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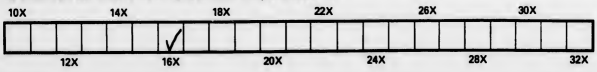


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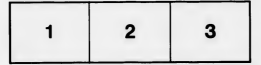
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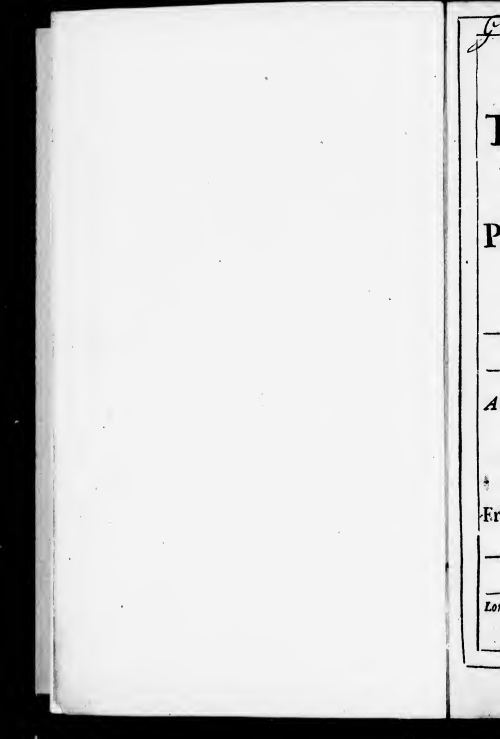


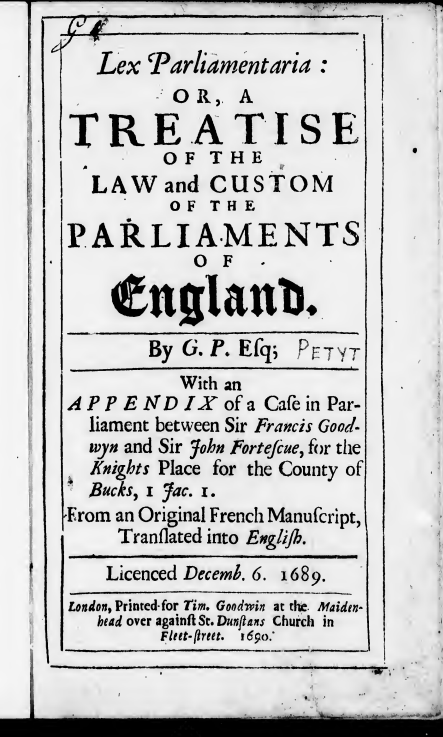
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PARLIAMENT

England:

The AUTHOR doth most humbly Dedicate this his fmall Treatise of the LAW and CUSTOM OF PAR-LIAMENT.

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PREFACE TOTHE READER.

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Am very sensible, that assoon as this Treatile is fubmitted to publick View, 'twill likewise meet with publick Cenfure, and not a Few will be apt to start this Objection against it, that it is only like an Old Piece in a New Drefs. These Things, men will say, have been done before ; the same Matter , and much of the fame Form, are to be found in other Writers, and this is but to obtrude upon the World a vain Repetition of other mens Observations. I must confess, in part, it is so, and it must needs be so, for A3 it

The PREFACE

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it is not to be expected, that I shou'd presume to dictate Rules and Dire. ctions out of my own Fancy, by which what to govern or Influence Parliaments: I must be beholding to Precedents and Records: and the' you shall find many of the same Notes seatter. ed in my Lord Coke, in Elfyng, Hakewel, Scobel, and others; yet I may adventure to fay, you shall no where meet them coached in so compendious, and so useful a Method.

I have not only cull'd out of the before-mention'd, and several other Authors, what is proper and pertinent to this Design; but I have gleaned from the Statutes, Law-Books, Reports, and Hiftories whatsoever I met with in my inquisitive Re-searches, beyond All that has been before placed in any Collection, and which may be applicable to this Undertaking.

All Members ought to be throughly skill'd in Parliamentary Affairs, to know their own Laws and Customs, theirPowers and Priviledges, that they

to the Reader.

they may not at any time fuffer Invalions to be made upon them, by what plaufible Pretences soever: but as it is impossible for men of the most tenacious Faculties to keep all things constantly in their minds, therefore this is to ease and refresh their Memories in case of any Forgetfulnes, and they may with a very little Trouble have always this in their Pockets, which perhaps fome may not be able without a great deal of Trouble to carry always in their Heads.

When he that is conversant in Study and Books, cannot carry a Library about him; he may easily recollect what is expedient for him, from the Supplement of this Epitome. Such as shall hereaster be promoted to that honourable Station of being Senators of the Kingdom, will find it much more easile to receive short Information from this little Manual; than to be obliged on every Occasion to consult the publick Records, and turn over weari-A 4

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The PREFACE, &.c.

fome Volumes. And they who de not expect Admission into a Parlia. ment House, will yet receive this as no unprositable Diversion, to observe and know the admirable method of Parliamentary Proceed ings; the Exactness and Decency of their Orders; the Wisdom and Prudence of their Customs; the Extent of their Powers, and the Largeness of their Priviledges.

Wherefore, without any Flattering, or Arrogance to my felf, I shall make bold to tell you, I am verily perswaded that what I have taken pains to collect from several Books, and to digest into this small Compass, for my own Convenience and Information, will conduce to the general Satisfaction of all that read it; which was one main Reason that induced me to publish it.

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Thyns Sir Robert's Argument of the Power and Jurisdiction of Parliament. Arcana Parliamentaria. Brook. Brownlow. Coke on Littleton. Coke's fourth Institute. Coke's Twelfth Report. Crompton's Jurisdiction, O.c. Dyer. Elfyng. d'Ewes Sir Simond's Journal. Fortescue. Hakewel. Herbert's Henry the Eighth. Hollis Lord. Holling fbead Hunt.

The Authors Names. Hunt. Hutton. 3 Kelwey. and at Knyghton de Eventibus Anglia Leonard's Reports. Modus tenendi Parliamentum. Moor's Reports. Nalfon's Collections. Petyt's Ancient Rights,&c. Petyt's Miscellanea Parliamentaria. Plowden. Rusbworth's Collections. Scobel. Selden's Judicature. Smyth Sir Thomas Commonwealth of England. Speed's Hiftory. Townsend's Collections. Turner's Bankers Cafe. Vaughan's Reports.

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s. le. 1. A N Enquiry into the Power of Dilpenfing with Penal Statutes, together with fome Animadverfions upon a Book writ by the late Lord Ch. Justice Herbert, Entituled, A *fhort Account of the* Authorities in Law, upon which Judgment was given in Sir Edw. Hales Cafe.

2. The Power, Jurifdiction, and Priviledge of Parliament, and the Antiquity of the Houfe of Commons aflerted, occafioned by an Information in the *Kings Bench* by the Attorney-General, against the then Speaker of the House of Commons: As also, A Discourse concerning the *Ecclesitical Jurifdiction* in the Realm of *England*, occasioned by the late High Commission in Ecclesiastical Causes in King James II. 3. A Defence of the late Lord *Russel's*

CHAP.

Ruffel's Innocency. Together with an Argument in the great Cafe concerning Elections of Members to Parliament, between Sir Sam. Bernardifton Bar. Plaintiff, and Sir Wil Soames Sheriff of Suffolk, Defendant, in the Court of Kings Bench in an Action upon the Cafe, and afterwards by Error fued in the Exchequer Chamber.

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4. The Lord Ruffel's Innocency further defended by way of Reply to an Answer, Intituled, The Magistracy and Government of England Vindicated.

These sour writ by the R^t. Hon. Sir R. Atkyns Knight of the Bath, and Lord Chief Baron of their Majesties Court of Exchequer.

5. A New Declaration of the to Confederate Princes and States, a- Po gainft Lewis XIV. King of France By and Navar: Deliver'd in a late Audience at Versailles, July 5. 1689. the

dience at Verfailles, July 5. 1689. 6. Politica Sacra & Civilis: or, a Model of Civil and Ecclefiaftical Government, wherein, befides the politive Politive Doctrine concerning the State and Church in General, are debated, the Principal Controverfies of the Times concerning the Conftitution of the State and Church of England.By George Lawfon, Rector of More in Salop.

7. The Parlons Councellor, with the Law of Tythes and Tything. In two Books. The fourth Edition with the Addition of a Table. Written by Sir Simon Degge.

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ne R^t. Hon of the Bath, on of their achequer. on of the States, aof France a late Auy 5. 1689. ivilis: or, aclefiaftical befides the politive 11. Sir St. John Broderick's Vindication of himfelf from the Afperfions caft on him in a Pamphlet written by Sir Richard Buckley, Entituled, Propofals for fending back the Nobility and Gentry of Ireland.

12. Animadverfions on Sir.R.B. Propofals for fending back the No bility and Gentry of Ireland.

13. The Juffice of Parliament in Inflicting Penalties fublequent fpeal to Offences vindicated, and the lawfulnefs of the prefent Governmain ment afferted.

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СНАР. І. The Parliament.

T is called *Parliamentum*, be-*Co*. (up. Litcause every Member of that tleton, 110. C ourt shou'd parler le ment,

Subsequent speak his mind.

Mr. Lambard in his Archion Sir R. Atmaintains, That the Parliament was gument, used in the Saxons time, and then Gr. p. 18. confisted of the King, Lords, and Commons; as in the Time of King Ina, Ann. 712.

Mr. Prinn fays, by all the ancient Mr. Prynn's Precedents before the Conqueft, it Truth triis most apparent, That all our priover Falfftine Synods and Councils were hood, Annought elfe but Parliaments: That tiquity oour Kings, Nobles, Senators, Alder- ty, fol.69. men, Wisemen, Knights, and Commens Petyt's Ancient were usually prefent, and voting Right, &r. in them as Members, and Judges. P. 62. B They

Id.98,99.

They had many Expressions an oft Phrases (as, Omnes Regni Nobile mu Totius Regni Magnates, Proceres Fideles Regni, Universitas Regn hin Clerus & Populus, Communit as Regn Tal Discretio totius Regni, Generale Con his cilium Regni, and many more) vary mal ing in feveral Ages, till at last the the fixed on the word, Parliamentum Vide many Records and Prea beer dents touching this Matter in th prir ver

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Appendix to Petyt's Miscellan Parliamentaria.

This Court is the higheft Cou Crompton's Age Jurif. p. r. of England, in which the Print this himfelf fits in Person, and com inP there at the Beginning of the Pa cy t liament, and at the End, and at an and other Time when he pleafeth, d the ring the Parliament. put

The Judges in Parliament aret Sir Tho. alN King or Queen, the Lords 2 empor. of 1 Smith's Commonwealth, 74. and Spiritual, the Common: repaired

fented by the Knights and Bu der geffes of every Shire, and Boroug our Town. These all, or the greater Pal Sin of them, and that with the Gonfe val

reffions an ni Nobile Proceres htas Regn unit as Regn enerale Co more)vary at last the rliamentum and Prea latter in th Miscellan

of the Prince for the time being, must agree to the making of Laws.

The King of England, neither by Fortescue, himfelf, or his Ministers, imposeth c.36. p.84. Tallages, or any other Burdens on his Subjects, or alter their Laws, or make new Laws, without Affent of the whole Kingdom in Parliament.

3

No Parliament, no Penny, hath Turner's been always taken notice of as a Cafe of Bankers, principal Foundation of this Go-95. vernment, even by our Neighbour

Princes and States who have in all igheft Cou Ages made their Approaches upon the Print this Realm, and evermore valued us and com in Proportion to the Correspondeng of the Pa cy they observed between our Kings d, and at an and their Parliaments. For (feeing pleaseth, d the Power of every Prince is com-

puted from his Treasure and Martiament aret al Men, and those again by the Love rds Tempor. of his People) they well enough mmon: repa knew, that as long as a good Unhts and Bu derstanding was maintain'd there, nd Boroug our Princes could never want the greater Pa Sinews, either of the Purfe, or of the Gonfe valiant mens Arms.

B 2

L'Affem-

Finch's Noustexvia, lib. 2.C. I. fo. 2 I. b.

L'Assemblie de Troys Estates, Cestascavoir, Roy, Nobility, S Commons, qui font le Corps del Realm, est appel un Parliament, & lour Decree, un Act de Parliament ; Car fans touts troys (come fi foit fait per Roy & Seigneurs, mes rien parle del Commons) nest Ascun Act de Parliament : i. e. The Assembly of the three Estates, to wit, the King, the Nobility, and the Commons, which make the Body of the Realm, is called a Parliament, and their Decree an Act of Parliament; for without all three (as if it be done by the King and Lords, but speaks nothing of the Commons) there is not any Act of Parliament.

The word *Parliament* is used in a double fense.

Englifb Liberties, P.78. 1. Strictly, as it includes the Legislative Power of England, as when we fay----an Act of Parliament; and in this Acceptation it necessarily includes the King, the Lords, and the Commons, each of which

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which have a Negative Voice in making Laws, and without their *Joint Confent* no new Laws can pais, that be obligatory to the Subject.

2. Vulgarly, the Word is used for the two Houses, the Lords and Commons; as when we say, The King will call a Parliament; his Majesty has dissolved his Parliament, &c.

This Court confifts of the King's 4 Inft. 1. Majefty, fitting there as in his Royal Politic Capacity, and of the three Estates of the Realm, viz. the Lords Spiritual, Arch-Bishops, and Bishops, (who fit there by Succettion in relpect of their Counties, or Baronies, parcel of their Bishopricks) The Lords Temporal, Dukes, Marquesses, Earls, Viscounts, and Barons, who fit there by reafon of their Dignities, which they hold by Difcent, or Creation, (every one of which, both Spiritual and Temporal, ought to have a Writ of Summons, ex debito Justitiæ) And B 3

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And the Commons of the Realm, whereof there be Knights of Shires, or Counties, Citizens of Cities, and Burgesses of Boroughs; all which are respectively elected by the Shires, or Counties, Cities, and Boroughs, by force of the King's Writ, ex Debito Justitiæ, and none of them ought to be omitted: and these represent all the Commons of the whole Realm, and are trusted for them.

Id.2.

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The King, and these three Estates are the great Corporation or Body Politic of the Kingdom, and do sit in two Houses: the King and Lords in one House, called The Lords House; the Knights, Citizens, and Burgess in another House, called The House of Commons.

Arc. Parl. 2.

arl. That which is done by this Confent, is called *firm*, *stable*, and *fanctum*; and is taken for Law.

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Townf.Colleft. 5,6. Vid.cromp-Barons of the Exchequer, of the son 1.b. Coif, the King's Learned Councel, and Affi Up they 4 I1 joyı ·H tob fon, of v nity fror Que Eng Par ma Hig tha not tha ty, Cc qu the

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Realm, Shires, ies, and which by the and Bo-'s Writ, none of d: and mons of trufted

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y this le, and aw. Realm, of the councel, and and the Civilians, Masters of the Chancery, are called to give their Affistance and Attendance in the Upper House of Parliament: but they have no Voices in Parliament, 4 Inst. 4. But are made sometimes joynt Committees with the Lords.

Every Englith-man is intended Arc.Parl.3. to be there prefent (either in Per-Commonfon, or Procuration, and Attorny) wealth,74. of what Pre-eminence, State, Dignity, or Quality foever he be; from the Prince (be it King, or Queen) to the loweft Perion in England. And the Confent of the Parliament is taken to be every man's Confent.

No man ought to fit in the 4 Inft.45. High Court of *Parliament*, but he that hath Right to fit there: for it is not only a perfonal Offence in him that fitteth there without Authority, but a public Offence to the Court of *Parliament*, and confequently to the whole Realm.

It is to be observed, That when 4 Infl. 2. there is best Appearance, there is B 4 the

the beft Success in Parliament At a Parliament 7 Hen. 5. of the Lords Spiritual and Temporal, there appeared but Thirty, and there was but one Act pais't, of no great weight. In 50 Ed. 3. all the Lords appeared in Person, and not one by Proxy; and so many excellent Things were done, that it was called Bonum Parliamentum.

At the Return of the Writs the Parliament cannot begin but by the Royal Prefence of the King, either in Perfon, or Reprefentation.

The King's Person may be represented by Commission under the Great Scal to certain Lords in Parliament, authorizing them to begin the Parliament, or to prorogue it, Ec.

When a *Parliament* is call'd, and doth fit, and is diffolved, without any Act of *Parliament* passed, or Judgment given, it is no *Seffion* of *Parliament*, but a *Convention*.

It is an Observation proved by a great Number of Precedents, that never

Id.6.

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Id.7.

Id.28.

Id.32.

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call'd, and without uffed, or Seffion of ion. oved by ents, that never never any good Bill was preferred, or good Motion made in *Parliament* (whereof any Memorial was made in the Journal-Book, or otherwife:) Tho' fometimes it fucceeded not at the first, yet it hath never dy'd, but at one Time, or other, hath taken effect.

Matters of *Parliament* are not to Id.17. be ruled by the Common-Law.

If Offences done in *Parliament* Ibid. might have been punifh'd elfe-Vid.1 Inft. where, it fhall be intended, that at fome Time it would have been put in Ure.

It doth not belong to the Judg- Id. 50. es to judge of any Law, Cuftom, or Priviledge of *Parliament*.

It is the just and constant Course seld. Juof *Parliament* to bring the Party dic.95. accused to his Answer: yea, tho' he fly Justice, yet to fend out Proclamation into the Countries, that he appear at a Day, or else such and such Judgments shall be given against him.

What is done by either House, ac-

Sir R.Atkyns Argument, 0.14.

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cording to the Law and Usage of Juft Parliament, is properly, and in the Com Judgment of the Law, the Act of Lor the whole Parliament : and what but concerns the one, must of necessithe ty concern the whole; not meerly by Confequence, but by an imthe Hou mediate Concernment, as being one and entire.

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Id.34,41, 51,55.

The three Estates of Parliament ftor are one entire Body, and Corporation: all their Powers and Priviledges in the Right of them, and in the Title to them, are entire, per my & per tout, and belonging to the whole Body of the Parliament; tho' in the Exercise of those Powers, and fometime in the Claim of them, they are diftinguish'd; and in the Practife of their Powers, they are in many Things distributed into Parts.

Ibid.

All the Estates in Parliament are all call'd by one common Name, as Commune Concilium Regni, Magna Curia, they are one Body Politic. It is faid by Fineux Chief Justice,

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arliament Corporaand Priviem, and e entire, belonging e Parliae of those e in the re distinractife of in many urts. ment are n Name,

ni, Magdy Polix Chief Juftice, Juffice, That the Parliament at the Common-Law confifts of the King, Lords, and Commons, and they are but one Body Corporate.

The Liberties and Franchifes of Id.55. the *Parliament*, in the Right of them, are entire, and due to both Houfes, for both make up the *Parliament*.

Knighton (one of our best Hi-Kryghton storians) doth notably disclose the de Eventi-bus Anglia, ancient ends of calling Parliaments, 1.5. f.2681. in faying, Quod ex Antiquo Statu- Col. 1,2. Petyt's to, & Consuetudine laudabili & ap-Rights, probaia, &c. That by an ancient or. in Pref. p. 43, Statute, and Cuftome laudable and 44. approved, which no man could deny, the King was once in the year to convene his Lords and Commons to his Court of Parliament, as to the highest Court in the whole Realm, [In qua omnis Æquitas relucere deberet absque qualibet Scrupulositate vel nota, tanquam Sol in Ascensu Meridiei ; ubi Pauperes S Divites pro Refrigerio Tranquili. tatis & Pacis, & Repulsione Injuriarum.

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rum, Refugium Infallibile quæren with possent, ac etiam Errata Regni re. formare, & de Statu & Guberna. ercif tione Regis & Regni cum Sapienti. Parl ori Concilio tractare; ut Inimici · rors, Regis & Regni Intrinseci; & Hostes be in Extrinseci destruantur & repellan Hou tur, qualiter quoque Onera incum. ther. bentia Regi 😚 Regno levius ad E.* diam Communitatis Supportari po. to b tuerunt.] i.e. In which Court all Equity ought to shine forth by t without the least Cloud or Shadow, like the Sun in its Meridian Glory; where Poor and Rich, refreshed with Peace and Ease of their Oppressions, may always find infallible and fure Refuge and Succour; the Grievances of the Kingdom redreffed, and the ftate of the King and Government of the Realm debated with wifer Councels; the Domestick and Foreign Enemies of the King and Kingdom destroy'd and repelled, and to confider how the Charges and Burthens of both may be fuftained with

12

quæren with more Ease to the People.

The House of Lords cannot ex-sir R. Atercife any Power, as an House of kin's Argu-Parliament, or as a Court for Errors, without the House of Commons be in Being at the fame Time. Both Houses rnust be prorogued together, and disfolved together.

By the Law, Parliaments ought 1d. 59. to be very frequent. Before the Conquest (as it is untruly call'd) by the Law, Parliaments were to be held twice a year, as appears by King Edgar's Laws. So it was ordained by King Alfred. By the Stat. of 4 Ed. 3. c. 14. Parliaments ought to be once a year, and oftner, if need be. And in 36 Ed.3.c.10. to be once a year, without Restriction, if need be. By 16 Car. 2. c. 1. these Acts are declared to be in Force: and further it is declared and enacted, That the holding of Parliaments shall not be discontinued above three years at the most.

The *Parliament* is a Court of *Plom*. very great Honour and Juffice, of Com 298. which

Regni re. Guberna. Sapienti. et Inimici & Hoftes repellan. ra incum. us ad E. ortari poh Court ine forth or Sha. Meridian Rich, re-Eafe of always fuge and s of the. the state iment of h wifer and Foing and elled, and rges and ustained with

which no man ought to imaginea Thing dishonourable.

Sir R.Atkyns Arg. 60.

14

eit An Offence committed in Parliament is a very high Offence; but the higher it is, the more proper it is for their Judicature ; and that Court is arm'd with a Power to punish the highest Offences, and the highest Offenders. far

Ibid.

A Parliament may err, for they. are not infallible; but the Law hath provided a Remedy against those Errors, and a way to reform A subsequent Parliament them. may reform the Errors of a preceding Parliament.

But to fay that they will be Par. tial, or Unjust, or Corrupt, or do any Thing out of Malice, is to raife a Scandal upon the whole Nation, whole Representative they are.

Ìbid.

Ibid.

If any Offence whatever be committed in the Parliament by any particular Members; it is an high Infringment of the Right and Priviledge of Parliament, for any Perfon

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ed in *Par*. ffence; but ore proper ; and that Power to ences, and

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ill be Parapt, or do ce, is to the whole tive they

tever be nent by ait is an light and , for any Perfon Perfon, or Court, to take the leaft Notice of it, till the Houfe it felf either has punish'd the Offender, or referred them to a due, or proper Course of Punishment. To do otherwise, would be to make the Highest Court an Offender, and to charge them with Injustice.

Their Right, and Priviledge fo 1d.61. far extends, that not only what is done in the very Houfe, fitting the *Parliament*; but whatever is done relating to them, or in purfuance of their Order, during the *Parlia*ment, is no where elle to be punifh'd, but by Themfelves, or a fucceeding *Parliament*, tho' done out of the Houfe.

Either House doth ever for the Sir Simon most part shew it self so careful d'Ewes Journal, to keep firm Correspondence with 186. the other, as that when a Bill hath pass't either of the said Houses, and is sent to the other, it doth for the most part pass, and is neither dash'd, nor alter'd, without very great Cause upon mature deliberation,

Parliament.

tion, and ufually alfo not without Conference defir'd, and had thereupon; that fo full Satistaction may be given to that Houfe, from which the Bill fo rejected, or alter'd, was fent.

Preface to Petyt's Miscel. Parlementar.

16

Peffima Gens humani Generis always abhorr'd a Parliament : and the reafon thereof, is demonstrative; becaufe they all knew they shou'd then be call'd to an impartial and strict Account, and be punish'd according to their Demerits.

Ibid.

It was faid by the Lord Bacon to Sir Lionel Cranfeild, newly made Lord Treasurer, That he would recommend to his Lordfhip, and in him to all other great Officers of the Crown, one confiderable Rule to be carefully obferv'd, which was, Remember, a Parliament will come.

Petyr's Mif- The Kingpat no Time ftands fo cel. Parlia- highly in hu Eftate Royal, as in ment. 9. Vid. Cromp. the Time on Parliament; wherein Jur. 10. the King as Head, and they as Members,

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rd Bacon , newly That he his Lordher great one conefully obember, a

ftands fo val, as in wherein they as sembers, Members, are conjoyn'd and knit together into one Body Politic: fo as whatfoever Injury (during that Time) is offer'd to the meaneft Members of the Houle, is to be judged as done againft the King's Perion, and the whole Court of Parliament.

The Prerogative of *Parliament* Ibid. is fo great, That all Acts and Proceffes coming out of any inferior Courts, muft ceafe, and give place to the higheft.

Statutes in *England* are made not Fortefore only by the Princes Pleafure, but ^{40. a.} alfo by Affent of the whole Realm: fo that of Neceffity they must procure the Wealth of the People, and in no wife tend to their hindrance.

It cannot otherwife be thought, Ibid. but that they are replenish'd with much Wit and Wisdom, seeing they are ordain'd, not by the Device of one man alone, or of a hundred wise Counsellors only, but of five hundred and odd Men that ought to be freely Elected by the People. C CHAP.

CHAP. II.

18

Power of Parliament.

H E most High and Abso-Sir The. lute Power of the Realm of Smith's Common-England, confisteth in the Parliamealth, 1.2. For as in War, where the ment. c.2. p.72. Arcana King himfelf in perfon, the Nobili-Parl.I. ty, the reft of the Gentility, and the Teomanry are, is the Force and Power of England : So in Peace and Confultation, where the Prince is to give Life, and the last and highest Commandment, the Barony or Nobility for the higher; the Knights, Esquires, Gentlemen and Commons for the lower part of the Commonwealth ; the Bishops for the Clergy be present to advertise, confult and shew what is good and necessary for the Commonwealth, and to confult together; and up is no on mature deliberation; every Bill or Law being thrice read and difputed in either House, the other two parts, first each a part, and after

afte of l unt Prin whe com him it. 7 Con fanct Ί Law orde thing 4. C of pr Bafta of Re and 1 Succe finet point and I free

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after the Prince himfelf in prefence Ibid. p. 73. of both the Parties doth confent unto, and alloweth, that is, the Prince's and whole Realm's Deed; whereupon justly no man can complain, but must accommodate himfelf to find it good, and obey it.

That which is done by this Confent is called firm, stable and fanctum, and is taken for Law.

The Parliament abrogateth old Sir Tho. Laws. 2. Maketh new. 3. Giveth Arc. Parl 2. order for things past, and for vide things hereafter to be followed. Jur.3. 4. Changeth Right and Possessions of private Men. 5. Legittimateth Bastards. 6. Establisheth Forms of Religion. 7. Altereth Weights dvertife, and Measures. 8. Giveth Form of good and Succession to the Crown. 9. Deonwealth, fineth of doubtful Rights whereof and up is no Law already made. 10. Apevery Bill pointeth Subfidies, Tallies, Taxes and dif and Impositions. II.Giveth most the other free Pardons and Absolutions. art, and 12. Restoreth in Blood and Name. after **C** 2 13. As

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d Abfoealm of Parliahere the e Nobiliy, and the orce and in l'eace 1e Prince last and the Barogher; the emen and art of the *hops* for

13. As the highest Court condemneth or abfolveth them who are put upon their Trial. And to be fhort, 14. All that ever the People of Rome might do, either Centuriatis Comitiis or Tributis, the fame may be done by the Parlia. ment of England ; which reprefenteth, and hath the Power of the whole Realm, both the Head and Body: For every English-man is intended to be there prefent, either in Person, or by Procuration, and Attorny, of what preheminence," state, dignity or quality soever he be, from the Prince (be he King or Queen) to the lowest Person of England. And the Confent of the Parliament is taken to be every man's confent.

Raftal's Statutes, fol.546. 25 H.8. C.21.

As for the Power of *Parliaments* over both the Statute and Common Law of this Realm, you will be beft informed of it from the memorable words of an Act of *Parliament* it felf, which are as followeth, viz, Whereas this Realm

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ondemho are id to be he Peoner Centis, the Parliapresentof the lead and 2-man is nt,either on, and ninence; oever he he King Person of nt of the be every

d Comyou will from the Act of tre as folis Realm re-

Power of Parliament.

recognizing no Superiour under God, but only the King, hath been, and is free from Subjection to any Man's Laws, but only to fuch as have been devised, made, and ordained within this Realm, for the Wealth of the Same, or to such other as by Sufferance of the King and his Progenitors, the People of this Realm have taken at their free Liberty by their own Confent to be used amongst them, and have bound themselves by long Use and Custom to the Obfervance of the same; not as to the Observance of the Laws of any Foreign Prince, Potentate or Prelate, but as to the Custom and ancient Laws of this Realm, originally established as Laws of the same, by the faid Sufferance, Confents and Cuftom, and none otherwife. It standeth therefore with Natural Equity and Good Reason that all and every such Laws Humane, made within this Realm by the faid Sufferance, Confents and Custom, the King and the Lords Spiritual and Tem-3

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Temporal and Commons represent. ing the whole State of this Realm in the most High Court of Parlia. ment, have full Power and Au. thority, not only to difpence, but alfo to authorize fome Elect perfon or perfons to difpence with those and all other Human Laws of this Realm, and with every one of them, as the Quality of the perfons and Matter shall require. And also the said Laws, and ever of them to abrogate, adnul, amply fie, or diminish, as it shall be seen to the King, and the Nobles am Commons of this Realm, present in Parliament, meet and convenien for the Wealth of this Realm.

4 Inft. 36.

The Power and Jurisdiction of the Parliament for making of Law in proceeding by Bill, is so trancendent, and absolute, as it cannob be confined, either for Causes of Persons, within any Bounds. S Antiquitatem spectes, est vetutis ma : fi Dignitatem, est bonorati fima : fi Jurisdictionem, est capaci fima.

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epresent. is Realm f Parlia. and Auence, but Elect pernce with ian Laws every one ty of the l require and ever ul, ampli hall be see Tobles and present i convenien ealm.

fdiction 0 ng of Law is fo tran s it canno Caufes 0 ounds. \$ ft vetutif bonorati , eft capaci

Power of Parliament.

The whole Parliament (which Speed's fhould beft know its own Power) Rot. Parl. affirms, That the Court of Parlia- I R 3. In ment is of fuch Authority, and the Cotton's Abridgment, People of this Land of fuch a Na-f. 713,714. ture and Difposition, as Experience teacheth, that the Manifestation and Declaration of any Truth or Right made by the Three Estates of this Realm affembled in Parliament, and by Authority of the fame, maketh, before all other things most Faith, and certain quieting of mens Minds, and removeth the Occasion of Doubts.

Parliamentum omnia potest, says the 4 Leon. 174, 176.

The Parliament is of an abfo-Sir Rob. lute and unlimited Power in things Atkyns's Argument, Temporal, within this Nation.

The Parliament hath the high-Ibid. eft and most facred Authority of any Court: it hath an absolute Power, it is the highest Court in the Realm, as is acknowledged by our most learned and gravest Writers, and Historians.

 C_4

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Crompton 20.b.

24

A man gives Land to one, and to his Heirs Males; in that Cafe his Heirs Females alfo inherit; and this was adjudged in *Parliament*.

Petyt's One of the fundamental and Preface to principal Ends of *Parliaments* was, Rights, & for the Redrefs of Grievances, and P.41. eafing the Oppressions of the Peo-

ple. And the Mirror of Justices fays, c. 1. p. 9. That Parliaments were instituted to hear and determine the Complaints of the wrongful Acts of the King, the Queen, and their Children: and especially of those persons against whom the Subjects otherwise could not have common Justice.

Sir Rob. The greater the Perfons are, if Atkyns Ar-they are in the Rank of Subjects, gument, p. they must be fubject to the King's 45. Laws, and they are the more proper for the Undertaking, and Encounter of this High Court. It will not be impar congreffus.

Id.37.

King John had refign'd up the Crown of England to the Pope, by the Hand of Pandulphus his Legat, and and Crov year our the all t Duk mor King Rea to S with joy diff eft hig the Pov Pop Sup De the orc of

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ne, and at Cafe rit; and ament. tal and nts was, ces, and he Peo-Justices iaments d deterwrong-Queen, [pecially hom the ot have

s are, if ubjects, *King's* ore pround Enurt. It up the ope,by Legat,

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Power of Parliament.

and fordidly fubmitted to take the Crown at his Hand again, at a yearly Tribute. In the Reign of our Noble King *Edward* the Third, the Pope demanded his Rent, and all the Arrears. The Prelates, Dukes, Counts, Barons, and Commons refolved, That neither the *King*, nor any other, could put the Realm, nor the People thereof, into Subjection, *fans l'affent de eux*, without their Affent.

This intimates, that with their Ibid. joynt Confent the Crown may be difpofed of. And it was the higheft Refolution in Law, in one of the higheft Points in Law, concerning the *King*'s claim of an Abfolute Power, and in a Time, when the Pope was in his height.

It is the proper Work of this Ibid. Supreme Court to deal with fuch Delinquents, as are too high for the Court of King's Bench, or other ordinary Courts.

Daughters, and Heirs apparent 4 Infl. 36. of a Man, or Woman, may by Act of

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5	Power of Parliament.	
	of Parliament inherit, during the	min
	Life of the Anceftor.	Ti
	It may adjudge an Infant or	for
	Minor to be of full Age.	
	It may Attaint a Man of Trea.	fte.
	fon, after his Death.	be
	It may Naturalize a meer Ali	Cl
	en, and make him a Subject born	Ŧo
	It may baftard a Child, that by	20
	Law is Legitimate, (viz. begotten	P
	by an Adulterer, the Husband be	de

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Ibid.

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Ibid.

Ibid.

Ibid.

Ibid.

ing within the four Seas.) It may Legitimate one that is Illegitimate, and born before Marriage, abfolutely : it may Legiti mate secundum quid, and not simpliciter.

Selden's 21 Rich. 2. The Lords Appel-Fudicature lants accused the Duke of Glocester 91. of Treason; and tho' they knew he was dead, they pray'd the King that he might be brought to his Answer. The King sent his Writ, Gc. they defired Judgment, and had it.

Id.95.

So Robert Possington was impeached at the Farliament at Westminster.

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Power of Parliament.

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s Appel. Glocester knew he the King t to his his Writ, nt, and

vas imat Weftminster, minster, and found Guilty, long Time after he was dead, and so forfeited his Estate.

John of Gaunt Duke of Lanca-4 Inft. 36. Iter had by Catherine Swinford, before Marriage, tour illegitimate Children, Henry, John, Thomas, and Joan. At the Parliament holden 20 Rich 2. the King by Act of Parliament, in Form of a Charter, doth Legitimate these three Sons, and Joan the Daughter.

27

Thomas Cromwel Earl of Effex Ibid was attainted by Parliament, and forth-coming to be heard, and yet never call'd to answer in any of the Houses of Parliament : and refolved by the Judges, That if one be Attainted by Parliament, it can never come in question after, whether he were call'd, or not call'd to answer : for the Act of Attainder being pass't by Parliament did bind.

Where by Order of Law a man 1d.39. cannot be Attainted of High-Treafon, unlefs the Offence be in Law High-

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High-Treason ; he ought not to be Attainted by general Words of High-Treason by Authority of *Parliament* (as fometimes hath been used) but the High-Treason ought to be specially express ; feeing that the Court of *Parliament* is the highest and most honourable Court of *Justice*, and ought to give Example to inferior Courts.

Id.42.

28

Acts against the Power of the *Parliament* subsequent bind not. It is against the Power and Jurisdiction of the *Parliament*, the Liberty of the Subject, and unreasonable.

Id.42.

The Stat. 11 Rich. 2. c.5. That no Perfon fhould attempt to revoke any Ordinance then made, repealed; for that fuch Restraint is unreasonable.

Ibid.

An Act 11 Rich 2. c. 3. That no man, against whom any Judgment or Forteiture was given, shou'd sue for Pardon, or Grace, & c. was holden to be unreasonable, without Example, and against the Law and Custom not to Vords of rity of hes hath Treafon eft; feerliament onourabught to ought to ought to ourts. of the l not. It Jurifdie Liberreafona-

ent.

5. That to remade, eftraint

That no lgment ou'd fue as holvithout aw and Cuftom Cuftom of *Parliament*, and therefore void.

The High Court of *Parliament* Ibid. to be committed to a few (as in 21 Rich. 2. c. 16.) is holden to be against the Dignity of a *Parliament*, and that no such Commission ought to be granted.

Tho' it be apparent, what tran-Id.43. fcendent Power and Authority this Parliament hath, and tho' divers Parliaments have attempted to bar, restrain, suspend, qualifie, or make void subsequent Parliaments; yet could they never effect it : for the latter Parliament hath ever Power to abrogate, fuspend, qualifie, explain, or make void the former in the Whole, or in any Part thereof, notwithstanding any Words of Restraint, Prohibition, or Penalty in the former. For it is a Maxim in the Law of Parliament, Quod Leges posteriores priores contrarias abrogant.

An Act of *Parliament* doth *Hobart* include every man's Confent, 256.

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Hakewel 86.

Id.87.

Id 89.

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as well to come, as prefent. The Soveraign Power of this High Court of *Parliament* is fuch, That altho' the *King*'s Majefty hath many great Priviledges and Prerogatives, yet many Things are not effectual in Law, to pais under the great Seal by the *King*'s Charter, without *Parliament*.

The King by his Letters Patents may make a Denizen; but cannot Naturalize him to all purposes, as an Act of *Parliament* may do.

If a man be Attainted of Felony, or Treason, by Verdict, Outlawry, Confession, &c. his Blood is corrupted (which is a perpetual and absolute Disability for him, or his Posterity, to claim any Hereditament in Fee-simple, either as Heir to him, or any Ancestor paramount him) and he shall not be restored to his Blood, without Parliament. And the King may give to any attainted Person his Life, by this Charter of Parliament.

Id 90.

The King cannot alter the Com-

Common Law, or the general Cuftoms of the Realm (as Gavelkind, Borough-Englifh, or the like) without *Parliament*.

If a King have a Kingdom by Ibid. Discent, seeing by the Law of that Kingdom he doth inherit that Kingdom, he cannot change those Laws of himself, without Consent of Parliament.

By the Laws of this Kingdom, Ibid. the King cannot by his Proclamation alter the Law : but the King may make Proclamation, That he fhall incur the Indignation of his Majefty, that withftands it. But the Penalty of not obeying his Proclamation may not be upon Forfeiture of his Goods, his Lands, or his Life, without Parliament. Brook 123

Le Parliament d'Engleterre ne 98. Vide lia Ireland, quoad Terras suas, quar Crompton ils ont Parliament la : mes il poient 22.b. eux lier quant al Choses transitory, come eskipper de Lane, ou Merchandize, al intent de ceo carrier al auter Lieu ultra Mare.

The

Com-

The Parliament of England cannot bind Ireland, as to their Lands, for they have a Parlia. ment there : but they may bind them, as to Things transitory, as the shipping of Wool, or Merchan dize, to the intent to carry it to another Place beyond the Sea.

Sometimes the King of England 4 Inft.350. call'd his Nobles of Ireland to come to his Parliament of Eng. land,&c. And by fpecial Word the Parliament of England may bind the Subjects of Ireland.

18.23.

The Lords in their House have Power of Judicature; and the Commons in their House have Power of Judicature; and both Houfes together have Power of Judica ture.

