3                    |
| Tortoife-shell, the pound<br>Tow, the cwt.   | 0      |     | 3          | $0 I I_{1}^{L}$<br>0 2 6 |
| of Ruffia, in a Foreign Ship, the cwt.   | 0<br>0 |     | 9          | 0 2 6                    |
| Toys, for every 100% value thereof -   | 33     | 0   | 0          | 29 13 4                  |
| Trays of Wood, the Shock, containing fixty   | 33     |     | 5          | 0 3.11                   |
| Trenchers of Wood, the groß, 12 dozen  | 0      |     | 11         | 0 0 10                   |
| Trunnels, or Treenails, the 1200 -   | 0      |     | 3          | 020                      |
| Truffles, the pound -  | ٥      | 2   | 3          | 020                      |
| Tubs of Wood, the dozen  | 0      | 0   | 5          | 0 0 4                    |
| Twine, the cwt.  | 0      | 11  | 0          | 0.99                     |
| Twift, for Bandstrings, the dozen knots  | 0      | 2   | 3          | 020                      |
| VALONIA, the cwt.  | 0      |     | 2          |                          |
| Vermicelli the pound   | 0      | 5   | 2          | 1                        |
| Vermicelli, the pound from the British Colonies in America free.   | 0      | 0   | 2          | 0 0 I1                   |
| Vinegar, French, or of any other Country, the ton, con-  |        |     |            |                          |
| taining 252 gallons -  | . 22   | 18  | 10         |                          |
| II P   | 5.4    | 10  |            | Vinelloes,               |
| t  |        |     |            |                          |

973

Drawbacks on Export.

f. s. d.

Duty

| IMPORT   |         | Duty |    |     | Drawbacks<br>on Export. |         |  |  |  |
|--|---------|------|----|-----|-------------------------|---------|--|--|--|
|  | -       | . s. | d. | 11  |                         | d.      |  |  |  |
| Vinclloes, the pound   | بد<br>0 | ~    | 3  |     | 7                       |         |  |  |  |
| WAFERS, the pound  | 0       | 0    | 6  | 0   | •                       | 5       |  |  |  |
| Wainfoot Boards; fee Wood<br>Water, Spa, or Pyrmont, and all other Mineral and   |         |      |    |     |                         |         |  |  |  |
| Natural Waters, the dozen bottles or flafks, each nor  |         |      |    |     |                         |         |  |  |  |
| exceeding 3 pints -  | 0       | 3    | 10 | 0   | ĩ                       | 8       |  |  |  |
| Wax, viz. Bees' Wax, white or manufactured, the cwt.   | 3       | 2    | 4  | 3   | I                       | 4       |  |  |  |
| Bees Wax, unmanufactured, the cwt<br>Hard Wax, the pound -   |         | 11   | 7  |     | 10                      | 7       |  |  |  |
| Bay or Myrtle Wax, the pound -   | 0       |      | 3  | 0   | 0                       | 1       |  |  |  |
| Weld, the cwt  | 0       | 0    | 4  | 0   | 0                       | 8       |  |  |  |
| Whale Fins, viz. of foreign fishing, the ton, containing   |         |      |    |     |                         |         |  |  |  |
| 20 cwt   | 97      | 1 S  | 0  | 88  | 18                      | 0       |  |  |  |
| <ul> <li>of Britifb fifting, imported in fhipping belong-<br/>ing to any of his Majefty's Colonies, or Plantations,</li> </ul> |         |      |    |     |                         |         |  |  |  |
| the ton, containing 20 cwt.  | 2       | 15   | 0  | I   | 10                      | 0       |  |  |  |
| of Britify fithing, imported in thipping belong-   |         |      |    |     |                         |         |  |  |  |
| ing to Great-Britain, the ton, containing 20 cwt.  | 1       | 7    | 6  |     | 15                      | 0       |  |  |  |
| Whipcord, the pound -  | ٥       | 0    | 2  | 0   | 0                       | 1       |  |  |  |
| WINES, viz. French Wine, imported into the port of<br>London, in a Britifh built Ship, the ton, containing                     |         |      |    |     |                         |         |  |  |  |
| 252 gallons  | 29      | 8    | 0  | 1   |                         |         |  |  |  |
| in a foreign Ship, the ton, 252 gallons  | 33      | 12   | 0  |     |                         |         |  |  |  |
| having been imported into the port of London,<br>and exported to any British Colony or Plantation in                           |         |      |    |     |                         |         |  |  |  |
| America, or the East-Indies, the ton, containing 252   |         |      |    | 1   | -                       |         |  |  |  |
| gallons  |         |      |    | 29  |                         | 0       |  |  |  |
| exported to any other place, the ton   |         |      |    | 24  | 13                      | 6       |  |  |  |
| imported to any port of Great-Britain, except  |         |      |    | İ   |                         |         |  |  |  |
| the port of London, in a British built Ship, the ton,  |         |      |    |     |                         |         |  |  |  |
| 232 gallons  | 25      |      | 0  |     |                         |         |  |  |  |
| in a foreign Ship, the ton, 252 gallons  | 29      | 8    | 0  |     |                         |         |  |  |  |
| — having been imported into any port of Great-<br>Britain, except London, and exported to any Britifs                          |         |      |    |     |                         |         |  |  |  |
| Colony or Plantation in America, or the East-Indies,   |         |      |    |     |                         |         |  |  |  |
| the ton, containing 252 gallons  |         |      |    | 25  | 4                       | 0       |  |  |  |
| exported to any other place, the ton, -  |         |      |    | 20  |                         | 6       |  |  |  |
| French Wine, entered for Prifage, viz. imported into   |         |      |    |     | 7                       | Ũ       |  |  |  |
| the port of London, in a British built Ship, the ton,  |         |      |    |     |                         |         |  |  |  |
| containing 252 gallons -   | 21      | II   | 10 |     |                         |         |  |  |  |
| in a Foreign Ship, the ton -   | 24      |      | 9  |     |                         |         |  |  |  |
| having been imported into the port of London,  |         |      |    |     |                         |         |  |  |  |
| and exported to any Britifb Colony in America, or the  |         |      |    | 1   |                         |         |  |  |  |
| East-Indies, the ton, containing 252 gallons   |         |      |    | 21  | 11                      | 10      |  |  |  |
| exported to any other place, the ton -   |         |      |    | 17  | 17                      | 1       |  |  |  |
| French Wines, imported into any port of England, except  |         |      |    |     |                         |         |  |  |  |
| the port of London, in a British built Ship, the ton,  |         |      |    |     |                         |         |  |  |  |
| containing 2 52 gallons  |         | 16   |    | 1   |                         |         |  |  |  |
| in a foreign Ship, the ton -   |         | 11   | 10 | 1   |                         |         |  |  |  |
| having been imported into any port of England,   |         |      |    | 1   |                         |         |  |  |  |
|  |         |      |    |     |                         |         |  |  |  |
| except the port of London, and exported to any Britifs   |         |      |    |     |                         |         |  |  |  |
| except the port of London, and exported to any Britifs<br>Colony or Plantation in America, or the Eaft-Indics,                 |         |      |    | 1.0 | -+                      |         |  |  |  |
| except the port of London, and exported to any Britifs   |         |      |    | 18  | 16<br>0                 | 10<br>7 |  |  |  |

974

Wine por bui 

Wine,

| I M POR T  |     | Dut | <b>;</b> . |      | rav<br>1 Es |    |     |
|--|-----|-----|------------|------|-------------|----|-----|
| Wines continued.   | f.  | ۰۲  | d.         | 1    |             |    | d.  |
| Wine, viz. Rbenifb, German, and Hungary Wine, im-  | 10  |     |            | 1    |             |    |     |
| ported into any port of Great-Britain, in a Britifb  |     |     |            |      |             |    |     |
| built Ship, the ton, containing 252 gallons  | 33  | 12  | 0          |      | •           |    |     |
| in a foreign Ship, the ton   | 37  | 16  | 0          | 1    |             |    |     |
| Rhenifb, German, and Hungary Wines, exported to any<br>Britifb Colony in America, the ton, containing 252    |     |     |            | 1    |             |    |     |
| gallons  |     |     |            | 1 22 | 12          |    | ø   |
| exported to any other place, the ton   |     |     |            | 28   | 12          | ,  | 6   |
| Portugal, Madeira, Spanifle, and all Wines not otherwife   |     |     |            |      |             |    |     |
| enumerated, imported into the port of London, in a   |     |     |            | 1    |             |    |     |
| British built Ship, the ton, containing 252 gallons  |     | 12  | 0          | 1    |             |    |     |
| in a foreign Ship, the ton, 252 gallons  | 22  | 8   | 0          |      |             |    |     |
| and exported to any Britifh Colony in America, the   |     |     |            |      |             |    |     |
| ton, 252 gallons   |     |     |            | 1,0  | 12          | ,  | 0   |
| exported to any other place, the ton -   |     |     |            | 16   |             |    | õ   |
| impo: ted into any port of Great-Britain, except   |     |     |            |      | ,           |    |     |
| London, in a Britifb built Ship, the ton, containing   | ۰.  |     |            |      |             |    |     |
| 252 gallons -  |     | 16  | 0          | 1    |             |    |     |
| in a foreign Ship, the ton, 252 gallons  | .0  | 12  | ø          | 1    |             |    |     |
| having been imported into any port of Great-<br>Britain, except the port of London, and exported to          |     |     |            | 1    |             | •  |     |
| any Briti/b Colony in America, the ton, containing   |     |     |            |      |             |    |     |
| 252 gallons  |     |     |            | 16   | 16          |    | 0   |
| exported to any other place, the ton, containing   |     |     |            |      |             |    | -   |
| 252 gallons  |     |     |            | 13   | 13          |    | 0   |
| Wine entered for Prifage, viz. Rhenish, German, or Hun-  |     |     |            |      |             |    |     |
| gary Wine, imported into any port of England, in a   | • • |     | -          | 1    |             |    |     |
| Britif built Ship, the ton, containing 252 gallons in a foreign Ship, the ton, containing 252                | 24  | 0   | 9          |      |             |    |     |
| gallons  | 27  | 1   | 9          | 1    |             |    |     |
| exported to any Britif Colony in America, the  | -/  | -   | 7          | 1    |             |    |     |
| ton, containing 252 gallons -  |     |     |            | 24   | 6           |    | 9   |
| Wines exported to any other place, the ton, containing   |     |     |            |      |             |    | ·   |
| 252 gallons  |     |     |            | 20   | 13          | 1  | 0   |
| Portugal or Madeira, or Spanish, and all other Wines,<br>not otherwise enumerated, imported into any port of |     |     |            |      |             |    |     |
| England except London, in a Britifh built Ship, the  |     |     |            |      |             |    |     |
| ton, containing 252 gallons  | 14  | 7   | 11         |      |             |    |     |
| in a foreign Ship, the ton, containing 2 52 gallons  | 10  | 4   | 6          |      |             |    |     |
| having been imported into the port of London,  |     | •   |            |      |             |    |     |
| and exported to any British Colony in America, the   |     |     |            |      |             |    |     |
| ton, containing 252 gallons  |     |     |            | 14   | 7           | I  | 1   |
| exported to any other place, the ton, containing   |     |     | i          |      | - 0         |    |     |
| imported to any port of England, except London,  |     |     |            | 11   | 10          |    | L   |
| in a British built Ship, the ton, containing 252 gallons   | 12  | 11  | 2          |      |             |    |     |
| in a foreign Ship, the ton, containing 252 gallons   | 14  | 7   |            |      |             |    |     |
| having been imported into any port of England,   | •   |     |            |      |             |    |     |
| except London, and exported to any Britifly Colony   |     |     |            |      |             |    |     |
| or Plantation in America, the ton, containing 252  |     |     |            |      |             |    |     |
| gallons  |     |     |            | 12   |             |    | 2   |
|  | -   |     |            | 10   | 0           |    | 5   |
| Wine Lees, fubject to the fame Duty as Wine; but no  |     |     |            |      |             |    |     |
| Drawback for any Lees exported.  |     |     |            |      |             |    |     |
|  |     |     |            |      | 1           | Vi | re. |

Wire,

,

?

Clape B andu built Einn H four ' imp

in the c the Qak I "fifth he Paling fev the Paling fev the Paling fev the Br Pathe Scal Wa in Br C Br C Br De De De

-----

| 5 / E                | IMPORF: ;   | Du                     | ty   | Drawl<br>on Ex |          |
|----------------------|---|------------------------|------|----------------|----------|
|                      |   | fir s.                 | d.   | f. s.          | d.       |
| Wire, viz. Brafs or  | Copper Wire, not otherwife enu-                     | ~                      |      |                |          |
| merated, the cwt.    |   | 2 12                   | 3    | 1.2: 9         | Ö        |
| Iron Wire, the       |   | 2.17                   | 9    | 2 14           | . 0      |
| Latten Wire,         |   | 2,13                   | ó    | 2 9            |          |
| Steel Wire, the      | e pound   | 0 0                    | 10   | 0 0            |          |
|                      | of Brafs, the cwt.                                  | 7 6                    |      | 6 12           | 11       |
|                      | Iron, the cwt.                                      | 7 8                    | 0    | 6 14           |          |
| Woad, viz. Green V   | Voad, the ton, containing 20 cwt.                   | 1 13                   | 0    | 1 5            |          |
| - Thouloufe We       |   | 0 3                    | 8    |                | 10       |
|                      | chor Stocks, imported in a Britifb                  | - <b>J</b>             | -    |                |          |
| built Ship, the pi   |   | 0 2                    | 3    | 0 2            | r        |
| in a foreign         | Ship, the piece                                     | 0 2                    | 4    | 0 2            |          |
| Balks from five to e | ight inches square, or if 24 feet in                |                        | 4    |                | •        |
|                      | s, imported in a Britifb built Ship, .              | 1                      |      |                | soon and |
| the 120              | o, miller in a trade care ould :                    |                        | ~    | 2 10           | 6        |
|                      | in the tao  | 2 13                   |      | 2 10           | 6        |
| in a loreign on      | ip, the 120<br>Iquare, and under 24 feet in length, | 2 14                   | 5    |                |          |
| - under 5 menes      | the built this the top                              | · · ·                  |      | 1              |          |
| imported in a Dri    | tife huilt Ship, the ton                            | II                     |      | 1,0            | 3        |
| in a foreign Sh      | hip, the 120 -                                      | II                     | 9    | 1, 0           | 3        |
|                      | o feet in length, net above 7 inches                |                        |      |                |          |
|                      | t exceeding 2. inches in thickness,                 |                        | ,    |                |          |
| imported in a Bri    | tifh built Ship, the 120                            | 1 -6                   | 6    |                | 3        |
| in a foreign         | Ship, the 120 -                                     | 1 7                    | 3    | 1 5            | 53       |
| exceeding 20         | b feet in length, not above 7 inches                |                        |      |                | 1.1      |
| in width, or if co   | acceding 21 inches in thickness, in-                |                        |      |                |          |
| ported in a Britifi  | built Ship, the 120                                 | 2 13                   | 0    | 2 10           |          |
| in a for             | reign Ship, the 120 -                               | 2 14                   | 5    | 2 10           | o 6      |
| Batten Ends, under   | 8 fect in length, not above 7 inches                |                        |      | -              |          |
| in width, and no     | t exceeding 21 inches in thickness,                 |                        |      |                |          |
|                      | itifh built Ship, the 120                           | o 8                    | 10   | 0 1            | 3 5      |
| in a foreign         | Ship, the 120 -                                     | 0 9                    | 1    | 0,1            | 8 5      |
| under 8 fee          | Ship, the 120<br>t in length, not above 7 inches in |                        |      |                | -        |
| width, and exceed    | ing 21 inches in thickness, imported                |                        |      |                |          |
| in a Britifb built   |   | 0 17                   | 8    | 0 1            | 6 10     |
| in a foreign         |   | 0 18                   |      |                | 5 10     |
| Beech Plank, 2 inc   | thes thick, or upwards, imported in                 |                        | -    |                |          |
|                      | hip, the load, containing 50 cubic                  |                        |      |                | 144 8    |
| feet                 | inp) ine ional containing 30 capie                  | 0 13                   |      | 0              | 12 3     |
|                      | n thicknefs, or upwards, imported                   | -                      | -    | 1              | - 3      |
|                      | the load, containing 50 cubic feet                  | 0.11                   |      | 0              | 12 2     |
|                      | in 5 to 8 inches square, or if 24 feet              | 0 13                   |      | 1.             | د        |
|                      |   |                        | 49   |                | e .      |
|                      | wards, imported in a Britifb built                  |                        | 1.   |                | o 6      |
| Ship, the 120        | Chin the too  |                        | 0    | 4              | 6 K      |
| in a foreign         | Ship, the 120                                       | 2 14                   | F .5 | 2 1            | 0 0      |
| inder 5 in           | iches square, and under 24 feet in                  |                        |      | 1.             |          |
| length, imported     | in a Britif built Ship, the 120                     | 11 <b>1</b> - <b>1</b> |      |                | 0 3      |
| In a toreign         | Ship, the 120                                       | 1                      | 1 9  | 1              | o 3      |
|                      | Boards, under 2 inches in thickness,                | Course of the          |      |                |          |
|                      | et in length, imported in a British                 |                        |      |                |          |
| built Ship, the 1:   | 20  | 1 6                    | 5 5  | I              | 4. 5     |
| in a foreign         | Ship, the 120                                       | 1 7                    | 7 6  | I              | 4.5      |
| under 2 inc          | ches in thickness, and if 15 feet in                |                        |      | 1              | 11-1     |
|                      | rds, imported in a British built Ship.              |                        |      |                |          |
| the 120              |   |                        | 2 10 |                | 8 10     |
|                      | C   |                        |      |                | 8 10     |
| Beech Boards, in a   | foreign Ship, the 120 -                             | 2 13                   | {    |                | · · ·    |

:

| IMPORT   | Duty   |            |              |        |                     | port.    |
|--|--------|------------|--------------|--------|---------------------|----------|
| Wood continued<br>Claps Boards, not exceeding 5 feet three inches in length,   | 1      | <b>.</b> 5 | . <i>d</i> . | 1      | <b>,</b> <i>s</i> , | d.       |
| andunder eight inches Iquare, imported in a Britifb<br>built Ship, the 120<br>in a foreign Ship, the 120                                       | I      |            | 0            |        | 19                  |          |
| Linn Boards, or White Boards for Shoe-makers, under<br>four feet in length, and under fix inches in thicknefs,                                 | 1      | 0          | 2            | 0      | 19                  | 6        |
| ' imported in a Britiff built Ship, the 120  | 1      |            | 8<br>3       |        | 16<br>16            |          |
| for Shoe-makers, four feet in length, or fix in thicknefs, imported in a <i>Britifb</i> built Ship,  |        |            | 5            |        |                     |          |
| C the 120<br>in a foreign Ship, the 120<br>Oct Reads up a two inches in thickes for and under  | 3<br>4 | 19<br>0    | 4<br>11      |        | 13<br>1 <b>3</b>    |          |
| Oak Boards, under two inches in thicknefs, and under<br>fifteen feet in length, imported in a <i>Britifb</i> built Ship,<br>he 120             | •      | 12         | 10           | 2      | 8                   | 10       |
|  | 2      |            | 0            | 2      |                     | 10       |
| length, or upwards, imported in a Britill built Ship,<br>the 120<br>in a foreign Ship, the 120   | 5      |            | 8            |        | 17                  | 8        |
| Paling Boards, hewed on one Side, and not exceeding feven feet in length, imported in a <i>Britifb</i> built Ship,                             | 5      | 7          | 10           | 4      | 17                  | 8        |
| the 120  | 0<br>0 | 5<br>5     | 0<br>1       | 0<br>0 |                     | 10<br>10 |
| Britifk built Ship, the 120 - in a foreign Ship, the 120 -   | 00     | 10<br>10   | o<br>I       | 0      | 9                   | 8        |
| Pathe Boards, or Mill Boards, imported in a Britifb built<br>Ship, the cwt.  |        | 10         | •            |        | 9                   | 8        |
|  | 0      | 10         | 2            | 0      | ò                   | 8        |
| exceeding 8 feet in length, and under 8 inches fquare,<br>imported in a <i>Britifk</i> built Ship, the 120                                     |        | 10         | 0            | 1      | 9                   | 6        |
|  | 1<br>3 | 0          | 3            | 1      | 9<br>19             | 6        |
| in a foreign Ship, the 120 -   | 3      | 0          | 3            | 2      | 19                  | 0        |
| Scale Boards, imported in a <i>Britifb</i> built Ship, the cwt.<br>————————————————————————————————————  |        | 1 I<br>1 I | 0<br>1       | 1      | 10<br>10            |          |
| inch in thickness, and fo in proportion for any other<br>length or thickness, imported in a <i>Britifb</i> built Ship,                         |        | •          |              |        |                     |          |
| the board  | 0<br>0 | 0<br>0     | 9<br>9:      | 0      | 0                   | 8<br>8   |
| Box-wood, imported in a British built Ship, the ton, .   | -      |            |              |        | Č                   |          |
| containing 20 cwt.   | 22     | 13<br>15   | 0            | 2      | 9                   | 0<br>0   |
| Brazil, or Fernambucca Wood, for Dyers, the cwt.   | 0      | 5          | 10           |        | ,                   |          |
| Brazilletto, or Jamaica Wood, the cwt.<br>• See 8 Geo. 1. cap. 15, for Brazil, &c.<br>Deals, above 7 inches in width, and exceeding 20 feet in | 0      | 3          | 7            |        |                     |          |
| length, not exceeding 4 inches in thicknets, impor-<br>ted in a Britift built Ship, the 120 -  | ~      | 0          |              | ,      |                     | 6        |
| imported in a forcign Ship, the 120 -  | 5<br>6 | 3          | 0<br>2       | 5<br>5 | 1<br>1              | 6        |
|  | 11     | 18         | 。            | 11     | 3_                  | 0        |
| 11 Q.  |        |            |              |        | D                   | eals     |

Logw Maho Mafts Mafts imp tcd

Br

Nicar Oak tec cu

Oak Br

Oliv

Plan Red Sr Rou Id Spa a t t Spa s sp Sp Sp Sp

-

|  | -  |             |                  |      | _   |          |  |  |  |
|--|----|-------------|------------------|------|-----|----------|--|--|--|
| IMPORT Duty  |    |             | IMPORT Duty on I |      |     |          |  |  |  |
| Wood continued.  | 1  | s.          | d                | r    |     | d.       |  |  |  |
|  |    |             |                  |      |     |          |  |  |  |
| Deals imported in a foreign Ship, the 120  | 14 | 2           | 4                | 11   | 5   | 0        |  |  |  |
| above 7 inches in width, being from 8 to 20 feet                                 |    |             |                  |      |     |          |  |  |  |
| in length, and not exceeding 3, inches in thickness,                             |    |             |                  | 1    |     | -        |  |  |  |
| imported in a British built Ship, the 120  |    | 13.         | 0                |      | 10  | 6        |  |  |  |
|  | 2  | 14          | 5                | 2    | 10  | 6        |  |  |  |
| exceeding 3' inches in thicknefs, imported in a                                  |    |             |                  |      |     |          |  |  |  |
| Britifb built Ship, the 120 -  | 5  | 6           | 0                | 5    | 1   | 0        |  |  |  |
| in a foreign ship, the 120 -   | 5  | 7           | 5                | 5    | 1   | 0        |  |  |  |
| Deal Ends, above 7 inches in width, being under 8 feet                           | -  | '           | 5                |      |     |          |  |  |  |
| in length, and not exceeding 3t inches in thicknefs,                             |    |             |                  | 1. 4 |     |          |  |  |  |
| imported in a Britilh built Ship, the 120  | 0  | 1 -         | 8                |      | 16  | 10       |  |  |  |
| imported in a British built Ship, the 120  |    | 17          |                  |      |     |          |  |  |  |
| imported in a foreign Ship, the 120 -  | 0  | 18          | 2                | 0    | 10  | 10       |  |  |  |
| exceeding 32 inches in thickness, imported in a                                  |    |             |                  |      |     | •        |  |  |  |
| British built Ship, the 120  | 1  | 15          | 4                | 1    | 13  | 8        |  |  |  |
| imported in a foreign Ship, the 120 -  | 1  | 16          | 3                | 1    | 13  | 8        |  |  |  |
| Ebony, imported in a Britifh built Ship, the cwt.                                | 0  | 13          | 3                | 0    | 12  | 3        |  |  |  |
| imported in a foreign Ship, the cwt  | 0  | 13          | 9                | 0    | 12  | 3        |  |  |  |
| Firewood, the fathom, 6 feet wide, and 6 feet high,                              |    |             |                  |      |     |          |  |  |  |
| imported in a Britigh built Ship -   | 0  | 2           | 8                | 0    | 2   | 6        |  |  |  |
| imported in a foreign Ship -   | ō  | 2           | 9                | 0    | 2   | 6        |  |  |  |
|  |    | -           | 9                | 1    | -   | 1.4      |  |  |  |
| Fir Quarters, from 5 to 8 inches square, or if 24 feet in                        |    |             |                  |      |     |          |  |  |  |
| length, or upwards, imported in a British built Ship,                            |    |             |                  | 1 .  |     | 4        |  |  |  |
| the 120  |    | 13          | 0                |      | 10  | 6        |  |  |  |
| imported in a foreign Ship, the 120  | 2  | 14          | 5                | 2    | 10  | 6        |  |  |  |
| under 5 inches square, and under 24 feet in length,                              |    |             |                  |      |     |          |  |  |  |
| imported in a Britifb built Ship, the 120  | 1  | I           | 3                | I    | 0   | 3        |  |  |  |
| imported in a foreign Ship, the 120 -  | 1  | I           | - Š              | 1    | 0   | 3        |  |  |  |
| Fir Timber, 8 inches fquare, or upwards, imported in                             |    |             |                  | 1    |     | •        |  |  |  |
| a Britifh built Ship, the load, containing 50 cubic                              |    |             |                  |      |     |          |  |  |  |
| feet   | 0  | 6           | 8                | 0    | 6   | 4        |  |  |  |
| in a foreign Ship, the load -  | ŏ  |             | 10               | 0    | 6   | •        |  |  |  |
| The Alala for Duers' use the cut   | ŏ  |             | 10               | 1    | -   | <b>.</b> |  |  |  |
| Fuffick, for Dyers' ule, the cwt.  | 0  | 0           | 10               | 1    |     |          |  |  |  |
| Handfpikes, under 7 feet in length, imported in a Britifb                        |    |             | 0                | 1 -  | 6   |          |  |  |  |
| built Ship, the 120  | 0  |             | 8                | 0    | 6   |          |  |  |  |
| imported in a foreign Ship, the 120<br>feet in length, or upwards, imported in a | 0  | 6           | 11               | 0    | 6   | 2        |  |  |  |
| 7 feet in length, or upwards, imported in a                                      |    |             |                  | 1    |     |          |  |  |  |
| British built Ship, the 120 -  | 0  | 13          | 4                | 0    | 12  | 4        |  |  |  |
| imported in a foreign Ship, the 120  |    | 13          | 7                | 0    | 12  | 4        |  |  |  |
| Knees of Oak, under 5 inches square, imported in a                               |    | 5           | '                |      |     |          |  |  |  |
| Britifb built Ship, the 120 -  | ò  | 3           | 4                | 0    | 3   | 1        |  |  |  |
|  |    | 5           | 4                | 0    | 3   |          |  |  |  |
| imported in a foreign Ship, the 120  |    | 3           | v                |      | 3   | •        |  |  |  |
| from 5 to 8 inches iquare, imported in a brugo                                   |    |             |                  | 1.   |     |          |  |  |  |
| built Ship, the 120 -  | 1  |             |                  | 1    | 10  |          |  |  |  |
|  | 1  | 14          | - 5              | 1    | 10  | 0 6      |  |  |  |
| 8 inches fquare, or upwards, imported in a Britijh                               |    |             |                  | 1    |     |          |  |  |  |
| built Ship, the load, containing 50 cubic feet                                   | c  | 9           | 11               | 0    | , ç | ) 2      |  |  |  |
| imported in a foreign Ship, the load -   | c  | ) IQ        |                  | 0    | ġ   | 2        |  |  |  |
| Lathwood in pieces under 5 feet in length, the fathom,                           |    |             |                  |      |     |          |  |  |  |
| 6 feet wide and 6 feet high, imported in a Britifle                              |    |             |                  |      |     |          |  |  |  |
|  |    |             |                  | 1 0  | 12  | 2        |  |  |  |
| built Ship   |    | 0 13        |                  | 1    |     | _        |  |  |  |
| imported in a foreign Ship -   |    | > 13        | 9                | 1 0  | 12  | 23       |  |  |  |
| in pieces 5 feet in length, or upwards, the                                      |    |             |                  |      |     |          |  |  |  |
| fathom, 6 feet wide and 6 feet high, imported in a                               |    |             |                  |      |     |          |  |  |  |
| Britifs built Ship -   |    | <b>5</b> 19 | 10               | C    | 21  | 3 4      |  |  |  |
| imported in a foreign Ship   |    | ιó          |                  |      | 1   | 3 4      |  |  |  |
| Lignum Vitæ, the cwt.  |    | 5 2         |                  |      |     | 2 0      |  |  |  |
| 6  |    |             | 2                |      | -   | gwood    |  |  |  |
| U  |    |             |                  |      | - 0 |          |  |  |  |

٠.

- •

**9**78

.

| IMPORT   |    | Dı       | ity        |   | backs<br>port. |       |
|--|----|----------|------------|---|----------------|-------|
| Wood continued.  | J. | . s      | . d.       | L | . 5            | . d.  |
| Logwood for Dyers' use, the ton, 20 cwt.   | 11 | 0        | 0          |   |                |       |
| Mahogany, the ton, containing 20 ewt<br>Mafts under 6 inches in diameter; See (pars.                             | 2  | 4        | ٥          | 2 | 0              | 0     |
| Mafts, fix inches in diameter, and under eight inches,<br>imported in a British built Ship, the maft -           | 0  | ,        | 17         | 0 | I              | 0     |
| imported in a foreign Ship, the maft   | 0  | I        | 2          | 0 |                |       |
| 8 inches in diameter, and under 12 inches, impor-  | •  | •        | -          |   | -              | •     |
| ted in a British built Ship, the maft -  | 0  | 3        | 4          | 0 | 3              | I     |
|  | 0  | 3        | 6          | 0 | 3              |       |
|  |    |          | 0          |   |                |       |
| Britiff built Ship, the maft -   | 0  | 6        | 8          | 0 | 6              | -     |
| imported in a foreign Ship, the mast<br>Nicaragua Wood, for Dyers' use, the cwt.                                 | 0  | 1        | 4          | Ŭ | 0              | 2     |
| Oak Plank, 2 inches in thicknes, or upwards, impor-<br>ted in a Britif built Ship, the load, containing 50       | Ŭ  | ·        | т          |   |                |       |
| cubic feet   | 0  | 19       | 10         | 0 | 18             | 4     |
| imported in a foreign Ship, the load -   | 1  | ó        | 8          | 0 | 18             | 4     |
| Oak Timber, 8 inches square or upwards, imported in a  |    |          |            |   |                |       |
| Britif built Ship, the load, containing 50 cubic feet  | 0  | 9        | 11         | 0 | 9              | 2     |
|  | 0  | 10<br>19 | 8          | 0 | 9<br>16        | 28    |
| imported in a foreign Ship, the 120 -  | 2  | 19       | 3          | ī | 16             | 8     |
| Olive Wood, imported in a Britifh built Ship, the ton,   |    |          | 5          |   |                | -     |
| containing 20 cwt.   | 3  | 6        | 0          | 3 | 1              | Q     |
| imported in a foreign Ship, the ton -  | 3  | 8        | 9          | 3 | I              | 0     |
| Planks of Ireland, the 100 feet -  | 0  | 2<br>6   | 9          | 0 | 2              | 6     |
| Red, or Guinea Wood for Dyers' ufe, the ton<br>See 8 Geo. I. cap. 15.  | 3  | 0        | <b>,</b> ٩ |   |                | -     |
| Round Wood, under 8 inches square, and under 6 feet in   |    |          | 7          |   |                |       |
| length, imported in a Britifh built Ship, the 120  | 0  | 13       | 3          | 0 | 12             | 2     |
| imported in a foreign Ship, the 120  | 0  | 13       | 9          |   | 12             | 3.3   |
| if 6 feet in length, or upwards, imported in a   |    |          |            |   |                |       |
| British built Ship, the 120  | I  | 6        | 6          | I | 4              | 6     |
| imported in a foreign Ship, the 120  | 1  | 7        | ٥          | 1 | 4              | 6     |
| Spars under 22 feet in length, and under 4 inches in di-<br>ameter, exclusive of the Bark, imported in a Britifb |    |          |            |   |                |       |
| built Ship, the 120 -  | 0  | 6        | 8          | 0 | 6              | 2     |
| imported in a foreign Ship, the 120 -  | 0  | 6        | 11         | 0 | 6              | 2     |
| 22 feet in length, or upwards, and under 4 inches  |    |          |            |   |                |       |
| in diumeter, exclusive of the Bark, imported in a  |    |          |            |   |                |       |
| Britifs built Ship, the 120 -  |    | 11       | 2          |   | 10             | 2     |
|  | 0  | 11       | 6          | 0 | 10             | 2     |
| of the Bark, insported in a British built Ship, the 120  | t  | 4        | 2          | 1 | 2              | 5     |
| imported in a foreign Ship, the 120 -  | ī  | 5        | 3          | ī | 2.             | 5     |
| 6 inches in diameter, or upwards ; fee Masts.  |    |          | 1          |   |                | 5     |
| Speckled Wood, the cwt.  | 0  | 4        | 5          | 0 | 4              | I     |
| Spokes for Wheels, not exceeding 2 feet in length,   |    |          |            |   |                |       |
| imported in a Britif built Ship, the 1000  | 0  | 19       | 10         |   | 18             | 4     |
|  | 1  | 0        | 8          | 0 | 18             | 4     |
| built Ship, the 1000 -   | I  | 19       | 8          | 1 | 16             | 8     |
| imported in a foreign Ship, the 1000   | 2  | 1        | 3          |   | 16             | 8     |
| Staves, not exceeding 36 inches in length, not above 3   |    |          | -          |   |                |       |
| inches thick, or 7 broad, imported in a British built  |    |          |            |   |                | ·     |
| Ship, the 120  | 0  | 4        | •          | 0 | 3              | 10    |
| imported in a foreign Ship, the 120  | 0  | 4        | II         | 0 | 3              | 10    |
|  |    |          |            |   | 2              | taves |

| IMPORT   |     | Dut      | · · |      | icks<br>ort. |         |  |
|--|-----|----------|-----|------|--------------|---------|--|
| Wood continued   | 1.  | 5.       |     | 1 S. | 3.           | d.      |  |
| Staves above 56, and not exceeding 50 inches in length,                          | 10. |          |     | 100  | 1            |         |  |
| not above 3 inches thick, or 7 broad, imported in a                              |     |          |     |      |              |         |  |
| Britifb built Ship, the 120 -  | 0   | 7        | 6   | 0    |              | 3       |  |
| imported in a foreign Ship, the 120  | 0   | 7        | 7   | 0    | - 7          | 3       |  |
| above 50 inches, and not exceeding 60 inches in                                  |     |          |     |      |              |         |  |
| length, not above a inches thick, or 7 broad, in a Britijh built Ship, the 120 - | -   | 10       | 0   |      | 1            | 8       |  |
| imported in a foreign ship, the 120  |     | 10<br>10 | 0   | 0    | 9            | S       |  |
| above 60 mehes, and not exceeding 72 inches in                                   | 0   | 10       | 4   |      | 9            | U       |  |
| length, not above 3 inches thick or 7 broad, in a                                |     |          |     |      | 1            |         |  |
| Britifb built Ship, the 120 -  | 0   | 15       | 0   | 0    | 14           | 6       |  |
| imported in a foreign Ship, the 120 -  |     | 15       | 1   |      | 14           | 6       |  |
| - above 72 inches in length, not above 3 inches                                  |     | Ĵ        |     |      |              |         |  |
| thick or 7 broad, in a Britilb built Ship, the 120                               | 0   | 17       | 6   | 0    | 16           | 8       |  |
| imported in a foreign Ship, the 120  | 0   | 17       | 7   | 0    | 16           | 8       |  |
| not above 3 menes thick, or 7 broad, and not                                     |     |          |     |      |              |         |  |
| exceeding 5 feet 3 inches in length, thall be deemed                             |     |          |     |      |              |         |  |
| clapboards, and pay duty accordingly.  |     |          |     |      |              |         |  |
| exceeding 5 feet 3 inches in length, and above 3                                 |     |          |     |      |              |         |  |
| thick, or 7 broad, thall be deemed pipeboards, and                               |     |          |     |      |              |         |  |
| pay duty accordingly.<br>Sweet Wood, the cwt.                                    | ~   | -        | 6   |      |              |         |  |
| Timber of Ireland, the ton or load -   | 0   | 5        | 0   | 0    | 4            | 10<br>8 |  |
| Timber, not otherwife particularly enumerated, being                             | Ŭ   | 3        | Ŭ   | Ĭ    | -            | Ů       |  |
| 8 inches fquare, or upwards, imported in a Britijh                               |     |          |     | 1    |              |         |  |
| built Ship, the load, containing 50 cubic feet                                   | 0   | 6        | 8   | 0    | 6            | 4       |  |
| imported in a foreign Ship, the load   | 0   | 6        | 10  | 0    | 6            | 4       |  |
| Ufers, under 5 inches square, and under 24 feet in                               |     |          |     |      |              |         |  |
| length, imported in a British built Ship, the 120                                | I   | I        | 3   | I    | 0            | 3       |  |
| in a foreign Ship, the 120 -   | 1   | 1        | 9   | I    | o            | 3       |  |
| from 5 to 8 inches fquare, or if 24 feet in length                               |     |          |     |      |              |         |  |
| or upwards, imported in a British built Ship, the 120                            |     | 13       | 0   | 1    | 10           | 6       |  |
|  | 2   | 14       | 5   | 2    | 10           | 6       |  |
| Wainfoot Logs, 8 inches fquare or upwards, imported                              |     |          |     | 1    |              |         |  |
| in a Britifb built Ship, the load, containing 50 cubic feet                      | 0   | 9        | 11  |      |              |         |  |
| imported in a foreign Ship, the load   | 0   | 10       | 4   | 0    | 9            | 2<br>2  |  |
| Wood for Dyers' Ufe, not enumerated, the cwt.                                    | 0   | 1        | ŝ   | Ĭ    | 9            | 4       |  |
| Wood, manufactured, not otherwife enumerated, im-                                |     | -        |     | 1    |              |         |  |
| ported from any part of Europe, for every 100%, of                               |     |          |     | 1    |              |         |  |
| the Value thereof  | 33  | 0        | 0   | 130  | 10           | 0       |  |
| Wood from America, except mafts, yards, and howfpirits,                          |     |          |     | ľ    |              |         |  |
| duty free; fee 8 Geo. I. cap, 12. 11 Geo. III. cap. 41.                          |     |          |     | 1    |              | -       |  |
| 26 Geo. 111. cap. 53, and 26 Geo. 111. cap. 60.                                  |     |          |     | 1    |              |         |  |
| WOOL, viz. Bever Wool, duty free.  |     |          |     |      |              |         |  |
| cut and combed, except combed in <i>Ruffia</i> , and                             |     | ,        | ,   | 1    |              |         |  |
| imported from thence in British built Ships, the pound                           | 0   | 16       | 6   | 1    |              |         |  |
| Carmenia Wool; fee hair of Goats.  | ~   | ~        |     | 1    |              |         |  |
| Coney Wool, the pound  | 0   | 0        | 1., | 1    |              |         |  |
| Cotton Wool, of the Britif Plantations, free.                                    | 0   | 0        | I   | 0    | 0            | ~1      |  |
| See 6 Geo. III. cap. 52.   | U   | U        | •   | 1    | 0            | 04      |  |
| Eftridge Wool, in a Britifb built Ship, free.                                    |     |          |     | 1    |              |         |  |
| in a foreign Ship, the cwt.  | о   | 7        | 9   | 0    | 7            | 0       |  |
| Hare's Wool, the pound -   | ō   | 6        | ĩ   |      | '            | -       |  |
|  |     |          |     |      |              | Irifb   |  |
| •  |     |          |     |      |              |         |  |

