

ADMINISTRATION OF JUSTICE

Amongst the NATIVES in

# B E N G A L:

### A L S Q

TRANSLATION

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POOTEE or COMPILATION of the ORDINATIONS of the PUNDITS.

Printed in the YEAR M.DCC.LXXVI,

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# PROCEEDINGS

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OF THE

# GOVERNOR AND COUNCIL

At FORT WILLIAM, Ec.

Respecting the Administration of Justice amongst the Natives in Bengal.

The Fortieth Paragraph of the Letter from the Prefident and Council in *Bengal*, for the Department of the Revenues, to the Court of Directors, dated 3d *November*; 1772.

H E more regular Administration of Justice was deliberated on by the Committee of Circuit, and a Plan was formed by them, which afterwards met with our Approbation: We cannot give you a better Idea of the Grounds on which this was framed, than by referring you to a Copy of it, together with a Letter from the Committee to the Board, on the

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the Occafion, both of which make Numbers in this Packet, and we earneftly recommend them to your Perufal, requefting to be affifted with fuch further Orders and Inftructions thereon, as they may require for compleating the Syftem, which we have thus endeavoured to eftablifh, on the moft equitable, folid and permanent footing. We hope they will be read with that Indulgence, which we are humbly of Opinion is due to a Work of this Kind, undertaken on the plain Principles of Experience and common Obfervation, without the Advantages which an intimate Knowledge of the Theory of Law might have afforded us: *We have endeavoured to adapt our Regulations to the Manners and Understandings of the People, and Exigencies of the Country, adhering, as clofely as we were able, to their ancient Ufages and Inflitations.* It will be ftill a Work of fome Months, we fear, before they can be thoroughly eftablifhed throughout the Provinces, but we fhail think: our Labours amply recompenfed, if they meet with your Approbation, and are productive of the good Effects we had in View.

# Letter from the Committee of Circuit, to the Council at *Fort William*, dated *Coffimbuzar*, 15th August, 1772.

N the Copy of our Proceedings, which accompanied our Letter of the 28th ultimo, we intimated our Intention of communicating to you our Sentiments in a future Addrefs, upon the Subject of the Magistracy of this Province, which, though an Appendage of the Nizamut, we confidered as not neceffarily connected with the Propositions, which were then recommended to your Attention, and of too much Importance to be lightly or only occasionally treated.

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We now transmit to you the Refult of our Deliberations on this "ubject, in the enclosed Paper, entitled "  $\Lambda$  Plan for the Administration of Justice;" and if it meets with your Approbation, we wish to receive your Instructions for carrying it into immediate Execution.

For the Information of our Henourable Employers, it may be neceffary to premife, what you will readily perceive, that, in forming the inclofed Plan, we have confined ourfelves, with a forupulous Exactnels, to the Conflitutional Terms of Judicature, already effablifhed in this Province, which are not only fuch as we think in themfelves beft calculated for expediting the Courfe of Juffice, but fuch as are beft adapted to the Underflandings or the People. Where we fhall appear to have deviated in any refpect from the known Forms, our Intention has been to recur to the original Principles, and to give them that Efficacy, of which they were deprived by venal and arbitrary Innovations, by partial Immunities, granted as a Relief againft the general and allowed Abufe of Authority, or by fome radical Defect in the Conflitution of the Courts in being; and thefe Changes we have adopted with the lefs Hefitation, as they are all of fuch a Nature, as we are morally certain will prove both of general Satisfaction and general Eafe to the People.

THE general Principles of all defpotic Governments, that every Degree of Power shall be simple and undivided, seems necessarily to have introduced itself into the Courts of Justice; this will appear from a Review of the different Officers of Justice, instituted in these Provinces, which, however unwilling we are to engross your Time with such Details, we deem necessary on this Occasion, in Proof of the above Affertions, and in Justification of the Regulations, which we have recommended.

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Firft.

First. THE Nazim, as Supreme Magistrate, presides personally in the Trials of Capital Offenders, and holds a Court every Sunday, called the Roz Adawlut.

Second. THE Dewan is the fuppofed Magistrate for the Decision of fuch Causes, as relate to real Estates, or Property in Land, but feldom exercises this Authority in Person.

Third. THE Darogo Adawlut-al-Aalea is properly the Deputy of the Nazim; he is the Judge of all Matters of Property, excepting Claims of Land and Inheritance; he alfo takes Cognizance of Quarrels, Frays and abufive Names.

Fourth. The Darogo Adawlut Dewannee, or Deputy of the Dewan, is the Judge of Property in Land.

Fifth. THE Phoujdar is the Officer of the Police, the Judge of all Crimes not Capital; the Proofs of these last are taken before him, and reported to the Nazim for his Judgment and Sentence upon them.

Sixtb. THE Câzee is the Judge of all Claims of Inheritance or Succeffion; he also performs the Ceremonies of Weddings, Circumcifion, and Funerals.

Seventh. THE Mohtefib has Cognizance of Drunkennefs, and of the vending of fpirituous Liquors and intoxicating Drugs, and the Examination o. falle Weights and Meafures.

Eighth. THE Muftee is the Expounder of the Law. Memorandum, The Chare is affilted by the Muftee and Mohtefib in his Court: After hearing ing the Parties and Evidences, the Muftee writes the Fettwa, or the Law applicable to the Cafe in Queffion, and the Câzee pronounces Judgment accordingly. If either the Câzee or Mohtefib difapprove of the Fettwa, the Caufe is referred to the Nazim, who fummons the Ijlafs, or General Affembly, confifting of the Câzee, Muftee, Mohtefib, the Darogos of the Adawlut, the Moulavies, and all the Learned in the Law, to meet and decide upon it. Their Decifion is final.

Ninth. THE Canongoes are the Registers of the Lands. They have no Authority, but Caufes of Land are often referred to them for Decifion, by the Nazim, or Dewan, or Darogo of the Dewannee.

Tenth. THE Cootwall is the Peace Officer of the Night, dependent on the Phoujdarree.

Feom this Lift it will appear, that there are properly Three Courts for the Decision of Civil Caufes (the Canongoes being only made Arbitrators by Reference from the other Courts) and one for the Police and Criminal Matters. .The Authority of the Mohtefib in the latter being too confined to be confidered as an Exception : Yet, as all defective Inftitutions foon degenerate, by Ufe, into that Form to which they are inclined, by the unequal Prevalence of their component Parts; fo thefe Courts are never known to adhere to their prefcribed Bounds, but when reftrained by the Vigilance of a wifer Ruler than commonly falls to the Lot of defpotic States; at all other Times, not only the Civil Courts encroach on each others Authority, but both Civil and Criminal often take Cognizance of the fame Subjects ; or their Power gradually becomes weak and obfolete, through their own Abuses, and the Usurpations of Influence. For many Years past, the Darogos of the Adawlut-al-Aalea, and of the Dewannee, have been confidered as Judges of the fame Caufes, whether of real or perfonal Property; and the Parties

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Parties have made their Application, as Chance, Caprice, Interest, or the fuperior Weight and Authority of either directed their Choice. At prefent, from obvious Causes, the Dewannee Adawlut is in effect the only Tribunal: The Adawlut-al-Aalea, or the Court of the Nazim, existing only in Name.

Ir must however be remarked, in Exception to the above Assertions, that the Phoujdarree being a single Judicature, and the Objects of it clearly defined, it is feldom known, but in Time of Anarchy, to encroach on the Civil Power, or lose much of its own Authority; this however is much the Case at prefent.

THE Court, in which the Câzee prefides, feems to be formed on wifer Maxims, and even on more enlarged Ideas of Justice, and Civil Liberty, than are common to the defpotic Notions of Indian Governments.

THEY must be unanimous in their Judgment, or the Cafe is referred in Course to the General Affembly; but the Intention of this Reference is defeated, by the Importance which is given to it, and the infurmountable Difficulties attending the Ufe of it; few Cafes of difputed Inheritance will happen, in which the Opinions of Three independent Judges shall be found to concur: There is therefore a Necessity, either that One shall over-rule the other Two, which deftroys the Purpole of their Appointment, or that daily Appeals must be made to the Nazim, and his Warrant iffued to fummon all Learned in the Law, from their Homes, their Studies, and neceffary Occupations, to form a tumultuous Affembly, to hear and give Judgment upon them: The Confequence is, that the General Affembly is rarely held, and only on Occafions which acquire their Importance from that of the Parties, rather than from the Nicety of the Cafe itfelf: The Cazee therefore either advises with his Colleagues in his own particular Court, and gives Judgment according to his own Opinion, or more frequently decides without their Affiftance or Prefence.

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## (9)

ANOTHER great and capital Defect in these Courts is the want of a Subfitute or fubordinate Jurifdiction, for the Diftribution of Justice in fuch Parts of the Province, as lie out of their Reach, which in effect confines their Operations to a Circle, extending but a very finall Diftance beyond the Bounds of the City of Moorschedabad: This indeed is not universally the Cafe, but perhaps it will not be difficult to prove the Exceptions to be an Accumulation of the Grievance, fince it is true that the Courts of Adawlut are open to the Complaints of all Men; yet it is only the rich, or the vagabond Part of the People, who can afford to travel fo far for Justice; and if the industrious Labourer is called from the farthest Part of the Province to answer their Complaints, and wait the tedious Process of the Courts to which they are thus made amenable, the Confequences in many Cafes will be more ruinous and opprefive, than an arbitrary Decision could be, if passed against them without any Law or Process whatever.

THIS Defect is not however left abfolutely without a Remedy, the Zemindars, Farmers, Shiedars, and other Officers of the Revenue affuming that Power, for which no Provision is made by the Laws of the Land, but which, in whatever Manner it is exercised, is preferable to a total Anarchy: It will however be obvious, that the Judicial Authority lodged in the Hands of Men, who gain their Livelihood by the Profits on the Collections of the Revenue, must unavoidably be converted to Sources of private Emolument; and in effect the greatest Oppressions of the Inhabitants owe their Origin to this necessary Evil: The Câzee has also his Substitutes in the Districts, but their legal Powers are too limited to be of general Ufe, and the Powers which they affume being warranted by no lawful Commission, but depending on their own Pleasure, or the Ability of the People to contest them, is also an Oppression.

### ( 10 )

FROM this Variety of Materials, we have endeavoured to form the Plan of a more compleat, but more extensive System of Judicature, by conflicting Two Superior Courts at the Capital, the one composed of the united Magistracy of the Adawlut-al-Aalea, the Adawlut Dewannee and the Câzee (or Câzee's Office) for the Decision of Civil Causes, the other corresponding to the Phoujdarree, for the Trial of Criminal Cases. To prevent the Abuse of the Power vested in these Courts, and to give Authority to their Decrees, each, instead of a fingle Judge, is made to confist of feveral Members, and their Enquiries are to be conducted under the Inspection and Sanction of the Supreme Administration. To render the Distribution of Justice equal in every Part of the Province, fimilar but inferior Courts are also proposed for each separate District, and accountable to the fuperior. The usfurged Power of the Officers of the Collections, and of the Creditors over the Perfons of their Debtors, is abolished.

THE Judicial Authority, which by the Tenth Regulation is ftill allowed to the Farmers of the Revenue, is a fingle Exception to the General Rule, which we have laid down of confining fuch Powers to the Two Courts of Adawlut; but as this is reftricted to Cafes of Property not exceeding Ten Rupees, and as they have no Power of inflicting Punifhment, or levying Fines, we think an ill Ufe is not likely to be made of fo inconfiderable a Privilege, effectially as they themfelves are amenable to the Courts of Juffice, which will be always ready to receive Complaints againft them; and fome fuch Means of deciding the trifling Difputes of the Ryots upon the Spot, are abfolutely neceffary, as they cannot afford, nor ought to be allowed, on every mutual Difagreement, to travel to the Sudder Cutcherry for Juffice.

The deteftable and authorized Exactions of the Phoujdarree Court, which had its exact Imitators in every Farmer and Aumil of the Prov nce, under

### ( 11 )

under the Denomination of Bazee Jumma, have been prohibited, conformably to' the wife and humane Injunctions of our Honourable Matters, who, from the fame Spirit of Equity, have renounced the Right hitherto exercited by the Country Government, and authorized by the Mahometan Law, to a Commiffion on the Amount of all Debts, and on the Value of all Property recovered by the Decrees of its Courts; a Practice repugnant to every Principle of Juffice, as it makes the Magiftrate a Party in the Caufe on which he decides, and becomes a legal Violation of the Rights of private Property, committed by that Power which fhould protect and fecure it.

Ir has also been our Aim to render the Accels to Justice as easy as possible.

By keeping exact Records of all Judicial Proceedings, it is hoped that thefe Inftitutions, if they receive the Sanction of your Approbation, will remain free from the Neglects and Charges, to which they would be liable from a lefs frequent Infpection.

WE have judged it neceffary to propole fome Exceptions to the Order of the Honourable Court of Directors, for the total Abolition of Fines in the Court of Phoujdarree. All Offences are not punifhable by Stripes, and to fentence Men of a certain Rank in Life, or of a fuperior Caft, to fuch a public Difgrace, would exceed the Proportion of the Offence, and extend the Punifhment to all the Relations and Connections of the Delinquent; to fuffer him to efcape, with total Impunity, would be an Injuffice in the other Extreme; in fuch Cafes there is but the middle Way, which we can adopt with an equal Regard to the Spirit of our Honourable Mafters Commands, and the Rights of Juffice, and that is, by levying the Fine upon the Offender, but converting it to a Reparation of the Injury.

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OUR Motives, for the Abolition of the Fees of the Câzees and Mufices, will belt appear, in the following Extract of a Minute of our Proceedings at Kifhen-Nagur, relating to the Haldarree, or Tax on Marriages, which, for the Reafons therein affigned, we forbad to be levied any longer, and deducted from the Settlement of Nuddea: Convinced of the pernicious Effects of fo impolitic a Tax, we propose to grant the fame Exemption to the other Diftricts subject to our Direction, and submit to your Confideration, whether it will not be proper to make it general throughout the Province.

The fame Reafons, which have induced us to abolifh the Haldarree, operate with equal Force againft the Fees of the Câzees and Muftees, which have always proved a heavy Grievance to the Poor, and an Impediment to Marriage: We have therefore determined on a total Abolition of thefe, and of the other lefs Dues hitherto allowed to thefe Officers, and to put them on the footing of Monthly Servants with fixed Salaries: We were led to this R.folution, not only by the fpeculative Advantages which it promifed, but by the Experience which this Country has already had of its Effects, from a fitailar Inftitution of the Nabob Meer Coffim, about the Beginning of the Year 1763, which (as we are affured) was productive of more Matriages than had been known to take place for Years before; and Inftances have been even quoted of Men of Forty and FiftyYears of Age, who, till then had led a Life of Celibacy, immediately availed themfelves of this Exemption to enter into a State, from which they had been before precluded, folely by the want of Means to fupport the various Expences attending it.

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# Extract of the Proceedings of the Committee at Kishen-Nagur, dated the 28th June, 1772.

"THE Collector explains the Haldarree, or Cuftom on Marriage, to be a "Tax levied by Government, at the variable Rate of Three Rupees; Three "Rupees Eight Annas, and Four Rupees Four Annas each: Befides the "Haldarree, there are Fees paid to the Câzees and Muftees: The former "receive from the principal Inhabitants Two Rupees; from the Second Clafs, "One Rupee Eight Annas; and from the loweft Clafs, One Rupee: The "Fees of the Muftees are received from the Muficians, and other People "who officiate at the Feftival, fo that, on the whole, the Fees of Marriage may "be effimated at Six Rupees for each, exclusive of the Dues, or voluntary "Benefactions of the Gentoos to their Bramins."

"THE Committee are of Opinion, and refolve accordingly, that all the "Fees and Taxes of this Article, which produce a Revenue to Government, " be abolifhed, as tending to difcourage Population, an Object at all Times " of Importance to Government, but more efpecially at this Time, from the " great Lofs of Inhabitants, which the Country has fuftained by the late " Famine, and the Mortality which followed it: They are further of Opi-" nion, that the abolifhing of the Fees to the Câzee and Muftee will afford " a great Relief to the Inhabitants, as it will not only abfolve them from the " Fees themfelves, but alfo from the Effects of the opprefive Mode, in which " thefe Dues are exacted : But on this Subject, they judge it will be more " proper to come to a general Refolution at the City, and therefore poftpone " the further Confideration of it, until their Arrival at that Place."

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WE have judged it necessary to add to the Regulations, with respect to the Courts of Phoujdarree, a Propofal for the Suppression and Extirpation of Decoits, which will appear to be dictated by a Spirit of Rigour and Violence, very different from the Caution and Lenity of our other Propositions, as it. in fome refpects involves the innocent with the guilty. We wish a milder Expedient could be fuggefted, but we much fear, that this Evil has acquired. a great Degree of its Strength from the Tendernefs and Moderation, which our Government has exercised towards those Banditti, fince it has interfered in the internal Protection of the Provinces. We confefs, that the Means which we propofe can in no wife be reconcileable to the Spirit of our own Constitution; but till that of Bengal shall attain the same Perfection, no Conclufion can be drawn from the English Law, that can be properly applied to the Manners or State of this Country. The Decoits of Bengal are not like the Robbers in England, Individuals driven to fuch desperate Courfes by fudden Want: They are Robbers by Profession, and even by Birth: They are formed into regular Communities, and their Families fublift by the Spoilswhich they bring home to them; they are all therefore alike criminal; Wretches, who have placed themfelves in a State of declared War with Government, and are therefore wholly excluded from every Benefit of its Laws. We have many Inftances of their meeting Death with the greateft Infenfibility; it lofes therefore its Effect as an Example, but when executed in all the Forms and Terrors of Law, in the midst of the Neighbours and Relations of the Criminal, when thefe are treated as Acceffaries to his Guilt, and his Family deprived of their Liberty, and feparated for ever from each other, every Paffion, which before ferved as an Incentive to Guilt, now becomes fubfervient to the Purpofes of Society, by turning them from a Vocation, in which all they hold dear, befides Life, becomes forfeited by their Conviction; at the fame Time, their Families, instead of being lost to the Community, are made useful Members of it, by being adopted into those of the more civilized Inhabitants.

Inhabitants. The Ideas of Slavery, borrowed from our American Colonics, will make every Modification of it appear, in the Eyes of our own Countrymen in England, a horrible Evil : But it is far otherwife in this Country ; here Slaves are treated as the Children of the Families to which they belong, and often acquire a much happier State by their Slavery, than they could have hoped for by the Enjoyment of Liberty ; fo that, in effect, the apparent Rigour, thus exercifed on the Children of convicted Robbers, will be no more than a Change of Condition, by which they will be no Sufferers, though it will operate as a Warning on others, and is the only Means, which we can imagine, capable of diffipating thefe defperate and abandoned Societies, whichfubfit on the Diffrefs of the general Community.

### Alexander Higginson, Secretary,

Revenue Department; Fort William, 3d Nov. 1772;

A PLAN,

### (16)

# A P L A N,

#### FOR THE

### ADMINISTRATION OF JUSTICE,

# Extracted from the Proceedings of the COMMITTEE OF CIRCUIT, 15th AUGUST, 1772.

#### I.

HAT in each Diftrict shall be established Two Courts of Judicature, one by the Name of Mofusful Dewannee Adawlut, or Provincial Court of Dewannee, for the Cognizance of Civil Causes; the other by the Name of Phoujdarree Adawlut, or Court of Phoujdarree, for the Trial of all Crimes and Misdemeanors.

#### II.

THAT for the better ascertaining the Jurisdiction of each Court, and to prevent Confusion, and a Perversion of Justice, the Matters cognizable by each respectively are declared to be as follows :

ALL Difputes concerning Property, whether real or perfonal; all Caufes of Inheritance, Marriage and Caft; all Claims of Debt, difputed Accounts, Contracts, Partnerschips, and Demands of Rent, shall be judged by the Dewannee Adawlut.

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# ( 17 )

But from this Distribution is excepted the Right of Succession to Zemindarrees and Talucdarrees, which shall be left to the Decision of the President and Council.

ALL Trials of Murder, Robbery and Theft, and all other Felomies, Fogery, Perjury, and all Sorts of Frauds and Mifdemeanors, Affaults, Frays, Quarrels, Adultery, and every other Breach of the Peace, or violent Invafions of Property, fhall be fubmitted to the Phoujdarree Adawlut,

#### III.

THAT in the Provincial Court of Dewannee, the Collector of each Difficul fhall prefide on the Part of the Company, in their Quality of King's Dewen, attended by the Provincial Dewan, appointed by the Prefident and Courdal, and the other Officers of the Cutcherry; that the Court fhall be regularly held on every Monday and Thurfday, and oftner if Neceffity require, and that no Caufes fhall be heard or determined, but in the open Court regularly affembled.

#### IV.

THAT in the Phoujdarree Adawlut, the Câzee and Mufree of the Diffrict, and Two Moulavies, fhall fit to expound the Law, and determine how far the Delinquents fhall be guilty of a Breach thereof; but that the Collector fhall alfo make it his Bufinefs to attend to the Proceedings of this Court, fo far as to fee that all neceffary Evidences are fummoned and examined, that due Weight is allowed to their Teftimony, and that the Decifion paffed is fair and impartial, according to the Proofs exhibited in the Courfe of the Trial; and that no Caufes fhall be heard or determined, but in the open Court regularly affembled.

V. THAT,

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#### V.

THAT, in like Manner, Two Superior Courts of Justice shall be established at the Chief Scat of Government, the one under the Denomination of the Dewannee Sudder Adawlut, and the other the Nizamut Sudder Adawlut.

#### VI.

THAT the Dewannee Sudder Adawlut shall receive and determine Appeals from the Provincial Dewannee Adawlut; that the President with Two Members of the Council shall preside therein, attended by the Dewan of the Khalfa, the Head Canongoes, and other Officers of the Cutcherry; in case of the Absence of the President, a Third Member of the Council to sit, that is to fay, not less than Three Members to decide on an Appeal, but the whole Council may fit if they choose it.

#### VII.

THAT a Chief Officer of Juffice, appointed on the Part of the Nazim, fhall prefide in the Nizamut Adawlut, by the Title of Darogo Adawlut, affifted by the Chief Câzee, the Chief Muftee, and Three capable Moulavies; that their Duty fhall be to revife all the Proceedings of the Phoujdarree Adawlut, and in Capital Cafes by fignifying their Approbation or Difapprobation thereof, with their Reafons at large, to prepare the Sentence for the Warrant of the Nazim, which fhall be returned into the Mofufful, and there catried into Execution; that with refpect to the Proceedings in this Court, a fimilar Control fhall be lodged in the Chief and Council, as is vefted in the Collectors in the Diftricts, fo that the Company's Administration in Character of King's Dewan may be fatisfied; that the Decrees of Juffice, on which both the

# (19)

the Welfare and Safety of the Country fo materially depend, are not injured or perverted by the Effects of Partiality or Corruption.

#### VIII.

THAT, in order to preferve the Dignity and Importance of the Two Superior Courts, there shall be Two Courts of Adawlut established at the Seat of Government, exactly on the same Plan as those of the Districts: In that of the Dewannee, a Member of the Council shall preside; and in that of the Phoujdarree, another Member of the Council shall exercise the Control, specified in the Fourth Regulation: These Duties to be performed by the Members in Rotation.

#### IX.

THAT as nothing is more conducive to the Profperity of any Country, than a free and eafy Accefs to Juftice and Redrefs, the Collectors shall at all Times be ready to receive the Petitions of the injured; and further, to prevent their being debarred this Access from Motives of Interest, Partiality, or Refentment in the Officers or Servants of the Cutcherry, that a Box shall be placed at the Door of the Cutcherry, in which the Complainants may lodge their Petitions at any Time or Hour they please; that the Collector shall himself keep the Key of this Box, and each Court Day have such Arzees as he may find in it read immediately in his Prefence, by the Arizbeggy of the Cutcherry.

#### X.

THAT, in fummoning from the Farmed Lands Perfons complained againft, or Evidences called on by the Parties, the Rule laid down in the Ninth Article of the Public Regulations is to be ftrictly adhered to. The Collector ought further to avoid, as ftudioufly as poffible, fummoning any Perfons from the

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the Mofusful, who are any way connected with the Revenue, during the Months of Bhadoom, Assin, Aughun, and Poos, unlets in Cates which call for immediate Enquiry and Example.

#### XI.

THAT, in order to facilitate the Course of Justice in trivial Causes, and relieve the Ryot from the heavy Grievance of travelling to a great Distance to seek for Redress, all Disputes of Property, not exceeding Ten Rupees, shall be decided by the Head Farmer of the Purgunnah, to which the Parties belong, and his Decree shall be final.

#### $\mathbf{XII}.$

THAT the Process observed for trying Caules, in the Provincial Dewannee Adawlut, shall be as follows : First, To file and read the Petition of the Complainant. Secondly, To allot a limited Time for the Defendant to give Answer, which when received shall also be filed and read. Thirdly, To hear the Parties, viva voce, and if necessfary examine Evidences ; and Lastly, To pass Decree — That, if in adhering to this Order of Process, the Defendant shall evade or delay giving Answer within the limited Time, Judgment shall pass against him.

#### XIII.

THAT complete Records fhall be kept in the Mofufful Dewannee Adawlut, in which fhall be inferted the Petition of the Complainant, the Anfwer of the Defendant, the fublequent Process, and Examination of Evidence, and finally the Decree; that, upon Decree being paffed, both Parties fhall be furnished with a Copy thereof, free of Expence, and that fuch Copies shall be authenticated under the Public Seal, and the figning of the Collector: That a Copy of the Records entire shall be also transmitted, twice a Month, to the the Sudder Dewannee Adawlut, through the Channel of the Prefident and Council.

#### XIV.

THAT each Collector shall also keep an Abstract Register of his Adawlut, in English, containing the Names of the Plaintiff and Defendant, the Substance of the Suit, the Substance of the Decree, the Date of the Cause being filed, and the Date of the Decree being passed; and this Abstract also shall be transmitted twice a Month to the Sudder Dewannee Adawlut.

#### XV.

THAT as the Litigioufnefs and Perfeverance of the Natives of this Country, in their Suits and Complaints, is often productive not only of Inconvenience and Vexation to their Adverfaries, but alfo of endlefs Expence and actual Opprefilion, it is to be obferved, as a ftanding Rule, that Complaints of fo old a Date as Twelve Years fhall not be actionable: And further, fhould they be found guilty, as is often the Cafe, from the Principles abovementioned, of flying from the one Court to the other, in order to prevent and protract the Courfe of Juffice, the Party, fo tranfgreffing, fhall be confidered as nonfuited, and fhall, according to his Degree in Life, and the Notoriety of the Offence, be liable to Fine or Punifhment.

N. B. By the Mahometan Law, all Claims which have lain dormant for Twelve Years, whether for Land or Money, are invalid.—This also is the Law of the Hindoos, and the legal Practice of the Country.

#### XVI.

THAT the Cuftom of levying Chout, Duffuttra, Puchuttra, or any other Fee or Commission on the Account of Money recovered, or Eclâk on the F Decifion of Caufes, as well as all heavy arbitrary Fines, is abfolutely and for ever abolished.

#### XVII.

THAT as however Cafes may occur, in which it will be highly neceffary, for the Welfare of the Community, to curb and reftrain trivial and groundlefs Complaints, and to deter Chicane and Intrigue, which Paffions amongft thefe People often work, to the undoing of their Neighbours, a Difcretion fhall in fuch Cafes be left to the Court, either to impofe a Fine, not exceeding Five Rupees, or inflict Corporal Punifhment, not exceeding Twenty Lafhes with a Rattan, according to the Degree of the Offence, and the Perfon's Station in Life.

#### XVIII.

THAT in adjusting the Claims of old Debts, it shall be observed, as a Rule, that they bear no further Intereft after fuch Adjustment, but that the Amount shall be payable by Kiftbundee, according to the Circumstances of the Party: And as the Rates of Interest, hitherto authorized by Custom, have amounted to the most exorbitant Ufury, the following Rates are now established to be received and paid, as well for past Debts as on future Loans of Money, viz. On Sums not exceeding One Hundred Rupees Principal, an Intereft of Three Rupees Two Annas per Cent. per Mensem, or Half an Anna in the Rupee: On Sums above One Hundred Rupees Principal, an Interest of Two Rupees per Cent. per Menfem, the Principal and Intereft to be difcharged according to the Condition of the Bond; and all Compound Intereft, arifing from an intermediate Adjustment of Accounts, to be deemed unlawful and prohibited: When a Debt is fued for upon a Bond, which shall be formed to specify a higher Interest than the established Rates, the Interest shall be wholly forfeited to the Debtor, and the Principal only recoverable; and thit

that all Attempts to elude this Law, by Deductions from the Original Loan, under whatever Denomination, fhall be punifhed, by a Forfeiture of One Moiety of the Amount of the Bond to the Government, and the other Half to the Debtor.

#### XIX.

THAT all Bonds shall be executed in the Prefence of Two Witneffes.

#### XX.

THAT whereas it has been too much the Practice in this Country, for Individuals to exercife a Judicial Authority over their Debtors; a Practice, which is not only in itfelf unlawful and oppreffive, feeing a Man thereby becomes the Judge in his own Caufe, but which is alfo a direct Infringement of the Prerogative and Powers of the regular Government; that Publications shall therefore be made, forbidding the Exercise of all such Authority, and directing all Persons to prefer their Suits to the established Court of Adawlut; and that the Collector shall particularly attend to this Regulation, which, it is apprehended, will prove a great Means of Relief to the helples Ryot from his merciles Creditor, the Money Lender.

#### XXI.

THAT in all Cafes of difputed Property, regarding Lands, Houfes, Landmarks, &c. where a local Inveftigation is required, an Aumin fhall be chofen with the mutual Confent of the Parties, or if they cannot agree in the Choice of one Perfon, each fhall have the Privilege of nominating his own, and the Collector fhall decide upon their joint Report of Circumftances. The Collector is alfo to attend, that the Aumins do not accumulate Expences by unneceffary Delays, but that their Scrutinies, and their Wages, be limited to the Time he judges fufficient for performing the Service Service in Question. The Expence of the Inquiry to be defrayed by the Perfon who is cast.

#### XXII.

THAT in all Cafes of difputed Accounts, Partnerships, Debts, doubtful or contested Bargains, Non-Performances of Contracts, and so forth, it shall be recommended to the Parties to submit the Decision of their Cause to Arbitration, the Award of which shall become a Decree of the Dewannee Adawlut; the Choice of the Arbitrators is to rest with the Parties, but they are to decide the Cause without Fee or Reward. The Collector, on the Part of Government, is to afford every Encouragement in his Power to Inhabitants of Character and Credit, to become Arbitrators, but is not to employ any coercive Means for that Purpose.

#### XXIII.

THAT in all Suits regarding Inheritance, Marriage, Caft, and other religious Ulages or Inftitutions, the Laws of the Koran with respect to Mahometans, and those of the Shafter with respect to Gentoos, shall be invariably adhered to: On all such Occasions, the Moulavies or Bramins shall respectively attend to expound the Law, and they shall sign the Report, and assist in passing the Decree.

#### XXIV.

THAT the Decree of the Provincial Dewannee Adawlut, on all Caufes, for Sums not exceeding Five Hundred Rupees, shall be final; but that for all above that Amount, an Appeal shall lie to the Sudder.

XXV. THAT

( 25. )

# xxv.

THAT the Court shall have a Right of decreeing to the Party, in whose Favour Judgment is given; any specific Sum for Costs within the real Amount, or in general to decree with Costs. The Bill in both Cases to be taxed by the Court.

### XXVI.

THAT Perfons found guilty of preferring groundlefs, litigious or vexatious Appeals, fhall be punifhed at the Difcretion of the Sudder Dewannee Adawlut, by an Enhancement of the Cofts, which fhall be given to the Refpondent, as a Compensation for the Trouble and Expence which he fhall have fuftained.

#### XXVII.

THAT complete Records shall be kept and transmitted from the Provincial Phoujdarree Adawlut, to the Nizamut Sudder Adawlut, twice every Month, through the Channel of the President and Council. This exclusive of the Proceedings in Trials for Capital Crimes, which are to be transmitted as foon as closed.

#### XXVIII.

THAT the Collector shall also keep an Abstract Register, in English, of the Proceedings of this Court, in which shall be inferted only the Names of the Prisoners, the Crimes or Offences of which they stand charged, and the Sentence or Acquittal, which shall be transmitted in like Manner, twiceevery Month, to the Sudder Adawlut.

XXIX, THAT

### ( 26 )

#### XXIX.

 $T_{\rm HAT}$  the Authority of this Court fhall extend to Corporal Punifhment, Impriforment, fentencing to the Roads and Fines, but not to the Life of the Criminal. In Capital Cafes, the Opinion of the Court, with the Evidences and Defence of the Prifoner, fhall be transmitted to the Nizamut Adawlut, and, having obtained their Confirmation, it fhall be ultimately referred to the Nazim for his Sentence, which fhall be carried into immediate Execution, as directed in the Seventh Article.