Ibid.

This Power is beft underftood by reading the Judgments and Records of *Parliament* at large, and the Journals of the Houfe of Lords, * 6 H. 8: с.16. and * the Book of the Clerk of the Raft. 429, House of Commons. 430.

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Power of Parliament.

follow out of the Law, only the *Parliament* can cure them.

If a Marriage be declared by Id.327. Act of *Parliament* to be againft God's Law, we must admit it to be so: for by a Law (that is by an Act of *Parliament*) it is so declared.

In many Cafes Multitudes are 4 Infl.4, 5. bound by Acts of *Parliament*, which are not Parties to the Elections of *Knights*, *Citizens*, and *Burgeffes*, as all they that have no Free-hold, or have Free-hold in ancient Demelne, and all Women having Free-hold, or no Free-hold; and Men within the Age of One and twenty years, Sc.

It is declared by the Lords and 14.14. Commons in full Parliament, upon Demand made of them on the Behalf of the King, that they, could not affent to any Thing in Parliament, that tended to the difheriion of the King, and his Crown, whereunto they were fworn.

The Expounding of the Laws Hakemet D doth 94.

fitory, as Merchan rry it to e Sea. f England reland to of Eng. al Words land may eland. oufe have and the ave Powch Houfes f Judica.

nderstood s and Rerge, and of Lords, erk of the

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Power of Parliament,

doth ordinarily belong to the Reve. rend Judges; and in Case of great. eft Difficulty, or Importance, to the High Court of Parliament.

Errors by the Law in the Com. 4 Inft. 22. Vid.Stat. 1. mon Pleas are to be corrected in the King's Bench; and of the King's Bench in the Parliament, and not otherwife.

Actions at Common Law are Selden's Judicature not determined in this h Court of Parliament, yet Complaints have ever been received in Parliaments, as well of private Wrongs, as publick Offences. And according to the Quality of the Perfon, and Nature of the Offence, they have been retained, or referred to the Common Law.

Id.4, 5.

2.

There be divers Precedents of the Trial of Bilhops by their Peers in Parliament, as well for Capital Offences, as Mildemeanors, whereof they have been accused in Parliament. As the Arch-Bifhop of Canterbury, 15 Ed. 3. n.6, 7, 8. & ibid. postea, 44. & 39. & ibid. 17 E.3.22.

E.3. wich So w Chick Peer peal R. 2. A Accn terbu ral 1 and Bifho liame ordin his H the 7 ment Tria gran A K Pann no P awar like. Perf Lord Peer

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Law are th Court mplaints m Parlia-Wrongs, l accord-Perfon, ce, they ferred to

dents of cir Peers Capital s,wherein Par-Bifhop of , 7, 8. S *ibid*. 17 E.3.22.

Power of Parliament.

E.3. 22. And the Bishop of Norwich, 7 Rich.2. for Misdemeanors: So were the Bishops of Tork and Chichester tried for Treason by their Peers in Parliament, upon the Appeal of the Lords Appellants, II R. 2.

Anno 21 R. 2. The Commons Accufed the Arch-Bishop of Canterbury of Treason, and the Temporal Lords judged him a Traytor, and Banished him : But if the Bishop be accused out of Parliament, he is to be tried by an ordinary Jury of Free-holders; for his Honour is not inheritable, as is the Temporal Peers out of Parliament, fave that only of their Trial. As no Day of Grace to be granted against them in any Suit. A Knight to be returned upon the Pannel where a Bishop is Party, and no Process in a Civil Action to be awarded against his Body, and the like. And by this it appeareth what Perfons are, de Jure, triable by the Lords in Parliament, viz. their Peers only. Judg-D 2

36 d. 168.

Power of Parliament.

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Judgments in *Parliaments* for Death have been ftrictly guided per Legem Terræ.

Sir Rob. Atkyns Argument, Or. 26.

The Parliament hath three Powers ; a Legiflative, in Respect of which they are call'd the three Estates of the Realm : a Judicial, in respect of this it is call'd Magna Curia, or the High Court of Parliament : a Counselling Power, hence it is call'd Commune Concilium Regni.

Id.49.

The Parliament gives Law to the Court of the King's Bench, and to all other Courts of the King dom : and therefore it is abfurd, and preposterous that it shou'd re ceive Law from it, and be subject to it. The greater is not judged of the less.

All the Courts of Common La judge only by the ordinary Rule of the Common Law: but the Proceedings of *Parliament* are by quite another Rule. The Matter in *Parliament* are to be difcuffed and determined by the Cuftom and Ufage

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Power of Parliament.

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three Pow Respect of the three a *Judicial* Il'd *Magna*

es Law to Bench, and the Kingis abfurd. fhou'd re be fubjed not jndge

ary Rule but the ent are by Matter e difcuffe uftom and Ufagi Usage of *Parliament*, and the Course of *Parliament*, and neither by the Civil, nor the Common Law, used in other Courts.

.37

The Judges of all the Courts of Ibid. Common Law in Westminster are but Assistants, and Attendants to the High Court of Parliament. And shall the Assistants judge of their Superiors?

The High Court of *Parliament* Ibid. is the *dernier Refort*, and this is generally affirm'd, and held : but it is not the last, if what they do may yet again be examin'd, and controlled.

Becaufe the High Court of Id 52, Parliament proceeds by a Law peculiar to that High Court, which is call'd Lex & Confuetudo Parliamenti (and not by the Rules of the Common Law) and confifts in the Cuftoms, Ufages, and Courfe of Parliament : no Inferior Court can, for this very Reafon, judge, or determine of what is done in Parliament, or by the Parliament. D 3 A

38 Arc.Parl. 85.

A Statute, or Act of Parliament fhall not be proclaimed, for the Parliament reprefents the Body of the whole Realm, for there are Knights, and Burgess of every County, and Town. But otherwife where it is ordained by the Act, that it shall be proclaimed.

id.100.

A man Attainted of Felony, or Treafon, fhall not be reftored in Blood without *Parliament*.

Petyt's 28 Ed. 1. A Truce being con-Appendix cluded between the English and to Miscel. French, by King Edward's Ambas-Parliament, D.38. fadors (who therein had dishonorably agreed to include the Scots) the Ambassadors at the ensuing Parliament were sharply rebuked and corrected, not only by the King himself, the Prelates and Nobles, but by the Commons.

Turner's Cale of Bankers, 36. The Court of *Parliament* was the Sanctuary, whether the diftreffed Subject in his Exigence fled for Shelter, and Refuge, and alway found it.

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Power of Parliament.

liaments it was, that they powred Ibid. Vide out their Sighs and Groans with Precedents conftant Succefs : and when in and Re-Cafes of high Nature the Common Law was arrefted, and ftopt in her Proceedings, *Parliaments* evermore ran into their Refcue, and in dutiful ways difcharged those Locks and Bars which had been unjuftly fastned on the *Exchequer*.

The Right of the Crown of Stat. Provid England, and the Law of the faid $_{Raft. Stat.}^{25 Ed.3.}$ Realm is fuch, that upon the Mif-99. chiefs and Damages which happen to the Realm, the King ought, and is bound by his Dath (of the Accord of his People in Parliament) thereof to make Remedy, Sc.

To conclude this Chapter, Le Parliament ad Absolute poiar en touts Cases, come a faire Leys, d'adjuger Matters en Ley, à trier vie del home, à reverser Errors en Bank le Roy; especialment lou est ascun Commune Mischief que l'ordinary Course del Ley n'ad ascun means à remedier; en tiel Case ceo est le D 4 pro-

40

proper Court. Et touts choses que ils font sont come Judgments. Et fi le Parliament mesme etre, come il Finche's poet, ceo ne poet estre reverse en NOMOTEXVIEN 1.2. C. I. f.21.b.22.a ascun Lieu forsque en le Parlia. ment. Which, because it is omitted (as feveral other things are in the Book translated into English) I will thus give it the Reader that does not understand French. The Parliament hath Absolute Power in all Cafes, as to make Laws, to adjudge Matters in Law, to try men upon their Lives, to rever le Errors in the King's Bench; especially where there is any Common Mischief which the ordinary Course of the Law hath not any means to remedy, in such Case this is the proper Court. And all things which they do are as Judgments. And if the Parliament it felf errs, as it may, that cannot be reversed in any place but in Parliament.

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CHAP. III.

House of Lords.

Here certainly cannot in the 2 Nalfon whole World be feen a more 365. Illustrious Court, than this High and Honorable Affembly of *Peers* in *Parliament*; nor any Thing of greater Benefit and Advantage to the Subjects of this Monarchy.

No Lord of Parliament can fit Sir Simon there, till he be full One and twen-Jour. II. ty years, unlefs by fpecial Grace of Col. I. the Prince, and that very rarely, unlefs they be near upon the Age of Twenty years at leaft.

A Bishop elect may sit in Par-Ibid. liament, as a Lord thereof.

If the King by his Writ calleth 4 Inft. 44. any Knight or Esquire to be a Lord of the Parliament, he cannot refuse to serve the King there in Communi illo Confilio, for the Good of his Country.

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of th Sir Simon It lies in the Favour of the Prim d'Ewes to make Heirs of Earldoms Men Journal, . Col.2. bers of the Upper House, by Sun moning them thither by Writ: bu then they take not their Place then as the Sons of Earls, but accord ing to the Antiquity of their Fa

thers Baronies.

Id. 140. Col. I.

42

The Arch-Bishop of Canterbun is the first Peer of the Realm.

Id. 535. Col. 2.

Uppe The Ea Marshals Place 1 Parliament is betwixt the Lon Chamberlain, and the Lord Stew ard.

gina 4 Inft. 45. No man ought to fit in that High Court of Parliament, but la that hath Right to fit there.

Aut Id. 44. If a Lord depart from Parlia ment without licence, it is an Offence done out of the Parliament, and is finable by the Law.

by Any Lord of the Parliament, by License of the King upon just Caufe to be absent, may make a Proxy.

43 Eliz. 1601. Agreed by the Townf.Coll. Lords, That the ancient Course 135.

Id.12.

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of the Houfe is, that the Excufes Vide Sir Simon of fuch Lords, as fhou'd happen to d'Emes be abfent from the Houfe upon rea-Journal, fonable Occafions, ought to be ^{605.} done by fome of the Peers, and not by other Information.

All the Priviledges which do be- Hakewell long to those of the Commons 82. House of Parliament, à fortiori do appertain to all the Lords of the Upper House: for their Persons are not only free from Arrefts, during the Parliament, but during their Lives : neverthelefs the original Caufe is by reafon they have Blace and Voice in Parliament. And this is manifeft by express Authorities, grounded upon excellent Reasons in the Books of Law. A Proxy is no more than the Sir simon conftituting of fome one or more Journals s. by an absent Lord, to give his Col. 2. Voice in the Upper House, when any difference of Opinion, and Division of the House shall happen: for otherwise, if no such Division fall out, it never cometh to be queftion'd,

44

Honse of Lords.

ftion'd, or known, to whom fuch Proxies are directed; nor is there any the least use of them, fave only to shew, prove, and continue the Right which the *Lords* of the *Opper House* have, both to be Summon'd, and to give their Voices in the same House, either in their Persons, or by their Proxies.

Ibid.Col.2. As many Proxies as any Peer hath, fo many Voices he hath befide his own: and if there be two or three Proxies conftituted by one abfent *Lord* (as is frequent) then alway the first named in the fame, is to give the Voice, if he be present; and if absent, then the fecond, & fic de reliquis.

Id.6.Col.1. It is plain by the ancient Treatife, Modus tenendi Parliamentum; that if a Peer neither came to the Parliament, nor fent a Proxy upon 'his Writ of Summons, he forfeited 100 l. if an Earl, 100 Marks if a Baron,&c.

Townf.Coll. It feldom happeneth that any 4.39,40, Bishop doth nominate fewer than 42. three had xies. I by L to b three whid othe it wa bate vili by 1 and by a Voi 2 Pee this fha tw bre

three.

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y Peer ath bebe two ed by quent) in the f he be the fe-

Treamtum; to the upon feited s if a

than three three, or two *Proctors*; nor any *Temporal Lord* more than one. *John* Arch-Bithop of *Canterbury* Id.34.

45

had this Parliament five Proxies.

I Eliz. A Lord of Parliament 4 Inft. 12, by Licenfe obtained of the Queen ¹³. to be abient, made a Proxy to three Lords of Parliament; one of which gave Confent to a Bill; the other two faid, Not Content. And it was by order of the Lords debated among the Judges and Civilians Attendants, and conceiv'd by them, that this was no Voice; and the Opinion was affirmed by all the Lords, That it was no Voice.

2 Car. 1. 1626. The House of Rufb.coll. Peers made an Order, That after 269. this Sellion, no Lord of this House thall be capable of receiving above two Proxies, or more, to be numbred in any Cause voted.

In the Lords House, the Lords Arc. Parl. give their Voices from the puisne Smith's Lord seriatim, by the Word [Con-wealth, 87. tent]

tent] or [Not Content.] 4 Inft. 34. First for himself, and then several. ly for fo many as he hath Letters and Proxies.

Townf.Coll. H.

9.

46

A Bill had three Readings in one Forenoon, in the Houle of Lords. Where a Committee of Lords is Townf.Coll.

felected out to meet with another Committee of the House of Commons; neither the Judges, being but Affiftants, nor the Queens Council, being but Attendants of and upon the House, were ever nominated as Joynt. Committees with the Lords. But when the Lords among themselves do appoint a Committee to confider of tome ordinary Bill, especially if it concern Matter of Law, it hath been anciently used, and may still, without Prejudice to the Honour of the House, that the King's learned Council, but especially the Judges, may be nominated as Committees alone, or as Joynt-Committees with the Lords.

January 19. 1597. 39 Eliz. It. was was rel Ulage that W are bro to be p the La the Lo Places there the L to rec fages, any A the Lo In Conter dash't and g tents write Comm

30 the Q of thi Parli or wi viled

Inst. 34. feveral-Letters

s in one Lords. Lords is h anolouse of es, be-Queens ants of re ever mittees ien the do aplider of Illy if it it hath ay still, Honour 's learnlly the as Comcommit-

Eliz. It was

47 was refolved, That the Order and Townf. Coll. Usage of this House was, and is, Sir simon that when any Bills or Messages d'Emes are brought from the Lower House, Jour. to be preferr'd to the Upper House,

the Lord Keeper, and the rest of the Lords, are to rife from their Places, and to go down to the Bar, there to meet fuch as come from the Lower Houle, and from them to receive in that Place their Meffages, or Bills. Contrariwife, when any Anfwer is to be delivered by the Lord Keeper,&c.

In paffing of Bills, if the Not-Arc. Pari. Contents be most, then the Bill is 5. dash't, i.e. the Law is annihilated, and goeth no further. If the Contents be the most, then the Clerk writeth underneath, Soit baile aux Commons.

3 Car. 1. 1626. Refolved upon Rufh. Coll. the Question, That the Priviledge 365. of this House is, that no Lord of Parliament, the Parliament fitting, or within the usual Time of Priviledges of Parliament, is to be im-

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imprison'd, or restrain'd, without Sentence, or Decree of the Houle, unless it be for Treason, or Felony, or refufing to give Surety of. the Peace.

2 Nalfon 380.

Giving the Lye to a Peer is a Breach of Priviledge.

Ever fince the Conquest, the Hakewel Arch-Bishops, and Bishops have no 84. Vide Kel-Title to have Voice and Place in wey 184. Vide Lord Parliament, but only in respect of their Temporal Baronies; when Hollis's Letter. Vide Lord they are prefent, quousque perve Hollis's niatur ad Diminutionem. Sc. Remains.

Vid.contra Hunt's Argument for the Bifhops Right, de Vid. Grand Queftion concerning Bithops Right, per totun.

When a Question is had of the Hakewel 84. Vid.contra Attainder of any Peer, or other, it Parliament, the Arch-Bishops and Hunt ut suprà per Bishops dep the Higher House. tot. vid.Grand and do make their Proxies: for b Queftion the Decrees of the Church, they concerningBishops may not be Judges of Life and Right, Oc. Death. per totum.

11 Rich. 2. Divers Lords, and Selden of Judicature others, being appealed of Treaton 6.p.150. and other Mildemeanors, the Prelate

without ne House, or Felony, Surety of

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ad of the r other, in issues and er House ces: for by cch, they Life and

ords, and Treaton s, the Prelate lates absented thernselves during *Vid.there the Trial, having first made Pro-flation of testation, faving their Right to be the Bipresent in Parliament *.

49

The Protestation, I think, in-Id. 151. tends, That they could not be prefent by reason of the Common Law, and by reason of an Ordinance made at the Council at *Westminster*, in 21 *Hen.*2 by which all Clergy-men were forbidden *a*gitare fudicium Sanguinis ; upon Pain to be deprived both of Dignities, and Orders. For furely, as I think, they might otherwise have been present, both by the Common Law, and by the Law of God.

All the Lords Spiritual and seiden's Temporal, 11 Rich. 2. claimed as Judicature their Liberty and Franchife, that the great Matters moved in this Parliament, and to be moved in other Parliaments in Time to come, touching the Peers of the Land, ought to be admeasured, adjudged, and discussed by the Course of E the

the Parliament, and not by the Civil Law, nor by the Law of the Land, used in the more base Courts of the Realm : which the King granted in full Parliament.

The Proceeding against a Peer in Parliament is not necessary.

of themselves judge a Common

Perfon for an Offence, for he is no

Peer, according to that of 4 E.3.

It appears that the Lords cannot

Id.61.

I d.53.

Id.123.

Numb. 2.6.

I Rich. 2. The Lord Beauchamp was fworn, and examined ; and the Duke of Lancaster being one of the Committee, was diligently examin'd before the reft of the faid Committee, but not fworn ad testificandum. Earls and Dukes are not iworn.

Id.132.

In Judgments on Delinquents in Parliament, the Commons might accusare, & petere Judicium, the King assentire, and the Lords only did judicare.

1d.141. The King's Affent ought to be vid.id.144 The King's Affent ought to be 147,148, to Capital Judgments, and the 154,158. Lords

Lords therei tual: Lords equal fent is it feen Aflent Capita Īf : fon, tl Charg jeant a Ho be pla other of Cc A tried i and n is at t 142,1 India for th King. Tł Time

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auchamp ; and the ne of the ly exathe faid ad testiare not

uents in s might m, the rds only

ht to be and the Lords Lords Temporal to be only Judges therein, and not the Lords Spiritual: but in Mifdemeanors, the Lords Spiritual and Temporal are equal Judges, and the King's Affent is not necessary, Id. 136. yet it feemeth to me, that the King's Affent is neceffarily required in Capital Causes and Judgments.

If a Peer be committed to Prifon, the Gentleman Usher hath the Charge of him thither, and the Serjeant attending on the Great Seal.

How Lords of Parliament shall vide Stat. be placed in the Parliament, and 31 Hen. 8. other Assemblies and Conferences Vid.4 Infu 262. of Council. Rot.Parl.

A Peer of the Realm shall be 3H.6.n. 10. tried in an Appeal by Knights, &c.

and not by his Peers, because it Arcana Parl.70. is at the Suit of the Party, Brook 142,153. Otherwise it is in an Indictment of Treason or Felony, for that it is at the Suit of the King.

The Duke of Somerset in the Id. 71. Time of Ed. 6. was tried for Felony

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House of Lords.

lony and Treason by his Peers up. on an Indictment, for it is the Suit of the King.

i Hen.4.1. Id.72.

When a Lord of Parliament is tried by his Peers, they shall not be fivorn to fay their Verdict; but they shall give their Verdict upon their Honor, and are not charged but upon their Honors.

A Lord of Parliament shall have 27 Hcn. 8. 1.27. Knights upon his Trial in every Action.

A Lord of Parliament may be 27 Hen. 8. Outlawed for Murder. £.17.

If a Lord of Parliament makes 27 H.8.27. a Rescous, a Capias shall be taken. out against him, if the Sheriff return the Rescous; otherwise it is in Cafe of Debt.

A Capias ad Satisfaciendum does 11 H.4.15. not lye against a Lord of Parlia ment, 27 Hen. 8. 27. for the Law prefumes that he has Aflets.

An Attachment is not granta-Lyer 315. ble by the Common Law, Statute Law, Cuftom, or Precedent againft

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granta , Staecedent againft against a Lord of Parliament : and the Lord Cromwel by Order in the Parliament-Chamber was difcharged of fuch Process.

In a Præmunire against a Lord Arc. Parl. of Parliament, he ought to ap-98. pear in his proper Person, and not by Attorny, unless he has a special Writ of Chancery.

53

CHAP. IV.

Power of the Houle of Lords.

A Peer of the Realm being In- 4 Infters. dicted of Treason, or Felony, or Misprission of Treason, may be Arraigned thereof in Parliament, a Lord Steward being appointed; and then the Lords Spiritual shall make a Procurator for them : and the Lords, as Peers of the Realm, during the Parliament, are Judges, E 3 whe-

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whether the Offence be *Treafon*,&c. that is fuppoled to be committed by any *Peer* of the Realm, and not the *Justices*.

Ibid. Vide Rush. Many notable Judgments by the Coll. passim. Lords, at the Profecution of the Vid. Nalson. Commons, and in later Times.

vid.Cromp- Error ferra sue in Parliament, ton,18.b. & Parliament poet prendre Recognizance, Brook 137. Error. Error shall be sued in Parliament, and the Parliament may take Recognizance.

4 Inft 21.

If a Judgment be given in the King's Bench, either upon a Writ of Error, or otherwile; the Party grieved may (upon a Petition of Right made to the King in English or in French, and his Answer thereto, Fiat Justitia) have a Writ of Error directed to the Chief Justice of the King's Bench, for removing of the Record in præsens Parliamentum, &c.

Id.22.

When one fueth in Parliament to Reverse a Judgment in the King's Bench, he sheweth in his Bill *eason*,&c. mmitted 1,and not

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House of Lords.

Bill, which he exhibiteth to the *Parliament*, fome Error, or Errors, whereupon he prayeth a *Scire Facias*.

The Proceeding upon the Writ Id. of Error is only before the Lords in the Upper House, Secundum Legem & Consuetudinem Parliamenti.

The Cafe between Smith and 2 Nalfon Busby in a Writ of Error, decida-⁷¹⁶. ble in no other Court, but in Parliament.

If any Question be moved in 4 Infl. 363. Parliament for Priviledge, or Precedency of any Lord of Parliament, it is to be decided by the Lords of Parliament, in the House of Lords, as all Priviledges and other Matters concerning the Lords House of Parliament are.

November 1641. Refolved by 2 Nalfon the Houfe, Nemine contradicente, 625. That it belongs to the Houfe of Peers, by the ancient Laws and Conftitutions of this Kingdom, to interpret Acts of Parliament, in Time of Parliament, in any E 4 Caule

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Caufe that shall be brought before them.

2 Nalfon 381.

56

Julij 12. 1641. An Order of the Lords for Relief of a Feme. Covert, and her Children, against a Husband refusing to Cohabit.

Rufhw.col. The Sentence pronounced by 27,28. the Lords upon Sir Giles Mompeffon, and Sir Francis Michel, for Projectors.

Upon Complaints and Accufa-Seld n's Indicature tions of the Commons, the Lords &c 6,7. may proceed in Judgment against the Delinquents of what Degree foever, and what Nature foever the Offence be. For where the Commons complain, the Lords do not assume to themselves Trial at Common Law. Neither do the Lords at the Trial of a Common Impeachment by the Commons, .decedere de Jure Juo : for the Commons are then instead of a Jury; And the Parties Anliver, and Examination of Witneffes, are to be in their Prefence, or they to have Copies

House of Lords.

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Drder of a *Feme*. ren, a. 5 to Co-

Mompefbel, for

Acculae Lords. t against Degree e loever iere the ords do Trial at do the ommon nons, dee Com-Jury; und Exe to be to have Copies

Copies thereof: and the Judgment is not to be given but upon their Demand, which is inftead of a Verdict; fo the Lords do only judge, not try the Delinquent. 57

28 Hen. 6. Tho' the Lords re-1d.98. fuled to commit the Duke of Suffolk upon the Commons complaint of him of a common Fame of Treason; yet when they accufed him of particular Treason, he was Committed, and brought Prifoner to his Answer. But in Cases of Mildemeanors it is otherwise; then the Party Accused, whether Lord, or Commoner, answers as a Freeman.

The Lord within his Place, Ibid. the Commoner at the Bar; and they are not committed till Judgment; unlels upon the Answer of a Commoner, the Lords find Cause to commit him, till he find Sureties to attend, Sc. left he should fly. Prout Jo. Cavendish upon the Lord Chancellor's demand of Justice against him for his false Accusation,

58

Power of the

culation, was Committed after his Answer until he put in Bail, Anno 7 Rich. 2. and before Judgment.

Id.105.

In Cafes of Mifdemeanors only, the Party accufed was never deny'd Counfel.

Id 163.

If the *Commons* do only complain, and do neither impeach the Party in Writing, nor by Word of Mouth in open Houfe, nor demand Trial to be in their Prefence: in these Cafes it is in the Election of the *Lords*, whether the *Commons* shall be present, or not.

Id.173.

In Complaints of Extortion, and Oppression, the Lords awarded Satisfaction to the Parties wronged, which fometime was certain, fometime general; but alway secundum, non ultra Legem.

Id 176, 177. It appeareth plainly by many Precedents, That all Judgments for Life and Death, are to be render'd by the Steward of England, or by the Steward of the King's House: and this is the Reason, why

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House of Lords.

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ly comeach the y Word nor deneir Pres in the whether fent, or

tortion, warded wrongcertain, vay fe-

y many gments be reningland, King's cafon, why why at every Parliament the King makes a Lord Steward of his House, tho' he hath none out of Parliament. And at such Arraignment the Steward is to sit in the Chancellor's Place : and all Judgments for Misdemeanors by the Chancellor, or by him who supplies the Chancellor's Place.

In Cafe of Recovery of Da-Id.187. mages, or Reflitution, the Parties are to have their Remedy (the *Parliament* being ended) in the *Chancery*, and not in any other inferior Court at the Common Law. But the Lords in Parliament may direct how it shall be levied.

The Judges (who are but Af. Sir Simon fiftants to the Upper House) have d'Ewes four. 527. leave from the Lord Chancellor or Col.2. Keeper, to fit covered in the House, but are alway uncovered at a Committee.

3 Car. 1. The Sentence of the Petyers Mif-Lords Spiritual and Temporal, cel. Parliapronounced by the Lord Keeper 213. against

Power of the, G.c.

against Enfign Henry Reynde, for ignominious Speeches uttered by him against the Lord Say and Seal. and for his Contempt of the High Court of Parliament, was thus: I. That he never bear Arms here. after, but be accounted unworthy to be a Soldier: 2. To be imprifoned during Pleasure : 3. To stand under the Pillory (with Papers on his Head shewing his Offence) at Cheapfide, London, and at Banbury: 4. To be fined at 200 l. to the King: 5: To ask Forgiveness here of all the Lords of Parliament in general, and of the Lord Say and his Son, both here, and at Banbury.

Id.213.

60

The Court of Star-Chamber ordered by the Lords to put the faid Sentence in Execution, out of Time of Parliament.

CHAP.

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CHAP. V. House of Commons.

THE House of Commons Was Sir R. Atoriginally, and from the kyns Arfirst Constitution of the Nation, &c. p. 13the Representative of one of the Three Estates of the Realm, and a part of the Parliament.

It is affirmed by Mr. Lambard, Lambard's That Burgesses were chosen to the 257,258. Parliament before the Conquest.

The ancient Towns call'd Bo-Littleton, roughs, are the most ancient Towns Sect. 164. that are in England : for the Towns that now are Cities or Counties in old time were Boroughs; and call'd Boroughs, for that of fuch old Towns came the Burgeffes to the Parliaments.

Knights of the Shire to ferve in Sir Rob. Parliament, and the paying Wa-Atkyns 18. ges to them for their Service, has been Time out of Mind, and did not

le, for ed by d Seal, e High s thus: is hereworthy imprio stand pers on nce) at anbury: to the efs here nent in ay and t Ban-

ber orat the out of

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not begin 49 Hen. 3. for that is within Time of Memory, in a Legal Senfe.

Id.34. The House of Commons, as a Member of the High Court of Parliament, have been as ancient as the Nation it felf, and may in the Sense of Julius Cæsar, be accounted among the Aborigenes, and that they have had a perpetual Being (to speak in the Language of the Law) à Tempore cujus Con. traria memoria Hominum non existit, and that they are therefore capable by Law (together with the reft of the Three Estates in Parliament) to prefcribe and claim a fhare in all Parliamentary Powers and Priviledges; I do not mean feparately, but in conjunction with those other Estates, which they could not otherwife legally have done, if their Original and Com-Petyt's Preface to mencement could have been the ancient flewn.

Rights of During the British, Saxon, and mons, &. Norman Governments, the Freemen P-3.

(or Co call'd, great G co confti Gemot nagiun those. It i tradic the T and P ofthe and them were Law and i allow Prin jett ny'd defo I War ceft the

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, as a burt of ancient may in be acigenes, erpetunguage us Con. non exerefore r with ates in d claim Powt mean on with 1 they y have Combeen

on, and eemen (or (or Commons of England, as now call'd, and diftinguilh'd from the great Lords) were pars effentialis & conftituens, an effential and conftituent Part of the W²ttena Gemot, Commune Concilium, Baronagium Angliæ, or Parliament in those Ages.

It is apparent, and paft all Con-Id. 12. tradiction, That the Commons (in the Times of the Britons, Saxons, and Picts) were an effential Part of the Legiflative Power, in making and ordaining Laws, by which themfelves and their Pofterity were to be govern'd, and that the Law was then the golden Metwand and Rule which measured out, and allowed the Prerogative of the Prince, and Liberty of the Subject (and when obstructed, or deny'd to either, made the Kingdom deformed and leprous).

I may with good Reafon and 1d.125. Warranty conclude, that our Anceftors the Commons of England, the Knis bts, Gentlemen, Freeholders, Citi-

64

Citizens, and Burgesses of a great and mighty Nation, were very far from being in former Times fuch Vaffals and Slaves, or fo abject, poor, and inconfiderable, as the abfurd and malicious Ignorance and Falfities of late Writers have been pleafed to make and reprefent them, efpecially the Author of the Grand Freeholders Inquest. and Mr. James Howel, as if they were only Bcafts of Carriage and Burthen, ordain'd to be tax'd and talliated, and have their Lives, E. flates, and Liberties given away, and difposed of, without their own. Affents.

4 Inft. 23. The Book of the Clerk of the Houle of Commons is a Record, as it is affirmed by Act of Parliament, 6 Hen. 8. c.16.

Selden's If the Commons do only Accufe Judicature by any way of Complaint what kc. 14.

foever, and do not declare in Special against the Party accused, then the Suit is the King's, and the Party is to be Arraigned, or otherwilt

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wife proceeded against by Commandment, Ex parte Domini Regis.

In the Lower House fit the crompton2. Speaker, and the Knights, Citizens, ^{b.} Burgesseand Barons of the Cinque-Ports, who represent the Body of the whole Commonalty of England.

65

All Perfons, and Commonalties, St. 5 Richwhich shall be summon'd to Par-Raft. 140liament, shall come, as has been used and accustom'D of ancient Time; and he that shall not come (having no reasonable Excuse) shall be amerced, and otherwise punish'd, as of ancient Time has been used.

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CHAP. VI. Power of the House of Commons.

Rufh.Coll. 217.Vol 1. THE House of Commons is a House of Information and Presentment, but not a House of Definitive Judgment.

Rufhw. ib. 1 Car. 1. 1625. Refolved, That common Fame is a good Ground of Proceeding for this House, either by Enquiry, or Presenting the Complaint (if the House find cause) to the King or Lords.

Selden's Judicature 26 Jan. 28 Hen 6. The Comp 29. mons required the Duke of Suffolk Vid.id. 38. might be committed to Ward, for that the General Fame went of him, Sc. The Lords, on Confultation with the Justices, thought the fame to be no good Caufe of Commitment, unless fome special Matters were objected against him.

It ny'd, ple,o in th ment phili Sever Brita Prin It the] tho' bind or al muni confu of A well as T an Ir or j Thir clud oblig nance A char

It is certain, and not to be de-Putr's ny'd, That in elder Time the Peo-Pref. &c. ple, or Free-men had a great Share P-sin the Publick Council, or Government. For Dion Cafftus (or Xiphiline out of him) in the Life of Severus affures us, Apud hos (i.e. Britannos) Populus magn'a ex Parte Principatum tenet.

67

It was not in the Power of all 1d.47,48, the Tenants in Capite in England, tho' with the King's Confent, to bind and oblige others, or to make, or alter a Law, fine Assensu Communitatis Regni, who had Votum consultivum, & decisivum, an A& of Authority and Jurisdiction, as well in affenting to Spiritual Laws as Temporal: as may appear for an Instance in their Declaration, or Protestation to Edward the Third in Parliament, which concludes thus, For they will not be obliged by any Statute or Ordinance made, without their Assent.

A Member of Parliament may Rafa.coll. charge any great Officer of State 690.

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with any particular Offence. 4 Inft 24. If any Lord of Parliament S

^{24.} If any Lord of Parliament Spiritual or Temporal, have committed any Oppression, Bribery, Extortion, or the like; the House of Commons, being the general Inquisitors of the Realm (coming out of all Parts thereof) may examine the same; and if they find, by the Vote of the House, the Charge to be true, then they transmit the same to the Lords, with the Witness and the Proofs.

P. ****'s Aujcel. Parl 64 1 Jac. 1. 1603. The Bifhop of Bristol publishing a Book, tending to make division and strife, wrong and dishonour both to the lower House and the Lords themselves, was complain'd of by the Commons to the Lords: and he made his Recantation:

I. That he had erred.

2. That he was forry for it.

4. But protested, it was done of Ignorance, and not of Malice. 7 Jac. I.

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tending e, wrong he lower mfelves, Commons ade his

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s done of Malice. 7 Jac. I. 7 Jac. 1. 1609. Dr. Cowel writ Vide Raff a Book pernicioufly, afterting certain Heads to the Deftruction of *Parliaments*, and the Fundamental Laws and Government of the Kingdom, and was complained of by the Commons to the Lords, who refolved to Cenfure his Errors and Boldnefs. *Ibid.* And afterwards the Book was burnt by Proclamation.

Vide Dr. Manwaring's Cale, Rush Coll. & Nalson. Vide Petyt's Miscell. Part. 74.

Vide Dr. Montague's Cale in Rushworth, Nalson & Petyt's Miscell. Part. 82.

4 Junij, 19 Jac.1. The Commons Petyt's House of Parliament this day ad-Missell. judged Randolph Davenport Esq; for his Offence in Missinforming the House, in a Cause wherein he was produced as a Witness, to be committed Prisoner to the Tower for the space of one whole Month, and then to be discharged, paying his Fees.

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70 Id.160;

19 Jac. 1. Ordered by the Commons House of Parliament, That the Serjeant at Arms attending thu E use shall attack the Body of John Churchill, one of the Deputy. Registers of the Chancery, and him shall take into his Custody, and bring him to this House on Monday morning next at Eight of the Clock: and the said Serjeant is in the mean time to keep him so, as none be suffer'd to speak with him, but in the bearing of the Serjeant.

Vide ad hoc Rufh. Collect. paffim. Vide Nalfon's 2. Volumes. Vide Selden's Judicature, &c. Vide Sir Robert Atkyns's Argument,&c. Vide Petyt's Freface to Mifcell. Parliamentaria.

4 Inf. 23. Thomas Long gave the Mayor of Vid. Sir Weftbury tour pounds to be electd'Ewes Jour. 182. ed Burgefs, who thereupon was elected. This Matter was examin'd, and adjudged in the Houfe of Commons, fecundum Legem & Confuetudinem Parliamenti, and the Mayor fined and imprifoned, and long

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long removed; for this corrupt Dealing was to poilon the very Fountain it felf.

Arthur Hall a Member of the Ibid. House of Commons, for publishing Simon and discovering the Conferences d'Emes of the House, and writing a Book Jour. 212. to the dishonour of the House, was, upon due Examination, secundum Legem & Consultation Parliamenti, adjudged by the House of Commons to be committed to the Tower for fix Months, fined at Five hundred Marks, and expelled the House.

23 Apr. I Mariæ, Muncton Ibid. ftruck William Johnson a Burgess Call'd Moof B return'd into the Chancery of Scobel 113. Record: for which, upon due Examination in the House of Commons, it was resolved, That secundum Legem & Consult take Notice of all the Members of the House returned of Record, at his peril: And the House adjudged Muncton to the Tower.

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71

72

Power of the

Injuries offer'd to the Members. Scobel 113. and their Servants, during the Seffion, have been usually punish'd by the House, upon Complaint.

Ibid. Vide Sir Simon d'Ewes Col. 2.

29 Febr. 1575. One Williams, for affaulting a Burgess of this House, was upon complaint sent Four. 251. for by the Serjeant , and brought to the Bar, and committed to the Serjeant's Ward.

Ibid.

28 Nov. 1601. Complaint being made by Mr. Fleetwood a Member of the House, that one Holland a Scrivener, and one Brooks his Servant, had evil entreated and beaten the Servant of the faid Mr. Fleetwood in his Prefence: they were both fent for by the Serjeant, and brought to the Bar, and for the faid Offence committed for five days to the Serjeant.

Id. 114.

E.S.

12 Febr. 18. Jac. 1. Mr. Lovel a Member of the House, informed, That one Darryel threatned his Person (that for a Speech fpoken by him in the House, he shou'd be fent to the Tower, during the

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laint betwood a hat one nd one evil envant of his Pret for by t to the comerjeant. Ar. Loe, inthreat-Speech le, he during the

the Parliament, or prefently after) Darryel was fent for by the Serjeant to answer it to the House, and upon Testimony of it, he was committed to the Serjeant till Thursday following, and then to acknowledge his Fault, or to be committed to the Tower.

16 Junij, 1604. Complaint be- Ibid. ing made of one Thomas Rogers a Currier, dwelling in Coleman-street, for abuling Sir John Savil in flanderous and unicemly Terms (upon his Proceedings at a Committee in the Bill touching Tanners, Sc.) he was sent for by the Serjeant at Arms to the Bar, to Answer his Offence.

Sir William Afton Sheriff of Rufb.coll. London, being Examined before Vid. Perry's the Committee, concerning fome Mifell. Matters about the Cuftoms, and Parl 108. Matters about the Cuftoms, and Acton's not giving that clear Answer which Cafe. he ought, and as the House conceived he might have done, was therefore committed to the Tower of London. And a Question was made

made in the House, at the Time Whether the House had at any Tim before committed a Sheriff of Lon don to Prison. To which Mu Selden made Answer, That h could not call to mind a Preceden of sending one Sheriff of Londonth Prison : but he well remembred a Precedent of sending both the She riffs of London to the Tower, and instanced the Case.

Townf.Coll. One Truffel being in Execution 20. Vide Sir Simon d'Ewes Jour.438. Col. I. One Truffel being in Execution in one of the Compters in London, was Order'd to be brought before the Committee with his Keeper, without Danger of an Elcape in the Execution.

Scobel 16.