Irifb V Lamb Polonik Red V Sheep Spanij Wool

Fre for

YA Cotto Cotto Grog Irifk po Raw Wick Woo Wor th Good in ho fo

GOO m ta E All G G O

980

e.,

| IMPORT  | Duty     |    |    | Duty |    |     |  | Drawbacks<br>n Export. |  |  |
|---|----------|----|----|------|----|-----|--|------------------------|--|--|
| Wool continued  | f. s. d. |    |    | L.   | 5. | d.  |  |                        |  |  |
| Irijb Wool, combed or uncombed, duty free.              |          |    |    |      |    |     |  |                        |  |  |
| Lanib's Wool, duty free,                                |          |    | -  |      |    |     |  |                        |  |  |
| Polonia Wool, duty free.                                |          |    |    |      |    |     |  |                        |  |  |
| Red Wool, duty free.                                    |          |    |    |      |    |     |  |                        |  |  |
| Sheep's Wool, duty free.                                |          |    |    |      |    | •   |  |                        |  |  |
| Spanifb Wool, duty free.                                |          |    |    |      |    |     |  |                        |  |  |
| Woollen Cloths, the yard -                              | Ĩ        | 17 | 5  | 1    | 13 | I   |  |                        |  |  |
| Manufactures, of all Sorts including Hosiery,           |          |    |    |      |    |     |  |                        |  |  |
| French, and imported directly into Great-Britain,       |          |    |    |      |    | - 1 |  |                        |  |  |
| for every 100% of the Value thereof.                    | 12       | 0  | 0  |      |    |     |  |                        |  |  |
| VARN, viz. Cable Yarn, the cwt                          | ο        | 8  | 6  |      |    |     |  |                        |  |  |
| I Camel or Mohair Yarn, the pound -                     | 0        | 0  | 7  | 0    | 0  | 6   |  |                        |  |  |
| Cotton Yarn, the pound -                                | 0        | 0  | 31 | 0    | 0  | 2   |  |                        |  |  |
| Cotton Yarn of Ireland ; free.                          |          |    | 5. |      |    | 3   |  |                        |  |  |
| Grogram Yarn, the pound -                               | 0        | 0  | 8  | o    | 0  | 7   |  |                        |  |  |
| Irif Yarn, the pack, containing four cwt. at fix fcore  |          | -  |    |      |    | '   |  |                        |  |  |
| pounds to the cwt.                                      | I        | 2  | 0  | ο    | 19 | 6   |  |                        |  |  |
| Raw Linen Yarn, the pound -                             | 0        | 0  |    | 1.   | 1  |     |  |                        |  |  |
| Wick Yarn, the cwt.                                     | 1        | 12 | 8  | . 1  | 8  | 0   |  |                        |  |  |
| Woollen or Bay Yarn, the cwt.                           | 0        | 14 |    | 0    | 13 | 0   |  |                        |  |  |
| Yarn of Ireland; free.                                  |          | •  |    |      | Ŭ  |     |  |                        |  |  |
| Worsted Yarn, being of two or more threads, twifted, or |          |    |    |      |    | -   |  |                        |  |  |
| thrown, the pound -                                     | 0        | 0  | 10 | 0    | 0  | 9   |  |                        |  |  |
| Goods, Wares, and Merchandize, prohibited to be used    |          |    |    |      |    |     |  |                        |  |  |
| in this Kingdom, but allowed to be fecured in ware-     |          |    |    |      |    | -   |  |                        |  |  |
| houses, for Exportation, not otherwise enumerated,      |          |    |    |      |    |     |  |                        |  |  |
| for every 100% of the Value thereof -                   | 7        | 10 | 0  |      |    |     |  |                        |  |  |
|   | 1        |    |    |      |    |     |  |                        |  |  |
| GOODS, Wares, and Merchandize, not otherwife enu-       |          |    |    |      |    | 1   |  |                        |  |  |
| merated, and not prohibited to be used in Great-Bri-    |          |    |    |      |    |     |  |                        |  |  |
| tain, but allowed to be fecured in warehoufes for       |          |    |    |      |    |     |  |                        |  |  |
| Exportation, for every 100/. of the Value thereof       | 2        | 10 | Q  | ł    |    | :   |  |                        |  |  |
| All other Goods, Wares, and Merchandize whatever,       |          |    |    |      |    |     |  |                        |  |  |
| not being particularly enumerated, or charged with      |          |    |    |      |    |     |  |                        |  |  |
| Duty, and not prohibited to be imported, or used in     |          |    |    |      |    |     |  |                        |  |  |
| Great-Britain, not exempt from duty, for every 1001.    |          |    |    |      |    |     |  |                        |  |  |
| of the Value thereof                                    | 27       | 10 | 0  | 25   | 0  | 0   |  |                        |  |  |

31 R

# DUTIES payable on fundry Articles exported from Great-Britain.

Duty

Honfi Lee Lille MMNOOPRESSESSESSECO DEFFKKOTS

## EXPORT

|   | - |         | -     |
|---|---|---------|-------|
|   | L |         | 1.    |
| ▲ GARICK, trimmed or pared, foreign, the pound -  | 0 | 0       | 3     |
| rough, or untrimmed, foreign, the pound -   | 0 | 0       | ĩ     |
| Alum, Britiff, the cwt.   | 0 | 1       | 2     |
| Annotto, foreign, the pound -   | 0 | ο       | 6     |
| Antimonium Crudum, foreign, the cwt.  | 0 | 0       | 3     |
| Aqua-Fortis, foreign, the gallon -  | 0 | 0       | 4     |
| Argoil, foreign, the cwt.   | 0 | 0       | 35    |
| Artenick, foreign, the pound -  | 0 | 0       | 0     |
| Bayberries, foreign, the cwt  | 0 | 0       | 2     |
| Brazil, or Fernambucca Wood, foreign, the cwt   | 0 | 1       | 0     |
| Brazilletto, or Jamaica Wood, Foreign, the cwt.   | 0 | 0       | 8     |
| Cambrics, foreign, and French Lawns, fecured in Warehoufes, under                           |   |         |       |
| the 32 Geo. H. cap. 32. and 7 Geo. III. cap. 43. on Exportation                             |   |         |       |
| to the British Colonies in America, the piece, containing 13 ells                           | 0 | 3       | 4     |
| Cards, viz. New Wool Cards, Britifk, the dozen -  | o | 0       | 7     |
| - Old Wool Cards, Britigh, the dozen -  | o | 0       | 4     |
| Cloth, viz. White Woollen Cloth, commonly called Broad Cloth, the                           |   |         |       |
| piece -   | 0 | 5       | 6     |
| Coals, ufually fold by measure, viz.  |   |         |       |
| exported to Ireland, or the lile of Man, the chalder, containing                            |   |         |       |
| 36 buthels, Winchefter Meature  | 0 | 1       | 2     |
| to any Britifb Colony in America, the chalder   | 0 | 2       | 3     |
| exported to any other place, viz. in Britiff built Ships, the                               |   |         |       |
| chalder, Newcaffle Measure -  | 0 | 15      | Ş     |
| in a foreign Ship, the chalder  | 1 | 7       | 6     |
| exported in certain quantities, from Newcafile and Swanfea, to                              |   |         |       |
| Jerfey, Guernfey, and Alderney, under the Conditions, &c. directed                          |   |         | _     |
| by the 6 Geo. III. cap. 40. the chaldron, Newcalle Measure                                  | 0 | 11      | 0     |
| ufually fold by Weight, viz. exported to <i>reland</i> , or the Ifle of                     |   | -       |       |
| Man, the ton, containing 20 cwt.  | 0 | •       | 2     |
|   | 0 | 1       | 6     |
|   | ~ |         |       |
| ing 20 cwt  | 0 | 5       | 2     |
|   | 0 | 9       | 2     |
| Cochineal, foreign, the pound -<br>Copperas, Britilk, for every 100% of the Value thereof - | 0 | 0<br>10 | 3     |
| Cotton Wool, of the Growth and Preduce of the Britijh Plantations                           | 5 | 10      | 0     |
| in America, for every 100% of the Value thereof   | ~ | 10      | 0     |
| in Britif built Ships; free.  | 5 | ••      | 0     |
| Cream of Tartar, foreign, the cwt.  | 0 | I       | 2     |
| Culm exported to Lifbon, under the 31 Geo. II. cap. 15. and the 13                          | • | •       | -     |
| Geo. III. cap. 70. in a Britiff built Ship, the chalder, New-                               |   |         |       |
| caffle Measure -  | 0 | I       | 2     |
| in a foreign Ship, the chalder, Newcafile Measure -   | 0 | I       | 8     |
| Fustick, foreign, the cwt.  | 0 | 0       | 2     |
| Galls, foreign, the cwt.  | 0 | 1       | 2     |
| Glue, Britifk, the cwt  | 0 | 0       | 11    |
| Gum Arabic, foreign, the cwt  | 1 | 13      | 4     |
| Gum Senega, foreign, the cwt.   | 0 | 5       | 10    |
| Gum Arabic or Senega, to Ireland, duty-free.  |   | -       |       |
| Hair, viz. Hart's Hair, the cwt.  | 0 | I       | 10    |
| Horfe Hair, the cwt.  | 0 | 6       | 8     |
| Ox or Cow Hair, the cwt.  | 0 | 2       | 3     |
| Hair, not particularly enumerated, and not prohibited to be exported,                       |   |         |       |
| for every 100/. of the Value thercof  | 5 | 10      | 0     |
| 4   | • |         | ries, |
|   |   |         |       |

982

- 2

.

## EXPORT Duty.

|   |                             | f. s. d.      |
|---|-----------------------------|---------------|
| Horfes, Mares, or Geldings, each              | •                           | 056           |
| Indico of all Sorts, foreign, the cwt.        | •                           | 0 0 I .       |
| Ifinglass, foreign, the cwt.                  |                             | 0 0 1 1       |
| Lapis Calaminaris, for every tool. of the V   | alue thereof                | 5 10 0        |
| Lead, caft or uncaft, the fodder or ton, 200  | cwt                         | 2 5 2         |
| Lead Ore, for every 100/. of the Value the    | ercof –                     | 5 10 0        |
| Leather of all Sorts, tanned, tawed, or dreff | ed, the cwt.                | 0 1 2         |
| Lithurge of Lead, the cwt.                    | -                           | 0 0 3         |
| Litmus, foreign, the cwt.                     | -                           | 0 0 7         |
| Logwood, foreign, the cwt.                    | -                           | 0 1 2         |
| - in Britifb built Ships; free.               |                             |               |
| Madder, foreign, the cwt.                     |                             | 0100          |
| Madder Roots, foreign, the pound              |                             | 0 0 0'        |
| Nicaragua Wood, foreign, the ton, contain     | ning 20 cwt.                | 0 4 5         |
| Orchal, foreign, the cwt.                     | -                           | 0 1 2         |
| Orchelia, foreign, the cwt.                   |                             | 0 0 7         |
| Pomegranate Peels, foreign, the cwt.          |                             |               |
| Red or Guinea Wood, foreign, the cwt.         |                             | 0 0 5         |
|   |                             |               |
| Safflower, foreign, the pound                 | -                           | 0 0 1         |
| Sal Armoniacum, foreign, the pound            | -                           | 0 0 0.        |
| Sapan Wood, foreign, the cwt.                 | -                           | 0 0 4         |
| Saunders Red, foreign, the cwt.               | •                           | 0 0 9         |
| Sal Gern, foreign, the pound                  | -                           | <b>o o</b> o. |
| Shumac foreign, the cwt.                      | -                           | 005           |
| Skins, viz. Badger Skins, the piece           | -                           | 0 0 1         |
| Beaver Skins, the Skin, or piece of Skin      |                             | 0 0 8         |
| Calves Skins, tanned, tawed, or drelled, t    | he cwt.                     | 0 1 2         |
| Cat Skins, the 100                            | -                           | 016           |
| Coney Skins, drefied or tawed, the 120        |                             | 012           |
| Black, with or without Silver Hairs           | , dreffed or tawed, the 120 | 030           |
| Dog Skins, the dozen                          | •                           | 0 0 2         |
| Elk Skins, raw, the piece                     | -                           | 0 1 2         |
| Fitches, the timber, containing 40 Skins      | -                           | 0 1 10        |
| Fox Skins, the piece                          | •                           | 100           |
| Kid Skins, in the Hair, the 100               | -                           | ° ° 7         |
| Kid Skins, dreffed, the 100                   | -                           | ooý           |
| Otter Skins, raw, the piece                   | -                           | 0 0 0         |
| tawed, the piece                              | -                           | 0 0 1         |
| Sheep and Lamb Skins, dreffed without We      | ool, the 120 -              | 029           |
| Sheep Skins, tanned, tawed, or dreffed, the   | cwt.                        | 012           |
| Squirrel Skins, the 1000                      | -                           | 029           |
| Swan Skins, the piece                         |                             | 0 0 2         |
| Wolf Skins, tawed, the piece                  | -                           | 0 0 4         |
| Skins, not particularly enumerated, nor pr    | obibited, for every 100%.   |               |
| of the Value thereof                          |                             | 5100          |
| Sticklae, foreign, the pound                  | -                           | 0 0 0         |
| Tin unwrought, the cwt.                       | •                           | ° 3 4         |
| Turnfall, foreign, the pound                  | _                           | 0 0 0'        |
| Valonia, foreign, the ton, containing 20 cw   | t. m                        | 0 3 11        |
| Verdigreafe, foreign, the pound               |                             | 001           |
| Wool, viz. Beaver Wool, the pound             | _                           | 018           |
| All other Goods, Wares, and Merchandiz        | e. of the Production or     | - 1 0         |
| Manufacture of Great-Britain, the Exp         |                             |               |
| prohibited, may be exported without pays      |                             |               |
|   |                             |               |
| entered and thipped; on failure thereof,      |                             |               |
| subject to the duty, for every 100/. of the   | - value incitor -           | 5 10 0        |
|   |                             | DUTIES        |
|   |                             |               |

-

# DUTIES payable, and Drawbacks allowed, on fundry Articles carried Coaftwife or from. Port to Port in Great-Britain. ....

| COASTWISE   |     | Dut | 7          | Dra  | IWD  | ack |     |
|---|-----|-----|------------|------|------|-----|-----|
|   | 7.  | s.  | <i>d</i> . | f.   | s.   | d.  |     |
| OALS, except Charcoal made of Wood, carried   | •   |     |            | n Ar |      |     |     |
| coaft-wife, except into the port of London, viz. in<br>cafe they are fuch as are most usually fold by Weight, | • • |     | 1          | -1   |      |     |     |
| the ton, containing 20 cwt.   | 0   | -   | 8          | 0    | 2    | 8   |     |
| in cafe they are ufually fold by the chalder, or  |     | 3   | •          | -    | 3    |     |     |
| any other measure reducible thereto, the chalder con-   |     | ·   |            |      |      |     |     |
| taining 36 bufhels  | 0   | r   | 6          | 0    |      | 6   |     |
| Culm, except into the port of London, the chalder,  | •   | 5   | Ŭ          | -    | 3    | -   |     |
| containing 36 bufhels, Winckefter meature -   | 0   | T   | 2          | 0    | 1    | 2   |     |
| ynders made of Pit Coal, to any port in Great-Britain,  | Ŭ   | •   | -          | Ū    | -    | -   |     |
| for every chalder, containing 36 bufhels  | 0   | ٣   | 6          | 1    |      |     |     |
| Coals, Culm, and Cynders, from the Bridge of Stirling,  | •   | 5   | •          |      |      |     |     |
| on the firth of Forth, to the Town of Dunbar, or to   | . * |     |            | 1    |      |     |     |
| Redlead, or any part betwixt them, or from Ellen  |     |     |            |      |      |     |     |
| Foot to Bank End, in the County of Cumberland, or   |     |     |            |      |      |     | 4 m |
| any place between them, duty-free.  |     |     |            |      |      |     |     |
| Coals, except Charcoal made of Wood, brought Coaft-   |     |     |            |      |      |     |     |
| wife into the port of London, viz. in cafe they are   |     |     |            | [    |      |     |     |
| fuch as are most usually fold by weight, the ton, con-  |     |     | ,          |      |      |     |     |
| taining 20 cwt.   | 0   | 7   | 0          | 0    | A    | ٥   |     |
| - in cafe they are fuch as are most usually fold by the   |     | x   |            |      | т    | -   |     |
| - chalder, or any measure reducible thereto, "the chalder   | 0   | 8   | 10         | 0    | 5    | 10  |     |
| Culmn, brought coaft-wife into the port of London, the  | •   |     |            | -    | 3    |     |     |
| chalder, containing 36 bufhels -  | 0   | 4   | 5          | C    | I    | 5   |     |
| Coals brought coast-wife into the port of London, for   | •   | т   | 3          |      |      | .,  |     |
| the Royal Hofpital at Cheljea, not exceeding 100 chal-  |     |     |            |      |      |     |     |
| der by the year, the chalder -  | 0   | 5   | 6          |      |      |     |     |
| Coals used for melting Copper and tin Ores, within the  | •   | 3   | Ŭ          | 1    |      |     |     |
| Counties of Cornwall and Devon, or in Fire Engines  |     |     |            | Į.   |      | ~   |     |
| for the draining Water out of the Mines of Tin and  |     |     |            | 1    |      |     |     |
| Copper, within the county of Cornwall, a Drawback   |     |     |            | 1    |      |     |     |
| of all the dutisepaid thereon; fee 9 Ann. cap. 6. and   |     |     |            | 1    |      | 64  |     |
| 14 Geo. 11.cap. 41.   |     |     |            |      |      |     |     |
| Por all Coals uted in fmelting Copper and Lead within   |     |     |            |      |      |     |     |
| the life of Anglefey, or in Fire Engines for draining   |     |     |            |      |      |     |     |
| Water out of the Mines of Copper and Lead, within   |     |     |            |      |      |     |     |
| the faid life, a Drawback of all the Duties ; provided  |     |     |            |      |      |     |     |
| the Amount of fuch Drawbacks shall not exceed the   |     |     |            | 1    |      |     |     |
| Sum of 15col. in any one year; fee 26 Geo. 111.   |     |     |            | 1    |      |     |     |
| cap. 104.   |     |     |            | {    | ?    | P   |     |
| Culm, to be used for the burning of Lime, viz. in   |     |     |            |      |      |     |     |
| Ships, or Veffels, not exceeding 30 tons burthen, from  |     |     |            | 1    |      |     |     |
| the Port of Milford, to any other place within the  |     |     |            |      |      |     |     |
| counties of Pembroke, Carmarthen, Cardigan, or Me-  |     |     |            | 1    |      |     |     |
| rioneth, the chalder, containing 36 buffiels  | 0   | .1  | •          | L    |      |     |     |
| Wines, viz. French Wine, in bottles above 3 dozen, or   | -   |     | -          | [    |      |     |     |
| in a catk or catks exceeding ten gallons in quantity,   |     |     | 1          |      |      | -   |     |
| fent Coaft-wife, or by Land-carriage, into the Port   |     |     |            | 1.   |      |     |     |
| of London, or to any place within the Diftance of   |     |     |            | 1    |      |     |     |
| twenty miles from the koyal Exchange, the ton,  |     | ,   |            | 1    |      |     |     |
| containing 252 gallons  | 4   | 4   | 0          |      |      | -   |     |
| of any other Sort fent in Bottles, &c. except   | т   | т   | -          |      | 4    |     |     |
| Rhenift, German, and Hungary Wines, the ton   | 2   | 16  | 0          | 1    |      |     |     |
|   | _   |     | -          | BOL  | TATO | TE  | c 📕 |

COR See 6 26 G the t Corn, c of m

fhall

Wheat, Malt n Rye, of

Barley, Malt n

Oats,

Oatme

Gunpo

Linens

Britifh y. 1

y. 1 N of 2 So cap. For ev of I

Britifi Britifi Gre prin yard

Sail C tio

car Salter

N P

Ifle o undo

984

The second second

. . .

est.

# BOUNTIES allowed on EXPORTATION. Bounties

|   | And a local division of the | _      | _  |
|---|-----------------------------|--------|----|
| CORDAGE SHILLS AND MACHINE COM STATE  | £.                          | s.     | d. |
| CORDAGE, to all places, except the Isle of Man, for any quantity<br>not lefs than 3 tons, per cwt.                                |                             |        |    |
| See 6 Geo. III. cap. 45. which was continued by other Acts, and   | 0                           | 2      | 44 |
| 26 Geo. III. cap. 85. for the term of 4 years, and to the End of  |                             |        |    |
| the then next Seffion of Parliament.  |                             |        |    |
| Corn, of the Growth and Produce of this Kingdom, when the Price<br>of middling Britif Corn and Grain, at the Port of Exportation, |                             |        |    |
| shall be under the following Prices, and exported according to law.   |                             |        |    |
| Wheat, or Wheat Ground, the quarter, 21. 4s.  | 0                           |        | đ  |
| Malt made therefrom, the quarter, when wheat at 2/. 41.   | 0                           | 5<br>3 | 0  |
| Rye, or Rye Ground, the quarter, 1/. 8s<br>Barley, Beer, or Big, the quarter, 1/. 2s  | 0                           |        | 0  |
|   | 0                           | 2      | 6  |
| Malt made therefrom, the quarter, when barley at 1/. 2s.  | ٥                           | -      | 6  |
| Oats, the quarter, 14.  | 0                           |        | -  |
| Oatmeal, the quarter, containing 276lb. when Oats are at 141.   | 0                           |        | 6  |
| Gunpowder, for each barrel, containing 100 pounds weight  | 0                           | 4      | 6  |
| Linens, made of Hemp or Flax, in Great-Britain, Ireland, or the   |                             |        |    |
| Ifle of Man, and exported to Spain, Portugal, Gibraltar, or America,  |                             |        |    |
| under the Value of 5d. per yard   | 0                           | 0      | °÷ |
| valued 5d. and under 6d. per yard -   | 0                           | 9      | 1  |
| valued 6d. and under 1s. 6d. per yard -   | •                           | 0      | 14 |
| British checked or striped Linen, 7d. and not exceeding 1s. 6d. per   |                             |        |    |
| y, 1  | ø                           | 9      | Q1 |
| N. B. Every yard of the above Linen must be of the Breadth  |                             |        |    |
| of 25 inches, or more.  |                             |        |    |
| See 29 Geo. II. cap. 15 5 Geo. II. cap. 43 10 Geo. II.  |                             |        |    |
| cap. 38. and 19 Geo. II. cap. 27.   |                             |        |    |
| For every yard of Diaper, Huckaback, Sheeting, and other Species  |                             |        |    |
| of Lincn, upwards of one yard English in Breadth, and not exceed-   |                             |        |    |
| ing 1s. 6d. the square yard   | Ø.                          | 9      | 14 |
| Britifb or Irifh Buckrams, Tilletings, Linen, Britifh Callicoes, or   |                             |        |    |
| Cotton mixed with Linen, printed, painted, stained, or dyed in  |                             |        |    |
| Great-Britain, of the breadth of 25 inches or more, before the  |                             |        |    |
| printing, painting, or staining thereof, under the value of 5d. per   |                             |        |    |
| yard  | 0                           | 0      | 04 |
| valued 5d. and under 6d. per yard -   | 0                           | 'O     | 1  |
| valued 6d. and under 1s. 6d. per yard -   | 0                           | 9      | 14 |
| See 21 Geo. III. cap. 40.   |                             |        |    |
| Sail Cloth, viz. British made Sail Cloth, exported under the regula-  |                             |        |    |
| tions required by law, per ell -  | 0                           | 0      | *  |
| See 12 Anne, cap. 164 Geo. II. cap. 27. and 18 Geo. III.  |                             | *      |    |
| cap. 45.  |                             |        |    |
| Salted Beef and Pork, per barrel -  | 0                           | 5      | 0  |
| Salmon, per barrel<br>——— Dried Ling and Cod, called Haberdines, per cwt.   | 0                           | 4      | 6  |
| Dried Ling and Cod, called Haberdines, per cwt  | 0                           | 3      | 0  |
| Wet Ling and Cod, the barrel of 32 gallons  | 0                           | 2      | 0  |
| White Herrings, the barrel of 32 gallons -  | 0                           | 2      | 8  |
| Red Herrings, the barrel of 32 gallons  | 0                           | 1      | 9  |
| Red Shotten, the barrel of 32 gallons -   | 0                           | 1      | ó  |
| Sprats dried, the last  | 0                           | I      | •  |
| N. B. They must be cured with English or foreign Salt, which has  |                             |        |    |
| paid duty, of which the proprietor must make oath.  |                             |        |    |
| 4   |                             |        |    |

11 S

Silk

### OE THF CUSTOMS,

| Silk Manufactures, of Great-Britain, exported under the regulations,   |    | 3.      |    |
|--|----|---------|----|
| according to law, free.  |    | •       |    |
| Ribbons and Stuffs, of Silk only, the pound avoirdupoife weight  | 50 | 5       | 0  |
| Silk Gauze, 2 of the weight on which is allowed for Gum  |    | 5       |    |
| Silk Stockings, Silk Gloves, Silk Fringes, Silk Laces, Stitching or  |    |         |    |
| Sewing Silk, the pound, ditto<br>Silk, and Ribbons of Silk, mixed with Gold and Silver, the pound, ditto   | 0  | 30      | 8  |
| Stuffs of Silk and Grogram Yarn, the pound ditto   | 0  |         |    |
| Stuffs of Silk, mixed with Incle, or Cotton and Gauze, the pound ditto   | 0  | 1       | 28 |
| Stuffs of Silk and Worfted -   | å  | 0       |    |
| Sugar, refined from Sugar of the Britigh Plantations, under the regula-<br>tions and refrictions according to law, free.   | ŭ  | Ū       |    |
| in Loaves, complete and whole, and in Lumps, duly refined,   |    |         |    |
| for every cwt  | 0  | 1       | 6  |
| called Baftards, ground or powdered Sugar, broken in pieces, and   |    | - · · · |    |
| Candy refined, for every cwt   | 0  | 11      | 8  |
| Bounties, Premiums, or Allowances.   |    |         |    |
| ,,, _, |    | 4,      |    |
| Hemp, water rotted, bright and clean, of the Growth of Ireland, im-  |    |         |    |
| ported directly from thence, under the regulations required by law 1   |    |         |    |
| from June 24, 1786, to June 24, 1793, per ton  | 6  | 0       | 0  |
| Ditto, from June 24, 1793, to June 24, 1800, per ton -   | 4  | 0       | 0  |
|  |    |         |    |
| Raw Silk, of the Growth of the British Colonies in America, imported   |    | 1 3     |    |
| directly from thence into the port of London, under the regulations  |    | 5       |    |
| required by law, for every 100% value, from January 1, 1784, to  |    | 0       |    |
| January 1, 1791  | 15 | 0       | 0  |
| See 9 Geo. 111. cap. 38.   |    | 1       |    |
| Tobacco, damaged, for every pound weight cut off -   | 0  | 0       | 0; |
| Sec 9 Geo. I. cap. 21.   |    |         |    |
|  |    | 11.1    |    |
| Wines, damaged or corrupt, or unmerchantable, if the Importer shall  |    |         |    |
| refuse to pay the duties thereon, the Commissioners of the customs   |    |         |    |
| may caufe fuch wines to be received into the cuftody of the proper<br>officers, and to be publickly fold, in order to be diffilled into Brandy,  |    |         |    |
| or made into Vinegar; the produce of fuch fale to be paid to the   |    |         |    |
| importer, but not to exceed the following Allowances:  |    |         |    |
| Of the Growth of Germany, or which pay duty as fuch, the ton   | 4  | 0       | 0  |
| of France  | 8  | 0       | 0  |
| But no Allowances to be made for any Wines, unlefs imported in   |    | v       | •  |
| cafks on board a merchant's Ship, directly from the place of the<br>Growth, or the ufual place of thipping, except as to thips ftranded.   |    |         |    |
| area and ar and hare a milling, anole a male and a   |    |         |    |
|  | •  |         |    |
|  |    |         |    |
| 4  |    |         |    |
|  |    |         |    |

986

The

T<sup>H</sup> proper Long Bufine

WI him to Entry which draw

In

S. T. per G

•

of whice expression Roor After for the taken Ba

form Mere O Perfe Part tain' mak with U(h) Roo fequ

the the and you latt pri you he

> ha th O fai

THE Merchant being thus enabled to afcertain and prepare the Sum requifite for the Acquittal of the Duties, his next Care muft be to appoint a proper Perfon to report the Ship's Arrival, and to make the Entries in the Long Room up-flairs at the Cuftom-houfe; and the Manner of tranfacting this Butinefs follows here in order.

#### Form of ENTRIES inwards.

WHEN a Ship arrives, on which a Merchant has any Goods, it is ufital for him to apply to fome Clerk in the Long Room at the Cuffom-honfe to make the Entry, who computes the Duties, and directs him where to pay them in, for which his Charge is very finall; however, if one has a Mind to avoid it, he muft draw out a *Bill of Entry* in the following Manner, viz.

London, October the 25th, 1791.

S. T.

### In the Union, Thomas Richardfon a Alicant.

S. T. No. 1 4 10, Ten Bales of Almonds, containing 60 Cwt. 27. 34 4 4-20 per Cwt. f. 103 : 1

of which the Merchant muft make feven, the one written in Words at length which is to pafs, and called a Warrant; and in the others, the Contents may be expredied in Figures, which are all delivered to the proper Clerks in the Long Room, who attend for that Purpofe, from Ten in the Morning till two in the Afternoon; and having paid the Cuftoms into the Treafury, a Receipt is given for them, and Officers appointed fo foon as others concerned in the Cargo have taken the fame Steps.

But previous to this Entry, the Ship muß he reported, the Method of performing which 1 shall add for the Sake of those who may be as well Owners as Merchants.<sup>37</sup>

On the Ship's Arrival in the River, the general Practice is to nominate a Perfon to act as a Ship's Hufhand, except an Owner has a Mind to perform this Part himfelf, who muft take an exact Account of her Lading from the Captain's Manifeft, and report the fame at the Cuftom-houfe; which he does by making two Copies, the one on a blank Sheet of Paper, and the other on a Paper with the Oath to be taken by the Mafter of the Ship, printed on it, given by the Ufher of the Cuftom-houfe, who generally attends at the upper End of the Long Room, to adminifer Oaths, &c. And the Report is to be made in the fubfequent Form, wiz.

#### To report a Ship.

After exactly copying the Manifeft on the two Sheets of Paper, as heforementioned, you muft go to the Comptroller, or to the Deputy Comptroller, in the Long Room of the Cuftom-houfe, accompanied by the Mafter, and read the two Manifefts over with him, of which he retains that written on the plain Sheet; and the other with the printed Oath, you muft return to the Ufher from whom you received it, who, after examining the Mafter concerning the Ship, and this latter has fworn to the Manifeft, the Ufher directs you how, and to whom you muft pay for entering the Ship, and your next Bufinefs is to fee, whether thofe principally concerned in her Cargo have made their Entries, that if they have not, you may apply for their doing it, in Order to tet the Ship to work, and begin her Difcharge

#### Omiffions in a Report.

When upon the Delivery of any Ship, it appears that any Part of the Cargo has been omitted in the Mafter's Report, and he applies to the Collector to amend the fame; though the Officers have not any Reafon to believe, but that fuch Omiflion was through Inadvertency, and without any Defign of Fraud, yet the fame thall not be permitted as the Law thands; but the Honourable the Commiffoncers

fioners are to be acquainted with a true State of the Cafe, and if they are fatiffied, and are pleafed to give Leave, then the Goods fo omitted, may be added to the Report, after the following Manner:

Third Day of March, 1791-Added by the Commissioner's Leave of the 8th ultimo.

#### D. S.-4-1 Cafe-Lincn-David Smith.

A. B. Mafter.

And then the Report is fivorn to de novo, inferting the particular Days under-, neath that, when fivore to before.

#### Directions bow to proceed after the Report is made.

The Perfon directed by the Owners to take an Account of every Merchant's Goods as they are delivered, called the Ship's Huſband, having got the Landwaiter's Name, who is appointed for the Ship, he applies to him for Information of what Merchants have made their Entries, and for a Copy of his Warrant, which he figns, and fends aboard the Ship to the Officers there, that they may commence their Work, which they foon after do, and fend a Hoy or Lighter to the Quays.