#### XXX.

THAT Perfons guilty of petty Mifdemeanors, whole Rank, Calt, or Station in Life, fhall be thought to exempt them from Corporal Punifhment, may be made liable to Fines; but fhould fuch Fines be laid for a larger Sum than One Hundred Rupees, they are not to be inforced or levied without the Confirmation of the Nizamut Adawlut; for which Purpole they are to be immediately reported, with a State of the Cale, and the Caule of their being impoled.

#### XXXI.

THAT as the Forfeiture and Confifcation of the Property and Effects of Delinquents, fentenced to the Lofs of Life, may often occur, it is to be observed, that fuch Forfeiture, and Confifcation, is not to depend on the Provincial Phoujdarree, but upon the Nizamut Adawlut: It is to be a ftanding Rule therefore to transmit, with the Proceedings of the Trial, an Account of the Property and Effects of the Delinquent, and wait the Orders of the Sudder, whether they are to be furrendered to the Heirs, or confifcated to the State: In the latter Cafe a Sale is to be made, and the Amount brought to Public Account.

#### XXXII. THAT

#### XXXII.

**THAT** whereas the Honourable Company, from Motives of Tendernefs and Solicitude, for the Peace and Happinefs of the Ryots, have determined to abolifh the Revenue, which has hitherto arifen from the Collections of the Phoujdarree Bazee Jumma, the fame is accordingly to be made public; the Court is still to take cognizance of all fuch Offences, but shall inflict no other Punishment for them than Stripes or Imprisonment, or Damages to the Party injured.

#### XXXIII.

THAT the fame Motives of Regard for the Tranquillity and Happinefs of the Ryots, having induced the Government to relinquifh the Revenue arifing from the Raffooms, or Fees of the Câzee, and his inferior Officers, of which the Inhabitants have long complained, as a fevere Grievance, the Câzee and Muftee are therefore introduced in the Lift of Adawlut Officers, at a Monthly Salary: In this Capacity they are to continue to atteft all Writings, to perform all Ceremonies of Marriages, Births and Funerals, and to difcharge all their other Functions, as was cuftomary heretofore; and as they are thus to be fupported at the Expence of Government, they are to exact no Fees, Dues or Taxes whatfoever. Any Prefent or Gratification made with the entire free Will of the Party, on the Occafion of a Marriage or of a Funeral, is not prohibited by this Regulation: But if upon Complaint it fhall appear, that Force, or any other undue Influence, has been ufed to extort fuch Gratifications, the Câzee or Muftee, fo convicted, fhall be *ipfo facto* difmiffed from his Office, with Marks of public Difgrace.

#### XXXIV.

THAT the Office of Yetafaub, having become obfolete, is now totally abolished, but that the Câzee and Mustee shall be allowed each Two Deputies,

( 28))

ties, for performing the Duties of their Office in the Purgunnahs; thefe to be stationed by the Collector, at such convenient Distances as that the Ryots may not have above One Day's Journey to perform, for calling in their Assistance.

#### XXXV.

THAT whereas the Peace of this Country hath for fome Years past been greatly difturbed by Bands of Decoits, who not only infeft the High Roads, but often plunder whole Villages, burning the Houfes, and murdering the Inhabitants: And whereas thefe abandoned Outlaws have hitherto found Means to elude every Attempt, which the Vigilance of Government hath put in Force, for detecting and bringing fuch atrocious Criminals to Juffice, by the Secrecy of their Haunts, and the wild State of the Diftricts, which are moft subject to their Incursions, it becomes the indispensable Duty of Government to try the most rigorous Means, fince Experience has proved every lenient and ordinary Remedy to be ineffectual: That it be therefore refolved, that every fuch Criminal, on Conviction, shall be carried to the Village to which he belongs, and be there executed, for a Terror and Example to others; and for the further Prevention of fuch abominable Practices, that the Village of which he is an Inhabitant shall be fined, according to the Enormity of the Crime, and each Inhabitant, according to his Substance; and that the Family. of the Criminal shall become the Slaves of the States, and be disposed of for the general Benefit and Convenience of the People, according to the Difcretion of the Government.

#### XXXVI.

THAT the Tannadars and Pikes of the Diftricts shall be punished by Difmission, or Fines, if they neglect the Duties of their Charge; and as an Encouragement for them, to exert themselves in the Protection of the Villages committed committed to their Care, and in detecting, oppofing and bringing to Juffice all Decoits, and other Offenders against the Public Peace, pecuniary Rewards; Grants of Lands, or particular Privileges and Immunities, shall be granted them, proportioned to their Deferts, and the Services which they shall have rendered the State.

#### XXXVII.

THAT in Addition to these General Regulations, the Collector shall form fuch subsidiary ones, for promoting the due Course of Justice, and the Welfare and Prosperity of the Ryots, as the local Circumstances of their respective Districts shall point out and require, and that they shall report the same to the Committee of Circuit, in order to their being communicated to the Board, for their final Sanction and Confirmation.

THAT they shall in particular, and without Delay, regulate and transmit, for Confirmation, the Fees to be received by all Peons and Pikes, employed: in the Service of the Courts of Adawlut, which can only be done, with Accuracy, from Information on the Spot. And that they shall further establishfuch Rules, with Penalties annexed, as may ferve effectually to eradicate the Practice among the Officers and Servants of the Cutcherry, of exacting and receiving Bribes, from the Parties who have Causes in Suit; a Practice, not only criminal in the Persons who are guilty of it, but which reflects Difcredita and Reproach on the Government under which they ferve.

Alexander Higginson, Secretary.

Revenue Department, Fort-William, 3d Nov. 1772.

H

The

The Twelfth Paragraph of a Letter from the Prefident and Council in *Bengal*, for the Department of the Revenues, to the Court of Directors, dated the 25th of *March*, 1773.

WE on the 18th Inflant opened the Court of the Dewannee Sudder Adawlut, where feveral Appeals were lodged from the Provincial Courts; at this Meeting, it appearing to the Members of the Court, that in order to render more complete the Judicial Regulations, to preclude arbitrary and partial Judgments, and to guide the Decifions of the feveral Courts, a well digested Code of Laws, compiled agreeably to the Laws and Tenets of the Mahometans and Gentoos, and according to the eftablished Customs and Ufages, in cafes of the Revenue, would prove of the greateft public Utility; the Court refolved that fuch a Code should be prepared, and properly digested, and they accordingly appointed fit Perfons to execute this Work, by Three diftinct Commiffions, Two confifting of the prefent Officers of the Two Sudder Adawluts (or Supreme Courts of Juflice) and a Third of Ten of the most learned Pundits, or Expounders of the Gentoo Law; we are aware that it will be a Work of Time; but as when completed, it promifes to contribute effentially to the Security of the Property and Perfon of the Subjects, we shall spare no Pains to see it accomplished.

Letter

( 3L )

Letter from Warren Hastings, Esq; Governor General of Fort-William, in Bengal, to the Court of Directors, for the Affairs of the United Company of Merchants of England, Trading to the East-Indies.

HONOURABLE SIRS,

I HAVE now the Satisfaction to transmit to you a complete and corrected Copy of a TRANSLATION of the GENTOO CODE, executed with great Ability, Diligence and Fidelity, by Mr. *Halbed*, from a Persian Version of the original Shaferit, which was undertaken under the immediate Inspection of the Pundits or Compilers of this Work.

I HAVE not Time to offer any Obfervations upon this Production; indeed it will beft fpeak for itfelf: I could have withed to have obtained an Omiffion or Amendment of fome Paffages in it, to have rendered it more fit for the Public Eye; but the Pundits, when defired to revife them, could not be prevailed upon to make any Alteration in them, as they declared, they had the Sanction of their Shafter, and were therefore incapable of Amendment; poffibly thefe may be confidered as effential Parts of the Work, fince they mark the Principles on which many of the Laws were formed, and bear the Stamp of a very

# ( 32 )

very remote Antiquity, in which the Refinements of Society were lefs known; and the Manners more influenced by the natural Impulse of the Passions.

I HAVE the Honour to be, with the greatest Refpect,

HONOURABLE SIRS,.

Your most obedient

And most faithful humble Servant,.

Warren Hastings.

Fort-William, 27th March, 1775.

# C O D E

A

O F

GENTOO LAWS, or,

ORDINATIONS Of THE

# PUNDITS,

FROMA

PERSIAN TRANSLATION,

MADE FROM THE

O R I G I N A L,

WRITTEN IN THE

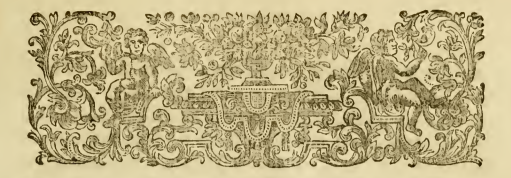
SHANSCRIT LANGUAGE.

L O N D O N:

PRINTED in the YEAR M DCC LXXVI.

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## LETTER

F R O M

WARREN HASTINGS, Efq. Governor-General of Fort-William, in Bengal, TOTHE

# COURT OF DIRECTORS

## OF THE

United Company of Merchants of *England*, Trading to the E A S T - I N D I E S.

HONOURABLE SIRS,

HAVE now the Satisfaction to transmit to you a complete and corrected Copy of a TRANSLATION of the GENTOO CODE, executed with great Ability, Diligence and Fidelity, by Mr. Halbed, from a Persian Version of the original Shanserit, which was undertaken under the immediate Inspection of the Pundits or Compilers of this Work.

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( iv )

I HAVE not Time to offer any Obfervations upon thefe Productions; indeed they will beft fpeak for themfelves : I could have wifhed to have obtained an Omiflion or Amendment of fome Paffages, to have rendered them more fit for the Public Eye; but the Pundits, when defired to revife them, could not be prevailed upon to make any Alterations, as they declared, they had the Sanction of their Shafter, and were therefore incapable of Amendment; poffibly thefe may be confidered as effential Parts of the Work, fince they mark the Principles on which many of the Laws were formed, and bear the Stamp of a very remote Antiquity, in which the Refinements of Society were lefs known, and the Manners more influenced by the natural Impulfe of the Paffions.

I HAVE the Honour to be, with the greatest Respect,

HONOURABLE SIRS,

Your most obedient,

And most faithful humble Servant,

Warren Haftings.

Fort-William, 27th March, 1775.

### (v)

# LETTER

To the CHAIRMAN of the Court of Directors of the United East-India Company, dated at Calcutta, 6th August, 1775.

SIR,

HAVE too long ferved under Mr. Hastings not to be convinced, that he would never have fuffered the accompanying Addrefs to go home in his Enclosure; reduced therefore to the Neceffity of eluding his Knowledge, I have taken the Liberty, by this only possible Method, to express my Gratitude for his Favours: and the peculiar Circumstances of the Cafe will, I hope, apologize to you, Sir, for the Abruptness of this Intrustion.—I humbly request, that when the CODE OF GENTOO LAWS, PRELIMINARY TREATISE, &c. shall come to be printed, you will also be pleafed to permit the Publication of this Address.

I AM, with the greatest Respect,

SIR,

Your most obedient humble Servant,

Nathaniel Braffey Halhed.

### TOTHE

# Hon<sup>ble</sup> WARREN HASTINGS, Efq. GOVERNOR-GENERAL

OF THE

British Settlements in the East-Indies, &c. &c.

HONOURABLE S I R,

Y the Publication of the Collection of GENTOO LAWS, made under your immediate Authority, I find myfelf involuntarily held forth to the Public as an Author, almost as foon as I have commenced to be a Man.

IT is therefore with fome Propriety that I claim to this Work the Continuation of your Patronage, which as it at first felected me from a Number of more worthy Competitors to undertake the Task, so it has by conflant Affistance and Encouragement been the entire Instrument of its Completion.—Indeed, if all the Lights, which at different Periods have been thrown upon this Subject, by your happy Suggestions, had been with-held, there would have remained for my Share of the Performance nothing but a Mass of Obscurity and Confusion; so that in your own Right, the whole Result of the Execution is yours, as well as the entire Merit of the original Plan.

IT

(vii)

IT is my earnest Wish that you may long be the prime Adminiftrator of an Establishment, to which you have so excellently paved the Way; as I am fure your extensive general Knowledge, joined to your particular Experience in the Affairs of *India*, give you Advantages which can scarcely fall to the Share of any other Subject of the *British* Empire.

I AM, with the greatest Respect and Gratitude,

HONOURABLE S I R,

Your most obliged,

And most obedient Servant,

Nathaniel Braffey Halhed.



## ( ix )

#### T H E

# TRANSLATOR'S PREFACE.

THE Importance of the Commerce of India, and the Advantages of a Territorial Establishment in Bengal, have at length awakened the Attention of the British Legislature to every Circumstance that may conciliate the Affections of the Natives, or enfure Stability to the Acquifition. Nothing can fo favourably conduce to thefe two Points as a well-timed Toleration in Matters of Religion, and an Adoption of fuch original Inftitutes of the Country, as do not immediately clash with the Laws or Interests of the Conquerors.

To a steady Putsuance of this great Maxim, much of the Success of the Romans may be attributed, who not only allowed to their foreign Subjects the free Exercife of their own Religion, and the Administration of their own civil Jurifdiction, but sometimes by a Policy

## licy fill more flattering, even naturalized fuch Parts of the Mythology of the Conquered, as were in any refpect compatible with their own Syftem.

(x)

WITH a View to the fame political Advantages, and in Obfervance of fo ftriking an Example, the following Compilation was fet on foot; which muft be confidered as the only Work of the Kind, wherein the genuine Principles of the Gentoo Jurifprudence are made public, with the Sanction of their moft refpectable Puudits (or Lawyers) and which offers a complete Confutation of the Belief too common in Europe, that the Hindoos have no written Laws whatever, but fuch as relate to the ceremonious Peculiarities of their Superfition.

THE Profeffors of the Ordinances here collected fill fpeak the original Language in which they were composed, and which is entirely unknown to the Bulk of the People, who have fettled upon those Profeffors feveral great Endowments and Benefactions in all Parts of Hindoftan, and pay them befides a Degree of perfonal Respect little short of Idolatry, in return for the Advantages supposed to be derived from their Studies. A Set of the most experienced of these Lawyers was felected from every Part of Bengal for the Purpose of compiling the prefent Work, which they picked out Sentence by Sentence from various Originals in the Shanferit Language, neither adding to nor diminishing any Part of the ancient Text. The Articles thus collected were next translated literally into Persian, under the Inspection of one of their own Body; and from that Translation were

were rendered into English with an equal Attention to the Closeness and Fidelity of the Version. Less studious of Elegance than of Accuracy, the Translator thought it more excufable to tire the Reader with the Flatness of a literal Interpretation, than to mislead him by a vague and devious Paraphrafe; fo that the entire Order of the Book, the feveral Divisions of its Contents, and the whole Turn of the Phrase, is in every Part the immediate Product of the Bramins. The English Dialect in which it is here offered to the Public, and that only, is not the Performance of a Gentoo. From hence therefore may be formed a precife Idea of the Cuftoms and Manners of thefe People, which, to their great Injury, have long been mifrepresented in the Western World. From hence also Materials may be collected towards the legal Accomplishment of a new System of Government in Bengal, wherein the British Laws may, in some Degree, be softened. and tempered by a moderate Attention to the peculiar and national Prejudices of the Hindoo; fome of whofe Inftitutes, however fanciful and injudicious, may perhaps be preferable to any which could be fubstituted in their room. They are interwoven with the Religion of the Country, and are therefore revered as of the highest Authority: They are the Conditions by which they hold their Rank in Society. Long Ufage has perfuaded them of their Equity, and they will always gladly embrace the Permiffion to obey them; to be obliged to renounce their Obedience would probably be effeemed among them a. real Hardship.

TEE

( xii )

THE Attention which the Translator was forced to befow upon fo uncommon a Subject, the Number of Enquiries neceffary for the Elucidation of almost every Sentence, and the many Opportunities of most decisive Information, which the Course of the Work prefented, give him in fome Measure a Right to claim the Conviction of the World upon many dubious Points, which have long eluded the niceft Investigation. He is very far from withing to establish his own Doctrines upon the Ruins of those which he found already erected; and when he opposes popular Opinion, or contradicts any ill-grounded Affertion, it is with the utmost Distruct of his own Abilities, and merely in Submission to the Authority of that Truthwhich the Candid will ever be glad to support, even in Prejudice to a System of their own Formation.

IN a Tract fo untrodden as this, many Paths muft be attempted before we can hit upon the right. We owe much to every Perfon, who in fo troublefome a Road hath removed a fingle Obftacle, or opened the finalleft Channel for Difcovery; and the more difficult the Completion of the Adventure, the greater is the Merit of each Attempt. The prefent Work however is the only one of this Nature ever undertaken by Authority; the only Inftance, in which the Bramins have ever been perfuaded to give up a Part of their own Confequence for the general Benefit of the whole Community : And the Pen of the Tranflator muft be confidered as entirely the paffive Infrument, by which the Laws of this fingular Nation are ufhered into the World from thofe Bramins themfelves.

3

IN

( xiii )

In this preliminary Treatife it is propofed, after a few general and introductory Obfervations, to attempt a fhort Account of the Shanfcrit Language, and an Explanation of fuch Paffages in the Body of the Code, as may appear by their Peculiarity or Repugnance to our Sentiments to lie most open to Objection.

MANY conjectural Dostrines have been circulated by the Learned and Ingenious of Europe upon the Mythology of the Gentoos; and they have unanimoufly endeavoured to conftrue the extravagant Fables with which it abounds into fublime and myftical Symbols of the most refined Morality. This Mode of reasoning, however common, is not quite candid or equitable, because it sets out with fuppofing in those People a Deficiency of Faith with Respect to the Authenticity of their own Scriptures, which, although our better Information may convince us to be altogether falfe and erroneous, yet are by them literally efteemed as the immediate Revelations of the Almighty; and the fame confidential Reliance, which we put in the Divine Text upon the Authority of its Divine Infpirer himfelf, is by their miftaken Prejudices implicitly transferred to the Beids of the Shafter. Hence we are not juftified in grounding the Standard and Criterion of our Examination of the Hindoo Religion upon the known and infallible Truth of our own, becaufe the oppofite Party would either deny the first Principles of our Argument, or infist upon an equal Right on their Side to fuppofe the Veracity of their own Scriptures uncontrovertible.

( xiv )

IT may poffibly be owing to this Vanity of reconciling every other Mode of Worship to some Kind of Conformity with our own, that allegorical Constructions, and forced Allusions to a mystic Morality, have been conftantly foifted in upon the plain and literal Context of every Pagan Mythology. But we fhould confider, that the Inflitution of a Religion has been in every Country the first Step towards an Emerfion from Savage Barbarifm, and the Eftablifhment of Civil Society; that the human Mind at that Period, when Reafon is just beginning to dawn, and Science is yet below the Horizon, has by no Means acquired that Facility of Invention, and those profound Habits of thinking, which are necessary to frike out, to arrange, and to complete a connected, confistent Chain of abstruse Allegory. The Vulgar and Illiterate have always underftood the Mythology of their Country in its most fimple and literal Senfe; and there was a Time to every Nation, when the higheft Rank in it was equally vulgar and illiterate with the loweft. Surely then, we have no Right to fufpect in Them a greater Propenfity to, or Capability of the Composition of fuch fubtle Mysteries in those Ages of Ignorance, than we find to exist in their legitimate Succeffors, the modern Vulgar and Illiterate at this Day.

WE have feen frequent and unfuccefsful Attempts among ourfelves to fublimate into allufive and fymbolical Meanings the Mofaic Account of the Creation: Such erratic Syftems have rifen but to be exploded; and their mutual Difagreement with each other, other, in thefe fanciful Interpretations, is to us an additional Argument for the literal Veracity of the Infpired Penman. The Faith of a Gentoo (mifguided as it is, and groundlefs as it may be) is equally implicit with that of a Christian, and his Allegiance to his own fuppofed Revelations of the Divine Will altogether as firm. He therefore efteems the astonishing Miracles attributed to a Brihmā, a Raām, or a Kishen, as Facts of the most indubitable Authenticity, and the Relation of them as most strictly historical.

BUT not to interfere with fuch Parts of the Hindoo Mythology as have not been revealed or explained to him, the Tranflator can politively affirm, that the Doctrine of the Creation, as fet forth in the prefatory Difcourfe to this Code, is there delivered as fimple and plain Matter of Fact, and as a fundamental Article in every pious Gentoo's Creed; that it was fo meant and understood by the Compilers of this Work unanimoully, who bore the first Characters in Bengal, both for their natural and acquired Abilities; and that their Accounts have been corroborated by the Information of many other learned Bramins in the Courfe of a wide and laborious Enquiry; nor can it be otherwife, unlefs the Progrefs of Science, instead of being flow and gradual, were quick and inftantaneous; unlefs Men could ftart up at once into Divines and Philosophers from the very Cradle of Civilization, or could defer the Profession of any Religion at all, until progressive Centuries had ripened them into a Fitnefs for the most abstracted Speculations.

## ( xvi )

YLT it may fairly be prefumed, that when the Manners of a People become polifhed, and their Ideas enlightened, Attempts will be made to revife and refit their Religious Creed into a Conformity with the Reft of their Improvements; and that those Doctrines, which the ignorant Ancestor received with Reverence and Conviction, as the literal Exposition of undoubted Fact, the philosophic Descendant will strive to gloss over by à posteriori Conftructions of his own; and, in the Fury of Symbol and Allegory, obscure and distort that Text which the Simplicity of its Author never suspected as liable to the Possibility of such Mutilation. — These Innovations however have always been screened, with the most ferupulous Attention, from the general View of Mankind; and, if a hardy Sage hath at any Time ventured to remove the Veil, his Opinions have usually been received with Detestation, and his Person hath frequently paid the Forfeit of his Temerity.

THE real Intention and Subject of the Eleufinian Mysteries are now well known; but it cannot, with much Plausibility, be pretended, that those Mysteries were coeval with the Mythology to whose Disproval they owed their Establishment: Probably, the Institution was formed at a more advanced Period of Science, when the Minds of the Learned were cager to pierce through the Obscurity of Superstition, and when the Vanity of Superstition Penetration made them assumed literally to believe those Tenets, which popular Prejudice would not fuffer them utterly to renounce.

INSTANCES

( xvii )

INSTANCES in Support of this Argument might perhaps, without a Strain, be drawn even from fome Parts of the Holy Scriptures: And here the Account of the Scape-Goat, in the Laws of Mofes, offers itfelf for that Purpofe with the greater Propriety, as it is not altogether diffimilar to a particular Inflitute of the Gentoos. The infpired Author, after defcribing the preliminary Ceremonies of this Sacrifice, proceeds thus:

" AND Aaron shall lay both his Hands upon the Head of the Scape-Goat, and confess over him all the Iniquities of the Children of Israel, and all their Transgressions in all their Sins, putting them upon the Head of the Goat, and shall fend him away by the Hand of a fit Man into the Wilderness: And the Goat shall bear upon him all their Iniquities unto a Land not inhabited; and he shall let go the Goat in the Wilderness."

THE Jews, at the Period when this Ceremony was ordained, were very little removed from a State of Barbarifin: Grofs in their Conceptions, illiterate in their Education, and uncultivated in their Manners; they were by no Means fit Subjects for the Comprehenfion of a Myftery; and doubtlefs, at that Time, believed that their Crimes were thus really and *bonâ fide* laid upon the Head of the Victim: Yet the more Wife, in fucceeding Ages, might well ftart from fuch a Prejudice, and rightly conceive it to be a typical Reprefentation of the Doctrine of Abfolution.

E

HENCE

### ( xviii )

HENCE it may be underftood, that what has been herein advanced does not mean to fet afide the Improvements of Philofophy, orto deny the occafional Employment of Allegory, but merely to eftablifh one plain Pofition, that Religion in general, at its Origin, isbelieved literally as it is profeffed, and that it is afterwards rather refined by the Learned than debafed by the Ignorant.

THE Gentoo Ceremony, which was hinted at as bearing a remote Likenefs to the Sacrifice of the Scape-Goat, is the Afhummeed Jugg, of which a most absurd and fabulous Explanation may be found in the Body of the Code: Yet, unnatural as the Account there stands, it is feriously credited by the Hindoos of all Denominations, except perhaps a few Individuals, who, by the Variety and Contradictions of their several allegorical Interpretations, have mutually precluded each other from all Pretensions to Infallibility.

THAT the Curious may form fome Idea of this Gentoo Sacrifice when reduced to a Symbol, as well as from the fubfequent plain Account given of it in a Chapter of the Code, an Explanation of it is here inferted from Dārul Shekûh's famous Perfian Translation of fome Commentaries upon the Four Beids, or original Scriptures of Hindoftan : The Work itfelf is extremely fcarce, and perhaps of dubious Authenticity; and it was by mere Accident that this little Specimen was procured.

Explanation

### (xix)

## Explanation of the Ashummeed Jugg.

" THE Ashummeed Jugg does not merely confist in the Per-" formance of that Ceremony which is open to the Inspection of " the World, namely, in bringing a Horfe and facrificing him; " but Ashummeed is to be taken in a mystic Signification, as im-" plying, that the Sacrificer must look upon himself to be typified in-" that Horfe, fuch as he shall be described, because the religious " Duty of the Ashummced Jugg comprehends all those other reli-" gious Duties, to the Performance of which all the Wife and Ho-" ly direct all their Actions, and by which all the fincere Profef-" fors of every different Faith aim at Perfection : The myftic " Signification thereof is as follows: The Head of that unble-" mished Horse is the Symbol of the Morning; his Eyes are the " Sun; his Breath the Wind; his wide-opening Mouth is the " Bishwaner, or that innate Warmth which invigorates all the "World; his Body typifies one entire Year; his Back Paradife; " his Belly the Plains; his Hoof this Earth; his Sides the four " Quarters of the Heavens; the Bones thereof the intermediate " Spaces between the four Quarters; the Reft of his Limbs repre-" fent all diftinct Matter; the Places where those Limbs meet, or " his Joints, imply the Months and Halves of the Months, which " are called Peche (or Fortnights;) his Feet fignify Night and " Day; and Night and Day are of four Kinds: 1ft. The Night and " Day of Brihmā; 2d. The Night and Day of Angels; 3d. The " Night and Day of the World of the Spirits of deceafed Ancef-"tors;

" tors; 4th. The Night and Day of Mortals: These four Kinds are " typified in his four Feet. The Reft of his Bones are the Conftel-" lations of the fixed Stars, which are the twenty-eight Stages of the " Moon's Courfe, called the Lunar Year; his Flesh is the Clouds; " his Food the Sand; his Tendons the Rivers; his Spleen and " Liver the Mountains; the Hair of his Body the Vegetables, and " his long Hair the Trees; the Forepart of his Body typifies the " first Half of the Day, and the hinder Part the latter Half; his "Yawning is the Flash of the Lightning, and his turning himself " is the Thunder of the Cloud; his Urine represents the Rain; " and his mental Reflection is his only Speech. The golden Vef-" fels which are prepared before the Horfe is let loofe are the " Light of the Day, and the Place where those Veffels are kept is " a Type of the Ocean of the Eaft; the filver Veffels which are " prepared after the Horfe is let loofe are the Light of the . "Night, and the Place where those Vessels are kept is a Type of " the Ocean of the Weft: These two Sorts of Vessels are always " before and after the Horfe .- The Arabian Horfe, which on Ac-" count of his Swiftnefs is called Hy, is the Performer of the " Journies of Augels; the Tajee, which is of the Race of Perfian "Horfes, is the Performer of the Journies of the Kundherps (or " good Spirits;) the Wazba, which is of the Race of the deformed " Tazee Horfes, is the Performer of the Journies of the Jins (or "Demons;) and the Afhoo, which is of the Race of Turkish " Horfes, is the Performer of the Journies of Mankind: This one " Horfe, which performs these several Services, on Account of his " four .

4

\*\* four different Sorts of Riders, obtains the four different Ap-" pellations: The Place where this Horfe remains is the great " Ocean, which fignifies the great Spirit of Perm-Atma, or the " univerfal Soul, which proceeds also from that Perm-Atma, and " is comprehended in the fame Perm-Atma. The Intent of this "Sacrifice is, that a Man should confider himself to be in the " Place of that Horfe, and look upon all thefe Articles as typified " in himfelf; and, conceiving the Atma (or divine Soul) to be an " Ocean, should let all Thought of Self be abforbed in that Atma."

THIS is the very Acme and Enthulialin of Allegory, and wonderfully difplays the picture que Powers of Fancy in an Afiatic Genius. But it would not have been inferted at Length in this Place, if the Circumstance of letting loofe the Horfe had not feemed to bear a great Refemblance to the Ceremonies of the Scape-Goat; and perhaps the known Intention of this latter may plead for the like hidden Meaning in the former. But to quit this Digreffion. -The real Appellations of the Country and of the Inhabitants of Hindoftan, by which they are conftantly denominated in the ancient Writings of the Natives, feem hitherto to have escaped the Notice of the Western World.

HINDOSTAN is a Persian Word, equally unknown to the old and modern Shanscrit, compounded of Stan, a Region, and the Word Hind, or Hindoo: Probably Colonel Dow's elegant Translation of Ferishteh's History gives us the true Derivation, in that Author's F Conjecture,

Conjecture, that it is taken from Hind, a supposed Son of Ham, the Son of Noah; and, whatever Antiquity the Indians may affert for themselves (of which some Notice will subsequently be taken) the Persians, we believe, will reft contented to allow, that the firft Intercourfe between the two Nations commenced in the third Defcent from the Deluge. But, if this Definition were rejected, the common Opinion, that India was fo named by Foreigners after the River Indus, is by no Means repugnant to Probability : In the Shanfcrit however, Hindostan is constantly denominated Bhertekhunt, or Jumboodeep (as it is hereafter called in the prefent Work, from Jumboo, or Jumbook, a Jackall, an Animal remarkably abundant in this Country, and Deep, any large Portion of Land furrounded by the Sea.) Khunt fignifies a Continent, or wide Tract of Land, and Bherrut is the Name of one of the first Indian Rajahs, whose Name was adopted for that of the Kingdom : Hindoo therefore is not the Term by which the Inhabitants originally filed themfelves, but, according to the Idiom of their Language, Jumboodeepee, or Bhertekhuntee; and it is only fince the Æra of the Tartar Government that they have affurned the Name of Hindoos, to diffinguith themfelves from their Conquerors, the Muffulmen. The Word Gentoo has been, and is still, equally mistaken to fignify, in the proper Senfe of the Term, the Profesfors of the Braminical Religion, whereas Gent, or Gentoo, means Animal in general, and in its more confined Senfe, Mankind; but is never, in the Shanfcrit Dialect, nor even in the modern Jargon of Bengal, appropriated particularly to fuch as follow the Doctrines of Brihma. The four great Tribes have

## ( xxiii )

have each their own feparate Appellation; but they have no common or collective Term that comprehends the whole Nation under the Idea affixed by Europeans to the Word Gentoo. Poffibly the Portuguefe on their first Arrival in India, hearing the Word frequently in the Mouths of the Natives as applied to Mankind in general, might adopt it for the domestic Appellation of the Indians themfelves; perhaps also their Bigotry might force from the Word. Gentoo a fanciful Allufion to Gentile, a Pagan.

THE Shanfcrit Language is very copious and nervous, but the Style of the best Authors wonderfully concise. It far exceeds the Greek and Arabick in the Regularity of its Etymology, and like them has a prodigious Number of Derivatives from each primary Root. The grammatical Rules also are numerous and difficult, though there are not many Anomalies. As one Inftance of the Truth of this Affertion, it may be observed, that there are seven Declenfions of Nouns, all used in the fingular, the dual, and the plural Number, and all of them differently formed, according as they terminate with a Confonant, with a long or a fhort Vowel; and again different also as they are of different Genders: Not a Nominative Cafe can be formed to any one of these Nouns, without the Application of at leaft four Rules, which differ likewife with each particular Difference of the Nouns as above stated : Add to this, that every Word in the Language may be used through all the feven Declenhons, and there needs no farther Proof of the Difficulty of the Idiom.

Tun

## ( xxiv )

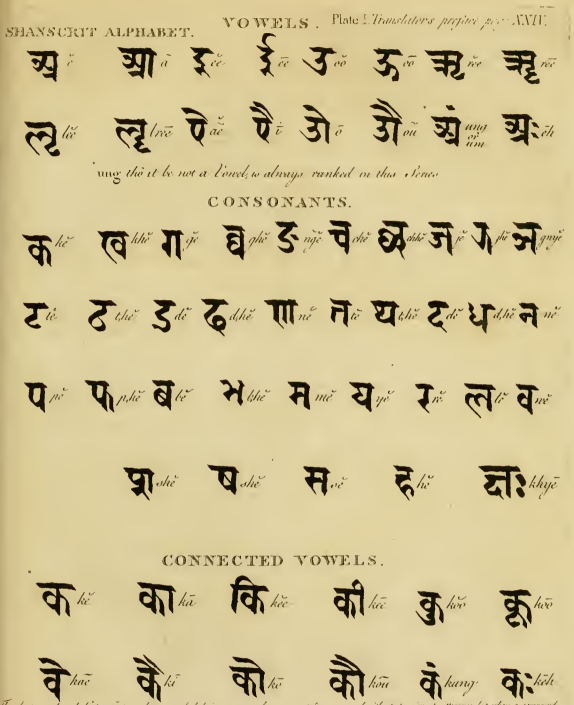
THE Shanferit Grammars are called Beeäkërun, of which there are many composed by different Authors; fome too abstruse even for the Comprehension of most Bramins, and others too prolix to be ever used but as References. One of the shortest, named the Sărăsootee, contains between two and three hundred Pages, and was compiled by Anoöbhöötēē Seroopěnām Achārige, with a Concifeness that can scarcely be parallelled in any other Language.