74

A Novemb. 1640. Upon a Report from the Committee for Priviledges, That feveral Indentures were returned for Burgess for the Borough of Bossimny in the County of Cornwal, the one by the Mayor of the Town, the other promicuously; The Committee were of Opinion, upon view of thebare Indenture, That Sir Charles Harbord

bord Mayor the Ho sit, till 44 hath b desiro Speake the L orari into t De Mr. S to the ing h Juspel make forth to te and fuse acce him feve of like of

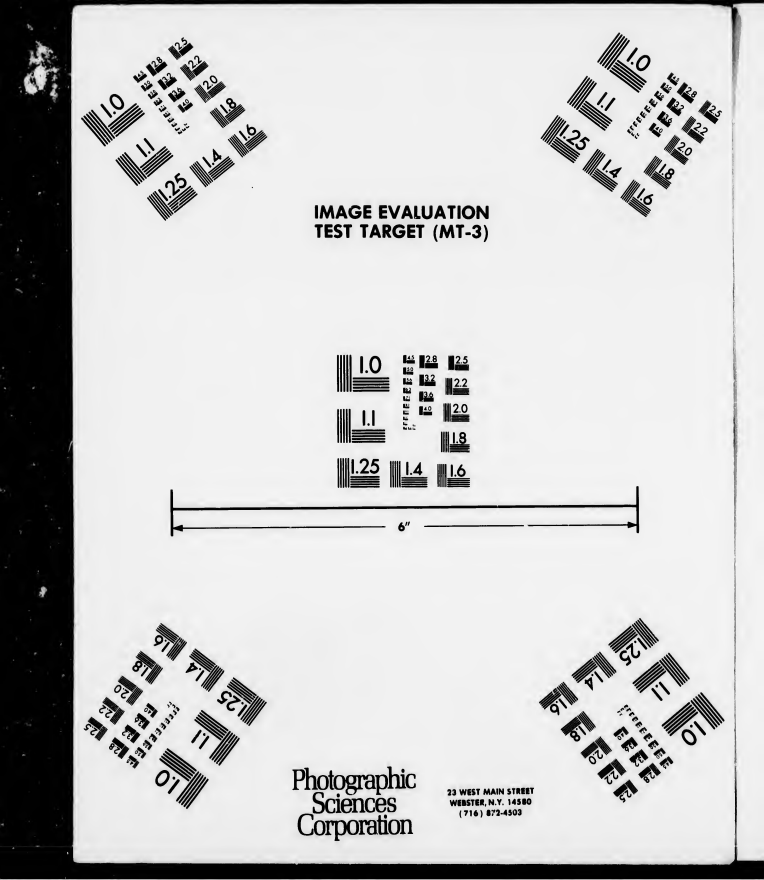
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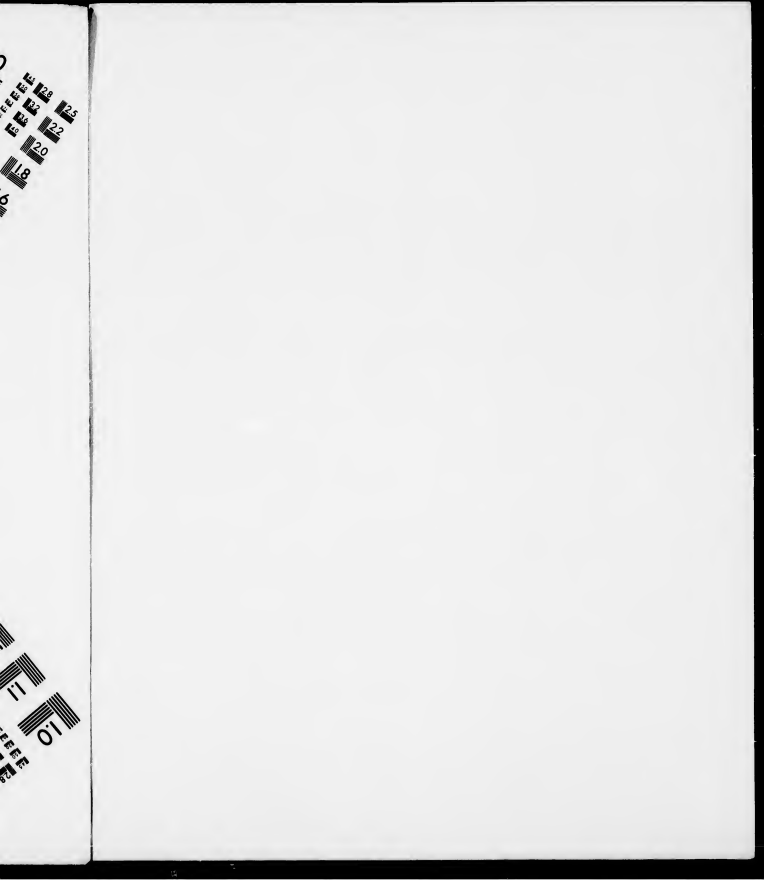
Execution n London, sht before Keeper, Elcape in

on a Re for Priidentures is for the ine Counby the her protee were thebare les Harbord bord (who was return'd by the Mayor) was well return'd : but the House declar'd he shou'd not sit, till the Election were decided.

44. Eliz. 1601. The Courle rownf.coll. hath been, if the House hath been ^{297.} desirous to see any Record, the Speaker shou'd send a Warrant to the Lord Keeper to grant a Certiorari to have the Record brought into the House.

Decemb. 1641. Ordered, That 2 Nalson Mr. Speaker do write his Letters 753. to the Mayor of Berwick, enjoyning him to require such Papists, and suspected Persons as refide there, or make their constant Repair thither, forthwith to depart the Town : and to tender the Oaths of Supremacy and Allegiance to fuch as shall refuse; and to proceed against them according to Law; and to require him that a Guard be kept at the several Gates, and that the Arms of that Place be in readiness. The like to the Mayor of Newcastle, and of Hull. The





76 Rufb.Coll. 358.

Power of the

The Commons upon Imprifonment of their Members, and the Offence taken by the King, refolved to proceed in no other Bufinefs, till they were righted in their Liberties.

2 Neljon 7 32.

Dec. 1641. Mr. Long a Justice of the Peace sent to the Tower, for setting a Guard, without Consent of the Parliament.

4 Inft. 12. A Knight, Citizen, or Burgess of the House of Commons cannot by any Means make a Proxy : because he is elected, and trusted by Multitudes of People.

Selder's If the Commons accule a Jud.101. Commoner of Mildemeanors; in fuch a State of Liberty or Restraint as he is in, when the Commons complain of him, in such he is to answer.

Seld. Jud. Ibid. Sir Francis Michel, and Sir John Bennet, were both committed by the Commons, before their Complaint to the Lords, and fo they answered as Prisoners : but that in a fort may be call'd Judicium parium fuorum.

If man, there Witne their Copie not to demai TH necef and Now Affen in fuc Both tisfie ject Life full how ment the S T fent of t Pro Jud

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If the *Commons* impeach any Id.124. man, they are in *loco proprio*, and there no Jury ought to be: only Witneffes are to be examined in their Prefence, or they to have Copies thereof: and the Judgment not to be given until the *Commons* demand it.

The Prefence of the Commons is Id.158. neceffary at the Parties Aniwer, and Judgment in Cafes Capital. Now one Reafon for the King's Affent, and the Commons Prefence in fuch Judgments, may be this: Both King and People are to be fatisfied for the Death of the Subject; therefore all 'Trials for Life and Death are publick in the full Affembly of the Court; and how can it be faid in full Parliament, when the Commons, one of the States, are abfent?

Tho' the Commons are not pre-Id.159. fent when the Lords do confider of the Delinquents Answer, and the Proofs, and do determine of their Judgment : yet at their Return to their

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their own Affembly, they confider among themfelves, if the Proceedings were legal, and may come again, and fhew it, and require a Rehearing of the Caufe ; as they did at the Judgment of the Duke of *Clarence* in 18 *Ed.* 3.

Id.162.

Ibid.

In Judgment on Mildemeanors, the Prefence of the *Commons* is not necessary, unless they Impeach a *Delinquent*, prout 50 E. 3. and then they are prefent at all the Answers of those whom they Impeach, and demanded Judgment.

When the Lords had determin'd one part of the Complaint of the Commons against William Ellis (touching the wrong done to certain Scottish Merchants) the Commons pray'd a general Inquiry might be made of the Residue whereof they complained, which the Lords granted.

1d.163.

When the Lord Nevil answered, the Commons required that one Richard Love might be examined, to prove that which the faid Lord deny J, deny'd, of the heard th the Lord had rela mons th Richard mons car and the Love co Deman In th Common Chance! his Anf and en him, ar mitted, ment. If th plain, a Party Mouth Trial t thefe (the Lo shall b

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ered, one ned, Lord deny'd, and so departed : but two of the Commons remained, and heard the Examinations, and told the Lords, That the faid Richard had related otherwise to the Commons the day before, which the faid Richard deny'd. Then all the Commons came, and justify'd it again, and thereupon the faid Richard Love confessed it, and on their Demands was committed.

In the 10 Rich. 2. when the Ibid. Commons had Impeached the Lord Chancellor, they were prefent at his Anfwer, and fo often reply'd, and enforced his Oath against him, and required him to be committed, and fo he was before Judgment.

If the *Commons* do only com-_{Ibid}, plain, and do neither impeach the Party in Writing, nor by Word of Mouth in open Houfe, nor demand Trial to be in their Prefence: in these Cases it is in the Election of the *Lords*, Whether the *Commons* shall be prefent, or not.

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80 Nalfon 588.

Power of the

Issuing of Quo Warranto's out of the Court of King's Bench, Court of Exchequer, or any Court, against Boroughs, that anciently or re. cently fent Burgeffes to Parlia. ment, to fhew caufe, why they fent Burgeffes of Parliament, and all the Proceedings thereupon, are Co. ram non Judic' illegal and void. And the Right of fending Burgeffes to the Parliament, is questionable in Parliament only; and the Occafioners, Procurers, and Judges in fuch Quo Warranto's and Proceed. ings, are punishable. as in Parliament shall be thought confonant to Law and Justice.

Selden's 118.

Where the Articles against the Judicature Delinquents are ex Parte Domini Regis, there the Commons cannot reply, nor demand Judgment : for the Suit is the Kings, and not theirs.

Id.39.

In Trewinnard's Cale, Dyer 60, & 61. The P: Jedge of the Commons is terms the Priviledge of Parliament; Le Judgment given

given Comme Judgm of Par Argun are no er. Th what Houfe by the one of Parlia In mons r to ref Gr. ed of matur It was Parli Law. Th Law, whetl in orc act it

House of Lords.

given in that Cafe by the House of Commons, is there said to be, The Judgment of the most High Court of Parliament. Sir Robert Atkyns's Argument 35. which proves, they are not without a Judicial Power.

The King cannot take notice of 14.53. what is done in the Commons House, or deliver'd to them, but by the House it felf: and that is one of the Laws and Customs of Parliament.

In 31 Hen. 6. when the Com-Id.55. mons requested the King and Lords to reftore their Speaker to them, Sc. The Judges being demanded of their Counsel therein; after mature deliberation, they answer'd, It was not their part to judge of the Parliament, which may judge of the Law.

The Reafon, to judge of the Ibid. Law, fignifies that they can judge whether a Law be good, or not; in order to approve it, and to enact it, or to repeal a Law.

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er 60, of the *piledge* gment given

Ibid.

In 1621. the House of Commons made a Protestation against all Impeachments, other than in the House, for any thing there said or done.

Id·58. Rufh.Coll. Vol. 1. f.663. It was faid by Mr. Juffice Crook, That regularly a Parliament-man cannot be compelled, out of Parliament to anfwer Things done in Parliament in a Parliamentary Courfe. If it be done in a Parliamentary Courfe, what Occasion can there be to answer for it? But who shall judge what is a Parliamentary Courfe, but a Parliament? not Judges of the Common Law; for the Parliamentary Courfe differs from the Rules of the Common Law.

Sir Simon 27 Eliz. 1584. Ordered, That d'Ewes Jour. 347. the Serjeant of this House do forthcol.2. with go to the Common Pleas Bar, and charge the Recorder, then pleading there, to make his present Repair unto this House for his Attendance.

Col. ... Eodem Anno, John Bland a Currier,

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rier, for making difhonourable Reflections on the House of Commons, brought to the Bar, and pardoned upon his Submission, paying twenty shillings Fee to the Serjeant, and taking the Oath of Supremacy.

Éodem An. A Warrant for a Writ, Id. 368. of Priviledge awarded for fetting ^{Col. 1.} at Liberty John Pepler, Servant to Sir Philip Sidney a Member of this House, now Prisoner for Debt in the Compter in London.

28, 29 Eliz. 1586. Refolved 1d.397. by the whole Body of the House, Col.1. That the discussing and adjudging of Differences about Elections, only belonged to the said House: That tho' the Lord Chancellor and Judges were competent Judges in their proper Courts, yet they were not in Parliament.

31 Eliz. 1588. Thomas Drury Id 451. committed to the Serjeant's Cu-^{Col.1.} ftody, brought to the Bar, and difcharged, paying his Fees; for fpeaking difhonourably of the G 2. Pro-

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Crook, ent-man Parliain Par-Courfe. nentary n there ho fhall nentary t ? not w; for differs ommon

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Id.283. Col.1.

Petyt's

Miscel.

84

Proceedings of the House.

23 Eliz. 1580. A Member of the House stood Indicted of Felo. Adjudged, That he ought ny. to remain of the House till he were Convicted : for it may be any man's cafe, who is guiltlefs, to be Accused, and thereupon India. ed of Felony, or a like Crime.

18 Eliz. 1575. Edward Smal. Parl 16, 18 ley was upon the Question adjudged by the Houfe to be Guilty of Contempt, and abufing the House by fraudulent Practile of procuring himfelf to be Arrefted upon Execution, of his own Affent and Intention, to be discharged as well of his Imprifonment, as of the faid Execution. And Matthew Kirtleton adjudged Guilty of Confederacy with the faid Smalley. Whereupon they were both ordered to be committed to the Tower. And the faid Smalley to remain there for a Month, and after, till he gave fufficient Affurance for payment of a hundred pounds to the

the Ci for the 4Efederal Floud, and af his Fe 17 man o keepin of the Memb mons, Houle, and C milled to the 20 behavi otherw of Me to the monif and in Pulpit 39 fter;

the Creditor, and forty shillings for the Serjeant's Fees.

4 Ed. 6. Criketoft, for the con- 1d.96. federating in the Escape of one Floud, committed to the Tower, and afterwards discharged paying his Fees.

I fac. I. Bryan Tash, a Yeo-1d.98. man of his Majesties Guard, for keeping the Door of the Lobby of the Upper House against feveral Members of the House of Commons, brought to the Bar of the House, and upon his Submission, and Confession of his Fault, ditmissed, paying the ordinary Fees to the Clerk and Serjeant.

20 Jac. 1. Dr. Harris, for mif-Id. 104. behaving himfelf in preaching, and otherwife with respect to Election of Members of Parliament; call'd to the Bar as a Delinquent, and admonish'd to contest his Fault there, and in the Country; and in the Pulpit of his Parish Church.

3 Car. I. Mr. Burgeß a Mini-1d. 104, fter, for abufing his Function in ^{105.} G 3 the

hber of Feloought till he nay be tless,to Indict. me. I Smalon ad-Guilty ing the ctife of Arrefted n Affent irged as s of the Matthew of Con-Smalley. h order. Tower. remain fter, till nce for ounds to the

Power of the, O.c.

the Duty of Catechifing, &c. fent for by a Meffenger, committed to the Tower, and upon humble Submiffion deliver'd.

Id.105, 106. In the fame Parliament, Sir William Wray, Mr. Langton, Mr. John Trelawny, and Mr. Edward Trelawny, Deputy Lieutenants for Cornwal, for affuming to themfelves a Power to make Knights of the Shire, defaming fuch as flood to be chofen, fending for the Train'd Bands, menacing the Country, Sc. were committed, fome to the Tower, fome to the Serjeant, till they made a Submiffion and Recognition in the Houfe, and in the Country.

1d.106, 107. In the fame, One Levet, for peremptorily exercifing a Patent in Time of Prorogation, which was adjudg'd a Grievance by the Houfe in the laft Seffion, order'd to be fent for by the Serjeant at Arms.

CHAP.

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CHAP. VII.

87

Power of Parliament over their own Members,

THE Freedom of Speech and Scobel 72. Debates be an undoubted Priviledge of the Houfe; yet whatfoever is spoken in the House, is subject to the Censure of the Houfe; and where they find caufe, Offences of this kind have been feverely punish'd; by Calling the Perfons to the Bar, to make Submillion; Committing him to the Tower, (the usual Priton to which the Commons do fend Delinquents) expelling the House, disabling him to be a Member during that Parliament, and fometime of any future Parliament. Ibid. Vide

17 Maij 1572. Upon fundry d'Ewes Jour. 212. Motions made by divers Members vid. Petyts of the House, it was ordered, That Missell. Parl. 12, G 4 Arthur 13, G.

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HAP.

Power of Parliament

Arthur Hall Esq; for Sundry Speech. es used by him in the House, and abroad, should be warned by the Serjeant to be at the House on Monday following, and at the Bar, to answer Matters charged against him: and all such Ferfons as had noted his Words, either in the House, or abroad, were forthwith to meet, and set down the same words in writing, and deliver the same to the Speaker. On Monday Mr. Hall was brought to the Bar by the Serjeant, was charged with feveral Articles, and confeffed his Folly, and humbly fubmitted himfelf to the Houfe, and was remitted.

Id 73. Vide Sir Simon d'Ewes Journal, 244.Col.1.

8 Febr. 1585. Peter Wentworth Efq, one of the Burgess for Tregony in the County of Cornwal, was, for violence and wicked words uttered by him in the House touching the Queen, sequester'd: and being brought to the Bar by the Serjeant (to whom he was committed) received this Judgment

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over their own Members.

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ment by the Mouth of the Speaker, That he shou'd be committed close Prisoner to the Tower, till the House take further Consideration concerning him.

4 Febr. 1580. 23 Eliz. Com-Id 74,75. plaint was made in the Houfe a-sir simon gainst Arthur Hall Esq; (spoken of d'Emes before) who had caus'd a Book to 297,298. be printed, where were published Vid. Petyts the Conferences of the House; and Miscell. in it was contained Matter of Re-ad p.63. proach against some particular Members of the House, derogatory to the General Authority, Power, and State of the House, and prejudicial to the Validity of the Proceedings of the fame. The Matter was referr'd to a Committee to examine; and upon Report thereof, and bringing Mr Hall to the Bar several Times to answer, he was fentenced by the House to be committed to the Tower (as the Prifon to this House) there to remain for the fpace of Six months, and fo much longer, as until he fhou'd

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Power of Parliament

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shou'd himself willingly make a Retraction of the faid Book, to the fatisfaction of the House, or of fuch Order as the House shou'd make during that Seffion. That the faid Arthur Hall shou'd be fined to the Queen Five hundred pounds for his said Offence; That be should be presently severed and cut off from being a Member of this House, during this Parliament, and a Writ to issue for Election of a new Burgels for the Borough of Grantham in his stead ; That the faid Book shou'd be deemed and adjudged false and Erroneous. Thereupon the faid Mr. Hall was brought to the Bar, to whom Mr. Speaker, in the Name of the whole House, pronounced the faid Judgment, in Form aforefaid, and the Serjeant was commanded to take Charge of him, and to convey him to the Tower, and deliver him to the Lieutenant of the Tower, by Warrant of this Houfe, to be figned by the Speaker.

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over their own Members.

It appeareth by the Journal 21 Ibid. Nov. 1586. That he was difabled for ever to ferve in Parliament.

17 Dec. 1584. 27 Eliz. A Bill Id. 76. Vide Sir against Jefuits and Seminary Simon Priests pass't upon the Question. d'Ewes Dr. Parry only gave a Negative, Jour. 340, 341,342. and after inveighed in violent Speeches against the whole Bill; affirming it to favour of Treafons, to be full of Blood, Danger, Defpair, and Terror or Dread to the English Subjects of this Realm, our Brethren, Uncles, and Kinsfolks. Upon which he was fequestred from the Houfe into the outer Room, into the Hands of the Ser*ieant*, and not to confer with any, while the Houfe was in Debate of that Business. Afterward he was brought to the Bar, and there kneeling, he was told by the Speaker, If he thought fit, the House was content to hear his Reafons; but he refusing, was committed to the Serjeant's Ward. The next day he was brought to the Bar, and

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Power of Parliament

and kneeling, confeffed he had unduly behaved himfelf, and had rashly and unadvisedly uttered those Speeches he had used, and was with all his heart very forry for it; alledging withal, he had never been of the House till that Seffion, and fo could not fo well know the Orders of the Houfe, as he shou'd do, and that he would not henceforth willingly offend the House, nor any one man in it, and to humbly prayed their good Favour toward him. Whereupon being again fequeftred out of the House, after fome Arguments and Debates it was refolved, upon this Acknowledgment of his Fault, and his humble Submiffion, he shou'd be received into this House again, as a Momber thereof, and take his Place, as before, fo that he would still afterward behave himself in good fort, as he ought to do : and thereupon being call'd again to the Bar, and there kneeling, and directly reiterating his former Confeflion

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over their own Members.

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fession of his Fault, and humble Submission, with promise of better Demeanor, he was admitted.

18 Febr. 1584. 27 Eliz. Upon Sir Simon a Motion by Mr. Diggs, That the d'Erres Journal fame Dr. Parry, a late unworthy 352.Col.2. Member of this Houfe, and now Prifoner in the Tower, hath fince his Submiffion and Reconcilement fo mif-behaved himfelf as deferveth the faid Imprifonment : Refolved by the Houfe, That he be difabled to be any longer a Member of this Houfe, and that a Warrant be directed for choofing another Burgefs in his stead.

18 Jac. 1. Sir Giles Mompelfon, for being a Monopolift, and for other great and infufferable Crimes by him committed, to the Abufe of his Majefty, and grievous Oppreffion of the Subjects; turn'd out of the Houfe, committed to the Tower, and after impeached before the Lords, who gave Judgment upon him. I. To be degraded of the Order of Parl. 91,92

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Knighthood.

Power of Parliament

- 2. To stand perpetually in the degree of a person Outlawed for Misdemeanors and Trespasses.
 - 3. His Testimony never to be received in any Court, nor to be of any Inquisition or Jury.
- 4. To be excepted out of all General Pardons.
- 5. That he should be imprisoned during his Life.
- 6. Not to approach within twelve miles of the Courts of the King, or Prince, not at the King's High Court usually held at Westminster.
- 7. That the King should have the profits of his Land for Life, and all his Goods and Chattels, and should be fined at 10000 l.
- 8. He was also disabled to hold or receive any Office under the King, or for the Commonwealth.
- 9. And lastly, Ever to be held an infamous Person.

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19 Jac. 1. Sir John Bennet, for 14.92. receiving Bribes, Sc. Ordered by the Commons House to be safely kept by the Sheriffs of London; to be put out, and no longer continue a Member of the House; and a Warrant for a Writ for a new choice.

In the fame *Parliament*, Sir *Ro*-Id.93. bert Floyd, for being a Projector of a Patent for a Monopoly; refolved unà voce, That he was a Perfon unworthy to continue a Member of this Houfe, and adjudged prefently to be put out.

3 Car. I. Mr. John Barbour Id.94,95. Recorder of Wells, for fubscribing a Warrant for the Quartering of Soldiers; fuspended the House, and sequestred, till the Pleasure of the House be known.

13 Febr. 1606. Upon a Report Id.77,78, made in the Houfe of the Remem-⁷⁹ brances formerly fet down of the Particulars of a Conference; the Speaker offering to read the Paper, and being interrupted by fomeMotions,

Power of Parliament

tions, and Disputes, Whether they shou'd be read one by one, and so debated, or all at once : in that Difference, one of the Knights for Buck. inghamshire, with a loud Voice (not standing up bare-headed, as the Or. der is) preffed to have them read. TheHouse observing his earnestness, and manner of Sitting and Calling, for Order's fake, urged him to stand up, and speak; He stood up, and pretending to offer fome Reafons, fell into an Invective against the Scots, much distasting the House; yet out of a common Care to expedite the weighty Bufinefs then in hand, his Speech was neglected, without Tax or Cenfure. But on Monday following it was remembred, and his words of Offence recited in particular: the Gentleman being absent, was sent for by the Serjeant. The Serjeant having brought the Offender, it was moved he might be heard at the Bar, which was affented to, and after he had spoken, he was commanded

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manded to retire; and not long after was call'd in again to the Bar, where kneeling, Mr. Speaker acquainted him, Since the Offence was fo apparently heinous, the House did not hold it fit that any Particulars fhou'd be named, or to give any Reason of their Judgment; but the Order was, That he shou'd be carry'd to the Prison of the Tower, and there remain, during the Pleasure of the House; and that he should be dismist from his Place of Knight of the Shire for Bucks, and a new Writ to isfue for a new Choice.

15 Febr. 18 Jac. 1. A Bill being 1d.79. read the fecond Time, for the better Obfervation of the Sabbath, one of the Members made an Invective against it, and fomething which feem'd to reflect on a Member of the House, who presented it, as favouring of a Puritan, and factious Spirit; Exceptions were taken at the Words. After he had explained himself, he was ordered H to

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Power of Parliament

to withdraw out of the Houfe; and Debate being had, he was call'd to the Bar, and upon his Knees he received the Judgment of the Houfe pronounced by the Speaker, That he fhou'd be difcharged from the Service of the Houfe; with an Intimation that his Judgment was very merciful, for that the Houfe might, for fo exorbitant an Offence, have imprifon'd, and further punifh'd him.

Id. 80.

Ibid.

3 Apr. 1604. In a Debate upon a Bill, a Member of the Houfe utter'd fome Speeches highly diftafting the Houfe; but no Notice was taken of it till the Bill was committed : and then the Words being repeated, he was call'd to the Bar, where he made his Excuse, and was pardon'd.

26 Apr. 1641. Great Offence was taken by the House at Words spoken by Mr. J. H. He was sirst heard to explain himself, and then commanded to withdraw; and was call'd to the Bar, and suspended the House, Hou liam brou ken the the of S expl mar Deb ved Hot bein Thou *fone* mai Ho men and was kne the

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over their own Members. House, during that Session of Parliament.

27 Maij 1641. A Paper was ibid. brought in, containing words fpoken by Mr. Taylor a Member of the Houfe, concerning the Paffing the Bill of Attainder of the Earl of Strafford : who being heard to explain himfelf, and then commanded to withdraw; after fome Debate in the House, it was refolved, That he shou'd be expell'd the House, be made uncapable of ever being a Member of this House, and (hou'd forthwith be committed Prifoner to the Tower, there to remain, during the Pleasure of the House, and to make an acknowledgment of his Offence, both at the Bar and at Windfor publickly. And he was call'd to the Bar, and there kneeling, Mr. Speaker pronounced the Sentence accordingly.

13 Maij, 12 Jac. 1. Complaint Id. 82. was made, that fome Indignities was offer'd to Sir R. Owen, when he was in the Chair at the Committee

Ibid.

Power of Parliament

tee (about the Bill for the due Obfervation of the Sabbath Day) by Sir W. H. who told him, He was Partial; and by Sir R. K. who took him by the hand, and told him, He would pull him out of the Chair, that he fhould put nc more Tricks upon the Houfe. Sir W.H. being prefent, made an Acknowledgment of his Error, which upon the Question was taken for a good Satisfaction. Sir R. K. was ordered by the House to Acknowledge his Error at the Bar.

19 Jac. 1. Some Speeches paffing in the House privately between two of the Members, and some Offence taken, which seems was not intended to be given: one of them in going down the Parliament-stairs, struck the other; who thereupon catch'd at a Sword in his Mans hand to strike with it. Upon Complaint made of it to the House, they were both order'd to attend the House: being come, he who gave the Blow was call'd in, and and by Spe the VOC othe the the with by a hear ceed who brou knee was That Tov Hoi I Tow Mr. exp poli a VI for

over their own Members.

and standing (not at the Bar, but) by the Bar, was examin'd by Mr. Speaker, confessed the giving the Blow, infifted on the Provocation, and withdrew: The other was allo call'd in to relate the Truth. After he had made the Relation, and was likewife withdrawn, and Teftimony given by a Member of the House, who heard the words; the House proceeded to Sentence against Mr. C. who ftruck the blow. He being brought to the Bar, there on his knees he received Judgment, which was pronounced by the Speaker, That he should be committed to the Tower, during the Pleasure of the Houfe.

1626. Mr. Moor fent to the Nalfon's Tower for speaking out of Season. Introducti-

Novemb. 1641. Ordered, That on 61. Mr. Fitz-Williams Conisby Shall be 2 Nalfon expell'd this House, he being a Mono-513. polist, and that the Speaker issue out a Warrant to the Clerk of the Crown for a Writ for a new Election for a Mem-H 3

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Power of **P**arliament 102

Id. 596.

Member to ferve for the County of Hertford in his Place.

Mr. Hugh Benson a Member of the House, having granted many Protections for Money, taking for fome fixteen, feventeen, forty shillings, and twenty for ten shillings a piece. Refolved upon the Queftion, That Mr. Hugh Benfon is unworthy and unfit to be a Member of this House, and shall sit no longer as a Member of this House. That he be forthwith fent for as a Delinquent, by the Serjeant at Arms attending on this House.

Id. 710.

Mr. Jervase Hollis expell'd the Houfe for a Speech (made with great ftrength of Reafon and Courage, but more Heat than the Times would bear) was reftored to his Place, to fit as a Member of the House of Commons.

Id 272.

Sir William Widdrington and Sir Herbert Price fent to the Tower for bringing in Candles against sir Simon the Defire of the Houfe.

a'Ewes 23 Eliz. 1580. Order'd and Re-Jour. 309. Col.2. folved

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folved by the House, That every Knight for the Shire that hath been absent this whole Session of Parliament, without Excuse allowed by this House, shall have a Fine of Twenty pounds set upon him to her Majesties Use; and upon every Citizen or Burgeß for the like, Ten pounds.

1 Jac. 1. 1603. Mr. Lawrence Petyt's Mifcell. Hide (pretending Bufineis of his Parl 147. Clients, Gc.) made known to the House, that he would go out of Town, and fo took his leave in open Audience, without the Affent or Leave of this House; which was taxed ; and Mr. Speaker warranted to write to him.

It was also moved, and resol-Id.149. ved, That Mr. Speaker shou'd write another Letter to other Lawyers, being gone down in the same Circuit, where Mr. Lawrence Hide was, advising them to artend it.

> H 4 CHAP.

Concerning Elections

C H A P. VIII.

Concerning Elections of Members.

5R.2.St.2. A LL Perfons and Commonalties who fhall be Summon'd to the *Parliament*, fhall come, as hath been accuftomed of old time, and he that cometh not, having no reafonable Excufe, fhall be amerced, and otherwife punifh'd.

Art. Parl.4 The King fendeth Writs to the Vide the Sheriffs of every Shire, to admo-Form of the Writ. nish the whole Shire to choose two Sir Simon Knights of the Parliament in the d'Ewes 7our. 37. Name of the Shire, to hear, and reason, and to give their Advice and Confult in the Name of the Shire, and to be prefent at the day.

Hakewel At every County, after the De-47. Vid.cromp-livery of the Parliament-Writ to ton's Ju- the Sheriffs, Proclamation shall be rif.3. made made Day a and t the E fame WH fpeaks tatûs the Ci ſelf. rected Sherif 28 the H compen ons, w not. 18 chelfe at the for th falle I mitte a Sub know fore 1 20

of Members.

made in the full County, of the Day and Place of the *Parliament*; and that all Men shall attend for the Election of the *Knights* for the fame County for the *Parliament*.

Where the Parliament Writ Arc Parl. speaks de qualibet Civitate Comi-vid.Cromp. tatûs illius, this intended where 3. the City is not a County in it self. If it be, the Writ shall be directed to them, Sc. as it is to Sheriffs of other Countries.

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28 Eliz. 1586. Refolved, That the House of Commons are the only sir Simon competent Judges concerning Electi-d'Emes ons, which are duly made, which Jour. 396, not.

18 Jac. 1. The Mayor of Win-Petyt's chelfey, for mif-behaving himfelf Mifcell. Parl. 111. at the Election of Parliament-men for their Town, and making a false Return, ordered to be committed to the Serjeant, and to make a Submission at the Bar, and an Acknowledgment in the Town, before the new Election.

20 Jac. I. The Mayor of Arun-Id-112. del,

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Concerning Elections

del, for mif-behaving himfelf in the Election, by putting the Town to a great deal of Charges, not giving a due and general Warning, and packing a number of Electors; ordered to be fent for, and adjudged to pay the Charge to be fet down by three of the Members.

Likewife to every City and Arc. Parl.4. Smith's Town, which of ancient Time hath Commonwealth, 76. been wont to find Burgesses of the Parliament, fo to make Election, that they might be prefent there at the first day of the Parliament. 4 Inft. 10. In 7 Hen. 4. it is enacted, That 2 Inft. 169. Elections shou'd be freely and indifferently made, notwithstanding any Prayer or Commandment to the contrary, fine Præce, without any Prayer or Gift, and fine Præcepto, without Commandment of the King by Writ, or otherwife, or of any other.

4 laft 4.

The King, de advisamento Concilii, resolving to have a Parliament, doth out of the Court of Chancery signd out Writs of Summons, at at the l Parliam The moas of be Knig ties; C geffes of respecti or Coun by Ford debito ought t The of the them, Time 2 Who Parlia House, either ration, partly Eve being three 1 out M to be

at the least Forty days before the *Parliament* begin.

The third Effate is the Com-4 Infl.1. mons of the Realm, whereof there Crompton's be Knights of the Shires, or Coun-Jurif.2 b. ties; Citizens of Cities, and Burgeffes of Boroughs. All which are respectively elected by the Shires or Counties, Cities and Boroughs, by Force of the King's Writ, ex debito Justitiæ, and none of them ought to be omitted.

These Represent all the Commons Ibid. of the whole Realm, are trusted for them, and are in Number at this Time 493. Now above 500.

Wholoever is not a Lord of Id.2. Parliament, and of the Lord's House, is of the House of Commons, either in Person, or by Representation, partly coagmentative, and partly representative.

Every Member of the Houfe 1d-3being a Counfeller, fhou'd have three Properties; First, to be without Melice or Envy. Secondly, to be constant and inflexible. Thirdly,

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Concerning Elections .

Thirdly, to be of ripe and perfect memory, as appeareth in a Parli. ament Roll, Rot. Parl. 3 H.6.n.3.

The Knights of the Shire are Arc. Parl. 5. choien by all the Gentlemen and Smyth's Commonwealth 77. Teoman (i. e. Freeholders) of the Shire, prefent at the Day affign'd

for the Election : The Voice of any ablent can be counted for none.

Concerning the Writs for Sum. moning the Knights and Burgeffes; and the Return of the Sheriff, Vide Crompton's Jurif. 1,2.

Arc. Parl.z.

Every English-man is intended to be there prefent, either in Perion, or by Procuration and Attorny : and the Confent of the Parliament is taken to be every mans Confent.

Id.10. Smyth's Commen-

These meeting at one Day, the two have most of their Voices, are mealth 77. chosen Knights of the Shire for that *Parliament*. Likewife by the

Plurality of the Voices of the Citizens and Burgess, the Burgesses are elected.

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of Members. The Election ought to be in full 4 Inft. 48. County, between Eight and Nine (fays the Statute of 23 Hen. 6. c. 15.) No Election can be made of any Knight of the Shire but between Eight and Eleven of the Clock in the Forenoon, fays the Lord Coke. But if the Election be begun within the Time, and cannot

be determined within those hours, the Election may be made after. Any Election or Voices given, Id.49. before the Precept be read and published, are void, and of no Force : for the fame Electors, after the Precept read and published,

may make a new Election, and alter their Voices, Secundum Legem & Consuetudinem Parliamenti.

For the Election of the Knights, 1d 48. if the Party or Freeholders demand the Poll, the Sheriff cannot deny the Scrutiny, for he cannot difcern who be Freeholders by the view : and tho' the Party would wave the Poll, yet the Sheriff must proceed in the Scrutiny.

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Concerning Elections

The Knights shall be returned St. 8 H.6.c. 7. 7 H 4. C. into Chancery by Indenture feal'd betwixt the Sheriff and the Choo. C. 1 5. Vid Crompfers of Knights for the Parliament. ton's Jurif. Jan. 1641. In the Cafe of Mr. 3. Downs return'd a Burgessfor Arun. 2 Naljon 870. del, Order'd, That he be presently sworn and admitted as a Member into the House, until such Time a the Election be determin'd.

Sir Simon A Burgefs elected for two fe. d'Ewes Jour. 430, veral Boroughs may choose for 622. & which he will ferve.

paffim. 21 Jac. 1. Edward Ingry Under. Petyt's Mifsherift of Cambridgeshire, for recel. Parliafuting the *Poll* (declaring that Sir ment. 112, 113. Thomas Steward promifed to defend him against Sir John Cutts) was brought to the Bar, and kneeling upon his Knees, adjudg'd to be committed to the Serjeant's Cuftody, and to make a Submiffion at the Bar, and at the next Quarter-Seffions, and to acknowledge his Faults.

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3 Car. 1. Thomfon Sheriff of Fork, for his hafty and precipitate JudgJudgm nying t Aldern abettin stand o during their C due Fo of Wit of the their I Bar, an Aft direct for m ought Juetud ven a Day of Warn and J that t wife t lefs f Notic fent a W

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Under. for rethat Sir l to de. *Cutts*) d kneel. d kneel. d kneel. d to be t's Cupunifilon t Quaredge his

eriff of cipitate JudgJudgment of an Election, and denying the *Foll*, being requir'd; and Alderman *Henlow* for advifing and abetting the fame; adjudged to ftand committed to the *Serjeant* during Pleafure, to acknowledge their Offences at the Bar, to pay all due Fees, to defray the Charge of Witneffes, to be affeffed by four of the Committee, to acknowledge their Faults on their Knees at the Bar, and read a Submiffion.

After the Precept of the Sheriff 1d.49. directed to the City or Borough for making of Election; there ought, fecundùm Legem & Confuetudinem Parliamenti, to be given a convenient Time for the Day of Election, and fufficient Warning given to the Citizens and Burgesfes that have Voices, that they may be present: otherwife the Election is not good, unles fuch as have Voices do take Notice of themselves, and be prefent at the Election. Hobart 15.

When there is a Corporation Dungannon's Cafe made in Ireland.

Concerning Elections

made by Charter; and by the fame an Ordinance, that the *Provost* and *Burgeffes* only shall choose, *Sc.* The Law shall vest this Priviledge in the whole Corporation in point of Interest, tho' the Execution of it be committed to some Persons, Members of the same Corporation.

4 Infl. 49. The King cannot grant a Charter of Exemption to any man, to be freed from Election of Knight, Citizen, or Burgeß of Parliament (as he may do of fome inferior Office or Places) because the Election of them ought to be free, and his Attendance is for the Service of the whole Realm, and for the Benefit of the King and his People; and the whole Commonwealth hath an Interest therein.

Sir Simon 18 Eliz. 1575. Refolved, That d'Ewes, 244.Col.2. any Perfon being a Member of the Vide con- Houfe, and being either in Service tra Sir Simond Ewes of Ambaffage, or elfe in Execution, Jour. 281, or visited with Sickneß, shall not in 282. any wife be amoved from their Place to be refiar faid ! N the / exce Tene ty, tcper 1 Cha Ί him upo how

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Who may be Electors.

Place in this House, nor any other to be, during such Time of Service, Execution, or Sickneß, elected. IF2

CHAP. IX.