And against the Lighter's Arrival, the Ship's Husband has prepared a Book, ruled in the same Manner as the Waiter's; on one Side of which he places the Number or Quantity of Goods he judges the Lighter may contain, as in the

| 1 A B No. | 4 | Margin, and oppolite thereto, he fets down the Marks and            |
|-----------|---|---|
| 2 C D     | 8 | Numbers of each Parcel as they are landed; and as foon as           |
| 3 E F     | 5 | the Lighter is delivered, he takes a View, or gets the Sur-         |
| 4 G H     | 9 | veyor to give him an Account of the Damage, if any, upon the Goods. |

When the Goods are weighed or measured, and the Merchant has got an Account thereof, and finds his Entry already made too fmall, he must make a Post-Entry for the Surplusage in the same Manner as the first was done.

And as a Merchant is always in Time to make his Poft, he fhould take Care not to over-enter, to avoid as well the Advance as the Trouble in getting the Overplus back; however, if this is the Cafe, and an Over-Entry has been made, and more paid or bonded for Cuftoms than the Goods really landed amount to, the Land-waiter and Surveyor muft fignify the fame, upon Oath made, and fubficribed by the Perfon fo over-entered, that he, or any other Perfon to his Knowledge, had not any of the faid Goods over-entered on board the faid Ship, or any where landed the fame without Payment of Cuftom; which Oath muft be attected by the Collector and Comptroller, or their Deputies, who then compute the Duties, and fet down on the Back of the Certificate, firft in Words at Length, and then in Figures, the Sums to be paid; which Certificate and Endorfen.ent are as follows:

#### The CELTIFICATE.

These are to certify, that J. F. did pay his Majesty's Duties inward in the Dolphin, Thomas Wheeler, Master, from the Sound, the 9th Day of May, 1791, for 124 Ton of Iron, 35 hundred and a half of Copper in Plates, and 800 hundred Clap-Boards; and we the Officers underwritten did examine the fame at The Delivery thereof out of the faid Ship, and found nc more than 118 Tons of Iron; 33 hundred Weight of Copper, and 763 hundred Clap-Boards: And for further Manifestation of the Truth hereof he made Oath, that neither he, nor any other Person, to his Use or Knowledge, had any of those over-entered on hoard the faid Ship, or in any Place landed them without paying Customs. Dated at the Custom-bouse, London, the 14th Day of May, 1791.

Jurat. J. F. that the Contents of

| Jay of May, 1791.<br>W. | B. Survey<br>S. Landwa | or. | 1  |
|-------------------------|------------------------|-----|----|
| the above-mentioned     |                        | are |    |
|                         | 6                      | •   | A. |

As the and their to the m any Brit Man; for Stranger lofes his Goods a

When Invoice, by any of Goods, acquaint View, if Mercha a Sum to aniw Method

ln th

Sight A. F Nº. 1

> Anda Ufe, h the Cou a true a Officer Jur Cord

> > Suff Goods Majeft the La the Ba may b made,

> > > То

Tł

Peppe and L their Mont Ar ries,

988

5 6

78

As the Difference is very great between the Duties paid by British Subjects, and those paid by Aliens, it is necessary in this place to observe, with Respect to the making and fubfcribing of Merchants' Entries at the Cullom-boufe, that any British Man may custom, in his own Name, the Goods of another British Man; fo may one Merchant Stragner enter the Goods of another Merchant Stranger : but he that fo enters the Goods of another Perfon, whereby the King lofes his Duty, forfeits the Goods to the King, Se. and likewife all his own Goods and Chattels for ever. 1 Eliz. Cap. 11. S. 6.

#### Bills of Sight.

When Goods come configned to any Merchant, and he has not received any Invoice, Bill of Lading, or other Advice, from his Correspondent, or happens by any other Caufe to be ignorant of the real Quantities and Qualities of the faid Goods, fo that he is not capable of making a perfect Entry of the fame, he must acquaint the Collector and Comptroller thereof, and defire a Bill of Sight, or View, in Order to have them brought on Shore and examined; who, upon the Merchant's making Oath to the Truth of his Allegiations, and depoliting fuch a Sum of Money in the Collector's Hands, as may be conjectured to be fufficient to answer the Duties, will grant such Bill. The Form thereof, and the whole Method of Execution must be as follows :

January 23, 1791.

In the Britain of London, Jonathan Dael Master, from Oftend.

Edward Hague.

Sight 2 Cafes of Merchandife, Quantity and Quality unknown. A. F. 1 Bale Nº. 1 to 5. [2 Packets]

Andrew Fountain maketh Oath, that neither he, nor any other Perfon for his Ufe, has received any Invoice, Bill of Lading, or other Advice, or doth know the Contents of any of the Goods above mentioned, fo as to be capable of making a true and perfect Entry thereof, without having them first examined by the Officers of the Cuftoms.

Jurat. 23 die Januarii, 1791. Coram me A. B. Collector.

Signed Edward Hague.

Sufficient Money being deposited to fecure the Duties, you may permit the Goods above mentioned to be landed under your Care, and to be brought to his Majefty's Warehoufe, to be there viewed, examined, &c. by the Surveyor and the Land-Waiters, who are to endorfe the particular Quantities and Qualities on the Back hereof, and return the fame to us immediately, that a perfect Entry may be made : but the Goods are not to be delivered till such perfect Entry be made, and his Majesty's full Duties be paid.

Deposited one hundred Pounds. R. M. Collector, T. W. Cuftomer, I. L. Comptroller.

E. B. Surveyor. W. A. Tide-Surveyor. M. P. Land-Waiters.

#### Time allowed to export by Certificate.

The Merchants are allowed, for their shipping off Tobacco, Sugar, Ginger, Pepper, Bugles alias Beads, Caft and Bar Iron, dying Wood, all dying Wares and Drugs, eighteen Months to Britifh, and fifteen Months to Aliens, to have their Drawback; and all other Goods, twelve Months to Britifh, and nine Months to Aliens. 2, 3andgAun.

II T

Amber Beads. rough Amber, Coral Beads, and polifhed Coral, and all Cowries, may draw the Impost 169+ exported in three Years.

4 and 5 W. No and M.

No Duties or Cuftoms are to be taken for Prize Goods, confifting of any Military or Ship Stores.

CO

of

200

Ar

Su adj

in,

for

Μ

0 th

to

pa w

ju

Po ou

be

ot

ter

w

cu

th

wi

M

th

rea

ce

u

an

w

fo

Q of

p

m N W

e

3

N

2.

. 59.8

Wines which, at the Time of landing, shall be damaged, corrupt, or unmerchantable, and which shall be given up to the Officers of the Cultorns, to be publickly fold, in Order to be diffilled into Brandy, or to be made into Vinegar, in Manner directed by the Act of 12 Geo. I. for the Improvement of bis Majefty's Revenues of Cufloms, Excife, and Inland Duties, are not chargeable with the Duty of 31. per Ton.

Almost all Goods and Merchandize imported, pay Duties, and are to be delivered either by Tale, Weight, Measure, or Gauge. Those which pay Duty by Tale, are, at the Delivery, to be tallied at one,

ten, twenty, Sc. according to the Nature of them; and as the Merchant cannot, generally, have say Pretence for a short Entry in Goods by Tale, therefore it is supposed that, in Strictness, no Post-Entry should be admitted of.

Goods paying Duties by Weight, are to be brought to the King's Beam, and wighed, in Order to adjust the true Quantity for which his Majesty's Duties ought to be paid; for, in Confideration of the different Proportion which foreign Weights bear to the Britifh, the Wafte, Cc. which may happen during the Voyage, and the Draughts and Tares to be allowed on the Landing, it cannot be expected that a perfect Entry can be made at first; but to enable the Merchant to make the nearest Estimate of the true nett Weight to be entered, he will be furnished in the Progress of this Work with a Table of the Proportion which all foreign Weights bear with our's, and also with the particular Draughts, Tares, &c. on all Goods imported; abstracted from , Mr. Crouch's Account of them.

At landing the Goods, the Weigher is to call out the full and true grofs Weights in the Scale, which, the Landwaiters, and Ship's Husband, are to enter in their Books, and should check with one another every Day, and from the Total of the faid Groß Weight is to be deducted an Allowance in Confideration of 11

1.3

DRAUGHT, according to the following respective Weights, viz.

#### On all Goods imported, weighing under 1 Cwt. 1 1b. Dra. From 1 to 2 2 ..... 2 to 3 3 3 to 10 4 10 to 18 7.

9 Gm. I. C. 11. S. 15.

18 to 30 Except Tobacco of the British Plantations, which is to be allowed eight Pounds Draught only, for every Hogshead of 350lb. or upwards.

or upwards

These Allowances for Draughts, the Landwaiters may, when they are very different, insert in their Books, opposite to each respective Draught, or, when they are not very different, compute the fame, by counting the Number of the Draughts at each feparate Allowance.

The Allowance for Draught being deducted, there is, in most Cafes, a farther Allowance to be made out of the remaining Weight, called

TARE, being a Confideration for the outlide Package that contains fuch Goods which cannot be unpacked without Detriment: or for the Papers, Threads, Bands, &c. that inclose or bind any Goods which are imported looie ; or, though imported in Cafks, Chefts, &c. yet can be unpacked and weighed nett.

Several Sorts of Goods have their Tares afcertained, and thefe Tares are not to be altered or deviated from, in any Cafe within the Port of London, unless the Merchant, or the Officers of the Crown, thinking themselves prejudiced 2 2.. by fuch Tares, shall defire that the Goods may be unpacked, and the nett Weight taken ; which may be done either by weighing the Goods in each respective Cask, & c. nett, or, as is practified in the East-India Goods particularly by picking out feveral Cafks, &c. of each Size, and making an Average, and fo computing

computing the reft accoordingly. But this muft not be doue without the Confent of two Land-Surveyors, atteffed by their Hands in the Landwaiter's Books; and in the Out-Ports, not without the Confent of the Collector and Surveyor: And as to those Goods which have not their *Tarcs* afcertained, two Land-Surveyors in *London*, and the Collector and Surveyor in the Out-Ports, are to adjust and allow the fame in the like Manner.

Sometimes the Cafks, &c. are weighed beyond Sea before the Goods are put in, and the Weight of each refpective Cafk, &c. marked thereon, as is usual for most Goods imported from the *Britifle* Plantations, or elfe inferted in the Merchant's Invoice; in which Cafe, if the real Invoice be produced, and the Officers have fatisfied themfelves, by unpacking and weighing fome of them, that those Weights are just and true, they do then, after having reduced them to *Britifle* Weight, if not to before, effect them them to be the real Tares, and pafs them accordingly; though fometimes the Tares on the Cafk, &c. are wholly diffegarded, and the real Tares taken.

But the unpacking Goods, and taking the nett Weight, being supposed the justeft Method, both for the Crown and Merchant, it is usually practifed in the Port of *London*, in all Cafes where it can be done with Conveniency, and without Detriment to the Goods.

Goods, delivered by Meafure, are under three different Rtgulations :

1. Such as Linens particularly; which are measured by running Measure, being no more than taking the Length of the Piece from one End to the other.

And as in the Holland, Flanders, and fome Sorts of German Linens, the Contents in Britifb Ells are often annexed to, or marked on each Fiece, and likewife inferted in the Merchant's Invoice; therefore there will not be any Difficulty in making a perfect Entry: So that no Post-Entry will be admitted in this Cafe.

And for fuch Linens as are contented in foreign Measures, the Table, which will hereafter be inferted, proportioning them to the English, will enable the Merchant readily to find their Contents in British Yards or Ells, according as the Nature of the Entry shall require.

But those German, or East-Country Linens, which are not contented, by reason the several Pieces of each respective Sort are generally about the fame certain Lengths, may be entered, by computing the whole Quantity at fuch usual Lengths, and delivered by the Officers, by measuring fome of the Pieces, and computing the reft accordingly.

2. Such as Pictures, Grave and Paving Stones, and Marble Tables particularly, which are measured by fquare and superficial Feet.

Such as Marble Blocks, and Timber particularly, which are measured by folid or cubical Measure.

Goods delivered by Gauge, are Wines, &c. and all exciteable Liqnors, whole Quantity to be entered may be pretty nearly determined by confidering the Size of the Cafks, and what accidental Leakage, or other Diminution, may have happened during the Voyage.

Before any Goods are delivered by Virtue of any Warrant, the fame muft be copied into the Landwaiter's Books, as a Foundation for the Delivery, diffinguifhing the Date and Number of the Entry, the Merchant's Name, the total Duties paid, the particular Packages, with the Marks, Numbers and Quantities of the Goods, for which the Duties have been paid.

And at the Delivery of the Goods, underneath the faid Copy of the Warrant, muft be inferted the particular Manner of the Delivery, as the Tale, Weight, Meafure or Gauge, with the refpective Allowances, for Draught and Tare, where the fame are to be allowed, from the Total; wherefrom the Quantity first entered being deducted, the Remainder is the Quantity, for which a Poft or additional Entry is to be made; and when the fame is made, the Date and Number of fuch Entry muft be inferted, opposite to the faid fhort Entry, as will be illustrated by three or four Examples annexed.

\*\* \*\*

. ; Jn

-991

In making Entries it is ufual for Merchants to include all the Goods they have on board the fame Ship in one, though fometimes they may happen to be of twenty feveral Denominations, or more; and as it is enacted by  $12\ Car$ . II. *Cap.* 4. Steff. 4. to which fubfequent Acts have had Reference, That if any Goods, or Merchandize, be brought from Parts beyond the Seas into this Realm, by way of Merchandize, and unthipped to be laid on Land, Cuftoms, and other Duties thereof, not paid, or tendered to the Collector, &c. nor agreed with for the fame in the Cuftomhoufe, then the faid Goods and Merchandizes fhall be forfeited; therefore there was fome Years ago a Refolution of the Court of Exchequer, that, to admit of Poft or additional Entries, where Goods are thort entered, the Goods fo fhort entered being laid on Land before Payment of Duty, is a Matter of Favour and Indulgence, to prevent fuch Goods from Forfeiture; and though, in Goods delivered by Weight and Gauge, it is almost impossible to make a perfect Entry before Landing, yet in Goods delivered by Tale and Measure there cannot be any Excuss or Pretence for a thort Entry, and therefore, as has been before remarked, it ought not to be allowed,

#### Examples of the Examination and Delivery of Foreign Goods imported.

|            |      |     |     |          | No. 45.        | 14           | h of Da<br>Fabr              | cembe.<br>Siam | r,     | 1701, No. 31.                    |
|------------|------|-----|-----|----------|----------------|--------------|------------------------------|----------------|--------|----------------------------------|
| B I. No. 1 | a 10 | Ter | 1 C | afks     | , containing I | <b>t.</b> V. | lo. 1 a<br>No. 5 a<br>No. 3. | 3.             | Î<br>{ | 10 Cafks qt.<br>100 C. of Argol. |
| No.        | I    | 6   | 0   | 10       | •              | [. s. 1      | No. 2                        | 12             | 2      | 14                               |
|            | 2    | -   |     | 14       |                |              | 2                            |                |        | 14                               |
|            |      | 5   | 2   | 17       |                |              | 5                            |                |        | 14                               |
|            | 3    | 2   | 3   | 17<br>13 |                | R. V.        | 7                            |                |        | •                                |
|            | 3456 | ž   | ~   |          |                |              |                              |                |        | 7                                |
|            | 2    | 2   | 5   | 24<br>12 |                |              | 58                           | 14             | 3      | 18                               |
|            |      | 6   | -   | 2        |                |              | š                            |                |        |                                  |
|            | 78   | ~ ~ | 3   | ő        |                | к. о.        | 6                            |                |        | 14                               |
|            | 9    |     |     | 8        |                | n. U.        |                              |                |        | 18                               |
| 1.         | 10   |     |     | 18       |                |              | 7<br>3                       |                |        | 26                               |
|            | 10   |     |     | 10       |                |              | 3                            | 13             | 2      | 0                                |
|            |      | 60  |     | 6        |                |              |                              |                | _      |                                  |
|            |      | 02  |     |          | Desuchs        |              | 10                           | 128            | 0      | 27                               |
|            |      | _   | 1   | 12       | Draught        |              |                              |                |        | . Downha                         |
|            |      | 4.  |     |          |                | 10           | at 710.                      | 0              | 2      | 14 Draught.                      |
|            |      |     |     | 22       | Tone of walk   |              |                              |                |        |                                  |
|            |      | 0   | 1   | 22       | Tare at 12lb.  |              |                              | 127            |        |                                  |
| Th 11 1    |      | -   |     |          | - per Gent.    |              |                              | 15             | 3      | -2 Tareat 14lb.                  |
| Delivered  |      |     |     | 0        |                |              |                              |                |        | - per Cent.                      |
| Entered    |      | 50  | 0   | 0        |                |              | ivered                       | 111            |        |                                  |
|            |      | -   |     | _        |                | Ent          | ered                         | 100            | 0      | 0                                |
| Short      | •    | 3   | 3   | 0        |                | Sho          | rt                           | 11             | 2      | 19                               |

Pofted the 17th December. No. 5.

15th

Deliv Enter Short

1

Ì

Geo

G. C.

Poster Tare

No

Tl lawfu

Lond Septe the N Septe and v be pr It the for b Duti the f Se may miny at v had

> fty's the

incu

| 15th Jan<br>George Chaf | uary, 1791, No. 10.         | 15th Bohert Al | January, 1791, No. 7.<br>bby £1 13 24 |
|-------------------------|-----------------------------|----------------|---------------------------------------|
| G C No 10               | 10-1 odoub. Serons cont. R  | A No           |                                       |
|                         |                             |                |                                       |
| 4.                      | 5 C. of Barilla.            | C              | . Weed Ashes,                         |
|                         | C.qr. lb.                   |                | C.qr. lb.                             |
| No. 1                   | 518                         | No. 1          | 2 2 2                                 |
| 2                       | 5 3 2                       | 2              | 2 1 22                                |
| 3                       | 4 3 18                      | 3              | 2 1 14                                |
| . 4                     | 4 2 27                      | 4              | 2 1 16                                |
| 5                       | 5 1 10                      | ć              | 2 1_19                                |
| 5                       | 5 3 22                      | 56             | 2 1 24                                |
|                         | 5 2 20                      |                | 2 2 6                                 |
| 7<br>8                  |                             | 78             |                                       |
|                         |                             |                | 2 2 4                                 |
| 9                       | 4 3 25                      | 9              | 2 1 20                                |
| 10                      | 60 3                        | 10             | 2 1 15                                |
|                         |                             |                |                                       |
| 10                      | 54 2 12                     | 10             | 24 2 8                                |
|                         | 0 1 12 Draught              |                |                                       |
|                         | 10                          | at 3lb.        | o 1 2 Draught                         |
|                         | 54 1 0                      | 5              |                                       |
|                         | 3 0 24 Tare at 36lb. each   |                | 24 1 6                                |
|                         | 3 0 14 1 1.0 10 30101 01011 |                | 0 2 24 Tare 81b. per Sack             |
| Delivered               |                             |                | 0 2 24 Farcoro. per back              |
|                         | 51 0 4                      | Deliverad      |                                       |
| Entered                 | 45 0 0                      | Denvered       | 23 2 10                               |
| Short                   | 604                         | Entered        | 20 0 0                                |
| Poffed 24th of          | Yanuary, No. 5.             | Short          |                                       |
| i oncu zam oi           | Junuar 9, 110. 5.           | onort          | 3 2 10                                |

Tare thirty-fix Pounds per double Seron.

A. B. Surveyors. Posted 18th of January, No. 9. B. C.

Note, It is fometimes imported in fingle, and fometimes in treble Serons of about the fame Weight.

#### Of Landing and Lading.

The Merchants of London are allowed to unlade their Goods at any of the lawful Keys and Places for landing Goods, between the Tower of London and London-Bridge, between the Sun-riling and Sun-fetting, from the 10th of September to the 10th of March, and between the Hours of fix of the Clock in the Morning and fix in the Evening, from the 10th of March to the 10th of September, giving Notice to the proper Officers appointed to attend the lading and unlading Goods; and fuch Officers as shall refuse, upon due Calling, to be prefent, fhall forfeit for every Default 5l.

It may be lawful for any Person to thip or lade into any Ship or Vefsel, on the River of *Thames*, bound over Seas, Horfes, Coals, Beer, ordinary Stones for building, Fish taken by any of his Majesty's Subjects, Corn, or Grain, the Duties being paid, and Cockets, and other lawful Warrants, duly passed for the fame.

So likewife Deal Boards, Balks, and all Sorts of Mafts, and great Timber, may be unfhipped, and laid on Land, at any Place between Limeboufe and Weffminfler, the Owners first paying or compounding for the Cuftoms, and declaring at what Place they will land them before they unfhip them; and upon Licence had, and in the Prefence of an Officer, they may unlade them; otherwife they incur a Forfeiture.

#### Form of Sufferances for landing Goods at an unlawful Key.

Though foreign Goods and Merchandizes have been entered, and his M-jefty's Duties duly paid, and a Warrant be thereupon granted for the Delivery thereof; yet, if the Merchant, for his Conveniency, is defirous to land them 11 U at

at any other Place than the lawful Keys appointed by his Majefty's Commitfion out of the Court of Exchequer, a special Sufferance must be granted for that Purpofe, after the following Manner:

#### In the Aldolphus of Stockholm, Hans Carvel, from Sweden.

Edmund Boehm.

Three thouland five hundred Bars, containing fixty Tons of Swediff Iron, two hundred and fifty Barrels, containing twenty Lafts of Tar. A Warrant having been paft by us for Delivery of the above mentioned Goods, and the Importer having fignified to us, the Inconveniency that would attend the bringing the fame to the lawful Key, we have granted this fpecial Sufferance for landing the fame at-

You are therefore to permit the fame to be unladen into Lighters, and afterwards landed at the faid Place, in like Manner, and with like Care, Examination, and Infpection, as is usual at the lawful Key: For which this fhall be your Voucher.

Dated at the Cuftoin houfe, London,

the 20th of May, 1791.

A. B. Collector, B. C. Cuftomer, C. D. Comptroller.

D. E. Surveyor,

To  $\left\{ \begin{matrix} E. F. \\ F. G. \end{matrix} \right\}$  Landwaiters.

Every Merchant making an Entry of Goods, either inwards or outwards, thall be difpatched in such Order as he cometh ; and if any Officer or his Clerk. thall, either for Favour or Reward, put any Merchant or his Clerk, duly attending and making his Entries as aforefaid, by his Turn, to draw any other Reward or Gratuity from him than is limited in the Act of Tonnage and Poundage, and the general Books of Value, if the Mafter Officer be found faulty herein, he shall, upon Complaint to the chief Officers of the Custom-house, be ftrictly admonifhed of his Duty; but if the Clerk be found faulty therein, he shall, upon Complaint to the faid chief Officers, be prefently difcharged from his Service, and not permitted to fit any more in the Cuftom-houfe.

Every Merchant thall have Liberty to break Bulk in any Port, and to pay Cuftom for no more than he shall enter and land, provided that the Master of fuch Ship, make Declaration upon Oath, before two principal Others of the Port, of the Content of his Lading; and shall declare upon Oath, before the Cuftomer, Collector, Comptroller, or Surveyor, or two of them, at the next Port where his Ship shall arrive, the Quantity and Quality of the Goods landed at the other Port, and to whom they did belong.

The Officers who fit above in the Cuftoni-house of London, shall attend their feveral Places from nine to twelve in the Forenoon, and one Officer or Clerk shall attend with the Book in the Afternoon, during fuch Time as the Officers are appointed to wait at the Water-fide : All other the Officers of the Out-Ports fhall attend every Day in the Cuftom-house between the Hours of nine and twelve in the Morning, and two and four in the Afternoon.

The Officers of Gravefend, having Power to visit any Ship outward bound, shall not without just Caufe detain her, under Colour of fearching, above three Tides, under Pain of Lofs of their Office, and rendering Damage to the Merchant and Owner of the Ship. And the Officer in any of the Out-Ports shall not without just Caule detain any fuch Ship above one Tide, after the Ship is fully laden and ready to fail, under Pain of Loss of Otlice, and rendering Damage.

#### Of Entries Outwards.

When the Goods you intend to export are made up in the Packages you think proper, whether in Bales, Bags, Boxes, Cafes, or in any other Manner, you must carry the true Contents to the Custom-house, by a Bill of Entry like the following one, viz. In 6

994

0 Bill of I Dut ende tioni muf Port min for Ladi

 $\mathbf{K}$ Dat

tity

otl

m

no

in

ba

is

m

th a

> P to

> 11 51

> > to

b

tl

In the Mary, Joseph Thomas, for Lifbon, T. S.

. .

T. S. Two Cafes of Hats, viz. Nº 1 qt. 90 Doxen. 2 --- 18 Cafes 2--- 108 Dozen.

#### Trunks 2-114 Dozen.

Of these Bills you must write seven, and act with them as directed for the Bills inwards; and on having fatisfied the Customs, you will have a small Piece of Parchment called a Cocket, which testifies your Payment thereof and all Duties for fuch Goods; and having marked and numbered your Goods, you endorfe the time on the back of the Cocket, and of your fhipping Bill, mentioning the true Contents of each Bale,  $\mathcal{G}_{\mathcal{C}}$ . This Cocket and shipping Bill you must give to the tearcher with his Fee; and after paying the Wharfage and Porterage of your Goods, you may flip them off; and take Care that you remind the Person who carries them on board, to bring you the Mate's Receipt for them, which you deliver to the Captain when he signs your Bills of Lading.

#### The Form of a Cocket.

KNOW ye, that T. S. Ind. for 108 Dozen of Hats, and 114 Dozen of Ind. or Inde-Stockings, in the Mary, Joseph Thomas Master, for Lifbon, paid all Duties. graw, fignificanaural-born.

On the Back of the Cocket write the Marks, Numbers, and also the Quantity of the Goods contained in the Cocket : Thus,

|          |       | N     | Р. т | 1 Cafe qt. 90 Dozen of Hats.  |  |
|----------|-------|-------|------|-------------------------------|--|
|          |       |       | 2    | I Cafe qt. 18 Dozen of Hats.  |  |
| 6 + 29 7 | ~ *** | T. S. | t    | I Trunk qt. 82 Dozen of Hofe  |  |
|          |       |       | 2    | 1 Trunk qt. 32 Dozen of Hofe. |  |

If feveral Sorts of Goods are exported at once, of which fome are free, and others pay Cuftoms, the Exporter must have two Cockets, and therefore must make two Entries, one for the Goods that pay, and the other for those that do not pay Cuftom.

But to export Goods by Certificate, which muft be foreign Goods formerly imported, and on which a Part of the Cuftoms paid on Importation is drawn back, provided they are exported in the Time limited by Act of Parliament, it is not fufficient only to mention the Marks, Numbers, and Contents, as commonly practifed in the Entries outwards, but allo the Name of the Ship in which the Goods were imported, the Importer's Name, and Time of Entry inwards; andmake Oath, that the Entries for thole Goods were paid, or fecured to be paid, as the Law directs. After you have made an Entry in this Manner, you are to carry it to the Collector and Comptroller, or their Deputies, who, after examining their Books, will grant a Warrant, a Specimen of which is here annexed, which muft be given to the Surveyor, Searcher, and Landwaiter, for them to certify the Quantity of Goods; after which the Certificate muft be brought back to the Collector and Comptroller, or their Deputies, and Oath made, that the faid Goods are really flipped, and not handed again in any Part of Great-Britain.

Britain. This done, they fet down, in Words at length, on the Back of the Debenture, and then in Figures on the fame Side, the Sum of the Duties, and fubfcribe jointly to the Whole. By Virtue of this Debentute, the Exporter may, in one Month after the Ship's Departure from Great-Britain, demand his Drawback ; and if the Collector has not Money in his Hands to pay the Debenture, he is to certify the fame on the Back of the Debenture, that the Exporter may have Recourse to the Commissioners, who are then to pay him. Suppose that II. P. Merchant of London, exports 23 Dozen of Napkins, Holland's making, and 232 Ells of Holland, which he imported before from Am/lerdam; he makes his Entry in the following Man.er, viz.

### London, May 7, 1791.

#### In the Goodfellow, Samuel Johnson, for Barbadoce. H. V.

II. F. One Box, containing twenty-three Dozen of Napkins, Holland's making, and one Bundle, containing two hundred thirty-two Ells of Holland, imported the 20th of April laft, in the Dragon, of London, Sumuel King, Mafter, from Am/lerdam; the Cuftoms Inward being paid by the faid H. V. the 20th of April laft. H. V.

The Collector and Comptroller, or their Deputies, give a Warrant of the fame Tenor, tigned by thein, and directed to the Surveyor and Landwaiter; after which you have a Cocket in the following Manner :

#### London,

NOW ye, that H. V. Merchant, for twenty-three Dozen Naphins, Hol-K land's making, and two bundred thirty-two Ells of Holland, paid all the Duties inwards the 20th of April laft, out of the Dragon of London, Samuel King Maller, from Amsterdam, late unladen, and now in the Goodfellow, of London, Samuel Johnson Majler, for Barbadoes. Dated the 7th of May, 1791.

A. R. Collector. C. D. Comptroller.

And on the Back of the Cocket is endorfed as follows, The Contents of the Goods flipped, two-hundred thirty-two Ells of Holland, twenty-three Dozen Napkins, Holland's making.

E. V. Surveyor. A. L. Searcher.

#### The DEBENTURE runs in the fubsequent Form

H.V. Ind. did enter with us, the 20th of April laft, in the Dragon, of London, Samuel King Mafter, from Amllerdam, twency-three Dozen Napkins, Holland's making, and two hundred thirty-two Ells of Holland; the Cultoms being paid inwards, by H. V. Merchant, the 20th of April, 1791, as doth appear by the Certificate of the Collector inwards, and for further Manifestation of his just Dealing herein, he hath also taken Oath before us for the fame. Cuftom-boufe, London, the Day and Year above written.

A. R. Collector.

C. D. Comptroller. Jurat. H. V. that the two hundred hirty-two Ells, and twenty three Dozen Napkins above mentioned in this Certificate, were really shipped, and have not been fince landed, nor are intended to be relanded, in any Port, or Creek in Great-Britain. The 7th of May, 1791.

A. R. Collector. C. D. Comptroller.

H. V.

The twenty three Dozen Napkins, and two hundred thirty-two Ells of Holland, were fhipped off at Dice-Key, May 7th, 1791.

E. V. Surveyor. A. L. Searcher. I. K. Landwaiter, Three

3

When the follow

RECE bis A Pounds, a

W<sup>H</sup> af Goods, Great-Br tion, yet portation quently 1 Merchant to be or upon Per fy to the exported they find or Dupli

> One were pai August, The Pounds Part of Maîter, the Cuft

If th must be were th pofe. A the Oat mention

Returne L. A No. 1

Edwa turned exported but he faid, an

Jurat 2 Cora

When the money is received on this Debenture, a Receipt may be given in the following Form, viz.

**RECEIVED**, June the 12th, 1791, of the Honourable Commiffianers of his Majely's Cuffons, by the Hands of A. R. Collector, the Sum of eleven Pounds, and three Pence, for the above Debenture. Per H. V.

# Of Goods, re-imported or returned.

#### FOREIGN.

W HEN foreign Goods, which have been regularly imported, have been afterwards exported, and are, for Want of Sale, or the great Scarcity of fuch. Goods, Ge. defired to be returned, or to be again imported into any Port of Great-Britain, notwithftanding there is not any Law for fuch Re-importation, wet, upon Payment of the like Duties that were due upon the Irl Importation though perhaps the Goods were exported out of Time, and confequently were not intitled to any Drawback, it is the Practice to indulge the Merchant in fuch Re-importation, although fuch Goods may be prohibited to be originally imported from the Place from which the Ship now returns, upon Performance of the following Requifites; The first whereof is, to tignify to the Searcher, Ge. the Time when, and the Ship in which they were exported; who thereupon will have Recourfe to their Books, and in Cafe they find that fuch Entry outwards was duly made, will grant a Certificate, or Duplicate thereof, as follows:

### In the James of Liverpool, John Williams, for Peterfburgh,

Edward Ellis.

One thousand Pounds of *Virginia* Tobacco, the Duties inwards whereof were paid, and the other Duties fecured by *George Jones*, the tensh Day of *August*, 1790. Dated the fourth of *April*, 1791. The Goods above mentioned were regularly thipped off, but five hundred.

The Goods above mentioned were regularly fhipped off, but five hundred Pounds of the faid Tobacco<sup>\*</sup>, for which a Debenture hath paffed, being Part of the above Entry, are now returned in the + Sea-Horfe, Jacob Peters Mafter, from Peter/burgh, as the Merchant is ready to make Oath. Dated at the Cuftom-houfe, London, the 20th of August, 1791.

R. W. Scarcher. L. M. Landwaiter.

If the Goods were entered outwards at any other Port, this Certificate muft be granted by the Officers of that Port; But if the Cocket whereby they were thipped be produced, I apprehend that will fully ferve the fame Purpofe. And on the Back of the aforefaid Certificate, Proof muft be made, by the Oath of the Merchant, that the Goods then returned are the fame therein mentioned. The Form of which Proof muft be as follows:

20th of August, 1791. No. 4.

#### In the Sea-Horfe, Jacob Peters Mafter, from Peterfburgh.

Returned

L. M. ? Fifty Boxes, containing five hundred Pounds Weight of Vir-No. 1 a 505 ginia Tobacco.

Edward Ellis maketh Oath, that the Tobacco above-mentioned is now returned as Part of the Entry outwards within mentioned, which was formerly exported from hence, and not fold, nor the Property changed beyond Sea; but he verily believes it to be the fame Tobacco which was exported as aforefaid, and no other.

(Signed)

Edward Ellis.

Jurat 20 Die Augustus, 1791, Coram me R. B. Collector.

• To be omitted, if exported out of Time.

+ Or the fame Ship and Mafter. Thereupon

Thereupon an Entry muft be made, as for other Goods imported, and the Duties paid, or focured, being inferted underneath the Merchant's Oath; the Collector, Cuftomer, and Comptroller, are to fubfcribe their Names thereto, and direct it to the Surveyor and proper Landwaiter, as a warrant for their Delivery of the Goods.

#### BRITISH GOODS RETURNED.

When Goods of the Product or Manufacture of Great Britain, which have been exported to foreign Parts, are, for Want of Sale, or any other Occation, defined to be returned into any Port of Great-Britain, & Bill of Store may be granted for the landing and delivering the fame: As a Foundation for which, the searcher, &c. muft be applied to, for a Certificate, or Duplicate of the Entry outwards, in like manner as before directed for foreign Goods.

Whereupon an Entry muft be made in the Book inwards, as for foreign Goods imported; and the Collector, Cuftomer, and Comptroller, having fubferibed their Names underneath the Merchant's Oath, the fame is to be directed to the Surveyor and proper Landwaiter, as a Warrant for their Delivery of the Goods. But as it may fometimes to happen, that the Entry outwards caunot be fixed upon, by Reafon of the Diftance of Time, the Lois of Papers or Accounts, or feveral other Accidents: Therefore, in that Cafe, as there cannot be any Proof. the Oath of the Merchant only muft be deemed fufficient, and may be taken as follows:

#### In the Good-Luck of Briftol, John Darby Master.

Richard White.

T. L. 7 Bales

3

No. 1, 2, 3. Containing fifty Pieces of Woollen Cloths of Britifb Manufacture.

Richard White maketh Oath, that the Cloths above-mentiond are fent to him, this Deponent, as Part of a large Quantity formerly exported from hence, I. G.

and that, according to the best of his Knowledge and Belief, they are all of the Manufacture of Great-Britain.

Jurat: 25° Die Martii, 1701, Coram me C. L. Collector.

An Entry must be made in the Books inward, and this Oath must be fubficribed and directed as a Warrant for the Delivery of Goods, in like Manner as when the particular Entry is proved.

#### Form of a SUFFERANCE, for Exporting Corn.

(Signed)

In the Race-Horfe, of Harwich, William Tims, for Dublin.

Two hundred fifteen Quarters of. Wheat, to be shipped, but not exported till further Orders.

To the Surveyor, Searcher, and Landwaiter.

A. R. Collector. C. D. Comptroller.

Richard White.

On the Back is to be endorsed, by the Surveyor and Landwaiter, the Quantity hipped off, viz.

In Bulk-215 Quarters of Wheat, Winchefter Measure.

E. K. Surveyor. I. K. Landwaiter.

The

I. G.

Jura are t

N

mak

т

Cuft Th

and

that

laft 1

T<sup>I</sup> Tim bund the

dic

Day

3

be app

reti

the

Pat

nol

or

der

... T

### The ENTRY and CERTIFICATE.

London, June 19, 1791.

In the Sea-Horfe, of Harwich, William Tims, for Dublin.

Two hundred fifteen Quarters of Wheat, Winchefter Meafure, Britifs Growth, Cuftom free.