THE Shanfcrit Alphabet contains fifty Letters, and it is one Boaft of the Bramins that it exceeds all other Alphabets in this Refpect: But when we confider that of their thirty-four Confonants near Half carry combined Sounds, and that fix of their Vowels are merely the correspondent long Ones to as many which are flort, the Advantage feems to be little more than fanciful.

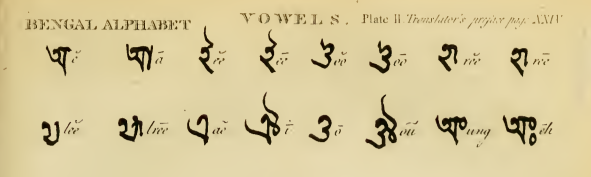
THE Shanfcrit Character, ufed in Upper Hindoftan, is faid to be the fame original Letter that was first delivered to the People by Brihmā, and is now called Diewnāgur, or the Language of Angels; whereas the Character ufed by the Bramins of Bengal is by no Means fo ancient, and though fomewhat different is evidently a Corruption of the former, as will better appear upon Comparison, for which Reason the Alphabets of both are here inferted. +

+ See Plates No. 1, and No. 2.

To



The short vowel or half tone ( ) is always included in every simple consenant Sprenounced with it to give it utterance but when a compound Letter is formed by the conjunction of the Consenants the first of them losses this short Conet . Beau of Beau of



CONSONANTS.

File Akhe Nge Ante Sigeh Dehe Rehle Sije Ajhe Booch

Ete Sthe 5de Od, he Fannoh Ste Athe Fde Sche Fuith

of n Epho Ale She Ame Aye Are Me Ame

Ashe Ashe We The Akhye

CONNECTED VOWELS.



( xxv )

To rank reë and leë among the Vowels may perhaps be cenfured as unnatural; we can only fay, that being Liquids, they partake in fome fmall Meafure of the Vowel, and that to an European Ear it feems equally extraordinary to find the Perfian and Arabic g ain to be a Confonant. It will also be observed in the preceding Alphabets, that the Vowels have different Forms when combined with Confonants from those they bear when unconnected.

In the Four Beids (the original and facred Text of the great Hindoo Creator and Legiflator Brihma) the Length of the Vowels is determined and pointed out by a mufical Note or Sign, called Matrang (implying one whole Tone) which is placed over every Word; and in reading the Beids thefe Distinctions of Tone and Time must be nicely observed; the Account of this Modulation as given in the Shanfcrit Grammar, called Sărăfootee, is here translated.

" THE Vowels are of three Sorts, fhort, long, and continued (or to use a more musical Term, holding.) "The Chash (a small Bird " peculiar to Hindoftan) utters one Matrang, the Crow two Ma-" trangs, and the Peacock three Matrangs; the Moufe Half a Ma-" trang. One Matrang is the fhort Vowel, two Matrangs the long " Vowel, and three Matrangs the continued : A Confonant with-" out a Vowel has the Half Matrang. These Vowels are again to be " diftinguished by a high Note for the one Matrang, a low Note for " the two Matrangs, and an Intermediate or Tenor for the three " Mātrāngs, either with Nafals or Gutturals. ēē, ēī, ō, ōū, are Dip-" thongs, G

## ( xxvi )

" thongs, and cannot be fhort ; but these four, together with the " other five, ë, ëë, öö, rëë, lëë, are to be taken as Vowels."

IT has been mentioned that these Distinctions are all marked in the Beids, and must be modulated accordingly, so that they produce all the Effect of a laboured Recitative; but by an Attention to the Music of the Chant, the Sense of the Passage recited equally escapes the Reader and the Audience. It is remarkable, that the Jews in their Synagogues chant the Pentateuch in the same Kind of Melody, and it is supposed that this Usage has descended to them from the remotest Ages.

To give fome faint Idea of these arbitrary Notes, a Line is here inferted with the feveral Mātrāngs. +

Těfě moondee Kreele bederoo bederoo bederoo.

THE laft Syllable of the Word bederoo with three Matrangs is held for near a Minute, gradually finking, and then fwelling out with a fresh Rinforza to mark each Matrang.

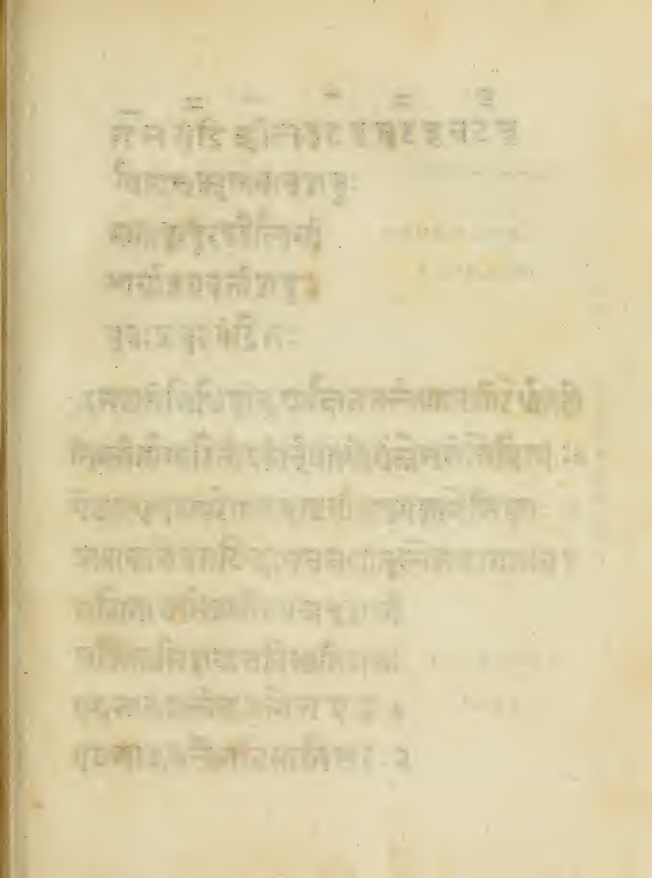
THE Shanfcrit Poetry comprehends a very great Variety of different Metres, of which the most common are these:

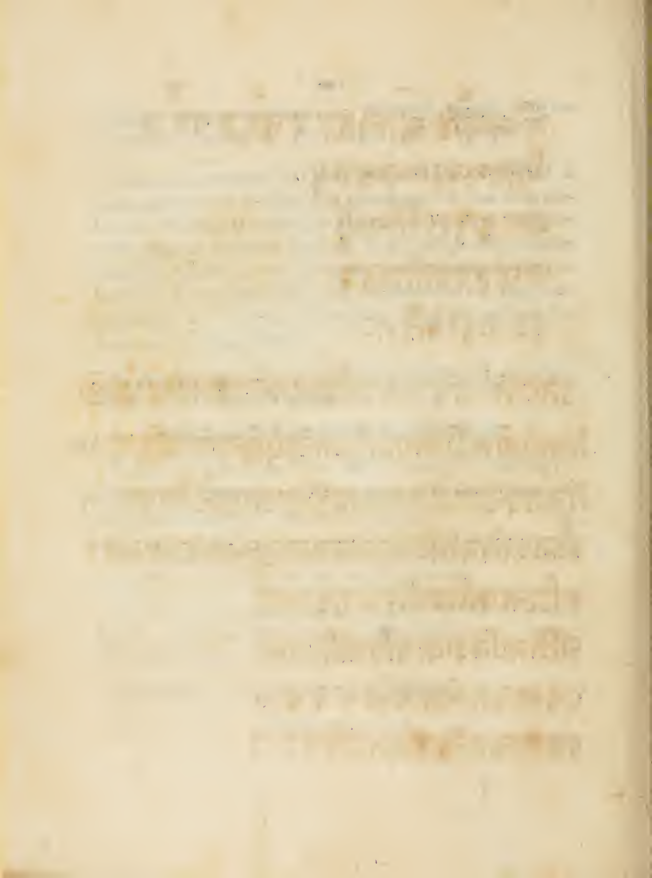
THE Munnee hurreneh Chhund, or Line of twelve or nineteen Syllables, which is feanned by three Syllables in a Foot, and the most approved Foot is the Anapæst.

THE Cabee Chhund, or Line of eleven Syllables.

+ See Plate No 3, Line 1.

THE





तम मंडि जीलवद र बद र बद र पिताच ऋणवां न शावः Plate III Translator's preface page XXVI माताप्रावरप्रीलिनी ASHLOGUE. PAGE XXVIII भार्याद्रपवनीशाः पत्रः शावर पंडि तः उतवातंनिधि प्रांत यान्ति न तल्भ्या नागिरे धीनवो SHILOGUE. PAGE NNW निस्तीर्गाम्परितापतिर्नुपतयोर्यत्नेनसंतोषिताः॥ मंत्राराधनतन्परेणमनसानी ताप्रमणाने निपाः प्राप्तागिवरारिकानचमयात्रस्नेसकामाभव १ शशिना च निमानि पाया च प्राप्ती प्राणिनानिज्ञयाचविभातिनभः ASHLOGUE. पयसाकमलंब मलेन पयः॥ PAGEXXIX. पयसाब,मलनविभातिसाः २ Burne et

#### ( xxvii )

THE Anushtofe Chhund, or Line of eight Syllables.

THE Poems are generally composed in Stanzas of four Lines, called Ashlogues, which are regular or irregular.

THE most common Ashlogue is that of the Anusshtofe Chhund, or regular Stanza of eight Syllables in each Line. In this Meafure greatest Part of the Mähäbäret is composed. The Rhyme in this Kind of Stanza should be alternate; but the Poets do not seem to be very nice in the Observance of a strict Correspondence in the Sounds of the terminating Syllables, provided the Feet of the Verse are accurately kept.

THIS short Anushtofe Ashlogue is generally written by two Verses in one Line, with a Pause between, so that the whole then assumes the Form of a long Distich.

THE irregular Stanza is conftantly called Aryāchhund, of whatever Kind of Irregularity it may happen to confift. It is most commonly compounded of the long Line Cābee Chhund, and the short Anûshtofe Chhund alternately; in which Form it bears some Resemblance to the most common Lyrick Measure of the English.

IT will in this Place be pardonable to quote a few Stanzas of Shanfcrit Poetry, as Examples of the flort Account here given of its 3 Profody.

#### ( xxviii )

Profody. The Specimens give us no defpicable Idea of the old Hindoo Bards. The Images are in general lively and pleafing, the Diction elegant and concife, and the Metre not inharmonious.

## An Ashlogue Anúshtofe Chhund, or regular, of eight Syllables in each Line.\*

Pěětā chě rěčněwān fhětrooh Mātā fhětroo rěfhéélěčnéé Bhāryā roopěwětéé fhětrooh Pootréh fhětroo rěpunděčtéh.

A Father in Debt is an Enemy (to his Son.)

A Mother of fcandalous Behaviour is an Enemy (to her Son.)

- A Wife of a beautiful Figure is an Enemy (to her Hufband.)
- A Son of no Learning is an Enemy (to his Parents.)

THESE Verses are regular dimeter lambicks.

#### An Ashlogue Munnee hurreneh Chhund, or of nineteen Syllables. ‡

Oötkhātum něedhěe shungkeyā khyeetee telum dhonātā geereer dhātewo

Nëësteërnë sërëëtam pëtëër nrëëpëtëyör yëtaênë sungtöshëëtah Muntr' aradhënë tëtpëraênë mënësa nëeta shmëshanaê nëëshah Prapta kapëë wëratëëka nëchë mëya trëëshnaê sëkama bhëwë.

\* Sce Plate No. 3. ‡ Ibid.

From

#### ( xxix )

From the infatiable Defire of Riches, I have digged beneath the

- \* Earth; I have fought by Chymistry to transmute the Metals of the Mountains.
- I have traverfed the Queen of the Oceans; I have toiled incefiant for the Gratification of Monarchs.
- I have renounced the World, to give up my whole Heart to the Study of Incantations; I have paffed whole Nights on the Places where the Dead are burnt.
- I have not gained one Cowry. Begone, O Avarice, thy Bufinefs is over.

### An Ashlogue Munnee hurreneh Chhund, or of twelve Syllables.\*

Shěfhěčnā chě něčíhā něčíhěyāchč fhěfhē Shěfhččnā něčíhčyā chě wěčbhātěč něbhēh Pěyčíā kěmčlum kěmčlâêně pěyēh Pěyčíā kěmčlâêně wěčbhātěč fěrēh.

The Night is for the Moon, and the Moon is for the Night:

- When the Moon and the Night are together, it is the Glory of the Heavens.
- The Lotus, or Water-Lilly, is for the Stream, and the Stream is for the Water-Lilly :

When the Stream and the Water-Lilly meet, it is the Glory of the - Canal.

\* See Plate No. 3.

Тніз

#### ( xxx )

THIS Species of Composition is called Kööndělēë Chhund, from Kööndělēë, a Circle, and anfwers nearly to the Word Rondeau, which Sort of Verse it exactly imitates.

ALMOST every Foot in this beautiful Stanza is a pure Anapæst.

Three Ashlogues Aryachhund, or irregular, from a Collection of Poems.\*

I.

Swějěnő něyātěč wīrum Pěrěhěčtě bööddhěčr wěčnafhě kalâêpěč Chhâêdâêpěč chunděně těrôô Söörěbhěyětěč möökhum kööt, harčíyě.

A good Man goes not upon Enmity,

But is well inclined towards another, even while he is ill-treated by him:

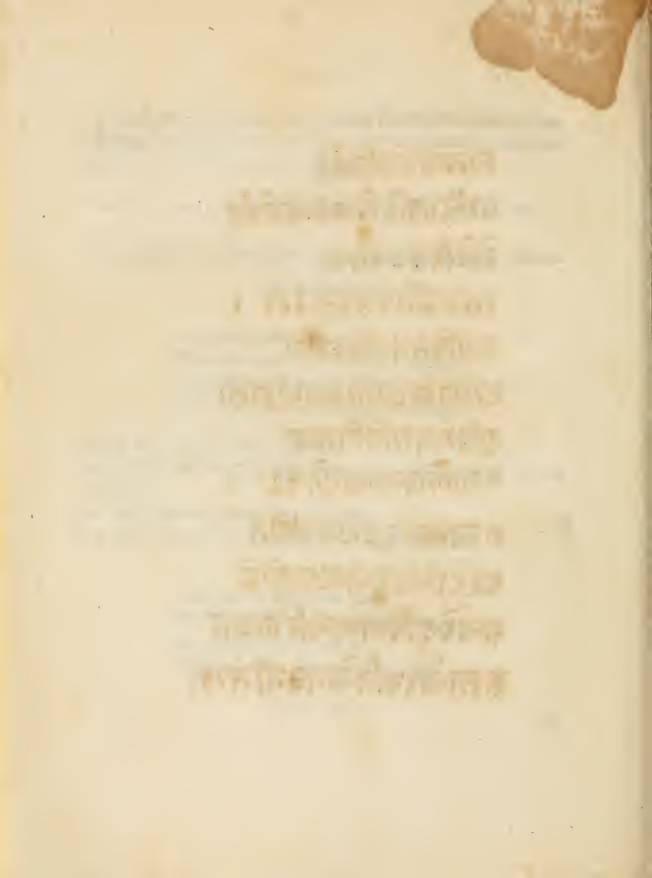
So, even while the Sandal-Tree is felling,

It imparts to the Edge of the Axe its aromatic Flavour.

2. Yědyěpěč ně bhěwětěč hāněč Pěrěkēēyām chěrětěč rafěbhēë drākhyām Efěmunjěfě měčtěč mětwā Těthāpčě khělöö khādyčtâê chěndrēh.

\* See Plate No. 4.

「「日本」のないないとなった Catagoria A an en a fr BEER BARREN THE BALL DET THE P TO THE RANGE THE กละสินิการ์การเป็นการที่เป็นการท Phi HAMADA A THREE BRIDE STREET A FILADO CONTAR A ORE DO TOUR CARE WHERE A HARRIE FROM 



स्वज्ञनोनयातिवेरं परादिनवुद्धिविनाप्राकालेपि छेरेपिचंटनतरः स्राभयतिमुखेकुटारम्ग १ यग्रपिनभवतिदानि परकी योचरनिरासभी डाता ग्रसमंजसमितिमत्वा नयापिखल्यखायतेचंद्रः २ सज्जनस्पद्रदयंनवनीते यहरंतिविबुधामादलीके ग्रम्परेद्विलसत्यारितायात सज्जनोडवनिनोनवनी ते। र।

THREE ASHLOGUES

#### ( xxxi )

So long as there is no Danger, The Afs will eat a Stranger's Vine ; So, not confcious of receiving any Hurt, The Dragon \* ftill attempts to devour the Moon.

\* Alluding to the Gentoos Ideas of an Eclipfe.

\*\*\* THIS Stanza has been quoted in a former Publication as a Specimen of the Reig Beid.

#### 3.

Sějjěnůfyě hrěčděyum něwěnēētum Yědwěduntěč wěčböödhā ftědělēēkum Enyědâêhě wčělěfět pěrččtāpāt Sějjěnō drěwětěč nō něwěnēētum.

The good Man's Heart is like Butter, The Poets fay, but herein they are miftaken: Upon beholding anothers Life exposed to Calamities, The good Man melts; — ‡ but it is not fo with Butter.

<sup>‡</sup> That is, the Simile is not just, because it does not express the Powers of Sympathy, which are the characteristic Part of the good Man's Disposition.

THE Four Beids are not in Verfe, as has been hitherto erroneoufly imagined, but in a Kind of meafured Profe, called Pungtee Chhund: The Translator is therefore obliged to obferve, that an Author of much Merit has, by wrong Information, been induced to

#### ( xxxii )

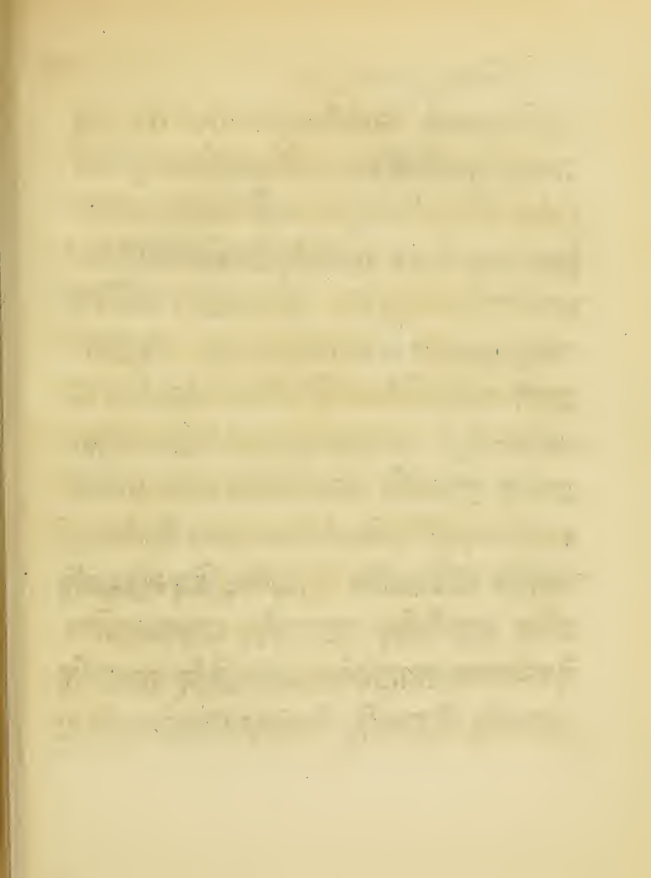
to offer four Stanzas as Specimens of the feveral Beids, which have not the leaft Affinity or Similitude to those Books: His first Stanza is very faulty, and without an Interpretation: But, as a Proof that it cannot belong to the Beids, it has already been quoted in the Specimen of the Ashlogue Aryāchhund, together with the Stanzas immediately preceding and following, which are taken from a Work called Kāyāprēkāsh (or a Collection of Poems) faid to have been composed by one Kiyat, in the third Age of the World.

FROM the many obfolete Terms ufed in the Beids, from the Concifenefs and Obfcurity of their Dialect, and from the Particularity of the Modulation in which they muft be recited, they are now hardly intelligible: Very few of the moft learned Pundits, and those only who have employed many Years of painful Study upon this one Tafk, pretend to have the finalleft Knowledge of the Originals, which are now alfo become extremely fearce and difficult to be found; but Comments have been written on them from the earlieft Periods; whereof one of the moft ancient and moft orthodox was composed by Bifesht Mahāmoonee, or the moft Wife, a great Writer and Prophet, who is faid to have lived in the Suttee Jogue, or first Age of the World, and from whom Beäfs, the celebrated Author of the heroic Poem Mahābāret, boafted his Defcent.

THE Style of this Writer is clear, but very concife; a Specimen of it is here offered, in his Explanation of the first Chapter of the Reig Beid, which contains a Defeription of the Wifdom and Powers of the Almighty.

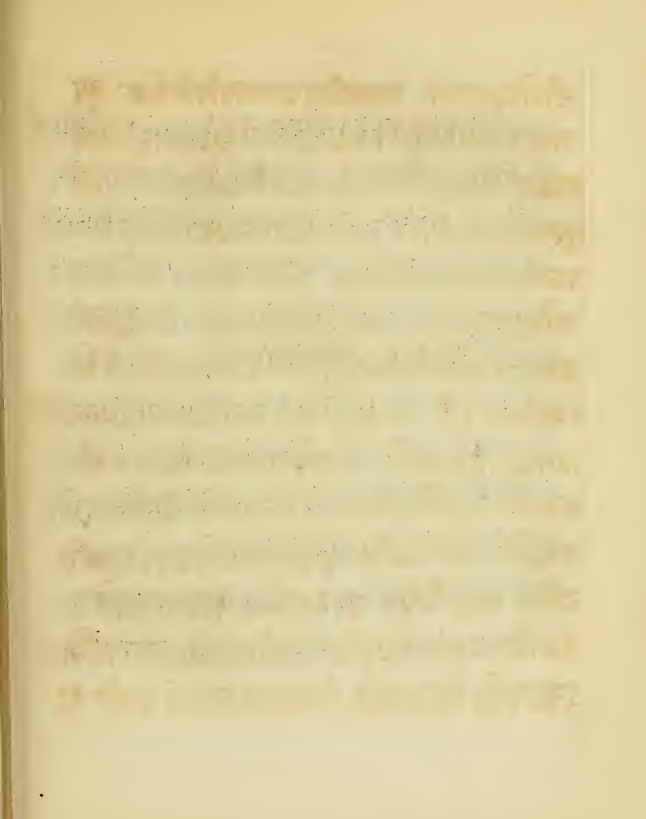
3

Bi/c/ht



श्रीगणेशायनमः समस्तविषयवासनाविनिर्मनः सप रमदंसकेवलेनिर्विग्रेषब्रह्मचिंननमावेवनिष्टनिसप रमदंसः यत्रज्ञ च चित्रिष्टति तजारो ज्ञ खेरस्प प्रज्ञानप्र ब्स्पवाखानंकियते एकमेवादिती यंब्रह्मेतिसिङ्गंत :। प्रज्ञानंस्वतस्वेतत्पंतद्विशेषाः अनेकप्रकाराः तन्मधे य यावेवुद्यावसारे रावारणानं क्रियते प्रहाष्ट्रं उत्हाष्ट्रं जानं प्रज्ञानं उपाधिरदिनंस्वतञ्चेतन्यंकालव्ययदितं अत स्यावयर दितं प्रयंचविनिर्मुकं स्वतंवंज्ञानेतत्रज्ञाने नामधेयं व्रह्मभवति यज्जानेनत्वमायाचैतन्यंभवति यज्ञानेनचत्रविं प्रातितन्वं चैतन्पंभवति किमिवस्य चद्धरिव अप्रिपात्रमिव चुंबकलोद्दमिव स्त्रधारचि अमिव काष्टाप्रिरिव प्रहायकायेव ग्रमनाप्रकारेण चैनन्यंसमस्तजगत्यपंचोत्पादकंकरोति ज्ञानप्राति रसाप्रान्न कियाप्रान्ति चैतन्गंजगदाकारंभवति ग्र Baerrod.

Hate V Transactory Implies post XXXIII and XXXIV CHAPTER OF BISESHT MAHAMONEE.



तएवर्निर्गतातः करणेन योत्रहारेण प्रावृग्रद्रणेकरोति निर्गतातः करणेन त्वचाद्यरेणस्पर्याग्रहणकरोाति नि र्गतांतः वत्रणेनचत्वद्वारेण हपप्रदणंकरोति निर्गतांतः करणेनजिहादारेणरसयदणंकरोति निर्गतानः करणेननासिकाडारेणगंधयदणंकरोति यानण्व पंचकर्मेडियप्रेरकः पंचनानेंडियप्रेरकः पंचमहाभू तप्रेरतः पंचतन्मावाणिप्रेरतः गुणवयप्रेरतः इत्ग दिसमलप्रपंचोत्पतिः प्रलयात्मककरोति जग त्साद्तित्वेनप्रपति तत्यं ज्ञानेनाम ब्रह्मध्येयंभवति तसात्वज्ञातप्राहेनतद्वस्वविप्रोषेण सर्वेश्वरःक खते तवसव्यार्डयाः मायाविद्यानदीनत्वं कः रोतिक इवनट द्व ॥ इति ऋग्वेदस्य प्रज्ञान प्रावृतिर्गा यः ॥ ॥

CHAPTER OF BISESHT

Plate VI Translator's proface page XXXIII and XXXIV

Basir.

#### ( xxxiii )

## Bisesht Mahamoonee upon the Reig Beid. \*

Shree Genâeshaye nemeh! femeste weesheye wasena veeneermooktêh fế Pěrěměhumfe. Kâêwělum něerwěessaê she Brehme chingtene matraêwe teefhtetee fe Peremehumfeh. Yetre köötre cheetteefhtětěč, tětr', adôû Rěčgbâcdufyě Prěgyaněshěbdufyě vyakhyanum kreeyetae. aekemaew' adweeteeyum Brehmaetee feeddhangteh: Pregyanum fweteschchitenyum tedweeschaeschah enaeke prekarah; těnmědhyâê yět, hāwībbööddhy' anööfarâêně vyakhyanum kreeyčtâe. Prekreshtum öötkreshtum gyanum Pregyanum: ööpad hee reheetum fweteschchitenyum. Kale treye reheetum; ewest, ha treye reheetum; prepunche veeneermooktum swetuntrum gyanum tet pregyanum nāmě dhâêyum Brěhmě bhěwětěě. Yěggyānaeně töö māyā chîtěnyum bhewetee, yegg yanaêne chetoorving shetee tetwum chiteryum bhewětěč, kčeměčwě; fooryes chekhyoo reewe, egnee patre měewe, chööm beke lohe meewe, sootredhare cheetre meewe, kasht' agnee reewe, pooroofhe chhayâêwe wate râênoo reewe, dhenoorddhere bane ěewe, breekye chhayâêwe; emoona prekarâêne chitenyum femefte jeget prepunch' otpadekum kerotee, gyaneshektee, eechhashektee, kreevashektee, chitenyum jegetakarum bhewetee: ete aewe neergětangteh kěrěnâêně shrötrě ddharâêně shebdě grehenum kěrötěě, nëërgëtangteh kërënaênë twëëha dwaraênë spërshë grëhënum kërotěč, něčrgětangteh kěrčnáêně chěkhyŏŏ dwaráêně rööpě grčhěnum kërötëë, nëërgëtangtëh kërënâênë jëëhwa dwaraênë rëfë grëhënum kërotëë, nëërgëtangtëh kërënâênë nafëeka dwarâênë gungdhë

\* See Plates No. 5 and No. 6.

grěhěnum

grehönum körötöö; ötö âêwö punchö körmingdrööyö pråérököh, punchó gyänindrööyö pråérököh, punchö möhäbhöötö pråérököh, punchö tönmätränöö pråérököh, göönö tröyö práérököh öötyädöö tömöttö pröpunch' ötpöttööh prölöyätmökum körötöö, jögötfäkhyöötwáénö pöfhyötöö. Töt prögyänum nämö Bröhmö dhyáéyum bhöwötöö, töfmät prögyänö fhöbdáénö töd Bröhmö wööfháéfnáénö förwáéfhöröh köt, hyötae; töbrö föötrödhär' ööfhöröh mäyä wöödhyä nötöö nröötyüm körötöö kö-ööwö nötö-ööwö, öötöö rögyänö fhöbdénöörnöyöh.

## Commentary of Bisessht Mahamoonee upon the 1ft Chapter of the Reig Beid.

+ CLORY be to Goneith! That which is exempt from all Defires of the Senfes, the fame is the mighty Lord. He is fingle, and than him there is Nothing greater. Brehm (the Spirit of God) is abforbed in Self-Contemplation : The fame is the mighty Lord, who is prefent in every Part of Space, whofe Omnifcience, as exprefied in the Reig Beid, I fhall now explain.—Brehm is one, and to him there is no Second ; fuch is truly Brehm. His Omnifcience is felf-infpired (or felf-intelligent) and its Comprehenfion includes every poffible Species.—To illuftrate this as far as I am able.—The moft comprehenfive of all comprehenfive Faculties is

Omni-

<sup>+</sup> An Invocation never omitted by a pious Gentoo upon the Commencement of any Bufinefs whatfoever.

Omnifcience; and being felf-infpired, it is fubject to no \* Accident of Mortality or Paffion; of Vice +; to it the  $\ddagger$  three Diffinctions of Time are not; to it the three § Modes of Being are not; it is feparated from the Univerfe, and independent of all. This Omnifcience is named Brehm. By this Omnifcient Spirit, the Operations of God are enlivened; by this Spirit alfo, the  $\parallel$  twentyfour Powers of Nature are animated. How is this? As the Eye by the Sun, as the Pot by the Fire, as Iron by the Magnet, as Variety of Imitations by the Mimic, as Fire by the Fuel, as the Shadow by the Man, as Duft by the Wind, as the Arrow by the Spirit the World Bow, and as the Shade by the Tree; fo by this Spirit the World

\* Of which they reckon five, Conception, Birth, Growth, Decay and Death.

† In Number fix, called Opädhee, viz. Luft, Anger, Avarice, Folly, Drunkennefs and Pride.

<sup>‡</sup> The paft, prefent and future.

§ To be awake, to fleep and to be abforbed in a State of Unconfcioufnefs-a Kind of Trance.

|| Viz. The five Elements (for the Hindoos add to the four a fubtile Æther, which they call Akāfh, and fuppofe to be the Medium of Sound)

The five Members of Action, Hand, Foot, Tongue, Anus and Yard.

The five Members of Perception, Ear, Eye, Nofe, Mouth and Skin. The five Senfes.

The three Difpolitions of the Mind, Delire, Passion and Tranquillity. Confciousnefs, or Self-Perception.

#### ( xxxvi )

is endued with the Powers of Intellect, the Powers of the Will. and the Powers of Action; fo that, if it emanates from the Heart by the Channel of the Ear, it caufes the Perception of Sounds ; if it emanates from the Heart by the Channel of the Skin, it caufes the Perception of the Touch; if it emanates from the Heart by the Channel of the Eye, it caufes the Perception of vifible Objects; if it emanates from the Heart by the Channel of the Tongue, it caufes the Perception of Tafte; if it emanates from the Heart by the Channel of the Nofe, it caufes the Perception of Smell. This alfo invigorating the five Members of Action, and invigorating the five Members of Perception, and invigorating the five Elements, and invigorating the five Senfes, and invigorating the three Difpolitions of the Mind, &c. caufes the Creation or the Annihilation of the Univerfe ; while itfelf beholds every Thing as an indifferent Spectator. Wherefore that Omniscience thus centered in Brehm is called Serwaesher (or the Lord of all;) and this Lord, as a Player doth, is perpetually fhifting his Modes of Operation, by a Variety of Gradations, as the Dancer shifts his Steps .--- Thus far the Doctrine of the Reig Beid.

THE Translator is confcious, that this short Account of the Shanforit is very defective and insufficient; but he must plead in his own Defence, that very lately only, and that altogether by Accident, he was enabled to procure even this sender Information; that the Pundits who compiled the Code were to a Man resolute in rejecting all his Solicitations for Instruction in this Dialect, and that the Perfuasion

#### ( xxxvii )

Perfuation and Influence of the Governor-General were in vain exerted to the fame Purpofe. However, fince the Completion of his former Tafk, he has been happy enough to become acquainted with a Bramin of more liberal Sentiments, and of a more communicative Difpofition, joined to an extensive Knowledge acquired both by Study and Travel: He eagerly embraced the Opportunity of profiting by the Help of fo able a Mafter, and means to exert all his Diligence upon fo curious and uncommon a Subject.