Who may be Electors.

THE Choofers of the Knights St. I H.5.c. for the Parliament ought ^{1.8} H.6.e. to be only of fuch Perlons as are c.2. refiant and dwelling within the faid Shire.

No Perfon shall be a Choofer of $_{St.8 \text{ H.6.c.}}$ the Knights for the Parliament, 7except he hath Freehold Lands or $^{33 \text{ H.8.c.}}_{I. \text{ in Ire-}}$ Tenements within the fame Coun-land. ty, to the value of Forty shillings per Annum at the least, above all Charges.

The Sheriff hath Power given St. 8 H.C. him by the faid Statute to examine c.7. upon Oath every fuch Choofer, how much he may expend by the I year,

Who may be Electors.

year, if he doubt the value of it. Crompt. Fnyif.3. In many Cafes Multitudes are 4 Inft. 4 5. bound by Acts of Parliament, which are not Parties to the Elections of Knights, Citizens, and Burgeffes : as all they that have no Freehold, or have Freehold in ancient Demessie, and all Women having Freehold, or no Freehold, and Men within the Age of One and twenty years, Gc.

Every Inhabitant choofing or St. 33 H. 8. c.i. Feland electing in any other manner (than is prefcribed by the Statute) to forfeit an hundred shillings, half to the King, and half to him that will fue for it.

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If any man keeps a Houshold in Arc. Parl. one County, and remains in Service with another Family in another County, yet he may be at the choosing of Knights of the Shire Grompton's where he keeps his Family ; for it fhall be faid in Law a Dwelling in Furif.z.b. either of those Counties St.23 H.6.

If the Mayor and Bayliffs (or C.15. Vid Cromp- other Officer, where no Mayor is) tons Far. fhall 3.0.4 a.

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Who may be Electors.

fhall return other than those which be chosen by the *Citizens* and *Burgeffes* of the *Citizens* and *Burgeffes* of the *Citizens* or *Boroughs* where such Elections be, shall incur and forfeit to the *King* Forty pounds; and moreover, shall forfeit to every person hereafter chosent to every person hereafter chosent citizen or *Burgess* to come to *Parliament*, and not by the same *Mayor* or *Bayliff*, Sc. return'd; or to any other Person that will such for it, Forty pounds.

CHAP. X.

Who may be Elected.

5 Eliz. NO Knight, Citizen, or Sir Simon c. 1. Burgeß can fit in d'Ewes Parliament, before he hath taken 40. the Oath of Supremacy, and fince the 7 Jac. 1. the Oath of Allegiance.

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Who may be Elected.

4 Infl. 10. Because the words of the Writ for Election of Knights, Sc. were duos Milites gladiis cinctos, Sc. it required an Act of Parliament, that notable Esquires might be eligible.

St.23 H.6. Therefore the Statute fays, The c.15. Knights of the Shires for the Parliament must be notable Knights, or fuch Esquires, or Gentlemen, born of the fame County, as be able to be Knights.

St. 18 Ed. Any man may be chosen Knight, 4. c. 2. in Citizen, or Burgeß, tho' he be not dwelling within the fame.

St. 33 H.8. Every Knight, Citizen, and Burc.1. in Intland. geß thall be refiant and dwelling within the Counties, Cities, and Towns. Every Knight, Citizen, or Burgeß taking it upon him, and not cholen (in the manner preferibed by the Act of Parliament) to forfeit an hundred pounds.

Moor fo. Si home n'esteant Inhabitant, se 551.n.741 free del un Borough, poit Estier, s'il voit seruer à lour Election, ou nemy, pur le Borough. If nor chod lecti B be c whic the ry. upo a Bu is a Jud loçk ter be : Cit me

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Who may be Elected.

If a man be not an Inhabitant, nor free of a *Borough*, he may choole if he will ferve at their Election, or not, for the *Borough*.

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By the Statute none ought to Vol. 1. be chosen a Burgeß of a Town, in 689. which he doth not inhabit; but the usage of Parliament is contrary. But if Information bebrought upon the faid Statute against such a Burgeß, I think that the Statute is a good Warrant for us to give Judgment against him, by Whitlock.

The King cannot grant a Char- 4 Infl. 49. ter of Exemption to any Man to be freed from Election of Knight, Citizen, or Burgeß of the Parliament. Townf.Coll.

A Perfon Outlawed in a Perfo- 63.64. vide John smiths Ca.

If Exception be taken to fuch Sir Simon an Election, and an Outlawry alledged to difinable him, the Stat. Col.2. 23 Hen. 6. c. 15. will difinable 480.Col.1. will difinable 480.Col.1. Vide Sir most of this House, for they ought simon to be Burgeffes resident. I 3 Tho' Col.2.

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Who may be Elected.

Sir Simon d'Ewes Journal 482.Col.1

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Tho' the Common Law doth different inable the Party, yet the Privila ledge of the House being urged, that prevaileth over the Law.

Sir Simon d'Ewes Jour.482. Col. 1.

4 Inft 46.

A man Attainted, Outlawed, or Excommunicated, or not lawfully elected, if he be returned, out of all doubt is a lawful *Burgeß*.

A Knight Banneret, being no Lord of Parliament, is eligible to be Knight, Citizen, or Bnrgeß of the House of Commons, being under the Degree of a Baron, who is the lowest Degree of the Lord's House.

Sir Simon d'Ewes Journal,

An Earl's Son may be a Member of the House of Commons.

^{244.Col.2.} One under the Age of One and 4 Infl. 47. twenty years is not eligible. Neither can any *Lord of Parliament* fit there till he be full One and and twenty years.

Ibid.

An Alien cannot be elected of the *Parliament*, because he is not the *King's* Liege Subject: and so it is, albeit he be made *Denizon* by *Letters Patents*, Sc. But if an Alier Alien ment, any ot No here, Re That Stewa Subje go to N Benc of t Judi Knig amer they Hot ł ces Cir mei the

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Who may be Elected.

Alien be naturaliz'd by *Parlia*ment, then he is eligible to this, or any other Place of Judicature.

No Alien denizated ought to fit Petyt's here, per Sir Edward Coke. Parl 175.

Relolved upon the Queftion, Ibid. That the Election of Mr. Walter Steward, being no natural born Subject, is void, and a Warrant to go for a new Writ.

None of the Judges of the Kings 4 Inft.47. Bench, or Common Pleas, or Barons of the Exchequer, that have Judicial Places, can be chosen Knight, Citizen, or Burgess of Parliament, as it is now holden, because they are Affishants in the Lord's House. Yet read Parl Roll 31 H.6.

But any that have Judicial Pla-Ibid. ces in other Courts Ecclefiastical or Civil, being no Lords of Parliament, are eligible.

None of the Clergy tho' he be of Moor fo. the loweft Order, is eligible to be 783. n. 1083. Knight, Citizen, or Burgeß of Par-4 Inft.47. liament, because they are of another Body, viz. of the Convecation. I 4 The

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120 Who may be Elected.

Hakewel The Clergy of the Convocation. 59. Vide Fox's House are no Part or Member of Book of the Parliament.

Martyrs f. 1639. A man Attainted of Treason or Felony, Sc. is not eligible. For he ought to be magis idoneus, discretus, S sufficiens.

4 Inft.48. Mayors and Bayliffs of Towns Vide contra Brook Corporate are eligible.

Abridg tit. At a Parliament holden 38 H.8. Parl.7. it was admitted and accepted, That

Cromp:.16. if a Burgels of Parliament be made a Mayor of a Town, or have Judicial Jurifdiction, or another is fick: that these are Causes sufficient to choose others.

4 Inft.48. Any of the Profession of the Common Law, and which is in Practife of the fame, is eligible.

I'bid.

By fpecial Order of the Houfe of Commons the Attorny General is not eligible to be a Member of the House of Commons.

Moor f. 551 Egerton Solicitor la Roign fuit n.741. Egerton Solicitor la Roign fuit Vide Sir command d'Attender en l'Opper S. d'Ewes House, & attend 3 Jours, & apres Jour. 441. House, & attend 3 Jours, & apres Col 2 442. fuit estie Burges pur Reading. Et fuit Col.1. re-

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Who may be Elected.

reteign quia il fuit primes attendant en l'Opper Meson, devant que il fuit eslie un Member de lower Meson. 121

Egerton the Queen's Solicitor was commanded to attend in the Upper House, and didattend three days, & afterward was chosen Burgess for Reading. And he was retained, because he was first attendant in the Upper House, before he was chofen a Member of the Lower House.

Onflow Solicitor esteant Bur-Moorf.551 geß de lower Meson, fuit command n 741. d attend en upper. Le lower Meson Vide Sir vient, & luy challenge, & demand Jour.121. d aver luy; & fuit grant, quia il fuit Col. 1,2. Member de lower Meson, devant que il fuit command per Breve d attend en le upper.

Onflow the Solicitor being a Burgefs of the Lower Houfe, was commanded to attend in the Upper. The Lower Houfe come, and challenge him, and demand to have him; and it was granted, because he was a Member of the Lower House, before he was commanded

Who may be Elected. 122

Sir Simon d'Ewes Four.249. Col.r.

manded by Writ to ferve in the Upper.

18 Eliz. 1585. Concluded by the House, That Mr. Serjeant Jef. treys, being one of the Knights re. turned for Suffex, may have Voice or give his Attendance in this House. as a Member of the same, notwith. standing his Attendance in the Up. per House, as one of the Queen's Serjeants, for his Counfel there, where he hath no Voice indeed, nor is any Member of the same.

Id.281. Col.I.

23 Eliz.1580. Popham Solicitor General, upon demand made by the House, was reftored to them by the Lords, becaufe he was a Member of the House of Commons, and they possesses possible the set of the licitor, or had any Place of Attendance in the Upper House.

Book of Entr.411. Crompton's Fur.z.b.

No Sheriff shall be chosen for a Knight of Parliament, nor for a Burges.

I Car. I. The Sheriff of the 4 Infl. 48. County of Buckingham was chosen Knight for the County of Norfolk, and

and re and h ment a ment mons. Vi mon d 625. IG Kt. re fince on th tend h Tł tenda withi Time Walt Wilt Bath com he fa S Rutl and a W lecti

Who may be Elested.

and returned into the Chancery; and had the Priviledge of Parliament allow'd to him, by the Judgment of the whole House of Commons.

Vide de hoc Pro & Con, Sir Simon d'Ewes Journal 38, 436, 624, 625.

1 Jac. 1. Seff 2. Sir John Peyton Scobel 96. Kt. returned the last Session, and since chosen Sheriff; Resolved upon the Question, That he shall attend his Service here.

The perional Refidence and At-Rufb.Coll. tendance of Sheriffs is required vol.1,684, within their Bailywicks, during the 685 . Time of their Sheriffwick. Mr. Walter Long, being Sheriff of Wilts, was atter chosen Citizen for Bath : and for that Offence was committed, and fined (viz.becaufe he fate and ferved in Parliament.)

Sir Andrew Noel Kt, Sheriff of Towns.Coll. Rutland, returned himself Knight, Vid. de boc and adjudged a void Return, and Sir Simon a Warrant ordered for a new E-d'Ewes lection. For (faid Serjeant Harris) Col. 1, 2. & we 624.Col. 2.

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Who may be Elected.

we know, in Law, that a man cannot make an Indenture to himfelf; no more can he here, between himfelf and the County; for there are required two Perfons. Yet Sir Edward Hobby faid, That the House might well receive him, and vouched a Precedent, when the Bayliffs of Southwark returned themielves Burgess, and were received.

4 Inft.46.

The Fee for the Knight of any County is, four fhillings per diem, and every Citizen or Burgess is to have two fhillings per diem.

Scobel 18. Vide Sir S. d'Ewes Jour. paffim. Where one Perfon is chosen and returned to serve in several Places; it is in his Election to make his Choice in the House in his own Person, for what Place he will serve, and wave the other Election, so as a Writ may issue for a new Election, that the number may be full.

CHAP.

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CHAP. XI.

Returns of Sheriffs, &c.

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of any er diem, es is to ofen and Places; ake his nis own he will lection, a new may be

CHAP.

Concerning the Punishment of , R. 2. Sheriffs for their Negligence Stat. 2, c. 4. in returning of Writs, or for leaving out of their Returns any City or Borough, which ought to fend Citizens and Burgess. See the Stat.

Every Sheriff, who doth not St. 8 H 6. make true Return of Elections of 6.7.23 H. *Knights, Citizens,* and *Burgeffes,* Vid. cromto come to *Parliament*, fhall for-ton's futo come to *Parliament*, fhall for-ton's fufeit an hundred pounds to the Hakewel King, and an hundred pounds to 48. the Party injured; and be imprifon'd for a Year without Bail or Mainprize. And every Mayor or Magistrate of a Town fo offending, fhall

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126 Returns of Sheriffs, &c.

fhall pay Forty pounds to the King, and Forty pounds to the Party. This Action to be within Three months after the Parliament commenced, or by any other man who will.

Hakewel If he fo do not , and profecute
49.
vid.cromp- his Suit with Effect and without
ton's Jurif Fraud ; any other man who will,
3.b. may have the faid Suit for the faid hundred pounds, as the Knight had, and Cofts of Suit alfo fhall be a-warded to the faid Knight, or any other who will fue in his behalf.

Hakew.51. The Sheriff shall make a good Return of his Writ, and of every Return of the Mayor and Bayliff, or Bayliffs, where no Mayor is, to him made.

Townf.coll. The Burgeffes of Leskard in ^{63.} Cornwal being elected, the Town refufed to deliver up their Indenture to the Sheriff; but the Party elected made his Indenture, and deliver'd it to the Clerk of the Crown, who filed it with the reft of

and A. of the In sheriff, fed it up denture the Sher this Ret mittees Jan. High-S Suffex, denture shall be the Ba 35 the Sp mendea Writ a cery, a Eve return Burge ner (t tute)

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and Amendments of Returns, 127

of the Indentures returned by the Sheriff, the Sheriff having endorfed it upon his Writ: but this Indenture was never executed by the Sheriff, nor returned: and yet this Return was held by the Committees to be good.

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Jan. 1641. Ordered, That the ² Nalfon High-Sheriff of the County of Suffex, who has return'd two Indentures for the Town of Arundel, shall be fummon'd to appear here at the Bar, to amend his Return.

35 Eliz. 1592. It was faid by sir Simon the Speaker, No Return can be a-Jour. 490. mended in this House: For the Col.2. Writ and the Return are in Chancery, and must be amended there.

Every Sheriff, or other Officer, St.33 H.8. returning any Knight, Citizen, or Land. Burgefs choien in any other manner (than is prefcribed in the Statute) to forfeit an hundred pounds.

If one be duly elected Knight, 4 Infl.49. Citizen, or Burgeß, and the Sheriff the Margin return another; the Return must Rot. Parl. be ⁵H.4.n.38. 128 Returns of Sheriffs,&c.

be reformed and amended by the Sheriff, and he that is duly elect. ed, must be inferted: for the Ele. Ction in these Cases is the Foundation, and not the Return.

Scobel 115. 18 Jac. 1. The Sheriff of Leicefter/hire having returned Sir Thomas Beaumont; upon Report from the Committee for Electi that Sir George Hastings was ... ly chosen; the Sheriff was ordered to return Sir George Hastings to the Clerk of the Crown, and he to accept it, and file it.

Ibid.

21 Jac. 1. Upon Report from the Committee of Priviledges, That in the Election of Mr. John Maynard for Chippingham, John Maynard was chosen, but by a Mistake Charles was afterward written in stead of John: It was Refolved, The Return shou'd be amended, without a new Writ, and that the Bayliss flou'd do it, and not the Clerk of the Crown, and that it shou'd be fent down to the Bayliss in the Country, and he to Return John Maynard Esq; the first Burges. I Febr.

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&c. by the elect. ne Elefounda.

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t from es, That n Mayn May-Miftake tten in folved, d,withbe Baye Clerk ou'd be e Counaynard I Febr.

Returns of Sheriffs,&c. 1 Febr. 1640.It being Refolved, Ibid. That the Election of Mr. Erle for one of the Burgesses of Warchain, is a good Election : Ordered, That the Officer, who was the Officer when the Return was made, or his Deputy, or the Electors, shou'd amend the Return. But the next day it was Ordered, That Edward Harbin, the late Mayor of Wareham's Deputy, shou'd come to the Bar of the House, and amend the Return.

20 Febr. 1640. The Bayliff of Id. 116. Midhurst in Suffex came to the Bar (being fent for by Order of the House) and amended one of the Indentures of Return of Burgeffes for that Town, and the other was taken off the File.

If a Sheriff shall return one for sir simon a Knight of the Shire, who was un- d'Ewes duly, or not at all elected; yet Col.2. he that is fo return'd, remains a Member of the Houfe till his Election be declared void.

CHAP.

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C H A P. XII.

Election of the Speaker.

Arc. Parl.3. Smyth's Commonwealth 75. Bills exhibited into the Parliament, and is the Mouth of the Parliament.

4 Infi. 8. It is true, the Commons are to Smyth's choofe their Speaker : but feeing commonwealth 75, that after their Choice the King

may refuse him; for avoiding of expense of Time and Contestation, the Use is (as in the Conje d'Esser of a Bission) that the King doth name a discreet and learned Man, whom the Commons elect.

4 Inft. 8.

But without their Election no Speaker can be appointed for them, becaule he is their Mouth, and trufted by them, and fo neceffary, as the Houje of Commons cannot fit without him.

Election of the Speaker. 13

And therefore a grievous Sick-^{1d.8.} nefs is a good Caufe to remove the Speaker, and choose another. So in 1 Hen.4. Sir John Cheyny difcharged: and to William Sturton. So in 15 Hen. 6. Sir John Tyrrel removed.

at doth nd the iament. Parlia. are to feeing e King ding of ntestatie Conje he King learned lect. tion no r them, nd tru-Tary, as not fit

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eaker.

The first Day each Member is Modus tecalled by his Name, every one an-nend. Parl. fwering for what Place he ferveth: 35 that done, they are willed to choose their Speaker, who (tho' nominated by the King's Majesty) is to be a Member of that House. Their Election being made, he is prefented by them to the King fitting in Parliament. 35. So Sir Thomas Gargrave I Eliz. So Christopher Wray 13 Eliz. So Robert Bell 14 Eliz. So John Puckering 27 Eliz. So George Snagg 31 Eliz. So Edw. Coke 35 Eliz. So Telverton 39 Eliz. So John Crook 43 Eliz. So Sir Thomas Crew 19 Jac. 1. So Sir Heneage Finch I Car.I cum multis aliis.

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132 Election of the Speaker.

Townf.Coll. The Speaker ought to be religious, honeft, grave, wife, faithful, and fecret. These Vertues must concur in one Person able to supply that Place.

Ellyng.154 The long Use hath made it so material, that without the King's Commandment or Leave, they cannot choose their Speaker. Id.155. Surely the Election of the

Surely the Election of the Speaker was anciently free to the Commons, to choose whom they would of their own House: which appears in this, that the King never rejected any whom they made Choice of.

Vide contra Sir Simon d Ewes Journ.42.Col.1.where he faith, That 28 Hen. 6. Sir John Popham was discharged by the King: and thereupon the Commons chose and presented William Tressham Esq; who made no Excuse.

Elfyng.151 The Caufe of Summons being Cook 12, declared by the King or Chancellor; 115. Smyth's the Lord Chancellor confers first Commonwith his Majesty, and then in his Wealth 79. Name

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Name affemt choole he the him to tain. Up prefen the L a Mer Th affem the C of th per E ofa himle and c fignit Nega stand natri ough Sc ralit fit) Tha Name commands the *Commons* to alfemble in their Houle, and to choole one of their Members to be their *Speaker*, and to prefent him to his Majesty on a Day certain.

Election of the Speaker.

Upon which the Commons shall Co.12.115. presently assemble themselves in the Lower House, and he is to be a Member of their Parliament.

The Commons being thereupon Elfyne.152affembled in their Houle; one of Coll.174. the Commons puts the reft in mind of their Charge given in the ∇p per House, touching the choosing of a Speaker; and then doth of himself commend one unto them, and defires their Opinions to be fignified by their Affirmative, or Negative Voices: and if any Man stand up, and speak against him so named, alledging some Reason, he ought to name another.

Some Person (when the gene-Scobel 3. rality of Members are come, and 174. fit) doth put the House in mind, Vide Sir That for their better proceeding in S. d'Ewes K 3 the sim.

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Election of the Speaker. 134

the weighty Affairs they are come about, their first Work is to ap. point a Speaker; and re-commends to the Houle tome Perfon of Fitnels and Ability for that Service and Dignity, which usually hath been one of the long Robe.

Scobel 3.

If more than one Person be named for Speaker, and it be doubtful, who is more generally chofen; fometime one of the Members ftanding in his Place, doth by Direction or Leave of the Houle, put a Question for determining the fame, or the Clerk at the Board.

Scobel 4.

So it was in the first Seffion 1 Jac. 1. when Sir Edward Philips the King's Serjeant at Law was first named by Mr. Secretary Herbert as fit for that Place : and the names of others were mention'd, but the more general Voice run upon Sir Edward Philips; and a Question being put, he was by general Ac-Vid. Townf. clamation chosen Speaker.

When the Speaker is chosen, he 175. vid. Sir S. in his Place, where he first shall d'Ewes. fit Jour.paffim

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ofen, he It Ihall fit Election of the Speaker.

fit down, fhall difable himfelf, and fhall pray, That they would proceed to a new Election.

When it appeareth who is cho-Elfyng. 153 fen, after a good Pawfe he fland-175. eth up, and theweth what Abili-Vide Sir ties are required in a Speaker; and S.d'Enes that there are divers among them well furnish'd with such Qualities, Ec. disableth himseli, and prayeth a new Choice to be made; which is commonly answered with a full Confent of Voices upon his Name.

If the Houfe generally give a *Ellyng.*153 Teftimony of their Approbation, 4 Infl 8. two of the Members (which for Vid.*Townf.* the most Part were of the Coun-Vide Sir cil,or chief Officers of the Court) *S.d'Ewes* going to the Gentleman named, and agreed to be *Speaker*, take him from his Place, and lead him unto the *Chair* (*Elfyng* fays, take him by the Arms, and lead him to the *Chair*) where being fet, they return to their Places.

After a while he rifeth, and un-*Ellyng.*153 K 4 cover'd,

136	Election of the Speaker.
	cover'd, with humble Thanks for their good Opinion of him, pro- mifeth his willing Endeavors to do
	them Service.
	After he is put into the Chair, then he shall pray them, That with their Favors, he may difable him- felf to the King, that so their Ex-
	pectations may not be deceived.

vid.Townf. Then fome (and commonly he 175. Sir Simon d'Ewes of the Day to prefent him, &c. Jour paffim Elfyng. 153 So it was done by Sir William Knowls the Controller in the 43 Eliz.

Co.12.115. Two or three Days after the Ruft coll. Commons shall prefent the Speaker 480. Smyth's in the Upper House to the King, Communwhere he shall disable himself again to the King, and in most humble manner shall intreat the King to command them to choose a more sufficient man.

Flippe. 156 At the Day appointed, his Ma-Vid Fownf. jefty fitting on his Royal Throne, 175. and the Lords all in their Robes, the Commons are called in, who be-

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Election of the Speaker.

ing come, the Speaker is brought between two of them, with low Obeyfance to the Bar, and fo prefented at the Bar to his Majefty.

The Speaker having made his Excufe, the Lord Chancellor confers with the King, and then telleth him, That his Majesty doth approve the Commons Choice, and will not allow of his Excufe. Then the Speaker proceeds to his Speech. But anciently he made first a Protestation; as you may read in Elfyng. 159, 160.

After he is allowed by the King, Co.12.115. then he shall make an Oration, and Vide in the Conclusion, shall pray the 117. four usual Petitions. Vi. Smyths

The Speaker's Speech is what it Commonmealth 80. pleafeth himfeit (having no Direction at all from the Commons Elling.164, touching the fame) making Petition to the King on behalf of the Commons, fome in general words for all their ancient Priviledges, and fome in particular.

The Protestation of the Speaker

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137

Election of the Speaker. 128

4 Inft.8. confifts of three Parts. First, That Vid.Townf. the Commons in this Parliament Coll.4.8. 54 Ruh.Coll. may have free Speech, as by Right and of Custom they have used, and Vide Elall their ancient and just Privi. fyng.164. ledges and Liberties allow'd to Secondly, That in any them. Thing he shall deliver in the Name of the Commons (if he Shall commit any Error) no Fault may be arrected to the Commons, and that he may refort again to the Commons for declaration of their true Intent, and that his Error may be pardoned. Thirdly, That as often as necessity for his Majesties Service and the Good of the Commonwealth Shall require, he may by Direction of the House of Commons, have Access to his Royal Person.

Some add a Fourth, That they Modus tenend. Parl. may have Power to Correct any of 35. their own Members that are Offenders.

Id.62.

484.

And fome make a Fifth, That the Members, their Servants, Chattels, and Goods necessary, may be free from all Arrests. Tho'

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aker. ft, That rliament y Right led, and Privi. ow'd to in any be Name ill commay be nd that ommons rue Inmay be as often Service nvealth rection ve Ac-

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Election of the Speaker.

139

Tho' the Speaker docs (upon Sir R. At-his being approv'd of by the King) ment, &c. make it his humble Pecition to 33. have Liberty of Speech allow'd the Commons ; from whence Dr. Heylin and Sir Robert Filmer, and others infer, That the Commons enjoy that Liberty by the King's Grace and Favour : yet they are clearly answered by the words that accompany that humble Petition, he prays That they may be allowed that Freedom, as of Right and Cuftom they have used and all their ancient, and just Priviledges, and Liberties So that this from the Speaker is a Petition of Right.

The Speaker having ended his Elling 155 Oration, the Lord Chancellor confers again with the King, and makes Anfwer thereunto in his Majesties Name, granting his Requests, Sc.

That humble and modeft way Sir R. Atof the Peoples addreffing to their kyns Argument 33. Soveraign, either for the making Laws, 140

Election of the Speaker.

Laws, which has been very ancient, or for granting Priviledges (by the Speaker of the Commons) fhews great Reverence, and be. comes the Majefty of the Prince fo to be addreffed to: but let it not be made an Argument, that either the Laws thereupon made, or the Priviledges so allow'd, are pre. carious, and meerly of Favour, and may be refused them.

Co.12.115. 4 Inft.10.

The Oration being answered by the Lord Chancellor, and his Petitions allow'd, the Speaker and the Commons shall depart to the House of Commons, where the Speaker in the Chair shall request the Commons, That inasmuch as they have chosen him for their Mouth, they would affift him, and favourably accept his Proceedings, which do proceed out of an unfeigned and fincere Heart to do them service.

Scobel 5. Vide Sir S. d'Ewes FOHT. 43> 44.

The first Business in the House is ordinarily to read a Bill that was not pass't in the last Parliament Buj

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ment preceeding, or fome new Bill, as in that of 10 Jac. 1. But on that Day, before that was done, there was a Motion made for Priviledge of Sir Thomas Shirley, who was chosen a Member to ferve in that Parliament, but detained by an Arrest. Upon which a Habeas Corpus was awarded; and the Serjeant that Arrested him, and his Yeoman sent for, and a Committee for Elections and Priviledges chosen.

CHAP. XIII.

Business of the Speaker.

THE Mace is not carried be-Elfing.153. fore the Speaker, until his Return, being prefented to the King, and allow'd of. The Speaker fits in a Chair pla-36. ced fornewhat high, to be feen and Smith's common-heard weakb, 84. Business of the Speaker.

heard the better of all: the Clerks of the House fit before him in a lower Seat, who read Bills, Ec.

Modus tenend. Parl. a Bill is read, as briefly as he may, 37. Smyth's to declare the Effects thereof to Commonthe House.

Hakewel 138,139.
Sir Simon down into the Commons House to d'Ewes Jour.43.
44.
take his Place, the Custom is, to read for that time only one Bill left unpast the last Sessions, and no more, to give him Seisin, as it were, of his Place.

Scobel 19:

SCOOL 1

I fac. I. Sir Edward Philips was chosen Speaker, and the fame Day (before he was prefented to the King) he figned a grant as Speaker, by Command of the House, for Election of another Perfon in the Place of Sir Francis Bacon, being chosen in two Places.

Id. 20.

A general Order hath ufually been made in the Beginning of the Seffion, to authorize the Speaker to give Warrants for new Writs Party the H Wh not m Warra of Sp the H Of the M as the and f as hav made

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Philips the fame inted to arant as of the ther Permcis Ba-Places, ufually ning of he Speaw Writs in Bufiness of the Speaker. in Cafe of Death of any Member, or of *double* Returns, where the Party makes his Choice openly in the House, during that Session.

143

Where fuch general Order is Ibid. not made, Writs have iffued by Warrant of the Speaker, by Vertue of Special Order, upon Motion in the House.

Oftentimes on the first Day of Scobel 18. the Meeting of the House, as soon as the Speaker hath been approv'd, and sometime before, such Persons as have been doubly return'd, have made their Choice.

43 Eliz. Mr. Johnson said, The Towns.191 Speaker may, ex Officio, send a 192. Warrant to the Clerk of the Crown, who is to certifie the Lord Keeper, and so make a new Warrant.

The Speaker faid, That I may Ibidinform you of the Order of the Sir Simon d'Ewes House, the Warrant must go from Jour. 627. the Speaker to the Clerk of the Col.2. Crown, who is to inform the Lord Keeper, and then to make a new Writ.

This

Business of the Speaker.

Ibid. This Proposition I hold, That Vide Sir S.d'Ewes our Speaker is to be commanded Journ.627. by none, neither to attend any, Col.2. but the Queen, per Sir Edward Hobby.

Sochel 20. The Warrant is to be directed Vid. Towns. to the Clerk of the Crown in Chan. Coll. 216, cery, by Order of Parliament 13 Vide Sir Novemb. 1601.

S. d'Ewes Jour.paffim May 1604. Refolved, That no Scobel 65. Speaker from henceforth shall deli-Petyt's ver a Bill, of which the House is Miscell. Parl. 140. posseffed, to any whosoever, without leave and a lowance of the House, but a Copy only. It is no Posseffion of a Bill, except the same be delivered to the Clerk to be read, ot that the Speaker read the Title of it in the Chair.

Rufb.Coll. 660.

1.44

5 Car. 11. 1628. The Speaker being moved to put the Question then proposed by the House, he refused to do it, and faid, That he was otherwise Commanded from the King. 2 Martij, The Speaker was urged to put the Question; who faid, I have a Command from the ker. , That manded

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That no all deli-House is without House, Possessing anne be e read, e Title

Speaker uestion lie, he That he rom the Speaker estion; d from the Business of the Speaker. the King to adjourn till the Tenth of March, and to put no Question; and endeavouring to go out of the Chair, was notwithstanding held by some Members (the House forefeeing a Dissolution) till a Protestation was publish'd.

When the Queen made an Anfiver to the Speaker's Speech, he, 263. with the whole House fell upon Vide Sir their Knees, and so continued, till Journ.659. she bid them stand up. Col.1,2.

145

35 Eliz. Mr. Speaker was fent Town[Coll. for to the Court, where the Queens Majefty her felf gave him Commandment what to deliver to the House.

The Speaker commanded upon 1d.63. his Allegiance not to read any Bills touching Matters of State or Reformation in Cautes Ecclefiaftical.

16 Car. 1. 1640. Apr. 16. The Rufb.coll. Speaker received Command from ^{1127.} the King, That his Majesties Speech shou'd be Entred in the Journal of the Commons House of Parliament: L where-

146 Business of the Speaker.

whereupon the House passed a declarative Vote, That they did not expect that this shou'd be performed by other Speakers, but upon the like special Command, or by the Order of the House.

Id-1137.

Eodem, Refolved, That it was a Breach of Priviledge of the Houfe for the Speaker not to obey the Commands of the Houfe; and that it appeared the Speaker did Adjourn the Houfe by the Command of the King, without the Confent of the Houfe, which is alfo a Breach of the Priviledge; it was therefore ordered that this thould be prefented to his Majefty.

Scobel 65. Petyt's Miscel. Parl. 140.

5. I Jac. I. 1603. Ordered, That it shou'd be precisely registred as the Judgment of the House, that no Speaker from henceforth shou'd deliver a Bill, whereof the House stands possessed, to any whomsoever, without allowance and leave : but that he had Power, and might either shew it, or deliver a Copy (if it seems meet to him.)

B But Copy be she If u it app equal the C ftions. 44 Wheth It was (and himfe closed Place, impo/e be ind was 1 Cecil. Th the H to fpe diffwa ker. d a de. did not performupon the the Or-

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red, That giftrea' as e, that no (hou'd debe House om soever, ave : but nd might - a Copy :But

Business of the Speaker. 147

But yet it was admitted, that a ^{Id.142}. Copy may be delivered, or it may be shewed to his Majesty.

If upon Division of the House Hakewel it appear that the Members are ^{145.} equal; the Speaker hath always the Casting Voice upon all Questions.

44 Eliz. Upon the Queftion, Townf.321, Whether Mr. Speaker had a Voice. 322. It was faid by Sir Walter Raleigh S. d'Ewes (and confirmed by the Speaker Four.683. himfelf) That the Speaker is foreclofed of his Voice, by taking of that Place, which it had pleafed them to impose upon him, and that he was to be indifferent to both Parties. He was leconded by Mr. Secretary Cecil.

The Speaker hath no Voice in Arc. Parl. the Houfe, nor will they fuffer him ¹⁸. Smyth's to fpeak in any Bill, to move, or Commonwealth 86.

L₂ CHAP.

CHAP. XIV.

Order to be observed in the House.

Townf.54. THE Litany is read the first Thing, after the Speaker is fet in the Chair. So agreed upon the Motion of Mr. Speaker 13 Eliz. 1571.

Scobel 6.

Ibid.

148

When the Speaker is fet in his Chair, every Member is to fit in his Place, with his Head covered.

No Member in coming into the Houle, or in removing from his Place, is to pals between the Speaker, and any Member then speaing; nor may cross, or go overthwart the Houle, or pals from one side to the other, while the House is sitting.

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Order to be observed,&c. 149

23 Eliz. 1580. Upon a Moti-Sir Simon on made by Sir James Croft Con-Jour. 282. troller of her Majesties Houshold, Col. 2. and allowed of by the whole House, That Mr. Speaker and the Residue of the House of the better fort of Calling, do alway at the rising of the House depart, and come forth in comly and civil fort. for the Reverence of the House, in turning about with a low Courtesse, as they make at their coming into the House, and not unseemly to thrust, and throng out.

No Member is to come into the Scaled 5. Houle with his Head covered, nor to remove from one Place to another with his Hat on, nor is to put on his Hat in coming in, or removing, until he be let down in his Place.

39 Eliz. None to enter the Townf.101, House with his Spurs on ; nor un-vid Sir s. til he pay the Serjeant's Fees. d'Ewes While the House is sitting, no Col. 1.623, man ought to speak or whis- Col. 1. per to another, to the end the I. 3 House

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23 Eliz.

Order to be observed

Scobel 6. Houle may not be interrupted, vid. Sir S. When any are (peaking; but eve-Journ.487 ry one is to attend unto what is col. I. fpoken; in which Cafe Penalties have been imposed.

Ibid.

150

When any Member intends to fpeak, he is to ftand up in his Place uncover'd, and addrefs himfelf to the *Speaker*; who ufually calls fuch Perfon by his Name, that the House may take notice who it is that speaks.

^{224.} Mr. Downold going about to ^{224.} fpeak about a Bill, the Speaker interrupted him, and arofe, without further hearing him, which he took in great Difgrace, and told him, He would complain of him the next Sitting.

Townf.Coll. If any man in this Houle fpeak wifely, we do him great wrong to interrupt him : if foolifhly, let us hear him out, we fhall have the more Caule to tax him, per Secretary Cecil.

vid. Sir S. If more than one fland up at d'Ewes once, the Speaker is to determine Jour.434. who the S judge W is to until be fe may the F 21 for a ker a hear Hou W the l to fi 2 Rule on expl

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who was first up; and he is to speak, and the other sit down, unless he, who was first up, sit down again, and give way to the other; or that some other Member stand up, and acquaint the House, that another was up before him, whom the *Speaker* calls, and the House adjudge it so.

While one is speaking, none-elfe Ibid. is to fland up, or interrupt him, Vid. Towns. until he have done speaking, and be set down, and then the other may rife up and speak, observing the Rules.

21 Junij 1604. It was agreed Ibid. for an Order, That when Mr. Speaker defires to speak, he ought to be heard without interruption, if the House be filent, and not in Dispute.

When the Speaker stands up, 1bid. the Member standing up, ought to fit down.

27 April 1604. Agreed for a scobel 8. Rule, That if any Question be upon a Bill, the Speaker is to explain; but not to sway the L 4 House 152 Order to be observed

House with Arguments or Dispute.

Scobel 8. 4 Junij 1604. Agreed for an Vide Sir S. d'Ewes Jour. 335. difturbeth any man in his Speech, Col. 1.640. by coughing, spitting, &c. shall an-Col.2. Swer it at the Bar.

Ibid.

7 Maij 1607. Ordered upon the Question, That in going forth, no man shall stir, until Mr. Speaker do arise and go before, and then all the rest to follow after him.

Co. 12.116. He, who first stands up to speak, Smitb's he shall first speak, without any Commonwealth 84. Difference of Persons.

If in Debate words be let fall, that give Offence, Exceptions thou'd be taken the fame day, and before fuch Member go out of the Houfe : or he, who is offended, may move, that fuch Perfon may not go out of the Houfe till he hath given Satisfaction in what was by him fpoken. And in Science 1: fuch · Cafe, after the prefent Debate is over, the words muft be repeated by the Perfon excepting : ting: Houle plain which Hould Expla draw. 43 Secre next next on ; 1 Place Charg Favo Duty. Ťľ Deba ledge ver i ject 1 F the I and clare and. tred

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ting : and in cafe he defire, or the Houfe command him, he is to explain himfelf, ftanding in his Place; which if he refufe to do, or the Houfe be not fatisfy'd with fuch Explanation, then he is to withdraw.

43 Eliz: 1601. It was faid by Townf.Coll. Secretary Cecil, If any that fit 199. next the Door, be defirous to fit Vide Sir next the Chair, to give his Opini-d'Ewes on; I will not only give him my Jour.630. Place, but thank him to take my Charge : We that fit here, take your Favours out of Courtefie, not out of Duty.

Tho' Freedom of Speech and scobel 72. Debates be an undoubted Priviledge of the Houfe, yet whatfoever is fpoken in the Houfe; is fubject to the Cenfure of the Houfe.

Febr. 19. 1592. 35 Eliz. After Townf.Coll. the Names of the Knights, Citizens ⁵¹. and Burgeffes were read and declared to the Cierk of the Crown, and entred in his Book, they entred into the Houle.

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Order to be observed

The Houfe being fet, the Earl s. d'Ewes of Derby, High Steward for this Jour.passim Parliament, came into the House to take their Oaths. All being removed into the Court of Requests, the Lord High Steward fitting at the Door, call'd the Knights and Burgesses of every County, according to the Letters of their Names in the Alphabet. Alphabetically every one answered, as he was call'd, and having answer'd, departed thence to the Parliament House Door, and there took the Oath of Supremacy, given him by one of the Queens Privy Counfel lers.

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154

Jbid.

The Fee for entring his Name Townf.Coll. into the Serjeant's Book is Two fhillings, the Rewards to the Door-Kcepers, Three fhillings and eight pence, the Fee for returning the Indenture, Two shillings.