These are to certify, that I. G. Merchant of London, hath shipped two bundred and lifteen Quarters of Wheat, on board the abovementioned Ship for Dublin, and that the Price of the Wheat of the Measure as a forefaid, in the Port of London, the last Market-Day, did not exceed forty-four Skillings per Quarter.

Jurat. I. G. and P. B. that the Contents of the abovementioned Certificate are true.

I. G. P. B.

I. G.

I. G.

I. G

Note, There must always be one joined with the Exporter in giving Bond and making Oath for Exporting Corn.

#### The WARRANT.

#### In the Race-Horfe, of Harwich, William Tims, for Dublin.

Two hundred fifteen Quarters of Wheat, Winchefter Me dure. To the Surveyor and Searcher.

#### London.

### The DEBENTURE.

THESE are to certify, I. G. Merchant, Ind. did on the 19th Day of June, 1791, enter, and bave shipped for Dublin, in the Sea-Horfe, where of William Tims, Master, and two-thirds of the Mariners, are his Majely's Subjects, two hundred sisteen Quarters Wheat, Winchester Measure; and that the Price of the Wheat of the Measure aforefaid, in the Port of London, last Market-Day, did not exceed forty-four Shillings per Quarter. Witness my Hand this 19th Day of June, 1791.

Jurat. J. G. That the Contents of the abovefaid Certificate are true.

#### Concerning Sufferances of Baggage.

Paffengers' Baggaße, containing their Wearing-Apparel, & are permitted to be landed by a particular Sufferance directed to the Surveyors and Landwaiters appointed to the Ship, who, after Examination, are, on the Back thereof, to return a particular Account of each Paffenger's Baggage to the Commiffioners in the Port of Landon, and to the Collector in an Out-Port; who will order fuch Part as appears to be worn, to be delivered without Entry, provided they are not made of Goods prohibited to be worn in this Kingdom; but fuch Clothes, or fmall Parcels, & c. as have not been worn, and are cultomable, will be ordered to be entered, and those that are prohibited, to be profecuted.

#### Suppose a Sufferance for

3 Trunks, 1 Box, 2 Portmanteaus, Containing Wearing-Apparel, Linen, and Woollen.

The

#### The Examination to be endorfed on the Back of the Sufferance; thus:

#### 27 June, 1791.

Examined, 3 Trunks, 1 Box, 2 Portmanteaus, containing 4 Suits of old Wearing-Apparel, 16 Shirts much worn, Papers and Books of Accounts, 20 pounds of printed Dutch bound Books, 1 India Dama & Nightgown, 2 Pounds of Tea, 3 Pounds of Chocolate, 2 Remnants, containing 20 Ells plain Holland's Linen, under 1 t Ell wide. A. B. Surveyor.

C. D. D. E. Landwaitess.

The Bound Books and Linen to be entered; the Nightgown, Tea, and Chocelate to be profecuted, and the reft delivered.

| F. G.<br>G. H.<br>H. I.<br>I. K. | Commissioners |
|----------------------------------|---------------|
|----------------------------------|---------------|

The whole Proceedings to be entered in the Landwaiter's Books, with the

Date of the Order for Delivery, &c And to finish this Subject, when the Landwaiters to each Ship have made true Enteries of the Delivery of all Goods in their Books, and perf Rly adjufted them, they are, before they deliver them to the Jerquer, or Surveyor in these Parts where there is no Jerquer, to certify the fame under their Hauds, after the Entry of the last Article, thus :

This Ship is regularly difcharged, and all Poft-Enteries duly made.

A. B. Landwaiter.

#### The FEES, and ALLOWANCES that are due and payable to the Officers of his Majefty's Cuitoms in the Port of London, &cc. are as follow.

#### For the Officers of the Petty Cuftoms Outwards.

|  | m  | Cufto-<br>mer. |    | ller. | veyor |    | G  | CB. |  |
|--|----|----------------|----|-------|-------|----|----|-----|--|
|  | s. | d.             | 5. | d.    | 5.    | d. | 5. | d.  |  |
| For a Cloth Cocket by Englift Freemen of London.             | 0  | 6              | 0  | 4     | 0     | 4  | 0  | 4   |  |
| For a Stranger's Cocket, or Unfreemen                        | 0  | 8              | 0  | 6     | 0     | 6  | 0  | 6   |  |
| For a Cloth Certificate, by Strangers, or Englift, to pafs   |    |                |    |       |       |    |    |     |  |
| according to the old Rate                                    | 0  | 8              | 0  | 4     | 0     | 4  | 0  | 4   |  |
| For a Ship's Entry croffing the Seas                         |    |                |    |       |       |    | •  |     |  |
| For a Ship's Entry to the Streights, or Canaries, or Western |    |                |    |       |       |    |    | -   |  |
| Illands  |    | 0              | 1  | 0     | 1     | 0  | 1  | 0   |  |
| For clearing of Ships, and examining the Books               | 1  | 0              | 0  | 6     | 0     | 6  | 0  | 6   |  |
| For every Indorfement  | 0  | 4              |    |       |       |    |    |     |  |
| For making a Bond to the King's ufe                          | 0  |                |    |       |       |    |    |     |  |
| For every Entry in the Certificate Book                      | ō  | 2              |    |       |       |    |    |     |  |
| To the Cuftomer's Clerks for a Cloth Cocket or Certificate   |    |                | 0  | 2     | 0     | 2  | 0  | .2  |  |
| For a Ship's Entry crofting the Seas                         | 0  | 4              | -  | -     |       |    | -  | -   |  |

Subfidy

For every St

For every For every For cleari cx

> For every For every For maki

> > For every

For Indo For Foar

> Coaft Su For ever

> > For a B For dife

For mal For ma

For ma

To the For a S To the

> For c For ta For e For d For e

> > For For Tot For For

For

| Subfidy Outwards.  | Col<br>to | lec-<br>r. | Co<br>Irol | mp-<br>ler. | Su:<br>vey | - 1<br>01. | Surv | ey. |  |
|--|-----------|------------|------------|-------------|------------|------------|------|-----|--|
|  | s.        | d.         | s.         | d.          | s.         | d.         | s.   | d.  |  |
| For every Ship's Entry within the Levant, or beyond the<br>Streights Mouth |           | 0          | 1          | 0           | I          | ~          |      | 0   |  |
| For every Ship's Entry, going to any other foreign Parts                   |           | 4          | ō          |             |            |            |      | -   |  |
| For every Ship's Entrygoing to the out Ports                               |           | 2          | ō          |             | o<br>o     |            |      | 4   |  |
| For clearing of every Ship, paffing to foreign Parts, and                  |           | ~          | Ŭ          | •           | Ŭ          | •          | •    | •   |  |
| examining the Contents of the Ship   | I         | ο          | 0          | 6           | 0          | 6          | 0    | 6   |  |
| For every English Cocket, by Freemen                                       | 0         | 8          | 0          | 4           |            | 4          |      | 4   |  |
| For every Stranger's Cocket, or Unfreemen of London                        | 1         | 0          |            | 6           |            |            |      | 6   |  |
| For making every Certificate Cocket, as well English as                    |           |            |            |             |            |            |      |     |  |
| Strangers, for Goods which paid Subfidies Inwards                          | ,         |            |            |             |            |            |      |     |  |
| and pay no Subfidy Outwards  | 0         | 8          | 0          | 4           | 0          | 4          | 0    | 4   |  |
| For every Certificate upon Warrant, from his Majefty, or                   |           |            |            |             |            | •          |      |     |  |
| the Lords of the Treasury, paying no Duties                                | I         | 6          | ó          | 8           | 0          | 8          | ó    | 8   |  |
| For Indorfement of Warrants and Licences                                   | 0         | 4          | 0          | 4           |            |            |      |     |  |
| For Foaring Bill, Licenfing fuch as bring in Victuals, to                  |           |            |            | •           |            |            |      |     |  |
| carry out fome Beer, as by Store   | 0         | 6          | 0          | 6           | 0          | 6          | 0    | 6   |  |
| Coast Sufferances, are to be given without Fees.                           |           |            |            |             |            |            |      |     |  |
| For every Coast Cocket outwards, and en tering in his                      |           |            |            |             |            |            |      |     |  |
| Majefty's Books, for a whole Ship or Veffel, paffing                       |           |            |            |             |            |            |      |     |  |
| into the open Sea  | 1         | 0          | 0          | 8           | 0          | 8          | 0    | 8   |  |
| For a Bond for the fame  | 0         | 6          |            |             |            |            |      |     |  |
| For difcharging the fame Bond; filing the Certificate to                   |           |            |            |             |            |            |      |     |  |
| the faid Bond  |           |            |            | 4           |            |            |      |     |  |
| For making every Certificate of Return                                     | 1         | 0          | 0          | 2           | 0          | 2          | 0    | 2   |  |
| For making, entering, and keeping an Account of every                      |           |            |            |             |            |            |      |     |  |
| Debenture, for repaying of half the Subfidy, or                            |           |            |            |             |            |            |      |     |  |
| other Sums of money  | 1         | 0          | 0          | 4           | 0          | 4          | 0    | 4   |  |
| For making and entering a Transire, or Let Pass, from                      |           |            |            |             |            |            |      |     |  |
| Port to Port, in England, Wales, or Berwick                                |           | 4          |            | Ż           |            |            |      |     |  |
| To the Clerks for Cocket, by English or others                             |           | 4          | 0          | 2           | 0          | 2          | 0    | 2   |  |
| For a Ship's Entry croffing the Seas                                       | 0         | 4          |            |             |            |            |      |     |  |
| To the Clerk of the Coaft Cockets, for making a Bill, or                   |           |            |            |             |            |            |      |     |  |
| Ticket, to the Lord-Mayor for Corn, Victuals, or                           |           |            |            |             |            |            |      |     |  |
| other Provisions   | 0         | 4          |            |             |            |            |      |     |  |

## Petty Cuftoms Inwards.

| Petty Cufloms Inwards,                                    | m | er. | tro | omp-<br>ller.<br>d. | vey | .10 | G | en. |  |
|---|---|-----|-----|---------------------|-----|-----|---|-----|--|
| For every Stranger's Warrant                              |   |     |     | 2                   |     |     |   |     |  |
| For taking every Bond                                     |   | 6   | -   | -                   | -   | -   | - | -   |  |
| For every Bill at Sight                                   | 1 | 0   |     |                     |     |     |   |     |  |
| For difeharging every Bond                                |   |     | 0   | 6                   |     |     |   |     |  |
| For every great employment, to employ the Proceed of Good | s |     |     | 6                   | I   | 0   | 1 | 0   |  |
|   |   | ·   |     |                     | _   | _   |   | _   |  |
| Subfidy Inwards.  | π | er. | tre | omp.                | vey | or. | G | ćñ. |  |
|   |   |     |     | d,                  |     |     |   |     |  |
| For every Warrant by English Freemen of London            |   |     |     | 4                   |     |     |   |     |  |
| For every Warrant for Strangers, or Unfreemen             | 0 | 6   | 0   | 6                   | 0   | 6   | 0 | 6   |  |
| To the Clerk for making the Shipper's Entry               | I | 0   |     |                     |     |     |   |     |  |
| For making a Bond to his Majefty's Ufe                    | 0 | 6   |     |                     |     |     |   |     |  |
| For every Oath administred by the Collector               | 0 | 2   |     |                     |     |     |   |     |  |
| For a Shipper's Entry with the particular Contents viz.   |   |     |     |                     |     |     |   |     |  |
| From the East Indies                                      |   | 6   |     |                     |     |     |   |     |  |
| Ditto from the Streights                                  | _ | 6   |     |                     |     |     |   |     |  |
| II Y  |   | -   |     |                     |     |     | F | or  |  |

#### OF THE CUSTOMS

| 2 OF THE CUST  | OMS .   |          |
|--|---|----------|
|  | Collee- Comp- Sur- Survey,<br>tor, troller, veyor, Gen. | For ev   |
| Prove Chineses's Proven with the westernion Cont   | s. d. s. d. s. d. s. d.                                 | For cc   |
| For a Shipper's Entry, with the particular Cont<br>From Spain, Portugal, and the Well-In   | dies; or  | To the   |
| Englifh Plantations<br>Ditto from Dunkirk, or France   | 20  |          |
| Ditto from Flanders, Holland, Ireland, or  |   | For a    |
| Equern or Northern Parts   | 1 0   | For a    |
| For every Ship, or Veffel, lefs than twen<br>For every Stranger's Ship, Entry to pay dou<br>For every Certificate of Foreign Goods importe | ble Fees.   | For V    |
| thipped out free of Subfidy, Eighteen-Pene   |   |          |
| is underflood, Six-pence for the Search a  |   | For c    |
| feveral Ships, and Twelve pence for the Co   |   | For e    |
| If the Goods be under the Value of Twenty Por<br>cording to the Book of Rates, the Mercha  |   | For a    |
| pay the Certificate, in all but  | 0 6   | For a    |
| For examining, and comparing every Debenture   |   |          |
| original Certificate   | • 4   |          |
| For a Certificate of foreign Goods, coming from  |   |          |
| the Out-Ports to London, or from any oth   |   | For c    |
| within this Nation<br>For Goods fent by Sea, by the Importer thereof   |   | rore     |
| of the Out-Ports from London   | 06020202  | The      |
| For caffing up the Sum, and keeping an Account   | c of every  |          |
| Debenture, and paying the Money<br>For every Bale, Pack, Trufs, Chetl, Cafe, or ot   |   |          |
| age, brought into the King's Warchout  |   |          |
| allowed to the Officer, when the Mercha  | nt is thort   | For      |
| entered above Five Shillings, to be pa<br>proper Officer, Two-pence  |   | For      |
| proper officer, 2 no-pence   |   | All      |
|  |   | For      |
| GREAT CUSTONS.   | Cuflo- Comp-<br>mer. croller.                           |          |
| For Cocket for Calve Skins   | s. d. s. d.<br>2010                                     |          |
| For a Coaft Cocket Outwards, of Wools, Woo   |   | For      |
| and Hides  | 29 10   | But      |
| For a Bond to his Majefty's Ufe  | 1 0   | _        |
| For filing the Return  | 06  | To       |
| For a Return, and Difcharge Outwards   | 2410  |          |
| FRES to be paid to the Clerks, concerning feve   | ral Officers, as well Inwards, as                       | Pip      |
| Outwards.  |   | Ho       |
|  | Cufto. Comp. Sur-<br>mer. ttoler, veyor.                | Ti       |
|  | s. d. s. d. s. d.                                       | Bee      |
| For every Bill of Portage  | 060303  | Co       |
| For a Second, or Parcel Cocket Outwards  | 020202  | Le<br>Tł |
| To the King's Themane marined in th  | Cullen have about Stains                                | T        |
| To the KING'S WALTERS received in th   | Cagrom-bouje above stairs.                              | R        |
| For every Englishman's foreign Goods, or Merc  | handifes, of what nature fo-                            | Bu       |
| ever, paying Cuftoms, Inwards in the   |   | Fe       |
| thither from any Place or Port, by Coc   |   | T        |
|  |   | Fo       |
|  | For   | Fo       |
|  | Por   |          |

. -02

#### AND CUSTOM-HCUSEOFFICERS.

1003

| For every Stranger's foreign Goods in like Manner, payin   | s. d.  |
|--|--------|
| in the fame Port, or coming thither by Cocket  | 16     |
| For certifying every Cocket of English Goods brought up to Long.   | 16     |
| To the KING'S WAITERS and others attending, received at the Wai,<br>divided as formerly.   | to be  |
| For a Bill of Store, or Portage, of any Thing above Ten Shillings Cuftom   | 5 1 0  |
| For a Bill of Sight, Bill of Sufferance, or any other imperfect Warrant<br>For Wools, Woolfels, Leather, Hides, and prohibited Goods, from the   | 19     |
| Out-Ports by Cocket  | IO     |
| Register of the King's Warrants.   |        |
| For every Englifb Warrant for Goods inwards  | 02     |
| For every Stranger's Warrant   | 04     |
| For every Foreign Certificate  | 04     |
| For all Goods not paying Twenty Shillings Cuftom, whether in or out, there<br>thall be hut half Fees taken, whether for Warrants, Cocket, Tran-<br>fires, Debentures, or Certificates. |        |
| To the Ufker of the Cuflom-bouje.  |        |
| For every Oath administered by the King's Officers outwards  | 02     |
| The FEES of the chief Scarcher, and his Majefty's five Under Searcher  | in the |

Port of London.

### Between the Chief Searcher and five Under-Searchers.

| For every Ship that paffeth into Spain, Portugal, the Streights, West-Indies, |    |   |  |
|---|----|---|--|
| Guinea, or the Western Itlands  | 6  | 0 |  |
| For every Ship that paffech to the Eafl-Indies                                | 10 | 0 |  |
| All other English Ships into foreign Parts                                    | 4  | ο |  |
| For every Stranger's Ship, or Bottom  | 6  | 8 |  |

Dues to his Majefly's five Under-Searchers who attend at London.

#### English and Aliens.

| For every Certificate for fhipping out Goods, formerly imported               | _ | 0 |  |
|---|---|---|--|
| But if the half Subfidy to be received, a mounts but to Forty Shillings, then | I | 0 |  |

To be paid by English and Aliens for Goods that pay Subfidy, and pafs out by Cocket or Warrant.

|   | ۶. | d. |   |
|---|----|----|---|
| Pipe, Puncheon, or Butt   | 0  | 4  |   |
| Hog thead, or Bag   | 0  | 2  |   |
| Tin, the Block, or Barrel   | o  | I  |   |
| Beer eager, Wood of all Sorts, Copperas, Allum, and fuch grofs Goods, per Ton | ο  | 4  |   |
| Corn the Laft, Sea Coal the Chaldron, Beer the Ton                            | 0  | 2  |   |
| Lead the Fodder,  | 0  | 2  |   |
| The Maund, Fat, or Pack   | 0  | 6  |   |
| The Bundle, Bile, Cheft, or Cafe  | 0  | 3  |   |
| Raifins or Figs, the 20 Frails, or Barrels                                    | 0  | 3  |   |
| Butter, and fuch Goods, the Barrel  | ο  | 2  |   |
| For every Coaft Certificate or Cocket   | 1  | 0  |   |
| Transires for the Coaft, free   |    |    |   |
| For every Horfe, Mare, or Gelding   |    | 0  |   |
| For certifying every Debenture for receiving back half Subfidy, &c.           | 0  | 6  |   |
|   |    | Fo | r |

OF THE CUSTOMS

|  | 5. | d | Ι. |
|--|----|---|----|
| For every Piece of Ordnance  | I. | C | >  |
| For the Endoriement of every Cocket  | I  | c | >  |
| For every Certificate out of their Books, of Goods loft at Sea, taken by<br>Pirates, or returned, whereby to much may be fhipped Cuftom free<br>For every Bill of Sufferance, ot Store, above Ten Shillings in the Book of | I  | 0 | \$ |
| Rates  | ,  | I | ο  |
| If under   | (  | э | 6  |
| The Fardle, or Truis, by Engliph, of 3 C. wt. or upwards<br>Woollen Cloth, the Bale, not exceeding five Cloths, 3 C. wt. Stuffs, Bays  |    | D | 6  |
| or Sits  |    | 5 | 3  |

Merchants Strangers, or fuch as flip on Strangers' Ships or Veffels.

T°. Si

Lords

Matters regulati Gco. I

By t cither r though Bulinch contain to 44, in the

A E

Wheat

made o

meal,

Bount Oat

no Bo

Weigh

Tons

for eac Bon Expor Exp of WI Of of Me Of and of Of

Malt, Co Vefic Tack Grain Th of th the C

thipp thoul Tl Ships the I Suffe

AB

| The Fardle or Trufs  | 1 0 |
|--|-----|
| The Bale   | 0 6 |
| The FEEs of the two Searchers at Gravefend.                                  |     |
| For every Ship that paffeth over the Seas for Spain, Portugal, Streghts, the |     |

| West-Indies, Guinea, or the Western Islands              | 6  | 0 |
|--|----|---|
| For every Ship to the Ea/l Indies                        | 10 | 0 |
| For all other Ships in Foreign Parts                     | 4  | 0 |
| For every Stranger's Ship or Bottom                      | Ś  | 0 |
| For every Ship having a Coaft Cocket                     | 0  | 4 |
| For Paffengers outwards, not being Merchants or Mariners | 0  | Ġ |
|  |    |   |

No Officer, belonging to any Cuftom-houfe, fhall receive any other Fee than fuch as thall be established by the Commons in Parliament; if any Officer shall offend contrary to this Order, he fhall forfeit his Office, and be incapable of any Office in the Cuftom-houfe.

All Fees appointed to be paid to the Cuftomer, Comptroller, Surveyor, or Surveyor-General in the Port of *London*, for any Cocket outwards, fhall be paid in one Sum to that Officer from whom the Merchant is to have his Cocket above in the Cuttom-houfe; and after the Merchant hath paid his Cuftom and Subfidy, and other Dutics above in the Cuftom-houfe, he is to keep his own Cocket until he shall ship out his Goods, when he is to deliver the fame to the Searcher, with the Mark and Number of his Goods.

#### FINIS.

APPENDIX

1004

#### E Х. Р P N А D Ι

#### No. I.

O Laws and Regulations respecting the Corn Trade, See Page 41. Since this important Article was printed off, upon the Reprefentation of the Lords of the Committee of Council, appointed for the Confideration of all Matters relating to Trade and Foreign Plantations, a new Bill was framed for regulating the Exportation and Importation of Corn. It passed into a Law, 31 Geo. III. Cap. 30: and took place from the 15th of November, 1791. By this Act, all the preceding Acts, commencing with 1 Jac. II, c. 30, are

either repealed in Part, or altered and amended to as comprize what it has been thought proper to retain, in one Act of Parliament. It is has therefore been the Butinefs of the Editor carefully to compare the old Regulations, with the new contained in the prefent Act; and the Reader is requested to refer from Page 4t to 44, for each feparate Regulation altered and amended by the following Claufes in the new Act.

A Bounty of 18. 3d. per Hundred Weight is granted on the Exportation of Wheat-meal; and of 18. 6d. per Hundred Weight on Wheat-flower and Bifcuit made of Wheat; fubject to the old Regulation of the Bounty-Price of Wheat.

A Bounty of 10d. per Hundred Weight is granted on Barley-meal, and Beer- sea: 2. meal, and Big-meal, fubject to the old Regulation of the Price of Barley. The Bounty on Oatmeal is altered to 12d. per Hundred Weight.

Oath to be made that Bifcuit for Exportation is made of British Wheat; and set 4. no Bounty to be allowed for a lefs Quantity than upwards of one Hundred Weight for every Mariner or Paffenger on board any Ship, nor for lefs than two Tons Weight in each Ship; over and above the Ship's Stores, or Allowance for each Mariner or Paffenger for her Voyage.

Bond shall be given by the Exporters, and the Masters of Ships, for the due see. c. Exportation.

Exportation prohibited, when Wheat is at or above 46s. the Quarter, not only seet. 7. of Wheat, but likewife of Meal, Flour, Malt, Bread, or Bifcuit, made of Wheat.

Of Rye, Peafe, or Beans, when the Price is at or above 30s. per Quarter ; and of Meal, Flour, Bread, or Bifcuic, made thereof.

Of Barley, Beer, and Bigg, when the Price is at or above 23s. per Quarter; and of Meal, Flour, Bread, or Bifcuit, made thereof.

Of Oats, when the Price is at or above 15s. per Quarter; and of Meal, Flour, Malt, Bread, or Bifcuit, made of Oats.

Corn, exported contrary to this Act, to be forfeited, together with the Ship, sea. s. Vefiel, or Boat, wherein the fune is laden, with all their Furniture, Apparel, Tackle, &c. and the Exporter fubjected to a Penalty of 20s. for every Buthel of Grain, Meal, &c. fo exported.

The Veffel not to be forfeited if fatisfactory Proof be made from the Smallnefs sea, 9.10, of the Quantity, that any fuch Corn, Ge. was on Board without the Privity of the Owner or Master.

Corn, &c. begun to be fhipped outwards, or fuch Part thereof as shall be thipped within wenty Days from the Entry, may be exported, though the Prices thould, in the n can Time, rife to the Rates at which Exportation is prohibited. This Act not to extend to Corn, Sc. for the Suftenance of the Crews of

Ships; nor to the Victualling of his Majefty's Navy; nor to Beans experted to the Britiff Forts and Settlements in Africa; nor to Corn carried Coaftwife upon. Sufferance; nor to the following Quantities allowed to be exported annually, viz. 11 Z

#### APPENDIX

To Gibraltar from the Port of London of all Kinds of Corn, Flour, Gc. not abou

| Flour, &c. not above -     |           | -            | -           | 2,500 | Quarters. |
|----------------------------|-----------|--------------|-------------|-------|-----------|
| To Guernfey, Jerfey, and . | Alderney, | from Southan | mpton,      | 9.500 | Quarters. |
| To the Ifle of Man from    | [ Whiteb  | aven,        | -           |       | Quarters. |
| To the Ifle of Man from    | Liverp    | 001,         | -           | 1,000 | Quarters. |
|                            | Kircua    | lbright, )   | -           | 500   | Quarters. |
| To St, Helena, Bencoolen,  | and the ] | from Great-  | Brinain by  |       |           |
| Company's Settlemen-s      | in the }  | the Eafl-In  | idia Com- } | 1,500 | Quarters. |
| Ea/t-Indies -              | 1         | pany.        | )           |       |           |
| To the Britif Forts, 7 I   | By the Co | ommit- ] w   | heat-Flour  |       | an Tons   |

33 Tons. tee of the Afri-can Company. Wheat-Flour Caftles, or Factories, 15 Tons. in Africa

The Quantities allowed to be fent to fundry other Places, are enumerated in Tables too long to be inferted here ; and being likewife fubject to the provisional Orders of the Lords of his Majefty's Privy Council, appointed for the Contideration of all Matters relating to Trade and Foreign Plantations, the Merchants and others concerned in the Exportation to the Well-Indi Itlands, Sec. muft be governed by Circumftances; the faid Lords of the Pre Council being directed by this Act, to regulate the Proportions to be end the in different Ports to each Hand respectively, every three Months; on the characteristic berefore, they cannot abfolutely rely on the Quantities allowed to each that the inferted in the prefent Tables.

Sect. 12.

Sca. 13.

Sect. 14.

The Inhabitants of Guernfey, Jerfey and Alderney, may transport directly from thence to Newfoundland; the Wheat, or other Grain allowed to be imported into thole Islands by 9 Geo. III. C. 28.

Corn, Ge. may be exported to Ireland, during an Embargo on the Exportation thereof from that Kingdom.

In Times of War, his Majefty in Council, when the Parliament is not fitting, may allow greater Quantities of Corn, &c. than those specified in the Tables to be exported; but the additional Quantity is not to exceed 5000 Quarters of each Kind of Grain; and 2000 Tons of the feveral Sorts of Ground-Corn, and Bifcuit in any one Year.

After November 1:, 1791, the Duties on the Importation of Foreign Wheat, Ge. to be regulated according to the Prices specified in the following Table, marked D.

Sed Ic.

-

|  |                      |              | 3.    | u.     |
|--|----------------------|--------------|-------|--------|
|  | per Quarter          |              |       | 3      |
| if at, or above 50s. but under 54.       | . First              | Low Duty     | 2     | ŏ      |
| if at or above 54s.                      | Second               | Low Duty     | o     | 6      |
| Importation of Wheat-meal and Flour (    | to be governed by th | e Price of   |       | .1     |
| Wheat as follows                         | High Dut             | y per Cwt.   | 6.    | 6      |
|  |                      | Duty         |       |        |
|  | Second Low           |              |       |        |
| N. B. Malt of all Kinds of Grain p       | rohibited.           |              |       |        |
| BARLEY, Beer or Bigg when the Price      | is under 251.        | per Quarter  |       |        |
|  | High Duty            |              |       | 0      |
| at or above 25s. but under 27s.          | First Low Duty       | ditto        | r     | 3      |
| it above 27s.                            | Second Low Duty      | ditto        | 0     | 3<br>3 |
| Importation of Indian Corn or Maize to b | e governed by the P  | rice of Bar- |       |        |
| ley as follows,                          | High Daty            | per Quarter  | 22    | .0     |
|  | First Low Duty       | ditto        |       |        |
|  | Second Low Duty      | ditto        | 0     | 3      |
| RYE, Peafe, Beans, when the Price is     | under 34s.           | per Quarter  |       | ,0     |
|  | High Duty            | ditto        | 22    | 0      |
| if at, or above 34s. but under 37s.      |                      |              |       | 6      |
| at, or above 37s.                        | Second Low Duty      | ditto        | •     | .3     |
| OATS, when the Price is under 171.       |                      | per Quarter  |       |        |
|  | High Duty            |              | 6     | 7      |
| if at, or above 17s. but under 18s.      | First Low Duty       | ditto        | 1     |        |
|  | Second Low Duty      | ditto        | 0     | 2      |
| 3  |                      |              | A lep | arate  |
|  |                      |              |       |        |

1006

A fe

A feparate Table marked E. regulates the Importation from Ireland, provisionally, Sect. 16. when an Act of the Parliament of that Kingdom thall permit the Importation from Great-Britain, under the Regulations mentioned in the faid Table. It extends the Conditions of this Table likewife to Importations from Quebeck, or other British Colonies or Flantations in North America.

On Importation of Corn as the Growth of Ireland, Quebeck, &c. the Mafter of Sect. 17, the Ship is to bring a Certificate thereof, from the Officers of the Port where it was thipped, expressing likewife the Quantity.

No Corn, Ge. to be carried Coaft-wife, from any Port, where the Exportation Sect. 21. is not allowed at the Time of fhipping; but may be landed or unfhipped at any other Port of Great-Britain, from whence the fame, according to the Regulations of this Act, may then be exported.

Vefiels with Foreign Corn, &c. arriving at Ports of Great-Britain, where Seef. 25. the high Duties are payable, or where Importation is prohibited, may depart to Ports where the tame may be imported on the low Duties.

Foreign Corn may be brought directly to Grangemouth, in the County of Sect. 26, 29. Stirling, or to Greeneck, in the river Chyde, in order to be conveyed from thence respectively, by or through the Canal called the Forth and Chyde Canal Navigation, in Lighters; to any Port or Creck at which Foreign Corn, &c. may then be imported. And from Greeneck to the East Coast of Scattand; as well as from Grangemouth to the Weft Coast; Corn, &c. may be transported in manner above mentioned to any Port or Creek, where the fame may be then landed upon Payment of the low Duties, stubject to the Regulations of this Act. The Certificates, Bonds, and Securities, required must be given within three Days after unlading the faid Foreign Corn, &c. otherwise both the Corn, and the Ship, or Lighter, fhall be forficited.

The maritime Counties of England thall be divided into twelve Diffricts, See seef. 31, 44; and Sectland into four. The Exportation to be regulated in the firft Dif- $3^{3}$ ,  $3^{4}$ trict, by the Prices at the Corn-Exchange at London. See p. 44. And the feveral Proprietors of the faid Corn-Exchange, or the major Part of them are authorifed to appoint an Infpector of the Corn returns, who is to deliver his Commificien within one Week after his Appointment into the Hands of the Lord Mayor, and enter into a Bond to the Corporation of London with two fufficient Sureties, to be approved by the Lord Mayor, for the faithful Execution of his Office, and fhall allo take the Oath preferibed by this Act. An Office fhall be appointed for him in forme convenient Place within the Corn Exchange.

In Cafe the Proprietors of the Corn Exchange, upon the Death or Removal Sect. 35. 36. of any Infpector of Corn Returns, fhall neglect to appoint another within a Week; the Lord Mayor and Court of Aldermen are authorifed to appoint a fit and proper Perfon to the faid Office. And no Infpector fhall be removeable, but by the Lord Mayor and Court of Aldermen. In cafe of Sicknefs a Deputy Infpector may be appointed.

The Oath required to be taken by Corn Factors, See p. 43, is by this Act, sea.  $_{38}$ . changed to a fimple Declaration.

The weekly Returns made by the Factors and other Dealers in Corn,  $\mathcal{G}_{c}$ , set 39. fhall be entered by the Infpector in a Book kept for that Purpofe, but they fhall not be flewn to any Perfon whatever, without an Order in writing under the Hand and Seal of the Lord Mayor, or any two of the Aldermen; under a Penalty of Ten Pounds.

The Infpector to make up weekly Accounts of the Average Quantity and Price Sect. 41. 42. of each Sort of Britilb Corn, &c. fold in London, and to transmit the Average Prices every Friday to the Receiver of the Corn Returns appointed by this Act, who is to transmit a Certificate thereof to the Collectors of the Cuttoms at London, and the Ports in Ellax, Kent and Suffex, as the Guide for Exportation. And the faid Infpector fhall make up, and transmit the like Accounts of the Average Prices to the Receiver of the Cuttoms at London, who is to transmit a Certificate thereof, to the Collectors of the Cutficate thereof, to the Collectors of the Cutficate thereof,

Infpector to deliver a Copy of the Average Prices without Delay, to the Lord Sect. 43, 44 Mayor and Aldermen, at their next Seffions of the Peace; to be published by

them

them in the London Gazette, once in each of the four Weeks immediately fucceeding fuch Sellion. Factors to pay to the Infjector for Britiff Corn brought into the Thames Englavard of London Bridge, and fold, id. per Laft, and for Foreign Corn 2d. and to deliver to him an Account of the Quantity, Se.

The Appointment of Infpectors, and other Regulations refpecting the Weelely Returns, Sc. for the other Eleven Diffritts of England, are only Repetitions of the Rules to be observed in the tirft Diffrict, which includes the Ports of Londan, Effex, Kent and Middlefex; it is therefore needlefs to infert them as they can be of a no Use to the Merchants, or other Perfons concerned in the Corn-Trade in, general, whole Transactions will be conformable to the Regulations of the first Diftrict already given.

The Regulations for the Importation and Exportation of Corn in Scotland, differ not materially from those of England, except in the Appointment and Denominations of the Officers. The Sheriff, or Steward-depute, or Subfitute, is to tranimit the weekly Account of Prices, which are to be fixed by the Meafures and Weights used in each County, to the Receiver of Corn Returns at Landon. Sheriffs, Ge. not causing the Prices to be fixed and determined as the Act directs, thall forfeit twenty Pounds.

Scct. 70, 71.

Seft. 82.

When the Parliament is not fitting, if the Average Price of any Sort of Corn, Ge. fhould be higher than that at which the fame Sort of Foreign Corn may be imported at the low Duties ; the King in Council may prohibit Exportation. But the Prohibition not to extend to Foreign Corn already imported and warehoufed.

All Corn thall be mentured and computed by the Winchofer Buthel; and a generator thall be deemed to confift of Eight of fuch Buthels. The Mayor or chief a Officer of every City or Town in each Diffrict from which Corn Returns are directed to be made by this Act, and the Sheriffs in the refpective Diffricts of Scotland, fhall caufe a Standard Winchefter Buthel to be provided and kept in each City and Town, and the Meafures commonly used in any City or Town, and a differing in Quantity from it, shall be compared and computed by the Standard Winchefter Buthel, the only Measure to be decined legal.

When Corn is fold by Weight, Fifty-freen Pounds Averdupoife of Wheat shall be deemed equal to a Winchefter Buthel, and all Computations by Measure for the Purposes of this Act, are to be made by the stricken and not by the beaped Bushel. Fifty-five Pounds Avoirdupoite of Kye shall be deemed equal to every fuch Bushel of Ryc. Forty-nine Pounds of Barley, and Forty-1909 Pounds of Beer or Bigg, shall be deemed equal to every fuch Buthel of Barley, Imer or Bigg. M Thirty-eight Pounds of Oats thall be deemed equal to every fuch Bufhel of Oats. Fifty-fix Pounds Averdupoife of Wheat-meal, and Forty-five Pounds of Wheat Flour, thalt be deemed equal to every Winchefter Buthel of unground Wheat. Fifty-three Pounds of Rye-meal shall be deemed equal to every such Bushel of unground Rye. Forty-eight Pounds of Darley-meal thall be deemed equal to every fuch Buthel of unground Barley. Forty-one Pounds of Beer or Bigg-meal thall be deemed equal to every fuch Buthel of unground Beer or Bigg. Twenty-two Pounds of Oat-meal thall be deemed equal to every fuch Buthel of unground Oats. The Quantity of ground Corn in Sacks to be determined by weighing two Sacks out of Twenty.