THE Hindoos as well as the Chinefe have ever laid claim to an Antiquity infinitely more remote than is authorized by the Belief of the reft of Mankind. It is certain however, that thefe two Nations have been acquainted with Letters from the very earlieft Period, and that their Annals have never been diffurbed or deftroyed by any known Revolution; and though we may come to the Perufal of their Records, armed with every Argument, and fortified even to Prejudice against the Admission of their Pretensions, at the fame Time placing the most implicit Reliance upon the Mosaic Chronology as generally received, yet their plaufible Accounts of those remote Ages, and their undeviating Confidence in their own Affertions, never can fail to make fome Impremion upon us, in proportion as we gain a clearer lnfight to them. Sufpicions of a like Nature are not totally without Foundation even in the Weftern World; and the confcientious Scruples of the Hiftoriographer of Mount Ætna (as mentioned in a late \* Publication) will always be of fome Weight in the Scale of Philofophy.

THE

<sup>\*</sup> Bydone's Letters.

#### ( xxxviii )

THE Hindoos then reckon the Duration of the World by four logues, or diffinct Ages.

1. THE Suttee Jogue (or Age of Purity) is faid to have lafted 3,200,000 Years; and they hold that the Life of Man was in that Age extended to 100,000 Years, and that his Stature was 21 Cubits.

2. THE Tirtāh Jogue (or Age in which one third of Mankind were reprobate) they suppose to have confisted of 2,400,000 Years, and that Men then lived to the Age of 10,000 Years.

'3. THE Dwāpāār Jogue (in which Half of the human Race became depraved) endured 1,600,000 Years, and Mens Lives were reduced to 1000 Years.

4. THE Collee Jogue (in which all Mankind are corrupted, or rather leffened, for that is the true Meaning of Collee) is the prefent Æra, which they fuppofe ordained to fubfift for 400,000 Years, of which near 5000 are already paft, and Man's Life in this Period is limited to 100 Years.

COMPUTATION is loft, and Conjecture overwhelmed in the Attempt to adjust fuch aftonishing Spaces of Time to our own confined Notions of the World's Epoch: To fuch Antiquity the 3 Mofaic

#### ( xxxix )

Mofaic Creation is but as Yefterday; and to fuch Ages the Life of Methufelah is no more than a Span !- Abfurd as this Gentoo Doctrine may feem, mere human Reafon, upon Confideration of the prefent contracted Measure of Mortality, can no more reconcile to itself the Idea of Patriarchal than of Braminical Longevity; and when the Line of implicit Faith is once extended, we can never afcertain the precife Limits beyond which it must not pass. One Circumstance must not be omitted, that the Ages allotted to Mankind in the feveral Jogues by the Bramins tally very exactly with those mentioned by Mofes, as far as the Chronology of the latter reaches. For the laft Part of the Dwapaar Jogue, in which Men are faid to have attained to One Thousand Years of Life, corresponds with the Mofaic Æra of the Antediluvians: And in the Commencement of the Collee Jogue, which comes very near to the Period of the Deluge, the Portion of human Existence was contracted to One Hundred Years, and is feldom fuppofed even to go fo far.

WE are not much advanced in our Inquiries, by allowing with fome excellent Authors, that most of the Gentoo Shafters (or Scrip-) tures) were composed about the Beginning of the Collee Jogue; for then we at once come to the immediate Æra of the Flood, which Calamity is never once mentioned in these Shafters, and which yet we must think infinitely too remarkable to have been even but flightly spoken of, much less to have been totally omitted, had it even been known in that Part of the World. The Bramins indeed remove this Objection by two Affertions; One, that all their Sc iptures tures were written before the Time by us allotted to Noah; the Other, that the Deluge really never took place in Hindoftan.

BUT to wave these vague and indefinite Disquisitions, it will not here be superfluous to quote a Passage or two from some of the most classical and authentic Shafters, which expressly determine and fix the Dates of their respective Æras to the earliest Jogues.

THE first Specimen here inferted is from the Book of Munnoo, which the Reader will observe stands foremost in the List of those which furnished the subsequent Code; and though the second Quotation is not so authoritative, as being the Production of a later Author (whose Name we do not recollect) in Testimony of the Date of another, yet Jage-Bulk is mentioned among the first Legislators, and his Books are valued for their Antiquity as well as their Excellence.

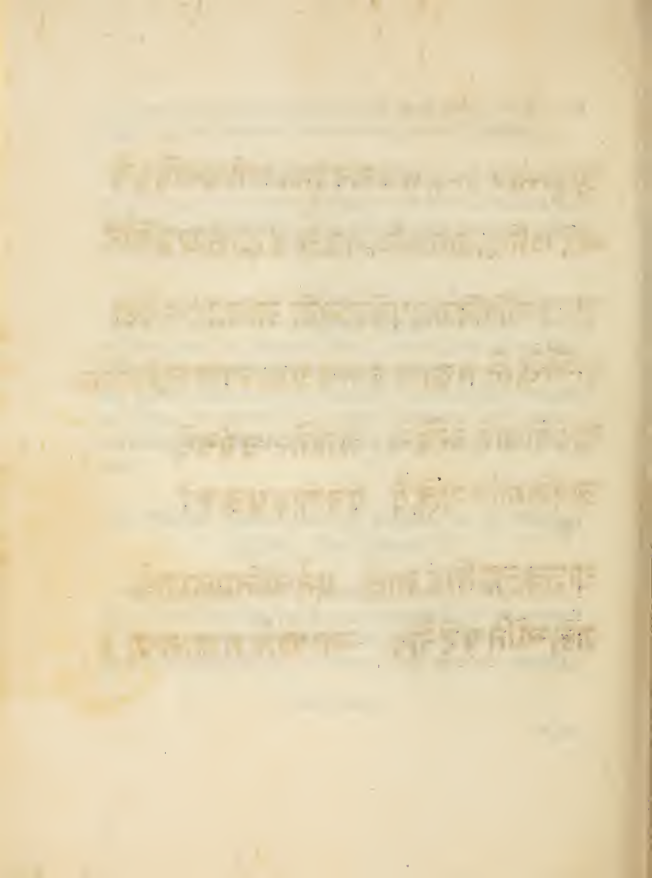
## An Ashlogue Munnee hurreneh Chhund, or of Nineteen Syllables, from Munnoo. +

Ebdānām defhekum fehefre defhekum yātum che fetyâe yoogâe Bhādrâe māfee kreetāmeyāhee menoonā brehmā gyeyā poorneemae Shāftrum neotee weechāre dherme jenekum gyānepredum ferwedā Bhoorlokâe heetekamgeyā menooprejā nāmā fmreeteer deepeekā.

+ See Plate No. 7.

WHEN

Contraction, and the first of reputition of HILL CREATE ARE ARE ARE AND THE PARTY STATE च कर्म विकड्पांड सके जानमा प्रयेश A CONTRACT OF A নাৰ্বা আনবলিয়া আননিপ্ৰযুক্ষাট जबसेका नहीं वे राष्ट्रका प्रवास र य/संदर्ग्या कि दे पा के अमेनी विकास सह মন্ত্ৰ লগতি মহাইব নগতি হৈ হাজালয়



# ग्रुहानां र प्रावं सहसदप्रावं यातं चसत्पेयुगे भाइ मासिहनामयादि मन ना बह्या ज्या प्रणिमे प्रास्त्रेनीतिविचारधरीजनकं ज्ञानप्रदेसवेटा श्रेली के दिन काम्पयामनु प्रजा नामास्मृतिरीणिका चेतायां यात्तवत्केन वातीतेनवणेचके अप गवार म त्रावणेगाति युत्तेवे पंचमांबुधवासरे याज्ञवल्कामिटं शास्त्रे धर्मनीनिप्रका शके राजनीतिप्रदंचैव नराणांदितकामया॥

ASHLOGUES.

Plate VII. Translator's prejuce page XL.

Bizs v. "



WHEN ten thousand and ten Years of the Suttee Jogue were past, on the Night of the Full Moon, in the Month Bhadun, I Munnoo, at the Command of Brehma, finished this Shafter, that speaks of Mens Duty, of Justice, and of Religion, ever instructive.

THIS Treatife, called Munnoo Smiftee, will enlighten the World like a Torch.

Two Ashlogues Anúshtofe Chhund, or of eight Syllables, upon Jage-Bulk. 4

Trăĕtāyām yāgyčwĕlkâênĕ Shrāwĕnâê māfĕĕ ſhŏŏklâê chĕč Yāgyĕwĕlky' ābhĕĕdum ſhāſtrum Rājenēētĕĕ prĕĕdum chīwč.

Vyětēe táé něwě punchěkáé Punchěmyām böödhěwäfěráé Dhěrmě neetěš prěkäfhěkum Něrānām hěetěkāmyěyā.

IN the Tirtāh Jogue, the Author Jage-Bulk, when ninety-five Years were paft, in the Month of Sāwun, on the Moon's Increase, on the Wednefday (or literally on the Day of \*Mercury) finished the Treatife,

#### + See Plate No. 7.

L

\* It is very remarkable, that the Days of the Week are named in the Shanferit Language from the fame Planets to which they were affigned by the Greeks and Romans.

Audčětyě Wār<br/>Rěběž WārSolis Dies.Sömě WārLunæ Dies.Sömě WārMartis Dies.Böödhě WārMercurii Dies.Brčě čípět WārJovis Dies.Shöökrè WārVeneris Dies.Shěnlíchěr WārSaturni Dics.

Auděetyč } Rebee	the Sun.
Sõmě	the Moon.
Mungčlě	Mars.
Böödhe	Mercury.
Breeheipet	Jupiter.
Shootre	Venus.
Shönficher	Saturn.

called

#### ( xlii )

called Jage-Bulk, which fets forth the Offices of Religion, and alfo informs Men of the Duties of the Magistrate.

WHAT Periods shall we possibly affign to these Writers, if we difallow the Authorities here quoted? If they are falle, there must have l een a Time when the Imposition would have been too palpable to have paffed upon Mankind, and when the concurrent Teftimony of the whole World would have rifen up in Judgment against it; for if we grant Munnoo's Works to have been published during his own Life-Time, it is impossible that he should have ventured to utter fo monftrous a Forgery; and if they were concealed till after his Death, could the Memory of his late Existence be fo shortly obliterated through the whole Country ?- But fuppofing fo much of the Book as relates to the Date to have been foifted in by another, and afterwards produced as a Part of the original Text, which till that Time had lain undifcovered, Nobody furely would have believed him in Opposition to the universal Faith! for fo miraculous a Fiction could rever gain Credit but upon the Support of fome Principle of religious Opinion, and every Religion has eftablished a Chronology of its own : Befides, can it be poffible, that none of Munnoc's Cotemporaries, none of the fucceeding Writers should have recorded to striking a Circumftance? for if the whole Indian World had till that Time believed with us in a Chronology nearly answering to that of Moses, fo aftonishing a Change in their Sentiments upon the Introduction of the Doctrine of the Jogues would have furnished ample Matter for a thousand Volumes; but on the contrary, all the Parts of every Shafter 3

#### ( xliii )

Shafter (however different from each other on religious Subjects) are yet uniform and confiftent throughout upon this; the fame Mode of computing their Annals has always obtained, and the fame Belief of the Remotenefs of Antiquity that now prevails may be proved to have been univerfally acknowledged, even at the Time in which fome pretend to fix the first Appearance of Letters in Hindostan.

RAJAH PRICHUTT, who though ranked as a modern on the Records of India, is yet known to have lived in the earlieft Ages of the Collee Jogue, was no lefs anxious than modern Philofophers are to pierce through the Obfcurity of Time, and to trace the Progrefs of the World from its Infancy; at his Inftigation a Work was compoled by Shukeh Diew, a learned Bramin (Son of Beäls, the famous Author of the Mahābāret) containing the Hiftory of India through the three pieceding Jogues, with the Succeffion of the feveral Rejahs, and the Duration of their Reigns. This curious Hiftory, called SHREE BHAG-BUT, fill fubfifts, divided into twelve Afcund or Books (literally Branches) and three thoufand and twenty Chapters. What fhall we fay to a Work compoled four thoufand Years ago, and from thence tracing Mankind upwards through feveral millions of Years? Muft we anfwer, that the Earth was at that Time an uninhabited Marfh, ftill flowly emerging from an univerfal Inundation?

GREAT furely and inexplicable muft be the Doubts of mere human Reafon upon fuch a Dilemma when unafilited and uninformed by Divine Revelation; but while we admit the former in our A sument,

#### ( xliv )

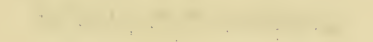
ment, we profefs a most unshaken Reliance upon the latter, before which every Suspicion must subside, and Scepticism be absorbed in Consistion: Yet from the Premises already established, this Conclusion at least may fairly be deduced, that the World does not now contain Annals of more indisputable Antiquity than those delivered down by the ancient Bramins.

COLLATERAL Proofs of this Antiquity may be drawn from every Page of the prefent Code of Laws, in its wonderful Correspondence with many Parts of the Institutes of Moses, one of the first of known Legislators; from whom we cannot possibly find Grounds to suppose the Hindoos received the smallest Article of their Religion or Jurisprudence, though it is not utterly impossible, that the Doctrines of Hindoolan might have been early transplanted into Egypt, and thus have become familiar to Moses.

THE Gentoos have in all Ages believed in the Tranfmigration of Souls, which they denominate Kāyāprĕwâêih and Kāyāpĕlùt: This latter literally anfwers to the Word Metempfychofis.—An ancient Shafter, called the Gēētā, written by Adhâê Doom, has a beautiful Stanza upon this Syftem of the Tranfmigration, which he compares to a Change of Drefs.

An



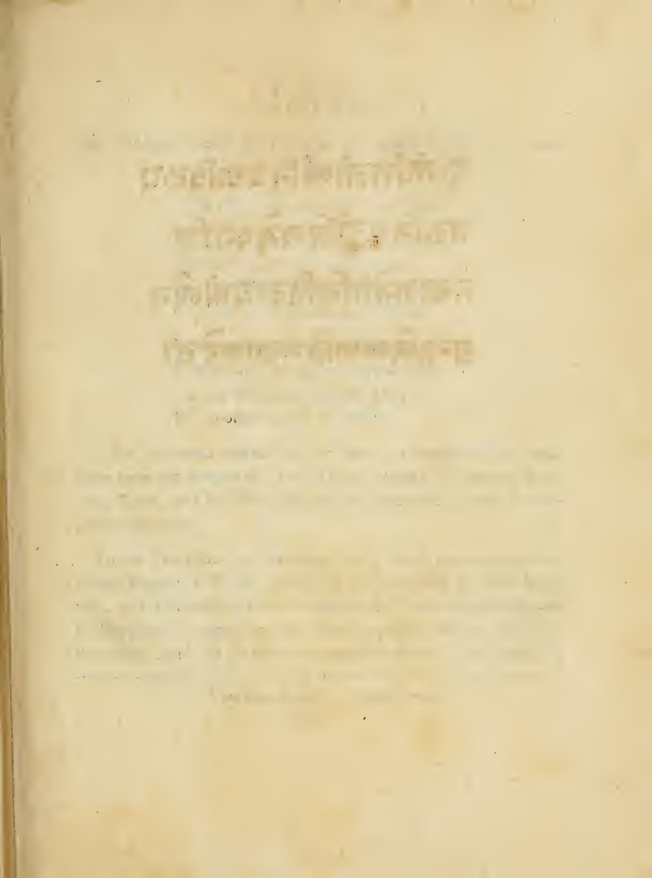


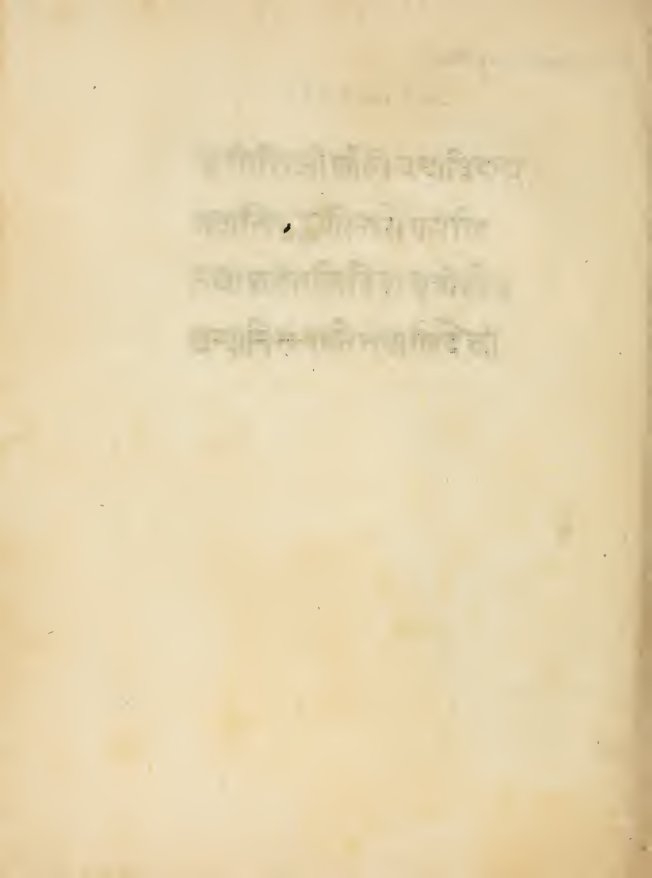
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Barnet

**ASHLOGUE**.

## वासांसिजी र्णनिययाविद्राय नवानिष्टङ्गातिनरो पराणि नघाप्रारीराणिविद्रायजीर्णन् अन्गानिसंयानिनवाणिदेद्री





#### ( xlv )

## An Ashlogue Cabee Chhund, or of eleven Syllables in each Line.\*

### On the Transmigration of Souls.

Wafamfëë jeernančë yët, ha wëëhayë Nëwanëë grëhnatëë nëro përanëë, Tët, ha fhëreeranëë wëëhayë jeernan Enyanëë fumyatëë nëwanëë daêhee.

As throwing afide his old Habits, A Man puts on others that are new, So, our Lives quitting the Old, Go to other newer Animals.

+ AN ingenious Author of our own has well explained their Ideas upon the Subject of a future State, though he laments at the fame Time, that his Materials were too imperfect to afford complete Information.

THEIR Creed then is, that those Souls which have attained to a certain Degree of Purity, either by the Innocence of their Manners, or the Severity of their Mortifications, are removed to Regions of Happines, proportioned to their respective Merits: But that those who cannot fo far furmount the Prevalence of bad Example,

٠	See	Plate	No.	8.	†	Mr.	Holwell,
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502

#### ( xlvi )

and the forcible Degeneracy of the Times, as to deferve fuch a Promotion, are condemned to undergo continual Punifhment in the Animation of fucceffive animal Forms, until at the ftated Period another Renovation of the four Jogues fhall commence upon the Diffolution of the prefent.

THEY fuppofe that there are fourteen Bhoobuns or Spheres, feven below and fix above the Earth; the feven inferior Worlds are faid to be altogether inhabited by an infinite Variety of Serpents, deferibed in every monftrous Figure that the Imagination can fuggeft; hence the Reafon why fuch particular Mention is made of Serpents in the Account of the Creation prefixed to this Code. The Earth is called Bhoor, and Mankind who inhabit it Bhoor-logue; an Inftance of which may be feen in the Stanza quoted from Munnoo: The Spheres gradually afcending from thence are,

1st. BOBUR, whose Inhabitants are called the Bobur-logue. 2d. The Swergeh-logue. 3d. The Mahurr-logue. 4th. The Junneh-logue. 5th. The Tuppeh-logue. 6th. The Suttee-logue.

THE Böbur is the immediate Vault of the visible Heavens, in which the Sun, Moon, and Stars are placed. The Swergeh is the first Paradife and general Receptacle for those who merit a Removal from the lower Earth. The Mahurr-logue are the Fakeers, and fuch Perfons as by Dint of Prayer have acquired an extraordinary Degree of Sanctity. The Junneh-logue are also the Souls of pious 3 and

# ( xlvii )

and moral Men; and beyond this Sphere they are not fuppofed to pafs without fome uncommon Merits and Qualifications. The Sphere of Tuppeh is the Reward of thofe who have all their Lives performed fome wonderful Act of Penance and Mortification, or who have died Martyrs for their Religion. The Suttee or higheft Sphere is the Refidence of Brihmā and his particular Favourites, whence they are also called Brihmā-logue: This is the Place of Deftination for those Men who have never uttered a Falsehood during their whole Lives, and for those Women who have voluntarily burned themselves with their Husbands. How shall we reconcile fo splendid and exalted a Benediction pronounced upon this spontaneous Martyrdom, with the Affertion of an Author, that the Cuftom for the Wives to burn themselves with their Husbands Bodies was never reckoned a religious Duty in India? This Circumstance will again prefent itself in the Remarks on the Chapter of Women.

BUT it is now Time to draw this Effay towards a Conclusion, by confining ourfelves to the more immediate Explanation of fuch Parts of the Code as may not feem entirely confistent with European Opinions, or European Justice.

THE Work opens with a fhort Preliminary Difcourfe, written by the Bramins themfelves, as well to fet forth the Motives and Ufes of the Compilation, as to gratify the honeft Vanity of every fenfible Mind, in giving fome Account of itfelf and of its Labours. Nothing can be more remote from a fuperfitious Adherence to their own

## ( xlviii )

own domeftic Prejudices, or more truly elevated above the mean and felfifh Principles of Prieftcraft, than the genuine Dignity of Sentiment that breathes through this little Performance. Few Chriftians, with all the Advantages of enlightened Underftandings, would have expressed themfelves with a more becoming Reverence for the grand and impartial Defigns of Providence in all its Works, or with a more extensive Charity towards all their fellow Creatures of every Profession. It is indeed an Article of Faith among the Bramins, that God's all merciful Power would not have permitted fuch a Number of different Religions, if he had not found a Pleafure in beholding their Varieties.

THE firft Section of the Preface contains an Account of the Creation, literally as the Gentoos believe it to have been performed: The four great and original Tribes are there faid to have proceeded from the four different Members of Brihmā, the fuppofed immediate Agent of the Creation under the Spirit of the Almighty. The Hindoos do not fuppofe that thefe feveral Parts of the Creator, affigned for their Production, are a fymbolical Token or Defeription of the refpective Duties of their Stations; but that the feveral Qualifications of each Caft, and the enjoined Exercise of those Qualifications, are the natural and unavoidable Refult of the prefiding Function in each of the Members of their first Parent.

THE

## ( xhix )

THE Bramin from the Mouth – (Wifdom) to pray, to read, to inftruct.

THE Chehteree from the Arms-(Strength) to draw the Bow, to fight, to govern.

THE Bice from the Belly or Thighs-(Nourishment) to provide the Necessaries of Life by Agriculture and Traffic.

> THE Sooder from the Feet—(Subjection) to labour, to ferve, to travel.

THESE four great Tribes comprehend the first grand Divisions of a well-regulated State. The Mechanic, or petty Dealer, as a Branch of lefs Importance, and administering rather to the Luxuries than to the Necessities of Life, is furnished from a fifth adventitious Tribe, called BURRUN SUNKER, which is again subdivided into almost as many separate Casts as there are Trades or Occupations to be exercised by its Members. The same Principle of Government, though under a different Modification, is faid to prevail in China, where every Man is enjoined by Law to follow the Business of his Father, and forbidden to thrust himself into any other Profession.

BUT while we commend the Policy of the ancient Hindoos, we must lament their most deplorable Ignorance in some of the practical N - Sciences, Sciences, particularly Geography, to which they must give up all Pretensions after their extravagant Description of the seven Deeps, which they suppose to be so many Continents separated from each other by an almost infinite Ocean, but yet all belonging to the fame World which themselves inhabit.

THE other Division of the Preface contains the requisite Qualifications for a Magistrate and the Duties of his Station; most of the Rules there laid down are very pertinent, and display an accurate Knowledge of the human Heart.—But as the necessary Limits of an Essay like this do not give Room or Opportunity for a general and diffusive Criticism, it is here intended only to speak of fuch particular Parts and Passages of the Work as contain something peculiar, local, or characteristic.

AMONG the Qualities required for the proper Execution of publick Bufinefs, Mention is made, "That a Man muft be able to keep "in Subjection his Luft, his Anger, his Avarice, his Folly, and "his Pride." Thefe Vices are fometimes denominated in the Shanferit under the general Term Opadhee, a Word which occurs in the quoted Specimen of the Comment upon the Reig Beid. The Folly there fpecified is not to be underftood in the ufual Senfe of the Word in an European Idiom, as a negative Quality, or the mere Want of Senfe, but as a Kind of obftinately flupid Lethargy, or perverfe Abfence of Mind, in which the Will is not altogether paffive: It feems to be a Weaknefs peculiar to Afia, for we cannot find find a Term by which to express the precise Idea in the European Languages; it operates fomewhat like the violent Impulse of Fear, under which Men will utter Falsehoods totally incompatible with each other, and utterly contrary to their own Opinion, Knowledge, and Conviction; and it may be added also, their Inclination and Intention. A very remarkable Instance of this temporary Frenzy happened lately in the Supreme Court of Judicature at Calcutta, where a Man (not an Idiot) fwore upon a Trial, that he was no Kind of Relation to his own Brother who was then in Court, and who had constantly supported him from his Infancy; and that he lived in a House by himself, for which he paid the Rent from hisown Pocket, when it was proved that he was not worth a Rupee, and when the Person in whose House he had always resided stoodat the Bar close to him.

WHENEVER the Word Folly included among the Vices abovementioned occurs in this Code, it must always be underftood to carry the Meaning here defcribed.—Another Conjecture, and that exceedingly acute and ingenious, has been started upon this Folly, that it may mean the Deception which a Man permits to be imposed on his Judgment by his Passions, as Acts of Rapacity and Avarice are often committed by Men who afcribe them to Prudence and a just Affertion of their own Right; Malice and Rancour pass for Justice, and Brutality for Spirit. This Opinion, when thoroughly examined, will very nearly tally with the former; for all the Passions, as well as Fear, have an equal Efficacy to disturb and

#### ( 1ii )

and diffort the Mind: But to account for the Folly here fpoken of, as being the Offspring of the Paffions, inflead of drawing a Parallel between it and the Impulses of those Paffions, we must suppose the Impulse to act with infinitely more Violence upon an Afiatic Mind than we can ever have seen exemplified in Europe. It is however something like the Madness so inimitably delineated in the Hero of Cervantes, fensible enough upon some Occafions, and at the same Time completely wild, and unconfcious of itself upon others; and that too originally produced by an Effort of the Will, though in the End overpowering and superfeding its Functions.

IT will no doubt ftrike the Reader with Wonder, to find a Prohibition of Fire-Arms in Records of fuch unfathomable Antiquity; and he will probably from hence renew the Sufpicion which has long been deemed abfurd, that Alexander the Great did abfolutely meet with fome Weapons of that Kind in India, as a Paffage in Quintus Curtius feems to afcertain. Gunpowder has been known in China, as well as in Hindoftan, far beyond all Periods of Inveftigation.—The Word Fire-Arms is literally Shanfcrit Agnee-after, a Weapon of Fire; they defcribe the firft Species of it to have been a Kind of Dart or Arrow tipt with Fire, and difcharged upon the Enemy from a Bamboo. Among feveral extraordinary Properties of this Weapon, one was, that after it had taken its Flight, it divided into feveral feparate Darts or Streams of Flame, each of which took effect, and which, when once kindled, could not be extinguifhed;

## ( liii )

tinguished ;\* but this Kind of Agnee-after is now loft.—Cannon in the Shanfcrit Idiom is called Shët-Aghnee, or the Weapon that kills a hundred Men at once, from (Shëtë) a Hundred, and ghënčh to kill; and the Pooran Shafters, or Histories, afcribe the Invention of these destructive Engines to Běěshoökermā, the Artist, who is related to have forged all the Weapons for the War which was maintained in the Suttee Jogue between Dewtā and Offoor (or the good and bad Spirits) for the Space of one hundred Years.—Was it Chance or Inspiration that furnished our admirable Milton with exactly the same Idea, which had never before occurred to an European Imagination ?

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THE Battles which are deferibed in this Section, ridiculous as they may appear, when compared with the modern Art and Improvement of War, are the very Counterparts of Homer; for, in the early Ages of Mankind, a Battle appears to have been little more than a Set of diffinct Duels between Man and Man; in which. Cafe, every Circumftance pointed out in this Part of the Magiftrate's Duty might naturally be expected to occur: And this is a forcible Argument to prove, that the Compilers have not foifted into the Code any novel Opinions of their own, when in this Place hardly one of the Principles of War, as flated by them, is applicable to the prefent Syftem and Situation of Mankind.

THERE is a particular Charge to the Magistrate to forbid all Fires in the Month Cheyt, or Part of March and April; this is.

\* It feems exactly to agree with the Feu Gregeois of the Crufades.

#### ( liv )

an Inflitution moft wifely and ufefully calculated for the Climate of Hindoftan, where, for above four Months before that Time, there falls no Rain, and where the Wind always blows hard in that Month, and is very dry and parching, fo that every Thing is in the moft combuftible Situation, and the accidental burning of a Handful of Straw may fpread a Conflagration through a whole City.—It is obfervable in India to this Day, that Fires are more frequent and more dangerous in the Month Cheyt than in all the reft of the Year.

UPON the whole, the Scope and Matter of this Section is excellent; and, divefted of the peculiar Tinct it has received from the religious Tenets of its Authors, is not unworthy the Pen of the most celebrated Politicians, or Philosophers of ancient Greece.

CHAP. I. THE Code begins with Regulations for that which is one of the first Cements of civil Society, the Mutuation of Property; which, though equally neceffary and advantageous to the Public, must be confined within certain Limits, and conducted upon the Faith of known Laws, to render it fafe, confidential, and equitable. The favourable Distinctions marked towards fome Tribes, and apparent Severity with respect to others, in this Chapter, though perhaps not reconcileable to our Ideas of focial Compact, must be fupposed perfectly confonant to the Maxims of the Gentoos, and familiar to their Comprehensions, as it may be observed, that the Compilers have been for pulsely exact, in pointing out all such a Cafes Cafes as have received different Decifions in the different Originals from whence the Abftract is felected. Indeed, the Bramins, indifputably perfuaded that their Origin is from the Mouth, or fuperior Member, of their Creator, and confequently that the Superiority of their Tribe is interwoven with the very Effence of their Nature, efteem that to be a full and fatisfactory Plea for every Advantage fettled upon them, above the reft of the People, by the Laws of their Country; nor are the other Cafts difcontented with the Lot to which they have been accuftomed from their earlieft Infancy; if they blame any Thing, it is that original Turn of Chance which gave them rather to fpring from the Belly or the Feet of Brihmā, than from his Arms or Head.

THE different Rate of Intereft, eftablished in this Chapter to be paid for the Use of different Articles, is perhaps an Institute peculiar to Hindostan; but it reflects a strong Light upon the Simplicity of ancient Manners, before Money was universally current as the Medium of Barter for all Commodities, and is at the fame Time a weighty Proof of the great Antiquity of these Laws, which feem calculated for the crude Conceptions of an almost illiterate People upon their first Civilization.

CHAP. II. THE Rights of Inheritance, in the fecond Chapter, are laid down with the utmost Precision, and with the strictest Attention to the natural Claim of the Inheritor, in the feveral Degrees of Assinity. A Man is herein confidered but as Tenant for Life

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# ( lvi )

in his own Property; and, as all Opportunity of diftributing his Effects by Will, after his Death, is precluded, hardly any Mention is made of fuch Kind of Bequeft. By thefe Ordinances alfo, he is hindered from difpoffeffing his Children of his Property in Favour of Aliens, and from making a blind and partial Allotment in Behalf of a favourite Child, to the Prejudice of the reft; by which the Weaknefs of parental Affection, or of a mifguided Mind in its Dotage, is admirably remedied. Thefe Laws alfo ftrongly elucidate the Story of the Prodigal Son in the Scriptures; fince it appears from hence to have been an immemorial Cuftom in the Eaft, for Sons to demand their Portion of Inheritance during their Fathers Life-Time, and that the Parent, however aware of the diffipated Inclinations of his Child, could not legally refufe to comply with the Application.

THOUGH Polygamy has been conftantly practifed and univerfally allowed under all the Religions that have obtained in Afia, we meet with very few Inftances of permitted Polyandry, or a Plurality of Hufbands, fuch as mentioned in the fourteenth Section of this Chapter: But a Gentleman, who has lately vifited the Kingdoms of Boutān and Thibet, has obferved, that the fame Cuftom is almost general to this Day in those Countries; where one Wife frequently ferves all the Males of a whole Family, without being the Caufe of any uncommon Jealous or Difunion among them.