Id.IS.

Febr. 7. 1588. 31 Eliz. This Day the Houfe was call'd over, and all those that did then fit in the House, and were present at the calling ling fever and they 3 the] Edw give esu bers mad any ting foer How mon

in the House.

ling of the fame, did thereupon feverally answer to their Names, and departed out of the House, as they were called.

31 Eliz. 1588. By Confent of Sir Simon the Houfe (upon the motion of Sir Jour.432. Edward Hobby) admonition was col.2. given by Mr. Speaker That Speeches used in this House by the Members of the same, be not any of them made or used as Table talk, or in any wise delivered in Notes of writing to any person or persons whatsoever, not being Members of this House, for that they are the Common-Councel of the Realm.

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CHAP. XV. Orders of the House.

Scobel 32. 2 Maij Member fpeaking, 1610. And his Speech, feeming impertinent, and there being much hiffing and fpitting, it was conceived for a Rule, That Mr. Speaker may ftay impertiment Speeches.

Ibid.

156

18 Maij 1604. It was Refolved, That eight ingrosfed Bills should be read the next day, half an hour after eight. The next day about that Time, a Member entring into a long Discourse, De merâ Fide, S sola Fide, Sc. was interrupted; and the Question offered, Whether he shou'd go on, in respect of the Order. But it was agreed tor a Rule, That if any man speak not

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Orders of the House. not to the Matter in Question, the Speaker is to moderate.

April 1604. He that digreffeth Idem 31. from the Matter, to fall upon the Coll. 276. Perion, ought to be suppressed by the Speaker.

17 April 1604. If any fuper Ibid. fluous Motion or tedious Speech be offer'd in the House, the Party is to be directed, and order'd by the Speaker.

No reviling or nipping words Smith's muft be ufed, for then all the Commonwealth, 85, Houfe will cry, It is against the 86. Order. And if any speak unreverently or seditionally against the Prince, or the Privy Council, I have seen them not only interrupted, but it hath been moved after to the House, and they have sent them to the Tower.

If any man speak impertinent-scobel 33. ly, or beside the Question in hand, it stands with the Orders of the House, for Mr. Speaker to interrupt him, and to know the Pleasure of the House, Whether they will further hear kim. 24 Jan.

aking, n,feembeing it was at Mr. rtinent

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folved, ould be our afabout ing inrâ Fiinterffered, respect agreed fpeak not Id.31. 24 Jan. 23 Eliz. Mr. Carleton Vid. Sir s. endeavouring to speak contrary to d'Ewes Jour. 284. the Sense of the House, was interrupted: and offering to speak again, urging it was for the Liberty of the House; the Speaker and the House did stay him.

Id. 21.

158

When a Motion has been made, the fame may not be put to the Queffion, until it be debated, or at leaft have been feconded by one or more Perfons ftanding up in their Places : and then the fame may be put to the Queffion, if the Queftion be call'd for by the House, or their general Sense be known; which the Speaker is to demand, unlefs any Member ftand up to fpeak.

lbid.

When a Motion has been made that Matter must receive a Determination by the Question, or be laid aside by the general Sense of the House, before another be entertain'd.

Ibid.

28 June 1604. A Motion being made, another interpofed a Speech there Speec Motic receit And t termi firft I 4 till a ended Matt of the If a De Deba once fome the S the **H** redu whic end 1 terw ter c be a

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Orders of the House.

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Speech tending to another Busines: but it was answer'd, That there was no Precedent for that Speech to be used, before the other Motion, which was made before, had received an Answer, and an End. And the House did accordingly determine the first Motion in the first Place.

4 Dec. 1640. Ordered, That Scobil 22. till the Business in Agitation be ended, no new Motion of any new Matter shall be made without leave of the House.

If the Matter moved do receive 15id. a Debate pro & contra, in that Debate none may speak more than once to the Matter: and after some Time spent in that Debate, the Speaker collecting the Sense of the House upon the Debate, is to reduce the same into a Question, which he is to propound, to the end the House in their Debate afterward may be kept to the Matter of the Question, if the same be approved by the House to con-

contain the Substance of the former Debate.

After fuch Queftion is propounded, any Member may offer his Reafons against that Queftion in whole, or in part; which may be laid afide by a general Content of the House, without a Question put.

Scobel 23. But without fuch general Con. fent, no part of the Queflion propounded may be laid afide, or omitted : and tho' the general Debates run against it, yet if any Member before the Queflion put (without that part) stand up, and defire that fuch Words or Clause may stand in the Question, before the main Question is put : a Question is to be put, Whether those Words, or Clause shall stand in the Question

Ibid.

The like Method is obferved when any other Alteration is debated upon, to be made in a Queftion propounded : but upon putting a Queftion for fuch Addition, Altethe Ma fpeak : tor, or dition. Quefli Wh calling the fan not fpe may f be put 13 a Sub dage h third I return dred t read, Com but be one ft which becau out th

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Ibid.

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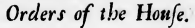
blerved is dea Queon put-Idition, AlteAlteration, or Omiffion, any Perfon, who hath formerly fpoken to the Matter of the Queftion, may fpeak again, to fhew his Reafons for, or against fuch Alteration, Addition, or Omiffion, before fuch Queftion be put.

When the Speaker (the House Ibid. calling for a Question) is putting the fame, any Member that hath not spoken before to the Matter, may stand up before the Negative be put.

13 Junij 1604 A Bill touching Ibid. a Subfidie of Tunnage and Poundage having been formerly upon a third Reading recommitted, was return'd : and a Proviso being tendred for Chester, which was twice read, the Queftion was put for Commitment, in the Affirmative : but before the Negative was put, one stood up, and spoke to it, which was admitted for orderly, because it is no full Question without the Negative part be put, as well as the Affirmative.

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Id.24.

Id.25.

162

Every Queftion is to be put first in the Affirmative, and then the Negative: to which question every Member ought to give his Vote one way or other : and the Speaker is to declare his Opinion, whether the Tea's or the No's have it; which is to ftand as the Judgment of the House. But if any Member, before any new Motion made, shall fland up and declare, that he doth believe that the Tea's, or the No's (as the Cafe shall be) have it, contrary to the Speaker's Opinion, then the Speaker is to give Direction for the House to divide, declaring whether the Tea's or the No's are to go forth.

Upon the dividing of the Houle, those are to go forth, who are for varying from, or against the constant Orders of the House (as, that a Question shall not be put, or not be now put; it being the Course of the House, that after a Debate the same shou'd be determin'd by a Question, or the like)

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be put first d then the eftion every his Vote one e Speaker is on, whether o's have it; he Judgment any Memlotion made, lare, that he Tea's, or the l be) have it, er's Opinion, o give Direo divide, de-Tea's or the

of the Houle, , who are for unft the con-Houfe (as, not be put, it being the that after a id be deteror the like) or

Orders of the House.

or against any positive Order made by the House; or for the passing any new thing, as reading a Petition, or Bill, and committing, ingrossing, or passing such Bills, or the like.

Those that are for the new Bill 1d. 52. (if there be a Queftion of Voices) thall go out or the House; and those who are against the Bill, and Sir Simon for the Common Law, or any for-d'Ewes mer Law, shall fit still in the Jour. 505. House, for they are in Possettion of Vid. contra the old Law. That in 1604. those Scobel 43. for the Bill fate, and those against it went out. So 7 Aug. 16.11.

10 Dec. 1640. It was declared Mimmals for a conftant Rule, That those that 25. give their Votes for Preservation Vide Sir of the Orders of the House shall stay S. d'Ewes in; and those who give their Votes otherwise, to the introducing any new Matter, or for any Alteration, shall go forth.

24 Mart. 21 Jac.25. The House Memorials, being divided upon a Question about Election of Members; it was M 2 over-

Ibid.

over-ruled by the House, that the Noe's shor'd go forth.

This is alfo the Courfe upon any Queftion to agree with a Report in Favour of the Opinion of a *Committee*.

1d. 25.

Upon dividing the Houfe, the Speaker is to nominate two of those that are in the Affirmative, and two of the Negatives, to count the House; which sour (each of them having a Staff in his Hand) are to count the number of the Persons who remain sources of the House: and then to stand within the Door, two on the one side, and two on the other, and to count the Number of them who went forth, as they come in.

While the Houte is thus divided, or dividing, no Member may fpeak, nor (unless it be to go forth upon the Division) remove out of his Place.

Id. 27.

Abid.1

When the Houfe is thus told, those two of the Tellers, who are of the number of those who have the

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the major Votes, fanding on the right hand, and the two other on the left hand at the Bar (the reft being all fet in their Places) are to come from thence up to the Table together (making the ufual Obeyfance to the Houfe three times; once at the Bar, again in the middle of the House, and again when they are come to the Table) and that Perfon who ftands on the right hand, is to declare to the Speaker the number of the Tea's (who fat, or went out, as the Cafe is) and of the No's : and then with like Reverence to depart into their Places; after which, Mr. Speaker is to report the fame to the Houfe.

If the Affirmative have the major Vote by the Judgment of the ^{Ibid.} Speaker, or (in cale of Division) upon the Division; the Clerk is to enter the Vote, Refolved. If the Negatives, then he is to enter it thus—The Question keing put (fetting down the words of the Queflion) it pass't in the Negative.

M1 3

Upon

Ibid.

Upon the Division, if the Members appear to be equal, then the Speaker is to declare his Vote, whether he be a Tea, or a No, which in this Cafe is the caffing Voice : but in other Cafes the Speaker gives no Vote.

Ibid.

1 Maij 1606. Upon a Queflion, whether a man faying Tea, may afterward fit and change his Opinion, a Precedent was remembred by the Speaker, of Mr. Morris, Attorney of the Wards, in 39 Eliz. that in like cafe changed his Opinion.

If upon a Debate it be much controverted, and much be faid againft the Queftion; any Member may move, that the Queftion may be first made, whether that Queftion shall be put, or whether it shall be now put; which usually ally is admitted at the Instance of any Member, especially if it be seconded, and insisted on : and if that Question being put, it pass in the Affirmative; then the main Question is to be put immediately, and

Id 23.

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and no man may fpeak any thing further to it, either to add,or alter. But before the Queftion (whether the Queftion fhall be put)any Perfon, who hath not formerly fpoken to the main Queftion, hath liberty to fpeak for it, or againft it; becaufe elfe he fhall be precluded from fpeaking at all to it.

If in a Debate there arife more Ibid. Queflions than one, and it be controverted, which Question shou'd be first put; the Question first moved and feconded is regularly to be first pur, unless it be laid afide by general Confent If the first Question be infifted on to be put, and the major Part feem to be against it, the Question is to be, whether that Queftion fhall be now put : if that pass in the Negative, then the other Question may be put, if defired: neverthelefs any Perfon may fpeak to it again, before it be put. If in the Affirmative, then it is to be put without any Addition or Alteration, as be-M 4 fore:

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Orders of the House.

fore: and after the Queftion is put, if any Member move to have the other Queftion put, every one hath leave to fpeak to it again, as if it were a new Queftion.

Id.29.

ibid.

If a Matter be received into Debate, and a Queftion grow, whether the Houfe shall proceed in that Debate at this time, and it fall out, that the House be divided; in such Case the No's are to go forth (it being contrary to the course of the House, that any Business shou'd be laid aside till it be determined by a Question) Is the Question be for an Adjournment of a Debate, the Tea's are to go forth upon the same Reason.

After a Queftion is propounded, no man may fpeak more than once to the Matter; but having fpoken to the Matter, when the Queftion comes to be put, he may fpeak to the manner or words of the Queftion, keeping himfelf to that only, and not ravelling into the merits of it.

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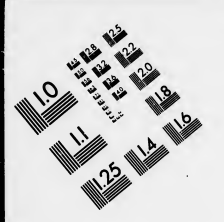
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If a Question upon a Debate Ibid. contain more Parts than one, and Members feem to be for one Part, and not for the other; it may be moved, that the fame may be divided into two, or more Questions: as Dec. 2. 1640. the Debate about the Election of two Knights was divided into two Questions.

No Member in his Difcourfe in Id 30. the Houfe may mention the Name Smyth's of any other Member then pre-Commonfent, but to defcribe him by his Wealth 85. Title or Addition (as that Noble Lord, that worthy Knight; or by his Office, as Judge, Serjeant, Gentleman of the long or thort Robe; or by his Place, as the Gentleman near the Chair, near the Bar, on the other fide; or that Gentleman that spake last, or last fave one, or the like.)

During any Debate any Mem-Memorials, ber, tho' he have ipoken to the *ut fupr.* 30. Matter, may rife up, and ipeak to the Orders of the House, if they be tranfgreffed, in Case the Speaker do

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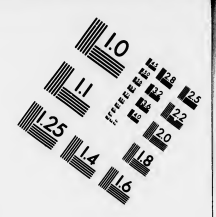
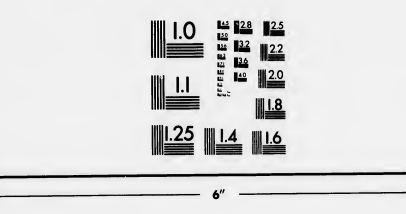


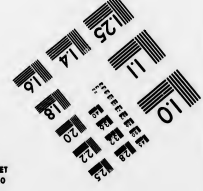
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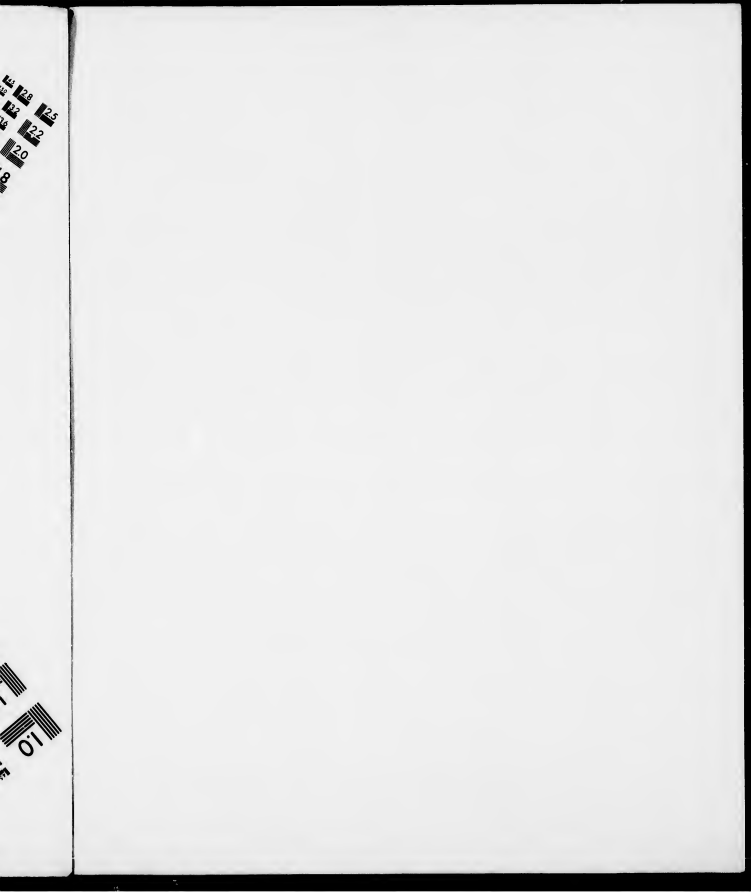




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do not : but if the Speaker fland up, he is fuft to be heard, and when he flands up, the other must fit down, till the Speaker fit down. Due & 31. But if any Perfon rife up to fpeak to the Orders of the House in the midit of a Debate, he must keep within that Line, and not fall into the Matter it felf : if he do, he may be taken down by the Speaker, or any other Member, calling to the Orders of the House.

Id.31. While a Member is fpeaking to Vid.Townf. a Debate or Queftion, he is to be heard out, and not taken down, unlefs by Mr. Speaker (as in fome Cafes he may) or that he fpeak of fuch Matter as the Houfe doth not think fit to admit.

Memorials A Matter upon Debate having inHakewel 33. Question, ought not to be again brought into Dispute.

Ibid.

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27 Martij 1604. Sir Edward Coke Attorny General, and Dr. Hone bring a Message from the Lords, defiring a Conterence about the

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Edward and Dr. om the c about the the Cafe of Sir Francis Goodwyn. Vide this Upon this Message it was argued, at large in That now the 'fudgment having the Appenpass't the House, it could not, nor ought to be reversed by them : and upon the Question it was resolv'd, There shou'd be no Conference.

2 Apr. 1604. A Vote having ^{Ibid.} passed some days pass, That no Conference shou'd be admitted with the Lords, the same Question was again moved, but was carried in the Negative. And it was then urged for a Rule, That a Question having been once made, and carried in the Affirmative, or Negative, cannot be questioned again, but must stand as the Judgment of the House.

4 Junij 1604. Agreed for a kl.45. Rule, If two stand up to speak to a Bill, he that would speak against the Bill (if it be known by Demand or otherwise) is to be first heard.

11 Nov. 1640. It is declared, 1d. 69. as a conftant Order of the House, That if a Witneß be brought to the House,

> House, the House sitting, the Bar is to be down; otherwife, if the House be in a Committee.

> In a Debate about an Election,it was Refolved, That the Party con. cern'd shall be heard to inform the House, and then he is to go forth.

When any Complaint is made against a Member, or Exceptions taken to any thing spoken by him (after he hath been heard to ex. plain himfelf, if he defire, or the House command it, which is usually done by him standing in his Place) if the House be not fatiffied, but fall into Debate thereof, fuch Member is to withdraw.

Town [.Coll. 311.

Id.70.

Ed.71.

The Members of the lower House came to the Lords, upon a Conterence, as they were fitting at the Table, and going to the upper end thereof, spake.

Townf 95. Vide Sir S. d'Ewes

When any Bills or Meffages are brought from the lower House to Four. 585. be presented to the upper House, the Lord Keeper, and the reft of the Lords are to rife from their Places, and

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and to go down to the Bar, there to meet fuch as come from the *lower House*, and from them to receive in that Place their Meffages or Bills.

But when any Anfwer is to be Ibid. deliver'd by the Lord Keeper in the name and behalf of the Houfe, to fuch Knights and Burgeffes as come from the lower Houfe, the faid Knights and Burgeffes are to receive the fame, ftanding toward the lower end of the Houfe; and the Lord Keeper is to deliver the fame with his Head covered, and all the Lords are to keep their Places.

In the Answer of the Commons Memoriris, House of Parliament to K. James ^{ut supra} his Objection in Sir Frances Good-^{33,34.} wyn's Case (3 Apr.1604.) the Objection being, That they refuse Conference with the Lords. The Answer is in these words, Concerning our refusing Conference with the Lords; there was none defired, till after our Sentence passed: and then we thought, that in a matter private 174

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vate to our own House (which by Rules of Order might not be by us revoked) we might without any Imputation refuse to concur.

CHAP. XVI.

Paffing of Bills.

Townf.Coll. 43 Eliz. W Hile there were 209. 1601. W divers Difputes about a Bill,Mr.Fleming the Queens Solicitor took the Bill to look a word in it; after he had done, and laid it on the Board, one ftood up and faid, Mr. Speaker, after a Bill is ingroffed, you ought to hold it in your hand, and let no man look into it; which was confeffedby all. And to the Speaker took it.

Cook 12: 115.

When a Bill is read, the Speaker doth open the Parts of the Bill; fo that each Member of the Houle may may each I Su in one ther, fairly Pu to be fing b fuch God condl monw ded f venue Queer ally t Laft fer'd Orde they brief A offer cept whic Ord Paffing of Bills.

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may understand the Intention of each Part of the Bill.

Such Bills, as being first passed Hakemel in one House, are sent unto the o-¹³⁴. ther, are alway sent in *Parchment* fairly ingrossed.

Publick Bills are in due courfe Ibid. to be preferred in reading and paf- Co. 12.116. fing before private: and of Publick, such as concern the Service of God and Good of the Church. Secondly, fuch as concern the Commonwealth, in which are included fuch as touch the Perfon, Revenue, or Houshold of the King, Queen, Gc. and they ought especially to be preferred in passing. Laftly, private Bills are to be offer'd to be read, and paffed in fuch Order as they were preferred. And Towns. coll. they that carry them, to give fome 270. brief Commendation of them.

Any Member of the Houfe may Scobel 40. offer a Bill for publick Good, except it be for imposing a Tax: which is not to be done, but by Order of the House first had.

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If any Member defire, that an Act made, and in force, may be repealed or altered, he is first to move the House in it, and have their Resolution, before any Bill to that purpose may be offer'd; and if upon the Reasons shew'd, for repealing or altering such Law, the House shall think it fit, they do usually appoint one or more of the Members to bring in a Bill for that purpose.

Towns. Coll. All men of Law know, that a

^{238.} Bill, which is only expository to expound the Common Law, doth enact nothing, neither is any *Provifo* good therein.

Hakewel 135. But the Speaker is not precifely bound to any of thele Rules; for the preferring of Bills to be read or paffed; but is left to his own good Difcretion (except he be fpecially directed by the House to the contrary) and tho' he be earneftly prefied by the House for the reading of fome one Bill; yet if he have not had convenient time time t to ma own claim Readin time. Th ed by by the with a reads after : which delive whof as oth on) : Hand titule tle; the **H** Bill, ing t help, his **E** Bill. S

Passing of Bills.

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time to read the fame over, and to make a *Breviat* thereof for his own memory; the *Speaker* doth claim a Priviledge to defer the Reading thereof to fome other time.

The Clerk being ufually direct-Hakewel ed by the Speaker (but fometime 137. by the House) what Bill to read, with a loud and diftinct Voice first reads the Title of the Bill, and then, after a little Pawfe, the Bill it felf; which done, kiffing his Hand, he delivereth the fame to the Speaker ; who standeth up uncover'd (whereas otherwife he fitteth with his Hat on) and holding the Bill in his Hand, faith, This Bill is thus intituled, and then readeth the Title; which done, he openeth to the House the Substance of the Bill, which he doth, either trufting to his memory, or using the help, or altogether the reading of his Breviat, which is filed to the Bill.

Sometimes reading the Bill it Hakewel N felf, Scobel 42.

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precife-Rules; ls to be t to his cept he e Houfe ' he be oufe for bill; yet venient time 178

Paffing of Bills.

felf, especially upon the Passage of a Bill, when it hath been much alter'd by the *Committees*, fo that thereby it differeth very much from the *Breviat*.

Id.138.

When he hath open'd the Effect of the Bill, he declareth to the House, *That it is the first Reading* of the Bill, and delivereth the same again to the Clerk.

The Bill containing the King's Id.138. Vid. Townf. General Pardon hath but one Rea-Coll. 29,44, ding in the Lord's House, and one 126. Vide Sir below : the Reason is, because the S. d'Ewes Subject must take it as the King Fourn.91. Col.2. will give it, without any Alteration; and yet many times Exceptions are taken at the Reading thereof, for that it is not to favourable as in former times.

ilakew.1b. The like of a Bill of Subfidies granted by the Clergy.

Id. 139.

The usual Courte is to spend the Morning, before the House grow full, in the first Readings, and to defer the second or third Reading till the House grow full. No

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te King's one Rea-, and one caufe the che King Alteras Excep-Reading t fo faes. Subfidies

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No Knight, Citizen, or Burgeß co.12.116. ought to ipeak above once to one Bill in one day, unless fometime by way of Explication.

At the first Reading of the Bill, Hakewel it is not the Course for any man 139. to speak to it, but rather to confider of it, and to take time till the second Reading : unless it carry matter of apparent hurt to the *Commonwealth*, and so to be rejected.

Nor for any Addition, for Ibid. thereby it is imply'd that the Body of the Bill is good, which till the fecond Reading, doth not regularly come to the Trial.

If any Bill originally begun in Id.140. the Commons House, upon the first Scobil 422 Reading happen to be debated to and fro, and that upon the Debate, the House do call for the Question; it ought to be, not Whether the Bill shall be read the second time (for io it ought to be in ordinary Course) but whether it shall be rejected.

N 2

180 Hak Ibid.

Paffing of Bills.

If a Bill coming from the Lords be fpoken against, and preffed to be put to the Question, upon the first Reading; the Speaker, in favour and respect thereto, shou'd not make the Question for Rejection (as in the former Cafe) but thou'd first make the Question for the fecond Reading; and if that be deny'd, then for Rejection. But ufually when any fuch Debate is, the Speaker doth forbear to make any Queftion at all thereupon, except he be much pressed thereto, it being better to confider of it before it be put to fuch a hazard.

Id.141. Scobel 42. If the Queftion for Rejection be made, and the greater Voice be to have it rejected, the *Clerk* ought to note it rejected in his *Journal*, and to to indorfe it on the back of the Bill; and it fhall be no more read: If the Voice be to have the Bill retained, it fhall have his fecond Reading in Courfe.

It is against the ordinary Course that the same Bill shou'd be read more for 1 fuffer been It when finefi felve: nog is nev cial (W point onef ready been hath order fame It a Bil passe a Pre A befor there yet i vatio

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Passing of Bills.

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more than once in one day, but for fpecial Reafons it hath been fuffer'd, that private Bills have been in one day read twice.

It is likewife done fometimes, Hakewel when the Houfe lacketh other Bu-¹⁴² finefles wherein to imploy themfelves, effectially if the Bill be of no great Importance, howfoever it is never but upon Motion and fpecial Order.

When special Committees ap-Ibid. pointed for the drawing of some one special Bill, present the same ready drawn to the House, it hath been often seen, that the same Bill hath not only been twice read, but order'd also to be engressed the same day.

It is not without Precedent that Ibid. a Bill hath been thrice read, and passed in the same day. But this is a President that standeth alone.

A Bill was read the fourth time, sir Simon before it pass't the House, and tho' d'Ewes four. 90. there want not other Presidents, Col. 1. yet it is rare and worth the Observation. N 3 A

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Paffing of Bills.

Id.335. Col.1. A Bill was put to the Queffion, upon the first Reading, and rejected: but it is not usual for a Bill to be put to the question upon the first Reading.

^{1d} 337 27 Eliz 1584. A Bill was comcol.2. 415.Col.2. mitted upon the third Reading, having been formerly committed upon the fecond; which is not ufual.

Hakewei 143.

Thid.

A Bill may be preferr'd to be fecondly read the next day after the first Reading : but the usual Course is to forbear for two or three days, that men may have more time to confider upon it, except the Nature of the Business be such, that it require haste.

After the Bill is fecondly read, the *Clerk*, as before, in humble manner delivereth the fame to the *Speaker*; who again readeth the Title and his *Breviat*, as he did upon the firft Reading: which done, he declareth, *That it was a* fecond Reading of the Bill: Ard then he ought to pawfe a while, ex-

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Paffing of Bills.

expecting whether any of the Houfe will speak to it; for before the Speaker hath so declared the state of the Bill, no man shou'd offer to speak to it; and then, and not before, is the time when to speak.

If after a pretty diftance of Ibid. time, no man speak against the Bill for matter or form, he may make the Question for ingrossing thereof, if it be a Bill originally exhibited into the Commons House.

So likewife if divers fpeak for 1d. 144. the Bill, without taking Exception to the Form thereof, he may make the fame Question for the ingroffing.

The like Queftion for the in-Ibid. groffing ought to be made, if the greater Voice be, *That the Bill fhall not be committed*: for it were to no end further to delay the proceeding of the Bill, if there be no exception taken to the matter or form thereof: but upon the fecond Reading, and after the *Speaker* N 4 hath

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Paffing of Bills.

hath deliver'd the state thereof, the House doth usually call for committing of the Bill; and then if any man will speak against it, either for Matter or Form, he ought to be heard.

After the first man hath spoken, the Speaker ought to rest a while, expecting whether any other man will speak thereto: so ought he likewise to do after every Speech ended: when he perceiveth that the Debate is at an end, he ought then to make the Question for the committing thereof, in this fort:

Id. 145.

As many as are of Opinion that this Bill shall be committed, say Yea.

And after the Affirmative Voice given,

As many as are of the contrary Opinion, say No.

And he ought by his Ear to judge

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Id.144.

Passing of Bills.

judge which of the Voices is the greatest : if that be doubtful, the House ought to be divided.

If upon Division of the House Ibid. it appear that the Numbers are equal, the Speaker hath the casting Voice upon all Questions.

If it appear that the Affirma-Ibid. tive Voice be the greater, then ought he to put the House in mind touching the naming of *Committees*, which is done thus.

Every one of the Houle that lift may call upon the Name of any one of the Houfe to be a *Committee*, and the *Clerk* ought in his *Journal* to write under the Title of the Bill the Name of every one fo called on, at leaft of fuch whofe Names (in that Confusion) he can distinctly hear; and this he ought to do without Partiality, either to those that name, or to the Party named.

He that speaketh directly a- 1d.146. gainst the Body of the Bill, may ^{Towns.Coll.} not be named a *Committee*: for he that

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Paffing of Bills.

that would totally deftroy, will not amend it.

When a convenient Number of Hak. Ibid. Committees are named; then ought the Speaker to put the House in mind to name Time and Place, when and where the Committees may meet; which the Clerk ought likewife to enter into his Journal. Book : and when the House is in filence, he ought with a loud voice to read, (out of his Book) the Com. mittees Names, and the Time and Place of the Commitment, that the Committees may take Notice thereof.

Ibid.

After a Bill, which is fent from the Lords, is twice read, the Queftion ought to be for the Commitment: if it be deny'd to be committed, it ought to be read the third time, and the next Queftion ought to be for the Passage, and not for the Ingrossing (as it is where the bill originally begins in the lower House) for Bills, which come from the Lords come always engrossed. The

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Paffing of Bills.

The Question for the Passage Hakewel shou'd in ordinary Course be then ¹⁴⁷ made, when the Bill is deny'd to be committed; but not till the Bill be read the third time.

In the debating of Bills in the $C_{0,12,116}$. Houfe, no man may fpeak twice in one day (unlefs fometime by way of Explication) except the Bill be oftner read than once; and then a man may fpeak as often as the Bill is read. Otherwife it is at *Committees*, or when in the Houfe the Debate arifeth upon fome Motion concerning the Order of the Houfe.

After the Debate is ended, the Id. 150. Speaker ought to put the Question for Ingroffing.

If the greater Number of Voi-Ibid. ces be, that the Bill ought not to be ingroffed, the *Clerk* ought to make an Entry in his *Journal*, that the fame was dash'd : and fo he ought likewife to note upon the back of the Bill, and the day when. If the Voice be to have it ingroffed, 188

Passing of Bills.

fed, it is the Office of the Clerk t_0 do it.

It is always to be observed, That when the Bill is engrossed, the *Clerk* ought to endorse the Title thereof upon the back of the Bill, and not within the Bill in any Case.

So ought likewife fuch Bills as come from the *Lords* to have Titles endorfed upon the back of the Bill, and not within.

Id. 1 51.

Ibid.

Id.1 52.

After a Bill hath been committed, and is reported, it ought not in an ordinary Courfe to be committed, but either to be dash'd or ingrossed : and yet when the Matter is of Importance, it is sometimes for special for forms fuffer'd; but then usually the Re-commitment is to the same Committee.

About two or three days after the Bill is thus order'd to be engroffed, and is accordingly engroffed, it is offer'd by the Speaker to be read the third time, for the Passage thereof.

For puttet Pallag eth til engrot and w Numb fix, ra giveth he pur Some E hreth Attend then t accord Readin til the fulnel be rea engro [t] der'd carry ces, i the **I** at w monl

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Passing of Bills.

For the most part the Speaker Id. 153. putteth not any one Bill to the Passage by it self alone, but stayeth till there be divers Bills ready engrossed for the third Reading; and when he hath a convenient Number (which may be five, or fix, rather lefs than more) then he giveth Notice to the House, That he purposeth next day to offer up some Bills for the Passage, and dehreth the House to give special Attendance for that purpose; and then the day following he doth accordingly put them to the third Reading. First private Bills, until the House be grown to some fulness; and then he offereth to be read the publick Bills, which are engroffed.

It hath at some times been or-Ibid. der'd, That for the preventing of carrying of Bills with a few Voices, that no Bills shou'd be put to the Passage until Nine of the Clock, at which time the House is commonly full, or shortly after.

When

189

190 Id.153.

Paffing of Bills. When the Bill is read the third time, the Clerk delivereth it to the Speaker, who reads the Title thereof, and openeth the Effect of the Bill, and telleth them, That the Bill bath now been thrice read. and that with their Favours be will put it to the Question for the paffing : but pawfeth a while, that Men may have Liberty to speak thereto; for upon the third Read. ing the Matter is debated afresh, and for the most part it is more spoken unto this time, than upon any of the former Readings.

When the Argument is ended, the Speaker (fill holding the Bill in his hand) maketh a Question for the Passage, in this fort: As many as are of Opinion that thu Bill shou'd pass, say Yea, &c.

If the Voice be for the Passage of the Bills, the *Clerk* ought to make a Remembrance thereof in his *Journal*; if otherwise, then his Remembrance must be accordingly made.

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Id.154.

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Paffing of Bills.

Upon the Bill thus passed (if it Brook Abr. be originally exhibited in the House n.4. of Commons) the Clerk ought to write within the Bill on the top toward the right hand, Soit baille aux Seigneurs.

If the Bill passed be originally Brook 1150 begun in the Lords House, then 40 ought the Clerk to write underneath the Subscription c. the Lords (which always is at the foot of the Bill) A cest Bill les Commons sont assentus.

19 Dec. 1584. 27 Eliz. The Sir Simon House of Commons taking Excep-d'Ewes Jour.344tions about endorfing of Bills in Col.2. the upper part of them, whereas it ought to be done at the neither and lower part; the Lords did very respectfully take away their said Grievance, by the alteration of the Indorsiments aforesaid, according to the usual and ancient Form.

No Bill upon the third Read-Hab.156. ing, for the Matter or Body thereof, may be recommitted: but for fome

ice read, vours he for the hile, that to speak rd Read. 1 afresh, is more nan upon gs. is ended. the Bill Question rt: As that this CC. Passage ught to ereof in e, then accord-

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Paffing of Bills.

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fome particular Clause or Proviso, it hath been fometimes fuffered ; but it is to be observed as a thing unufual after the third Reading.

Hakewel 157.

192

It hath been much doubted, whether when a Bill is in Debate for the Passage, it ought not to receive the Refolution of the Houfe the fame day wherein it is first of. fer'd to the Passage : but Precedents are, where the Cafe being of fome Importance, and the Debate growing long, the Argument hath been put over to the next day : in which Cafe he that hath already spoken to the Bill the first day, may not again speak the second, no more than he may fpeak twice in one day, where the Argument is not deferred to another day.

Id 158.

If a Bill be rejected, the fame Bill may not be offer'd to the House again the same Session : but if it be alter'd in any Point material, both in the body, and in the title, it may be received the fecond time.

In

Passing of Bills.

192

In the time of the Reading of Ibid. a Bill, the House shou'd not be interrupted with any other Busines; and yet in 1 El the House adjourn'd it felf till the next day after the Bill for Sealing Clothes was half read, only to be present at the Conference about Religion in Westminster-Abby.

Sometimes the Houfe concei-Ibid. ving much Offence against fome Bills, doth not only order them to be rejected, but to be torn in the House.

When a Bill is thrice read, and Id.159. país't in the House, there ought to be no further Alteration thereof in any Point.

When the Speaker hath in his Id.175. hands a convenient number of Bills ready passed, as five or fix, or thereabouts, he then putteth the House in mind of sending them up to the Lords, and desireth the House to appoint Messenses, who accordingly do appoint some one principal Member of the House O for

loubted, **D**ebate not to rehe Houfe s first of. ut Precee being of e Debate nent hath day: in already rft day, fecond, eak twice Argument day. the fame to the lion : but it matend in the d the fe-

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Paffing of Bills.

for that purpole, to whom the Bills are delivered in fuch order, as he ought to prefent them to the *Lords*; which is done by direction of the *Speaker*, except the House be pleas'd to give special direction therein.

Id.176.

Ibid.

194

The Order which hath usually been observed in ranking of them, is; First, to place them that came originally from the Lords. Secondly, those that being fent up to the Lords from the Commons House, were sent back to be amended. Thirdly, publick Bills originally coming from the Commons House; and they to be marshall'd according to their Degrees in Consequence. Lastly are to be placed private Bills, in such Order, as the Speaker pleaseth.

Many times the House (with a purpose especially to grace some one Bill) sendeth it alone, with a special Re-commendation thereof: the Messenger for this purpose is usually attended by thirty or forty

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a ufually of them, hat came ds. Scfent up Commons to be aick Bills the Combe mar-Degrees are to be h Order,

(with a nce fome e, with a thereof: arpole is or forty of Paffing of Bills. of the House, as they please, and are affected to the Business.

The principal Messenger, who Id.177. delivers the Bills to the Lords, coming in the first Rank of his Company to the Bar of the Lords House, with three Congies, telleth the Lords, That the Knights, Citizens, and Burgesses of the Commons House have sent unto their Lordsbips certain Bills; and then reading the Title of every Bill, as it lyeth in order, so delivereth the same in an humble manner to the Lord Chancellor, who of purpose cometh to receive them.

Bills fent from the Lords to the Ibid. Commons House, if they be ordinary Bills, are fent down by Serjeants at Law, or by two Doctors of the Civil Law, being Masters of the Chancery, and Attendants in the upper House, accompanied fometimes with the Clerk of the Crown, an Attendant there.

Bills of greater moment are u- Id. 178. fually fent down by fome of the O 2 Fudges

Paffing of Bills. Judges Affiftants there, accompanied with some of the Masters of the Chancery; who being admitted

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Entrance, do come up close to the Table where the Clerk fits, making three Congies ; and there acquaint. ing the Speaker, That the Lords have sent unto the House certain Bills, doth read the Titles, and deliver the Bills to the Speaker, and fo again departeth, with three Congies: when they are out of the House, the Speaker holds the Bills in his hands, and acquaints the House, That the Lords by their Messengers have sent to the House certain Bills: and then reading the Title of every Bill, delivereth them to the *Clerk* to be fafely kept, and to be read, when they shall be call'd for.

Id.179.

196

When Bills are thus pass't by both Houses, upon three several Readings in either House; they ought for their last Approbation, to have the Royal Affent, which is usually deferr'd till the last day of the Seffion. The

Passing of Bills.

compasters of Imitted to the making quaint. Lords certain es, and peaker. th three t of the the Bills nts the by their e House reading livereth ly kept, fhall be

by both al Ready ought to have s ufually the Sef-The The Royal Affent is given in Id.181. vid.Townf. this fort. After fome Solemnities coll. 12,49. ended, the Clerk of the Crown read-vide Sir eth the Title of the Bills in fuch S. d'Ewes four. 467. Order as they are in Confequence: after the Title of every Bill is read, the Clerk of the Parliament pronounceth the Royal Affent, according to certain Instructions given him from his Majesty in that benalf.

197

To the Subfidy Bill, because it Towns. Coll. is the meer Gift of the Subject, 49. the Queens Consent is not required for the passing it, but as it is joyn'd with her thankful Acceptance: nor to the Bill of Pardon, because it is originally her free Gift, no other Circumstance is required, than that the thankful acceptance thereof by the Lords and Commons be likewife expressed; it being but once read in either Houle, before it comes at last to be thus expedited. To all other Bills, either private or publick, the Queens express Consent, tho' in dif-0 ;

Paffing of Bills.

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Id. 127.

Townf.13.