The other Regulations of this Act regard the Collecting of the Duties, Payment of Bounties, pailing Accounts between the Cuftom-houses and the Treasury, Ge, Ge. Ge. none of which convey mercantile Information. We shall therefore close. this important Article with an Obfervation which may afford great Comfort to the numerous Inhabitants of the very populous and daily increating City of London. It appears to the Editor, that the wife Meafures taken by the Legislature in this Act, are admirably calculated to prevent any great Advance in the Price of that neceffary Part of our Food Bread; unlefs a real Dearth, which God in his Merey forbid ! thould at any future Time, afflict not only this, but most of the Corn Countries of Europe, at one, and the fame Period. 

1. a 1.0

. . . 7 No. II.

. 2 

.2

.. .

This gr by all Peri from Page Law to t House of pleased to of King's-A Refe See p. 466 renders ar Statement final Deci Livefay the Draw Bill, to m it came in in the ufu refused P was tried. of the fil Decifion The Ju the Draw with For upon, in Article, a great D Sentimen The Lo Thompfor Mr. Juft Bench c forcibly into Bil fupportir to requir ing the of check

> the Supp The

Transad

White,

It was t

must be

very no

whether

Bill of

flated.

Forgery

special

themie

of any (

It is a

His I

#### Nº. II.

#### To BILLS CF EXCHANGE.

This great Caufe, the final Decifion of which was most anxiously waited for Miner & Feder by all Perfons concerned in the Negociation of Bills of Exchange, is stated at large , is stated at large , from Page 466 to 470, where it is noticed as being referred on certain Points of Trin. Term. Law to the twelve Judges. They accordingly delivered their Opinions in the <sup>1789.</sup> House of Lords on Friday Feb. 11th, 1791, after which their Lordships were Gapan John pleafed to affirm, the Law Term, for confirming the Judgement given by the Court for Appellants of King's Bench. Refpondents.

A Reference to the feven special Counts stated in the Declaration on the Bill, H. of Lords. Fib. 1791. See p. 466, and to the Points proposed to the Judges for their Opinion, p. 470, renders any Repetition in this Place, totally unneceffary. But a very concife Statement of the Cafe, as it affected Gibson and Jobnson, is requisite, to render the final Decision, and its Consequences to the mercantile World still more explicit.

Livefay and Hargrave, Copartners, living at Manchefler, drew a Bill of Exchange upon Gibson and Johnson of London, payable to John White or order, when in Fact the Drawers knew no fuch Perfon ; and this fictitious Name they indorfed on the Bill, to make it negociable, their own Credit being on the Decline; in this State it came into the Hands of Minet and Festor, and was fent to Gibson and Johnson in the usual Manner for Acceptance : they did accept it, but when it became due refused Payment. Minet and Festor then brought an Action against them, which was tried, and the Jury found a general Verdict for the Plaintiffs upon the Ground of the fifth Count, which confidered it as a Bill payable to Bearer. Against this

Decision the Plaintiffs in Error, appealed to the House of Lords. The Judges were unanimously of Opinion, that there was no Ground to charge the Drawers, who were likewise the Indorsers of the fictitious Name John White, with Forgery, or even intentional Fraud; a Point which had been ftrongly infifted upon, in Order to annul the Bill, and thereby fet alide the Verdict. On the fecond Article, whether the Court had a Right to confider the Bill as payable to Bearer, a great Difference of Opinion took Place, and fix of the Judges delivered their Sentiments that the Bill might be deemed in Law, a Bill payable to Bearer : viz. The Lords Kenyon and Loug borough, Justice Gould, and the Barons Hotham, Thompson and Perryn. The Lord Chancellor, The Chief Baron Eyre, and Mr. Justice Heath, were of Opinion that the Judgement of the Court of King's Bench could not be supported on any of the Counts; and the Chief Baron very forcibly inveighed againit the Confequences of converting Bills payable to Order into Bills payable to Bearer; for he juftly observed, that the Practice of fupporting Credit by the Kind of Bill in Question was of fo alarming a Nature as to require an immediate Interference ; and he expressed his Apprehension that affirming the Decision of the Court of King's-Bench would increase the Evil, instead of checking it, and deeply injure the Interests of Commerce, which depended on the Support of fair, and the Difcouragement of falje Credit.

The Lord Chancellor could not divert his Mind of the Idea of Fraud in the Transaction. The Reason for making the Bill payable to the Order of John White, was to give it a greater Degree of Credit, and a more extensive Circulation. It was to give Countenance to a Thing that was unreal, which in his Opinion must be deemed a Fraud.

His Lordship forewarned the Judges in the Court of King's-Bench, that the very next Cale which came before them would oblige them to decide, whether the putting the Name of John White, or any other ficatious Name, on a Bill of Exchange, was not a Forgery within the Statute. He withed it had been stated, and he thought the Judges who were of Opinion that there was neither Forgery nor Fraud in the Transaction, had confined themselves too closely to the special Verdict. It must be decided faid his Lordship, whether those who call themselves Merchants shall be permitted to put fictitious Names, or the Names of any other Perfons, not their own, on Bills, and write those Names themselves. It is a Queftion, My Lords, which demands a Solution-how far fuch an Inftru-12 A ment

ment as this, is or is not to be confidered as having been made for the Purpofe of obtaining Money under falle Pretences

His Lordship puthetically lamented the Hardships of the Cafe with Respect to the Holders of the Bill, who had paid a valuable Confideration, for it, baving, djfcounted it; but he thought the Criminality of the Act ought to have prevented Holders of it from maintaining an Action upon it.

With Refpect to the Queffion, whether this was a Bill payable to Bearer; his Lordilip differed totally from those learned Judges who fud it ought to be fo contidered 1 and he very properly afked, at what Period of Time it became a Bill payable to Hearer, fince it was originally drawn payable to Order, and the Holders had taken it as fuche did the Change take Place before or after it was accepted ; this ought to be determined-for as a Measure of general Policy, it was of extreme Importance, that Transactions of this Kind thould be flopped. Fictions on Bills would be the conftant Courfe, if their Lordfhips made fuch Bills payable to Bearer.

The Cuttom of Merchants was pleaded in vain, by Lord Loughborough; for it by no Means applies to the prefent Cafe, and the Lord Chief Baron was perfectly right in faying that no fuch Regulation was to be found in any of our Books: As to the Cultom of Brokers who are Agents to foreign Merchants refiding at a vaft Distance from this Country, to prevent fending back a foreign Bill of Exchange, which might be highly prejudicial to the Merchant here, it is a Cafe widely different 1 here is no Intention to raife Money by a netitious Credit, and if fuch a foreign Bill were found by a Stranger without any Indorfement, it would be no better to him than wafte Paper.

But the Editor, with great Deference to the Opinion of the learned Judge, is extremely apprchentive that the final Decition, which in his hundle Opinion feems to have followed the general Rule of Parliament, in adhering to the Opinion of the Majority-he means, the Majority of the Judger, has cflablifhed a Precedent, which will facilitate the rating of artificial Capitals for opening new Country Banks, in almost every Market Town in Great-Britain; and will increase the Fabrication of Accommodation-Bills, for the Pupofe of fupporting rotten Credit, to the great Injury of fair commercial Credit, which ought to be protected and fecured by the Laws of the Land, against all Attempts to undermine it by the Circulation of fraudulent Paper.

In this Cafe, an Alteration of the Date of a Bill had been made after Acceptance ; Matter and a hal it was decided, that any Alteration of the Date of a Bill of Exchange after others, Mat Acceptance, whereby the Payment would be accelerated, avoids the Inftrument, Tem 1791, and no Action can be afterwards brought upon it, even by an innocent Holder for a valuable Confideration given by him for it. On this Occasion Lord Kenyon and Judge Buller in their Arguments, quoted Beawes' Lex Mercatoria as an unqueffic-able Authority. See p. 429.

#### Nº. III.

#### TO BANKRUPTCY.

Special Cafes of Debts that cannot be proved under the Commission. See page 566.

#### Ex parte SMITH, in the Matter of LEWIS and POTTER.

In Chancery

Mah. Term. Committion against Lewis and Patter, on certain Notes and Bills, which had This Petition prayed that a Debt proved by Sir James Efdaile and Co. under the been indorfed by the Bankrupts, might be expunged, on Account of the Holders' having, fince the Proof of the Debt, difcharged the Acceptors of the Bill, and Drawers of the Notes, without Notice to the Indorfers, or their Alignees. The first Note which was included in the Prayer of this Petition, was a Promislory Note made by Barber to Powell, and endorfed by Powell to Lewis and Potter, who, having Occafion to difcount it, endorfed it to *Efduile* and Co. Lewis and Potter became Bankrupts before the Note became due. The Note not being honoured when it fell due, Sir James Efdale and Co. proved the Amount in June 1785, under 6 the

the Committion against Lewis and Potter, after which they proceeded at Law against Barber and Possell, to Judgement, and then, there having been a Propofition on the Part of Barber to pay 1.5s, in the Pound, to all his Creditors, in full Dicharge of their Debts, *Efilaile* and Co. accepted the fame, and gave a full Dicharge to Barber for the Amount of this Note, without the Confent and Privity of the Affiguees of Lewis and Potter.

Against the Petition, it was argued; that the Rule, which prevailed where he Drawer or Indorfer were Solvent, could not prevail where the Indorfer wa a Bankrupt; the Meaning of that Rule, which requires immediate Notice to be given to the Drawer, was, that the Drawer, upon taking up the Bill, might recover from the Acceptor, the Amount of those Effects, supposed to be in his Hands, in Refpect to which the Bill was drawn ; and fo, in the Cafe of a Promiffory Note, where the Drawer did not pay at the Time, Notice was required to be given to the Indorfer, in Order that he may take it up, and recover over against the Drawer ; and the Confequence is, that if the Holder of the Note or Bill, intread of giving Notice to the Drawer or Indorfer, will compound with the Acceptor of the Bill, or the Drawer of the Note, and difcharge him in Refpect thereof, he precludes the Drawer or Indorfer from this Advantage; and therefore thall not afterwards call upon them for Payment. But where the Indorfer is a Bankrupt, as in the prefent Cafe, fuch Notice cannot be necessary, nor can it be necessary to have the Confent of the Aflignees to accept a Composition, when it appears to be a bond jde Tranfaction ; for the Indorfer being a Bankrupt, it is impoffible he thould take up the Note himfelf, which is the only Reafon of the Notice being neceffary. It would be a very unreafonable Rule, which required the Holder of a Bill or Note to accept, at his Peril, a fair Composition from the Acceptor, which was the beft that his Circumftances would allow, and which was made upon a full Invef--that if any Fraud appeared in the particular Tranfaction, tigation of his Affairsand that, in Fact, the Composition taken, was not the best Bargain that the Holder could make, this would be an Anfwer in the Particular Cafe; but that the general Rule, as between Solvent Perfons, ought not to apply generally, where the Party to whom Notice was expected to be given was a Bankrupt.

LORD CHANCELLOR THURLOW, I have before decided that the Doftrine of Notice, which holds amongft Solvent Perfons, does not apply as between Bankrupt Eftates; but, here, the Indorfer only was Bankrupt, the Maker and the Payer of the Note were not. The Debt proved by Sir James Efdaile was undoubtedly well proved at the Time, and the Queition is, whether the fubfequent Conduct of the Creditor has deitroyed that Interest which he acquired by fuch Proof. By the Composition he has made with the Drawer of the Note, which goes to the Length of difcharging of the Drawer, he, certainly, has prevented the Adignee of the Indorfer from coming on the Drawer of the Note for Payment of what his Effates thall pay in Confequence of the Proof; and yet, on the other Hand, it does feem a flrong Thing to tay that, where there are many Names on a Bill, one of whom is Infolvent, though not Bankrupt, and the other Bankrupt, and the Holder proves under all the Commissions, and then makes a Composition bend file with the Infolvent Perion, and obtains from him all that he pollibly can; that he thall thereby be deprived of the Benefit of all the Provision made by him under the Committions against the other Parties who flood on the Bill pollerior to the Party compounded with. And I am well fatisfied, in this Cate, Sir James Efdaile did, in Fact, make the best Terms he could with the Drawer of the Note, by taking 15s. in the Pound of him in full. And whatever Difficulty I may find in making a Precedent which allowed of fuch a Composition, without giving Notice to the Atlignees of the Indorfer, I am convinced that the Juffice of this Cafe, if it thood alone, would not mauire me to expunge this Debt. The Cafe made, does not impute any Fraud to the Transaction of this Composition ; but, on the contrary, the Holders used all their Diligence at Law against the Drawer of the Note and the Payer, and then made the beft Terms they could with the Drawer; though at the fame Time, they have gone to the Extent of acquitting him al-together in Respect of the Note. However, whatever may be the Circumstances of the prefent Cafe, I think, in Point of Precedent, it may be dangerous to fay, that

that, after fuch an Acquittal, the Facider may refort to the Indorfer's Eftate. It is certainly open to this Sort of Fraud, that when the Holder fees that in one Way or the other, he is fure of his 201, in the Pound, he may favour an Acceptor, at the Expence of the Indorfer ; by compounding with the Acceptor for just fo much as he conceives will be the Deficiency under the Indorfer's Commiffion. In this View, it may be a dangerous Precedent; and I cure this Danger, by faying generally, that the Holder of the Paper shall not compound with the prior Names on the Bill, but with the Confent of the Affignees of the posterior Party. And it is not an Answer to fay, that if any Fraud is practised in the Composition, that shall take it out of the general Rule. It is much better, and more convenient in Practice, to have a precise Rule to go by; and Justice will, in general, be better done to all Parties. It is not that Notice is strictly necessary, but I go upon this; the Debt is well proved against the Indorfer's Estate; this gives his Assignees a Right of Action against the Acceptor or Drawer, for the Amount paid out of the Indorfer's Eftate; but this Right is cut away by the Composition and Discharge given to the Acceptor by the Holder. Therefore, it is better to fay, let the Aflignees either take the whole, or permit the Holder to make the molt of it he can against the Acceptor. I think therefore, the Debt must be expunged.

A few Days afterwards, this Caufe was mentioned again ; when his Lordhip faid, he had confidered it a good Deal, and had converfed on the Subject with forne of the Judges ; and he was fatisfied that the Holders must get the Content of the Aflignees of the Indorfer, before they can discharge the Acceptor without discharging the Indorfer's Eftate at the fame Time. Reports of Cafes argued and determined in the Court of Chancery. By William Brown, Efq; of the Temple. Vol. 11. 1789.

#### Ex parte HARRISON, in the Matter of LEWES and POTTER.

This Cafe arole on an Engagement, by Lewis and Potter to warrant the Parment of the Bill of Exchange in Question in like Manner as if they had indorfed it. This Engagement was in writing, but the Bill did not become due till after the Bankruptcy of Lewis and Potter.

Lord Chancellor faid, certainly, a Party may warrant the Payment of a Bill of Exchange, by other Means than by endorfing it; but in Order to enable the Holder to prove his Debt under the Statute of Rebate 7 Geo. !. he must make himself a Creditor by Endorfement : There is no Debt proveable under the Provision of that Statute, but what arifes upon the Face of the Inftrument.

Therefore refused to order proof of the Debt.

Ibid. Vol. II.

T

tione

are g

of th

cited

and .

Affig

to C

the

com

Cafe

whe

Pof

H

TI

Т

This Caufe came to a hearing on the Prayer of the Petition to the Lord Chan-Ex Parte Batfor and others, cellor, that the Right of the Petitioners to the Ship therein mentioned, and the Money in the matter arising therefrom, might be declared and established to them. of Greek and Course Bank. The Cafe was briefly this—A Mortgage of the Ship Nautill

The Cafe was briefly this- A Mortgage of the Ship Nautilus was made when the rupts; Lincolns was in the Port of Dublin, and a Delivery of the Munitions : The Mortgagee infured August, 1791 her there, and made a ferend Mortgage; the fecond Mortgagee took Poffeffion, as foon as he was informed the was in an Englifb Port: This is a fufficient Posses of the statute of 21 Jac. C. 19. See Bankruptcy, Page 536.

Gooch and Cotton, original Owners of the faid Ship, being indebted in the Courfe of Trade to Lindegree ad Co. in certain Sums of Money, mortgaged, or affigned her over, by Deed, dated August 20th, 1783; and by another Deed or Indenture of Leafe and Release, bearing Date 17th and 18th of September, 1733, a fecond Mortgage or Affignment for the fame Caufe was made by Lindegreen and Co. to the Petitioners. The Ship remained at Dublin until the 14th of September, when the failed for Cadiz. In the following Month, both the first and fecond Mortgagees became Bankrupts : The fimple Queftions therefore were ; whether the Affignees of Lindegreen and Co. had a Right to the laid Ship, her Munitions, &c. not having taken Polleflion of her in the Port of Dublin, though the remained there a fufficient Time for that Purpole; and whether the Pollelion taken by the Petitioners, of the faid Ship as foon as the arrived in a Port of Great-Britain from her Voyage, was not fuch a Possession as deprived the Affignees of Lindegreen and Co. of all Right whatever to the faid Ship, or to the Recovery of the Money arifing therefrom.

1012

The

The Arguments of Mr. Mansfield and Mr. Cooke, on the Part of the Petitioners; and of the Sollicitor General and Mr. Campbell on the Part of the Affignees, are given at large in Brown's Reports, Vol. III.

The former contended that the Posseficient taken by the Petitioners, on the Return of the Ship to Great-Britain, was fuch a Posseficient as took it out of the beforecited Statute.

The latter, that Poffeffion should have been taken before the Shin left Dublin; and in Default thereof, they infifted that the Property remained velted in the Affignees of Lindegreen and Co.

THE LORD CHANCELLOR faid; if the Ship had been chartered from Dublin to Cadix, with Liberty to touch at a Port in England; has it ever been held that the Mortgagee was obliged to give Notice. If there had been a new Voyage commenced under the Authority of Goods and Cotton, that would have made the Cafe different; but here the Infurance was for a Voyage beginning from Dublin, where the Ship was chartered, and the Voyage begun, it would be difficult to take Poffefion. A Notice to the Captain would be to ftop the Voyage.

12 B

His Lord hip, therefore, granted the Prayer of the Petition.

Brown's Rep. Vol. III.

An

APPENDIX.

• •

# No. IV.

1

ļ

An ACCOUNT of the Amount of the PUBLIC DEBTS, as they flood on the 5th Day of January, 1791; with the Annual Intereft and other Charges payable thereon.

| ж с н в о и в R.   | Principal Debt                             | Annual Interct.                                   | Vlangement, and<br>other Charges paya- | TOTAL  |
|--|--|---|--|--|
| Original San<br>Inder after wh<br>granted by an  | 1, 003,431 6 15<br>1,003,431 6 15<br>1,100 | £. 4. 4.<br>139.399 4 8<br>540                    | 5, 1, 4,<br>5,250                      | <u><u><u></u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u> |
| Note. The Land Tartes and Duties on Mair, &c. bring Annual Grants, are not charged in this Account;<br>how the Amount of the Exchequer Bills, 112, 4, 31500 onco on not the f. f. 1.16391 10, 45,<br>bring Part of f. 2 accouncy nor the f. 950, 5500 Part of f. 1, 050, 6000 raifed by Three fore-<br>pail Ack of Parliament of the laft Sefficies, and charged on the Supplier of the prefeat Y cas.   |  |   |  |  |
| E A S T - I N D I A C O M P A N Y<br>Bu Two Adv. of Parliament o Will, III. and Two other Adv. 6 and 9 Anne at $L$ . 3 per Cent. per Ann.  | 3,200,000                                  | 96,000  | 1,285 14 4                             | 97.285 14 4  |
| Annumerated and the state of th                                     |  |   |  |  |
| Purchaled of the South Sea Company   | + 000'000'+                                | 120,000   | 2 E 868.1                              | 121,898 3 5  |
| na. trom it Augut 1743   |  | = <del>to</del> gtot                              |  | tog'tEz  |
| Dimo $\tilde{k}_1$ j for Cent. for Ann. 1719<br>Dimo $\tilde{k}_2$ is the Cent. For Ann. 1740<br>Dimo $\tilde{k}_2$ is the Cent. For Ann. 1740<br>Dimo $\tilde{k}_2$ is the Cent. For Ann. 1740  | 1,000,000                                  | ]e,cob — —  | oft                                    | ostia  |
| Ditto - 2, 5 per Cent. Per Ann. confoldenced by Ach 35, 28, 29, 31, 31, and 33 Geo. II. and feveral<br>indicquent Achan. confoldenced by Ach 35, 28, 29, 31, 31, and 33 Geo. II. and feveral<br>Ditto - 2, 3 per Cent. per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. Per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. Per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. Per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. Per Ann. "ranted and confoldened with the above Capital, being Pate of<br>Ditto - 2, 3 per Cent. Per Ann. "ranted and confoldened with the confoldened with the above Pateo Ann. "ranted and confoldened with the confoldened with the confoldened with the confoldened with the confoldened with the confoldened with the confoldened with the confoldened with the confoldened with the confoldened with the confoldened w | 6.11 066'12" 1 1 5 969'66'10'              | 9.71 000.12E.6                                    | E. Li turit                            | - 5- 110/6ça:  |
| Ditto $f_{c1}$ : 1, 55, being that Act at 060. It is the Pintopal standard for the form in reduced to $f_{c1}$ : 1, 55, being that proportion of the Pintopal standard for the Pintopal standard for the Pintopal standard by Acts 15, 656. U, 5 and 14 Geo. III.<br>Ditto $f_{c1}$ : 5 are Cont. per Ann. granted by Acts 17, 260. 11, 2 and 14 Geo. III.<br>Ditto $f_{c1}$ : 5 are Cont. per Ann. granted by Acts 17, 200. 11, 21, 21, 21, 21, 21, 21, 21, 21, 21,   | ) 37.340,073 16 4<br>31.750,000            | 1,110,102 4 3<br>1,315,000 4 3<br>1,315,000 13 51 | 14 737 7 8<br>14 737 10 -              | 1,156,277 11 11<br>1,524,557 10  |

An ACCOUNT of the PUBLIC DEBTS, &. continued.

An ACCOUNT of the PUBLIC DEBTS, &. continued.

ŀ

| E ITO 3   | CONTR-SEA COMPANY.   | Principal Deht.                |   | Annual Intereft. other Charges pays-<br>ble thereon. | TOTAL   |
|---|--|--------------------------------|---|--|---|
| On their Capital Stock and Annulities, 9Ceo. I.<br>Annulices $r_{i}$ , 3 per Cent. per Ann. 1751  | -<br>-<br>-<br>-   | 24 065,084 13 115<br>1,919,600 | 2. 2. 1. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.               | 4. £. 1. 4.<br>913 15 6                              | L. 4. 4.<br>735,974 13 11<br>5 <sup>9</sup> ,531 15 6 |
| Merror and um:<br>Ey an AA 18 Geo. 11. Annuiries on Lires were gr<br>on the 5th January 1787 to<br>19 Geo. 11. Ditto<br>19 Geo. 11. Ditto<br>19 Geo. 111. Ditto<br>16 Geo. 111. Ditto | [ $rm:randum$ :<br>By an Aft 95 co. 11. Annuiries on Lires were granted to the Amoent of $L$ , 23,500, which were reduced Freen with Time the<br>p on the 5th Januei, 1787 to<br>19 Geo. 11. Ditto<br>20 Geo. 11. Ditto<br>21 Stay 19, which were reduced to<br>25 Stay 18, 7, which were reduced to<br>26 Geo. 11. Ditto<br>26 Star 20 Geo. 20 Estivation of the Star 20 Geo. 2 | 1 111                          | 12.3.8 5 *<br>22.466 to<br>22.466 to<br>22.196 13<br>2.194 18 | 1  | 67,195 11 2   |
| Amount of<br>a Geo. III. Ditta – Ditta<br>a Geo. III. Ditta – Ditta<br>23 Geo. III. Ditta – Ditta<br>23 Geo. III. Ditta – Ditta   | Ditte<br>Ditte<br>Ditte  | ' I<br>I                       | 680,375 — —   | - 7,654 4 4  | 588,029 4 4   |
| 24 Geo. III. Ditto – Ditto<br>18 Geo. III. Ditto – Ditto<br>19 Geo. III. Ditto – Ditto  | Years Ditto  | 1                              | 418,333 - 11  | 11 4.548 14 6  | 422,881 15 55   |
| 29 Geo. III. Dito – Dito<br>17 Geo. III. Dito – Dito  | Years, anounting to the Sum of f. 55,000<br>Per Ana. which cecked on the fifth Appl 1.95,<br>and is to be placed to the Account of the Com-<br>adificaters appointed for paying of the National<br>Debr.   | 240,154,879 11                 | 240,154,879 11 42 9,162,781 3 4                               | 3 4 <sup>1</sup> / <sub>1</sub> 126,423 15 10        | 25.000 25.000   |

No Mangeaent on the Annuities for 181. Years, granted by AR 29 Geo. III. inferred in this Account, not bring allowed by the Lords of the Trealory; and on the tesh October 1790, £, 50114-132, was imprefed to Charlet reanthend, Efquire, to pay five Quarter' Integed on the Toutine, but the future Annuity is notyet determined.

Exchequer, the 21ft Day of March, 1791.

ROBERT JENNINGS.

şi

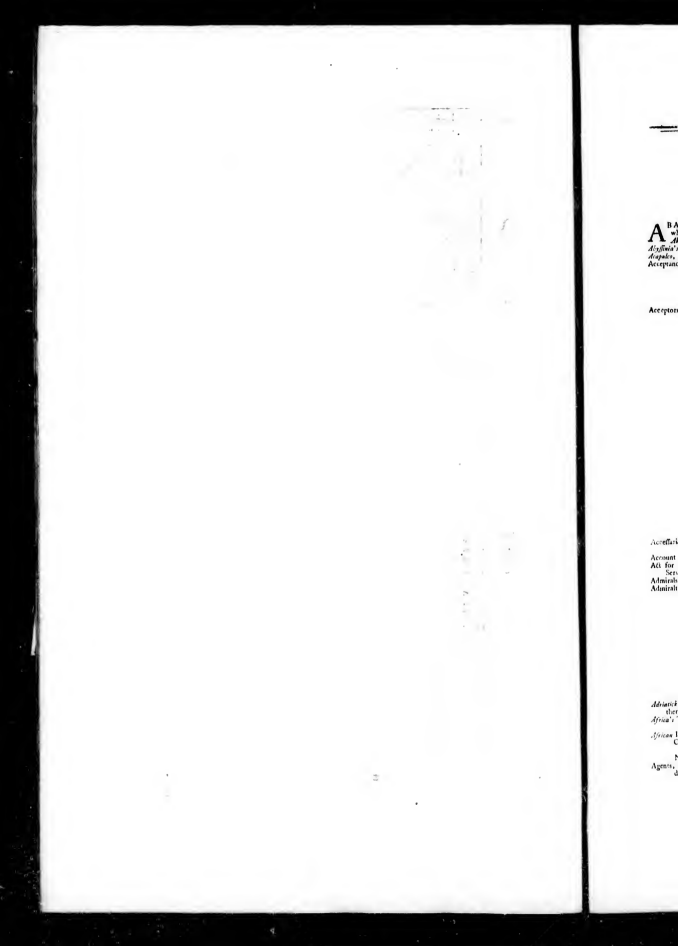
1211

1.

-----

.....

•



| A BANDONMENT of Ship and Cargo,   | Age   |
|---|-------|
| A what, and when valid<br>Aberdeen/hire, its Products, Ec. 620  |       |
| Abyfinia's Trade and Products 782   | Age   |
| Acapulca, its Trade 8:2   |       |
| Acceptance of ustand Bills, how made 413<br>of 1 oreign, ditto ditto                                      | Agio  |
| under Proteft, its Obligation 434   |       |
| How mult be made 436  | Agi   |
| Of a third Perfon, frees the Drawer ditto   | duf   |
| After the Bill is due, is binding 460<br>Acceptors of an endorfed and protected Bill, cannot              | Alep  |
| be arretted though any Endorfer re-   |       |
| fules Satisfaction 439  |       |
| With the Drawer's Obligation, haw<br>mult act at the Day of Payment 444                                   |       |
| Of a Bill, on Commission, drawn at  |       |
| Time, and afterwards called in, muft  |       |
| demand it of the Drawer 445   | Algu  |
| When may pay the Bill to the Potteffor<br>after his Failing 447   | Alie  |
| What Declaration must make, on the  |       |
| Poficifior of a Bill becoming Bank-   |       |
| rupt<br>How may compel the Poffeffor of a   |       |
| Conditional Eill to fulfil the Agree-   |       |
| ment ca part 450  |       |
| Alteration of the Date, Appendix No. 11.<br>Not freed by a Proteft 431                                    |       |
| Not freed by a Proteft 431<br>Obliged, the Acceptance was procured  |       |
| after the Drawer's Infolvency 433   |       |
| Denying Payment, on the Drawer's<br>Failing, what mull be done ditto                                      |       |
| Of a Bill made payable to himfelf, where  | Alie  |
| the Lois falls in Cate of his failure 434   | Allo  |
| For a third Perfon, who fails, not re-<br>coverable to the Drawer ditto                                   | A'la  |
| Supra Protefl has Redrefs against the Draw-   | Amb   |
| er, tho' made without his Knowledge 434<br>For the Drawer has no Redrefs against                          | Ame   |
| an Indorfer 436   |       |
| Accellaries to Piracy, who they are 264   | Amp   |
| made Principals ditto   |       |
| Account of the famous Silk Engine at <i>Derby</i> 611<br>Act for Encouragement of Seamen in his Majefty's | Ang   |
| Service 190 to 294  | Ang   |
| Admirals may arrea Ships for the King's Service 281   | App   |
| Admiralty Definition of, and Jurifliction 280 to 295<br>Mult try Crimes, Uz. done on board Ships          |       |
| in Rivers, but not in Arms of the Sea 281   | App   |
| in Rivers, but not in Arms of the Sea 281<br>No Court of Record ditto                                     |       |
| May determine, when the Common<br>Law can't di.to   | Ara   |
| May try, in Matters of Freight, Sea-  | Arb   |
| men's Wages, Cr. 182  |       |
| May try Cafes of Contracts, &c. for<br>making Ships, and Sea Damages ditto.                               |       |
| What other Contracts it may decide  | Arbi  |
| May judge of Goods fpoiled on Ship-   |       |
| board dittr<br>May caufe a Bond to be made ditto  |       |
| When to award Execution ditto   |       |
| Adriatick Sea, the first Settlement of the Venetions  | Arch  |
| there 8<br>dfraa's Trade with Great-Britain 667   | Arch  |
| Its General Trade 770   | Arles |
| African lifes, their Trade 774 to 783<br>Commun. it. Original Property and De-                            | der   |
| African lifes, their Trade 774 to 783<br>Company, its Original, Progrefs, and De-<br>creafe 667           | Artic |
| New Company's Laws, &c. ditto to 678  | Atti  |
| Agents, their Employ 49<br>difference of Contractical ditto   |       |
|   |       |

|            | Nam  | ditto        |
|------------|--|--------------|
| 6          | Navy   |              |
| 20         | Law  | ditto        |
| 12         | Agents for Proprietors of Money in the Bank o  |              |
| 2          | Anglerdam, how must be appointed   | 389          |
| 1          | Agio, in the Bank of Amfterdam, how varies   | 390          |
| to .       | How is occationed  | ditto        |
|            |  |              |
| 34         | In the Bank of Retterdam, how regulated  | 391          |
| 16         | Agios, at Venice, how calculated   | 749          |
| to         | Aufhire, its Products  | 641          |
| ío         | Alassa and Alexanderica shoir Trade  | 759          |
|            | Alexandria, of Egypt, a Place of great Trade   | 5            |
|            | Inferior only to Party in Crandent 10  | • '          |
| . 1        | Inferior only to Rome in Grandeur, and<br>Number of Inhabitants  | 11           |
| 19         | Number of Inhabitants  | ditto        |
|            | Its great Revenue to Rome  | ditto        |
| ++         | Its Decay, after being conquered by th   | e            |
|            | Saracent   | ditto        |
|            | Its prefent Trade  | 764          |
|            | Algieri, Tripoli, and Tunis effablished by Pirate  | 104          |
| 15         | den Frank and Finals chapting of the   |              |
|            | their Trade and Products   | 769          |
| 7          | Alien, its Definition  | 377          |
|            | How deprived of having Lands here  | ditto        |
|            | What Porchafes may make  | ditto        |
| 8          | Cannot bring Actions for Lands, Tenements  |              |
|            | Cr.  | ditto        |
|            |  |              |
| 1          | What may obtain by Trade   | ditto        |
| 0          | What Actions he may bring  | ditto        |
| 1          | May not be on a Jury, Sc.  | ditto        |
| 31         | May not be a Member of Parliament, no  | r            |
| ·          | vote for one   | ditto        |
| 13         | How to be deprived of unlawful Purchafes   | ditto        |
| 10         | As what Any mat tands have   |              |
|            | At what Age may trade here   | 378          |
| <b>t</b> 0 | Fnemy, cannot maintain Debt here   | ditto        |
|            | Enemy, cannot inaintain Debt here<br>Alien, Deften, when may, and may not inher<br>Allowances for Draft of Gnods, paying Cuttoms | it 379       |
| 34         | Allowances for Draft of Gnode, paying Culloms  | 990          |
|            | Of Duty for Salt loft  | 74           |
| to         | Alface, its Trade and Products   |              |
|            | Ambiana, its Tride and Products  | 735          |
|            | Amo yna, its i l'aic anti ricciucis  | 841          |
| 14         | America, by whom, and when difcovered  | 846          |
| . 1        | Its Trade and Products 8471  | 0 864        |
| 6          | Its 's'rade with Great-Britain   | 689          |
| 54         | Amfterdam, appofed to make more infurances that  | n            |
| to         | any other Place  | 352          |
| 11         | . a Ordinances about Infurances, Cc. 353   | 344          |
|            | Anthen in Danla Ga   | 0 300        |
|            | Anglejey, its i rouners  | 618          |
| )4         | Angle/ey, its Products<br>Angola, its Commerce   | 778          |
| 31         | Appeals about Prizes, to whom muft be made   | 281          |
| 95         | To whom, from a Sentence of the Admi   | •            |
|            | ralty  | ditto        |
| 81         | Apprentices to Mafters of Ships, regulations con   | -            |
| tu         | cerning them   |              |
|            |  | 115          |
|            | Arabia, its Trade and Products   | 789          |
| to         | Arbitrations, an Act for effablishing them   | 371<br>ditto |
|            | Arbitration Bond, its Form   | ditto        |
| 32         | In Exchanges, its Definition   | 492          |
|            | In Exchanges, its Definition<br>Simple, how wrought  | 493          |
| to         | Consisting ditto with Tables (on)  | 10 513       |
|            | Arbitrators, their Debnition and Derivation  | 369          |
|            | When A west desifier   |              |
|            | Arbitrators, their Debuttion and Derivation<br>Their Award decifive<br>What Reciprocalities they may appoint                     | 370          |
| tn         |  | ditto        |
| to         | Not to award against a Chancery De   | -            |
| to         | cree   | ditto        |
| i          | Archangel, its Trade   | 881          |
| 8          | Archanilans, its Commerce a62  | & feg.       |
|            | Archipelago, its Commerce 768<br>Argyleihire, its Products, Ge.  |              |
| 57         | All adapted in Astalation for the Provident  | 621          |
| 0          | Arles, celebrated in Antiquity for its Experience i  | n            |
| 3          | Navigation, Gr.  | - 6          |
|            | Armenia, its Traile  | 795          |
| 57         |  | 0 187        |
| 8          | Attificers, Manufacturers, and Workmen, Penale   |              |
|            |  |              |
| 0          |  |              |
| 9          | on feducing them into foreign Servic   |              |

INDEX,

.

. . .