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( lvii )

THE characteristic Enthusiasim of the Gentoos is strongly marked in feveral Parts of this Chapter, where it appears, that the Property of a Bramin is confidered as too facred to fall into profane Hands, even those of the Magistrate; which proves also that the Magistrates are not Bramins. At the fame Time, we cannot help noticing many striking Instances of Moderation and Self-Denial in the Members of this Tribe, who, being at once the Priefts and Legiflators of the Country, have yet refigned all the fecular and executive Power inte the Hands of another Caft; for it appears, that no Bramin has been properly capable of the Magistracy fince the Time of the Suttee They have also in one Place ordained, that, "" If a Widow logue. " should give all her Property and Estate to the Bramins for reli-" gious Purpofes, the Gift indeed is valid;" that is, it comes within the Letter of the Law : "But the Act is improper, and the Woman " blameable." Such a Cenfure, though not amounting to an abfolute Prohibition, is furely a fufficient Warning to those whose weak Bigotry might thus lead them to Error, and an Argument that thefe Lawgivers were free from all the narrow Principles of felf-interefted Avidity. The only Privilege of Importance, which they feem to have appropriated to themfelves in any Part of this Compilation, is an Exemption from all capital Punishment: They may be degraded, branded, imprisoned for Life, or sent into perpetual Exile; but it is every where expressly ordained, that a Bramin shall not be put to Death upon any Account whatfoever.

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CHAP. III.

## ( Iviii )

CHAP. III. THE Chapter of Juffice, in its general Tendency, feems to be one of the beft in the whole Code. The neceffary Qualifications for the Arbitrator, the Rules for the Examination of Witneffes, and the Requifites for Propriety of Evidence, are ftated with as much Accuracy and Depth of Judgment as the Generality of those in our own Courts. In this Chapter Mention is made of the Purrekeh, or Trial by Ordeal, which is one of the most ancient Institutes for the diffinguishing Criterion of Guilt and Innocence that hath been handed down to us by facred or profane History: Fire or Water were the usual Resources upon these Occasions, and they were constantly prepared and fanctified by the Solemnities of a religious Ceremonial. The Modes of this Ordeal are various in India, according to the Choice of the Parties or the Nature of the Offence; but the Infallibility of the Result is to this Day as implicitly believed as it could have been in the darkeft Ages of Antiquity.

WE find a particular Injunction and Defeription of a certain Water Ordeal among the first Laws dictated to Moses by God himfelf; it is contained in the fifth Chapter of Numbers, from the twelfth to the thirtieth Verse, and is for the Satisfaction of jealous Husbands, in the immediate Detection or Acquittal of their Wives.

CHAP. IV. V. and VI. IN the two fucceeding Chapters no unufual Matter occurs, but fuch as good tenfe and a Freedom from Prejudice will eafily develope : But, in the fecond Section of the fixth Chapter, a Paffage appears, which, upon a flight Examination, might give the 3 Reader Reader a very indifferent Opinion of the Gentoo System of Govern-ment, viz. "A Law to regulate the Shares of Robbers." This Ordinance by no Means respects the domestic Disturbers of the Tranquillity of their own Countrymen, or Violators of the first Prin-ciples of Society, but only fuch bold and hardy Adventurers as fally forth to levy Contributions in a foreign Province. Unjust as this Behaviour may appear in the Eye of Equity, it bears the most genuine Stamp of Antiquity, and corresponds entirely with the Manners of the early Grecians, at or before the Period of the Trojan War, and of the Western Nations, before their Emersion from Barbarism; a Practice still kept up among the pyratic States of Barbary to its fullest Extent by Sea, and, probably among many Herds of Tartars and Arabian Banditti by Land. However, the known Existence and Originality of this favage System will justify the Gentoo Magistrate. of those ancient Periods in affisting the Freebooters with his Advice. and participating in their Plunder, when, at that Time, fuch Expeditions were effeemed both legal and honourable.

It is not neceffary, in an Effay like this, to attempt an Inveftigation of every local Anomaly, or national Peculiarity, that may arife in the Courfe of this Work; but merely to fpeak of fuch as feem to contradict the general Opinions of Mankind, and to round off those harsher Features of the Picture which appear unnatural. or difforted, as well as uncommon.

CHAP. VII. and VIII. OMITTING therefore the Modes of Gift in the feventh Chapter, and the particular Ordinances refpecting Slaves

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in the eighth, let us proceed to the fecond Section of the ninth Chapter, "Of the Wages of Dancing Women or Proftitutes."

CHAP. IX. FROM the most distant Ages the Asiatic World has observed the Custom of employing Women trained up, and hired for the Purpose to sing and dance at the public Festivals and religious Ceremonies. We find that, "When David was returned "from the Slaughter of the Philistines, the Women came out of "all the Cities of Israel finging and dancing to meet King Saul, "with Tabrets, with Joy, and with Instruments of Music."

IT is ftill an univerfal Practice among the Gentoos, to entertain a Number of fuch Women for the Celebration of their folemn Feftivals; and in many Parts of the Deccan, a Band of them is kept in every Village at the public Charge, and they are frequently difpatched to meet any Perfon paffing in a public Character, exactly conformable to the Reception of Saul by the Women of Ifrael. Probably their being expofed to general View and to a free Converfation with Men (fo contrary to the Referve and Privacy of the reft of their Sex in Afia) firft betrayed them into Profitution : And in former Ages, a Profitute feems to have been by no Means fo defpicable a Character as at prefent, fince one of the firft Acts of King Solomon's Government that was thought worthy to be recorded was a Decifion from the Throne, upon the Suit of two Harlots. Many-States, even among the Moderns, have found the Neceffity as well as Utility of tolerated Profitution; they have difcovered

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#### ( 1xi )

it to be one of the moft effectual Methods for preferving the Peace of Families and the Health of Individuals; and Publick Stews have accordingly been licenfed under every Regulation that could be devifed to obviate their probable ill Effects, and to fecure all their Advantages; fo, in Afia, the Profefilon of Singing and Dancing by diftinct Sets or Companies naturally formed thefe Women into a Kind of Community. And as the Policy of a good Government will always look with an Eye of Regard upon every Branch of Society, it was but juft and proper to enact Laws for the Security and Protection of this Publick Body, as well as of the reft of the State, particularly as the Sex and Employment of thofe who compofed it rendered them more than utually liable to Infult and ill Ufage.

It can be no Objection to the Rules laid down in this Place, that the Language in which they are delivered is plain even to Groffnefs; it is well known that the Ancients, even in their moft refined Ages, admitted a Freedom of Speech utterly incompatible with the Delicacy of modern Converfation, and that we are on that Account frequently much embarrafied in translating even the most classical Authors of Greece and Rome.—Indecency too feems to be a Word unknown to the Law, which ever infifts upon a fimple Definition of Fact. The English Courts, upon Trials for Rape or Adultery, are full as little modest and equivocal in their Language as any Part of this or fome of the fucceeding Chapters; neither Rank nor Sex, nor Innocence can protect a Woman who is unfor-

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#### ( lxii )

tunate enough to be called in as a Witnefs, even upon the moft trivial Points of fuch a Caufe, from being obliged to hear, and even to utter the moft indecent and fhocking Exprefilions, which are neceffarily urged upon her, fo far as to authenticate every Circumftance in Queftion, without the leaft Difguile of Circumlocution or Referve in Favour of Modefty: Yet Trials of this Nature are publifhed at length among us, and read with Eagernefs, as much perhaps to the Scandal of the Law as to the Corruption of our Imaginations, and the Debafement of our Manners.

BUT a Work upon fo diffusive a Plan as that of this Code is calculated for the Perufal of the Judge and of the Philosopher, and is far above the Cavil of narrow Understandings and felfish Prejudices. These indeed will sometimes feel, or pretend to feel, a greater Shock at the Mention of certain Crimes, than it is to be subjected they would undergo in the Commission of them; but for the Warning of the Subject, and for the Guidance of the Magistrate, no Delineation of Offences can be too minute, and no Discrimination too particular.

CHAP. XVI. FROM hence, in Conformity to the Intention of this Treatife, we fhall at once proceed to the fixteenth Chapter of Affault, and of Preparation to Affault; which feems entirely founded upon the peculiar Tendernefs of a Gentoo's Confcience, with refpect to the Purity of his Caft. Here we fee almost every Uncleannefs that can be practifed accurately specified, and strongly prohibited;

### ( lxiii )

ed; and the Penalty is conftantly enhanced in Proportion to the Rank or Circumftances of the Parties. The fame Notions of Defilement from Contact with any unclean Article appear to have been diligently inculcated into the Jews by their infpired Legiflator; and the nineteenth Chapter of Numbers bears an evident Relation to the Spirit and Meaning of the Chapter here, though it differs in the Statement of the feveral Objects from whence the Defilement is fuppofed to proceed. The Regulations before us were entirely neceffary for a People, whofe very Degree and Place in Society were conditionally dependant upon a ferupulous Avoidance of all Uncleannefs. Hence even the Preparation or Attempt to Affault was forbidden, as well as the Act itfelf; and the tautologicalEnumeration of every poffible Mode of this Affault, by the moft minute Gradations, needs no other Plea to reconcile it to our Ideas.

CHAP. XVII. THE Chapter upon Theft contains a complete Anfwer to every Objection that might be brought against a former Expression in the Code, "Of the Magistrates sharing in the Plun-"der of Robbers," as almost every possible Species of Fraud or Robbery is in this Place impartially condemned. Among other Punishments, those of "Cutting off the Hair, Shaving with the Urine of an Afs, &c." are feveral Times mentioned. These are like the Stocks and Pillory among ourfelves, intended to operate upon the Feelings of the Mind, rather than those of the Body, and, by awakening the Senfe of Shame andDifgrace, to obviate the Necesfity of Corporal Chastisfement. They are constantly confidered among

## ( Txiv )

among the Hindoos as the most complete Degradation they can undergo, next to the absolute Loss of Cast. And some imagine, though without Foundation, that they are by this Punishment really expelled from their Tribe; that however is not the Case, they are meant merely as temporary Humiliations, and as a Kind of Warning, that upon the next Offence the Sword of Justice will be aimed at the Head itself.

The Fines or Penalties enjoined for concealed Theft, in the third Section of this Chapter, comprehend moft of the Modes of Capital Punifhment preferibed by ancient or modern Tribunals. Hanging and Crucifixion feem to have been the ufual Kinds of Death inflicted by the Jews; but their Laws were alfo no Strangers to the Practice of Burning, as we find by the twenty-first Chapter of Leviticus: "The Daughter of any Priest, if the profane herfelf "by playing the Whore, the profaneth her Father, the thall be "burned with Fire."

THE Crime of Men-stealing, mentioned in this Part of the Code, however repugnant to every Principle of Humanity, is not by any Means peculiar to the Gentoos, for it is likewife forbidden, under Pain of Death, in Deuteronomy, Chapter twenty-fourth: "If a "Man be found stealing any of his Brethren of the Children of "Ifrael, and maketh Merchandize of him, then that Thief shall "die, and thou shalt put away Evil from among you."

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#### (lxv)

THIS Part of the Compilation exhibits a Variety of Crimes punishable by various Modes of capital Retribution, contrary to the general Opinion adopted in Europe, that the Gentoo Administration was wonderfully mild, and averfe to the Deprivation of Life. One Caufe for this Opinion might be, that, fince the Tartar Empire became abfolute in India, the Hindoos (like the Jews in the Captivity) though in fome Refpects permitted to live by their own Rules and Laws, have for Reasons of Government been in most Cases prohibited from dying by them. This Chapter however difplays Inftances of what might feem unjustifiable Severity, did not the Jewish Difpensation afford us a Number of Examples to the fame Purpose. The Ordinance in Mofes for Stoning a Rebellious Son, or a Girl found not to be a Virgin : Samuel's hewing Agag to Pieces before the Lord in Gilgal: Whole Nations cut off at once by unlimitted Profeription: David's harraffing his Enemies with Harrows of Iron; and a Thoufand other Paffages of the fame Tendency, prove that the Laws of most Nations of Antiquity were written in Letters of Blood; and if in England (as it is faid) we have near eighty Kinds of Felonies, all liable to capital Punishment, theGentoos need not think their own Legislature uncommonly fertile in Employments for the Executioner.

THE latter Part of this Section is particularly fet apart to treat of Thefts committed by the Bramin Tribe; and the many dreadful Penalties there enjoined leave the Delinquents but a flender Satis-R faction faction in their Exemption from capital Punishment: Add too, that from these Circumstances it may be collected, that this Exemption is really founded upon a reverential Regard to the Sanctity of their Function and Character, rather than upon the unjust Preference of self-interested Partiality.

CHAP. XIX. THE nineteenth and twentieth Chapters prefent us a lively Picture of Afiatic Manners, and in them a ftrong Proof of their own Originality. To Men of liberal and candid Sentiments, neither the Groffness of the Portrait nor the Harshness of the Colouring will feem improper or indecent, while they are convinced of the Truth of the Refemblance; and if this Compilation does not exhibit Mankind as they might have been, or as they ought to have been, the Anfwer is plain, "Becaufe it paints them as they were."-Vices, as well as Fashions, have their Spring and their Fall, not with Individuals only, but in whole Nations, where one reigning Foible for awhile fwallows up the reft, and then retires in its Turn to make room for the epidemic Influence of a newer Paffion. Wherefore, if any Opinions not reconcileable to our Modes of thinking, or any Crimes not practifed, and fo not prohibited among us, fhould occur in these Chapters, they must be imputed to the different Effects produced on the Human Mind by a Difference of Climates, Cuftoms and Manners, which will conftantly give a particular Turn and Bias to the National Vices .- Hence it would be a weak and frivolous Argument for cenfuring the fifth Section of this nineteenth Chapter, to object that it was levelled at an Offence abfurd in itfelf, not likely

#### ( lxvii )

likely to be frequent, or fuppofing it frequent, ftill to be deemed of trivial Confequence; and to make this Objection merely in Confideration that the Offence may not be ufual among us, and has certainly never been forbidden by our Legiflature, fuch Cavils would betray a great Ignorance of the general Syftem of Human Nature, as well as of the common Principles of Legiflation for Penal Laws (except for the most ordinary Crimes) are not enacted until particular Inflances of Offence have pointed out their abfolute Neceflity; for which Reafon Parricide was not specified among the original Inftitutes of the celebrated Lawgiver of Sparta. Hence we may with Safety conclude, that the feveral Prohibitions and Penalties of this fifth Section were fubfequent to and in confequence of the Commiflion of every Species of Enormity therein defcribed.

IN Afia, the indubitable Virginity of the Bride has ever been a requifite and moft neceffary Condition of a Marriage; and indeed the Warmth of Conftitution in either Sex, and the univerfal Jealoufy of the Men in those Climates, give great Propriety to the Caution; for in Women the first Breach of Chastity was always esteemed decifive; and Moses confidered the Offence in at least as ferious a Light as the Gentoos have done, fince he ordained, that, if the Tokens of Virginity were not found upon a Girl at her Marriage, she should be stoned: —A hard Fate surely, if we reflect to how many Accidents fo frail an Article is liable, without any Intention or Fault of its Posses Possible Posities and the possible straordinary, that a particular

# ( lxviii )

ricular Section of thisCode fhould be appropriated to the Condemnation of fuch Practices as may violate Virginity, and deftroy its Tokens, even without actual Copulation, fince the Difgrace and other unhappy Confequences to the Woman are equally inevitable, to what Caufe foever it be owing that the Proofs of her Chaftity are deficient.

The beft Security for Female Virtue is the total Abfence of Temptation, and confequently, to endeavour to remove the one is a prudent Caution for the Prefervation of the other. We find therefore the feveral Modes and Gradations of Afiatic Gallantry feparately forbidden at the Beginning of this Chapter, which, by flightly punifhing the firft Preparatives and leading Steps to an Offence, fhews a tender Concern for the Offender's Welfare, to whom it thus gives a monitory Check at the very Commencement of his Defign, and before the Execution of it has fubjected him to the extreme Rigour of the Law.

CHAP. XX. IT may not be improper to mention upon this Chapter, that the Bramins who compiled the Code were Men far advanced in Years, as one of them above eighty, and only one under thirty-five, by way of Apology for the Obfervations they have felected, and the Cenfures they have paffed upon the Conduct and Merits of the Fair Sex. Solomon however, who probably had as much Experience in Women as any Pundit in any of the four Jogues, was nearly of the fame Sentiments, as we may collect from numerous

# ( lxix )

numerous Paffages in his Proverbs, one of which, in the thirtieth Chapter, fo exactly corresponds with a Sentence in this Part of the Code, that the one almost feems a literal Transcript from the other. "There are," fays Solomon, "Three Things that are never fatis-"fied; yea, four Things fly not, it is enough: The Grave and the "Barren Womb; the Earth that is filled not with Water, and "the Fire that faith not, it is enough."

THE Paffage in the Code will fpeak for itfelf; - fo ftriking a Refemblance needs neither Quotation nor Comment: - Yet neither the Royal Author of the Proverbs, nor the Composers of the Shafters, are by any Means fo cenforious or fo unjust as to deny the Possibility of Excellence in the Female Sex, though they allow the Inftances to be fomewhat scarce, and that Wives of this Quality are only to be obtained by many and great Acts of Piety, or, as Solomon expresses it, "A Prudent Wife is from the Lord."

THE many Rules laid down in this Chapter, for the Prefervation of domeftic Authority to the Hufband, are Relicks of that characteriftic Difcipline of Afia, which facred and profane Writers teftify to have exifted from all Antiquity; where Women have ever been the Subjects, not the Partners of their *Lords*, confined within the Walls of a Haram, or bufied without Doors in Drudgeries little becoming their Delicacy. The Trojan Princeffes were employed in wafhing Linen; and Rebecca was first difcovered by Abraham's Servant with a Pitcher upon her Shoulder to water Camels. "Two Women S "fhall be grinding at the Mill," fays the Prophet; but the Notoriety of this Fact obviates the Neceflity of Quotations: It may just be obferved, that Solomon in praising a good Wife mentions, that "She "rifes while it is yet Night," which we must fuppose to be before her Husband; and we find this to be one of the Qualifications for a good Gentoo Wife also.

THE latter Part of this Chapter relates to the extraordinary Circumftance of Womens burning themfelves with their deceafed Husbands:-The Terms of the Injunction as there fet forth are plain, moderate and conditional: " It is proper for a Woman to burn " with her Hufband's Corps;" and a proportionate Reward is offered inCompensation for her Sufferings. - Notwithstanding the Ordinance is not in the abfolute Style of a Command, it is furely fufficiently direct to stand for a Religious Duty; the only Proof that it is not politive is the Propolal of inviolable Chaftity as an Alternative, though it is not to be taken for an Equivalent. The Bramins feem to look upon this Sacrifice as one of the first Principles of their Religion, the Caufe of which it would hardly be orthodox to inveftigate. There are however feveral Reftrictions with refpect to it, as that a Woman must not burn herself if she is with Child, nor if her Husband died at a Distance from her, unless she can procure his Turban and Girdle to put on at the Pile, with other Exceptions of the fame Nature, which they clofely conceal from the Eyes of the World, among the other Mysteries of their Faith : But we are convinced equally by Information and Experience, that the Cuftom has

not

not for the most Part fallen into Desuetude in India, as a celebrated Writer has supposed.

CHAP. XXI. THE twenty-first Chapter comprehends aNumber of unconnected Articles, of which the last Section is a Kind of Peroration to the whole Work. But of fuch Parts of these Ordinances as relate merely to the Religious Opinions of the Hindoos we certainly are not authorized to judge; they were instituted in Conformity to *their* Prejudices; and the Confeiences of the People, as well as the Penalties of the Law, enforce their Obedience. Hence little Observation need be made upon the accountable Prohibitions of the fecond Section, but that the Commission of fuch ridiculous Crimes, for which no possible Temptation can be pleaded, may be feverely punished, without much Danger to the Generality of Mankind.

THE Article of the third Section is of a more ferious Nature, and contains an Injunction not unneceffary for the general Peace and good Order of every Community. The Vulgar in all Nations are tied down to the continual Exercise of bodily Labour for their own immediate Subfistence; and their Employments are as incompatible with the Leisure requisite for Religious Speculations, as their Ideas are too gross for the Comprehension of their Subtilty; add to this, that illiterate Minds are usually fo apt to kindle at the least Touch of Enthusiastic Zeal, as to make their headstrong Superstition the most dangerous of all Weapons in the Hands of a designing Partizan;

# (lxxii)

Partizan; like the Agnee-after, it rages with unquenchable Violence, and feparating into a thou fand Flames, all equally deftructive, fubfides not but with the Exaltation of a Cromwell, or a Maffacre of Saint Bartholomew. Mofes obferved a like Severity with this Code, in prohibiting the reft of the People from any Interference with the Profeffion of the Priefthood; the Ordinance is iffued from the Mouth of God himfelf: "Thou fhalt appoint Aaron and his Sons, " and they fhall wait on their Prieft's Office, and the Stranger that " cometh nigh fhall be put to Death."

INDEED the whole Office, as well as the facred Preeminence of the Braminical Tribe, is almost an exact Counterpart of that of the Levitical: The Levites were particularly forbidden Wine; fo are the Bramins: The Levites were more than others enjoined to avoid the Contact of all Uncleannes; fo are the Bramins: The Levites were to affist the Magistrate's Judgment in difficult Cafes; fo are the Bramins: And, in every other Respect, the Resemblance might well authorize a Suspicion, that they had originally fome remote Affinity to each other, though Conjecture cannot possibly trace the Source of the Connexion.

THE Patience of the Publick has now been fufficiently exercifed and trefpaffed upon in this Effay, which was but defigned to obviate fome of the moft plaufible Objections, which are likely to be flated against fo uncommon a Compilation. We have every where produced Instances of a Similitude between the Mosaical and the Hindoo

## (lxxiii)

Hindoo Difpensation, though without attempting to insert the hundredth Part of what occurred upon so fruitful a Subject.

But it is not only to the Laws of Mofes that this Code bears a friking Likeneis; many other Parts of the Holy Scriptures may from hence be elucidated or confirmed: Thus in the Book of Genefis we find Laban excufing himfelf for having fubftituted Leah in the Place of Rachel to Jacob, in these Words: "It must "not be fo done in our Country, to give the Youngeft (Daughter) "before the First-Born:" This was long before Moses was born.— So in this Compilation it is made criminal for a Man to give his Younger Daughter in Marriage before the Elder, or for a Younger Son to marry while his ElderBrother remains unmarried.

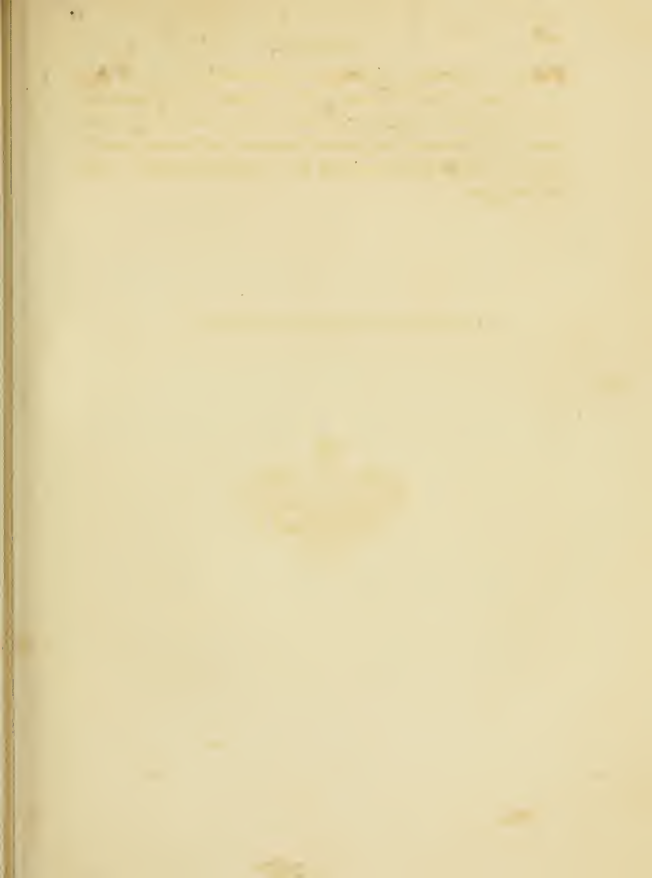
COMPARISONS of this Nature will illuftrate many doubtful Paffages, and explain many obfolete Cuftoms and Ufages alluded to throughout the Bible; fo that fhould no Part of thefe Laws be thought worthy of Adoption into the Syftem of a Britifh Government in Afia, they will yet well deferve the Confideration of the Politician, the Judge, the Divine, and the Philofopher, as they contain the genuine Sentiments of a great and flourifhing People, at a Time when it was impoffible for them to have any Connexion or Communication with the European World, upon Subjects in which all Mankind have a common Intereft; as they abound with Maxims of general Policy and Juffice, which no Particularity of T Manners.

# (lxxiv)

Manners, or Diverfity of Religious Opinions can alter; as they may become useful References for a Number of National and local Diffinctions in our own Sacred Writings, and as the feveral Powers of the Mind, in the gradual Progress of Civilization, may by judicious Comparisons from hence be investigated almost to their first Principles.

The End of the TRANSLATOR'S PREFACE.





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# TRANSLATION

OFA

# POOTEE, Or COMPILATION,

OFTHE

O R D I N A T I O N S

OF THE

PUNDITS.

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(3)

# PRELIMINARY DISCOURSE.

ROM Men of enlightened Understandings and sound Judgment, who, in their Refearches after Truth, have fwept from their Hearts the Duft of Malice and Oppofition, it is not concealed, that the Contrarieties of Religion, and Diversities of Belief, which are Caufes of Envy, and of Enmity to the Ignorant, are in fact a manifest Demonstration of the Power of the Supreme Being: For it is evident, that a Painter, by fketching a Multiplicity of Figures, and by arranging a Variety of Colours, procures a Reputation among Men; and a Gardener, for planting a Diverfity of Shrubs, and for producing a Number of different Flowers, gains Credit and Commendation; wherefore it is Abfurdity and Ignorance to view, in an inferior Light, him who created both the Painter and the Gardener. The truly Intelligent well know, that the Differences and Varieties of created Things are a Ray of His glorious Effence, and that the Contrarieties of Conftitutions are a Type of His wonderful Attributes; whofe complete Power formed all Creatures of the animal, vegetable and material World, from the four Elements of Fire, Water, Air and Earth, to be an Ornament to the Magazine of Creation; and whole comprehensive Benevolence felected Man, the Center of Knowledge, to have the Dominion and Authority over the reft; and, having beftowed, upon this favourite Object, Judgment and Understanding,

Understanding, gave him Supremacy over the Corners of the World; and, when he had put into his hand the free Control and arbitrary Difpofal of all Affairs, He appointed to each Tribe its own Faith, and to every Sect its own Religion; and having introduced a numerous Variety of Cafts, and a Multiplicity of different Cuftoms, He views in each particular Place the Mode of Worfhip refpectively appointed to it; fometimes He is employed with the Attendants upon the Molque, in counting the facred Beads; fometimes He is in the Temple, at the Adoration of Idols; the Intimate of the Muffulman, and the Friend of the Hindoo; the Companion of the Chriftian, and the Confidant of the Jew. Wherefore Men of exalted Notions, not being bent upon Hatred and Opposition, but confidering the collected Body of Creatures as an Object of the Power of the Almighty, by inveftigating the Contrarieties of Sect, and the different Cuftoms of Religion, have ftamped to themfelves a lafting Reputation upon the Page of the World; particularly in the extensive Empire of Hindoftan, which is a most delightful Country, and wherein are collected great Numbers of Turks, of Perfians, of Tartars, of Scythians, of Europeans, of Armenians, and of Abyffinians. And whereas, this Kingdom was the long Refidence of Hindoos, and was governed by many powerful Roys and Rajahs, the Gentoo Religion became catholick and univerfal here; but when it was afterwards ravaged, in feveral Parts, by the Armies of Mahomedanifin, a Change of Religion took place, and a Contrariety of Customs arofe, and all Affairs were transacted, according to the Principles of Faith in the conquering Party, upon which perpetual Oppofitions were engendered, and continual Differences in the Decrees of Juffice; fo that in every Place the immediate Magistrate decided all Causes according to his own Religion; and the Laws of Mahomed were the Standard of Judgment for the Hindoos. Hence Terror and Confusion found a Way to all the People, and Justice was not impartially administered; wherefore a Thought suggested itself to the Governor General, the Honourable Warren Haftings, to inveftigate the Principles of the

# ( 5 )

the Gentoo Religion, and to explore the Cuitoms of the Hindoos, and to procure a Tranflation of them in the Perfian Language, that they might become univerfally known by the Perfpicuity of that Idiom, and that a Book might be compiled to preclude all fuch contradictory Decrees in future, and that, by a proper Attention to each Religion, Juftice might take place impartially, according to the Tenets of every Sect. Wherefore Bramins, learned in the Shafter (whofe Names are here fubjoined) were invited from all Parts of the Kingdom to Fort-William, in Calcutta, which is the Capital of Bengal and Bahar, and the moft authentick Books, both ancient and modern, were collected, and the original Text, delivered in the Hindoo Language, was faithfully tranflated by the Interpreters into the Perfian Idiom. They began their Work in May, 1773, anfwering to the Month *Jest*, 1180 (Bengal Style) and finifhed it by the End of February, 1775, anfwering to the Month *Phaigeon*, 1182 (Bengal Style.)

NAMES

# (6)

# N A M E S

#### OFTHE

# BRAMINS,

# Who compiled this Work.

Ràm Gopaul Neeàyàlunkàr Beereefhur Punchànun Kifhen Juin Neeàyàlunkàr Bàneefhur Beedyàlunkàr Kerpà Ràm Terk Siedhaût Kifhen Chund Sàreb Bhoom Goree Kunt Terk Siedhaût Kifhen Keifub Terkàlungkàr Seetà Ràm Bhet Kàlee Sunker Beedyàbàgees Shàm Sunder Neeày Siedhaût

GLOSSARY

# [7]

# GLOSSARY

OF SUCH

# Shàfcrit, Perfian, and Bengal Words,

AS OCCUR IN THIS

#### 0 R K. ${ m W}$

#### Α

Achàrige, Adew, Adhegeerun Gerrut, Adbuk, Affus,

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BKOORUN, Preparation to affault. A Teacher of the Goiteree. Property that may not be given away. A Man who performs Service to his Relations. A finall Weight or Meafure. Aftringent.

Ashun,

# (8)

Aghun,	One of the Bengal Months, anfwering to Part of No- vember and December.
Abut,	A Man pledged for a Loan.
Anoo Pàtuk,	Impolture, Petty Crimes.
Antee Bàshee,	An Apprentice.
Apàteree Kurrun,	A Species of trifling Offences.
Arde Kheel,	Land half Wafte,
Arflo,	One of the Five Superior Modes of Marriage.
Arteb Bherut,	A Servant for pecuniary Wages.
Arzàl,	An inferior Tribe of the Hindoos.
Arzeez,	Tin.
Ashnàw,	Purification by Bathing.
Ashore,	One of the Three Inferior Modes of Marriage.
Ashrufie,	The moft valuable Gold Coin.
Ashummeed Jugg,	A religious Ceremony, in which a Horfe is let loofe, with certain Hindoo Texts written upon him.
Ashwàmee Peikeree,	One who difpofes of another Perfon's Property with- out a Right fo to do.
Affen,	One of the Bengal Months, anfwering to Part of Sep- tember and October.
Atee Patuk,	Inceft.
Ayàmmi Shàdee,	A Number of Festival Days on a Marriage.

B Bàn Peruft,

# (9)

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## B.

Bàn Perùst,	A Hermit.
Bàzàr,	A Market.
Beejeshuktà,	A Public or Common Bull.
Beekreet,	A Man who voluntarily fells his own Liberty.
Beenà,	A Species of long Grafs.
Beet,	A Species of prickly Grafs.
Bebeerreb,	An aftringent Drug.
Beid,	The most ancient and venerable of the Gentoo Scrip- tures. There are Four <i>Beids</i> , the <i>RugBeid</i> , the <i>Huchur</i> <i>Beid</i> , the Sàm Beid, and the <i>Abtrebun Beid</i> .
Beopàry;	A travelling Merchant, or Pedlar, who carries his Goods upon Bullocks.
Beràmch,	One of the Five Superior Modes of Marriage.
Beràyut,	A Bramin's Son who is a Minor.
Berbakrut,	A Man become a Slave for the Sake of a Female Slave.
Bereesockerg,	A confectated Bull fuffered to go loofe.
Berenge-arook,	Rice cleanfed without boiling.
Berhemcharry,	A Man who has fludied Divinity Twelve Years.
Bhàdun,	One of the Bengal Months, answering to Part of August and September.

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Bhekut,

# ( 10 )

Bhekut,	A Slave for a Livelihood.
Bheroean,	A Pimp or Attendant upon Dancing Women.
Bhertuk,	A Servant.
Block Bherut,	A Man who ferves for his Subfiftence.
Bhook Làbhth,	Interest produced by Ufufruct of any Articles pledged.
Bice,	The Third original Gentoo Tribe.
Bramin,	The First original Tribe of Gentoos.
Bubhar,	Juffice.
Bundàreh,	Magazines and other Offices for the Magistrate.
Bundhoo,	A Bank.
Burmàh, ·	The fecondary Deity and immediate Creator of all Things.
Burrun,	The peculiar Mode or conflitutive Particularity of each Tribe.
Burrun Sunker,	The general Denomination of all Tribes, produced by the Intermixture of Two different Tribes.
Burrut,	A religious Foundation.
Butkàràb,	A Weight of Stone.