198

Febr. 9. 1597. 39 Eliz. Her Majesty gave her Royal Affent to twenty tour publick Acts, and ninetcen private; and refused forty eight, which had pass't both Houses.

If it be a Publick Bill, to which the King affenteth, the Anfwer is, *Le Roy le veult*, The King wills it.

If a private Bill, allow'd by the King, the Answer is, Soit fait come il est desire, Be it done, as is defired.

If a Publick Bill, which the King forbears to allow, Le Roy fe avifera, The King will confider.

To the Subfidy Bill, Le Roy remercie fes loyaux Subjets, accept lour Benevolence, & ainfile veult, The King thanks his loyal Subjects, accepts their Benevolence, and fo wills it.

Towns.Coll. To the General Pardon, Les Pre-13,49. lates, Seigneurs, & Commons en cest

Id.12.

Paffing of Bills.

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Les Prenons en ceft

199 cest Parliament assembles au nom de Sir Simon toutes vous autres Subjets remer-Jour. 464. cient tres-humblement vostre Maje- Col.2. stie, & prient à Dieu que il vous donne en sante, bon vie, S longue; The Prelates, Lords, and Commons in this Parliament affembled, in the Name of all other your Subjects, do most humbly thank your Majefty, and do pray God to give you Health and a good and long Life.

A private or particular Act is Sir R. Atalways filed, but never enrolled. kin's Argument, en

Every Bill that passeth the Par-Arc Parl. liament, shall have Relation to the 45. first day of the Parliament, tho' it come in at the end of the Parliament : unless a Time be specially appointed by the Statute, when it shall commence.

If a Bill be admitted to be read, Scobel 41. it is to be prefented fairly written, without any razure, or interlineation; together with a Breviat of the Heads of the Bill; and unless it be fo tender'd, the Speaker may refuse it. Un-

Paffing of Bills.

Id.42. Until the Bill be open'd, no man may speak to it.

Towns.Coll. An Act was read, to which no 187. man offer'd to speak; whereupon Mr. Speaker stood up, and said, That if no man speak, it must be in. grossed.

Townf. Coll. It is the usual Rule of the Law,

^{134.} That where the Numbers of the Affirmative and Negative are equal, Semper prefumetur pro negante: The Negatives by Custom are to carry it.

Scobel 45.

When Votes are digested into a Bill, and that comes to be read, or passed, it is lawful to Debate or Argue against all, or any part thereof; to alter, or reject it : because Votes in order to a Bill are no further binding, but that the Bill is to be presented containing those Votes : and because the Bill gives occasion of a more large Debate, and being to pass into a Law; every Member hath Liberty to offer his Reasons againt it, as well as give his Vote, as often ten as Wl fecon Mem mend once take every for

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Passing of Bills.

When a Bill has been read the Ibid. fecond time, and open'd, any Member may move to have it amended, but must fpeak but once to it; and therefore must take all his Exceptions to it, and every part of it, at one time; for in the Debate of a Bill no man may speak but once the fame day, except the Bill be read more than once that day, and then he may speak, as often as it is read.

23 Junij 1604. It was agreed Id. 58. for a Rule, If a Bill be continued in Speech from day to day, one may not speak twice to the Matter of the same Bill.

CHAP.

CHAP. XVII.

Concerning Committees.

Ommittees are fuch, as either Sir Tho. Smyth's the Lords in the higher Commonwealth 75. House, or Burgess in the lower House, do choose to frame the Laws upon fuch Bills as are agreed upon, and afterward to be ratified by the fame Houfes.

Rub.Coll. 557.

202

The proceeding in a Committee is more honourable and advantagious to the King, and the Houle; for that way leads most to the Truth; and it is a more open way, and where every man may add his Reafon, and make Anfwer upon the hearing of other mens Reafons and Arguments.

Sir Simon d'Ewes

For Referring a Bill to Commit-Jour. 186. tees, it is chiefly for Amendment or

Concerning Committees. or Alteration thereof, after it hath been penned, and put into the House by some one or more private men.

June 1641. In the Afternoon, 2 Nalfon it being a confiderable time before 319. there were forty-Members to make a Houfe: Ordered, That fo foon as the Houfe fits, and that the Serjeant comes to any Committee then fitting, to fignifie to them that the Houfe is fitting, that the Chair-man shall immediately come away to attend the Service of the Houfe.

35 Eliz. 1592. It was held to Townf. Coll. be against the Order of the House, sir simon That a Bill should be committed d'Ewes before it was read. Col. 1.

43 Eliz. 1601. By Order of the Id. 189. Houle agreed, When a Bill is return'd from Commitment, the words must be twice read, which are amended, before the ingrossing thereof. Eodem tempore. By Order of Id. 190. the Houfe, it was agreed upon, That a Committee once made, and agreed upon, there shall not hereafter

XVII.

ommittees.

fuch, as either in the higher in the lower to frame the ls as are agreed d to be ratified

in a Committee and advantaand the House; s most to the tore open way, nan may add ke Answer upther mens Rea-

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after be more Committees joyn'd unto them, for the fame Bill; but for any other there may.

Id. 198. Eodem. Sir Walter Raleigh Vid. Sir S. speaking at a Committee, Sir Ed. d'Ewes Jour. 630. ward Hobby told him, He shou'd Col. 1. Speak standing, that the House might hear him; to which Sir Walter Rawleigh reply'd, That being a Committee, he might speak sitting or Standing.

Id.208. Eodem. It is a Rule in the Vid. Sir S. House, That they, who have given d'Ewes Journ.634. their Voice against the Body of a Col.2i Bill, cannot be Committees. And

it was faid by Mr. Wiseman, That by committing of a Bill, the House allow'd of the Body thereof, tho' they disallow'd of some Imperfections in the same: and therefore committed it to some chosen men in trust, to reform and amend any thing therein, which they found imperfect. And it is presumed, That he who will give his No to the committing of a Bill, at the Commitment, will be wholly against the Bill: Cor

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Raleigh Sir Ed. He shou'd be House vhich Sir That be. tht Speak e in the ave given ody of a ٢. And an, That he House of, tho perfecti. therefore n men in nend any ound imd, That the com-Commitinst the Bill:

Concerning Committees.

Bill: and therefore the House allowing of this Bill to be committed, are, in my Opinion, to disallow any that will be against the Body of the Bill, for being Committees. And so Resolved upon the Question.

Eodem. Refolved upon the Towns.208. Question, If any Committee Speak Sir Simon against a Bill at the Commitment, d'Ewes he may Speak again at the ingros-col. I. fing thereof in the House, and have his free Voice.

11 Nov. 1601. Ordered, That Memorials, any Member of this House that ^{60,61.} wid. Towns. hath been, or shall be a Committee Coll. in any Bill, may afterwards speak, or argue negatively to any such Bill, without Impeachment or Imputation of Breach of former Order.

Sometimes the Houfe upon De-scobel 44bate doth pass fome Votes to ke the Heads of a Bill, or refer it to a *Committee* of the whole House to prepare such Heads.

If the Exceptions to a Bill be 14.45. fuch, that it may not be amended

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206

Concerning Committees,

at the T.ble, then the Question is for committing the Bill: But no Bill is to be committed without fome Exceptions taken to it.

Townf.Coll. 138.

coll. In the House of Commons, as well as in the upper House, after any Bill is committed upon the fecond Reading, it may be deliver'd indifferently to any of the faid Committees.

Scobil 46. No Proviso or Clauses are to be tender'd to a Bill upon a second Reading; because if it be committed, it is proper to offer them to the Committee, without troubling the House: as 16 Jun. 1604. It was moved, That sundry Provso's then tender'd, be offer'd to the Committee.

Ibid.

If the Queftion for Commitment pais in the Negative, then the Queftion is to be put for the ingroffing the Bill. But if the Queftion for ingroffing the Bill pais in the Negative, then the Queftion is to be put for rejecting the Bill.

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Concerning Committees.

If the Queftion for commit-Id.47. ting the Bill pais in the Affirmative, then a *Committee* is to be named: of which all those that took Exceptions at any Particulars in the Bill (but not those who spoke against the whole Bill) are to be : and any Member that pleafes, may name one apiece, but not more, to be of that *Committee*.

207

10 Nov. 1604. Declared for a Ibid. Rule, That at the naming of a Committee, if any man rife to Speak, the Clerk ought not to write.

11 Nov. 1601. Refolved, and order'd upon the Question, That Ibid. fuch Member as declares himself against the Body or Substance of any Bill, upon any the Readings thereof, shall not hereafter be admitted to be of a Committee in any such Bill, according to former order used in Parliament.

Committees upon Bills have not Ibid. ufually been lefs then eight, fometimes twenty, feldom more in former times, which ingaged them

208

Concerning Committees.

Id. 48.

them to attend it, and speed it. 12 April 1604. Upon a Motion made touching the flow Proceedings and Dispatch of such Bills and Businesses as were depending in the House, which grew, as was faid, by the non-attendance of the Committees, Order'd, That if eight of any Committee do assess ble, they might proceed to a Resolution in any Business of the House.

When a competent number are named, the Speaker uleth to put the Houle in mind of appointing the Time and Place of their Meeting: at which Time the Committee are to meet, especially those who did make any Exceptions to the Bill: eight of the Persons named must be present to make a Committee (unless order'd otherwise in some Cases) but five may adjourn.

In fome Cafes the Houfe hath order'd a *Committee* to withdraw into the *Committee* Chamber prefently, and bring it back, fitting the Houfe. Any

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Ibid.

Ibid.

tees. eed it. a Motiow Prouch Bills epending V, as was ce of the That if to allem o a Refo. House. mber are to put pointing eir Meet. Commitlly those ptions to fons namake a d otherive may use hath ithdraw

Concerning Committees. 209 Any Member of the Houfe may Id.49. be prefent at any felect Committee; but is not to give any Vote, unlefs he be named to be of the Commit-

tee. 35 Eliz. 1592. Two or three Sit Simon flood up to fpeak, ftriving who Jour. 493. might fpeak firft. It was made a col.2. Rule, That the Chair-man shall ask the Parties that would speak, on which fide they would speak, whether with him that spake next before, or against him: and the Party that speaketh against the last Speaker, is to be heard first.

The *Committee* are first to read scobel 49. the Bill, and then to confider the fame by Parts.

The Preamble, if any be, is u- 1d.50. fually confider'd after the other Parts of the Bill : becaufe upon Confideration of the Body of the Bill, fuch Alterations may therein be made, as may alfo occasion the alteration of the Preamble, which will be best done last.

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ting the Any 210

Concerning Committees.

Ibid.

The Committee may not raze, interline, or blot the Bill it felf; but must in a Paper by it felf set down the Amendments in this manner (in such a Folio, and such a Line, between such a Word and such a Word, or after such a Word; infert these words, or omit these words.)

Ibid

When the Amendments are all perfected, every one being voted fingly, all of them are to be read at the *Committee*, and put to the Queftion, *Whether the fame fhall* be reported to the Houfe: when the Vote is to be put, any Member of the *Committee* may move to add to those Amendments, or to amend any other part of the Bill.

id. 52.

4 Junij 1607. The Bill touching the Union between England and Scotland having been committed, when the Amendments were reported, the whole Bill was by Order of the Houfe first read, and then the Amendments by themfelves: felve ufed weig In The paffed may Ever of th not l thus porte If pafs men the (wh man the mal don and ney The

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are all g voted be read to the me *fhall* when Memy move ents, or of the

touch-England commitcs were vas by id, and themfelves: Concerning Committees. 211 felves : which is a fingle Precedent ufed only in a Cafe of great weight.

In the Journal 4 Junij 1607. Ibid. The Entry is, When a Vote is once paffed at a Committee, the fame may not be alter'd but by the House. Every Question upon the Voices of the Committee bindeth, and cannot be alter'd by themselves. And thus every Thing agreed to be reported, ought to be reported.

If the Vote of the Committee Id.51. país for reporting the Amendments to the Houfe, then he of the Members of the Committee (which is commonly the Chairman) who is beft acquainted with the Bill, is to be appointed to make the Report: which being done, that Committee is diffolved, and can act no more without a rew Power.

3 Martij 1606. It was order'd, Ibid. That every Committee, when they proceed to the Amendment of any Bill committed to them, Shall also P 2. amend.

amend the Breviat annexed, and make it agree with the Bill.

Ibid.

212

Reports are usually to be recei. ved daily in the first place, after the Houle is full; except there be Bills engrossed, which are to take place, and publick Bills before private.

Id. 52. Hakewel 148.

The Reporter must first ac. quaint the House, That he is to make a Report from such a Com. mittee, to whom fuch a Bill was committed: and ftanding in his place, must read each of the A. mendments, with the Coherence in the Bill; and opening the Alterations, and the Reafons of the Committee for fuch Amendments, until he hath gone through all: and then must (if he fit not in the Seat next the Floor) come from his place to the Bar, and fo come up to the Table, and deliver both the Bill and Amendments to the Clerk, by whom he is to ftand, while they are twice read, which is to be done by him (without reading

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reading any words that are to be omitted, but only fuch as are to be inferted) before any man fpeak to any of them : and then the Bill, with the Amendments, is to be deliver'd to the Speaker.

After reading of the Amend-Scobel 52. ments, any Member may fpeak against all, or any of the Amendments, and defire the Coherence to be read; but he is to make all his Objections at once to all the Amendments, without speaking again.

Exceptions may be taken as 1d.53. well to what is omitted out of the Bill by the *Committee*, as to what is amended.

Amendments in Bills ought to Sir Simon be writ in Paper, not in Parch-Jour.573, ment, and without any Indorse-574ment.

Upon any Report from a Com-Scobel 53. mittee, the first Question ought to be, for agreeing with the Report, unless the House generally diflike it.

P 3

Id.39.

4 Junij 1607. Agreed for a Rule, That every Thing directed, and agreed to be reported, ought accordingly to be reported : but not every thing spoken or debated at the Committee.

lbid.

28 Julij 1641. Declared by the Houfe, That no Committee ought by Votes to determine the Right or Property of the Subject, without first acquainting the House therewith.

Ibid.

6 Aug. 1641. Refolved, That no Vote paß't at a Committee, and not reported, nor confirmed by the House, shall be any Rule or Diretion for any Court of Justice to ground any Proceedings thereon.

CHAP.

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CHAP. XVIII.

The Order and Power of Grand Committees.

Grand Committee confifts of scolel 35. as many Members (at leaft) as constitute the House, less may not sit, nor act as a Committee; who have general Power to confider of any Matter touching the fubject Matter referred, and to prefent their Opinions therein to the House, the better to prepare Matters of that Nature, or Bills therein, for the Houfe : which may better be prepared by the Liberty that every Member hath in a Grand Committee, as well as in other Committees, to fpeak more than once to the fame Bufinefs (if P there

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216 The Order and Power

there be caufe) which is not permitted in the Houfe.

Id 49.

Bills of great Concernment, and chiefly Bills to impole a Tax, or raife money from the People, are committed to a *Committee* of the whole Houfe; to the end there may be opportunity for fuller Debate : for that at a *Committee* the Members have liberty to fpeak, as often as they fhall fee Caufe, to one Queftion : and that fuch Bills being of general Concernment, fhou'd be most folemnly proceeded in, and well weighed.

Id. 35.

Grand Committees have their Powers and Rules in other Circumftances given them in express words by the Houfe : as to fend for Witneffes, to hear Councel, or affign them on either part to fend for Records.

When any great Bufinefs is in Agitation that requires much Debate, or a Bill for a publick Tax is to be committed, the Houfe doth uic to Refolve into a Grand Com-

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Committee of the whole Houfe: which is done by a Queftion, and then the Speaker leaves the Chair; and thereupon the Committee makes choice of a Chair-man.

If more than one be generally Scobel 36. call'd to the *Chair*, any Member may ftand up, and by Confent of the *Committee*, put a Question for one of those named to be the *Chair-man*.

19 Jac. 1. A Difpute being in ^{Ibid.} the *Committee*, which of two Members named fhou'd go to the *Chair*, the *Speaker* was call'd to his *Chair*, and put the Question, *That Sir* Edward Coke (one of the Perfons named) fhou'd take the Chair; and then the *Speaker* left his *Chair*.

The *Chair-man* of the *Grand* Ibid *Committee* is to fit in the *Clerk*'s Place at the Table, and to write the Votes of the *Committee*.

If upon putting a Queftion, the Id.38. Chair-man (who is to judge the Voices) have deliver'd his Opinion, That the Yea's have it, and any

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any Member stand up, and fay, He believes the No's have it (or contrariwise) the Committee is to divide within the Houfe; the Chair. man directing the Tea's to one fide of the House, and the No's to the other, and then he is to appoint one of each to count the Numbers, and report them : which is to be done in the fame Order, as in the House, saving that the Obeyfance is only twice in the Committee, thrice in the House : if the Number be equal, the Chairman hath the cafting Voice; otherwife he hath none in the Committee.

Ibid.

When the Committee hath gone through the Matter referred to them, the Chair-man having read all the Votes, is to put the Queftion, That the fame be reported to the House : if that be Refolved, he is to leave the Chair, and the Speaker being again call'd to the Chair (or at the next Sitting of the House, if it be then adjourn'd) the

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of Grand Committees.

the Chair-man is to report what hath been refolved at the Committee, ftanding in his ufual Place, from whence (if it be not in the Seat next the Floor) he is to go down to the Bar, and fo to bring up his Report to the Table.

If the Committee cannot perfect ^{Ibid.} the Business at that Sitting, they may not adjourn, as other Committees; but a Question is to be made for reporting to the House, and that leave be ask'd, That the Committee may sit at another Time on that Business.

But if, as it fometimes falls out, 1bid. the Matter hath received a full Debate in the *Committee*, and it is judged fit to be Refolved in the Houfe, the *Speaker* is again call'd to the *Chair* for that pnrpole.

In other Things the Rules of 1d 39. Proceedings are to be the fame, as are in the House.

4 Junij 1607. Agreed for a Ibid-Rule, That every Question upon the Voices of a Committee bindeth, and

und fay, e it (or ttee is to he Chair. to one e No's to is to apbunt the n:which Drder, as t the O. the Comlouse : if Chair. e; other-Commit-

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220 The Order and Power

Ibid.

and cannot be alter'd by themfelves. Every Thing directed, and agreed to be reported, ought to be accordingly reported : but not every Thing fpoken, or debated at a Committee.

Id. 36.

15 Maij 22 Jac.1. Upon Complaint from the Grand Committee for Grievances, That they had fent Jeveral Warrants for divers Perfons to bring in their Patents, which they had not done : the Houfe order'd the Serjeant at Arms to fend for them.

Id.9.

The Commiteee for Trade is fometimes made of a Grand Committee of the whole House, as in 21 Jac. 1.

Ibid.

Id. 36.

The Committees for Religion, Grievances, and Courts of Justice, are always Grand Committees of the House, which are to sit in the Atternoon, upon such days as the House doth appoint to them respectively.

8 & 13 Martij 21 Jac. 1. Upon Report from the Committee for Trade Trac Com for Ada tent pret tent tent tent tent to g ing cea foli

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of Grand Committees.

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Trade (which then was a Grand Committee) the House was moved for their Order to the Merchants Adventurers to bring in their Patents, and that the Inventor of the pretermitted Customs shou'd attend the Committee.

The Commons, upon Debate of Rufb.Coll. what fell from his Majesty, and 225. the Lord Keeper, turned the House into a Grand Committee, order'd the Doors to be lock'd, and no Members to go forth; and that all Proceedings in all other Committees shall cease, till the House come to a Refolution in this Business.

CHAP.

C H A P. XIX.

Concerning standing Committees.

4 Infl. 11. T H E Common: 'reing the General Inquisitors of the Realm, have principal Care in the Beginning of the Parliament, to appoint days of Committees, viz. of Grievances (both in the Church and Commonwealth) of Courts of Justice, of Priviledges and Advancement of Trade.

Scobel 9.

In Parliament there have usually been five standing Committees appointed in the Beginning of the Parliament, and remaining during all the Session: other Committees were made occasionally, and dissolved, after the Business committed to them was reported.

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Concerning Standing, O.c. 223

Standing Committees are for *Courts of Justice. Trade. Priviledges* and *Elections. Religion. Courts of Justice. Trade.*

These Committees when they 4 Inft. 12. meet, they elect one of them to fit in their Chair, in likeness of the Speaker. The Committee may examine, and vote the Questions handled by them; and by one, whom they appoint, report their Resolution to the House; and the House fitting, the Speaker to determine the same by Question.

The Committees for Religion, Scobel 9. Grievances, and Courts of Justice, are always Grand Committees of the House, which are to sit in the Asternoon, upon such days as the House doth appoint to them respectively.

The Committee for Trade hath Ibid. fometimes been a felect Committee,

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224 Concerning Standing, G.c.

particularly named; and all fuch Members as fhou'd come to it, to have Voices, as in Nov. 1640. Sometimes a Grand Committee of the whole Houfe, as 21 Jac. 1. In 42 E

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The Committee for Priviledges and Elections hath always had the Precedence of all other Committees; being commonly the first Commitee appointed, and ordinarily the first day after, or the fame day the Speaker did take his Place.

This *Committee* is conflicted of particular Numbers named by the Houfe.

2.1 Jac. 1. Upon naming a Committee for Priviledges and Elections, a Motion was made, that all that come shou'd have Voices, but infissed on to be contrary to all former Precedents. A Quession was put, Whether all that come should have Voices at the Committee, and pass't in the Negative: Another Question being put, Whether the Persons nominated only shou'd be of the Committee, it was resolved in the Affirmative. In

Id-10.

Ibid.

Ibid.

dial fuch to it, to v. 1640. *mittee* of *fac.* 1. *viviledges* to had the *mmittees*: *Commu*harily the e day the e. onftituted hamed by

aming a es and Eade, that e Voices, ntrary to A Queftithat come e Committive: Ano-Whether flou'd be efolved in In

In the Journal: 26 Febr. 1600. Id.11. 42 Eliz The Power anciently given to this Committee is, to examin and make Report of all Cafes touching Elections and Returns, and all Cafes for Priviledge as may fall out, during the Parliament. But in other Parliaments, both before and fince, that Power doth not appear to have been given them to abfoliately, but Matters of Priviledge were, upon Information to the House, there heard, and not in a Committee, unlefs in fome fpecial Cafes, wherein there was Caule of Examination, or fome Preparation of a Charge, Councel may be admitted at Id.i. that Committee.

Commettees.

The Power of this Committee 11.12. ufually was (as it is enter'd Nev. 1640.) to examine and confider all Questions which shall grow and arife in that Parliament about Elections, Returns, and other Priviledges. Or (as in I Jac. 1.) this Committee are to examine all Mat-O ters

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ters questionable touching Priviledges and Returns; and to acquaint the House with their Proceedings from Time to Time, fo as Order may be taken according to the Occafion, and agreeable with ancient Customs and Precedents.

And to the end these Questions may be fpeedily determin'd, and the Houfe may know their Members; Days are usually affign'd, beyond which there shall be no Questioning a former Election.

So in the Parliament 21 Jac. 1. it was order'd, That all Petitions about Elections and Returns shou'd be preferred to the Committee of Priviledges, within a Fortnight from that day, or else to be filenced for that Sellion.

Id.13.

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Ibid.

Ibid.

16 Apr. 1640. Order'd, That those who would question Elections, shou'd do it within ten days, by Petition.

6 Nov. 1640. Order'd, That all such as will question Elections now return'd, shall do it in fourteen. days,

Ibid.

ing g Privito aceir Pro-Time, fo cording ble with edents. Questions n'd, and r Memassign'd, ll be no ction. I Fac. I. Petitions rs. Thou'd nittee of Fortnight filenced

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That all ons now fourteen days, days, and so within fourteen days after any new Return.

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Some Queftions have been Id.13. (where there have been double Indentures return'd for feveral Perfons for the fame Place) whether all, or any, or which fhall fit. The general Rule and Practife hath been in fuch Cafe, that neither one nor other fhall fit in the Houfe, till it were either decided or order'd by the Houfe.

17 Apr. 19 Jac. 1. Order'd, 1d.16. That no Petition shall be received by a Committee, but openly at a Committee, and read at the Committee, before the Party go that preferred it, and the Parties Name that preferred it, be subscribed.

In the Parliament 21 Jac. 1. Id. 17. Refolved, That all Affidavits to be taken in any Court, concerning Elections, Returns, or any Thing depending thereupon, shou'd be rejected, and not hereafter to be used. Tho' the Committee examine Ibid. not upon Oath, yet they may pu-Q² night

228 Concerning Standing, G.c.

nish any that shall testifie untruly, of which there was an Instance in the Case of one Damport.

Sir Francis Popham, being return'd a Burgels for Chippenham by one Indenture, and another Perton return'd for the fame Placeby another Indenture; it was moved he might be admitted into the Houfe, till the Matter were determin'd. But he was not fo admitted, and it was referred to the Committee for Priviledges.

2.1 Jac. 1. Two Indentures were return'd for Southwark: the one returned Tarrow and Mingy; the other Tarrow and Bromfeild. Upon a Report from the Committee of Elections, it was Refolved, That the Election and Return for Yarrow shou'd stand good, and that he shou'd stand good, and that he

Ibid.

Id. 15.

Id. 14.

22 Martij 21 Jac. 1. Sir John Jackson and Sir Thomas Beaumont were both return'd for one Burgesse Place for Pontefract. Order'd, That the Committee take the Election Elec

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John aumont Bur-Orthe the lection A Seffion of Parliament. Election into confideration to morrow, and that in the mean time the Parties forbear to come into the House.

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CHAP. XX.

A Seffion of Parliament.

T H E Paffing of any Bill, or 4 Infl. 27. Bills, by giving the Royal Affent thereto, or the giving any Judgment in Parliament, doth not make a Seffion: but the Seffion doth continue till that Seffion be prorogued, or diffolved: And this is evident by many Prefidents in Parliament ancient and late.

14 Ed. 3. On the first Monday Ibid. a Grant of, Gc. being given to the King, was made a Statute, and pass't both Houses, and had the Royal Affent thereunto: yet after Q 3 this

230 A Seffion of Parliament.

this the Parliament continued, and divers Acts made, and Petitions granted.

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Ibid.

3 Rich 2. Declared by Act of Parliament, That the killing of John Imperial, Ambassador of Genoa, was High Treason: yet the Parliament continued long after, and divers Acts made, Sc.

Ibid.

Ibid.

7 Hen. 4. An Act made for certain Strangers departing the Realm, &c. yet the Parliament continued till Dec. 8 Hen. 4.

I Hen. 7. The Attainders of fuch as were returned Knights, Citizens and Burgess, were reversed by Act of Parliament, before they could sit in the House of Commons, and the Parliament continued, and divers Acts made.

Ibid.

33 Hen 8. At the beginning of the Parliament, the Bill of Attainder against Queen Catherine Howard pass't both Houses: yet the Parliament continued, and divers Acts pass't.

Tho Bills pais both Houses, and the

Ibid .

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Act of illing of of Geyet the g after, for cerng the rliament 4. ders of Knights, were reut, before

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iles, and the A Seffion of Parliament. the Royal Affent be given thereto, there is no Seffion until a Prorogation, or a Diffolution.

The Diversity between a Pro-Ibid. rogation and an Adjournment, or Continuance of the *Parliament*, is, that by the Prorogation in open Court, there is a *Seffion*; and then fuch Bills as pass't either, or both Houses, and had no *Royal Affent* to them, must at the next Affembly begin again.

Every feveral Seffion of Parlia-Ibid. ment is in Law a feveral Parlia-Hutton 61. ment : but if it be but adjourned, Parl. 86. or continued, then there is no Seffion ; and confequently all things continue in the fame flate they were in before the Adjournment or Continuance.

The Titles of divers Acts of Par-4 Inft.27. liament be, At the Seffion holden by Prorogation, or by Adjournment and Prorogation; but never by Continuance or Adjournment tantum. And the usual Form of Pleading is, ad Seffionem tentam, Sc. per Prorogationem. Q 4 The

A Seffion of Parliament.

222 4 Inft.28.

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The Adjournment or Continu. ance is much more beneficial for the Commonwealth for expediting of Cautes, than a Prorogation.

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The King defired the House of Commons not to make a Receis in the Easter Holy-days : This Meffage for Non-recefs was not wellpleasing to the Houle Sir Robert Philips first refented it, and took Rufb. Coll. Notice, that in 12 and 18 Jac. 1. upon the like Intimation, the House Resolved, It was in their power to adjourn or fit. Hereafter, faid he, this may be put upon us by Princes of leß Piety. Let a Committee confider hereof, and of our Right herein, and to make a Declaration. Sir Edward Coke faid, The King makes a Prorogation, but this House Adjourns it self: The Commission of Adjournment we never read, but fay, this House adjourns it self. If the King write to an Abbot for a Corody, for a Vallet, if it be ex rogatu, tho' the Abbot yields to it, it binds not.

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Continuficial for pediting tion. Iouse of lecels in his Mefot well. r Robert nd took 8 Jac.1. n, the n their Hereafit upon Let , and of make a d Coke rorogairns it djourny, this If the Coroogatu, binds not.

A Seffion of Parliament. 233 not. Therefore I defire that it be entred, that this be done ex Rogatu Regis.

And this Matter touching his Rufe.coll. Majesties pleasure about the Re-⁵³⁷ cels, was referred to a *Committee*, and to confider the Power of the House to adjourn it felf.

The Soveraign may adjourn the Sir Simon Parliament, as well as the Parlia-d'Ewes Jour. 318. ment adjourns it felf.

When a Parliament is call'd, 4 Infl.28. and doth fit, and is diffolved, with-Hutton 61. out any Act of Parliament passed, d'Ewes or Judgment given, it is no Seffe-Jour. 407. on of Parliament, but a Convention.

18 Rich. 2. The Petitions of 4 Infl.28. the Commons were answered, and a *Judgment* given in the King's Bench reversed, but no Act pass't; yet without Question it was a Session, else the Judgment should not be of force.

Many times Judgments given in ^{Ibid.} Parliament have been executed, the Parliament continuing, before any Bill pass't. If

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Hutton 61. If divers Statutes be continued till the next Parliament, or next Seffion, and there is a Parliament or Seffion, and nothing done there. in as to Continuance; all the faid Statutes are difcontinued, and gone.

Hakewel 180. 8 Apr. 1604. In the last Seffion of the first Parliament of K. James the first, the House being desirous to have a Bill forthwith pass't, declared, That the Royal Affent to one Bill, or more, did not diffolve the Seffion, without some special Declaration of his Majesties Pleasure to that purpose.

Ibid.

1 & 2 Phil. & Mar. The King and Queen came of purpole into the Parliament House to give their Affent to Cardinal Pool's Bill; and Refolved upon the Question by the whole House, That the Session was not thereby concluded, but they might proceed in their Business, notwithstanding the Royal Assent given. But for more Security, it is usual to infert a Proviso to that purpose.

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The proper Laws, &.c.

continued If there be divers Seffions in one Ars. Parl. Parliament, and the King figns not Crompton's , or next a Bill till the laft ; there all is but Jour. 7.b. one and the fame day, and all shall 12 b. have relation to the first day of the first Sellion ; and the first day and the last are but one Parliament and one and the fame day ; unlefs special mention be made in the Act, when it shall take its force.

CHAP. XXI.

The proper Laws and Customs of Parliament.

THE Laws, Customs, Liber- 4 Infl. 50. ties, and Priviledges of Parliament are better to be learn'd out of the Rolls of Parliament, and other Records, and by Precedents, and continual Experience, then can be expressed by any one mans Pen. As

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As every Court of Justice hath Laws and Customs for its Direction, some by the Common Law, some by the Civil and Canon Law, some by peculiar Laws and Customs, St. so the High Court of Parliament suis propries Legibus, & Consuetudinibus subsistit.

Ibid.

It is Lex & Consultudo Parlia. menti, that all weighty Matters in any Parliament moved, concerning the Peers of the Realm, or Commons in Parliament affembled. ought to be determin'd, adjudged, and discussed by the Course of Parliament, and not by the Civil Law, nor yet by the Common Laws of this Realm used in more Interior Courts : which was fo declared to be secundu Legem, & Consuetudinem Parliamenti, concerning the Peers of the Realm, by the King. and all the Lords Spiritual and Temporal : and the like pari Ratione is for the Commons, for any thing moved or done in the House of Commons: and the rather, for that

Customs of Parliament.

s and stice hath that by another Law and Cuftom s Directiof Parliament, the King cannot Law, fome take notice of any thing faid or Law, fome ustoms, Gc. arliament onsuetudi. le Parlia. Matters in oncerning or Comfembled, adjudged,

ourse of the Civil mon Laws re Interideclared Consueturning the e King. tual and ari Ratifor any ne House er, for that

done in the House of Commons, but by the Report of the House of Commons ; and every Member of Parliament hath a Judicial Place, and can be no Witnefs. And this is the Realon that Judges ought not to give any Opinion of a Matter of Parliament, because it is not to be decided by the Common Laws, but secundium Legem & Consuetudinem Parliamenti : and to the Judges in divers Parliaments have conlessed. And some hold, That every Offence committed in any Court, punishable by that Court, must be punish'd (proceeding criminally) in the fame Court, or in fome higher, and not in any Inferior Court; and the Court of Parliament hath no higher. By the ancient Law and Cuftom Id.14 of Parliament, a Proclamation ought to be made against being arm'd, against Games, Plays, and strange

Shews,

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The proper Laws and

Townf.Coll. 116 Vide Sir S. d'Ewes Jour. 505. Col. I.

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Shews, &c. during the Parliament: was that the Parliament may not be Mor difturbed, nor the Members there. of (who are to attend arduous and urgent Busines) be not withdrawn Dec.13.1597.Refolv'd, according to the ancient Cuftom of the Houle that all the Members of the fame. which did speak against passing of the Bill, shou'd go forth of the House, to bring the Bill into the House again, together with the refidue of the Members which went out before with the palling of the faid Bill. All the Members of the House being gone forth, except Mr. Speaker and the Clerk, Mr. Controller brought in the Bill in his hand, accompany'd with all the Members of the House, and deliver'd the faid Bill to Mr. Speaker.

Id.117. Sir Simon d'Ewes Four. 57.4. Col.2.

cest 17 Dec. 1597. The fame Ceremony on the like Occasion omit-Scel ted, upon a Motion of the Speaker; and order'd accordingly upon the Question.

18 Dec. 1601. As the Speaker Townf. 232. W2S

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Customs of Parliament.

was coming to the Houfe in the Morning, the Pardon was deliver'd unto him, which he took, and deliver'd it to the Houfe: which they fent back again, becaufe it was not brought according to Courfe.

The Subfidy of the Clergy was 1d.333. fent in a Roll, according to the usual Acts: to which Sir Edward Hobby took Exceptions, because it was not sent in a long Skin of Parchment under the Queens Hand and Seal: so it was sent back, and then the other was sent.

Si les Commons grant Poundage Brook 119: pur quatre Ans, & les Seigneurs 4. grant nist pur deux Ans; le Bill ne Crompt.8: serra re-bayl al Commons: mes si les Commons grant nist pur deux Ans, E les Seigneurs pur 4 Ans, la ceo serra redeliver al Commmons. Et in cest case les Seigneurs doient fair un Scedule de lour Entent, ou d'endorcer le Bill en cest Form, Les Seigneurs cco assent, pur durer pur quatuor Ans : Et quant les Commons ount le Bill arere, & ne volent assenter

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a ceo, ceo ne poet estre un Act: mes fi les Commons volent assenter, domques ils endorce lour Respons sur le Margent de bass deins le Bill en tiel Form; les Commons sont assent tuz al Scedule les Seigneurs, a mesme cestuy Bill annex; S donques serra bayl al Clerk del Parliament.

If the Commons grant Poundage for four years, and the Lords grant but for two years ; the Bill shall not be fent back to the Commons: but if the Commons grant but for two years, and the Lords for four years, there it shall be redelivered to the Commons. And in that Cafe the Lords may make a Schedule of their intent, or Endorse the Bill in this Form, The Lords do affent to the continuing for four years. And when the Commons have the Bill again, and will not affent to it, that cannot be an Act : but if the Commons will affent, then they endorse their Anfwer on the Margin below within the Bill, in this Form; The Commons

and

Act : mes enter, donpons sur le e Bill en font assengneurs, a S dongues arliament. ant Pounthe Lords ; the Bill the Comions grant the Lords hall be reons. And nay make t, or Enrm, The ontinuing when the gain, and cannot be mons will their Anw within he Commons

Cuftoms of Parliament.

mons do affent to the Schedule of the Lords annexed to this Bill, and then it thall be fent to the Clerk of the Parliament.

The Lord Chancellor in Parlia-Petyrs ment offer'd the Commons a Writ to Miscell. deliver their Burgess; but they re-in Margini fused it, as being clear of Opinion, That all their Commandments and Acts were to be done and executed by their Serjeant, without Writ.

It is the Law and Cuftom of 4 Inft.14,34 Parliament, That when any new De-13 E.3 n. vice is moved on the King's behalf Cott. Records f. 17. R in n.6,9. 224

The proper Laws and

in Parliament, for bis Aid, or the like; the Commons may answer, That they tender the Kings Estate, and are ready to aid the fame; only in this Device they dare not agree, without Conference with their Countreys; whereby it appeareth, That such Conference is warrantable by the Law and Custom of Parliament.

4 Inft. 14.

It is to be observed, tho' one be chosen for one particular County, or Borough, yet when he is return'd, and fits in Parliament, he ferveth for the whole Realm : for the End of his coming thither (as in the Writ of his Election appeareth) is general, ad faciendum, & confentiendum, & c.

4 Inft.17. If Offences done in *Parliament* might have been punish'd elfewhere, it shall be intended, that at some time it would have been put in ure.

Coke Litt. 81,b.

As Usage is a good Interpreter of Laws, io Non-usage, where there is no Example, is a great In-

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o' one be *County*, return'd, e ferveth the End as in the peareth) *S con*-

h'd elfed, that we been

erpreter where a great InCuftoms of Parliament. 243 Intendment, that the Law will not bear it.

Not that an Act of Parliament Co. Lit. 81. by Non-user can be antiquated or lose his force, but that it may be expounded or declared how the Act is to be understood.

There is no Act of Parliament 4 Infl. 25. but must have the Consent of the Lords, the Commons, and the Royal Affent of the King : and whatsoever passeth in Parliament by this threefold Consent, hath the Force of an Act of Parliament.

The Difference between an Act^{1bid.} of Parliament, and an Ordinance in Parliament is, for that the Ordinance wanteth the threefold Confent, and is ordained by one or two of them.

Some Acts of Parliament are in-^{1bid.} troductory of a new Law, and iome be declaratory of the ancient Law, and fome be of both kinds, by addition of greater Penalties, or the like. Some Acts are general, and fome private, or particular. R 2 All

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Ibid. All Acts of Parliament relate 33 H.6. f. to the first day of Parliament, if 18.a. 33 H.8. it be not otherwise provided by Brook Parl 86.c. the Act.

The Houle of Commons is to ma-Relation ny Purposes a distinct Court, and 35. 4 Inft. 28. therefore is not prorogued or ad-Vide Sir journed by the Prorogation or Ad-S. d'Ewes Four. 550. journment of the Lords House : but the Speaker, upon fignification Col. 1, 2. of the King's Pleasure, by the Affent of the House of Commons, doth fay, This Court doth Prorogue or Adjourn it felf. And then it is Prorogued or Adjourned, and not before.