4

| Afia, its Commerce 785<br>diatick 10 s, their Trade and Products 810  |                  |
|---|------------------|
| Affiguees of Bankrupts, how choic 579   |                  |
| Affignees of Bankrupts, how chofe (79)<br>their Po ev and Duty ditto  | Banken           |
| their Po er and Duty ditto<br>Dying in Debt by Bond, what Reco-   |                  |
| concrites are hall 583  |                  |
| Removing them 584   |                  |
| in France, what Power they have from<br>the Creditors 525   |                  |
| Advacan its Tender by 21  |                  |
| Avender, its Products 892   |                  |
| Regulations and Lass for adjuding it 164 to 166   |                  |
| Auronder, in Fraducts<br>Average, in Marine Cafes, its Meaning (61<br>Regulacions and Lays for adjuding it 165 to 166<br>Aufterar Netherlandr, their Trade with Great-Britane 715   |                  |
| Award, what it is   |                  |
| Its Form 374<br>Azora, Trade of 784   |                  |
| n.  |                  |
| BAllAMA Bands, their Trade 710<br>Balanters Port Filtery, and Products 791<br>Balanters, its Trade 836<br>Balativia, its Trade 852  |                  |
| Baharen's Pearl Fiftery, and Products 792<br>Balambrane, its Trade 836  |                  |
| Baldivia, its Frade 852   |                  |
| Ballad, not accounted Ship's Furniture 144  |                  |
| Rates of, and other Regulations 145 to 147  |                  |
| Ballatt men, their Dury 146<br>Balack Sea, its Vrade 86<br>Bamffore, its Products 621   |                  |
| Bamff or, its Products 621  |                  |
| Banaa liles, their I rade 841   |                  |
| Bank, its Derivation, and different Inflitutions 383  |                  |
| of Fenice, its Funds 185  |                  |
| of Ampler. am, when and by whom effablished ditto   |                  |
| Bank, its Derivation, and different infitutions 3×3<br>Baak of <i>Benea</i> , its Finds 184<br>of <i>Penice</i> , its Finds 185<br>of <i>A-yter-am</i> , when and by whom effablished ditto<br>Its Riches 356 to 390<br>Its Regulations ditto |                  |
| of R discidant, when effablished 391  |                  |
| of Handwork in Sumain duto  |                  |
| Only Citizens to have an Account in it 392<br>of Fredand, its Inflitution ditto   |                  |
| its Charters and focual Privileges 313 to 406   |                  |
| The Forging or Erning its Common Seal,  |                  |
| Eills, Notes, Se. made belony 403   | Bantas           |
| thall fuffer Death ditto  | Barbas<br>Barbas |
| The Method of opening an Account with it 400]   | Darow            |
| Of saying in, or drawing Muney on it,   | Barret           |
| with the Form of a Draught 407<br>The Form of a Write-Oif duto  | Bajil,           |
| It recovers Bills for those who keep Cash   | Hafor.           |
| with it diffe   | Batas            |
| It diffounts Bills ditto<br>It will admit of Depolits from its Cuft-  | Best at          |
| It will admit of Depolits from its Cuft-<br>tomars ditto  | Hedfor.          |
| No perforal Attendance required for any   | Brgga            |
| No perforal Attendance required for any<br>Transation with it 408<br>Will advance Money on Government Se-   |                  |
| ditto.  | Bell M           |
| sis Mansgement, and the Salaries of the<br>Governor, Ge, with their Qualifications, ditto   | Benan            |
| Governor, &c, with their Qualifications, ditto  | Bench            |
| Superiority, compared with Foreign Banks 409<br>at Amplerdam, for Loans on Goods, its 10-   | Benga            |
| fillution 405   | Benin            |
| Its Regulations and what Sums it will advance dittol  | Bergin           |
| In what other Parts, fuch Basis are etta-<br>blithed 406  | Bernn            |
| Bankers, the Nature of their Bufinels among the   | Berne.           |
| Remans 400  | Berry,<br>Beverl |
| Ditto in Hilla d, France, &c. ditto<br>Ample Defeription of their various Branches  | Beverl           |
|   | P. seci          |
| Great Increase v, them, and Cautions rel-   | hills            |
|   |                  |
| to be accounted Cath till received 40.  | Bills            |
| New Cafes on them ditto.  |                  |
| Bankropts, Advice to guard against becoming one 514<br>What Perfons may, or may not, be Bank-   |                  |
| what Perions may, or may not, oc Bank-<br>tupts 516   |                  |
| What makes a Man fo 5171  |                  |
| Of the Commission and Commissioners, Gr. 521  |                  |
| The Oath the Commiffioners take 522<br>His Surrender, Examination, Difference, 522  |                  |
| His Surrender, Examination, Difference,<br>Allowance, and Certificate 1 and nf en-<br>tering the Proceedings, Er. of Record   |                  |
| rerigg the Proceedings, Er. of Record   | Bills,           |
| 525 ft. j35<br>Of the Aflignment and Bargain and Sale<br>of his kittate. Of the Intollinert, and  |                  |
| of his Litate, Of the Intolinert, and   |                  |
|   |                  |

1

| what thall pair thereby, or be fuch an<br>Interest as the Committeeres may affign   |             |
|---|-------------|
| racional de Commenceros may nago  | 812         |
| inkenpts, becoming Felo de fe, or outlawed, how his<br>Goods are diffusied of   |             |
| Goods are dispoted of<br>Of encertain and contingent Effates, and   | litto       |
| which do, or do not, center in the Bank-  |             |
| rupt<br>His Wife's Title to her Free Bench  | litta       |
| His Wife's Title to her Free Bench  | 544         |
| Wills in Favour of his Wife, Br.  | 546         |
| The write's find to her Free Bench<br>Separate Settlements<br>Wills in Favour of his Wife, Ue,<br>Of Marriage Bonds, and Articles before<br>Marriage  |             |
| Marriage<br>Debts due to, and from, the Wife when   | 549         |
| finale  | 55.1        |
| fight due to, and found in our owned<br>for the Rights which are invefted in his<br>Children, by Virtue of Marriage Settle-<br>ments, and Trutlees for fupporting con-<br>tingent Remainders  | 3 3.4       |
| Children, by Virtue of Marriage Settle-   |             |
| Children, by Virtue of Mariage Settle-<br>ments, and Trultees for fupporting con-<br>tingent Remainders<br>Of Poffibilities<br>Of Interoffs which have been determined  | 5 57        |
| Cf Poffibilities  | 500         |
| Of Interests which have been determined   | lino        |
| not to center in him<br>Of the Creditors who are fuch, and therein  | antes       |
| Of the Creditors who are fuch, and therein<br>of proving their Debts, and how Notice<br>of their Meeting is to be given<br>Special Cafes of Debts that may be proved of<br>Of Debts that cannot be proved   |             |
| of their Meeting is to be given   | 561         |
| Of Debts that cannot be proved  | 352         |
| Of Debts that cannot be proved<br>An Oath of a Creditor for proving his   | ,           |
| <ul> <li>An Oath of a Creditor for proving his<br/>Debta, Gr.</li> <li>Where Copartners are Bankrupts, having<br/>joint and leparate Educes and Creditors of<br/>How far the Committioners that lo cor-reach<br/>the Aets of Bankrupt; from the fine<br/>of the Aets of Bankrupt; committed</li> <li>A remarkable Cafe tried under a feccus<br/>Committion of Benkruptcy.</li> <li>Of Factors and Executors becoming Bank-<br/>rupts; having Effects of other Performs<br/>in their Hands</li> </ul>  | 567         |
| where Coparisers are Bankrupts, having  | litto       |
| How far the Commissioners thall over-reach  |             |
| the Acts of a Bankrupt, from the fine   |             |
| of the Acts of Blakruptry committed   | 572         |
| Committion of Bankruptcy  | \$73        |
| Of Factors and Executors becoming Bank-   |             |
| rupts; having Effects of other ferious<br>in their Hands  | 573         |
| In Holland how treated \$85 to  | 517         |
| in the de   | 8.13        |
| arbadser, its Trade<br>and and Trade with Great Britain   | 707<br>66 a |
| General Trade of  | 769         |
| antam, in Frade<br>arbary: Frade with Great-Britain<br>General Trade of<br>stretty of Mariners, to be anfwered for by the   |             |
| Mafter<br>Mafter<br>Ajil, as Traile   | 131         |
| afora, or Balfora, its Trade  | 843<br>794  |
| allora, or Ballfora, its Trade<br>allocat, its Trade<br>co-ans and Lighthoufes, not to be built with-   | 794<br>835  |
| co ana and Lighthoufes, not to be built with-<br>out Warrant<br>officially n, its Products<br>rggars, Rogues and Vagahouds, Penalty on<br>bringing them into Great-Britais from<br>four a Counties.   | 229         |
| edfordp re, its Products  | 609         |
| rggars, Rogues and Vagabouds, Penalty on  |             |
| rggars, Rogues and Vagalouds, Penalty on<br>bringing thrun into Great-Britain from<br>foreign Counties<br>ell Metal, U.c. not to be exported<br>loware, or Bunerson, its Trade<br>encit of Clergy, not to be allowed to Afters of<br>Traction, Robbery, U.c. on the Sca<br>regard, its Trade<br>ergor, its Trade<br>configures to 'trade<br>ergor, its Trade<br>Colders, its Trade of   | 77          |
| ell Metal, Sc. not to be exported   | 57          |
| knaret, or Banarons, its Trade  | 815         |
| Treafan Robbers St. on the Sea  | 166         |
| ingal, its Trad   | 814         |
| erin's Couff, its 's rade   | 776         |
| ergen, its Frade  | 875<br>604) |
| roundar, Trade of   | 710         |
| erne, its Produčis and Trade  | 840         |
| remedia, Traile of<br>ermedia, Traile of<br>erms, its Products and Trade<br>ergerige Break, and Hull River, the AR about  | 727         |
|   | 200         |
| Lowielfere, its Products  | 621         |
| cored at the Cuftom-houle   | 987         |
| Outsands, oscir borm  | 997         |
| cured is the Culton-houle<br>Cure and, which born<br>file of bachage, which Nature and Didinftions<br>file. Difference between the real and imagi-<br>mary Specie of any Country<br>The Nouber of Perfors, making an Ex-<br>change, and how diffinguinted<br>The different Obligations of Dravers,<br>Enderfers, Auceptors, or Holders of<br>them, under all Circumftances, and<br>whether by Committion, or for their<br>out Accounts 439 (Counts 439) ( | 425         |
| nary Specie of any Country  | 427         |
| The Counter of Perforas, making an Ex-  | 7-1         |
| change, and how diffinguished   | 423         |
| Enderfers, Asceptors, or Holders of   |             |
| them, under all Circumftances, and  |             |
| whether by Commission, or for their   |             |
| ills, of Conditional Ones   | 450         |
| Pro forma Ones  | 452         |
| When loft, or midlaid, what must be done  |             |
| 453 6   | Bills.      |
|   |             |

Bills o Bills o Black Bonde

Bills,

| Bills,   | When without Date, os in fome Parts not  | Boundaries of the United States of America   | 2.5      |
|----------|--|--|----------|
|          | legible 455  | Bounty, on Exports and Imports; the Commodi-   |          |
|          | When the Words and Figures differ 456<br>When the Name of the Perfon to whom                         | B wr. bany, its ancient Trade 98   | -        |
|          | payable is altered, &c. ditto<br>When the Direction is forget ditto                                  | Brecknockfleire, in Products 61  | 7        |
|          | When the Direction is forgat ditto   | Bremen, its Trade \$6  | ia -     |
|          | Their Nature payable at Fairs<br>Various and new Cafes tried on Inland                               | Bringhe, its Trade and Products<br>Bringh Governors, Confuls, and Marchants abroad                           | 19       |
|          | Ones 4:9   | to provide for Sailors in Diffuefa 120 S 20  |          |
|          | Forgery of them made Felony 462  | The Acls for their Relief in Portugal, at  |          |
|          | Fictitious Payee and Indorfers, of the laft Cafes  | Cadia, Port St. Mary's and Leginan 13  |          |
|          | Lord Loughbre up; and by Appeal in the   | Brokers, their Duty and Appellation 47<br>The Number at Amflerdam 48   | 9        |
|          | Lord Loughber ugb; and by Appeal in the<br>House of Lords 463 to 470                                 | Their For Guins din  | 0        |
|          | and Appendix No. HI  | Their Dues in London, Amfleedam, and   |          |
|          | Of the different Dates and Times for which<br>they are drawn, and when Payments are                  | feveral other Places ditt<br>Of Infurance and Ship Brokers 48  |          |
|          | due 473  | New Account of Stock Brokers ditt  |          |
|          | Their different Ufances ditto  | Buckinghumibire, its Products 61   |          |
|          | Days of Grace at feveral Places ditto<br>At Venee, not payable by finderfement ditto                 | Bu noi Ayrer, its Trade 85<br>Burgunar, its Trade and Products 72  | 1        |
|          | Not difcharged, if the Drawer failed before  | Burja, its Trade and Products 75   |          |
|          | due, in <i>Italy</i> , and formerly in <i>Portugal</i> ditto   | Butefbire, its Products 62   | 1        |
|          | Some Trials which decided this Particular<br>in Portagal ditto                                       | c.   | •        |
|          | Their Payment diffated at Legbers in Silver 47+  |  |          |
|          | Their various Furins in different Languages  | CABINDO, its Trade   | 8        |
| p:11     | Ilealth, their Nature and Form 271 to 276  | Cable, or Cablel, its Trale 79<br>Cachenice, its Trade and Products 79                                       | 18       |
| Bills of | Lading, their From 132   | Cadiz, Duties on Bringh Merchandife there 6;   | 0        |
| Billse   | Sight at the Cullom-houfe, what they are 980   | Cas mathembire, its Products 61  | 9        |
| Black    | 702 702  | Carina vonfbire, ditto ditt  | to       |
| Linhus,  | their Deli, n 419<br>How are to se made ditto  | Cara, its Commerce   | 5.       |
|          | Their Condition must be to do a Thing law-   | Cashach is Produbs his   | 11       |
|          | lul ditto  | Gallaria, its Trade<br>Gala, its Trade   | 2        |
|          | Made by Infants, how voidable ditto<br>By a Fene Covert, movialead her Coverture ditto               | defroyed 85  | 11       |
|          | By a Fone Covert, may find her Coverture ditto<br>Dependent on fome other Deed, is void,             | Culient, its Traile 81   | 3        |
|          | if the Deel becomes fo ditto   | Caimonchs, their Frade 80  | 10       |
|          | To indemnify any one from a legal Profe-<br>ention is void ditto                                     | Cambra, its Trade and Products 82<br>Cambra gefore, its Products 61  |          |
|          | Given to a Sheriff, as a Reward, void ditto  | Combridgeflore, its Products 61<br>Compedy, its Trade 83   |          |
|          | Their Conditions mult be pointife ditto.   | Ganada, its Trate 70   | - 6      |
|          | Not limiting Time of Payment, the Money<br>becomes due prefeatly 420                                 | Conquered by the E-gills - diff  |          |
|          | becomes due prefeatly 420<br>Nut inputioning a Place for Performance                                 | Canary Iffinds, their Commerce, Sc. 78<br>Candia, its Frade 76   | 0        |
|          | Not mentioning a Place for Performance<br>f Condition, obliges the Obligor to                        | Candles or Fire, not verinited in Larmouth   |          |
|          | teck the Obligee: if in England, to tender   | Harbour  |          |
|          | the Money<br>For Payment of Money, may be performed  | Canton, its foreign Trade  | 6        |
|          | by giving any other Thing in Satisfaction ditto  | Cate de Ford Ifles, their Trade and Products -8  | 4        |
|          | The Acceptance of a new, will not difeherge  | Cupba, or Caffa, its trade 75  | 2        |
|          | the old one, as a Bond cannot be given in<br>Satisfaction for another, & ditto                       | Caraca Coult, its Trade 85<br>Garaiganfrire, its Products 61   | 2        |
|          | Of 20 Years flanding, Ec. fhall be deemed  | Caribber Iflands, their Trade 70   | 8        |
|          | paid ditto   | Carolina, its Trade with Great Brit in, &c. 69   |          |
|          | Made payable at feveral Days, cannot be<br>fued till oll the Days are path ditto                     | Cartbage, a Colony from Type<br>Cartbageniant, their great Trade and Improve-                                | 4        |
|          | Where feveral are bound, they may be   | ment of Navigation 4 &   | 5        |
|          | fuel fenarately or together. Se. 421   | Carthagena, its Trade and Products 8;  | 0        |
|          | Given by a drunken Man is binding ditto<br>Do not had an Heir execut expressly                       | Cafebrar, or Little Boscharie, its Products  | 17       |
|          | Given by a drunken Man is binding ditto<br>Do not bind an Heir, except expressly<br>named, Se. ditto | Caffen, its Trade to   |          |
|          | to fave hautheles, how the Detendant mult  | Cartle, Sheen, Swing, CC, prohibited importa-  |          |
|          | plead ditto  | tion to England<br>Catwater Harbour, Regulations of  | 57       |
|          | Without a Date, or with a falle one, are<br>good, if feated and delivered, though if                 | Comparise its Traile by  | :8       |
|          | it is not deli ered, it is not good, though  | Cozenhazar, its Produce and Trade 81<br>Celeber, its Trade and Products 8<br>Coran, its Trade and Products 8 | 5        |
|          | figned and fealed ditto  | Celeber, its Trade and Products F:   |          |
|          | Though contain take Latin, of falle Eng-   | Gram, its Trade and Products 8.<br>Certificat s for Latrics inwards 9  | 19       |
|          | Their Form 412 to 413  | For foreign Goods exported dur   | to       |
|          | its Trade and Products 837   | For the Price of Corn exported die   |          |
| Dotten   | ity, its Deficition 1.42<br>Is fometimes on the Ship, and fome-                                      | Cept n, its Trade and Products 8<br>bampargne, its Products 72   | 31<br>22 |
|          | times on the Borioacr ditto  | Coursel, or Chaul, its Products and Trade Sc   | c ()     |
|          | May not be engaged in, by a Mafler of  | Charoffm, its Products 70  | 99       |
|          | a Ship, at the Place of his Owner's<br>Refidence 143   | Charity for Seamen, and their Widows, difabled,<br>Be, in the Merchants Service, the Act 123 to to           | °.9      |
|          | Mule on Ships by their Maders, and   | Charterparty, its Derivation and Nature 1  | 3.1      |
|          | afterwards defroyed, is Felony ditto   | Different Cafes about them 1   | 34       |
|          | To the Last Indice, to be on the thip,<br>or Goods only, Sc.   | Ditto, whereby Part of the Ship's  | 39       |
|          | On a fictitious Suppolition ditto  | Owners freight their Shares 1.   | 40       |
|          | The Form of a Bilt 144   | When made void 1.  | 41       |
|          |  | Clet   | 150      |

| Chefhire, its Products 610<br>Children of Britigh Ambaffadors and Confuls born   |                |
|--|----------------|
| shroad not Aliens 303  |                |
| China, its Products and Commerce 821   |                |
| Christiana, its Products rud Tradz 799<br>Christiana, its Products 875   |                |
| Chorafan, its Froducts rade 799<br>Chriftiana, its Products 875<br>Chriftianjand, ditto ditto  | Co             |
| Covificational, ditto ditto  |                |
| Clackmasansbire, in Products 661   | Co             |
| Coafts of Africa. from Cape Find to Cape Sierne  | Co             |
| Of Spanish America in the North and South  | Ce<br>Ce<br>Cu |
| Sen., their Trade 851  | C              |
| CAL WATERNESS THE FLANCE OT L  |                |
| Of Pefeberie, their Trade ditto  |                |
| Of India their Trade 802   | Co             |
| Of Africk, from the Cape of Good Hope, to<br>the Entrance of the Red Sen, their Trade ===8   | Co             |
| Of Afrik, from the Cape of Good Hope, to<br>the Entrance of the Red Sca, their Trade 778<br>Cochin, its Trade 811  |                |
| Cochineal, by whom and with what Ships may   | Co<br>Co       |
| be imported 37<br>Cochin-China, its Trade and Products 843   | Co             |
|  | Ci             |
| Cockets received on the Payment of Cuftoms 995<br>Their Indorfement before given to the  | i i            |
| Seatcher ditto   |                |
| Their Form ditto   |                |
| Caur, James, his great Trade, Riches, and Build-   |                |
| Coffice, what mult be done in America, previous to   | Co<br>Co       |
| its Shipping, and on Importation 97  | Ca             |
| Coin of all Countries 896 & feq.   | Co             |
| Commerce, Definition of, Original and Anti-  |                |
| quity<br>Its natural Tendency to render States   |                |
| fionrithing  | Cr             |
| Of the Tyrians, from Monfieur Huet 3<br>Of the Cartbaginians 4<br>Of the Exprians 5  | Cr             |
| Of the Cartbaginians 4   |                |
| Of the Remani ditto  | Cr<br>Cr       |
| Of the Remans ditto<br>Of the Gault 6  | Cn             |
| Its Re-effablifhment in the Weft 7   | Cn             |
| Of the Feneticus 8   | Cn<br>Cu       |
| Of the Genorfs 8   |                |
| Of the Hanfiatick Towns ditto<br>Of the Dateb 10.  | 0              |
| Of Sulfans 12  | Cu             |
| Ot the Loufe of Medicis 1;1  |                |
| Of the French, Original 16   |                |
| Of the English 20<br>Of the Spaniavili 21  | ~              |
| Of the Arabians, by Dr. Garcia 2:  | $C_{r_i}$      |
| what if includes 00c   |                |
| Not anworthy the Attention of the<br>molt illustrinus Berfons ditto  |                |
| mott illustrinus Perfons ditto<br>Its State under the Afratick, Grecian,   |                |
| and Roman Monarchies ditto   | T              |
| Carried on by the Pijans, Genoefe, and   |                |
| Vinctions ditto<br>By the Periugnele 606   | 114            |
| By the Periugnels 606<br>By the English French Danes and   | 14             |
| By the English, French, Danes, and<br>Hamburghers ditto<br>By all the Nations of Europe to Ame-  |                |
| By all the Nations of Europe to Ame-   | D              |
| rica ditto<br>Its Division ditto   | De             |
| Its Division ditto<br>The Genius of the English adapted  |                |
| to it ditto  |                |
| How it went on augmenting in Eng-<br>land, under different Reigns 607  | Da             |
| land, under different Reigns 607<br>Commillioners for trying Pirates in America 266  | De             |
| Commiffioners for trying Prates in America 266<br>Of Appeals about Prizes, who they are 270<br>Comparison of fome Coin 489   | De             |
| Comparison of fome Coin 489  | Dr             |
| Between hne Gold and Silver 400  |                |
| Concealing Bankrupts Effects, the Penalties 585<br>Condemnations of Ships 270  | De<br>De       |
|  | in             |
| Congo, its Trade 777<br>Confluminople, its Trade 760   | De             |
| Confuls, their Office, Definition of 205   |                |
| How appointed, their Committions 296<br>The Duty of a British Conful, and all  | Des            |
| Regulations concerning him amply ex-   |                |
| plained 299 to 303   | De             |
|  | Dit            |
| Contract, its Derivation 4'7   | De             |
| plained 299 to 303<br>Contract, its Derivation 47<br>Contracts, not voided by Milfakes in drawing the  | Dit            |
| Contracts, its Derivation 4'7<br>Contracts, not voided by Miltakes in drawing the<br>Writings 18   | De             |
| Contracts, its Derivation<br>Contracts, not voided by Miltakes in drawing the<br>Writings<br>Their Difference in a Day's being li-<br>mitted for Payment and not 420 | Dit            |

4

1.16

| Muft le centein, perfect, and complete  | 418     |
|---|---------|
| Conditional   | 47 *    |
| Far Goods may be made by Word   | 10      |
| Month as well as Writing  | 418     |
| Not to be performed in a Year, muft 1   | be      |
| in Writing  | ditto   |
| ontribution, in Marine Cafes, its Signification                                 | 163     |
| Synonimous to Average   | ditta   |
| onvoys, their Dury  | 162     |
| opartners Bankrupts, Cafes therein  | 567     |
| rea, its 'I rade and Products   | 88.4    |
| ork, its Trade  | 627     |
| on a, all the fubfifting laws and Regulations r                                 | e       |
| fpetting the Importation and Exportation 4                                      | 1 10 12 |
| The last Act 1790 See Appendix, No. 1   |         |
| rowall, its Trade   | 610     |
| orjorate Company for Relief of Seamen, &  |         |
| wounded and killed in the Merchan   | 6       |
|   |         |
| ficant, there Hiltory and Trade   | 10 139  |
| remain, more remory and Trade   | 754     |
| Japaer, its Trade<br>gino de Meaner, his noble Origin                           | 801     |
| you at Medicis, his noble Origin  | . 15    |
| Ilis great Regard for Trade, an   |         |
| happy Succels in it   | ditto   |
| His Example followed by favor<br>of his Succettors with equ                     | tal.    |
| of his Succellurs with equ  |         |
| Fortune   | ditto   |
| otton, new Duty on Importation  | 60      |
| ounties in England and Wales, their Number                                      | 609     |
| welawa, its general Trade   | \$80    |
| ourt-Martial in the Navy, of whom, and he                                       | W       |
|   | to 288  |
|   | al allo |
| redit, Public and Private, Account of   | 410     |
| fills or Letters of, their Form and Ufe   | 471     |
| edicots of Bankropts, their Difference and Pow                                  | 110     |
|   | 10 :67  |
| imati or Crimatia, its Trade  | 503     |
| omartir, its Products   | 622     |
| uizers, their Definition and Duty   | 2 100   |
| mberland, its Products  | 611     |
| floms defined; cannot be laid on Merchandi                                      |         |
|   |         |
| by the King's fole Power  | 945     |
| Various Regulations of  | 909     |
| flom Haye Cflicers in Len. on, not to hinder t                                  |         |
| Table of the Duties on Imp. reation   |         |
| and Exportation, Sc. 947  |         |
| The Time of their Attendance  | ditto   |
| Their Fres  | ditto   |
| prose, its Trade  | -,60    |
| D.  |         |
| AMACES Inter See when this  | 182     |
| AMAGES, done at Sea, where triable<br>Describ trading Companies, their Commerce | 8:0     |
|   |         |

| AMAGES, done at Sea, where triable                  | 282   |
|---|-------|
| Damph trading Companies, their Commerce             | 879   |
| Inntzick, its Trade                                 | 890   |
| 14 upbury, its Trade and Products                   | 738   |
| lictientures for Goods exported by Cettificate, how |       |
| to be got   | 0,6   |
| Their Form  | dino  |
| Debts for huilding Ships, to be tried by the Ad-    |       |
| miralty   | 282   |
| Due to the Crown, when are preferred to             |       |
| uthurs  | \$66  |
| Die, River at Chefter, the Act concerning it        | 194   |
| Demorrage, what it is                               | 142   |
| Denbigh/kire, its Products                          | 619   |
| Denization, its Derivation and Meaning              | 3.7   |
| Denizen, its Definition                             | ditto |
| Their Privileges                                    | 378   |
| Denmark, its Trade                                  | 863   |
| Denomination of Bankers, when was first given in    |       |
| England   | 410   |
| Depofits which the Bank admits without giving Re-   | 4.4   |
| ceipts  | 407   |
| Whereon the Bank will advance Money                 | 408   |
| Derlyfire, its Products                             | 611   |
| Deven/hire, its Products                            | 614   |
| Difference between a Charterparty figned by the     |       |
| Mafter alone, and one figned by him                 |       |
| and the Owners                                      | 133   |
| Directors of the Pauk of England, their Number      |       |
| Attendance, Salary, and how are chofen              | 408   |
| Their Qualification                                 | ditto |
| Difeo   |       |
|   |       |

| Difco<br>Darn<br>Darfet<br>Dover<br>Down<br>Draw<br>Draw<br>Draw |
|--|
| Dront<br>Dubli<br>Dumb<br>Dumf<br>Durbe<br>Dutch                 |
| Datel<br>Daty  |
| E.4.   |
| Eafti<br>Eafti<br>Eddy   |
| Edint<br>Edroi   |
| Egyt   |
| Elgin<br>Ellen<br>Ends<br>Entr                                   |
| Enor   |
| Effex<br>Exat  |
| Excl   |

Fci Fij Fu

> Fi Fi Fi Fi Fi Fi Fi Fi

Exc

| Difcoverers of a Plot against a Ship, their Reward     | 264   | Foreign  |
|--|-------|----------|
| Dominica, Account of                                   | 700   | -        |
| Darfetfleire, its Products                             | 612   |          |
| Dover Harbour, Laws concerning it                      | 170   |          |
| Down, Trade of   | 628   |          |
| Drawhacks, on what Goods are not allowed               | 997   |          |
| Draughts, allowed at the Cuffem-lloufe on fevera       | 1 997 |          |
| Surts of Goods   | 991   | Forfar ( |
| Drontheim, its Trade                                   | 875   | France.  |
| Dublin, its Trade                                      | 626   | a rantes |
| Dumbarton, its Trade                                   | 622   |          |
| Dumfries, its Trade                                    | ditto |          |
| Durham, its Trade                                      | 61.4  |          |
| Dutch, their firit Settlement, and fuccefsful Attempts | 014   | Franche  |
| for Liberty  |       | Frederic |
| Their East-India and other trading Com-                | 10    | Fredern  |
|  |       |          |
| Their general Trade                                    | 861   | Freight, |
|  | ditto |          |
| The Smallnefs of their Products, and yet im-           |       |          |
| menfe Stock of all Things                              | 12    |          |
| Goods fent to the Spanifs Weft- Indire                 | 741   | 1        |
| Dutchy of Sl. fwick, its Trade                         | 804   |          |
| Duty of a Regiller in the Court for trying Pirates     | 263   |          |
| Of Piluts at Alerway                                   | 874   |          |
| r  |       | ,        |
| Е.   |       |          |
| FAST India Company, their first Charter                | 678   | 1        |

| New Charters and                            | Regula-           | 1         |
|---|-------------------|-----------|
| tions of                                    | 679 to 686        | 1         |
| East-Indies, their general Commerce         | Suz tu 820        |           |
| Eafland's Trade with Ireland                | 719               | }         |
| Eddyftone Light-Houfe begun by Mr. He.      | nry Hin-          |           |
| Auntey                                      | 226               | 1         |
| Rebuilt by Mr. John Rudyerd                 | ditto             | 1 '       |
| Regulations and bearing                     | 2 8 7             |           |
| Edinburgh, or Mid-Lethian, its Products     | 622               |           |
| Edward III. firth eftablished Laws in Engla | w.f about         |           |
| Exchanges                                   | 427               | 1         |
| Egypt, its antient Commerce                 | 5                 |           |
| Its modern Trade                            | 76.               | 1         |
| Elgin, its Trade                            | 622               | 1         |
| Ellenfoot Harbour, the Act concerning it    | 182 10 154        |           |
| Endbargo, its Definition                    | 276               | 1         |
| Entries of Goods inwards, how made          | 969               |           |
| for Goods to be exported by C               | rrtificate        | 1         |
| how made                                    | 994               | 1         |
| Enumeration of Caufes which make Policie    |                   |           |
| furance, null and void                      | 311 to 317        |           |
| Effer, its Products                         | 617               | 1 1       |
| Examination and Delivery of Foreign Goo     |                   |           |
| made  | 992               |           |
| Exchanges, the Difference                   | . <del>4</del> 27 | A         |
| When have been prohibited                   | ditto             |           |
| Exchanging by Bills, on Marts and Pairs     |                   | 7         |
| it is                                       | 456               | French F. |
| Exchange Brokers, their Qualification and D | uty 482           | French F  |
| F.  |                   |           |
| F.  |                   | P         |
| ACTORS, their Bufinels and Duty             | 10.00.10          | Friend's  |
| Failures, how to be guarded against         | 45 to 49          |           |
| randres, now to be guardes against          | 514               |           |

| In France different from Bankruptcies                | \$89  |
|--|-------|
| Fairs for Exchange at Lyons                          | 456   |
| at Francfort   | 457   |
|  | ditto |
| at in ambier re                                      | 458   |
| Feigned and borrowed Names, when may be ufed         | 7)    |
| in Exchange Contracts                                | 452   |
| Fife, its I roducts                                  | 622   |
| Fines on illicit Trate to Turly                      | 661   |
| Levied as a becurity in ufurious Contracts,          |       |
| how may be avoided                                   | 413   |
| Fifturies, Brinch Encouragement of, with the refpec- |       |
| tive founties to the Owners, Matters and             |       |
| Sailors of Ships concerned in them 68 t              | 0 71  |
| Fianders, its Frade with Iremost                     | 719   |
| Flant, bire, its Products                            | 619   |
| Florence, its trade                                  | 755   |
| Flotfam, its Definition                              | 157   |
| Foreign Coin, Gold or Silver Hallion, or Jewels,     |       |
| permitted Exportation                                | 59    |
| Foreign Seamen may be naturalized by ferving in      |       |
| our Navy   | 381   |
|  | -     |

| + | Foreign Seamen and Landmen naturalized by fettling   |
|---|--|
| ) | and refiding in the British  |
|   | And being Penteflants, without   |
| ł | taking the Oatha ditto<br>Goods found aboard any Collier, Fifher-  |
|   | Goods tound aboard any Collier, Fifher-  |
|   | boat, Ee, the Penalties 59<br>Forfar of Angur, its Products 632<br>France, its Trade with Great-Britain 631 to 647               |
|   | France, its Trade with Great-Britain 631 to 647  |
|   | With Irrland 719<br>Its Products and Trade ditto   |
|   | Its Products and Trade ditto<br>Reflections on the Growth of it, and of its  |
|   | Manufactures 721 to 738  |
| ł | Franche Comeré, its Trade and Produêts 730<br>Frederickfhald, its Trade 875  |
| i | Frederick/hald, its Trade 875<br>Frederick/hade, its Trade 876   |
|   | Freight, what it means sta   |
|   | Is due for Goods laden after breaking<br>Ground, although the Merchant flouid  |
| 1 | determine to unload them 135   |
|   | Due to a Ship difabled, how the Mafter may   |
| I | act ditto  |
| ł | To a Ship failing after the Time agreed on,<br>either arriving fafe, or meeting Lob ditto  |
| ł | i o be paid unly on a Ship's Return, was   |
| ł | difcharged, though the was not loaded<br>Home ditto  |
| Į | Agreed for a Ship to load at another Port.   |
| Į | and on her Arrival there, nothing is put<br>aboard her, is yet due 136   |
| ļ | aboard her, is yet due 136   |
| ł | Agreed for by the Ton, fliall be paid for<br>accordingly ditto   |
| l | For lading of Catrle is recoverable, 17th on   |
| ł | Dead and Living ditto  |
| I | Though if at formuch fee litead, then it is<br>only paid on those that are alive ding  |
| l | only paid on those that are alive direct<br>If not previously agreed in either of the<br>above Mannery, then to be paid both for |
| ł | bove Manners, then to be paid both for<br>Dead and Living ditto  |
| ł | To be recovered according to Cuftom, for   |
| ł | Goods feat on board, generally ditto   |
| l | To be puil by the Freighter, the fire be de-   |
| ļ | rained for his thipping unlawful Goods 137<br>Agreed for Ont and Home, none due 'till  |
|   | the Voyage be performed ditto  |
|   | Preferred before any other Debts ditto<br>is due on a Ship taken and retaken, pro-   |
| ĺ | vided the afterwards proceeded on her  |
| l | Voyage ditto   |
|   | To be paid for Wines, though they have<br>leaked in the Voyage, provided the Mat-<br>ter be not in Fault ditto                   |
|   | ter he not in Fault ditto  |
|   | Agreed ic by the Month is due, if the  |
|   | Lading be faved, though the Ship perth<br>after patting the Down: 138  |
|   | To be tried by the Admiralty 281   |
|   | French Flanders, its Trade 724   |
|   | Goods fant to the Spanifs West-Indies 740<br>American Trade 857  |
|   | Pilots their Qualification and Duty (50  |
|   | Friend's Ships known by oue Men of War, to be<br>addited by them 309   |
|   | annes by tarent tog  |
|   | G,   |
|   | AGF Marks to be put on Ballaft Lightets 145  |
| , | General Courts for relieving Scamen difabled, Ce.  |
|   | in the Merchant's Service, when to be  |
|   | held   |

| General Courts for relieving Scamen ditabled, Ce. |       |
|---|-------|
| in the Merchant's Service, when to be             |       |
| held  | 125   |
| Gen zn, its Defeription and Trade                 | 895   |
| Genarje, their Commerce g &                       | 750   |
| Rivals to the Fenetian, in it                     | ")    |
| Georgia its America, its Trade                    | 695   |
| In dha, dino +                                    | 795   |
| Germany, its Trade with Great-Britain             | 641   |
| Glamaganghine, its Products                       | 614   |
| Glaris, noted for its Green Cheefe and Slates     | Sgr   |
| G.on Merfine, its Products                        | 612   |
| Gua, its Trade                                    | 803   |
| Gole ma, its Trade 813 &                          | SIL   |
| Gold Coin, its Par between London and Amfl.r.am   |       |
|   | ditto |
| Its Par between L Ibu and A Ar. am                | 487   |

| Its Par between .   | 1. 1634 | and | 1 1 | 1.41 | 487   |
|---------------------|---------|-----|-----|------|-------|
| A.d.Silver compared |         |     |     |      | 481   |
| 12.10               |         |     |     |      | Coods |
|                     |         |     |     |      |       |