#### С

-Cahawun, Chàt-her,

A Measure of Cowries, being Sixteen Pun. An Umbrella.

Chehteree,

# ( 11 )

Chebteree,	The Second original Gentoo Tribe.
Chendàl,	A mean Tribe of Gentoos.
Cheyt,	One of the Bengal Months, anfwering to Part of March and April.
Chickerberdehee,	Compound Intereft.
Chokey,	A Toll Gate.
Chokeydàr,	A Watchman or Guard; fometimes a Toll Gatherer.
Choperbàzee,	A Game of Hazard played with Three oblong Dice.
Chuckreb,	A fmall Carriage for Burthens, a Cart.
Coin,	As Gold Coin,&c. is here meant for a fmall Grain, or Bead of Gold current in the Country, whereof Eight make one <i>Masheb</i> ; it is called <i>Surkb</i> in Persian, and <i>Ruttee</i> in Bengal.
Cooly,	A common Porter or Carrier of Burthens.
Cofe,	A Meafure of Two Miles nearly.
Coffid,	A Meffenger or Poftman.
Cutcherry,	A Court of Justice.

#### D

Dàie,	Inheritable Property.
Dàm,	A fmall Coin.
Dàn,	A religious Ceremony.

Dayàvaupàkut,

( 12 )

Dayàvaupàkut,	A Slave by long Defcent.
Daye Bhàg,	Inheritable Property.
Dcep, Jumboo Dcep, Pulkl.oo Deep, Shcolmeloo Deep, Koofhud Deep, Keroonchud Deep, Shàkud Deep, Poofhkerud Deep,	The World; of which they reckon Seven: TheHindoos fay, that this habitableWorld, or <i>Deep</i> , is furrounded on every Side by the <i>Sumooder</i> , or main Ocean, to the Breadth of Four Hundred Thoufand <i>Cofe</i> ; after which commences the Second <i>Deep</i> , and fo in order.
Decyb,	One of the Five Superior Modes of Marriage.
Deiool,	A mean and adventitious Tribe among the Gentoos.
Derbàn,	A Porter or Doorkeeper.
Dercon,	A Weight or Meafure.
Deu,	Property which it is lawful-to alienate.
Dewtab,	That Deity to whom Prayers are to be offered.
Doll,	Any Pulfe broken.
Doob,	Fine Grafs,
Dcot,	An Agent or Hircarrab.
Doss,	A Slave.
Dete,	All Games of Hazard.
Duckneb,	Certain Fees paid to a Bramin for performingWorship for any Person.
Dumr Pàrish,	Affault.

Dutt,

( 13 )

Dutt,Gifts unapproved, or which may be taken back.Duttà,Things given away, which may not be taken back.

E

Eenàkàl Behrut, Enàbut, A Slave whofe Life has been faved in Famine.A Second Depofit of Articles depofited in Truft to any Perfor.

#### $\mathbf{F}$

Fatehele Buzurgwar,

An Offering made for the Souls of deceased Ancestors.

#### G

Gânsee Jikkheh,	A Confumption, or Spitting of Blood and Phlegm.
Gehennum,	Hell.
Gerhejàt,	A Child born to a Mafter, by a Female Slave.
Gbee,	Clarified Butter.
Gheerus,	A voluntary Slave for a certain Time.
Gherbut,	A City of the imalleft Size.
Gburrie,	A Measure of Time, comprehending Twenty-four
	Minutes.

Goilerce.

# (14)

Goiterce,	A Gentoo Incantation.
Gomastak,	An Agent.
Gràm,	Is a Word ufed by the English for a Kind of Tare; in the Bengal Language, it means a Village.
Gundàe,	Four Cowries.

## H

Mackery,	An Indian Carriage.
Hàràm,	A Seraglio.
Haut,	A Weekly Market for various Goods.
Hejàmut,	The Profession of Barber, which confists in Shaving, Paring the Nails, &c.
Hircarrab,	A Spy, or Meffenger.
Howàleh,	A Deposit of Property in full Confidence.
Hurreh,	An aftringent Drug.

## I

Jàtee Bherun Kushker,	A Species of petty Offences.
Jee Potr,	A Statement and Decree.
Jeyt,	A Bengal Month, answering to Part of May and June.
	Ibtimamdàr:

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# (15)

Ihtimamdàr,	A Superintendant, or Lieutenant Governor.
Inderjò,	A Drug of no Estimation, that grows wild in the Woods.
Joodeb Perraput,	A Slave taken in War.
Joojun,	A Measure of Four Cose.
Jootese,	The Book of Gentoo Aftronomy.
Ifrum,	Orders or Ranks of Men.
Jugg,	A religious Ceremony.
Jungle,	Lands wholly uncultivated.

# K

Kàndehrub,	One of the Five Superior Modes of Marriage.
Kartee-au,	A voluntary Offer of Increase of Interest.
Kàfeb,	A Mixture of Tin and Copper.
Kau-ee-kau,	Interest paid Yearly.
Kauleekau,	Interest paid Monthly.
Keereeut,	A purchafed Slave.
Keheet Derschent,	Affault and Bloodfhed.
Kebtà,	A Son of a Sooder begotten upon a Chehteree.
Keroor,	A fabulous Bird.
Kheel,	Wafte Land.

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Kheet,

# ( 16 )

Kheet,	A City of the Second Size.
Khieu,	A Bridge.
Kombel,	A large Weight or Measure.
Koodup,	A finaller Weight or Meafure.
Koolco,	The Cocoa Tree.
Koonchy,	A fmaller Weight or Meafure.
Koofm,	A Sort of Flowers used in Dying.
Kofe,	A Species of Herb or Grafs.
Kunjud,	Rape Seed.
Kureclai,	A fmall Vegetable of a very bitter Tafte

## L

Leekbuk,	A Secretary or Writer.
Lubdehee,	A Slave found by Accident.
Lut,	A creeping Tree; also the Name of a Bird.
Luttà,	The Name of a large Tree.

## $\mathbf{M}\cdot$

Mâafifer, Màhà Pàtuk,

1

A Species of Flowers used in Dying. Murder, and other heinous Crimes.

Masheb

# ( 17 )

Masheb of Silver,	$\frac{1}{15}$ of a Silver Rupce.
Màsheb of Gold,	The of an Afbrusie.
Meet-hul,	An Inhabitant of <i>Methilla</i> , a famous Town for <i>Bramins</i> of Learning, in the Welt, near the <i>Soubab</i> of <i>Oude</i> , about 15 Days Journey from <i>Benares</i> .
Melàbhoo,	A Species of leffer Offences.
Mookhud,	A Debtor who has given himfelf up as a Slave to his Creditor.
Moonshi,	A Writer or Secretary.
Muluch,	The general Name for Tribes who have no Prohibi- tion with refpect to Food.
Muntur,	A Text of the Shafter.
Musnud,	A Throne, or Seat of Dignity.
Mut-hooter,	A Denial.

#### $\mathbf{N}$

Nandee Mookheh,	A Ceremony preparative to a Marriage.
Neeàsh,	A Depofit to prevent the Seizure of Effects.
Needee,	To find any loft Article.
Neekbeep,	A Deposit in Confidence.
Neemtuk-kerm,	Occafional Worfhip for Holidays.
Neeshungpàt,	Affault without Bloodshed.
Nigher,	A large City.

E

Nalak,

# (18)

Nullah, Nut-kerm, A Brook. Daily Worfhip.

#### 0

Opookut,	A voluntary Slave.
Opoo-Pàtuk,	Small Offences.
Oulàb,	A Drug which when beaten up with Oil is used as an Ointment for the Hair, by the vulgar Women in Bengal.

#### P

Pàan,	The Beetle Plant.
Paddee,	Rice unprepared.
Pàk-Pàrifh,	Falfe Accufation.
Pauss,	$\frac{1}{4}$ of a Day, or Six Hours.
Peepul,	A bitter Drug.
Pehteek,	A White Stone, Chryftal.
Peiàdàc,	A Guard to accompany a Prifoner at large.
Peishach,	One of the Three Inferior Modes of Marriage.
Peràjàput,	One of the Five Superior Modes of Marriage.
	Peràshchut,

# ( 19 )

Perdshchut,	Explation, Recovery.
Perberjà-besheet,	A Sinaffee made a Slave for Apostacy.
Perkernukkà,	A Species of petty Offences.
Perrànek Neeày,	Appeal to a former Decifion.
Pertubbish Gunden,	Acknowledgment of a Claim without Ability to pay it.
Periust,	A small Weight or Measure.
Phaugoon,	One of the Bengal Months, anfwering to Part of Fe- bruary and March.
Plass,	The Name of a Tree.
Poojeb,	Worthip.
Poojeh Sershuttee,	Worship to Sersbuttee, who is the Goddess of Letters.
Pooràn,	One of the Gentoo Scriptures upon Hiftory.
Pooshtee-kerm,	Prayers for Health and Profperity.
Pooshteh-bundee,	Embankments of Rivers.
Pooskul;	A fmall Weight or Measure.
Pootee,	A Book, or Compilation.
Pul,	A small Weight or Measure.
Pun,	Twenty Gundaes of Cowries.
Pundit,	A learned Bramin.
Punjeet,	A Slave who has loft his Liberty, as a Stake at fome Game.
Puntubbee-bàden,	A Salute or Reverence paid by aBride to theBridegroom.
Purrickhày,	Affay of Metals.

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Purrikeb,

4

# ( 20 )

Purrikeb,

Trial by Ordeal.

#### R

Ràjàb,	A Hindoo Prince or Monarch.
Ràkbus,	One of the Three Inferior Modes of Marriage.
Roy,	A Hindoo Prince.
Rozidus-hàreh,	Certain Holidays in the Month Affen, in which Period the pompous Worship and Burial of the Hindoo Deities are celebrated.
Ryot,	A Tenant, a Subject.

S

Sùdbek,	Certain Food and Treatment for Women in the laft State of Pregnancy.
Sagh,	Vegetables, Greens,
Santee-kerm,	Extraordinary Prayers upon any Calamity.
Saul,	A large Timber Tree.
Seboos,	Bran.
Seekhauberdehee,	Interest to be paid daily.
Seemul,	A Species of Cotton.
Sejjab,	A fenced Terras.

Ser,

# ( 21)

Ser,	An Herb.	
Seradeb,	Feafts in Honour of the Dead.	
Seràdeb Amàwus,	A Festival at the End of every Mon	th.
Seràdeh aperpukh,	A preparatory Festival to the Rozida	rs-hàrch.
Seràdeb Buzurgwàr,	A Feftival of deceafed Anceftors.	•*
Seràdeb-nowànn,	An Offering made once a Year in th	e Month Aghun.
Serwutteree,	A Bramin learned in the Beids.	
Sesamum,	Muftard.	
Sewàrree,	All neceffary travelling Equipage, the of Diftinction, &c.	e Suit of a Perlon
Shàghur,	A Deity of the Gentoos.	
Skakefb,	Violence.	
Shàit,	Bridges or Embankments of Rivers.	
Shalles,	Rice unprepared; the fame as Paddee.	
Shànscrit,	The Language of the Gentoo Script	ures.
Shafter,	The Gentoo Scriptures in general.	
Shebbi Deijore,	Nights whereon the Moon does not a	appear.
Skebbi Tareckee,	The fame as Shebbi Deijore.	
Sheertee,	A certain Part of the Gentoo Script the Legiflation of the <i>Hindoos</i> .	ures, containing
Shemàbhee,	Games of fighting Animals, &c.	
Shepàk,	A Son of a Kehta and a Wokree.	2
Shift,	A Student in Divinity and Science.	~
	F	Skumpertee-putt,

# ( 22 )

Shumpertee-putt,	Confession, Acknowledgment.
Shunkeree kurrun,	A Species of petty Crimes.
Sinaffee,	A Bramin under Vows of Pilgrimage.
Sooder,	The Fourth or loweft original Tribe of Gentoos.
Sooràdhuch,	A Mark of Infamy, to be branded in the Forchead of a <i>Bramin</i> , for drinking Wine.
Sumooder,	The Sea or main Ocean.
Sungfersut-heb,	The Connexion of a Family formed after the First Separation.
Sunkha,	A Sea Shell, commonly called Chank.
Sunnud,	A Title Deed, a Grant.

## T

Tàgur,	The domeftick Idol of Gentoo Adoration.
Terkarree,	The Species of Gourds.
Tokerie,	A Bafket.
Toleckeb,	A Weight, containing Ten Maßhebs of Silver and Twelve of Gold.
Turb,	Radishes.
Turreb,	Vegetables.
Tyer,	Sour Cream,

V Vakeel,

( 23 )

v

Vakeel,

An Attorney, or Agent.

W

Wokree,

The Daughter of a Chehteree, begotten upon a Sooder Woman.

Z

Zeeàrut, Zukkoom, A confecrated Spot of Ground. The Name of a Tree.

NAMES

## ( 24 )

# N A M E S

#### OF THE

# HINDOO MONTHS,

With the corresponding Dates in the English Months, for the Bengal Year 1181, or the English Year 1774, and Part of 1775.

Byfåac begins the 11th April, 1774.

Jeyt	12th May.	
Aſſâr	12th June.	1
Sâwun	14th July.	
Bhàdun	14th August.	
Affen	14th September.	
Càutic	15th October.	
Aghun	14th November.	
Pcos	13th December.	
Maug	11th January, 1775.	
Phaingoon	10th February.	
Cheyt	12th March, ending the 30th, with the 10th Ap	oril.
		NAMES

# NAMES of AUTHORS,

# Quoted in this Compilation.

Beebà-dur Tunnägurkär Bheb-deeb Bhèt Chendeefur Gerheifur Gobind Raje Helàyoodeh Hurree Hur Jeimoot Bahun. Jògue Lògue Kulp-teroo Lukkee Deher Meidhab-teetee Pacheshputtee Mifr. Palook Pàrreejaut Perkàfhkàr Phakooree Sewarteh Behtacharige Shertee Shar Sirree Kifhen Terkalungkar, Sirree Kerràchàrige Sool Pânee

G

A LIST

# ( 26 ) A L I S T OFTHE B O O K S

From whence this POOTEE was compiled, ranked in the Order of their feveral Dates, as nearly as could be afcertained.

#### Munnoo,

Written by Mannoo .- A general Treatife.

Jaike-bulk, Written by Jaike bulk.- A general Treatife.

Kirté Kulp-teroo, Written by Lukkee Deher.—A general Treatife.

Pàreejàt, Written by Muddun Pàreejàt.—A general Treatife.

Bebadrutnakur, Written by *Chendeefur.*—A general Treatife.

Bebàd

## ( 27 )

Bebàd Chentàmunnee, Written by *Pàcheschputtee Mifr.*—A general Treatife.

Neet Chentàmunnee, Written by Pàcheschputtee Misr.-Upon the Duties of the Magillrate.

Dherum Rutten, Written by Jeimoot Bàbun.—Upon Inheritable Property.

Bubhar Matereeka, Written by Jeimoot Babun. – Upon Justice.

Bubhàr-teilook, Written by Bheb-deeb Bhet.-Upon Juffice.

Deep Kateekau, Written by Sool Pânee. – A general Treatife.

Munoo-teekà, Written by Moolook Bhet.—A general Treatife.

Daie-tutt Unt, Written by Achârige Chooràmunnee.—Upon Inheritable Property.

Jaike-bulkè-teekà, Written by *Beifbroop.*-- A general Treatife.

Peràfhchut Bebeik, Written by Sool Pânce.-Upon Retaliation.

Mirtekherà,

## ( 28 )

#### Mirtekherà,

Written by Mirtekberà Kar .- A general Treatife.

#### Daie Tutt,

Written by Sewarteb Bebtacharige .- Upon Inheritable Property.

#### Bubhar Tutt,

Written by Sewartch Behtacharige. - Upon Justice.

## Dàyàdhè-kàree-kerm Shungeräh, Written by Sirree Kishen Terkàlungkàr.-Upon Inheritable Property,

#### Dherum Rutten-teekà,

Written by Sirree Kifhen Terkalungkar .- Upon Inheritable Property.

Contexts

# Contents of the Chapters.

## CHAP. I.

## Of Lending and Borrowing.

- Sect. I. Of Intereft.
- Sect. II. Of Pledges.
- Sect. III. Of Securities.
- Sect. IV. Of Difcharging Debts to whomfoever due.
- Sect. V. Of the Method of Recovering Debts.

#### C H A P. II.

## Of the Division of Inheritable Property.

Sect. I. Of Inheritance from a Father, a Grandfather, a Great-Grandfather, and fuch Kind of Relations.

Sect.

## ( 30 )

- Sect. II. Of Dividing the Property of a Berhemcharry, a Sinaffee;, and a Banperuit.
- Sect. III. Of a Woman's Property.
- Sect. IV. Of the Inheritance of a Woman's Property...
- Sect. V. Of Perfons incapable of Inheritance.
- Sect. VI. Of Property liable to Division.
- Sect. VII. Of Dividing Property earned by the Profession of any Ara or Science.
- Sect. VIII. Of Dividing Property earned by a Man's Sons.
- Sect. IX. Of Poffessions indivisible.
- Sect. X. Of a Father's Dividing among his Sons the Property earned by himfelf.
- Sect. XI. Of a Father's Dividing among his Sons the Property left by his Father and Grandfather.
- Scct. XII. Of Sons Dividing the Property left by their Father.
- Sect. XIII. Of Dividing the Joint Stock of Perfons, who agree to livetogether, after original Difperfion and Separation of the Family.
- Sect. XIV. Of a Partner's receiving his Share of the Joint Stock, after a long Space of Time hath elapfed; also of the Inheritance of the Sons of aWoman of the Sooder Cast, by Twodifferent Husbands; and also of adopted Sons.
- Sect. XV. Of Dividing concealed Effects, and of rectifying unequal Divifions; and of the Modes of fettling the diffuted. Shares of Partners.

Sect.

## ( 31 )

Sect. XVI. Of Acquiring Right of Pofferlion in the Property of another, by Ulufruct.

#### C H A P. III.

# Of Justice.

- Sect. I. Of the Forms of administering Juffice.
- Sect. II. Of Appointing a Vakeel or Attorney.
- Scot. III. Of not apprehending an accufed Party.
- S. A. IV. Of Giving an immediate Anfwer to a Complaint.
- Sect. V. Of Plea and Anfwer.
- Sect. VI. Of Two Sorts of Anfwers, Proper and Improper.
- Sect. VH. Of Evidence.
- Sect. VIII. Of Proper and Improper Evidence.
- Sect. IX. Of the Modes of examining Wieneffes.
- Sect. X. Of Appointing Arbitrators more than once; and of the Mode of drawing up the Statement of a Caufe.
- Sect. XI. Of Giving Preference to a Claim.

( 32 )

# C H A P. IV.

Of Trust or Deposit.

## C H A P. V.

Of Selling a Stranger's Property.

## C H A P. VI.

Of Shares.

Sect. I. Of Shares of Trade in Partnership.

Sect. II. Of Shares of Artificers.

٩,

# ( 23 )

#### CHAP. VII.

Of Gift.

#### C H A P. VIII.

# Of Servitude.

Sect. I. Of Appellations of Apprentices, Servants, Slayes, &c.

Sect. II. Of the Modes of enfranchifing Slaves.

Sect. III. Of fuch as are Slaves, and of fuch as are not Slaves.

## C H A P. IX.

Of Wages.

Sect. I. Of the Wages of Servants.

Sect. II. Of the Wages, of dancing Women or Profitutes.

I

( 34 )

# CHAP. X.

Of Rent and Hire.

# C H A P. XI.

## Of Purchase and Sale.

- Sect. I. Of the Venders not delivering up to the Purchafer the Commodity fold, and of the Magistrates caufing him to deliver it.
- Sect. II. Of Returning or not Returning Articles purchased.

#### C H A P. XII.

Of Boundaries and Limits.

( 35 )

## C H A P. XIII.

Of Shares in the Cultivation of Lands.

## C H A P. XIV.

Of Cities and Towns, and of the Fines for Damaging a Crop.

## C H A P. XV.

Of Scandalous and Bitter Expressions.

Sect. I. Of the Denominations of the Crime. Sect. II. Of the Punishment.

# ( 36 )

#### C H A P. XVI.

# Of Assault.

- Sect. I. Of Affault, and of Preparation to affault.
- Sect. II. Of Cafes where no Fine is taken.
- Sect. III. Of the Fines for the Death of Animals.

#### C H A P. XVII.

# Of Theft.

- Sect. I. Of Theft open and concealed.
- Sect. II. Of the Fines for open Theft.
- Sect. III. Of the Fines for concealed Theft.
- Sect. IV. Of Apprehending Thieves.
- Sect. V. Of those Perfons who are to be confidered as Thieves.
- Sect. VI. Of the Chokeydars being unanfwerable for Stolen Goods.

CHAP,

# ( 37 )

## C H A P. XVIII.

Of Violence.

#### G H A P. XIX,

Of Adultery.

- Sect. I. Of the feveral Species of Adultery.
- Sect. II. Of the Fines for the feveral Species of Adultery.
- Sect. III. Of the Fines for Adultery.
- Sect. IV. Of Adultery with an unmarried Girl.
- Sect. V. Of Thrufting a Finger into the Pudendum of an unmarriedGirl.
- Sect. VI. Of Stealing away an unmarried Girl.
- Sect. VII. Of Adultery with a Woman of bad Character, or a common Profitute.
- Sect.VIII. Of the carnal Conjunction of a Man with any other Animal.

# ( 38 )

#### C H A P. XX.

Of what concerns Women.

#### C H A P. XXI.

# Of Sundry Articles.

- Sect. I. Of Gaming.
- Sect. II. Of Finding any Thing that was loft.
- Sect. III. Of the Fines for cutting Trees.
- Sect. IV. Of the Tax upon buying and felling Goods.
- Sect. V. Of the Quarrels between a Father and Son.
- Sect. VI. Of Serving unclean Victuals.
- Sect. VII. Of the Punishment to be inflicted on a Sooder for reading the Beids.
- Sect. VIII. Of the Properties of Punishment.
- Sect. IX. Of Adoption.
- Sect. X. Of Sundries.

#### PREFACE.

## ( 39 )

# PREFACE.

## Account of the Creation.

THE Principle of Truth, having first formed the Earth, and the Heavens, and the Water, and the Fire, and the Air, produced a Being, called Burmbà, the Dewtàb, for the Creation of all Beings (Dewtàb is that to which all offer their Worship) afterwards he created the Bramin from his Mouth, the Chehteree from his Arms, the Biee from his Thighs, and Sooder from his Feet: And he ordered Burmhà to complete the other Creations, and to fettle the feveral Employments respectively of the Bramin, the Chehteree, the Bice, and the Sooder, that he had created; and he committed the Government of all Beings to Burmhà.-Burmhà, according to Order, produced in the World Mankind, and Beafts innumerable, and Birds, and Vegetables, and all inanimate Things, and Serpents of all Kinds and Varieties, and Piety, and Morality, and Juffice, and Continence, and Luft, and Anger, and Avarice, and Folly, and Arrogance, and Drunkennefs. And whereas the Bramin proceeded from the Mouth of the Principle of Truth, for this Reafon His Rank is the most eminent; the Cheb. teree fprung from his Arms, his Rank therefore is Second; the Origin of the Bice is from the Thighs, and his Rank is the Third in Eminence; and the Socder, who fprung from the Feet, is therefore the leaft in Degree of them all. Burmhà first fettled the Occupation of each of these Four Tribes; as that the Occupation of the Bramin should be to read the Beids, and other Shafter, and 10

to teach the Shafter, and to perform the Jugg and Worship; and to caufe the Performance of the Peojek, i. e. the Worship to Dewith, and of the Jugg by others; and to perform and to accept the Dan (an Explanation of the Terms Jugg and Dan is to be found in the Chapter of Inheritable Property :) Among thefe Occupations already deferibed, Three are for their Subfiftence and Support; and Three for the Exercise of Piety; as for Instance, to cause the Performance of the Poojeb and Jugg of others; and to inftruct Pupils, from whom fome Premium is received; and to accept the Dan: These Three Occupations are to be the Source of Subfiltence to the Bramin; and the other Three Occupations are for the Exercise of his Piety. The Occupations of the Chehteree are to learn the Sciences, to perform the Poojeb and Jugg, to perform the Dan, and, arming himfelf with the Implements of War, to defend and fecure the Reyots; and for his Subfiftence, the Chekteree shall ferve in the Defence of the Reyots; the other Three Occupations are for Exercises of Piery to the Chehleree. To the Bice allo, it was enjoined to learn the Sciences, and to perform the Dan and the Juzg; and befides this, to him was permitted Commerce, and the tending of Cattle, and Agriculture; the Acquifition of Science, and the Performance of the Dan and Jugg, are for the Advancement of his eternal Happines; and Commerce, and the tending of Cattle and Agriculture, are for his Livelihood. The Tribe of Souder shall be Servants to the Bramin, the Chehleree, and the Bice.

IF a Bramin cannot procure a Subfiftence by the Exercife of his own appointed Occupations, he fhall earn a Livelihood by applying to the Occupations of the Chehteree: If alfo he fails to acquire a Subfiftence from the Occupations of the Chehteree, he fhall exercife thofe of the Bice; but of thofe Occupations, he fhall first apply to the tending of Cattle, and to Commerce; if from thofe alfo, he cannot earn his Support, he fhall then betake himfelf to Agriculture. If a Bramin applies himfelf to Commerce, he fhall not fell either Salt, or any Articles of Sweet, or of Bitter, or of Aftringent, or of Acid, or Victuals,

#### (41)

Victuals, or Stones, or Iron, or Animals, or Men, or Red Cotton Cloth, or Silk Pieces, or Blankets, or other Species of the fame Kind made of Sheeps Wool, or Camphire and other Aromaticks, or Honey, or Water, or Poifon, or Flefh, or Milk, or Tyer (Sour Cream) or Ghee, or bitter Oil, or Sefamum, or the Grufs Kole (which is a particular Species of Grafs) or Birds, or Wine, or Fifh, or Wax; but the Sefamum, if it be produced in Land belonging to the Bramin, he may fell on the fame Day that it is cleared from the Hufk. The Chehteree, if he cannot fubfift by his own proper Occupations, shall exercise those of the Bice; and if the Bice fails of a Subfiftence from his own Occupations, he shall apply to those of the Sooder; and if the Sooder fails of a Livelihood, he shall apply to Painting, or to Needle-Work, or fome other fuch Employment : In this Manner are their feveral Occupations divided and diffinguished from each other .-- For fome Period after the Creation of the World, there was neither Magistrate nor Punishment; and no Man committed Crimes, or exercised Injustice and Oppression upon his Fellow Creatures; and the Reyets were nourished with Piety and Morality; but, in process of Time, Lust and Anger, and Avarice, and Folly, and Arrogance, and Drunkennefs, became fo predominant over the feveral Members of Men, that with-holding them from Actions of Piety, they became the Guides to all Wickednefs; and Men employed themfelves in all Occupations of Debauchery and Iniquity, and affumed the Licentioufnefs of eating Things forbidden them to eat, and of uttering Words forbidden them to utter; no Man regulated his Actions in conformity to the Beids, nor walked in any Path but that of Sin. When fuch Iniquities first began in the World, Burmkà having reflected within himfelf, and having written in the Shafter the Means for the Improvement of Mankind, and the Business of the Magistrate, and the feveral Duties of the Bramin, the Chebteree, the Bice, and the Sooder, and the Proportions of Punishment to be inflicted on Offenders by the Magistrate, and all other Affairs and Concerns, iffued his Command to a Man named Beirooja, a Chebteree, to affume the Magistracy, and to protect the Reyots, and to punish the Guilty, according to the Ordinations of the Shafter, to the end that Men might

## ( 42 )

might not have the Power of committing Injustice and Violence upon each other. Beirooja, not confenting to accept the Magistracy, left his Son Keiroot-man, and himself fled into the Defarts, to pay his Adorations to the Principle of Truth: In the fame Manner alfo Keiroot-man left his own Son, by Name Kerdum, and himfelf took the Path of Adoration; Kerdum alfo, leaving his own Son, by Name Anung, haftened to the Way of Truth; Anung, the Son of Kerdum, becoming the Magistrate, for some Time regulated his Actions in conformity to the Shafter: After which Neit-mán his Son took upon him the Magistracy and the Government; a Son was born to Neit-mán, by Name Bein, in whom every Sign of an inhuman Difpofition plainly appeared; as for Inftance, during his Childhood, at the Time of Play, he would bind the Children Hand and Foot, and throw them into deep Rivers, and would break Mens Pitchers, and employ himfelf in all fuch Kind of foolifh and unworthy Occupations; the Reyots of the Kingdom, defponding under his Injuffice and Oppreffion, came before his Father, who was the Magistrate, and folicited Redrefs; the Father on hearing this Account of the eternal Injuffice and perpetual Innovations of his Son, and not being able to reftrain him, departed into the Defart: The Kingdom being thus left without a Magistrate, the Bramins conftituted Bein to the Magistracy: This unworthy Perfon, thus becoming the Magistrate, isfued a Proclamation throughout his Kingdom, that no Man fhould perform the Jugg, or the Pocjeb, or any fuch Works of Piety; and that whoever executed Juffice fhould receive fevere Punifhment: Upon this Intelligence the Bramins went to him, and gave him many Sermons of Advice, and many Lectures of Admonition, telling him, " that the Duty of a Magistrate was to cause Exercises of Piety to be performed throughout his Kingdom; and that he who caufed any Obstruction or Opposition to Good Works would go to Gebennum; and that if the Magistrate did not protect and comfort the Reyets, it would be the Caufe of his Kingdom's Deftruction. If the Magistrate deferts the Exercise of Piety, How can it be, that the Reyots should employ themselves in good Actions? In that Cafe, Men will take the Poffeffions and Wives of each other. A Kingdom with an unjuft Magiftrate.

trate, and a Kingdom without a Magistrate, are fimilar to each other; and a Kingdom where Works of Iniquity are practifed, and where the Poojeb and Worship are not performed, fuch a Kingdom is as if it were without a Magiftrate; as for Inftance, a Man of the Chebteree Caft commits Adultery with a Woman of the Bramin Caft, and a Bramin with a Woman of the Chebteree; and in the fameManner all theCafts unite with each other promifcuoufly; and from the Conjunction of Two different Cafts proceeds the Tribe of Burrun Sunker; and that there should be a Burrun Sunker is criminal; it is better therefore to defift from these impious Practices." Bein answered, "These your Admonitions are not profitable for me, neither do I approve of these Speeches; let us see, fince the Tribe of Burrun Sunker is produced, what its Religion and Manners must be; the Bramins afflicted and difgusted departed to their own Habitations; and that oppreffive Magistrate, fending for a Woman of the Bramin Cast, had carnal Connexion with her, and from thence a Son was born; and in the fame Manner, from the Conjunction of Men of one Tribe with Women of a different Tribe, many Sons and manyDaughters came into Exiftence; and from the Connexion of a Man of the Bice with a Woman of the Sooder Caft, the Child that was born, his Tribe is called Kerrum or Koit; and from a Man of the Bramin and aWoman of the Bice Cast sprung the Tribe of Ambusht or Bade, and Kundeb-beneik or Druggifts, and the Tribe of Kunkar or Artificers in Kaleb, and Kàfeb is a Mixture of Copper and Arzeez; and the Tribe of Sunkabkar or Artificers in Sunkab (or Sea Shells) and the Women wore Sunkhab upon their Hands; thefe Four Tribes were produced : And from a Man of the Chebteree and a Woman of the Socder Caft fprung the Tribe of Okeree, and the Tribe of Hejam (Barbers) and the Tribe of Moduck, i. e. Sellers of Candy, were derived; and from a Man of the Scoder and a Woman of the Chehteree Call fprung the Tribe of Koinbebkar, i. e. Kelal or Potters, and the Tribe of Tunterba, i. e. Weavers, and the Tribe of Gbermkar, i.e. Smiths, and the Tribe of Doft; and from a Man of the Bice and a Woman of the Chehteree Cast are derived the Tribe of Magdeb, i. e. Fortune-Tellers, and the Tribe of Koop; and from a Man of the Braminz

#### (44)

Bramin and a Woman of the Sooder Caft is forung the Tribe of Barjebee, *i. e.* Berree; and from a Man of the Chehteree and a Woman of the Bramin Caft the Tribe of Soot and Màlàkàr, *i. e.* Sellers of Flowers; and from a Man of the Bice and a Woman of the Sooder Caft forung the Tribe of Tawleek or Tillee, and Tumboolee (Panfellers) Thefe Tribes are of the First Rank among the Tribes of the Burrun Sunker.