Townf.coll. 39 Eliz.1597. Nov.5. Through to1,102. a meer Miftake and Error of the Vide Sir S.d'Ewes Speaker and themfelves, the Houfe Jour.550. conceived themfelves to have been Col.1,2. Adjourned by the Lord Keeper, the first day of this Parliament, to this prefent day.

Ibid.

244

When it is diffolved, the House of Commons are lent for up to the higher House, and there the Lord Keeper, by the King's Commandment,

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nt relate ment, if vided by

is to maurt, and d or adon or Ad-House: ification the Aftons, doth rogue or en it is and not

Through r of the ic Houfé ive been eper, the to this

e House to the Lord mandment, Customs of Parliament. ment, dissolveth the Parliament, and not before.

A Parliament cannot be difcon- Hutton 62. tinued or diffolved but by Matter of Record, and that by the King alone.

The King, at the time of the Diffolution, ought to be there in Perfon, or by Reprefentation; for as it cannot begin without the Prefence of the King, either in Perfon or by Reprefentation; fo it cannot end, or be diffolved without his Prefence either in Perfon or by Reprefentation.

Nihil enim tam Conveniens est Bratton. naturali æquitati, unumquodque diffolvi eo ligamine quo ligatum est.

By the Statute of 33 H.8. C.21. Ibid. it is declared by Act of Parliament, That the King's Letters Patents under his great Seal, and figned with his Hand, and declared and notified in his Absence to the Lords Spiritual and Temporal, and Commons assembled in the higher House of Parliament, is, and ever was, of R 2 as

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as good Strength and force, as if the King's Person had been there personally present, and had assented openly and publickly to the same.

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4 Inft. 34, 35.

In the Lords House, the Lords give their Voices from puisse Lord feriatim, by the word of [Content] or [Not Content] The Commons give their Voices upon the Que. Ition, by Tea, or No.

4 Inft.43. Cromptop 4.b. Every Lord Spiritual and Tem poral, and every Knight, Citizen, and Burgeß shall upon Summons come to the Parliament, except he can reasonably and honessly excuse himself, or else he shall be amerced, Sc that is respectively a Lord by the Lords, and one of the Cammons by the Commons.

Ibid. Crompton 4 b. By the Statute of 6 Hen. 8.c. 16. No Knight, Citizen, or Burgeß of the Honfe of Commons shall depart from the Parliament without Licence of the Speaker and Commons: the same to be entred of Record in the Book of the Clerk of the Parliament, upon pain to loose their Wages. and , as if the there per-Jented o-Jame. he Lords ifne Lord Content] Commons he Que-

and Tem Citizen, Summons except he eftly exnall be a-Ctively a ne of the

.8.c.16. urgeß of l depart out Liommons: Record of the ole their SickCuftoms of Parliament.

Sickness is no cause to remove 4 Infl.8. any Knight, Citizen, or Burgess of the House of Commons.

247

18 Eliz. 1575. Refolved by the Sir Simon House, That any perfon being a Journ 244. Member of the fame, and being ei-Col2. ther in Service of Ambassage, or else in Execution, or visited with Sickness, shall not in any ways be amoved from their place in this House, nor any other to be during such Time of Service, Execution, or Sickness, elected.

31 Eliz. 1588. It was affented Id.439. to by the whole House, That none after the House is set, do depart before the rising of the same House, unless he do first ask leave of Mr. Speaker, on pain of paying fix pence to the Use of the Poor.

If a Lord depart from Parlia-4 Inft. 44ment without licenfe, it is an Offence done out of the Parliament, and is finable by the Lords : and fo it is of a Member of the House of Commons, he may be fined by the House of Commons.

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4 Inft. 50. It doth not belong to the Judges Rot. Parl. 31 H. 6. n. to judge of any Law, Cuftoin, or Priviledge of Parliament. 27.

Herbert's Cardinal Wolfey coming to the Hen 8.136. lower House of Parliament, told them, That he defired to reason with them, who opposed his Demands: but being answered, That it was the Order of that House to bear, and not to reason, but among themselves, the Cardinal departed.

Scobel 84.

248

If any fit in the House, who are not returned by the Clerk of the Crown in Chancery, it is accounted a great Crime, and feverely punish'd.

Ibid.

5 Martij 1557. 4 & 5 Ph. & Mar. For that Christopher Pern affirmed, That he is return'd a Burgeß for Plimpton in Devon, and hath brought no Warrant thereof to the House, nor is return d hither by the Clerk of the Crown, by Book or Warrant; he is awarded to be in the Custody of the Serjeant, till the House have further confider'd.

13 Elizer 571. The House was call'd,

Customs of Parliament.

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call'd, and thereupon Edward Lewk-Sir Simon nor, John Bullock, Nicholas Plum-Jour.156. tree, Edward Goodwyn, and John Col.1,2. Garnons were commanded to attend the Order of this Houfe to morrow, for that the Houfe being this day called, they had entred into the Houfe, and had not as then been returned by the Clerk of the Crown; except Garnons, whofe Cafe is, for that he is faid to be Excommunicated.

9 Jan. 1562. For that it feem'd Scobel 85. to the Houfe, being very full, that there were a greater Number than was return'd; therefore the Names were immediately call'd over, and as they were call'd, departed out of the Houfe.

7 Febr. 1588. The House was Ibid. call'd, and every one answer'd to his Name, and departed out of the House, as they were call'd. Chiefly the Calling of the House Ibid. is, to discover what Members are absent without leave of the House, or just Cause; in which case Fines have been imposed. If

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Judges

Ph. S ern afa Burd hath to the by the Warm the U the was call d. 250 Ibid. The proper Laws and If the Houfe be call'd, the manner has been to call over the Names, and each Member to ftand up at the mention of his Name, uncovering his head. Such as are prefent are marked, and the Defaulters call'd over again the fame day, fometimes the day after, fometimes fummon'd, fometimes fent for by the Serjeant.

Ibid.

Upon Calling the Houfe, if the Person be present, he rifeth up bareheaded, and answereth : if absent, he is either excused (and so entred, *Lisentiatur per speciale Servitium*, *excusatur ex gratiâ*, or ægrotat) or if none excuse him, he is entred, *Deficit*.

Id.86. That no man may fit in the Vide Sir House, till he be legally return'd, s. d'Ewes Jour.paffim appears by feveral Instances of Perfons who were not Members, and tor coming into the House, were brought to the Bar, and some committed, and some sworn, before they departed, to keep secret what they had heard there.

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Customs of Parliament.

5 Apr. 1571. 13 Eliz. Thomas Sir Simon Clerk and Anthony Bull of the Inner Jour 156. Temple, London, Gent. were by this Col. 1. House committed to the Serjeants Ward, until further Order shou'd be taken with them, for that they prefumed to enter into this House, and were no Members of the same, as themselves at the Bar confessed.

18 Eliz. 1575. Charles Johnfon Id.248. of the Inner Temple Gent.committed to the Serjeants Ward, till further Order be taken by this House, for coming into this House this present day, the House sitting, consession field to be no Member of this House.

2.7 Eliz. 1584. Charles Morgan Gent. Servant to Sir George Cary, ^{Id.334}. Knight of a Shire, being himfelf no Member of this Houfe, was found to be ftanding within the Houfe next to the Door, and as it was thought of meer ignorance and fimplicity, without any evil purpofe or meaning, and therefore was committed 'y Order of the Houfe to the Serjeants Ward. 30 Nov.

The proper Laws and

Id. 394. Col.2.

252

Ibid.Col.1. 30 Nov. eedem An. Richard Ro. binfon being found to be fitting in the Houfeby the space of two hours (while severalSpeeches were made) was stript to his Shirt, and his Pockets searched; and being brought to the Bar, was censured by the House (after taking the Oaths) to suffer Imprisonment in the Serjeants Ward till Saturday next, and then (having sworn to keep secret what he had heard) to be released.

28 Eliz.1586.Edmond Moor and John Turner prefumed to come into the Houfe, being no Members, and upon their Submiffien difcharged, becaufe it was done of fimplicity and meer ignorance. Id. 394. Col. 2. So John Legg, Vide id.486. Col 2. So Matthew Jones, Id. 511. Col. 1. So William Hanner, Id.288. Col 2.

Scobel 87. Petitions are ufually prefented by Members of the fame County. If they be concerning private Perfons, they are to be fubfcribed, and the Perfons prefenting them call'd in to stance it be 18 fented the A other call'd Hand that l on b and t The upon Ware readi gan. Th bates of th fpok the T upo any a. I part

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Customs of Parliament.

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in to the Bar, to avow the Subftance of the Petition; especially if it be a Complaint against any.

18 Nov. 1640. One Vivers pre-Ibid. fented a Petition in the Name of the Mayor, Aldermen, Burgesse, and other Inhabitants of Banbury, was call'd in, and did acknowledge the Hand to the Petition to be his, and that he did deliver it by Order, and on behalf of the Town of Banbury, and thereupon it was committed.

The like in the fame Parliament, Ibid. upon reading the Petition of one Ward of Salop; and likewife on reading the Petition of Henry Hogan.

Tho' freedom of Speech and De-scobel 72. bates be an undoubted Priviledge of the Houfe, yet whatfoever is fpoken in the Houfe, is fubject to the Cenfure of the Houfe.

Tho'the Committee examine not 14.17. upon Oath, yet they may punish any that shall testifie untruly. In the Parliament, if the greatest Hakement part of the Knights of the Shire do 93. assert

itting in vo hours e made) is Pockught to e House to luffer erjeants nd then et what H loor and ome inembers, ichargfimplid. 394. id.486. d. 511. Id.288.

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The proper Laws and

affent to the making of an Act of Parliament, and the leffer part will not agree to it; yet this is a good Act or Statute to last in perpetuum, and that the Law of Majoris par. tis is so in all Councels, Elections, Sc. both by the Rules of the Common Law, and the Civil.

Moor fol., 1 768.

254

Tenants d'ancient Baronies sont discharge de Contribution al Gages de Chivaliers del Parliament; quia lour Seigneurs servent pur eux in Parliament.

Tenants of ancient Baronies are discharged from Contribution to the Wages of *Knights* of *Parlia*ment, because their Lords serve for them in *Parliament*.

Scopel 14.

Apr.1640.It was ordered in that Parliament, That if any fit in that House, that are return'd by more Indentures than usual, they should withdraw till the Committee for Priviledges had further order'd.

1d 40.

In the beginning of every Parliament, fome Perfons have been appointed to confider of fuch Laws as

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Customs of Parliament.

255 as had continuance to the prefent Seffion, whether they were fit to be continued, or determin'd : as alfo of former Statutes repealed or difcontinued, whether fit to be reviewed, and what are fit to be repealed. Any Member of the Houfe may Ibid. offer a Bill for publick good, except it be for imposing a Tax : which is not to be done, but by Order of the House first had.

A private Bill that concerns a Id.41. particular Person, is not to be offer'd to the House, till the leave of the House be defired, and the Substance of fuch Bill made known,either by Motion or Petition.

It hath at fome times been or- Hakewel der'd, That every one that prejer- 135. reth a private Bill shou'd pay five pounds to the poor, as in 43 Eliz.towards the end of the Parliament, when they were troubled with much Business, but it holdeth not in other Parliaments.

Nevertheless the Speaker had Scobel 41. libercy to call for a private Bill to he

The proper Laws, G.c.

be read every Morning: and ufually the Morning is ipent in the first reading of Bills, until the House grow full.

If any publick Bill be tender'd, the Perfon who tenders the Bill, must first open the Matter of the Bill to the House, and offer the Reafons for admitting thereof: and thereupon the House will either admit, or deny it.

Id. 46.

Ibid.

256

7 Martij 1606. Mr. Hadley being affigned of a Committee to confer with the Lords, defired to be spared, he being in Opinion against the Matter it self. And it was conceived for a Rule, That no man was to be imploy'd in any Matter, that had declared himself against it : and the Question being put, it was resolved, Mr. Hadley was not to be imploy'd.

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CHAP.

Priviledge of Parliament.

T HE Priviledge of Tenants Sir R. Atin Ancient Demeline mult kin's Argube as ancient as their Tenure and Ment, 18. Vide Coke Service, for their Priviledge comes 9 Rep. in by realon of their Service, and their Pref. Service is known by all to be before the Conquest, in the time of Edward the Confessor, and in the time of the Conqueror.

Every man must take notice of 4 Inst. 23, all the Members of the House re-²⁴. turn'd of Record, at his Peril.

Otherwife it is of the Servant Id.24. of any of the Members of the Houfe.

A Member of *Parliament* fhall 1d.42. have Priviledge of *Parliament*, not *Hakeweit* only for his *Servants*, but for his *Horfes*, Sc. or other *Goods* diffrainable.

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257

258 Scobel 88.

Priviledge of Parliament.

The Priviledge is due eundo, mo. rando, redeundo, for the Perfons of Members, and their neceffary Servants, and in fome Cafes for their Goods and Estates also during that time.

Ibid.

For their own Perfons, they have been priviledged from Suits, Arrests, Imprisonments, Attendance on Trials, Serving on Juries, and the like; yea from being fummoned or call'd to attend upon any Suit in other Courts by Subpæna ferved on them.

He that doth Arrest any Mem-Hakew.62. ber of either House, during the Vide Dyer Sellion of Parliament, shall be imprison'd in the Tower, by the nether Houfe of which he is, and fhall be put to his Fine ; and the Keeper alfo, if he will not deliver him when the Serjeant at Arms doth come for him by Command of the Houfe.

60.

ibid. The Servants tending upon their Crompton's Masters during Parliament, who Furif.11. are neceffary; and alfo fuch Officers as al Serj Doo alfo ceff they by a of 1 Par thre the cal Co fan dur day sha ble

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Priviledge of Parliament. 259

as attend the Parliament, as the Serjeant at Arms, the Porter of the Door, Clerks, and fuch like, and alfo their Chattels and Goods neceffary, are priviledged; fo that they thall not be taken, or arrefted by any Officer, if it be not in cafe of Treason or Felony.

Generally the Priviledges of 4 Infl. 25. Parliament do hold, unless it be in three Cases, viz. Treason, Felony, and the Peace.

No Priviledge is allowable in 2 Nalfon cale of the Peace, nor in Cale of 450. Conviction, or difarming of Recufants.

No Minister of the Parliament, St.3 Ed. 4. during forty days before, and forty in Ireland. days after the Parliament finish'd, shall be impleaded, vexed, or troubled by no means.

That every Minister, as well stid-Lords Proctors as Commons, be difcharged and quitted of all manner of Actions had, or moved against them, or any of them, during the time aforesaid; and this to endure for ever. S 2 Apres

Priviledge of Parliament. 260

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Dyer 16.a. pl. 19.

Apres que Members sont returns. lour perfond Attendance est cy neceffary al Parliament, que ils ne doient pur ascun Business estre absents, S nul un Person poit estre bien mis, eo que il est un necessary Member: S pur ceo, si ascun morust devant le Parliament, un novel serra estieu en son lieu, issint que l'entire Number ne doit failer : S donque il ensue, que le Person de chescun tiel Member doit effre privilege d'arrest al Suit d'ascun privat Person, durant cel.temps gue il est embusyd entour les Affairs del Roy, & Jon Realm : & ticl privilege ad eftre touts foits grant per le Roy a les Commoners al Request del Prolocutor del Parliament le primer Jour, Sc. .

After that the Members are returned, their Attendance is fo neceffary to the Parliament, that they ought not for any Bufinefs to be ablent, and no one Perfon can well be mift', to that he is a necessary Member : and therefore if any die before the Parliament, a new one fhall

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returns, st cy nels ne doiabsents. bien mis. ember: 3 evant le estieuen Number l ensue, el Memarrest al durant d entour Realm : uts foits mmoners lel Par-

are reis fo nehat they is to be can well eceffary any die new one fhall

Priviledge of Parliament.

thall be cholen in his place, to that the entire Number may not fail : and then it follows, that the Perfon of every fuch Member ought to be priviledged from Arreft at the Suit of any private Perfon, during the time that he is bufied in the Affairs of the King and the Realm: and fuch Priviledge has uted to be granted at all times by the King to the Commons, at the Request of the Speaker of the Parliament the first Day. Sc.

Common Refon voit que intant que Ibid. le Roy, S tout fon Realm ad un Interest en le Corps de chescun de dits Members; il semble que le privat Commodity d'ascun particular home ne doit estre regard.

Common Reafon will have it, that forafmuch as the *King* and his whole Realm have an Intereft in the Body of every one of its Members, it feems that the private Commodity of any particular man ought not to be regarded.

Cest Court de Parliament est pluis Ibid. S 3 haut Crompt. 7.5.

263 Priviledge of Parliament.

baut Court, & ad plufors Priviledges que afcun auter Court del Realm; pur que femble que en chefcun Cafe fans afcun Exception, chefcun Burgeß est privilege, quant l'Arrest n'est forfque al Suit d'un Subject. F

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The Court of *Parliament* is the higheft Court, and has more Priviledges than any Court of the Realm : for which it feems that in every Cafe without any Exception, every Burgefs is priviledged as to Arreft only at the Suit of the Subject.

id. 51.

Coment que le Parliament erra en le grant del Brief de Privilege, uncore ceo n'est reversible en auter Court.

Tho' the *Parliament* do err in the Grant of a Writ of Priviledge, yet it is not reverfible in another Court.

Moor f. 57. Fuit dit per Dyer, que si home n 163. soit condemne en Debt ou Trespaß, Gest estieu un des Burgesses ou Chivalers del Parliament, G puis soit prise

Priviledge of Parliament. 263

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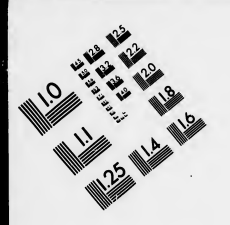
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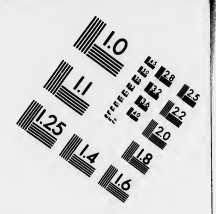
fi home Trespaß, s ou Chipuis soit prise prise en Execution; il ne poet aver ie privilege del Parliament; & isfint fuit tenus per les Sages del Ley en le Case d'un Ferrers en temps le Crompton's Roy H. 8. S coment que le privi-9,10,11. lege à ceo temps fuit à luy allowe, 34 H.8. ceo fuit minus just.

It was faid by Dyer, That if a Man be condemned in Debt or Trefpafs, and is chofen one of the Burgeffes or Knights of Parliament, and atterwards is taken in Execution; he cannot have the Priviledge of Parliament : and fo it was held by the Sages of the Law in the Cafe of one Ferrers in the time Puyers of King Henry the Eighth, and tho' Parl. p. 1. the Priviledge at that time was al- \mathfrak{G}_c . lowed him, yet it was unjuft.

Hill & Stukely les Viscounts de Dyur 61. Londres fueront commit al 'Tower P^{1.28.} pur lour Contemts; pur ceo que ils ne voil lesser George Ferrers, qu fuit arrest sur un Execution, d'aler alarge, quant les Serjeants del Arms vient pur luy, sans ascun Brief. Hill and Stukely, the Sheriffs of S 4 Lon-



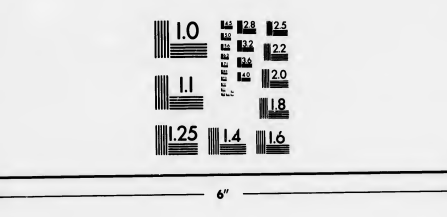
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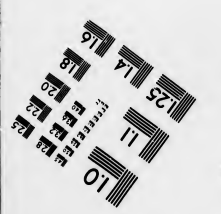


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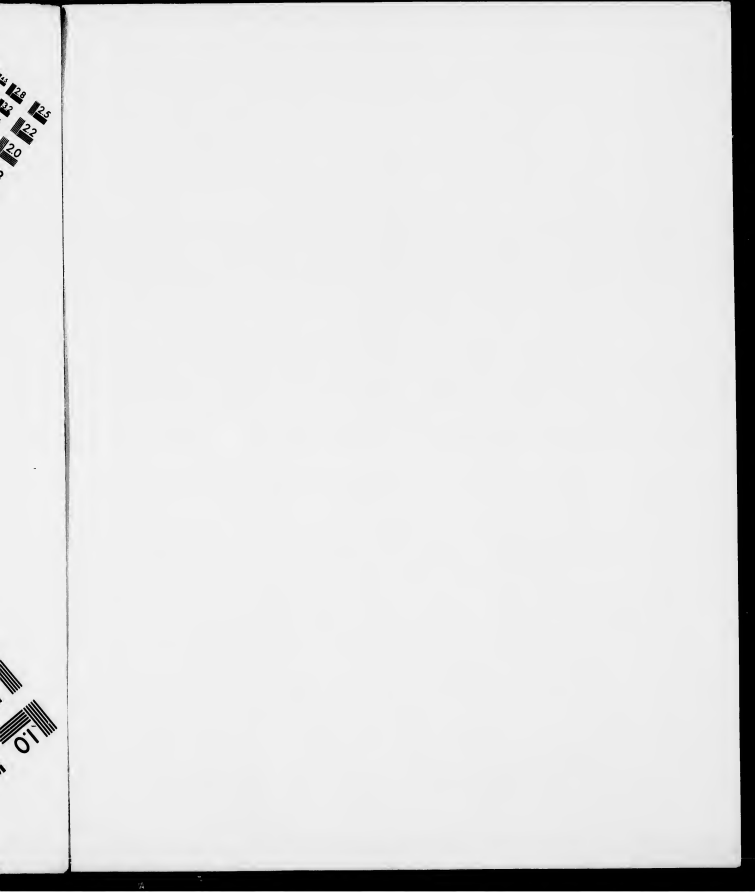
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IMAGE EVALUATION TEST TARGET (MT-3)





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London, were committed to the Tower for their Contempts, for that they would not fuffer George Ferrers, who was Arrefted upon an Execution, to go at large, when the Serjeant at Arms came for him, without any Writ.

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Fitzherberts Cafe. Moor fo. 340n.461. devant que il fuit essi e Burges, que il ne doit ave: le privilege del Mefon.

> The lower House of *Parliament* agreed, that in regard one was arrested, before he was chosen *Burgeß*, that he ought not to have the Priviledge of the House.

> Vide Fitz-Geralds Case, Anno 1640. in Ireland. Vide 39 Hen. 6, Walter Clerks Case, 5 Hen. 4. Richard Chidder 38 Hen.8. Tyneman's Case, 43 Eliz. Belgrave's Case, 39 Hen.6. Ferrer's Case in Holinschead, f. 1584.

Rrownl.91. Debt upon an Obligation, where-Jackson of the Condition was, That if A. Kirton. would render himself to an Arrest in

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ted to the ts,for that orge Ferupon an when the for him,

arliament it.arrest, rgeß, que e del Me.

rliament was arfen *Bur*have the

e, Anno Hen. 6, 4. Riineman's Cafe, in Ho-

whereif A. Arrest in Priviledge of Parliament.

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in fuch a place, &c. A. pleads priviledge of *Parliament*, and that being Servart to fuch a Member, he could not render himfelf to be arrefted. Upon Demurrer, the Opinion of the Court was for the Plaintiff; for A.might render himfelf, and let it be at their Peril, if they will arreft him.

Magister Militiæ Templi petit, 4 Inst. 24. quòd distringat Catalla unius de Concilio, tempore Parliamenti, pro Reditu unius Domûs in London. Rex respondet, non videtur honestum, quòd illi de Concilio suo di stringantur Tempore Parliamenti; sed alio Tempore, &c.

Bogo de Clare, and the Prior of Ibid. Trinity, for ferving a Citation on 255. the Earl of Cornwal in the Time Sir Simon of the Parliament, committed to d'Ewes Jour.655. the Tower, and Bogo, at whole Pro- Col. 1 fays curement it was done, fined in 2000 he was fined 20000 Marks to the King, and a thoufand Marks. pounds to be paid to the Earl.

And yet the ferving of the faidCi- 4 Infl.24. tation did not arreft or reftrain his Body:

Body: and the fame Priviledge holdeth in Cafe of Subpana, or other Process out of any Court of Equity.

Ibid.

Rex mandavit Justiciariis suis ad Assistanti and Supersedeant captioni corundem, ubi Comites, Barones, & alii Summoniti ad Parliamentum Regis sunt Partes, quamdiù dictum Parliamentum duraverit.

Ibid. Vid. Sir S. d'Ewes A Citation shall not be ferved on any Member, nor Subpæna.

Jour. 435. Divers Perfons committed to
Col. 1. Prilon for ferving a Citation on
Ibid. John de Thorsby, Clerk of the Parliament.

Scobel 110 22 Febr. 6 Ed.6. Order'd, If any Vid. Sir S. Burgeß require Priviledge for himd'Ewes Burgeß require Priviledge for himfourn.249 felf, or his Servant; upon Declara-Col.2. tion thereof to the Speaker, he speaker, have a Warrant sign'd by the Speaker ker to obtain the Writ.

Scobel 110 2.2 Martij 18 Jac.1. It was refolved, That no Protection under any Mans hand of this House, is good.

Id 89.

29 Jan. 1557. 4 & 5 Ph. & Mar. Thomas Ennys Burgels for the Borough rou

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tis fuis ad deant capes, Barod Parlias, quamdiù averit. be ferved pæna. nitted to tation on the Par-

r'd, If any for him-Declara-, he shal! he Spea-

was reunder a ; is good. & Mar. the Borough

Priviledge of Parliament.

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rough of Thusk, complained that a Subpana was deliver'd him to appear in Chancery, and required the Priviledge of the House: whereupon Sir Clement Higham and Mr. Recorder of London, were sent to the Lord Chancellor, to revoke the Process.

27 Eliz.One Kyrl having caus'd Id 90. a Subpæna out of the Star-Cham-Coll.213. ber to be ferved on a Member of Sir Simon the House of Commons; and for d'Ewes Jour. 438. want of Appearance, taken out an Col.1, 2. Attachment, and inforced the Payment of Money to difcharge the fame : the faid Kyrl was committed, till he had paid Cofts to the Party ferved, and made a Submiffion to the House on his Knees at the Bar.

15 Maij 1604. The Serjeant Scokel 93. was fent to Attach the Body of one, who ferved a Subpæna on the Perfon of Sir Robert Needham a Member.

7 Maij 1607. The Serjeant was Ibid. fent for Edward Throgmorton, for ferving

ferving a Subpæna on Sir Oliver Cromwel. P

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Id.91.

14 Maij 19 Jac.1. Upon Complaint of the Service of a Subpana on a Member of this Houfe, Sir Edward Coke vouched a Precedent, 10 Ed. 3. That a Subpana being ferved on the Clerk of this Foufe, the Party was committed for breaking the Priviledge of this Houfe.

Ibid.

4 Maij 1607. A Subpana out of the Exchequer being ferved on Sir R. Pawlet a Member; the Houfe granted Priviledge, and order'd the Serjeant by his Mace, to attach the Parties delinquent, and to bring them to the Bar, to receive the Judgment of the Houfe. And the next day Mr. Speaker writ a Letter to the Lord Chief Baron, That no further Process do iffue against the faid Sir R. Pawlet.

3 Dec. 19 Jac. 1. Upon Occafion of a Subpæna ferved on Mr. Brereton, it was agreed by the whole House, That the serving of a

Ibid.

ment. Oliver

n Coma Subs Houfe, a Preubpœna of this tted for of this

ma out ved on Houfe order'd to atand to receive And vrit a *Paron*, Tue a,

Occa-Mr. the ing of a

Priviledge of Parliament. 269

a Subpœna upon a Member of this House, knowing him to be a Parliament-man, is a breach of Priviledge : and Napper, who served the Subpœna, was committed.

39 Éliz. Mr. Combs and Mr. Towns.Colle Henry Powle, Members of this 109. Houle, being ferved with a Sub-S. d'Ewes pæna ad testisficandum, by Mrs. Ann 546.Col.2. Wye; the Serjeant of the House was order'd to bring in the faid Ann to appear in this House, to answer the Contempt.

43 Eliz. 1601. A Subpæna ad 1d. 212. testificandum served on Mr. John-^{213,214}. fon, and other Members; Agreed, That the Serjeant be sent to arrest all those to appear that had procured the Subpœna, to answer their Contempt with all speed.

44 Éliz. 1601. Sir Edmond Mor-Id.245. gan a Member of this House was Sir Simon terved with a Subpæna, at the Suit Jour.651. of one Lemney; who was sent for Col.1. by the Serjeant. And because Id.257. Christopher Kennel, who served it, professed Ignorance, he was only ad-

adjudged to three days Imprifonment in the Cuftody of the Ser. *jeant*, and pay his Fees.

Ibid. The fame Order with William vid. Sir S. Mackerleß, who ferved a Subpæna d'Ewes Jour. 656. on Mr. Pemberton a Member, at Col. 1,2. the Suit of one Mackerneß.

Sir simon 44 Eliz. 1601. Mr. Philips a d'Ewes Member of the Houfe was ferved Jour. 655. With a Privy Seal out of the Court of Wards, by one Thomas Dean Servant to Mrs. Chamberlain a Widow. The Houfe ordered that the, and her Servant, thou'd be fent for by the Serjeant.

> Vide plus de his Sir Simon d'Ewes Journal 637. & alibi passim.

Scobel 92.

don were fined by the Commons, and fent to the Tower, for not delivering a Burgefs arrefted for Debt, fitting the Parliament.

1d.92. 6 Apr. 1593. The Serjeant at vide Sir S. a'Ewrs Journ.519. ber upon an Execution; and Weblyn, at whofe Suit he was arrested, were brought to the Bar, and both comand ing ver of t 1 an Sui Ou by the bein Mr Ho anc Evftay She fue No if bet lin the

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William Subpæna nber, at ß. Philips a is ferved he Court Dean Serin a Wired that d be fent

n d'Ewes im. of Lonommons, not defted for nt. cjeant at alaMemind Webarreited, and both com-

Priviledge of Parliament.

committed Prifoners to the Tower: and the Serjeant at Arms attending this House was order'd to deliver them over to the Lieutenant of the Tower.

13 Maij 1607. Nicholas Allen Ibid. an Attorney, and Palmer, at whole Suit Mr. Martin a Member was Out-law'd, order'd to be fent for by the Serjeant, and brought to the Bar to answer their Contempt.

An Attachment for Contempt Ibid. being taken out of *Chancery* againft Mr. *Belingham* a Member : the Houfe order'd to have Priviledge, and a Letter to be fent to Mr. *Evelyn*, one of the fix Clerks, to ftay the Suit.

Upon a Writ directed to the 11.93. Sheriff to levy Twenty pounds Iffues uponSir Robert Oxenbridge for Non-appearance, it was order'd, That if the Issues were not discharged before that night, the Parties delinquent to be brought next Day to the Bar by the Serjeant.

14 Maij 1576.Sir Edward Mon-Ibid. tague

tague a Member of the Houfe, was warned to attend a Trial in London, which was to be had against him; and was by Order of the House priviledged: and the Party that gave the Warning was summon'd to appear at the Bar next Morning.

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Id.94. Vide Sir those Members of the House who S. d'Ewes have Occasion of Priviledge (Writs Jour 436. of Nisi priùs being brought against them) do declare their Case to the Speaker, who thereupon shall direct the Warrant of this House to the Lord Chancellor, for awarding Writs of Supersedeas.

Ibid,

3 Martij 18 Jac.1. Upon a Report from the Committee (appointed to confider of a way of flaying Trials against Members of the House) that by several Precedents the Custom appear'd to be in such Cases, That on Motions and Orders in the House, Letters were written to the Justices of Assize for stay of Trials against Members 'of the House, which Letters were enter'd in

ment.

ule, was London, off him; Houfe ty that mmon'd Aorning. d, That oufe who e (Writs t against fe to the all direct fe to the awarding

on a Reppointed flaying s of the recedents e in fuch d Orders e written r stay of 'of the e enter'd in

Priviledge of Parliament.

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in the Journal-Book, and that it belongeth to the Clerk to write the fame. It was thereupon Refolved, That the former Course of writing Letters to the Justices of Assize, shou'd be held according to former Precedents.

10 Junij 1607. Sir Robert John- 1d.99. fon a Member of this House, mov'd for a Letter to stay a Trial against him in the Exchequer; which was granted (as appeareth by the Entry on the 13th day, when a Petition of Sir Robert Brett was read against that Priviledge.) The Priviledge formerly granted was affirmed, upon this Reason, That no man shou'd have any Thing to withdraw him from his Service in the House. The like 14 Febr. 18 Jac. 1.

The Priviledge of the House is Ibid. fo much infifted on, that it hath been a Question, Whether any Member of the House could consent, that himsfelf might be sued, during the Session; because the Priviledge is not so much the Persons as the Hou-T ses :

fes : and therefore when any Perfon hath been brought to the Bar for any Offence of this Nature, the *Speaker* hath ufually, charged the Perfon in the Name of the whole Houfe, as a Breach of the Priviledge of the Houfe.

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Ibid.

3 Junij 1607. Sir Thomas Holcroft a Member of the Houfe, had occasion to sue at Law, and was sued, with which he was content, and defired the Leave of the House: there was a Question, Whether the House shou'd give leave for a Breach of Priviledge : and it was resolved, The House might give leave.

[d. 95.

7 Maij 1607. Sir Thomas Bigg and Sir Thomas Love being return'd upon an Attaint in the Kings Bench, it being moved, that in this Cafe they ought to have Priviledge: it was fo order'd, and the Serjeant fent with his Mace, to deliver the Fleafure of the Houfe to the Secondary, the Court fitting.

22 Nov. 1597. Sir John Tracy a

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ny Perthe Bar ture, the ged the e whole e Privi-

*has Hol*ule, had und was content, e Houle: *ether the e for a* nd it was *bt give*

mas Bigg return'd gs Bench, this Cale edge: it Serjeant iver the the Se-

bn Tracy a

Priviledge of Parliament. 275

a Member of this House, being at Ibid. the Common Pleas Bar, to be put S.d'Ewes upon a Jury; the Serjeant at Arms Jour. 560. was prefently sent with his Mace Col.2. to fetch him thence, to attend his Service in the House.

Apr. 12 Jac. 1. Sir William scobel 95. Bampfield was committed by the Lord Chancellor for a Contempt, after the Writ of Summons, but before the Election. Order'd upon the Question, That he shall have his Priviledge by Writ of Habeas Corpus.

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I Jac. 1. Self.2. Sir John Peyton Ibid. return'd Knight for Cambridge the last Selfion, and fince chosen Sheriff; Resolved, That he shall attend his Service here.

28 Martij 1542. During this Herbirt's Seffion of Parliament forme wrong Hen.8.539 was offer'd to their ancient Priviledges, a Burgeß of theirs being Arrefted : whereof the King understanding, not only gave way to their releasing him, but Punithment of the Offenders : infomuch T 2 that

that the Sheriffs of London were committed to the Tower, and one Delinquent to a place call'd Little Eafe, and others to Newgate.

Scobel 112, 2 Martij 1592. Upon a Report 112. vide Moor from the Committee of Priviledges, fo. 340. That one Mr. Fitzherbert was ren. 461. turn'd a Burgeß, aud accepted a-Fitzberbert's Cale. gainst, because he was alledged to be Vide Sir S. d'Ewes Outlaw'd, and detain'd upon such Jour. 479, Outlawry : The Houle order'd, That 480,490. Mr. Speaker shou'd move the Lord Col. 2.

Keeper for an Habeas Corpus cùm Caufà, to bring up the Body and the Caufe of Mr. Fitzherbert. But the Lord Keeper return'd, That in regard of the ancient Liberties and Priviledges of this Houfe, the Serjeant at Arms be fent by Order of this Houfe for Mr. Fitzherbert at his own change; by reafon whereof he may be brought, without peril of being further arrested by the way: which was approved ot.

Scobel104, I Jac. I. The first day of fit-105,105, ting, complaint was made, That 107.

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on were and one 'd Little gate. aReport viledges, was reepted aged to be pon Juch er'd, That the Lord pus cùm Body and pert. But That in rties and , the Ser-Order of erbert at whereof t peril of the way :

y of fite, *That* Sir

Priviledge of Parliament.

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Sir Thomas Shirley chofen a Mem- Vid. Petyr's Miscell. ber of the House, was arrested four Part. 122, days before the fitting of this Par-125,124, liament : a Warrant iffued to the 125. Clerk of the Crown for a Habeas Corpus to bring him to the Houle, being then a Prisoner in the Fleet; and the Serjeant and his Teoman were fent for in Custody, who being brought to the Bar, and confessing their Fault, were remitted for that time. 17 April, Upon hearing Councel in the House at the Bar for Sir Thomas Shirley, and the Warden of the Fleet ; it was order'd, That Simfon, at whose Suit, and the Serjeant by whom the Arrest was made, shou'd be committed to the Tower. 4 Maij, A Habeas Corpus was awarded to the Warden of the Fleet to bring Sir Thomas Shirley to the Houfe ; the Warden deny'd to execute it; for which the 7th of May following, he was fent for by the Serjeant, and brought to the Bar; who denying to bring his Prisoner, a new Writ T 3

Writ of Habeas Corpus was awarded, and the Warden was committed to the Serjeant, with this Order, That if that Writ were not executed, that then he should be deliver'd over to the Lieutenant of the Tower, as the Houses Prisoner. 8 Maij, The Serjeant was fent with his Mace to the Fleet; the House fitting, to require the Body of Sir Thomas Shirley : but the Serjeant being deny'd, a Warrant was made to the Serjeant to deliver the Warden of the Fleet to the Lieutenant of the Tower, to be kept close Prisoner. 11 Maij, The Warden was again fent for, and brought to the Bar, and refufing to deliver up his Prisoner; he was committed to the Place call'd the Dungeon or Little Ease in the Tower. 14 Maij, A new Warrant was order'd for a new Writ of Habeas Corpus, and that the Serjeant shou'd go with the Writ; that the Warrant shou'd be brought to the Door of the Fleet by the Lieu-

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as awaras comvith this were not e should Lieutee Houses Serjeant he Fleet: uire the ley: but , a War-Serjeant the *Fleet* Tower, to II Maij, ent for, ind refuoner; he ice call'd le in the Warrant Writ of the Sere Writ; brought by the Lieu-

Priviledge of Parliament.

Lieutenant himfelf, and there the Writ to be deliver'd to him, and the Commandment of the Houfe to be made known to him by the Serjeant, for the executing of it; that in the mean time the Warden to be prefently committed to the Dungeon, and after to be return'd thither again. 18 Maij, The Warden did deliver Sir Thomas Shirley, and fo was not put into the Dungeon. 19 Maij, He attending at the Door, was brought in to the Bar, where, upon his knees, confessing his Error and Prefumption, and professing he was unfeignedly forry, he had to offended this Honourable House; upon that Submiffion, by direction of the House, the Specker pronounced his Pardon and Difcharge, paying ordinary Fees to the Clerk, and to the Serjeant.

Mr.Belgrave, being a Member Sir Simon of the House of Commons, had an *derives* Information exhibited against him col.1. in the Star-chamber by the Earl of T 4 Hun-

Huntington. An Order was enter'd, as the Act of the House. 43 Eliz. 1601. That he ought not to be molested in that Manner.

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Rush.coll. 10 Febr. 4. Car. 1. Whilest the 653. Vid. Petyts Miscell. house of Mr. Rolls (Merchant, and Parl.p.107 Member of the House then sitting in Parliament) was lock'd up by a Pursuivant, and himself call'd from the Committee, and ferved

ld. 654.

fion of finart Debates in the Houfe. After, the Attorney General writ a Letter, That the ferving a Subpœna was a mistake, and pray'd a favourable Interpretation. Refolved,

with a Subpæna : This gave occa-

Rufh.Coll. That Mr. Rolls a Member of the 659. House, ought to have Priviledge of Person and Goods.