| Goods feizable after clearing a Ship 58   | Hamburgh, its Trade with Pentee 748   |
|---|---|
| May be thrown overboard in a Storm 131  | 115 1 4116 3.71   |
| Delivered to a Matter of a Ship, may not  | Hampfeire, its Products Gij Hangeage & Towns, their first Edubliftment and  |
| be attached ditto   | Hanjeaged Towns, their first Ellabliftment and  |
| Partly flole in a Voyage, the whole Freight   | Commerce  |
| not due 136   | Their Names in the Confederacy 14   |
| Found on any Perfon, taken or ftolen from a   | Its Reduction by many Towns withdraw-   |
| Ship in Didrefs, fhall be delivered to the  | ing from its Affociation dicta  |
| Owner 188   | Those thill referving the Name disto-<br>Haven, or Harbour, its Definition 167  |
| Infown avriboard in a Storm, now to be  | Haven, or Harbour, its Definition 167   |
| valued before a Contribution 164  | Not to be damaged by throwing any thing   |
| In Necessity may be call out of a Ferry-  | into them 147   |
| boar 165  | Hemp, Flax, and the Production thereof, may ie  |
| Thrown overboard after others have been   | imported here from trainant fro   |
| clandeffinely taken in, thall be paid for   | Bounty or, Importation of, from the Colonies ditto-   |
| by the Matter ditto   | Herrfordibirs, its Preducts to 3  |
| Loft by Piracy, or Tempelt at Sea, and  | Herifordflire, Its Friducts dillo   |
| they afterwards come athore, the Owner  | Hypani la, of St. Deminge, its Trade and Products Sys   |
| thall have them if he can prove his Property 100  | Houland, its Trade with Gront-Bro.am 047  |
| Pirated from Foreigners, and fold here in a   | Ditto with Irsland 719  |
| Market Overt, shall convey a Property 251   | Ditto with France 757   |
| Of Pirates, and not piratical Goods, become   | Ditto with Spain 744  |
| a Prize to the Captor \$70  | Ditto with Portnand 745   |
| Not to be taken out of a Prize till Con-  | Ditto with Finite 744<br>Its general Trade 85.9   |
| demnation ditte   | Its general Trade hay<br>Halflein, its Trada 804  |
| In Holland, carried by Land, to be infured  | Holftein, its Trade 804   |
| only nine-tenths of their Value 357   | Hattenioli, good Mechanicks   |
| which mult be named in Policies of Infu-  | Hudjon's Bay Company, when procured their Charter Ons   |
| rance at Amfterdam ditte  |   |
| Thrown overboard, to be brought into grafs  | 1 Ituibande of Ships denned +1  |
| Averages at Amtherdam 16:   |   |
| Nult not be landed before the Duties are  |   |
| fatisfied 989   |   |
| That may be fhipped and landed between  | T. M. I C. A. Ins I rade and Products 579   |
| Limebrassi and Westminster 993<br>Chargeable with Custome. exported with  | J Japan, Trade of Fire<br>Jevus, its Trade and Products 8.32  |
|   | Java, its Trade and Products 8.32   |
| others that are free, mult have two   | feriand, its i rang big   |
| Cockets   | ferchaw, its liade 85:  |
| Found in a Bankrupt's Hands are fuppofed  | Jerjeys, in Ameres, Trade of 701  |
| to be his, and shall pais to his Creditors  | 100, its Trade and Preducts 840   |
| accordingly 540   | Jeijam, its Definition 158  |
| or a bankrupt when may not be told by   | Jews encouraged to serve at mapire 753  |
| the Commissioners 541   | Not permitted, by their Laws, to take Usury   |
| of a mankrupt not to be removed this his  | from one and area 415   |
| Rent be paid 56   | Ilfordcome Harlour, its AR 121  |
| Mongaged or piedged after Banktuptcy,   |   |
| are over-reached by the Commission 57   | paid towards it 183<br>Importers of the M nufactures of Perfin, 218 M-f-  |
| Prohibited Importation in Deamart 87  | importers of the manufactures of Perha, the large   |
| Gratuity, accepted by a Lender is not ufurious 41.  | (auy, what Outh they mult take 713<br>Impretting in o his Majetly's Service; saemptions 114   |
| Great-Britain, fuppoled by fome the greateft Ifland<br>in the World 605   | Impretting in o his Majelly's Service ; Laemprums 114   |
|   |   |
| Its former Names, Situation, and Di-<br>mentions  |   |
|   | Incidents which make one a Subject born 348   |
| Its Number of Parishes and Cities ditto<br>Grach, Scholars to the Phanetuan, in the Science   |   |
|   |   |
|   |   |
|   |   |
| Gruterie, noted for the Quantity and Quality of its   |   |
| Checle 893  |   |
| /**** ** 0 · 1 · 1 P · 1 O  |   |
| Guiperie Company, their Charter, Se. 74   | Infurance, or Atturance, its Definition 307   |
| VILLE OF CETTER, 119 Fade   | 301   |
|   | Invented by Clandent Cartar, or the Teur 108  |
| Grous aboard not to be kept flotted, nor fired at   | Invented by Clandent Cartar, or the Teur 108  |
| Crons aboard not to be kept flotted, nor fired at<br>unfeafonable Houts between London Bridge   | Brought into Kngland by fome Indiana datto  |
| Grous aboard not to be kept thotted, nor fired at<br>unfeatonable Houts between London Bridge<br>and Blackwall 121  | Brought into Kngland by fome Indiana ditto  |
| Crons aboard not to be kept flotted, nor fired at<br>unfeatonable Hours between London Bridge<br>and Blackwall<br>Gunoowder permitted Exportation, when the price   | Invented by Constant Legar, or the Jetter 508<br>Brought into Regions by fome Indiana ditto<br>Not to be made interest or no Interest 100<br>How may be made for Privateers ditto   |
| Grous aboard not to be kept flotted, nor fired at<br>unfeatonable Hours between London Bridge<br>and Blackwall<br>Gunoowder permitted Exportation, when the price   | Invenced by Clanding Leger, or the Jour 1920<br>Brought into Regions by fome Indiana datto<br>Not to be made increted on Intercel 110<br>How may be made for Privateers ditto<br>Was at first confued to maritime Affairs<br>only, but now extends to Houtes, Fore-   |
| Cours aboard not to be kept (hotted, nor fired at<br>unfeationable Hours between London Bridge<br>and Blackwall<br>Gunpowder permitted Exportation, when the price<br>does not exceed gl. per Barrel<br>Not to be received aboard any outward.  | Invessed by Clandian Larger, or the Jew 1908<br>Brought into Keyland by Gome Inflame - datto<br>Not to be made interest or no Interest 110<br>How may be made for Privateers - ditto<br>Was at first confined to maritime Affairs<br>only, but now extends to Houles, itur-<br>nitare, Liver, Sr  |
| Cruns aboard not to be kept thotted, nor fired at<br>undefanable Hours between Leader Bridge<br>and Blackwall<br>Gunpowder permitted Exportation, when the price<br>does not exceed §1, per Barrel<br>Not to be received aboard any outward-<br>bound ship, rill the be over-apoint   | Invessed by Clanding Larger, or the Jour 1938<br>Brought into Regions by Some Indians dinto<br>Not to be made Interest or no Interest 100<br>How may be made for Privaters dinto<br>Was at first connuct to maritime Affairs<br>only, but now extends to bloutes, inter-<br>nitare, Lives, Gr. 314<br>"Their Variave datto  |
| Cruns aboard not to be kept thotted, nor fired at<br>undefanable Hours between Leader Bridge<br>and Blackwall<br>Gunpowder permitted Exportation, when the price<br>does not exceed §1, per Barrel<br>Not to be received aboard any outward-<br>bound ship, rill the be over-apoint   | Invessed by Clandian Larger, or the Jew job<br>Brought into Keyland by Gome Indiana dinto<br>Not to be made Interest or no Interest jro<br>How may be made for Privaters dinto<br>Was at first consist to Moules, Fur-<br>nitare, Lives, Sr.<br>Their Variany duto<br>Not tiable, if a Ship be burnt, befare  |
| Cours aboard not to be kept fhotted, nor fired at<br>unfacionable Hours between Loudes Bridge<br>and Blackwall<br>Gunpowder permitted Exportation, when the price<br>does not exceed §l. pr. Barrel<br>Not to be received aboard any outward.<br>bound Ship, rill fib te over-aginit<br>Blackwall; and Ships coming home<br>to put it on before their Arrival   | Invenced by Clanding Lerger, or the Jew 1908<br>Brought into Keyleard by Some Indians – ditto<br>Not to be made interest or no Interest – 110<br>How may be made for Privateers – ditto<br>Was at first confined to maritime Affairs<br>only, but now extends to Houtes, Fur-<br>nitare, Lives, Gr. – 311<br>Their Variety – ditto<br>Not fishle, if a Ship be burnt, before<br>breaks Ground – 112   |
| Consultation to be kept findted, nor fired at<br>undefanable Hours between Landes Bridge<br>and Blackwall<br>Gunpowder yermitted Exportation, when the price<br>does not exceed 51, for Barrel<br>44<br>Not to be received Jabard any outward<br>bound ship, rill the be over-aginit<br>Blackwall; and Ships coming home<br>to put it ont before their Arrival<br>there, or whilm a 4 Hours after<br>ditte  | Invenced by Clandian Larger, or the Jew 1908<br>Brought into Keyland by Gome Indiana<br>Not to be made increase or no Intecet 100<br>Was at first conduct to maritime Affairs<br>only, but now extends to kloutes, intr-<br>nitare, Lives, Gr. 311<br>Their Variany<br>Not liable, if a Ship be burnt, befase<br>break Ground 312<br>Made abroad, may be fued for in England 349  |
| Cours aboard not to be kept thotted, nor fired at<br>unfacionable Hours between Loudes Bridge<br>and Blackwall<br>Gunpowder permitted Exportation, when the price<br>does not exceed (1/pr Barrel<br>Not to be received aboard any outward.<br>bound Ship, rill the be over-agint<br>Blackcodl; and Ships coming home<br>to put it out before their Arrival<br>there, or within 34 Hours after<br>durant's there of Targolin, where Salamav's   | Invenced by Clandian Lerger, or the Jew 1908<br>Brought into Keylear by forme Influer, dinto<br>Not to be made interest or no Interest 110<br>How may be made for Privateers dinto<br>Was at first confined to maritime Affairs<br>only, but now extends to Houtes, itur-<br>nitare, Lives, Gr.<br>Jit<br>Their Varieny ditto<br>Not liable, if a Ship be burnt, before<br>breats Ground 140<br>Made abroad, may be fued for in England 342<br>Whate shreads in the Policy, or for pro-   |
| Consultation to be kept findted, nor fired at<br>undefanable Hours between Landes Bridge<br>and Blackwall<br>Gunpowder yermitted Exportation, when the price<br>does not exceed 51, for Barrel<br>44<br>Not to be received Jabard any outward<br>bound ship, rill the be over-aginit<br>Blackwall; and Ships coming home<br>to put it ont before their Arrival<br>there, or whilm a 4 Hours after<br>ditte  | Invensed by Clandian Lerger, or the Jew 1908<br>Brought into Keylear by forme Indiana<br>Not to be made interest or no Interest into<br>Not to be made for Privaters ditto<br>Was at first conduct to maritime Affairs<br>only, but now extends to bloutes, irar-<br>nitare, lives, St. 314<br>Their Variety<br>Not falke, if a Ship he burnt, beface<br>break Ground 342<br>Made abread, may be feed for in England 349<br>With a Blank in the Policy, or for pro-<br>libited Goods, not binding 312   |
| Cours aboard not to be kept findted, nor fired at<br>unfacionable Hours between Landes Bridge<br>Gunpowder permitted Exportation, when the price<br>does not exceed \$1, by Farrel<br>44<br>Not to be received aboard any outward<br>bound Ship, rill the be over-aginit<br>Blackwall; and Ships coming home<br>to put it ont before their Arrival<br>there, or which a 4 Hours after<br>ditte<br>Gajurary, feppofed to be Tarjør, where Sabanar's<br>Fleet went, its Teade.  | Invenced by Clandian Lerger, or the Jew 1908<br>Brought into Keylear by forme Influer. ditto<br>Not to be made interest or no Interest 110<br>How may be made for Privateers ditto<br>Was at first contined to maritime Affairs<br>only, but now extends to Houtes, itur-<br>nitare, Liver, Gr.<br>314<br>Their Variany ditto<br>Not fiable, if a Ship be burnt, befare<br>breaks Ground 312<br>Made abread, may be fued for in <i>England</i> 312<br>Made abread, may be fued for in <i>England</i> 312<br>Made abread, in the Policy, or for pro-<br>lubited Goods, not binding. 112<br>Made, to abgeet a work Greeney, not binding.  |
| Cours aboard not to be kept thotted, nor fired at<br>unfacionable Hours between Loudes Bridge<br>and Blackwall<br>Gunpowder permitted Exportation, when the price<br>does not exceed (1/pr Barrel<br>Not to be received aboard any outward.<br>bound Ship, rill the be over-agint<br>Blackcodl; and Ships coming home<br>to put it out before their Arrival<br>there, or within 34 Hours after<br>durant's there of Targolin, where Salamav's   | Invenced by Clandian Lerger, or the Jew 1908<br>Brought into Keylear by Some Inflame, ditto<br>Not to be made interest or no Interest 110<br>How may be made for Privateers ditto<br>Was at first confined to maritime Affairs<br>only, but now extends to Houles, inter-<br>nitare, Lives, Str. 314<br>Their Varieny at the burnt, before<br>breaks Ground any be fued for in England 349<br>With a Blank in the Policy, or for pro-<br>lubited Gools, not binding 312<br>Made, in depart with Correct, not Finding,<br>if the Matter volumently optics in 316   |
| Cours aboard not to be kept thotted, nor fired at<br>unfeatonable Hours between Loudes Bridge<br>and Blackwall<br>Gunpowder permitted Exportation, when the price<br>does not exceed (1/pr Barrel<br>Not to be received aboard any outward)<br>bound Ship, rill the te over-agint<br>Blackroaff; and Ships coming home<br>to put it out before their Arrival<br>there, or within 34 Hours after<br>Gafarar, typofielt to be Tapien, where Salamay's<br>Fleet went, its Trade.<br>14.  | Invensed by Clandian Lerger, or the Jew job<br>Brought into Keylear by four Indians – datto<br>Not to be made inserted or no Interest – jro<br>How may be made for Privaters – ditto<br>Was at first continued to maritime Affairs<br>only, but now extends to Houtes, Fur-<br>nitare, Lives, Se.<br>Jit<br>Their Variany – datto<br>Not tiable, if a Ship be burnt, befase<br>break Ground – jit<br>Made abroad, may be faced for in Expland – jet<br>With a Blank in the Policy, or for pro-<br>lubited Goods, not binding – jit<br>Made, to abjust work for each or it in gj of<br>Sunty Cafe of Warnany to faced hot. Con-  |
| Cruis aboard not to be kept thotted, nor fired ar<br>unfacionable Hours between Leudes Bridge<br>and Blackwall<br>Gunpowder permitted Exportation, when the price<br>does not exceed \$1 per Barrel<br>Not to be received aboard any outward-<br>bound Ship, rill the be over-agint<br>Blackwall; and Ships coming home<br>to put it out before their Arrival<br>there, or within at Hours after<br>Gunrars, teppofed to be Tarjken, where Sabaus's<br>Fiert went, its Trade.<br>H.<br>11.1 B.47 in Fee, its Produch  | Invenced by Clandian Lerger, or the Jew 1908<br>Brought into Keylear by forme Influent ditto<br>Not to be made interest or no Interest 110<br>How may be made for Privateers ditto<br>Was at first confined to maritime Affairs<br>only, but now extends to Houtes, fur-<br>nitare, Lives, Sr.<br>Their Varieny ditto<br>Not tiable, if a Ship be burnt, before<br>breats Ground 312<br>Made abroad, may be fued for in England 349<br>With a Blank in the Policy, or for pro-<br>lubited Goods, not binding 312<br>Made, the depart work Greever, not binding,<br>if the Matter voluntarity quits it 316<br>Sundry Cafes of Warmany to fail with Con-<br>voy 318   |
| <ul> <li>Guns aboard not to be kept findted, nor fired at undersonable Hours between Landes Bridge and Blackwall</li> <li>Gunpowder yermitted Exportation, when the price does not exceed \$1, pr Barel</li> <li>More to be received aboard any outward bound ship, rill the be over-aginit</li> <li>Blackwall, and Ships coming home to put it out before their Artival here, or while ad hours after dittee, and it and the state of</li></ul> | Invensed by Clandian Larger, or the Jew job<br>Brought into Keylear by four Indians – ditto<br>Not to be made increase on network – the<br>Was at first conduct to maritime Affairs<br>only, but now extends to kloutes, iror-<br>nitare, Lives, Gr. – 311<br>Their Variany – 100 for the state of the<br>breaks Ground – 100 for the state of the<br>breaks Ground – 110 for the state of the<br>breaks Ground – 110 for the state of the<br>breaks Ground – 110 for the state of the<br>breaks Ground – 110 for the state of the<br>breaks Ground – 110 for the state of the<br>breaks Ground – 110 for the state of the<br>breaks Ground – 110 for the state of the<br>breaks Ground – 110 for the state of the<br>breaks Ground – 110 for the state of the<br>breaks Ground – 110 for the state of the<br>breaks Ground – 110 for the state of the<br>breaks Ground – 110 for the state of the<br>breaks of the state of the state of the<br>state of the for a Theft by the Sailors, but   |
| <ul> <li>Guns aboard not to be kept findted, nor fired at undersonable Hours between Landes Bridge and Blackwall</li> <li>Gunpowder yermitted Exportation, when the price does not exceed \$1, pr Barel</li> <li>More to be received aboard any outward bound ship, rill the be over-aginit</li> <li>Blackwall, and Ships coming home to put it out before their Artival here, or while ad hours after dittee, and it and the state of</li></ul> | Invenced by Clandian Lerger, or the Jew 1908<br>Brought into Keylear by four Inflame datto<br>Not to be made interest or no Interest 110<br>How may be made for Privateers ditto<br>Was at first confined to maritime Affairs<br>only, but now extends to Houtes, inter-<br>nitare, Liver, Gr.<br>Jit Their Variany ditto<br>Not tiable, if a Ship be burnt, befare<br>breaks Ground may be fued for in <i>England</i> 312<br>Made abread, may be fued for in <i>England</i> 312<br>Made abread, may be fued for in <i>England</i> 312<br>Made abread, may be fued for in <i>England</i> 312<br>Made abread, may be fued for in <i>England</i> 312<br>Made abread, may be fued for in <i>England</i> 312<br>Made, to adpare a work Gaveser, not binding,<br>it the Matter volumativy optic it<br>such the Matter volumativy optic it<br>such the for a Thefit by the Sailors, but<br>the Matter   |
| <ul> <li>Cours aboard not to be kept thotted, nor fired at understandbe Houte between Leades Bridge and Blackwall</li> <li>Gunpowder germitted Exportation, when the price does not exceed \$1, pr. Barrel</li> <li>Not to be received aboard any outwardbound ship, rill the be over-agint Blackwall; and Ships coming home to put it out before their Arrival there, or within 24 Hours after ditte</li> <li>Gularar, toppofed to be Torjón, where Sabanes's Fleet went, its Trade.</li> <li>H.</li> <li>H.A. A.T in Free, its Products 170</li> <li>Haddotek, Freth Herrings, Gr. not to be imported but in Eg/16 built ships, Gr. 59</li> <li>Haddingen, in Products</li> <li>Haddingen, in Products</li> </ul>   | Invensed by Clandian Larger, or the Jew 1908<br>Brought into Keylear by four Indians – ditto<br>Not to be made increase on network – four<br>Was at first conduct to maritime Affairs<br>only, but now extends to kloutes, irur-<br>nitare, Lives, Gr. – 311<br>Their Variany – 1998 and 1998<br>Not iable, if a Ship he burnt, befare<br>breaks Ground – 312<br>Made abroad, may be field for in England – 349<br>With a Bank in the Policy, or for pro-<br>lubited Goods, not binding – 312<br>Made, to depart with Gawey, not binding –<br>it the Matter valuatarily pairs it – 316<br>Sundry Cafe of Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 510 Warmary to fad with Con-<br>voy – 51 |
| Cours aboard not to be kept thotted, nor fired at<br>unfeatonable House between Leades Bridge<br>and Blackwall<br>Gunpowder permitted Exportation, when the price<br>does not exceed 1/ per Barrel<br>Not to be received aboard any outward-<br>bound Ship, rill the te over-agint<br>Blackradi; and Ships coming home<br>to put it out before their Arrival<br>there, or within 24 Hours after<br>Gafarar, fepoled to be Taofén, where Salawa's<br>Fleet went, its Trade.<br>H.<br>H'H&AT in Fee, its Products<br>Jandows, its frenduits<br>Bladdows, Freth Herrings, Gr. not to be im-<br>parted but in Egyligh built Ships, Gr.<br>Bladdingren, its frenduits<br>Jandows, its general Trada.   | Invensed by Clandian Lerge, or the Jew job<br>Brought into Keylear by four Indians – dino<br>Not to be made inserted or no Interest – 10<br>How may be made for Privaters – dinto<br>Was at first continued to maritime Affairs<br>only, but now extends to Houles, jour-<br>nitare, Lives, Sr. – 314<br>Their Variany – ditto<br>Not fiable, if a Ship be burnt, befare<br>break Ground – 314<br>Made shread, may be fixed for in <i>England</i> – 314<br>With a Blank in the Policy, or for pro-<br>lubited Goods, not binding – 312<br>Made, to adpace work Greener, not binding,<br>if the Matter voluntarity polits it – 916<br>Sundry Cafes of Warranty to fall with Con-<br>tory – in the first by the Sailors, but<br>the Matter a Theft by the Sailors, but<br>Made without informing the Infour of<br>every material Circombacet, et. Inffi-  |
| Cours aboard not to be kept thotted, nor fired ar<br>unfeatonable Hours between Leades Bridge<br>and Blackwall<br>Gunpowder permitted Exportation, when the price<br>does not exceed \$1 per Barrel<br>Not to be received aboard any outward-<br>bound Ship, nill the to over-agint<br>Blackwall; and Ships coming home<br>to put it out before their Arrival<br>there, or within at Hours after<br>Gunzar, (oppofed to be Tarjøn, where Solomav's<br>Field went, its Trade.<br>H.<br>HAddork, Freth Herrings, Gr. not to be im-<br>ported but in Engligh built Ships, Gr.<br>Haddington, its Products<br>In general Trade with Leaner<br>(738)   | Invenced by Clandian Lerger, or the Jew 1988<br>Brought init Sequence by four Indiana ditto<br>Not to be made increase or no Interest 110<br>Was at first connucle to maritime Affairs<br>only, but now extends to kloutes, inte-<br>nitare, Lives, Gr. 311<br>Their Variany<br>Not faille, if a Ship he burnt, befase<br>breaks Ground Merce and Jay<br>With a Blank in the Policy, or for pro-<br>lubited Goods, not binding 312<br>Made abroads, not befased Group, 314<br>Made, tr adparer auto Group, or for pro-<br>lubited Goods, not binding 314<br>Made, the adparer auto Group, or binding,<br>if the Matter voluntarity optic it 316<br>Sundry Cafes of Warnanty to fail with Con-<br>voy. 318<br>Note faille for a Theft by the Sailors, but<br>the Matter voluntaring the Infuter of<br>every material Circumbace, 21, fuffi-<br>cent to diffuere the Policy 114   |
| Cours aboard not to be kept thotted, nor fired at<br>unfeatonable House between Leades Bridge<br>and Blackwall<br>Gunpowder permitted Exportation, when the price<br>does not exceed 1/ per Barrel<br>Not to be received aboard any outward-<br>bound Ship, rill the te over-agint<br>Blackradi; and Ships coming home<br>to put it out before their Arrival<br>there, or within 24 Hours after<br>Gafarar, fepoled to be Taofén, where Salawa's<br>Fleet went, its Trade.<br>H.<br>H'H&AT in Fee, its Products<br>Jandows, its frenduits<br>Bladdows, Freth Herrings, Gr. not to be im-<br>parted but in Egyligh built Ships, Gr.<br>Bladdingren, its frenduits<br>Jandows, its general Trada.   | Invensed by Clandian Lerge, or the Jew job<br>Brought into Keylear by four Indians – dino<br>Not to be made inserted or no Interest – 10<br>How may be made for Privaters – dinto<br>Was at first continued to maritime Affairs<br>only, but now extends to Houles, jour-<br>nitare, Lives, Sr. – 314<br>Their Variany – ditto<br>Not fiable, if a Ship be burnt, befare<br>break Ground – 314<br>Made shread, may be fixed for in <i>England</i> – 314<br>With a Blank in the Policy, or for pro-<br>lubited Goods, not binding – 312<br>Made, to adpace work Greener, not binding,<br>if the Matter voluntarity polits it – 916<br>Sundry Cafes of Warranty to fall with Con-<br>try – in the first by the Sailors, but<br>the Matter a Theft by the Sailors, but<br>Made without informing the Infour of<br>every material Circombace, etc. fuffi-   |

-

Infuranc

C n-333 Infurance,

Infurer

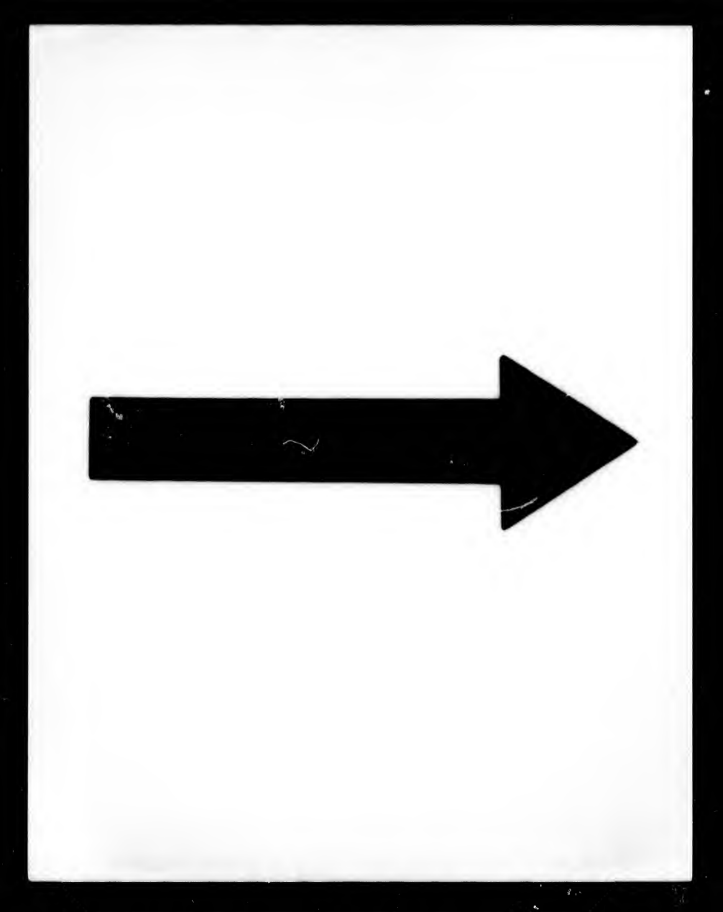
## Inter Inve Inte Join

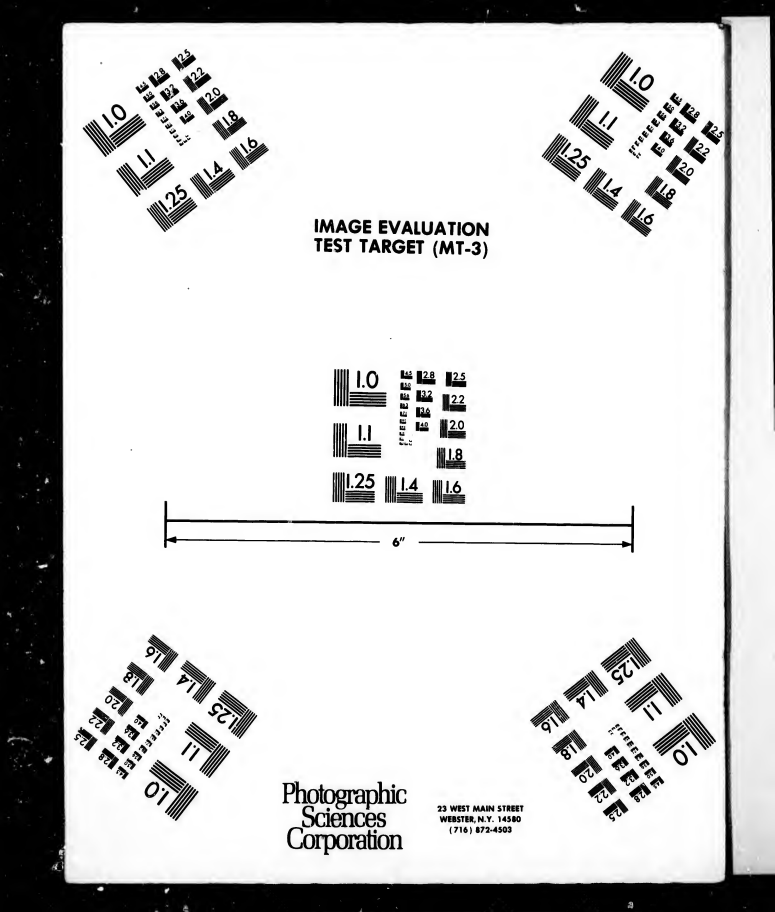
L<sub>R.S</sub>

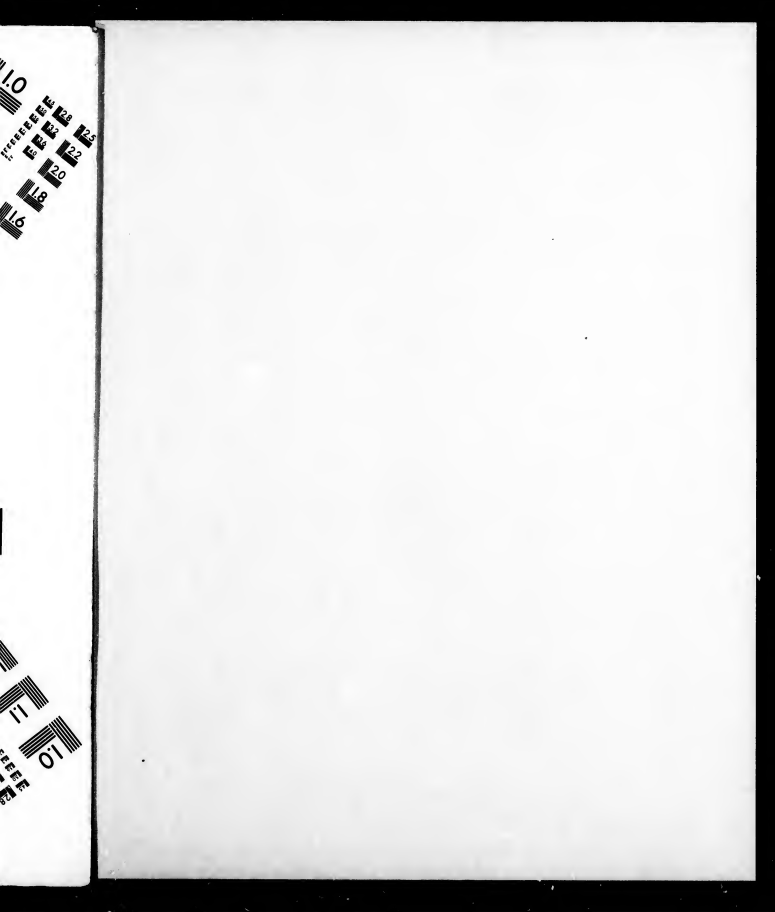
an r The The Lipa Lipa Lat

Infurance, Difcharged by a Deviation from that 791 Time only The entry The' fecoring againft Reftraint of Princes, does not wareaut a navigating or act-ing againft the Law of Councies Void, when made on Goods of an Ally, 774 863 and they are an Enemy's 314 Made on Goods perifibile from their own Nature, not liable for Damage 317 Made for another, may be fuel for and recovered by him that made it 318 ĸ. KENT, its Products Keys, or Quays at Landow, where Goods are not to be fhipped in tanded, see Wharfs Those which are lawful, and the Time for working therews Killy, or Killa, its Trade Kriscardin, ins Products King Dowid, his immenie Riches Akardi, its Products 613 Sundry new and special Cafes of 131 ditto When it commences and terminates May be made for Goods loft, if the Afdine fured knew not of it 311 to 341 On Bottomry, when valid and Refpon-761 dentia 343 dentia Made on Jada Shipa, Detention in Jada does not void the Policy 346 Re-affirance and Double Affirance: plant Mifetilaneous Obfervations and fingular Circomflances refacting Informere 346 Infores on Ciordo not freed on the Ship's Artival 37 613 L LA Conceptione, its Trade Ladroner, or lifes of Theives, their Trade Langave, its Definition Land Waiters, what Copies are to make in Books, heliore Goods are delivered Langth, its Products Se2 844 at her Port 317 1 08 Nut to return the Premium, in Cafe of De-6í j 116 viation Viation 310 Not releafed by an intended Deviation only ditto Paid for a Ship, fent as a Flag of Truce, yet taken by the Eneny Faid the Whole for a Ship that had been de-002 023 Learni, its Fraducts L' Argemain, its Trade Largender, its Trade Largender, its Trade Largender, its Trade Largener, its Products Regues and Truces, what they are Larget and Truces, what they are Larget Interest only taken, is falle, though the Bond was utionious 725 731 fetted, and was atterwards brought into Harbour, the uppefed unferviceable Paid for Goods taken in a neutral Ship, and 319 8út 278 expressed in the Bills of Lading to be for 414 neutral Account 320 On a Privateer or a Month, that was da-maged by the Enemy, and could not be refitted during that Term, were acwas ufurious Legharn, its Trade 413 755 Legent, its Trade Level, in America, its Trade Leve, in America, its Trade Leptry, its Trade Letters of Marque and Reprifal, what they are The requisite Circumflances for ob-taining them Their Form Of Atomes much between much he made quitted 321 O French Ships in the Wat of 1744, paid 8:5 for them n a Privateer, Intereft or no Intereft, which was taken and re-taken, bore the whole Lofe 382 22.) On a 2 2 3 233 323 On a Ship from London to Gibraliar, wat-ranted to depart with Convoy, taken near Suchaal, in the Way to her Convoy, ful-Of Attorney made by Seamen, must be made revocable revecable Of fafe Conduct to be enrolled in Chan-91 Systemat, in the Way to her Convoy, but-fered a rose Lofs on Intereft, that 330 On a Ship, at Intereft or no Intereft, that was taken and ranformed, were obliged to pay an entire Lofs On a Ship, at Intereft or no Intereft, which was taken, re-taken, and fold, to pay Solomer source feed cery From a Merchant to his Wife, Er. to accept 377 Bills of Exchange is not a proper Power Of Credit, their Difference, and what they are 170 Their Form was taken, rectaken, and fold, to pay Salvage, were freed 334 On a Voyage, as the laft, which the Ship, hy Damage from a Storm, could not per-form, and paid the Lofs 336 Sandry finikar Cafes, with their Decifions in our Courts of Laglerdam, Regulations and Ordinance concerning them 332 to 369 Interlineation and Rafure, when makes a Bond void 471 Of Refpite, in France, defined 680 mant Trade 758 Licences, grantable to Landmen, to protect them for two Years from the Prefs Lighters on the Thumes, Regulations concerning 114 them 116 Lighthoufe, its Definition The first built by Prolemy Philadelphis ditto The first built by Proteing Philadelphar ditto Several other abroad, as the Tower of Gerdon, the Phare of Mifline, at Ge-man, Barcelosa, &cc. And out's at Home, on Scilly, the Eddflow, Ceffeit, Perland, Darganef, Fer-land, Stirrer, &cc. 23710243 Lighthoufes and Beacons to be crefted by War-42. Inventors of Bills of Eschange, who are fuppofed Inventors of Build or measuring, and the second sec dino rant Lighthnufes, that at 1//sectombe, when to be ufeil 228 The Cololfus of Rholes, a famous one, its Defeription 226 ditto of his Partner Retraints of Birigh Acts of Patia-co. 60, 51, 62 its Commerce liberated from former one, its Defeription Limerids, its Trade and Products Limerids, its Trade and Products Limerids, its Products Limeridger, its Products Liveridger, its Products Liveridger, its Trade Sawbardt have the Invention of th: Bank, Book-keeping, 1.d Eacharges atti. Lutd to them 8 & Its Counties and Products Its Trade 64 628 725 Its Trade 715 to 725 http://www.standowski.com/america/2007 there; and other Regulations 103 the of Frame, its Products and Trade 721 lifes of An, their to numerical 17 621 88 721 The of remark, its fromere, B., Iles of Ana, the't connected, B., Isaban, its Products and Traffick Judy's Trade with Grant Periata What Geods it for aitheth for the Starjo them London Affurance, when incorporated 8 & 417 793 Lorrain, its I rade and Products Louijiana, or Mufifipp,, its T.ade Lubick, its Trade 734 742 Wett- In hes b;7 861 Its Trade with Portugal Its general I rade 746 Lubeck, its J rau 748 Lucca, its Trade 195 Lin

INDEX.