FROM a Man of the Kerrun and a Woman of the Bice Caft fprung the Tribe of Tukkelyab, i. e. Carpenters, and the Tribe of Rujuk, or Wafhers; and from a Man of the Ambufht and a Woman of the Bice Caft the Tribes of Sherrunkar, or Goldfiniths, and of Shekerun-beneik, or Socnar Buneeab; and from a Man of the Koop and a Woman of the Bice Caft were derived the Tribes of Teilkar, i. e. Sellers of Oil, and of Abheir; and from a Man of the Koop and a Woman of the Socder Caft fprung the Tribe of Dheiber or Julyd, and the Tribe of Shoondruk or Soondrie; and from a Man of the Màlàkàr and a Woman of the Seeder Caft fprung the Tribe of Natt or Dancers, and the Tribe of Sharuk; and from a Man of the Màgdeb and a Woman of the Sooder Caft arofe the Tribes of Seeker and Jàleik. Thefe Tribes bear the middle Rank of the Tribes of the Burrun Sunker.

FROM a Man of the Goldfmith and a Woman of the Ambufbt Caft fprung the Tribe of Mulukerrhee; and from a Man of the Skohernn beneik and aWoman of the Bade Caft fprung the Tribe of Kooroobà; and from a Man of the Sooder and a Woman of the Bramin Caft was derived the Tribe of Chendàl; and from a Man of the Abheir and a Woman of the Koop Caft fprung the Tribe of Beroor; and from a Man of the Abheir and a Woman of the Koop Caft fprung the Tribe of Beroor; and from a Man of the Abheir and a Woman of the Bice Caft was propagated the Tribe of Tukkeb, and Chermkàr, i. e. Shoemakers; and from a Man of the Rujuk and a Woman of the Bice Caft fprung the Tribe of Keht Jeihenee, i. e. the Tribe of Putnee; and from a Man of the Caft of Oil-Seller and a Woman of the Pice Caft came the Tribe of Doelà-kàhee; and from a Man of the Dheiher and a Woman

#### ( 45 )

a Woman of the Sooder Caft arofe the Tribe of Mull. These Tribes are of the last Rank among the Tribes of the Burrun Sunker.

Keroor is the Name of a Bird. Keroor, having brought a Man from Shikud Deep, caft him down upon Jumbeo Deep, i. e. this World; that Tribe is called Deiool; and there are Seven Deeps, viz.

> Jumbeo Deep, Pulkl.oo Deep, Shoolmeloo Deep, Koefhud Deep, Kercouchud Deep, Shùkud Deep, Poofhkerud Deep.

The Explanation of *Deep* is this: *Deep* fignifies Land; and on every Side of each *Deep* is the *Sumooder*, or Main Ocean; and the Length and Breadth of this *Deep*, which is called *Jumboo*, is One Hundred Thoufand of *Jeojun*, or Four Hundred Thoufand *Cofe*; and the Length and Breadth of the Second *Deep*, is twice as much as that of this *Deep*; and that of the Third *Deep*, Four Times as much; and that of the Fourth, Eight Times as much; and that of the Fifth, Sixteen Times as much; and that of the Sixth, Thirty-two Times as much; and that of the Seventh, Sixty-four Times as much. And from a Man of the *Deiool*, and a Woman of the *Bice* Caft was derived the Tribe of *Gung*, or Aftronomers, and the Tribe of *Bàduk*, *i. e.* the Tribe of *Bâitee*, and the Tribe of *Jebun*, and the Tribe of *Shookeb*, and fuch Kind of Tribes, called *Muluch: Muluch* are fuch Tribes as eat forbidden Food, and to whom permitted and forbidden Meats are equal: Thefe fprung from the Members of the tyrannick *Bein*.

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#### (46)

THE Bramins, upon Intelligence of all this, execrating the oppreffive Magiftrate with internal Hatred, put him to Death : When the Kingdom was thus. without a Magistrate, the Bramins rubbed his two Hands, and from his Right-Hand produced a Son, by Name Pert-hoo, armed and dreffed in the Arms and Habiliments of War, and well skilled in the Science of War, and a Pundit in the Shafter, and in Form and Shape like to the Dewtlib; and from his Left-Hand. they raifed a Daughter, and this Daughter they married to Pert-hoo, and raifedhim to the Magistracy; and Pert-kee was very just, and protected his Subjects, and careffed the peaceable, and punifhed the oppreffive, and behaved with Refpect. and Regard towards the Bramins, and employed himfelf laudably in all fuch. Kind of good Actions, in conformity to the Shafter : Then all the People, both great and mean, were employed in Works of Piety, and the Kingdom. enjoyed Comfort and Tranquillity. The Bramins, having expressed their Praifes and Approbation, took their leave. Pert-hoo, fulfilling the Offices of Fidelity and good Intention, governed the Kingdom with Juffice and Equity; but his Mind remained embarrafied and uneafy; wherefore he fummoned the Bramins, and inquired of them, faying, "I exercise the Magistracy, and protect the Revots, according to the Shafter; tell me therefore, What is the Caufe that my Mind is diffurbed, and why are the Reyots of the Kingdom in Poverty?" The Bramins answered, "Your Father earried Injustice and Works of Iniquity to the last Extremity; infomuch that the Tribes of Burrun Sunker originate from him: And whereas he would liften to none of the Cautions that were given him; from the Enormity of his Crimes, the Kingdom is become ripe for Difobedience; on this Account, the Fruits of the Earth are produced in lefs Flenty, and the Reyots alfo are ftricken with Poverty; and this likewife is the Caufe of the Vexations of your noble Difpolition." Pert-hoo, on hearing this Account, faid to the Bramins, " Now, therefore, How shall I act, and what Remedy can I apply to this? Shall I put the Tribes of Burrun Sunker to Death? Tell me what is most advisable." The Bramins, upon Confultation,

#### ( 47 )

fultation, and mutual Confent among themfelves, replied, " The Tribes of Burrun Sunker, fuch as they now are, let them remain : And be it cautioufly observed, and provided for, that, exclusive of these, no other new Tribes of Burrun Sunker may be produced. It is not right to put thefe to Death; but you must appoint them their feveral Occupations, and direct them to the Exercise of Piety; neither shall they be disobedient to your Commands: Whofoever controverts your Orders shall be accounted criminal, and worthy of Death : Act therefore as your Understanding directs." This just Magistrate therefore summoned all the Tribes of Burrun Sunker before him, and faid to them, " Wherefore are your Forms fo vile ; your Bodies fo emaciated and difgufting; your Cloaths fo inconvenient, fo coarfe and fo ragged ?" They answered, " What Manner of Speech is this? Our Formsare the fartheft from vile; and our Drefs is elegant; and our Bodies are plump and healthy : Are you not possefield of Sight? Our Origin is from the Plactices of your Father; Burmbà, is not of superior Rank to us." The Bramins, who were in the Magistrate's Prefence, fmiled at these Expressions; but the just Magistrate was incenfed at the Speeches of these diforderly Wretches; and the Servants, according to his Order, bound and beat them. The Tribes of Burrun Sunker, now reduced to Extremity, fought for Pity, and implored Pardon for their Offences, faying, "We will be obedient to your Commands; act therefore as to you shall feem most proper, to change our vile and wretched Appearance to Neatnefs and Elegance : Appoint us alfo our Occupations; and settle our Burrun, or Peculiarity, and Property of Tribes." Pert-boo, upon this, addreffed himfelf to the Bramins, faying, "You are Pundits, and learned. and wife; conftitute therefore to each of these, according to their feveral Abilities, an Occupation and a Tribe." In Obedience to the Order of this just Magistrate, the Bramins faid to them, "You are of the Casts of Sooder ; let each Perfon among you declare what Employment he is willing to exercife." On hearing this, the Tribe of Kerrun first stepped forth, and addressed them, faying, "We are altogether ignorant and foolifh; what Petition can we make

make in this Cafe ? But you, who are Pundits, make proper Inveftigation, and fettle accordingly." The Bramins then made known to the juft Magistrate, that " This Perfon will become of found Understanding, and of laudable Principles; he has spoken with great Propriety. This Tribe shall perform the Service of the Magistrate, and shall have due Faith in the Bramins, and in the Dewtab; and of the Socder Cafts this Tribe shall be the First in Rank." The Bramins then faid to Kerrun, " Do you exercife the Profession of Writing and Reading; and find Employment in the Service of the Magistrate." Next stood up the Tribe of Ambullet, to whom was given the Shafter of Phylick. Afterwards came Kundeb beneik, to him was allotted the Occupation of Druggift. Then appeared the Tribe of Kunkar, to him it was allotted to make Veffels of Brafs, and Kaleb, and Copper, and all fuch Kind of Things. Next appeared the Tribe of Sunkekkar, to whom it was given to work in Sunkha or Sea Shells. Afterwards came the Tribe of Ookeree, to him was allotted the Occupation of War. Then the Tribe of Hejam, to whom Hejamut or the Profession of Barber was configned. Next came the Tribe of Moduk, into his Hands was put the Preparation of Confectionary. After those the Tribe of Koombebkar, to whom was appointed the Business of making earthen Vessels. Then came the Tribe of *Tunterbà*, to weave Cloth became his Occupation. Next appeared Ghermkar, the Formation of all Inftruments of Iron became his Employment. After that came the Tribe of Magdeb, to whom the Bramins faid, " Do you make War your Occupation." They answered, "We are not able to follow the Employment of War; except this, order us whatever Occupation you choofe." The Bramins returned Anfwer, "You shall then difplay the Characters and good Qualities of the People, and shall write the fame, and carry it about from Kingdom to Kingdom, and give Intelligence; Defcription shall be your Employment." Then came the Tribe of Koop, his Employment was appointed to take care of Accompt Books. Afterwards came the Tribe of Berree, to whom it was allotted to raife the Pagn or Bletle Plant. Afterwards appeared the Tribe of Ruffoot, the Care of Horfes became

became his Employ. Next flood forth the Tribe of Malakar, to fell Flowers became his Occupation. Then came the Tribe of Tawleek, to fell the Beetle-Nut became his Employ. Afterwards appeared the Tribe of Tumboolce, his Occupation it became to fell the Beetle Plant. Then came the Tribe of Tukkebyab, to him it was allotted to cutWood and to fplitTimber, and to prepare all Manner of Articles in Wood. Next came the Tribe of Rujuk, to him was appointed the Employment of Sewing Cloaths. Then came the Tribe of Sherrunkar, to him was given to make Jewellery. Next appeared the Tribe of Shooberunbeneik, to him was allotted the Occupation of Perrikbaye, or Trial of Gold and Silver. Then came the Tribe of Teilkar, to whom it was given to make and to fell Oil. Afterwards appeared the Tribe of Dheiber, whofe Occupation it became to catch Fish. Then the Tribe of Natt, whose Occupation it became to dance. Afterwards the Tribe of Chendal appeared, the Occupation of feeding Dogs and Affes was given to it; and its Habitation shall be without the Town, and it shall take the Cloaths of dead Perfons, and fhall caft out the Bodies of fuch as die without Heirs; and whomfoever the Magistrate orders to be put to Death, this Tribe shall put the condemned Person to Death accordingly. Next came the Tribe of Chermkar, working in Leather was appointed for its Occupation. Next came the Tribe of Nujcomee, the Jooteefe or Shafter of Aftronomy was given to it for an Employ. Then flood up the Tribe of Baduk, Drum-beating, and Playing on other Mufical Inftruments, was given to it for an Occupation. Next came the Tribe of Powukkufh, to him was given the Employment of flaying wild Beafts.

ALL this preceding *Explanation* is to make manifest the Reason of the first Institution of the *Shafter*, and the Cause of the Superiority of one Tribe over another.

THE feveral *Indian* Words, which are adopted in this *Account of the Creation*, except the Appellations of the Tribes of the *Burrun Sunker*, are all explained in the different Chapters and Sections where they occur.

Account

#### ( 50 )

#### Account of the Qualities requisite for a Magistrate, and of bis Employment.

**P**ROVIDENCE created the Magistrate for the Guardianship of all.. The Magistrate must not be confidered as a mere Man; even in the Case of the Magistrate being a Child, he must still be looked upon in the Light of the *Dewtàb*; in Truth, the Magistrate is the *Dewtàb* in a human Form, born in this World: The Magistrate must never be held low and contemptible; if anyPerson conceives the Magistrate to be mean and abject, such Person the Magistrate destroys, together with all his Effects and Property; and to whomsoever the Magistrate behaves with Respect and Kindness, such Person's Effects and Property become extensive; and against whomsoever he is enraged, that Person dies; and whoever vilifies and abuses the Magistrate sports with his own Life. Providence created Punishment for the Preservation of the Magistracy; if the Magistrate inflicts Punishment according to the *Shafter*, his Subjects are obedient to his Commands, if he omits to punish according to the *Shafter*, his Kingdom and his Property become ruined and defolate.

For Four Months the Magistrate shall not collect Tribute from the Subjects, but shall give them free Agency; and endeavour, by promoting their Satisfaction and Content, to cause them to cultivate and improve their Lands: During the remainingEight Months, he shall collect the fettled yearly Tribute; and shall appoint *Hircarrahs* and Spies through his Kingdom, to inspect what Employment each Person pursues, and if Tranquillity is preferved; and when Men are guilty of Crimes, he shall cause them to be feized; and, becoming as inexorable as the Kingdom of Death, shall inflict Punishment on them: Such good Works let the Magistrate practife; and let him address the People in kind and affectionate Terms, that they may all be contented and thankful under him; and

#### (51)

and let him be fo formidable, that his Enemy may not be able to come into his Prefence; let him alfo be patient and forbearing, and fupport the Burthens of all his People.

THE Magistrate shall cause to be made for himself a round Chat-ber, or Umbrella of the Feathers of the Bird Lut, or of Peacocks Feathers.

WHOEVER is of laudable Principles and acute Judgment, and of good Actions, and of right Opinions, and a Man of Rank, and of Courage, and a Commender of what is laudable, and with whom the *Reyots* are contented, and who is defeended from a Father and Anceftors, who were Counfellors to the Magistrate, of fuch Perfons the Magistrate shall conftitute Seven or Eight Counfellors to himself.

WHOEVER has Memory to retain what he hears, and who fpeaks fo intelligibly that no Doubt of his Meaning arifes in his Audience, and who is a Man of good Actions, and not of profligate Habits, and who keeps in Subjection his Luft, his Anger, his Avarice, his Folly, his Drunkennefs, and his Pride, and is a Man well inftructed in Science, fuch Perfon the Magistrate shall conflitute his *Leekbuk* or *Meonfpi*, and Writer.

WHOEVER is of laudable Principles, and very capable in all the Shafter, and in Bufinefs, and who can understand the Meaning of a Nod or a Sign, and who can difcern from the Motion of the Magistrate's Lips, or the Aspect of his Countenance, the Magistrate's Pleasure or Displeasure, and who is respectable before all others, and who can well finish whatever Bufiness he goes upon, and who can retain any Speech that he hears, and who is not governed by Lust, or Anger, or Avarice, or Folly, or Drunkenness, or Pride, and who is acquainted with the different Circumstances of all Kingdoms, and can diffinguish proper from improper Seasons, and who is a Man of Strength, of Courage, and a fluent.

#### ( 52 )

a fluent Speaker, fuch Perfon the Magistrate shall appoint his Doot, i.e. his Agent and Hircarrab.

THE Magiftrate fhall erect a flrong Fort in the Place where he choofes to refide; and fhall build aWall on all the Four Sides of theFort, with Towers and Battlements; and fhall make a full Dirch on all the Four Sides thereof, and fhall haveWater near it, that, at the Time of Neceflity, when the Water fails in all the *Nullabs*, the Dirch may be completely full; and he fhall plant Trees within the Fort, and he fhall have within the Fort many Troops of Horfe and Foot to guard the fame, and great Store of Arms, and much Money, and many Things of all Kinds; and Store of Victuals and Drink, and Horfes, and Elephants, and Camels, and Cattle, and all Beafts of Burthen in great Plenty; and he fhall keep there great Stores of Hay; and many *Bramins*, andPainters, and Smiths, and all other Kind of Artificers ; and all Sorts of Mufical Inftruments alfo fhall be kept within the Fort; and he fhall caufe great Pools to be made: It is to be underftood, that there fhould be Store of all Kinds of Things laid up within the Fort, that there may never be the Complaint of a Want of any Thing.

THE Magiftrate fhall keep in Subjection to himfelf his Luft, Anger, Avarice, Folly, Drunkennefs, and Pride : He who cannot keep thefe Paffions under his own Subjection, How fhall he be able to nourifh and protect the People ? Neither fhall he be feduced by the Pleafures of the Chafe, nor be perpetually addicted to Play; nor muft he be always employed in dancing, finging, and playing on Mufical Inftruments; nor muft he fleep in the Day-time; nor fhall he falfely accufe any Perfon; nor fhall he always remain concealed in his private Apartments; nor practife the drinking of Wine; nor fhall he go to any Place without a Caufe; and fhall not difpraife any Perfon without knowing his Faults; nor fhall he caufe any Moleftation to Men of Worth; nor fhall he put any Perfon to Death by artful and deceitful Practices; nor fhall he take away the Property of any Perfon; nor fhall he envy another Perfon's fuperior Merit; nor

#### ( 53 )

nor shall he fay, that such Persons as are Men of Capacity are Men of no Capacity; nor shall he abuse any Person; and shall not hold any Person guilty, without the Commission of a Crime.

To the good Man, the Magistrate shall give Effects and Money; and shall content and pleafe Children, and old Men, and Men in Want, and Men who are worthy to perform Worship, by speaking kindly to them, and by giving them Money; and to such Persons as seek Defence from him, he shall shew Favour and Comfort, and shall preferve them under the Shadow of his Protection, and shall not take Bribes from them; and shall nourish the *Reyots* of his Kingdom, according to the Ordinations of the *Shafter*; and shall inflict a proper Punishment upon his Enemies; and shall not cherish any Refeatment in his Heart against his Friends, but be of pure and clean Intentions; and in all Cafes, he shall space and excuse the *Brappins*; and if any Person, either his Superior or his Equal, or his Inferior in Strength, comes to make war against him, in the Prefence of such Person, the Magistrate must not fail of Courage.

THE Magistrate shall not make war with any deceitful Machine, or with poisoned Weapons, or with Cannon and Guns, or any other Kind of Fire Arms; nor shall he flay in War a Person born an Eunuch, nor any Person who, putting his Hands together, supplicates for Quarter, nor any Person who has no Means of Escape, nor any Man who is sitting down, nor any Person who fays, "I am become of your Party," nor any Man who is asleep, nor any Man who is naked, nor any Person who is not employed in War, nor any Person who is come to fee the Battle, nor any Person who is fighting with another, nor any Person whofe Weapons are broken, nor any Person who is wounded, nor any Perfon who is fearful of the Fight, nor any Person who runs away from the Battle.

IF a Man hath taken in a Battle any Carriage, or Elephants, or Horfes, or Camels, or Kine, or Buffaloes, or Goats, or Sheep, or any fuch Kind of Beafts,

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#### ( 54 )

or *Paddee*, or Wheat, or Barley, or *Gram*, or Muftard Seed, or fuch Kinds of Seed and Grain, or Umbrellas, or Cloaths, or Salt, or Sugar, he fhall become Poffeffor of them all; and if he hath taken, as a Prize, Gold or Silver, or Jewels, or Lands, all fuch Things fhall belong to the Magiftrate.

THE Magistrate, at the Time of Battle, shall receive, from his *Hircarrabs* and Spies, Intelligence of the Adversary, and of his own Party, and of what is their immediate Employment; if his Counfellors and other Men are discussed ened, then, by giving them Effects and Money, or by speaking kindly and comfortably to them, he shall endeavour to raise their Spirits.

THE Magistrate shall first attempt with his Enemy Accommodations of Peace, and shall not at once prepare for War; if the Enemy does not make a Composition, then, by diffursing some Money, he shall shew the Way to a Reconciliation; if the Enemy is discontented with this also, he shall fend to the adverse Party a Man of Intelligence, and well skilled in Artifice, to infinuate himself among the Enemy's Men, and make them disfatisfied with each other, that they may quarrel and fight among themselves, and so be ruined; if the Affair fails also of being compromised by these Means, he must then prepare for Battle.

WHENEVER the Army and the Implements of War are abundant, and the Counfellors contented and unanimous, then let them go to the Battle.

WHENEVER the Counfellors and Troops are contented, and in Spirits, and the Enemy has made but little Preparation, and the Troops and Counfellors of the Enemy are diffatisfied, then let them go to the Battle.

WHEN the Enemy's Preparations-are formidable, and your own Preparations are fcanty, then you must divide your Army into Two Parts; and, by attacking the Enemy in Two Places, you shall obtain the Victory.

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WHEN the Enemy is victorious, and yourfelf defeated, Protection must be fought from fuch Person as is of a right Judgment, and of a peaceable Dispofition.

THE Leader of the Army shall keep a cautious Watch on all Sides; and on whatever Side the Enemy approaches, he shall on that Quarter go to Battle.

THE Magistrate, whatever Province he shall conquer, and annex to his own Authority, shall pay Worship to the *Dewtab* of that Country, and shall give much Effects and Money to the *Bramins* of that Province, and shall shew Respect and Courtes to Men of good Actions, and Kindness and Clemency to the Subjects there, and shall appoint whomssoever there shall happen to be defeended from the same Grandsather with the Person whom he has conquered, to the Magistracy of that Province.

THE Magistrate, while there yet remains Four *Ghurrees* of the Night, shall rife from Sleep, perform his Ablutions, and, in a proper Manner, pay the *Pcojeb* to his Deity; after which, he shall put on a choice Drefs, and valuable Jewels; and, having first performed due Obeisfance, and respectful Salutations to the *Dewetab*, and to the *Bramins*, shall seat himself upon the *Musnud* (or Throne) of the Magistracy, and dispatch the several Affairs of Government; and, in every Transaction, shall act in conformity to the *Sbaster*.

THE Magistrate shall appoint fome one Person his Gomastab or Agent in each Town; and he shall constitute a Person to Two Towns; and also an Intimamdar or Superintending Agent to Three Towns; fo also one Person to Five Towns; and one Person to Ten Towns; and one Person to Twenty Towns; and one Person to One Hundred Towns; and one Person Intimamdar to One Thousand Towns. If any Affair should happen in any Town, the Gemastab

#### ( 56 )

Gomajlab of that Town shall give Intelligence thereof to the Ibtimamdàr of Two Towns; and the Ibtimamdàr of Two Towns to the Ibtimamdàr of Three Towns; and the Gomastab of Three Towns to the Ibtimamdàr of Five Towns; and the Ibtimamdàr of Five Towns to the Ibtimamdàr of Ten Towns; and the Ibtimamdàr of Ten Towns to the Ibtimamdàr of Twenty Towns; and the Ibtimamdàr of Twenty Towns to the Lord of One Hundred Towns; and the Lord of One Hundred Towns to the Lord of One Thousand Towns; and the Lord of One Thousand Towns to the Supreme Magistrate.

THE Magistrate, in the Month of Cheyt (Part of March and April) shall not let any Person dress his Victuals in the Day-time; and shall, in different Places, caufeWells and Pools to be digged; and fhall plaifter the Houfes of the Kingdom with Clay; and shall cast out the Heaps of Wood and Grass from the cultivated Country to the Wafte; and fhall caufe the Wells and Pools that are filled with Mud, and Briers, and Rubbifh, to be cleanfed; and fhall not permit any Perfon to light a Fire in the Day-time, except only that the Bramins shall perform the Jugg, and the Ironmongers and Goldsmiths, and fuch Kinds of Artificers, may light a Fire in their own Work-Shops, for the Performance of their Bufinefs; but they must keep their Fire under the niceft Caution : And, exclusive of those, if any other Person, during the Month of Cheyt, kindles a Fire in the Day-time, the Magistrate shall hold him guilty; and he shall be circumspect, that not a single Sign of Sharpers, and Men of bad Principles, and fuch as cannot diftinguish between their own Good and Evil, and fuch as are born Eunuchs, and fuch as are accustomed to be intoxicated with Liquor, appear in his Kingdom : If fuch as thefe appear, he shall expel them out of his City, left by Chance they fet Fire to any Perfon's House.

THE Magistrate, having erected in his Kingdom some Buildings of Strength and Elegance, shall 1 lace therein, with all Dignity and Respect, Ten Bramins learned

#### ( 57 )

learned in the *Beids* of the *Shafter*, and in the *Sheertee* of the *Shafter* (who are alfo Men fkilled in Works of Piety, and who employ themfelves in worthy Actions, and who are Men of Compafiion and Clemency, and of an exalted Family, and acquainted with all Bufinefs, and who know the Excellencies and the Blemifhes of each particular Caft) to infpect and control the Affairs of the Kingdom, both religious and otherwife. If he cannot place therein Ten *Bramins*, he fhall place there Seven Perfons, or Five, or Three, or Two; and whenever any Doubt arifes in the Magiftrate upon any Circumftance, he fhall apply for a Solution thereof to thofe *Bramins*, who, coinciding in Sentiments, fhall give him an Anfwer, conformably to the *Shafter*; according to which, the Magiftrate fhall take his Meafures. If any Concern of the *Reyots* fhould arife, they fhall requeft an Ordination from the *Bramins*; and whatever the *Bramins* order from the Infpection of the *Shafter*, to that the *Reyots* fhall pay Obedience.

THE Pundit Bramins, who are in the Magistrate's Kingdom, shall perform the Nut-kerm, the Neemtuk-kerm, the Santee-kerm, and the Poolbtee-kerm, and such other Works which are necessary and proper, according to the Shafter, for the Advantage of the Magistrate, and of the Subject.

Nut-kerm is the daily Performance of the Worship to Dewtab, and of the Jugg, and fuch other Works of Piety.

Neemtuk-kerm is the Performance of certain religious Acts, and of the Dàn, and of the Seràdeb (or Feftivals of the Dead) and fuch other Works, during the Time of the Eclipfes of the Sun and Moon.

Sàntee-kerm is the Performance of Worship to the Dewtab, during the Time of a calamitous Season, or in a dry Year, or a Year of Famine, or when P any

#### ( 58 )

any Pestilence happens in the Kingdom, for the Adversation of such Missortunes.

*Poeflotce-kerm* is the Performance of Worship to the *Dewtab*, and of the Jugg, for the ftrengthening of the Body, and for Increase of Wealth.

THE *Chehteree*, the *Bice*, and the *Sooder*, fhall be obedient to the *Bramins*; and whatever Order the *Bramins* fhall iffue, conformably to the *Shafter*, the Magiftrate fhall take his Meafures accordingly.

THE Magistrate, with all possible Circumspection, shall nourish the Four *Ljrum*; an Account of the Four *lfrum* will be given in the Chapter of *Justice*. Whoever hath forfaken the Principles of his own Cast, the Magistrate shall cause him to return to the Duties of that Cast; if he will not return, he shall oblige him by Menaces.

IN whatever Magistrate's Kingdom the *Bramins* are unable to procure Food and Cloaths, that Kingdom becomes defolate; in fuch Cafe, the Magistrate shall most certainly appoint them Subfistence and Cloathing.

WHOMSOEVER the Magistrate shall retain as a Servant, he shall appoint him a Stipend proportionably to his Occupation, that he may not be reduced to Necessity and Distress.

THE Magistrate shall keep the High-Road open and plain, that Men and Cattle may have sufficient Room to pass and repass; and shall place in some retired Situation his Store-Houses, and Elephant Stalls, and Armories, and Stables, and Barracks for the Soldiers.

THE

( 59 )

THE Magistrate shall keep many intelligent Physicians, and Magicians (or Men who cure by Spells) and Surgeons, *i. e.* Men skilled in Operations of Surgery, and in applying Plaisters; and he shall keep great Quantities of Medicines, and of Oils of all Kinds in the Physick Shop; and shall retain in his Service a great Number of Bussiens, or Parasites, and Jesters, and Dancers, and Athleticks; and he shall render all his Servants, both Counfellors and other tendants, contented and grateful.

IF the Magistrate cannot punish Robbers and Night Murderers, and is unable, by apprehending the Thief, to reftore Effects fielden from any Perfon, then he fhall give to that Perfon, from his own Store-Houfes, the Value of the Thing fo ftolen.

SUCH Things as are not proper for him to take, he fhall not take on any Pretence; and of fuch Things as are right and proper for him to take, even although they are exceedingly minute, he fhall not forego his Claim: And he fhall efteem the Subjects in the Light of his own Children. And if any Calamity fhould happen to the Magiftrate, yet he must not be terrified, nor remain afflicted, even during the Calamity. Also he must be easy and tranquil; but must not take any Diversions.

THE Magistrate shall not be impatient and angry at hearing any Subject's Complaints; and if any Person, not having gained his Cause, speaks abusively to the Magistrate, even then he shall not be enraged against that Person, but shall forgive his Error. Upon performing the *Jugg* and *Poojeb*, and other pious Ceremonies, he shall give to the *Bramins* the *Duchneb*, *i. e.* the Wages for the Performance of the *Jugg* and *Poojeb*, and shall not require ought from any Person.

#### ( 60 )

THE Magistrate shall take all prudential Measures in his own Kingdom, that no Person commit Adultery with another Person's Wife, and that no Person have Power to commit any Violence to another. And every Magistrate who causes the guilty to be punished is commendable.

THE Magistrate shall collect from the People the necessary Tribute; and shall never commit Injustice; and shall liften upon all Affairs to such Men as are possessed of an acute Judgment, and who are very expert in all Affairs.

If a Plunderer fhould attack the Magistrate's Kingdom, and grievously moleft the People, the Magistrate shall most furely punish him; if he does not, he is unworthy of the Magistracy. And a Magistrate, who, without protecting and taking care of the Subjects, collects the accustomed Tribute from them, will go to Hell.

THE Magistrate shall keep such a guard upon himself, that his Foibles may never be discovered; and, by fending *Hircarrahs* and Spies, he shall inform himself of the Faults of others.

IF a Burrut, i. e. a Religious Foundation, hath been appointed to any Bramin, or other Perfon, being a flipulated Sum for the Performance of Poojebt to the Dewtàb, the Magistrate has no Power to refume the Domation. Whoever refumes the established Burrut of a Bramin and the Dewtàb, or of any other Perfon, will remain in Hell One Thousand Years.

IN a Kingdom, where Men of Rank eat in the Houles of Proftitutes, or have carnal Connexion with Proftitutes, or praclife the drinking of Wine, fuch Kingdom becomes defolate; therefore it is the Duty of the Magistrate to appoint Perfons to prohibit fuch Practices.

#### ( 61 )

IF a Magistrate, not diffinguishing between good and bad Men, takes Fines, in contradiction to the *Shafter*, his Kingdom becomes defolate.

IF a Thief, or any other Perfon within the Obfervation of the Magistrate, and of the Magistrate's Counfellors, should caufe any Molestation to the People, and the Magistrate and his Counfellors should not punish the Offender, fuch Magistrate and Counfellors, during their Life-time, are like dead Perfons.

THE Magistrate, at what Time he is defirous to confult with his Counfellors, shall choose a retired Place, on the Top of the House, or on the Top of a Mountain, or in the Defart, or some such secret Recess, and shall hold his Council there; and in Places where there are Parrots, or other talkative Birds, he shall not hold his Council while they are present.

THE Magistrate shall not take Counsel of a weak old Man, or of a Woman, or of a Person unacquainted with Works of Piety. If any Person, exclusive of the Magistrate's Counsellors, is acquainted with the Designs of the Magisttrate, his Magistracy is not of a long Duration.



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## TRANSLATION OF A POOTEE, OF COMPILATION, OF THE ORDINATIONS OF THE PUNDITS.

#### C H A P. I.

#### Of Lending and Borrowing.

MEN are permitted to lend Money, but they fhould not lend to Women, Children, or Servants; and whenever they lend, it fhall be upon the Credit of a Pledge, a Security, a Bond, or Witneffes, whichever of the Four is most to their Satisfaction, and not otherwife; the Pledge and Security are to answer the Payment of the Debt, the Bond and Witneffes to prove its Validity.

SECT.

- Sect. I. Of Intereft.
- Sect. II. Of Pledges.
- Sect. III. Of Securities.
- Sect. IV. Of Difcharging Debts to whomfoever due.

Sect. V. Of the Methods of Recovering Debts.

#### SECT. I.

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#### Of Interest.

IF a Loan be granted upon a Pledge to a Man of the *Bramin* Caft, the Monthly Intereft shall be One Part in Eighty upon the Principal; at this Rate, if the Principal be Eighty Rupees, the Interest shall be One Rupee per Month.

IF a Loan be granted upon Security to a *Bramin*, First, One Part in Eighty upon the Principal is allowed, that is to fay, One Rupee, and also One Eighth of One Eightieth of the Principal, which upon Eighty Rupees amounts to Two Annas; these Two Sums are to be added together for the Monthly Interest, fo that, upon a Principal Debt of Eighty Rupees, the whole Interest at this Rate is Two Rupees Two Annas per Month.

IF a Loan be granted to a *Bramin* without Pledge or Security, the Monthly Intereft fhall be Two *per Cent*.

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IF a Loan be granted to a Man of the *Chebteree* Caft, in that Cafe, where a *Bramin* pays Interest One Rupee, the *Chebteree* shall pay One Rupee Eight Annas; where the *Bramin* is charged One Rupee Two Annas, his Interest shall be One Rupee Eleven Annas; and in the place of Two Rupees, the *Chebteree* shall give Three.

IF a Loan be granted to a Man of the *Bice* Caft, he fhall be charged double the Intereft of a *Bramin*.