Memorials 16 Febr. 5. Eliz. Robert Parker of the Me. Servant to Sir William Woodhoufe Proceed- Knight for Norfolk, being attachings inPar-ed in London, at the Suir of one liament97. ed in London, at the Suir of one vid. Sir s. Baker, in Trefpaß; had a Warrant d'Ewes of Priviledge, notwithftanding fourn 85. Judgment given againft him for four Marks. 20 Febr.

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was en-House. ought not ner. nileft the ie Warehant, and n fitting d up by elf call'd d ferved ve occale House. al writ a Subpæy'd a fa-Refolved, er of the viledge of

t Parker Voodhoufe g attachc of one Warrant ftanding him for 20 Febr.

Priviledge of Parliament. 281

20 Febr. 18. Eliz. 1575. Upon Ibid. the Queftion, and alfo upon Divi-S.d'Ewes fion of the House, Edward Smaley Journ.251. Servant to Arthur Hall Esq; one of the Burgess for Grantham, being arrested upon an Execution, had Priviledge.

16 Dec. 44 Eliz. Anthony Cur-Ibid. wen Servant to William Huddleston Vid. Sir S. Eiq; one of the Knights of Cumber-Jour 680. land, being arrested upon a Capias Col. 1. ad Satisfaciendum out of the Common Pleas, for fix pounds Debt, and forty shillings Damages, and detain'd in Execution; a Supersedeas was awarded, and he was deliver'd.

And the House awarded, the Ser-Towns.Coll. jeant shou'd be discharged, paying vide Sir his Fees, and that Matthews shou'd S.d'Ewes pay them: and Matthews to pay Col. 1.686. his Fees, and remain three days in Col. 1. the Serjeants Custody, for procuring the Arrest.

11 Maij 19 Jac.1. The Under-Memorials, Sheriff of Middlefex was call'd to the Bar, for caufing Alexander Melling, Servant to the Chancellor of 282

Priviledge of Parliament.

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of the Dutchy to be arrefted; he Pril deny'd he knew him to to be his at 1 Servant: Mr. Speaker let him gate know, the Houfe had order'd him dent to have Priviledge; and therefore ordereth the Under-Sheriff to dif. charge him.

Ibid.

I Jac. I. Sels. 2. Sir Edward Sandys moveth a Breach of Priviledge by Sir Robert Leigha Justice of the Peace, for committing his Coach-man to Newgate. Sir Robert Leigh was fent for by the Ser. jeant, and an Habeas Corpus for the Prifoner. Sir Robert Leigh being brought to the Bar, acknowledg'd his Fault, and was difcharged, and fo was the Prifoner.

. 3 Martij 606. Valentine Syre Servant and Bag-bearer to the Clerk of the commons House, being arrefted upon an Execution, was by Order and Judgment of the Houfe enlarged.

7 Sept. 1601. Woodal Servant Id 59. Vid. Townf. of William Cook Elg; a Member of Coll. 196, the Houfe being arrefted, and in 205,210. Pri-

Ibid.

liament.

refted; he b to be his r let him order'd him d therefore eriff to dif.

bir Edward h of Privigha Juftice nitting his e. Sır Roby the Ser-Corpus for t Leigh be-, acknowdischarged,

entine Syre or to the louse, being ion, was by the House

al Servant Member of d, and in Pri-

Priviledge of Parliament.

Prifon in Newgate : the Serjeant Vide Sir at Arms was prefently fent to New-Jour. 629: gate to bring him to the Houfe, fe-Col.1. dente Curia: and being brought to the Bar with his Keeper, was difcharged by Order of the Houfe from his faid Keeper, and from his Imprifonment.

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1 Julij 1607. John Pasmore the Memorials, Marshal's man being fent for, and 99. brought to the Bar, for arrefting John Jeffop Waterman, Servant to Sir Henry Nevil a Member of the House; he deny'd that he knew he was Sir Henry's Servant, until afterward ; notwithstanding he took an Assumptit from him to anfwer the Action. The Houfe thought fit to commit him to the Serjeant, till the Houfes Pleafure were further known, and till he had discharged the Assumptit, and paid the Fees.

17 Junij 1609. Upon a Report Ibid. from the Committee for Priviledges, that a menial Servant of Sir Robert Wroth was arrefted eight days before

this 1 fore this Seffion; the Serjeant was Serva fent for the Prisoner, and the Ser. mons *jeant* that made the Arrest, one to be King, who follow'd it, and Fisher, whic at whofe Suit he was arrefted.

Id. 100.

by N 4 Junij 19 Jac. I. Johnson, a the Servant to Sir James Whitlock, a Member of the Commons House, was was arrefted upon an Execution by Spea Moor and Lock : who being told to bi that Sir James Whitlock was a to Parliament man; Fulk, one of the Hou Profecutors faid, He had known riff greater mens men than Sir James Whitlock taken from their Masters by H Heels in Parliament time. This appearing, Lock and Moor were befo pea call'd in to the Bar, and by the Judgment of the Houle were fention tenced. First, That at the Bar they shou'd ask Forgiveness of the House, and of Sir James Whit-Petyers Mif. lock, on their knees. Secondly, cel. Parlia- That they shou'd both ride upon one ment. 118. Horfe bare-back'd, back to back, from Westminster to the Exchange, with Papers on their Breasts, and this

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liament. erjeant Was nd the Ser. rrest, one and Fisher, refted. Johnson, a Vhitlock, a ns House, **ecution** by being told ock was a one of the had known Sir James oir Masters me. This Moor were d by the were fenthe Bar neß of the nes Whit-Secondly, le upon one to back, Exchange, asts, and this

Priviledge of Parliament.

this Infcription, For arrefting a Servant of a Member of the Commons House of Parliament; and this to be presently done sedente Curiâ: which Judgment was pronounced by Mr. Speaker against them at the Bar upon their Knees.

28 Apr. 22 Jac. 1. A Warrant Memorials, was order'd to be iffued by the 100. Speaker for a Writ of Priviledge, to bring up Andrew Bates Servant to Mr. Richard Godfrey of the House, in Execution with the Sheriff of Kent, at the Suit of one Hunt. This Priviledge doth take also

This *Priviledge* doth take place by Force of the *Election*, and that before the *Return* be made, as appears in the Cafe following.

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Priviledge of Parliament.

Ma had been, during that Seffion of Par. liament, arrested in London, at the arr W Suit of one Muscle: the faid Mul. cle, together with the Officer that the made the Arreft, were fent for by ho for the Serjeant, and brought to the Bar, and there charged by Mr. Speaker, in the Name of the whole House, with their Offence herein: and having been heard, Boston was order'd to have Priviledge, and to be difcharged of his Arreft and Imprifonment; and the Offenders for three days committed to the Ser. jeant, and order'd to pay fuch Charges to Boston as the Speaker shall fet down, and their Fees.

Memorials, p.108,109. Sir Simon d'Erres Four. 410. Col. 1. 414. Col.2.

6 Martij 1586. This day William White, brought to the Bar for arrefting Mr. Martin a Member of the Houle, made Answer, That the Arrest was made above fourteen days before the beginning of the Parliament : the House thereupon appointed a Committee to fearch the Precedents. And March 11. the Committee made their report of Mr. Martin

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liament. ession of Par. ndon, at the he faid Mul. Officer that e fent for by ught to the ed by Mr. of the whole ence herein: , Boston Was ledge, and to reft and Im. **Offenders** for to the Ser. o pay fuch the Speaker ir Fees.

his day Wil. o the Bar for a Member of ver, That the ove fourteen ning of the è thereupon to fearch the rch II. the eport of Mr. Martin

Priviledge of Parliament.

Martin a Member of this House, arrested upon mean Process by White above twenty days before the beginning of this Parliament holden by Prorogation (mistaken for Adjournment) and in respect that the House was divided about it in Opinion, Mr. Speaker with the consent of the House, the sooner to grow to some certainty of the Judgment of the House in this Cause, moved these Questions to the House, viz.

First, Whether they would limit a time certain, or a reasonable time, to any Member of the House for his Priviledge. The House answered a convenient time.

Secondly, Whether Mr. Martin was arrested within this reasonable time. The House answered Tea.

Thirdly, If White *fhould be punished for arresting* Martin. The House answer'd No; because the arrest was twenty days before the beginning of the *Parliament*, and unknown to him that would be taken

ken for reasonable time. But the principal cause why Martin had his Priviledge, was, for that White the last Session (mistaken for Meeting) of Parliament arrested Mr. Martin, and then knowing him to return'd a Burges for this House, discharg. ed his Arrest. do

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And then afterwards Mr. Martin again returning out of his Country to London to ferve in this Houfe, Mr. White did again arreft him, and therefore this Houfe took in evil part against him his fecond Arrest, and thereupon judged that Martin should be discharged of his second Arrest out of the Fleet by the faid Mr. White.

Id.102.

12 Martij 1606 Complaint was made by Mr. James a Burgeß of Parliament, That his Horse standing at his Inn was taken by the Postmasters Servant: both the Postmaster and his Servant were fent for, and brought to the Bar. Moreton the Post-master appearing to be ignorant of what his Servant had done,

ament.

But the tin had his White the Meeting) Ir.Martin, o return'd dilcharg-

Ar. Martin s Country is Houfe, reft him, took in his fecond adged that rged of his *Fleet* by

plaint was Burgess of orsession of the Postthe Postwere fent ar. Morering to be rvant had done,

Priviledge of Parliament.

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done, and difavowing it, was by order of the Houfe difcharged but upon the Testimony of a Witness at the Bar, that he told the Servant, when he took the Horse, that a Member of *Parliament* was owner of it, the Servant was committed,

In Dec. 1606. Thomas Finch , a Memorials Servant to Sir Nicholas Sandys one p. 101, 102. of the Burgesses for Quinborough, was Arrested during the Adjournment; which being conceived to be a great Contempt to the Priviledge of the House, an Habeas Corpus was awarded to bring him to the House, and he was accordingly brought, and alfo one Knight, who procured the Arrest, and Harrifon the Yeoman. The Excufe was, that Finch was an Attorney at Law: but it being avow'd by Sir Nicholas Sandys, That Finch lay in his House, solicited his Causes, and received Wages from him. And it being infifted on, that all menial and necessary Servants are to be priviledged, and instance given of a Precedent

cedent of the Baron of Waltons Solicitor, and Huddleston's Solicitor in the time of Queen Elizabeth. Upon the Question, Finch was priviledged, and deliver'd, according to former Precedents.

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Ibid. 102.

During the Adjournment, a Suit was protecuted in the Court of Wards against Nicholas Pots Esq; and Francis Wethered Gent. Committees of a Ward which concerned Mr. Nicholas Davys, Servant to the then Speaker, as Assure of the Ward. The Speaker writ a Letter to the Court, to make known, That he was one of his Clerks, and nearest Servants; and that the Priviledge was now as warrantable as in the Time of sitting, and pray'd the Court to take Notice of it.

1.1 103.

During another Adjournment in March following, the Speaker (warranted by the general Order) at the defire of Sir Edmund Ludlow, who was furmon'd to attend the Execution of a Commission out of the Chancery, writ a Letter to the Commissioners

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nt, a Suit Court of ots Elq; nt. Comconcern-Servant Assignee of r writ a to make isClerks, t that the rrantable nd pray'd of it. rnment in ker (warler)at the low, who the Excout of the the Commistioners

Priviledge of Parliament.

missioners to excuse his Attendance, and that he shou'd not be prejudiced by his Absence.

In May 1607 during an Adjourn-Ibid. ment, the Speaker directed a Letter to the Lord President and Council at Tork, to stay Proceedings in a Suit against Talbot Bowes, a Member of the House.

29 Febr. 1575. One Williams, Id. 113. for affaulting a Burgeß of this Houfe, was upon Complaint fent for by the Serjeant, and brought to the Bar, and committed to the Serjeant's Ward.

23 Apr. 1 Mar. One Monington, Ibid. for itriking William Johnson a Burgeß, was fent for, and confelling it, was committed to the Tower.

28 Nov. 1601. Complaint being 1bid. made by Mr. Fleetwood a Member Townf.coll. of the Houfe, That one Holland a Vide Sir Scrivener, and one Brook his Ser-S. d'Ewes vant, had evil intreated and beaten four.658. col. 1. the Servant of the faid Mr. Fleetwood in his Prefence; they were both fent for by the Serjeant, and V 2 brought

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brought to the Bar; and for the faid Offence committed for five days to the *Serjeant*. And that they fhould pay double Fees.

Memorials, 114.

12 Febr. 18 Jac. 1. Mr. Lovel, a Member of the Houfe, inform'd, That one Darryel threatned his Person, that for a Speech spoken by him in the House, he shou'd be sent to the Tower during the Parliament, or presently after. Darryel was sent for by the Serjeant to answer it to the House; and upon Testimony of it, he was committed to the Serjeant till Thursday following, and then to acknowledge his Fault, or be committed to the Tower.

Ibid.

16 Jun. 1604. Complaint being made of one Thomas Rogers a Currier, dwelling in Coleman-Street, for abusing Sir John Savill in slanderous and unseemly terms, upon his Proceedings at a Committee in the Bill touching Tanners, Sc. he was sent for by the Serjeant at Arms to the Bar, to answer his Offence. C

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Lovel, a form'd, ned his oken by be fent Parlia-Darryel t to and upon commithurfday owledge d to the

t being a Curreet, for flanderpon his e in the he was Arms to nce. Car.1.

Priviledge of Parliament.

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I Car. I. The Sheriff for the 4 Inft.48. County of Buckingham was chosen Knight for the County of Norfolk, and return'd into the Chancery; and having a Subpæna served upon him at the Suit of the Lady C.pendente Parliamento, upon Motion, he had the Priviledge of Parliament allow'd to him by the Judgment of the whole I-Jouse of Commons.

43 Eliz. 1601. This day a Page Townf. Coll. was brought to the Bar, whom Sir ^{195.} Vide Sir S. Francis Haftings had caufed to be d'Ewes committed, for that as he went Jour. 629. down the Stairs, the Page offer'd to throng him. But upon Sir Francis Haftings his Intreaty, speaking very earnestly for him, and upon the Pages submission upon his knees at the Bar, he was discharged.

44 Eliz. 1601. Mr. William Morris Towns. Coll. Burgels for Beaumaris, coming on Vid. Sir S. his way to London, his Man wasar-d'Ewes refted at Shrewsbury. Order'd, That Jour. 643. Col.2. the Bayliff, and he that procured the Arrest, and the Serjeant be sent for.

V 3

44 Eliz.

Rufb.Coll. 652.

225, 226.

Townf.Coll. 44 Eliz. 1601. The Solicitor of one Langton a Burgeß for Newton in Lancashire was arrested at the Suit of one Musket a Taylor, and committed to the Compter. Agreed by the House, That both Musket and the Serjeant shou'd pay the Solicitor's Costs and Damages, and be imprison'd three days in the Serjeant's Custody, and to pay the Serjeant attending this House his Fees. The Parliament shall not give Priviledge to any contra morem Parliamentarium, to exceed the bounds and limits of his Place and Duty. And all agreed, That regularly he cannot be compelled out of Parliament to answer things done in Parliament in a Parliamentary Courfe : but it is otherwife where things are done exorbitantly, for those are not the Acts of the Court.

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16 Car. 1. Refolved, That the Id. 2d Part of the 2d Lords voting the propounding and Vol.1147. declaring matter of Supply, before it was moved in the House of Commons, was a Breach of Priviledge of the No Houfe.

ment.

licitor of Newton ed at the ylor, and r. Agreed Musket the Solis, and be he Serjethe Serhis Fees. not give ra morem ceed the Place and hat regulled out of gs done in amentary ife where itly, for he Court. That the ding and , before it Commons, ke of the No

Priviledge of Parliament.

No Priviledge is allowable in ² Nalfon Cafe of the Peace betwixt private ⁴⁵⁰. men, much more in Cafe of the Peace of the Kingdom.

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Priviledge cannot be pleaded a- Ibid. gainst an Indictment for any thing done out of Parliament, because all Indictments are contra Pacem Domini Regis.

Priviledge of Parliament is grant-Ibid. ed in regard of the Service of the Commonwealth, and is not to be ufed to the danger of the Commonwealth:

All Priviledge of Parliament is ^{Ibid.} in the Power of Parliament, and is a Reftraint to the Proceedings of other inferiour Courts, but is no Reftraint to the Proceedings of Parliament.

Dec.1641.Refolved, That the fet- 2 Nalfor, ting of any Guards about this House,^{729.} without the Consent of the House, is a Breach of the Priviledge of this House, and that therefore such Guards ought to be dismissed. Resolved upon the Question, ne- Id.741. V 4 mine

Ibid.

Ibid.

mine contradicente. That the Priviledges of Parliament were broken by his Majesties taking Notice of the Bill for suppressing of Souldiers, being in agitation in both Houses, and not agreed on. Refolved upon the Question, Nemine Contradicente, That his Majesty, in propounding a Limitation and provisional Clause to be added to the Bill, before it was presented to him by the Consent of both Houses, was a Breach of the Priviledge of Parliament. Refolved upon the Question, Nemine Contradicente, That his Majesty expreffing his Displeasure against some Persons, for Matters moved in the Parliament, during the Debate, and preparation of that Bill, was a Breach of the Priviledge of Parliament.

2 Naljon 823. Whereas his Majesty in his Royal Person the 4th of Jan. 1641. did come to the House of Commons, with a great Multitude of Mon, armed in a warlike manner, with Halberds, Swords, and Pistols, who came

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ment, e Priviprokenby e of the iers, beuses, and pon the dicente, unding a al Clause before it Consent ch of the Refolved Contraexprefnst some d in the bate, and was a Parlia-

his Roy-641. did mmons, f Men, r, with ols, who came

Priviledge of Parliament.

came up to the very door of the Houfe, and placed themfelves there, and in other Places and Paffages near to the Houfe, to the great Terror and Difturbance of the Members then thereof fitting, and according to their Duty, in a peaceable and orderly manner, treating of the great Affairs of both Kingdoms of *England* and *Ireland*; and his Majefty having placed himfelf in the *Speaker's* Chair, did demand the Perfons of divers Members of that Houfe to be delivered unto him.

It was thereupon declared by Ibid. the House of Commons, That the same is a high Breach of the Rights and Priviledges of Parliament, and inconsistent with the Liberty and Freedom thereof; and therefore the House doth conceive, they could not with safety of their own Persons, or the Indempnities of the Rights and Priviledges of Parliament, sit there any longer, without a full Vindication of so high a Breach 298

Priviledge of Parliament. Breach of Priviledge, and a *sufficient Guard* wherein they might confide.

Selden's Jud.p.84. gainst a Commoner, but upon a Complaint of the Commons.

APPE N-

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APPENDIX.

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The Report of a Cafe happening in Parliament in the first year of K. James the First, which was the Case of Sir Francis Goodwyn, and Sir John Fortescue, for the Knights Place in Parliament for the County of Bucks.

Translated out of the French.

N this Cafe, after that Sir Francis Goodwyn was elected Knight, with one Sir William Fleetwood, for the faid County, which Election was freely made for him in the County, and Sir John Fortescue refufed, notwithstanding that the Gentlemen of the best Rank put him up; The faid Sir John Fortescue complained to the King and Council Table, (he being one of them,

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to wit, one of the Privy Council) that he had been injurioufly dealt with in that Election, which does not appear to be true: But to exclude Sir Francis Goodwyn from being one of the Parliament, it was object. ed against him that he was Outlawed in Debt, which was true; scilicet, He was Outlawed for 601.31th of Queen Elizabeth, at the Suit of one Johnson; which Debt was paid: and also the 39th of Eliz. at the Suit of one Hacker for 161. which Debt wasalto paid : and that notwithstanding, the King by the Advice of his Councel at Law, and by the Advice of his Judges took Cognifance of these Outlawries, and directed another Writ to the Sheriff of the faid County to elect another Knight in the place of the faid Sir Francis Goodwyn, which Writ bore Date before the Return of the former.

And this Writ recites, That becaufe the faid Sir Francis was Outlawed, prout Domino Regi conftabat de Recordo, and for other good Confiderations which were well cogmant to the King, and becaufe he was Inidominus for the Business of the Parliament, therefore the King commanded him to elect one

) that he h in that to be true: wyn from as object. tlawed in , He was Elizabeth, hich Debt of Eliz. at 1. which withstandis Councel is Judges ries, and riff of the ght in the Goodwyn , e Return

caufe the put Domifor other well cogwas Iniliament, to elect one one other Knight in his room, which Writ was executed accordingly, and Sir John Fortefcue elected.

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And at the day, to wit, the first day of the Parliament both Writs were return'd, the first with the Indenture sealed, between the Sheriff and the Freeholders of Bucks. in which Sir Francis Goodwyn and Sir William Fleetwood were elected Knights for the Parliament; and also the Sheriff returned (upon the Dorse of the Writ) that the faid Sir Francis was Outlawed in two feveral Outlawries, and therefore was not a meet Person to be a Member of the Parliament House : The second Writ was returned with an Indenture only, in which it was recited, That Sir John Fortescue, by reason of the second Writ, was elected Knight.

Both these Returns were brought the third fitting of the Parliament to the Parliament House by Sir George Copping, being Clerk of the Crown.

And after that the Writs and Returns of them were read, it was debated in Parliament, Whether Sir Francis Goodwyn fhould be received as Knight for the Parliament, or Sir John Fortescue. And

And the Court of Parliament, after a long Debate thereupon, gave Judgment That Sir Francis Goodwyn should be received; and their Reasons were these: in a

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First, Becanse they took the Law to be, that an Outlawry in Personal Actions was no Cause to Disable any Person from being a Member of Parliament : and it was said, That this was Ruled in Parliament 35th of Queen Elizabeth in the Parliament House in a Case for one Fitz-Herbert.

Another Prefident was 39 H. 6.

Secondly, The Pardons of the 39th of Queen Eliz. and 43 Eliz. had pardoned those Outlawries : and therefore, as they faid, he was a Man able against all the World, but against the Party Creditor, and against him he was not. But in this Case the Parties were paid.

Alfo Thirdly, It was faid, that Sir Francis Goodwyn was not Outlawed, becaufe no Proclamation was iffued forth to the County of Bucks, where he was Commorant and Refiant : And therefore the Outlawry being in the Hustings in London, and Sir Francis Goodwyn being Commorant in

t, after a Judgment Id be receihefe: the Law to hal Actions erfon from ent: and it in Parlia.

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he 39th of I pardoned re, as they inft all the *reditor*, and in this Cafe

at Sir Franbecaule no th to the bas Commore the Outin London, Commorant in Bucks, the Outlawry (no Proclamation isluing to the County of Buks) was void by the Statute of the 31th of the Queen, which in fuch Cafes makes the Outlawries void.

Fourthly, It was faid that the Outlawries were

1. Against Francis Goodwyn, Esq;

- 2. Against Francis Goodwyn, Gent. and
- 3. The Return was of Francis Goodwyn, Kt.

Et quomodo constat, that those Outlawries were against the said Sir Francis Goodwyn; for these Reasons also they Resolved that the Outlawries were not any matter against Sir Francis Goodwyn to difenable him to be a Knight for the County of Bucks.

Fifthly, It was faid, That by the Statute of 7 H. 4. which prefcribes the manner of the Election of Knights and Burgeffes, it is Enacted, That the Election shall be by Indenture between the Sheriff and the Freeholders, &c. that the Indenture shall be the Return of the Sheriff.

It.

It was also faid, That the Prefidents do warrant this Judgment, videlicet,

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1. One President of the 39 H.6. where a Person Outlawed was adjudged a sufficient Member of Parliament. Another 1 Eliz. and at that time one Gargrave, who was a man learned in the Law, was Speaker, and of the Queens Council.

2. Another was the Cafe of one Fludd in the 2 3th of the Queen, who, being Outlawed, was adjudged that he should be Priviledged by Parliament, and at that time the Lord Chief Justice Popham was Speaer. And

3. In the 35th of *Elizabeth*, there were three *Prefidents*, *fcil*. one of *Fitzberbert*, another of one *Killegrew*, being *Outlawed* in 52 *Outlawries*; and the third of Sir *Walter Harecourt*, being outlawed in eighteen *Outlawries*.

But after this Sentence and Judgment of the Parliament, the King's Highness was displeased with it, because the second Writ emanavit by his Assent, and by the Advice of his Council.

And therefore it was moved to the Judges in the Upper House, Whether a Person

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Prefidents licet, .6.where a fufficient I Eliz.and was a man r, and of

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one Fludd being Outld be Prithat time was Spea-

th, there c of *Fitz*ew, being d the third outlawed

dgment of these was cond Writ he Advice

d to the her a Perfon fon Outlawed could be a Member of Parliament, who gave their Opinions that he could not. And they all, except Williams, agreed that the Pardon without a Scire facias did not help him, but that he was Outlawed to that purpole, as if no Pardon had been granted.

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And upon this the Lords fent to the Lower House, Defiring a Conference with them concerning this Matter; which Conference the Lower House, after some deliberation, denied for these Reasons:

I. Because they had given their Judgment before, and therefore they could not have Conference de re Judicata; as in like manner they did 27 Queen Eliz. upon a Bill which came from the Lords, and was rejected by Sentence upon the first Reading; Sir Walter Mildmay being then of the Privy Council, and of the House.

2. Because they ought not to give any Accompt of their Actions to any other Perfon, but to the King himself.

This Anfwer the Lords did ill refent, and therefore refused Conference in other Matters concerning Wards, and Respite of Homages and Purveyors; and also X they

they fent to the King to inform him of it: th but before their Messengers came to the King, two of the Privy Council, scilicet, Sir John Stanhope, and Sir John Herbert, were fent to the King by the Lower House, to inform him that they had heard that his Grace was difpleafed with the House for their Sentence given for Sir Francis Goodwyn, as well as in the Matter of the Sentence, which was, (as they heard) faid to be against Law; as also for the manner of their Proceedings, being done hastily, without Calling to it either Sir John Fortescue, or his Council, or without making his Grace acquainted with it.

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And therefore they defired his Grace to understand the Truth of this Matter, and also told him that They were ready, with his good leave, with their Speaker, to attend his Majesty to give him Satisfaction about their Proceedings.

But the King told them they came too late, and that it ought to have been 901 done fooner, calling the House Rash and Inconsiderate; but yet notwithstanding he was content to hear their Speaker in the

n him of it: ume to the il, fcilicet, on Herbert, the Lower y had heard d with the yen for Sir the Matter , (as they aw; as allo edings, bealling to it his Council, e acquainted

d his *Grace* his *Matter*, were ready, eir *Speaker*, e him *Sa*ngs.

they came o have been ufe Rash and vithstanding Speaker in the

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the Morning at Eight of the Clock.

Upon this Message Committees were chosen to confider of the Things and Matters aforesaid, which should be delivered to the King in Satisfaction of the Sentence given by the House; which afterwards were confider'd of, and digested by the Speaker, and Committees in Three Points, viz.

- 1. In the Reasons and Motives of their Resolutions.
- 2. In the *Prefidents*, which were those I before have reported.
- 3. And in Matters of Law.

Which were those Matters of *Law* also before reported by me; with another Addition.

That in the time of Henry the Sixth, the Speaker of the Parliament was Arrefted in Execution at the Suit of the Duke of Tork; and the Question being put to the Judges at that time, Whether the Speaker ought to have his Priviledge : It was faid by them, That they were Judges of the Law, and not Judges of Parliament. X 2 The

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The Reasons and Motives were the free Election of the County, the Request of one of the House, the double Return of the Sheriff, with a Commemoration of the length of the time fince the Outlawries, and with that the Payment of the Debts.

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To this Report the King answered, That he now ought to change his Tune which he used in his first Oration, scilicet, Thanksgiving, to Grief and Reproof. But he taid, That it was as necessary they should be Reproved, as Congratulated; and therefore he cited a parcel of Scriptures, wherein God had so done with his People Israel, nay, with King David, the People whom he tendered as the Apple of his Eye, and David, who was a Man after his own Heart.

He faid, That fince Sir Francis Goodnoym was received by the Houfe upon Reations and Motives inducing the Houfe thereunto, fo the King upon Reafon too, took confideration of Sir John Fortefcue, being one of the Council, an ancient Counfellor; a Counfellor not chosen by the King, but by his Predeceffors, and fo he found

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wered, That Tune which icet, Thankf-Section But he they fhould ; and there-Scriptures, his People ; the Peo-Apple of his Man after his

rancis Goode upon Reathe Houfe Reafon too, in Fortescue, ncient Counlen by the , and so he found found him; and therefore he endeavoured to grace him, being the only Man of them that had been difgraced; the King protefting that he would not for any thing in the World, offer *unjuftly* any *Difgrace* to any Man in the *Nation*. Befides, he did not proceed Rafhly, as they had proceeded, but upon *Deliberation* with *double Advice*, as well with that of his *Council*, as with that of his *Judges*.

And in his Answering the *Presidents*, he faid, That those were his own proper *Records*, and to use them against *Himfelf* was over-great *Weenings*: But in *Prefidents*, he faid, that they ought to *refpect Times* and *Persons*; and therefore iaid, That *Henry* the Sixth's Time was *troublefome*, he himself *Weak* and *Impotent*. And as for the other *Presidents*, they were in the Time of a *Woman*, which Sex was not capable of *Mature Deliberation*; and fo he faid where *Infants* are Kings, whom he called *Minors*.

For the Law part, he referred to the Ansiver of his Judges, who by the Lord Chief Justice gave these Resolutions, X 3 they

they all unanimoufly agreeing in Them.

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1. That the King alone, and not the Parliament House, had to do with the Returns of the Members of Parliament; for from him the Writs issued, and to him the Sheriff is commanded to make his Returns; but when a Man is Returned and Sworn, the Parliament House hath to do with Him, and the Sheriff ought to Return the Outlawry, if he knew it before his Return.

2. They Refolved clearly, That an Outlawed Perfon cannot by the Law be a Member of the Parliament Houfe; but for that Caufe the King might Refufe the Return of Him, and for that Caufe he was removable out of the Houfe. And therefore the Lord Chief Justice faid, That in the 35th of Henry the Sixth it was fo Adjudged in Parliament; which anfwers the Prefidents vouched by the Commons of that time. And alfo he faid, That in the first year of Henry the Seventh it was Adjudged in Parliament, That Ferfons Outlawed or Attainted could not s in Them.

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nd not the b with the Parliament; ed, and to ed to make is Return. House hath riff ought to ew it before

That an Out. e Law be a House; but it Refuse the at Cause he Touse. And ustice faid, the Sixth it nent; which ched by the alfo he faid, nry the Se-Parliament, ainted could not

APPENDIX.

not fit in *Parliament* without *Restitution* by *Act* of *Parliament*. And he faid, That though the *Books* do not warrant his faying, yet the *Parliament Roll* (which he had feen) does warrant it, which any Man might fee.

3. They Refolved at the Instance of the King Himfelf, That the Party could not be Discharged from the Outlawry without a Scire Facias sued against the Party Creditor, Plaintiff in Debt; and Justice Windam for that purpose recanting his former Opinion, said, That he upon perusing of his Books, and by the Reasons of the Law, was of Opinion with his Companions.

4. As for the Statute of the 31th of the Queen, concerning Proclamation to be made in the County, $\mathfrak{S}c$. they all Refolved as before times it had been Refolved, That no Outlawry by that Statute was void until Judgment; Declaring, That here was no Proclamation iffued forth to the County where the Party was Refiant at the time of the awarding of the Exigent. X 4 5.As

5. As for the Statute of 7 Hen. 4. which Enacts, That the Indenture shall be only the Return of the Sheriff; the Judges said, That was true, that such was the Statute, and that that was his Return for so much; but that Statute doth not restrain the Sheriff from Returning any other thing Material which Disables the Parties chosen. P af

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6. It was held, That the *Indorfment* of the Writ, comprehending the Matter of the Outlawry, was Material, and not a Nugation.

7. And lastly, They Resolved that by the Return of the Sheriff, it appeared that Sir Francis Goodwyn was the same Person who was Outlawed 31 Eliz. by the Name of Francis Goodwyn Esquire; and 39 Eliz. by the Name of Francis Goodwyn Gentleman, and that by the Words of the Return, scilicet, Idem Francifcus Goodwyn Miles Otlagatus existit, Sc. And They also agreed, That no Person Outlawed ought to have his Priviledge of the Farliament House; and that all the Pre7 Hen. 4. ure shall be ; the fudgich was the Return for th not reing any o-Difables the

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t appeared t appeared t appeared t Eliz. by m Esquire; of Francis nat by the Idem Franexistit, Sc. no Person iviledge of at all the Fre-

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Prefidents vouched by the Commons were after the Parties were Members of the House, and not before they were Returned.

And notwithstanding their Refolutions, scilicet, the Resolution of the Judges, the Commons House hold clearly that Sir Francis Goodwyn was well Received into Parliament; and the King commanded them to Confer together, and Refolve if they could of Themselves, and if they could not Refolve, to Confer with the Judges, and then to Refolve, and when they were Refolved, then to deliver their Refolution to his Councel, not as Parliament men, but as his Privy Council, by whofe hands he would receive the Refolution ; and for that purpose he left them behind him, he himfelf being to ride to Royston a hunting. And to purfue the Commandance at of the King, the Commons House clearly Refolved, That what they had done, was well and duly done, and they were of Opinion clearly against the Judges, as to the Matter of the Outlawry, and that Ratione of the Presidents : And also that the Parliament only had to do with the Sheriff's

tha Sheriff's Returns of Members of Parlia. Ti ment, and that the Returns ought not to be made till the first day of the Parliament, and therefore They would not confer with the Judges : But they appointed a Committee to confider of the Reasons to be delivered to the Council for the Satiffaction of the King; which Committee by the Affent of All the House of Commons, fent to the Lords this Refolution following, videlicet;

As to what the King taxed the Houfe

Note, This Refolution was written in Parchment, and fo delivered to the Council of the King, not as Parliament men, but Repre- Members of Parfenting the King's Perfon, and a Copy thereof was kept in the Houfe.

for, That they medled with the Sheriff's Return of liament, being but one *balf* of the Body, the Lords

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being one, and the Principal Part of the Parliaments Body.

As to that They Answered, That all Writs for the Election of Members of Parliament were returned into the Parliament House before 7 Hen. 4. (at which time it was Enacted, That all fuch Returns ought to be made in Chancery,) and that

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of Parlia. ght not to the Parliauld not conappointed e Reafons to the Satifmmittee by f Commons, tion tollow-

the House That they with the s Return of rs of Parbeing but ilf of the the Lords Part of the

, That all bers of Parhe Parlia-(at which ll fuch Rencery,) and that that appeared by the Records from the Time of Edward the First, until the faid Year of the Seventh of Henry the Fourth. And therefore the Parliament must of Necessity have only medled with the Returns till the making of the faid Statute of the Seventh of Henry the Fourth, at which time the place of the Return was alter'd, and Enacted to be in Chancery, but yet that did not take away the Jurifdiction of the Parliament to meddle with the Returns of the Members of Parliament, but that remained as it was before: And this was manifest as well by Reason as by Use. For that Court is to meddle with Returns, where the Appearance and Service of Members is to be made and used; But in the Parliament only the Appearance and Service are to be made and used, and therefore in the Parliament only are the Returns to be examined and cenfured.

Likewise ever since the making of the faid *Statute* of the Seventh of *Henry* the Fourth, the *Clerk* of the *Crown* attends the *Parliament* every day till the end of it, with all the *Writs* and *Returns*; and at the

the end of the Parliament, he brings them A into the Petty Bag. two.

The Presidents also do warrant this in. termedling with Returns for the Parlia. the ment, as in the Twenty ninth of the was Queen, a Writ issued forth to the Sheriff lame who made a Return beof tion fore the day into Chancery, and the and Chancellour upon that Return containing fuch matter, as this Writ now contains, fent a fecond Writ to +) faid Sheriff, who thereupon made a ... Election, and that fecond Writ was also returned, and both the Writs and Returns brought into Parliament, and there Censured by the Parliament, That the first should stand, and that the second Election was void ; and that the Chancellour hath no Power to award a *fecond Writ*, nor to meddle with the Return of it; and divers other Prefidents were thewn by the Commons to the fame Effect, videlicet,

In the Nine and twentieth of Queen Elizabeth One.

And in the Three and fortieth of Queen Elizabeth another.

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ant this in ne Parlia. th of the he Sheriff Return beand the containing v contains, d Sheriff, ction, and rned, and ught into d by the ld stand, vas void; no Power o meddle ers other mmons to

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Whereof one was upon the Return of the Sheriff, that the Party first elected was Lunatick, and thereupon the Parlament examined it, and upon Examination thereof they found the Return true, and gave a Warrant for another Writ.

As to the Matter, that they were but One half of the Body; to that they faid, That though in the making of Laws they were but an Half Body, yet as to Cenfuring of Priviledges, Customs, Orders, and Returns of their House, They were an Entire Body; as the Upper House was for their Priviledges, Customs and Orders, which Continual and Common Usage hath Approved of.

As to their Charge of having uled Precipitancy and Rashneß; they Answered, That they used it in such a Manner as in all Other Cafes they were wont to do, scilicet,

To have first a Motion of the Matter in Controversie, and then they caused the Clerk of the Crown to bring the fecond day the Writs and Returns, and They being

being thrice read, they proceed to the Goo Examination of them, and upon Examina. his tion gave Judgment which was the true acti Prover Course of the Place. bee

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As to the House's not having used the King well, the thing being done by his Command ; they fay, That they had no Notice before their Sentence, that the King himfelf took any special Regard of that Cale, but only that his Officer, the Chancellour, had directed the fecond Writ as formerly had been done.

As to the Matter of the Outlawry, They laid, That they understand by his Royal Person more strength and light of Rea. fon from it than ever before : and yet it was without Example, That any Member of the House was put out of the House for any fuch Caufe; but to prevent that, they had prepared a Law, That no Outlawed Perfon for the time to come should be of the Parliament, nor any Person in Execution flould have the Priviledge of Parliament.

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lawry, They his Royal ht of Reaand yet it ny Member the Houfe revent that, hat no Outome fhould *Perfon* in *iviledge* of

But they faid further, That Sir Francis Goodwyn was not Outlawed at the Day of his Election, for he was not Quinto Exactus, the five Prolamations never had been made, which Proclamation they in London always spare, except the Party, or any for him, require it; and that Exigent was never Returned, nor any Writ of Certiorari directed to the Coroners to certifie it, but after his Election, which was a thing unufual, the Money being paid, the Sheriffs being long fince dead, to Difenable the faid Goodwyn to ferve in Parliament, that the Exigent was returned, and the Names of the deceased Sheriffs put thereto. Et ex hoc fuit without doubt that Goodwyn could not have a Scire Facias, for there was no Outlawry against him, and by Confequence the Pardons had difcharged him.

And They farther shewed to the King, That if the Chancellour only could examine Returns, then upon every Surmise, whether it were True or False, the Chancellour might fend a Second Writ, and cause a New Eletion to be made; And thus the Free Eletion

But

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Etion of the County should be Abrogated, which would be too Dangerous to the Com. monwealth.

For by fuch means the King and his Council might make Any Man, whom they would, to be of the Parliament House, against the great Charter and the Liberties of England.

FINIS.

I X. Abrogated, to the Com.			
ng and his whom they House, a- the Liber-			