Lyoni, celebrated for the Greatnefs of its ancient and modern Trade 7 Lyonnois, its Trade and Products 723

N

M. M. M. M. M. M. M. M. M. M. M.

Ma Ma Ma

| 111,   |         | 1      |
|--|---------|--------|
| ACAO, its Trade<br>Madagafcar, its Trade and Products  | 828     | 1      |
| adeira, its Products, Ec.  | 783     | ì      |
| adeira, its Products, &c.<br>adras, its Commerce   | 826     |        |
| niabar, its Trade and Products<br>nlacca, its Trade  | 809     |        |
| diacca, as Frace   | 817 830 | N      |
| aldiver, their Products and Traffick<br>slea, its Trade and Products   | 787     | N      |
| ingalor, its Trade   | 800     |        |
| alta, its Trade and Products<br>ingalar, its Trade<br>inillar, or Philippines, their Product and Trade<br>irrarita. or <i>Pearl Ille</i> , its Trade   | 8431    |        |
| · · · · · · · · · · · · · · · · · · ·  | 849     |        |
| and great Trade  | 6       |        |
| artinico, its Trade and Products   | 857     |        |
| iters of Ships receiving on board Tools and  | 700     |        |
| Utenfils in our Woollen Manufactorics,   | - 1     |        |
| Uc. to carry abroad, Penalty   | 45      |        |
| sciller, is Alliance with the Komanr, Antiquity<br>and great Traile<br>primics, its Trade and Products<br>uters of Ships receiving on board Tools and<br>Utenfils in our Woollen Manufactorles,<br>U.C. to carry abroad, Penalty<br>Anfiwerable to Owners for their Damage<br>Shall not lofe their Ships for a finall uncuf. | 55      |        |
|  | 58      |        |
| tomed Thing<br>Muft fwear that the Owners are Subjects of  |         |        |
| Great Britals<br>What Money they may advance their Sailors<br>in the Sugar Trade<br>Anfwerable for Goods loft before flipping  | 66      |        |
| in the Sugar Trade   | 97      |        |
| Answerable for Goods loft before shipping<br>Cannot fue for their Wages in the Court of  | 105     |        |
| Cannot fue for their wages in the Court of   |         |        |
| Admiralty, though the common Sailors   | 281     |        |
| May fue for their Ranfom from Ship and<br>Goods, if Ranfom them and remain<br>Hoffness for the Performance   | ···     |        |
| May fue for their Ranfom from Ship and<br>Goods, if Ranfom them and remain   |         |        |
| Hoftages for the Performance<br>Can fell no Part of their Ships, but may   | t08     |        |
| hypothecate them   | 106     |        |
| Are not answerable for the Contracts of  |         |        |
|  | 112     |        |
| May not Impawn their Ships for their own<br>Debts  | 113     |        |
| Must contract with their Mariners before   |         |        |
| fet fail   | 119     |        |
| Carrying above 16 Guns, mult not itrike to   | 120     |        |
| Carrying above 16 Guns, muft not ftrike to<br>Pirates without fighting<br>May dedoft from Sailors Wages for Loffes   | 10      |        |
| by negligence a  | itto    |        |
| If burn or wilfully defiroy their Ships, Felony<br>Muft put their Powder on Shore in the River d   | 122     |        |
| To answei for the Barretry of their Sailors  | 131     |        |
| To answer for the Barretry of their Sailors<br>Having let out the whole Ship mult not<br>receive any other Goods than the Freight-   |         | • •    |
| receive any other Goods than the Freight-  |         |        |
| Cannot bring an Action against the Freight-  | 137     |        |
| Cannot bring an Action against the Freight-<br>ers, if the Ship did not arrive at the  |         |        |
| Port agreed  | 138     |        |
| Not getting their Lading agreed for out<br>and Home, how to proceed<br>When they may take up Money on Bot-   | 136     |        |
| When they may take up Money on Bot-  |         |        |
| tomry  | 143     |        |
| How must act at London, in Regard of Bal-<br>last  | 122     | N      |
| Refufing to take a Pilot, in Pilot's Water<br>Penalty  |         | ٠,     |
|  | 148     | M      |
| May take two Pilots in Holland<br>Muft reward People helping to fave the Ship  | 155     | M      |
| Their Duyin Diftrefs   | 159     | M      |
| Mult not overlade their Shine  | 165     | A      |
| After an Ejection of fome Goods should<br>not deliver the Remainder till a Contri-   |         | M<br>M |
| bution is fettled  |         | M      |
| May detain the Cargo till a Contribution is  |         | M      |
| fettled for the Mails cut away, &c. d  | itto    | A      |
| Pirates, when to be redeemed   |         | M      |
| May not refuse bringing their Sailors Home   |         |        |
| U  | 264     | Ņ      |
| What may pay the Sallors whilf beyond Sea  | 265     | AN     |
| wight obey their Convoya   | 269     | •"     |
| On Arrival at any foreign Port, where  | 1       |        |

there is a Conful, Rules for his Beha-How are to proceed in paying the Cufform Make of a Ship may fue for Wages in the Admi-879 814 Mate of a ship may ue for Wages in the Admi-raly Court Maye, its Products Meafures, both applicative and receptive, with their Variety and Correspondency with one another 896 & Melici Houfe of enriched hy Commerce Melicale, its Trade and Products Merchant, Derivation of the Title, and his Cha-taeler 113 626 896 & leg. 782 Jerivation of the Title, and his Characler
 Derivation of the Title, and his Characler
 The Antiquity and Honourablenefs of the Employ
 Many Kings and Princes exercifing the Function
 What Qualification he ought to make himfelf Nafter of 38 54
 Maxima proposed for the Management of his Affairs
 Statute Laws of England relating to them 38 to 49
 Subject to the Laws of the Country where relident
 More of more than the departing the Kingwhere relating the King-dom without Licence ditto Adulterating Wine, are punifhable 39 His Effects in Partnerfitip fhall not go File Effects in Fartnerling inall not go to the Survivor ditto Need not provide againft Survivorfhip ditto Accounts between them, how flated 40 An Action may lie again done, hough more obliged ditto To call him *Alice Banirept*, is acti-onable onable ditto When may plead the Statute of Limita-tion, and when not ditto Feme Sole in London, trading without her Hufband, fhall anfwer for her own Affairs ditto Refrictions on exporting Beer, U. 41 Lofing Goods at Sea, Cuftom paid, fhall on Proof have Liberty to hilp a like Quantity, Daty free May transfort Gun-powder, when the Price does not exceed get, per Barel. ditto Seducing Artificers and Manufacturers to go abroad, Penalty May hreak Bulk int any Port, and pay Duties for no more than he eaters and lands ditto Affaire ditto ditto lands Not answerable for a Piracy done by his Ship 260 Shall not be impleaded for another's Debt 35 38 Effects, in Cafe of a Difference with their Prince levionethfbire, its Products MerinarthBaire, its Products Method of proceeding after a Ship's Report is made Middlexs, its Trade Mida, its Trade Milas, its Trade Milas, its Trade and Products Metho, its Trade and Products Metho, its Trade 937 614 622 756 759 756 838 Iodena, its Trade Iolucca Isles, their Trade Malarca Illes, their Trade Mammuhjar, its Conmerce, Ur. Margamerybhire, its Products Margare, birr, its Products Margare, its Port Mortaging or telling Land is over-reached by Bankrupty Majarbiaee, its Trade and Products Majaroy, its Trade and Products Multiny not to be concealed in the Fleet 614 781 891 572 781 781-833 286

N

Nap Nar

Nati

Nat

Nav

Neu Neu Neu Neu

> New Nor Nor Nor Nor Nor

> Not Not

> > Nyo

Of

OB

Of

01

O

0

0000

NAIRN

| N.   | they do   |
|--|---|
|  | Their Cafes with the Mafters about Repairs  |
| NAIRN, its Products 624  | ditto & c6  |
| trantes, its allelent trade  | Not entitled to Freight if an Embergo is  |
| Narbenne, famous in Antiquity for ita I rade, be-  | Liable to pay the Mafter's Debts for Provi-   |
| Natural-born Subjects may inherit, though fprung   | What they must do for Seamen wounded in<br>their Service, and for the Widows of the   |
| Naturalization, what it is 380   | Slain 121   |
| Mult be hy Act of Parliament ditto   | Not aufwerable for Diamonds, Jewels &r.   |
| Several Acts about it ditto<br>Navarre, the lower, its Commerce 734  | taken on board without their Knowledge 131  |
| Navarre, the lower, its Commerce . 734   | Nor for Loffes hy fire on Board 13a   |
| Navigation Act, the celebrated Britiff 51 to 54<br>Freedom of 303 to 307   | Oxford/bire, its Products . 615   |
| Freedom of 303 to 307<br>Newftharel, its T'rade and Fairs 894  | Р.  |
| Neufchatel, its Tvade and Faira 894<br>Neuw England, its Trade 701   |   |
| Newfsundland, its Trade 712  | PAITA, or Piura, its Trade 856  |
| New Stile and Old, at what Places they are ob-   | Panama, its Trade 8cc   |
| ferved 473   | Far of Monies, its Definition 485   |
| New York, its Trade<br>Nach': Ark, fuppofed a Pattern for the first Ships 49   | Of Gold Coin between London and Amfter-<br>dam 486  |
| Norfelk, its Products 614  | Ditto of Silver Money ditto   |
| Normandy, its Trade and Products 728   | Of Gold Coin between France and Holland ditto   |
| Northamptonibire, its Products 61c   | Ditto of the Silver Money 487   |
| Nertbumberland, its Products ditto   | Of Gold Coin between Lifbon and Amfter-   |
| Norway, its Trade with Great-Britain 714<br>Its general Trade 873  | dam ditto   |
| Its general Trade 873  | In its Calculation to avoid the great Frac-<br>tions 488  |
| before making a Dividend 54n   | Parifh Boys, how to be put to Sea   |
| Nottingbamfbire, its Products 615  | Parifh Boys, how to be put to Sea 115<br>When Apprentices at Sea, not to be   |
| Nova Scotia, our Title to it 704   |   |
| Notice to be given by the Alignees of Banktupts,<br>before making a Dividend 540<br>Netinghamfbirt, its Products 615<br>Neva Setia, our Title to it 704<br>Grant of it to Sir W. Alexander ditto | Not to pay to Greenwich till that Age ditto   |
| Fart granted alterwards to Sir Davia   | Must not be refused as Apprentices by   |
| Kirk, who fold is to the French King ditto<br>As Sit W. Alexander did his to a French  | Mafters of Ships ditto<br>At what Age they may be bound ditto   |
| Nobleman, who afterwards re fold it  | At what Age they may be bound ditto<br>Parma, its Trade 756   |
| to Sir Thomas Temple, from whole   | Partner, Bankrupt, what may be recovered of him 567   |
| to Sir Thomas Temple, from whole<br>Heir, Sanuel Waldo, Eig. of New  | Indebted to another, a Backrupt, what is  |
| England, bought it, and fold an un-  | obliged to pay 568  |
| divided Molety to the Author ditto<br>Its Products and Importance to the   | His Debts, when bind the others 569<br>Partnerships in a Ship may be broke at Pleafure ditto  |
| Crown of Great-Britain 705   | Partnerships in a Ship may be broke at Pleafure ditto<br>Not to exceed Six in the Banking Buli-   |
| Nyon, its Products 891   | nefs 410  |
|  | Paffes, counterfeiting made Felony 277  |
| О,   | Payments of large Purchaics and Bills of Exchange   |
| m amit a last last 0 at al   | at Venice mult be in Blank 130  |
| O A TH, to be taken by the Court for trying<br>Pirates 261   | At Amflerdam that mult be made in Bank 385<br>Of Bills of Exchange, how to be calcu-<br>lated when Stiles differ 423  |
| By a Marine Court-Martial before   | lated when Stiles differ 423  |
| By a Marine Court-Martial before<br>Trial 288<br>Of Commifficient of Bankmutey 232   | Prebles, of Trumedale, its F.oducts 624   |
|  | Pegu, its Trade 817   |
| Of a Creditor before the Commission-   | Pembrokesbire, its Producta 619<br>Penal Bill for Payment of Money, its Form 423  |
| ers of Bankruptcy 567  | Penal Bill for Payment of Money, its Form 423<br>Pennfilvania, its Ttade 701  |
| Offences done in Privateers to be punished as those<br>in Ships of War 240   | People, born in the British Plantations, or on the  |
| Committed at Sea and in our Havens,  | Britill Seas, are Subjects of England 381   |
| where triable 261  | Pernaw, its Trade 883   |
| Against fafe Conducts, how punished 277  | Perth, its Products 614   |
| Offices, under Government not to be held by  | Pefcherie Coafts, their Trade 811   |
| Aliens<br>For giving an Alien's Lands to the King, 377   | Peter the Great, Czar of Mulcovy, his great Care<br>in forming his Subjects to Trade  |
| under what Seal they must be ditto   | His Endeavours to make himicit  |
| Officers of Excife may fearch Ships  | Mafter of the Perfian Silk Trade 884  |
| Of the Quaya at London, and those in the<br>Country, the Times of their Attendance ditto   | Peterfburgh, Account of ditto   |
| Country, the Times of their Attendance ditto   | Phenicians, fuppofed the first Mariners 50  |
| For fearching Ships at Gravefend, not to de-   | Picardy, its Products and Trade 711   |
| tain above three Tides ditto<br>Oldenburgh, its Trade 864  | Piedmont, its Trade 757<br>Pilchards, abundant on the Cornifle Coafts 611   |
| Old Stile and New, in what Places each is ob-  | Pilots, their various Denominations and Definition 148  |
| ferved 473   | From Dover, Dial, and the life of Y panet.  |
| Omiffiona in Reports at Cu?om-boufe, how reme-<br>died 937   | their Examination and Admittance 149 to 157<br>Their Pay and Number; and other Regula-<br>tions in England, France, and Isaland ditto<br>Pirstes, or Sea Rovers, their Definition 257 |
| Opbir, where Solomon's Fleet went to, fuppofed to be   | tions in England, France, and Holland ditto   |
| Sumaira of Malatea 22  | Pirstes, or Sea Rovers, their Definition 257  |
| Orkneys, their Product 625   | Established at Algiers, Tripoly, and Tuni: 258<br>Robbing in a Harbour not Piracy, but a  |
| Orlany, their Product 625<br>Orleans, its Products 726<br>Oftend Harbour, Regulations of 224   | Robbing in a Harboor not riracy, but a<br>Robbery 207   |
| Offend Harbour, Regulations of 224<br>Owners of Ships, who they are 54   | Committion for feizing them 269   |
| Majority may let the Ship to Freight ditto   | Poiton, its Trade and Products 715  |
| May break their Partnerihlp at Pleafure . 55   | Poland's Trade with Great-Britain 715   |
| Joint are Tenants in common ditto  | Policy, of Infurance, its htymology 3-7   |
| Are liable for the Actions of the Masters  | Against Refiraint of Princes, what it in-   |
| they employ ditto  | cludes 315<br>12 E Policy   |
|  |   |

cludes

Y T C I I No D E X,

-

, 3

| 3 the second second second second second second second second second second second second second second second | 21              |   |
|--|-----------------|---|
| Policy, not avoided by an intended Deviatio<br>On a Cargo, its Form<br>On the Liberty of a Man                 | n 310           | Ptolemy Philadelphu. built the first Lighthouse 216                                     |
| On a Cargo, its Form   | 351             |   |
| On the Laberty of a Man  | 307             | Q. Mist.  |
| At Amflerdam, its Particulars  | 352 & feq.      | 20.20   |
| In France, what must be made the   |                 | QUARANTINE to be performed at Stangate<br>Creek, Ge. 271 to 275                         |
| tents, Oc,   | 322             | Creek, Uc. 271 to 275   |
| tents, Cc,<br>Pomerania, its Trade   | 880             |   |
| Paudicherry, 115 1 rade  | 813             | R   |
| Porco, Percatti, or Percat, its I rade   | 811             | · · · · · · · · · · · · · · · · · · ·   |
| Fort, Its Localistica  | 167             | RADNORSHIRE, its Products 620<br>Rajapour, its Products 807                             |
| Ports Britifb, Lift of, and with Laws and Key  | gular:ons       | Rajapour, its Products 807  |
| of each  | ditto tu 223    | Rambang, or Rambam, its Trade 835   |
| Foreign  | 234             | Kamon, promited to a Pirate, is not binding by  |
| Porto Gavallo, its Trade<br>Porto Cavallo, its Trade<br>Porto Cavallo, its Trade                               | 849             | the Civil Law   |
| Porto Cavallo, its Trade   | 800             | Bill, Copy of 256   |
|  | 849             | Ditto, in France ditto  |
| Portneal, its Trade with Great-Britain   | 658             | Reaffurance, when may be made 34t   |
| Its general 1 rade   | 745             | Registering of Ships, the latest Regulations of . 66 to be                              |
| Ditto with Ireland   | 746             | Kemedy againit Gaolers for a Bankropt's Elcape cor                                      |
| Ditto with France  | ditto           | Remitters, Ser Bills of Exchange.   |
| Ditto with Venice  | ditto           | Renfrew, 113 Product 624  |
| Its African Company's Trade  | 747<br>858      | Reports on Ships Arrival, at the Cuffom-bauje 987                                       |
| Its American Trade   | 858             | Omifions of to rectify ditto  |
| Poffeffion of a Ship, without a just Title, i  | IS CON-         | Reprifals, two-fold 230   |
| iequence   | 56              | Letters of, when to be granted 231  |
| Power of Marriage Bonds in Bankruptcy -  | \$40            | When made, any Overplus must be re-   |
| Premium for Admission into the Russian Co<br>Prifoners in a Ship of War taken fairly                           | ompany, 712     | flored 235  |
| Prifoners in a Ship of War taken fairly  | by th.          | Reftraint of Princes, what it is 276  |
| Enemy thall have their Wages   | during          | Revel, its Trade 582  |
| their Imprifonment   | 290             | Revel, its Trade 582<br>Riga, its Trade ditto   |
| Privateers and Capers, their Definition  | 236             | Rochelle, its Trade and Products 725  |
| What Committion they mult have   | 217             | Romans, their Commerce  |
| Their Contracts with the Mariners  | ditto           | Learnt Navigation from the Greeks 50  |
| Muft give Bond not to break  | Freaties,       | Difeovered to us the East-India: 678  |
| Muft give Bond not to break fublifting with the Crown  | ditto           | Their Bankers' Bufinefs 409   |
| Not to use their Captives ill  | ditto           | Rome, its Trade 755   |
| Penalties on wilfully taking of de   | cliroving       | Rome, its Trade 755<br>Refs. its Products 624   |
| neutral Goods or Ships, Ge.  | 238             | Roufillan, its Trade and Prodocts 736   |
| Copies of Commiffions and Inftr  | uctions 247     | Roxbage, its Products 024   |
| Coltra of Contraction  | to 254          | Royal-Exchange Infurance, when incorporated 309   |
| In what Manner may be infured  | 316             | Company of the Philippines in Spain, their  |
| One was infured for a Month,   | and was         |   |
| damsord by the Enemy, and th   | he Time         | Rules for working Simple and Compound Arbitrations                                      |
| damaged by the Enemy, and the of refitting exceeded the Mont   | h. nota         | 493 & feq.  |
| total Lofs   |                 | For firiking to the Caffic at Cremenburg, near  |
|  | Sr. was         | Elfinent 867  |
| taken and re-taken, yet the  | Lofuren         | Ruffia Company, when obtained their Chaster 712   |
| bore the Lofs  | 322             |   |
| Infured on those Terms was tal   | ken, re-        | Rutlandfbire, its Products 615  |
| taken, and the Salvage to  | orgiven :       | tanangant, no aronoto   |
| judged a total Lofs  | 326             | 9, 1° t as more?  |
| Prize Goods taken by a Privateer, in Sigh  | t of an-        |   |
| other Privateer, both that   | Il fhare        | SAFE-Conducts, their Nature 177   |
| equally  | 239             | How must be filled up   |
| equally<br>Procefs of the Woollen Manofacture  | 617             | Sail Cloth, foreign, Regulations on Importation 74                                      |
| Proclamations for Peace and War, how pe  | rformed 278     | Beitifb-made, Encouragement of by   |
| Prohibitions against a Suir in the Admiralt  | v. when         | Bettiff-made, Encoursgement of by<br>Bounties, Ge. 12 ditto                             |
| gran   | 108             | Sailors, in the Sugar-Trade, what Money may be  |
| Promillary Notes when here Interest hu Ind.  |                 | advanced to them  |
| Promiffory Notes, when bear Intereft by Ind<br>Their Form  | ditto           | May fue for their Wages in the Court of<br>Admiralty                                    |
| New Act of Parliament  | concern.        | Admiralty start 1 113   |
| ing them   |                 | Sailors must pay 6d. per Month to Greinwich   |
| Prompt Payment at the Cuffom-Houfe, new  | A8 con- 424     | Hofpital . The said TI4   |
| Frompt Tayment at the Chyster Thore, new .   | 996             | How to be fecored and ecilefted ditto   |
| Protections and Paffoorts, their Definition  | 390             | Their Wills not to be made on the fame  |
| Protections and Paffports, their Definition<br>Protects against Bills of Exchange, when                        | miaw be 277     | Paper, Sc. with Letters of Attorney 117   |
| Flotens againt bills of Exchange, when   |                 | Who are exempt from paying to Gramwork  |
| made<br>Their Form   | ditto           | Hofpital d to   |
| Their Form   | ditto           | Muft not abfent themsfelves from the Ship   |
| When are to be notified  |                 | they belong to 119  |
| Againft Bills on the Fairs of Lyon   | 456             | they belong to<br>Lofe their Wages if Ship be loft before<br>first Delivery             |
| to be made   |                 | firft Delivery 114  |
| Ditto, on the Fairs of Franchfort  | 457             | Their Wages to be paid in to Davisatter the   |
| Ditto, on Leipzick and Naumburg  | er when         | Ship's Entry at the Cultom-houle 120  |
| May be made for the Remainder<br>Part of a Bill is paid  |                 | Muft not refuse fighting againft Pirates  |
| Most he made for Rills arounded  | navable 459     | Exemptions from being presied   |
| at a longen Time then forsified  | 460             | In the East India Service, not to pay to the  |
| Most be made for Bills accepted,<br>at a longer Time than specified<br>Provence, its Trade and Products        | 400             | Fund for those in other Merchant Service 129  |
| Provence, its I rate and Frounds   | 731             | Drunk, hurting one another, the Coule-  |
| Provon Martial in the Ficel, his Duty  | 207             | quence  |
| Praffia, its Trade   | 880             | Muft have their Wages, though the Ship  |
| Ptolemics, had Egypt for their Share of  | IICXANALT       | he feized for Deht the ditto  |
|  | and the S       | Wages not to be brought into an Average.  |
| Their great Care of Trade,   | miled           | Wages not to be brought into an Average,<br>if a Ship he detained by Order of State 165 |
| Houtilhing Condition they  | raifed<br>ditto | Letters of Attorney muß be made revocable 293   |
| Alexandria to by it  | atto            | St.   |
|  |                 |   |

• 4

|       | St. Demingo, or Hi/paniola, its Trade   | 848 1                           | Sutherland, its Products  | 625       |
|-------|---|---------------------------------|---|-----------|
|       |   | 787<br>850<br>769<br>768        | Sweden, its Trade with Great-Britain  | 712       |
| 6     | St. John de Ulhna, its Trade<br>Saller, its Trade   | 850                             | Willi France  | 738       |
|       | Saller, its Trade   | 769.                            | With Spain<br>With Holland  | 739       |
| 3     | Salonira, its Commerce<br>Salt, the latest Acts of Parliament and all the                     | 768                             | With Holland  | 860       |
| 3     | Salt, the lateft Acts of Parliament and all the   | Regu-                           | Its general Trade   | 885       |
|       | lations concerning the importation and .  | Expor-                          | Switzerland, its Trade  | 888       |
|       | tation of it to 1792.<br>Salvage, its Definition, with the Laws and Regu                      | 74 to 77                        |   |           |
| )     | Salvage, its Definition, with the Laws and Regu   | lations                         | Т   | Q.        |
|       | concerning it   | 162 10 164                      |   | . 6       |
|       | concerning it<br>Samu, in Africk, its Trade   | 775                             | ARE, what it is   | 1 990     |
|       | Samarang, its Trade   | 825                             | Afcertained, when may be altered at   | the yyo   |
|       | Samarkant, its Trade  | 835<br>798                      | Cuftom-houfe  |           |
| + U ( | Sceiland, its Trade with Ireland  | 718                             | Tartary Great, its Commerce   | 991       |
|       | Sea Marks not to be deftroyed   | 229                             | Terra Firma, its Trade and Products   | 790       |
| 2     | Selkirk, its Products   | 624                             | Tehnon allowed to be miled in Indend  | 6         |
| 1     | Senegal River, its Trade  | 014                             | Tobacco allowed to be raifed in Ireland   | 63        |
| 4     | Shaland its Products  | 625                             | Tocat, its Trade<br>Tom/kol, its Trade  | 795       |
| 13.4  | Shelland, its Products<br>Ship, its Etymology   |                                 | Tonnege, what it is, and when granted   |           |
| 9     | Supposed to be assist from Mach's At  | t and 50                        | Toninge, what it is, and when grantes   | 497       |
|       | Supposed to be copied from Neab's Al  | Ori-                            | Touban, its Trade   | 839       |
|       | a reafonable Account given of its   | ditto                           | Toulon, its ancient Trade   |           |
| • 5   | gin Frank Brittin   |                                 | Tenraine, its Trade and Products  | 720       |
| 1.0   | Its various Form in Building  | 51                              | Trade diffinction between that and Commerce   |           |
|       | Repaired, when remains the fame, and  | when                            | Trade of the English, when began to flourish<br>between Great-Britain and France  | 607       |
|       | not   | n 56                            | between Great-Britain and France  | 631       |
| 111   | Its Furniture does not include the  | maint                           | Ditto and Hakand  | 647       |
|       | or Boat   | ditto                           | Ditto and G many  | 649       |
|       | When it may become a Deodand  |                                 | Ditto and Gumany<br>Ditto and Spain<br>Ditto and Portugal   | ditte     |
|       | How it mult be feized, when forfeited   | ditto                           | Ditto and Portugal  | 65        |
|       | Laden with Cuffomable Goods, not to   | hover                           | Ditto and Italy   | 66;       |
| 1.    | on the Coafts of England or Ireland   | 59                              | Ditto and Turkey  | ditte     |
|       | when new registered, and when new r   | named ;                         | Diversard 46:3  | 66        |
| e .   | Form of the laft Register for Britifb built   | 65                              | Ditto and Arrice<br>Ditto and America<br>Ditto and America<br>Ditto and Ruffar, Dramark, Norway, Swo<br>Poland, and Pruffar     | 67        |
|       | For the Plantations   | 98                              | Ditto and America " 1"  | 680       |
| 3     | Hypothecated for Necessaries, Gr. its   | Confe-                          | Ditto and Ruffia, Dramark, Norway, Swa  | den.      |
|       | quences   | 106 10 110                      | Poland, and Prufia 71<br>Ditto and the Auftrian Netherlands   | 1 10 71   |
| X 8.  |   | liable,                         | Ditto and the Antrian Netherlands   | 71        |
|       | but the Owners  | 113                             | Ditto Ireland   | ditti     |
|       | See Owners, Captains, and Sailors<br>Shropfbire, its Products<br>Siam, its Trade and Products | 49 10 132                       | Of the Levant, and the Coaft of Barbary   |           |
| 4     | Shighthing, its Products  | 615                             | Of Africk   | 77        |
| 1.47  | Siam its Trade and Products   | 818                             | Of Afia   | 78        |
|       | Sinne Lang the Trade of its Coalt   |                                 |   |           |
|       | Sierra Leona, the Trade of its Coaft<br>Small Plunder, what it is, and how muft               | ha die 774                      | Of the Spanifs American Coafts  | 849       |
| - 2   | Small Flunder, what it is, and now mult   | 0e an-                          | Of French America   | 85        |
|       | pofed of  | 139                             | Of Portugueje America   | 85        |
|       | Smyrna, its general Trade   | 758<br>787                      | Of Holland  | 850       |
|       | Sccatara, its Commerce and Products   | 787                             | Of Switzerland and Generoa  | 88        |
| 1.1   | Sofala, its Trade and Products  | 781                             | Tratics of Commerce between Great-Britain   | and       |
| ÷ 1   | Sciomon's great Revenues  | \$7                             | France 6  | 11 to 647 |
|       | The reavigation of the Fleet  | 28                              | Spain   | 650       |
| 61 -  | What Route it took in its Voy   | rage to                         | Ditto between Great-Britain and Portuga   | 651       |
|       | Ophir ·   | 29                              | Ditto between the Crowns of England   | and       |
|       | Somerfet/bire, its Products   | 615                             | Denmark   | 86        |
|       | Sound, its Trade  | 864                             | Trinity Houfe at Deptford, its Duty   | 220       |
|       | Its Duties on Ships palling   | 863                             | Truces, their Definition  | 27        |
| dete. | South-Sea Company When obtained their Cha   | rter - 688                      | Trinity Houfe at Depiford, its Duty<br>Truces, their Definition<br>Truftees, to Marriage Bonds, cannot come i                   | n 28      |
|       | Spaniards, their Commerce   | 739 & feq.                      | Creditors to prove the Bond Debt.   | in        |
| 4     | Have many good Ports, well  | fituated                        | Cale the Hufband is Bankrupt in   | the       |
| 1932  | for it  | 20                              | Wife's Life   | 2 54      |
| 2     | Their Trade with Great-Britain  | 649 & 740                       | Tunquin, its Trade and Products   | . 82      |
| 4.    | Their Trade with Ireland  | 721                             | Turin, its Trade  |           |
| . 3   | Their Trade with Ireland .<br>Their Trade with France   | 740                             | Turk day, its Tende   | 7 800     |
| 11    | Their Trade with Italy  | 740                             | Turkey, its Trade with Great Reitain  | 66:       |
|       | Their Trade on their American Co  | 742<br>852                      | Company their Chaster   | 64        |
|       | Protect Alian its Bandusha  | 516 G16                         | Tarkey, its Trade with Great-Britain<br>Company, their Charter<br>New A& in Relation to it                                      | 66        |
| ant.  | Stafford/hire, its Products   | 10.00                           | Curian, their Commence  | 66        |
| 1112. | Stangate Creek, the Place where Quarantine  | is per-                         | Tyrian, their Commerce<br>The fuppofed Inventors of Naval Trade<br>Their Glory and Power<br>Their City deficient by Mean to the | 1 11      |
| 9     | iormed e  | 272                             | The impored inventors of Naval Trade  | ditte     |
| 18.1  | Stirling, its Products  | 625                             | Incir Glory and Power   | ' ditte   |
| 1     | Stetin, its Trade .   | 880                             | Then Gity delitoyed by Iveoncoanectar   | ditte     |
|       | Stockbolm, its Trade  | - 885<br>998                    | And re-eftablished on a neighbouring Island   | ng ditte  |
|       | Sufferance, for exporting Corn, its Form  | 998                             | Alterwards dentroyed by Alexander   | ine       |
| . ٤   | For landing Apparel, ditto  | ditto                           | Great, and their Commerce removed   | to.       |
| 1     | Suffolk, its Products   | 616                             | Alexandria  |           |
|       | Sugar, from the Brilib Colonies, may be   | carried                         | Tyrenze, its Manufactures   | 620       |
| ***   | directly to any Part of Europe, &c.   | 93                              |   |           |
|       | Samatra, its Trade  | 93<br>836                       | · v.  |           |
|       | Summer Islands, their Trade   | 710                             |   |           |
|       | Sund, or Sunda Iflands, their Trade   | 710<br>832                      | TAGABONDS and Rogues not to be bro  | nght      |
|       | Supercargoes, Definition of, and Differen   | nce be-                         | V into the Realm by Mafters of S  | hins -    |
|       | tween them and common Factor  | 078 48                          | Valparaifo, its Trade   |           |
|       | Superfeding Commissions of Bankruptcy, w  | hen and to                      | Value of the Coloffus of Rhodes   | 85        |
|       | why done  |                                 |   | 120       |
|       | why done<br>Surget, its Trade   | 585<br>805                      | Received, expressed in a Bill of Excha  |           |
|       | AWYRI, HE LINC 14   | 805                             | its Effects   | 42.       |
|       | C C Datas C t. t. D   |                                 |   |           |
|       | Surcties for a Debtor after he is a Bankrupt, a   | re with-                        | Vanner, in Bretagne, its ancient Trade  |           |
|       | Surcties for a Debtor after he is a Bankrupt, and in the Statute                              | re with-                        | Velvets, foreign, prohibited  | 7         |
|       | Surcties for a Debtor after he is a Bankrupt, a   | re with-<br>565<br>616<br>ditto | Velvets, foreign, prohibited<br>Venetians, their first Settlement, and Commerce   | e 7       |

10

100

,

.

. .

. . .

|  | Var, commenced without a Declaration, diffeonor-    |
|--|---|
| of Cambray 9   | able . 279  |
|  | Fardbaus, es Wardbuys its Trade 875                 |
| Rivals the Genoefe at the Battle of V  | Varrant given by the Commissioners to feize a Bank- |
| · Chienta ditto  | • ropt's Effects (25                                |
| Their Conful at Ancona abufed by the Go- N   | arwickfrive, its Products . 616                     |
| • vernor 281 H   | Vaterford, its Trade 628 .                          |
| Their general Trade 748 V  | Veights, their Variety and Correspondence 895       |
|  | Vefimorland, its Products 617                       |
|  | halebone, or Fins, foreign cut, prohibited Im-      |
| Umpirage, its Definition 370   | • portation   |
|  | F. rfs and Quays at London, where Goods may not     |
| Of one Perfon, its Form . ditto  | be fhipped, U See Cuftom-Houfe.                     |
|  | Vigtorum, its Products 625                          |
|  | Liffire, its Products 617                           |
|  | Vines, leaking in a Voyage, does not occasion a     |
| to Africa, ditto . 673   | Lofs of Freight, if it has not been by the          |
| to the East Indies 681   | Matter's Fault                                      |
|  | vool, or Sheep, of Britif Produce, not to be        |
| Ufance from London to the principal Parts of En-   | exported, with the laft Act of 1788, and            |
|  | other Regulations 78 to 92                          |
|  | Vorcefter,bire, its Products 618                    |
|  | Vreck its Etymology and Difference                  |
|  | When falls to the King ditto.                       |
|  | Laws and Regulations concerning it 1 59 to 162      |
|  | Laws and regulations concerning it 150 to 104       |
|  | ♥   |
|  |   |
| Number of the second seco | rARMOUTH Harbour, its Act . 175                     |
|  |   |
| The Mifchiefs not remediable by Law ditto  |   |
|  | verdon, its Trade 892                               |
| w.   | 1   |
| TTACTO A LA TAL A DA A A   | Z,  |
| <b>TATAGES</b> , to be paid to the Sailors in thirty   |   |
| VV Days after the Ship's Entry at the Cuf-   | 70FFINGUE, its Trade 891                            |
| tom-houfe 120  | Zug, its Products 892                               |
|  | wrick, its Trade 889                                |
| War, Articles of Marine 25 t to 287 2  | nemach, its Fairs . 890                             |

١.

4 •• н н н н н н х н

c. The second se

Whith a train of

and the second sec 

1 10

مرمد المراجع

FINIS.

×.

, •

+

-----. . .

.