IF a Loan be granted to a Man of the Sooder Caft, in that Cafe, where the Bramin pays Intereft One Rupee, the Sooder shall pay Two Rupees Eight Annas; in the place of One Rupee Two Annas, he shall give Two Rupees Thirteen Annas; and instead of Two Rupees, he shall be charged Five.

IT is allowed the Tribe of *Bice* to charge Intereft, at the Rates herein already specified, inTimes either of publick Calamity, or of publick Prosperity.

Also it is allowed the *Bramin*, the *Chehteree*, and the *Scoder*, in Times of Calamity, to demand the above Intereft.

Bur in Times of Prosperity, it is criminal in the *Bramin*, the *Chebteree*, and the *Sooder*, to charge Interest at these Rates.

## Explanation of the various Denominations of Interch, which are of Six Sorts.

THE First is Kau-ee kau, so called, when Money is lent upon a stipulated Interest, with Agreement to be paid yearly.

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THE Second is Kau-lee-kau, fo called, when, according to the Rate of the Agreement, Intereft is to be paid monthly.

THE Third is *Chickerberdchee*, fo called, when, upon a Debtor's Inability to pay the Intereft upon his original Debt, the Principal and Arrears of Intereft are added together, and Intereft commences upon the aggregate Sum.

THE Fourth is *Cortee-au*, fo called, when, in Times of Calamity, the Borrower voluntarily agrees to advance the Rate of Interest, which he must pay accordingly.

THE Fifth is Seekhauberdebee, fo called, when, according to the Rate of the Agreement, Intereft is to be paid daily.

THE Sixth is *Bhook Làbkeb*, fo called, when a Creditor receives a Profit upon any Thing delivered over to him as a Pledge; as for Inftance, when a Man pledges with another any domeftick Animals, asKine, Buffaloes, Goats, Horfes, Camels, Elephants,  $\mathcal{B}c$ . or Fruit Trees, as Mango Trees, Jacks, Cocoa Trees, Beetle,  $\mathcal{B}c$ . or Houfes, or tilled Land, or Womens-Ornaments, or Pots, or Cloaths, or Mats, Carpets,  $\mathcal{B}c$ . if they be applied to Ufe, and it be agreed, between thofe Two, that the Produce, or Ufufruct of the Pledge, fhall appertain to the Creditors, in lieu of Intereft.

IN Times of publick Calamity, either of the Four Tribes of Bramin, Chehteree, Sooder, or Bice, may receive Intereft, at the Rate of One Part in Eighty, being One Rupee (as hath already been herein explained in a feparate Article) by either of the Three Modes of K.u.-ee-kau, Kau-lee-kau, and Chickerberdehee.

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EITHER in prosperous or calamitous Times, it is criminal for either of these Four Cafts, except only the *Bice*, to exact Interest, by either of the Three Methods of *Cortec-au*, *Seekhauberdehee*, or *Bhook Labheb*.

IT is lawful for the Tribe of *Bice* to receive Intereft by either of the Three Modes of *Cortee-au*, *Seekhauberdehee*, and *Bhook Labheb*, in Times of Calamity, but in a profperous Seafon criminal.

IF a Creditor hath received no Interest upon his Money for Fifty Months, and if still a longer Time should elapse, yet the Arrears of Interest shall rife no higher than to double the Principal; and the Four Modes of *Cortee-au*, *Kau-ee-kau*, *Kau-lee-kau*, and *Chickerberdehee*, may be applied to collect the Interest upon this double Principal.

Ir Interest, by the Two Modes of Seekhauberdehee and Bhook Labheh, hath been paid for a very confiderable Time, yet there shall be no Release from it, until the Principal Debt be discharged.

NEITHER of the Three Tribes, Bramin, Chehteree, or Souder, but only the Bice, shall receive Interest by these Six Methods in Times of Prosperity.

THERE is a Tribe, denominated *Burrun Sunker*, composed of fuch whole Father and Mother, being of Two different Tribes, have begotten Children; if a Man of this Cast should borrow Money, he shall pay One Part in Sixteen upon the Principal; at this Rate, the Interest upon One Rupee is One Anna.

If a Creditor, by violent Means, caufes his Debtor to agree to an increafed. Rate of Intereft, the Agreement shall not be valid.

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IF a Man borrows Money without a Pledge given, the Son of his Grandfon shall not pay the Debt.

IF a Man borrows Money upon a deposited Pledge, the Son of his Grandfon must difcharge the Debt.

IF a Man borrows Money without flipulated Intereft, and upon the Demand of his Creditor goes abroad, without fufficient Reafon, and a Call of Bufinefs, or lurks fecretly in his own Houfe, fraudulently contriving Means to delay and to refufe Payment, in that Cafe, after Three Months, Intereft upon the Debt fhall commence from the Beginning of the Fourth Month; but if the Debtor goes abroad upon real and neceffary Occafions, he fhall pay Intereft, after the Expiration of One Year.

IF a Man borrows Jewels, Pearls, Coral, Silver, Gold, Cotton, or Cloaths made of Silk or of Goats Hair, and any confiderable Time elapfe without Repayment, yet shall the Interest upon such a Debt arise no higher than to double the Principal.

IF a Man, having purchafed Goods upon Credit, fraudulently goes abroad without Payment, or conceals himfelf in his own Houfe, and, by prevaricating Excutes and Delays, continues to with-hold the Purchafe-Money, in that Cafe, after Six Months are elapfed, Interefl fhall be accounted due from the Beginning of the Seventh; if the Purchafer is called abroad by his neceffary Bufinefs, he thall pay Intereft, after the Expiration of One Year.

IF a Man hath committed ought to the Charge of another, who, on Application for the Return of the Truft, fraudulently abfconds on a Journey. A he leaves not his own Houfe, but by Excufes and Prevarications detains are Charge

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Charge in his own Poffeffion, in that Cafe, if Six Months elapfe from the Time of fuch Application, he shall be charged Interest from the Beginning of the Seventh.

SUPPOSE a Man to borrow a Quantity of the Grain, called Shàllee (or Paddee) upon this Agreement, that, at the Time of the Paddee Harveft, he will make an equitable and equivalent Return, in that Cafe, if, at the Time of Payment, Grain be fomething cheaper than when it was borrowed, he fhall pay double the Quantity; if it be much fallen in Price, he fhall pay Three Times as much; if it be ftill cheaper, Four-fold; and if its Value be exceedingly reduced, he fhall return Five Times the Quantity lent him, and this Fifth Increase he shall never be obliged to exceed; if the Price, at the Time of Repayment be rifen, with respect to the Time of borrowing, the Bramin shall pay for Interest Two in One Hundred Parts, the Chebteree Three in One Hundred Parts, the Bice double of the Bramin, and the Sooder Five Parts in One Hundred.

IF a Man borrows Cocoa-Nut Oil, or any fpirituous Liquors, or *Ghee*, and returns it not in Fifty Months, he shall then repay Eight Times the original Quantity.

IF a Man borrows Milk, Woollen Cloth, Perpets, *Shawls*, or Tapeftry, and Carpets made of any Hair but that of Sheep, and returns it not in Fifty Months, he shall then repay Five Times the original Quantity.

IF any Man borrows any Kind of Cloths (but those made of Silk) Iron, Copper, Talc, Brass, White Copper, Pewter, Tin, and Metals of this Kind, except Gold and Silver, and returns them not in Fifty Months, he shall then repay Three Times as much. ( 8 )

IF a Man borrows any Kind of Grain, except *Paddee*, as Wheat, Small Gràm, Barley, and fuch Kinds of Grain, or Lentils, *Gràm*, Muftard Seed, or *Kunjud*, and fuch other Produce of Tillage, and returns it not in Fifty Months, he shall repay it Four-fold.

IF a Man borrows Green Herbs, fuch as Cabbage, Lettuce, &c. and repays them not in Fifty Months, he fhall repay them Five-fold.

IF a Man borrows Sugar Canes, and returns them not in Fifty Months, he fhall then repay Six Times the Quantity.

IF a Man borrows the Juice of the Sugar Cane, the better Sorts of Flowers, or of Fruits, Ginger, Radifhes, Potatoes, or Yam, or any other of those Herbs whose Root is in common Use, whatever Quantity he borrowed, he shall return Three Times as much.

IF dried Grafs, Fuel Wood, Bricks, or Leaves, or Things made of Leather, or Bone, or Scimitars, Spears, Daggers, Muſkets, and this Kind of warlike Inftruments, or dried Flowers, or Fruits of the worft Species, be borrowed, and not repaid in Fifty Months, yet no Intereft is to be given on them; but if it be originally flipulated, it fhall be paid.

IF a Man fells Goods without receiving immediate Payment, and, upon Demand made for the Money, the Purchafer puts him off with frivilous Delays, either ftaying at his own Houfe, or going abroad, without fufficient Reafon, Interest shall commence upon the Debt from the Beginning of the Fourth Month.

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If a hired Servant hath been a long Time without receiving his Wages, yet he shall not demand Interest upon them, unless it be originally fo stipulated.

IF a Man hath agreed to pay another a certain Fine on any Account, and a long Time elapfe without Payment, he fhall not give Interest, unless it be Part of the original Agreement.

IF a Man hath prefented another with any Thing in the way of Friendship, which Present the Accepter neither takes to his own House at the Time it is given, nor doth the Donor send it to him, yet shall no Interest be paid upon the Gift thus with-held, unless by a prior Agreement.

IF a Man hath given another any Thing by way of Recompense, which, after being accepted by the Person to whom it is offered, is yet detained at the Donor's House, and not delivered on Demand, Interest shall be paid upon its Value.

IF a Man, in a friendly Manner, hath applied to his own Use any Thing of the separate Property of his Wife, on returning it, he shall give an Interest, together with the Principal; and if a Man, by forcible Means, hath taken ought belonging to his Wife, and doth not pay her both Principal and Interest, the Magistrate of the Time shall oblige him to pay Interest and Principal, and shall also fine him.

IF a Man hath expended, on friendly Terms, any of his Wife's Property, and dies before he makes it good, his Son shall pay the Principal so borrowed, but without Interest. ( 10 )

Is a Man offers to difcharge a Debt, and the Creditor will not accept Payment, he fhall not pay Interest upon the Debt, after fuch an Offer, unless it be previously flipulated.

IF a Man, who has agreed to difburfe a certain Sum for the Expences of a Marriage, or a Marriage Portion, pays it not for a confiderable Time, he shall not pay Interest upon that Sum, unless according to previous Agreement.

IF a Man hath deposited a Pledge, and the Creditor possessing fuch Pledge applies it to his own Uses, or breaks it, or it be stolen from his House, in that Case, he shall not pay Interest upon it, unless by Agreement.

IF a Man deposits a Pledge with another, and no Agreement be made that the Creditor shall make use of the Pledge, in that Case, supposing the Pledgee to apply to Use the Goods so pledged, he shall pay half Interest, according to the Rates herein already specified.

If a Pledge, deposited in a Creditor's Hands, be spoiled, lost, or broken by an unforeseen Accident, in that Case, the Creditor shall still recover both Principal and Interest of his Debt; but the Debtor shall not receive the Value of his Pledge.

A MAN may lend Money to another of the fame Tribe, to his Relations, or particular Friends, upon a Pledge only, but from all others, he fhould demand a Bond and Security.

IF a Man lends Gold to another, he fhall appoint a fixed Day of Payment to his own Satisfaction; if he cannot fix a Day to his Mind, he may omit it. (11)

IF a Man borrows Paddee, Wheat, Barley, Gram, Small Gram, Lentils, or Doll, or Muftard-Seed of the Species of Grain and Pulfe, or Salt of whatever Sort it may be, or Honey, Sugar, Sugar-Candy of the Species of Sweets, or round Pepper, or Peepul, dried Ginger, Kureelab, or Inderjo of the Species of Warm Bitters, or Tamarinds, or four Plumbs, or Lemons of the Species of Acids, or Hurreh, Bebeerreh, and Oulàb of the Species of Affus, he shall furely fix a Day of Payment.

WHEN feveral Men are Creditors to the fame Debtor, they fhall make a a Sort of Common Stock of their Debts, and receive their respective Shares of each Payment; if any Creditor refufes to accede to this Agreement, he shall lofe his Share of the Intereft.

IF a Man hath fold Rice or Wheat for fowing of the Species of Grain, or Muftard Seed, or Kunjud of the Species of Seed, or the Seeds of Cotton, or Kureelah, or Pumpkin of the Species of Terkarree, or the Seed of the Water Melon, or Cucumber of this Species, and they do not fpring up from the Ground, but the Spot should become waste, the Vender of the Seed shall make good the Crop.

#### S II.

# E C T. Of Pledges.

IF a Man, with whom a Pledge is deposited, should apply to his own Use the Things fo pledged, and by that Means spoil it, he shall pay the Value of it to the Depofitor, or procure another of the fame Kind.

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IF a Man, who hath pledged ought to another for a Debt, offers to pay the Money, and demands his Pledge, which the Creditor fraudulently with-holds, in that Cafe, the Magistrate shall exact a Fine from the Creditor, cause the Pledge to be reftored to the right Owner, and the Debt to be forthwith difcharged.

IF a Perfon mortgages to another fuch a Quantity of Land as will ferve for the Subfiftence of One Man, for One Year, and afterwards mortgages the fame Land to a Second Mortgagee, he shall be punished with Death; or if his Life be spared, he shall be fined One Hundred *Afbrufees*; and if the Criminal be a *Beramin* (which Tribe is exempt from capital Punishment) he shall shall shall be Fine of One Hundred *Afbrufees*.

IF a Man mortgages a Quantity of Land less than will suffice to maintain a Man One Year, and afterwards engages the fame Ground to a Second Mortgagee, the Magistrate shall fine him Sixteen *Asbrufees*.

IF a Man hath deposited a Pledge with another, and fuffers it to lie a confiderable Time unredeemed, yet the Creditor shall not apply the Deposit to his own Use, or sell it, or spoil it, or pledge it as his own to another Person; if he acts in contradiction to this, he shall be obliged to make good the Pledge.

IF a Man, having pledged any Thing to one Perfon, fraudulently contrives to engage the fame Article as a Pledge to a Second, the First Engagement shall be confidered valid, and not the Second; but yet the Second Creditor shall receive both Principal and Interest of his Money; and he who thus transgress the Laws of Justice shall be punished as a Robber. ( 13 )

IF a Man pledges the fame Article with Two Perfons, and it be not known which Transaction was prior in Date, then, whichever of the Creditors, without Moleftation of the other Pledgee, attaches the Pledge, it shall be accounted valid, with respect to him; if a Dispute arises, the Two Creditors shall have equal Shares in the Deposite.

IF any Transaction between Two People pass before Witnesses only, and a Third Person produces a written Instrument of the same Transaction, attested also by Witnesses, the Writing thus witnessed shall be accounted valid.

IF a Man pledges ought to another without a written Agreement, and afterwards deposites the fame Pledge with a Second Person, adding a regular written Inftrument, to teftify the Validity of this Second Pledge, in that Cafe, the Second Engagement shall stand good, and the Borrower shall return back the Money lent him by the First Creditor.

IF a Man mortgages to another a certain Quantity of Land, and the Mortgagee, by forcible Means, appropriates to his own Ufe a larger Space of Ground than is fpecified in the Agreement, in that Cafe, the Magistrate, without caufing the Debt to be difcharged, shall reftore the mortgaged Ground to the right Owner, and hold the Mortgagee criminal.

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#### SECT. III.

Of Security.

#### There are Four Sorts of Security.

First, WHEN a Man, defirous to borrow Money, is refused, by the Person whom he addreffes, from a Want of Confidence in his Ability to repay it, if in the mean Time a Third Person should advise the refusing Party to lend the Money, and should promise, that, if the Debtor absconds upon the Day of Payment, he will cause him to appear, he, who by such Advice causes the Money to be lent, engages himself in a Kind of Security; and if he cannot produce the Borrower, when Payment becomes due, he must discharge the Debt, both Principal and Interest: If he dies, his Son shall not make good the Loan.

Secondly, WHEN a Man, who is requefted to lend Money, doubts the Character of the Borrower, and enquires it of a Third Perfon, if this Man should answer to the others Character, and affirm, that to his own Knowledge he is worthy to be trufted, by thus inclining the Party to lend the Money, he is to be confidered as a Kind of Security; and whoever, by giving a good Character to a bad Man, enables him to borrow Money, and this Circumstance can be proved, the Recommender shall be obliged to make good both Principal and Interest of the Debt; but if he dies, his Son is not answerable for the Money.

Thirdly, WHEN aMan, defirous to borrow Money, is refused, because the Person of whom he requests it has no Opinion of his Credit, if a Third Man should fay, "Lend

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" Lend him what he defires, and I will be anfwerable for it," this alfo is a Kind of Security; and if the Borrower refules Payment, the Security must difcharge both Principal and Interest of the Debt; alfo if he dies, his Son shall make good the Principal.

Fourthly, WHEN a Man, defirous to borrow any Thing for a Time, promifing to return it as foon as the Bufinefs for which it is wanted fhall be finished, is refused the Use of it, if another Person should advise the Possesson of the Thing required to lend it, and should promise, that he will take care to see it returned, this also is a Mode of Security; and if the Borrower returns not the Article lent him, the Security shall make it good, with Interest upon its Value: Also if he dies, his Son shall be answerable for the Principal.

IF a Debtor, on the Day agreed for difcharging of his Debt, fhould be unable to appear, either from fome natural or publick Calamity, or from a neceffary Attendance on a Court of Juffice, it is not to be accounted a Fault in the Man who became Security for him; but when the Debtor's Caufe of Delay is removed, the Security must then procure his Appearance, or, upon Failure, must himfelf be anfwerable for the Caufe in Difpute.

IF a Man dies, who, having deposited a Pledge, is become perfonal Security for another, his Son shall difcharge the Principal of the Debt.

IF a Man who is Security for another should die, his Grandson and Great-Grandson are not answerable.

IF feveral Men become Securities for a Debtor who fails to difcharge his Debts, all the Securities shall pay the Money in equal Shares.

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IF, at the Time of lending Money, the Lender fhould fay to the Securities, "Here are feveral of you engaged, but I expect, that any One of you, whom I may happen to find when Payment becomes due, fhall difcharge the Debr," if alfo the Securities affent to this Stipulation, then, fhould the Borrower fail in his Engagements, the Creditor fhall exact Payment of any One of the Securities whom he can first find, according to Agreement.

IF a Debtor fhould be abfent, and the Security is defirous to bring him to Appearance, the Creditor fhall fettle with the Security a reafonable Time for his Departure and Return, and fhall permit him to go in queft of the Debtor.

<sup>1</sup> IF a Security has not abfolutely the Means to pay a Sum for which he bound himfelf, and the Creditor commences a Suit against him in a Court of Juffice, the Magistrate of the Time shall appoint him to pay the Debt, by Instalments, according to his Ability, and shall not be too harsh and severe upon him; neither shall the Creditor be permitted to treat him with unreasonable Rigour, in the Exaction of his Claim.

IF a Creditor of his own Head be extremely hard and fevere upon a Security, whatever Money he hath by this Method extorted, after the Space of One Month and an Half, the Judge fhall caufe him to return double of that Sum to the Security; and if it be within the Space of One Month and an Half, whatever Sum he hath received, the Judge fhall caufe him to return the like Sum to the Security.

(According to Chendeefur.)

IF a Security, unable to answer the harsh and importunate Demands of a Creditor, should give him ought, by way of Bribe, to satisfy him for the present,

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prefent, and then complain to a Court of Justice, if this Complaint be after One Month and an Half, the Judge shall cause the Creditor to give double of that Bribe to the Complainant; if the Complaint be laid within the Space of One Month and an Half, the Judge shall cause the Creditor to pay him a Sum equal to the Bribe.

(According to Gerbeisur.)

A MAN, who is unable to pay hisDebts, and the Fines of a Court of Juffice, fhall not be taken as a Security.

A MAN shall not accept, as Security, a Perfon totally unknown to him, his own Master, an Enemy, a Prisoner, a very old Man, a Partner living in the same Family, a Friend, or a Pupil.

## SECT. IV.

Of Discharging Debts to whomsoever due.

IF a Man pays his Grandfather's Debts, he shall not be charged Interest upon them.

IF a Man lends Money upon a positive Stipulation to be paid on a certain Day, and the Borrower also affents to this Restriction, the Money must absolutely be repaid accordingly.

IF a Man lends Money with a Stipulation to be paid upon Demand, and the Borrower confents to take it upon this Reftriction, he shall accordingly pay it when demanded. (18)

IF a Man dies in Debt, his Sons shall contribute their respective Shares to discharge his Obligations.

IF a Man dies in Debt, his Grandchildren fhall respectively contribute to pay the Money.

IF a Man dies in Debt, his Great-Grandchildren shall not pay the Money.

IF a Man in Debt renounces the World, and becomes Fakeer, his Sons and Grandchildren shall difcharge his Obligations.

A GREAT-GRANDFATHER'S Debts are not obligatory upon the Great-Grandfon; but if it be his own Choice, the Great-Grandfon may pay them.

IF a Man in Debt leaves his own Country, after he hath been abfent Twenty Years, his Son fhall pay his Debts; also a Grandfon fhall discharge the Debts of his Grandfather, after Twenty Years Absence; likewise, within the Space of Twenty Years, the Son and Grandfon may discharge the Debts of their Father and Grandfather, if they choose it; but the Creditor shall not, before the Expiration of Twenty Years, have Power to compel them.

IF a Man dies, who hath deposited, as Pledges for Money borrowed, Fruit Trees, tilled Land, Houfes, Kine, Buffaloes, Goats, Horses, Elephants, and fuch Kinds of useful Animals, or Pots, Cloaths, Mats, and such Things as have been already specified, to produce an Interest for a Debt, his Great-Grandson shall discharge that Debt.

IF a Man in Debt be absent from Home, and there be no Expectations that he will ever return, his Son and Grandfon shall pay his Debts within Twenty Years.

IF a Man in Debt be fick, beyond all Hopes of Recovery, the Son, in that Cafe, fhall pay his Father's Debts.

IF a Man be blind from his Cradle, or an Idiot, or be overcome by the Infirmities of Age, or be afflicted with a Confumptive Spitting of Blood and Phlegm, or with a Leprofy, and lives in his Son's Family, that Son shall difcharge his Father's Debts; but if he lives apart from his Son, and contracts Debts, he shall himself discharge them; and the Son has no Connexion with them.

IF a Man lends Money upon the Security of Two People, with Agreement that either of them whom he may happen to find, when Payment is due, fhall be anfwerable for the Debt, in that Cafe, if One of the Securities fhould die, and leave no Children, and the other Security be abfent from Home, the Son of the Abfentee fhall pay the Money; if both the Securities die, whichever of them leaves Children, the Son fhall pay his Father's Share of the Obligation:

BEFORE the Diffolution of a Partnerschip, if One of the Parties, being in Debt, leaves his Country, or dies, in that Case, whichever of the Partners be. found upon the Spot shall discharge the Debt.

UPON the Abfence of a Mafter of a Family from Home, whether Abroad or in his own Country, if his Servant borrows Money for the immediate Support of his Mafter's Family and Dependants, the Mafter, on his Return, must be answerable for the Debt.

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IF a Man dies in Debt, and his Son and Grandfon, at the Time of his Death, be very young, and incapable of managing their own Affairs, they fhall not pay his Debts, until they arrive at Years of Diferentian, and then they fhall difeharge them, according to their Ability.

A FATHER shall not be compelled to pay his Son's Debts, but if he chooses it, from any Impulse of paternal Affection, he is permitted; but if a Father offers to be Security to a Man who has refused to lend Money to the Son, in that Case, the Father is obliged to pay what the Son borrows.

Ir a Man had been defirous to make a Prefent to another, without any fufficient Caufe, and dies, leaving his Intention unfulfilled, his Son shall not give it.

IF a Man had been defirous to make a Prefent to another, upon a proper and fufficient Caufe, and dies in the mean Time, the Son shall fulfil his Father's Intentions.

IF a Man dies, having incurred Debts by Gaming, or drinking Spirituous Liquors, his Son fhall not difeharge them: (This Law is calculated for those Perfons in whom Gaming, and the Use of Spirituous Liquors, is not accounted a moral Offence.)

IF a Man who owed a Fine to a Court of Juffice fhould die, leaving Part of the Fine unpaid, his Son fhall not pay that Part; also if no Part of the Fine was paid in the Man's Life-time, his Son fhall not be answerable for it in any respect.

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IF a Man, by the Impulse of Lust, had promised any Present, and should die without fulfilling the Promise, his Son shall not give it.

IF a Man, through the Impulse of Enmity, had agreed to give away any Thing, and dies without fulfilling the Agreement, his Son shall not give it.

IF a Woman, in Times of Calamity, or for the immediate Support of her Houfhold, Relations, and Servants, fhould borrow Money, her Hufband and Son muft difcharge the Debt; but if fhe contracts Debts on any other Account, her Hufband and Son fhall not pay them.

IF the Wife of a Man of the Cast of Potters, or of Washers, or of Cow-Herds, or Dancers, or Hunters, contracts a Debt, her Husband and Sons are answerable for it; also if a Man, or his Son, among those Tribes, contracts Debts, the Wife must pay them.

IF a Woman borrows Money with the Confent of her Hufband and Son, the Hufband and Son fhall repay it.

IF a Man, at the Point of Death, defires his Wife to difcharge his Debts, then, if the inherits her Hufband's Property and Poffessions, the thall pay them accordingly.

IF a Man dies in Debt, whoever happens to be his Heir shall discharge those Debts, but without Interest.

IF a Bramin dies childlefs, whichever of hisKindred becomes his Heir, he fhall difcharge his Debts; if he has no Relations, the Bramins of the fame Village where the childlefs Bramin refided fhall administer to his Estate, and pay his-Debts; ( 22 )

Debts; if no other *Bramins* inhabit that Part, the Magistrate shall pay the childles *Bramin*'s Debts from the Amount of his Effects, and shall cast the Overplus into the Water.

IF a *Chebteree* dies childlefs, and hath no Relations, or Kindred, the Magiftrate fhall take Administration of his Effects, pay from the Amount the Debts of the Deceafed, and keep the Overplus.

### SECT. V.

Of the Methods of Recovering Debts.

IF a Creditor, on the Day appointed for Payment, demands his Money of the Debtor who refuses to discharge the Debt, first, he shall speak to the Friends and Relations of the Debtor, and procure them to demand Payment; next, he shall go in Perfon, and importune for his Money, and stay fome Time at the Debtor's House, but without eating or drinking; if these Means fail, he shall carry the Debtor Home with him, and, having feated him before Men of Character and Reputation, shall there detain him; if even this Method fhould not fucceed, he fhall endeavour, by feigned Pretences, to get hold of fome of his Goods; or if any Pledge was deposited with him on lending the Money, he shall carry the Goods to pledged to the Magistrate, who shall caufe the Deposite to be fold, and pay the Creditor his Debt, with Interest, from the Amount of the Sale; if he cannot, by evalive Means, diftrain the Debtor's Goods, and also if no Pledge be in his Poffeffion, he shall then feize and confine the Debtor's Wife, Children, Cattle, Buffaloes, Horfes, and fuch Kind of uleful Animals; alfo his Pots, Cloaths, Mats, and Furniture; and, feating himfelf at the Debtor's Door, shall there receive his Money; if even these Methods prove unfuccefsful, he fhall feize and bind the Debtor's Perfon, and procure, by forcible Means, a Difcharge of the Debt.

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# ( 23 )

IF Men of very low Cafts, *Coolies*, and handicraft Men, owe Money, they fhall be feized, detained, and compelled to pay.

IF a Man lends Money to a Magistrate, to his own Master, or to a Bramin, he shall not be rude or uncivil in procuring Payment.

IF a Man hath lent Money to One of the fame Family, or to a Man of bad Principles, he shall, by evalive Pretences, get hold of fome of the Debtor's Goods, and by that Means procure Payment.

IF a Man of the Tribe of Arzàl be unable to pay his Debts, he shall be obliged to work out Payment by daily Labour.

Ir a *Bramin* be unable to pay his Debts, the Magistrate shall appoint him to discharge them by little and little, according to his Means.

IF a Debtor and Creditor are both of the *Bramin* Caft, the One shall not oblige the other to work out a Debt by Day Labour.

IF a Man of the *Chehteree*, *Sooder*, or *Bice* Caft, is too poor to pay his Debts, the Creditor may oblige him to work out the Amount, in any Bufinefs of which the Debtor is capable; that is to fay, the higher Caft may exact this Method of Payment from One inferior to itfelf, and Cafts of equal Rank may thus mutually treat each other; but a low Caft cannot force the fuperior to compound Debts by Labour, but fhall be paid by Inftalments, on a Debtor's. Inability to difcharge the whole Debt at once.

IF a Creditor, without previous Demand, feizes his Debtor by Force, and obliges him to work at a Business of which he is not capable, the Magistrate shall fine the Creditor, and difmiss the Debtor with the Debt unpaid. ( 24 )

IF a Man discharges not a Debt in Fifty Months from the Time of borrowing, fo that the Interest of *Chickerberdehee* takes place (an Explanation of which hath been already given above) he shall settle the Mode to his own Satisfaction, and pay the Creditor his Money.

IF a Man, who hath long fince depofited a Pledge in anothers Hands, fhould abfcond, or die, the Creditor, in Prefence of the Debtor's Friends, fhall produce the Pledge, and afcertain its Value; after that, he fhall keep it by him Ten Days; and, if within that Space the Debtor's next Heir does not come in, and fatisfy his Claim, he fhall fell the Article pledged, and take his own Money, with Intereft, from the Amount; if there be any Remainder, the Creditor is not to keep it.

IF a Man acknowledges himfelf indebted to another, and yet refufes to pay, the Creditor fhall ufe the Means above fpecified to recover his Money, without Hinderance or Moleftation from the Magistrate; if the Debtor should lodge a Complaint, the Judge shall fine him, and caufe the Creditor to be paid.

Ir a Man, owing another any Money, fhould flatly deny the Debt, when Payment is demanded, the Creditor fhall not have Power to take him into his own Cuftody, but fhall caufe him to appear before a Magiftrate, and there, upon indifputable Proof of the Debt, fhall receive his Claim; but if the Creditor be defirous to attach and confine his Debtor, without Knowledge of the Judge, in this Cafe, he fhall be fined.

IF a Man hath lent fome *Afbrufies*, and the Borrower acknowledges to have received fome Rupees, but a lefs Sum than the Creditor pretends, alfo if the Lender demands Interest upon his Loan, and the Borrower afferts, to have difcharged the Interest already, or if the Creditor affirms to have lent the the Money upon mere good Faith, and the Debtor fays, that he deposited a Pledge for the Loan, upon a Dispute of this Kind, the Creditor shall by no Means arrest the Debtor's Body, without Knowledge of the Magistrate; should he offend this Law he shall be fined.

IF a very rich Man, of weak Understanding, and of a very mean Tribe, from a Principle of Fraud and Obstinacy, refuses to pay his Debts, the Magiftrate shall oblige him to discharge the Money claimed, and fine him double the Sum.

IF a Man owes Money to feveral Creditors, he shall first discharge that Debt which was first contracted, and so in Order.

IF a very rich Man, of an excellent Education, and of a fuperior Caft, from a Principle of Fraud and Obstinacy, refuses to pay his Debts, and the Creditor commences a Suit against him, the Magistrate shall cause the Money in Dispute to be paid, and shall fine the Debtor One Twentieth of the Sum recovered.

IF a Debtor and Creditor are of equal Cafts, and, on the Debtor's Refufal to pay his Debts, the Creditor fhould commence a Suit, the Magistrate shall cause the Money in Dispute to be paid, and shall also fine the Debtor One Tenth of the Sum recovered.

IF a Man hath borrowed Money of feveral People in One Day, and the regular Order of borrowing cannot be afcertained, the Creditors shall all be paid in equal Shares.

WHEN a Creditor procures Payment of his Money by Application to a Magistrate, he shall give him One Twentieth of the Sum recovered for his Interposition.

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( 26 )

 $W_{HEN}$  a Debtor difcharges his Debts by Inftalments, he fhall duly note upon the Back of the Bond the refpective Sums fo paid off; the Creditor alfo fhall give a feparate Receipt for each Payment: If the Debtor omits this Precaution, and the Creditor alfo has not given a Receipt for any particular Payment, the Sums fo omitted fhall not enter into the Account.



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### ( 27 )

#### C H A P. II.

### Of the Division of Inheritable Property.

WHEN a Father, a Grandfather,\* a Great-Grandfather, and any Relations of this Nature decease, or lose their Cast, or renounce the World, or are defirous to give up their Property, their Sons, Grandsons, Great-Grandsons, and other natural Heirs, may divide and assume their Glebe Land, Orchards, Jewels, Coral, Cloaths, Furniture, Cattle, and Birds, and all the Estate, read and personal, of which the Persons thus circumstanced stand possesses fuch Property is called *Dàie*, meaning Property capable of being thus left and inherited.

Sect.	I.	Of Inheritance from a Father, a Grandfather, a Great-
		Grandfather, and fuch Kind of Relations.
Sect.	Д.	Of Dividing the Property of the Berbemcharry, the Sinaffee,
		and the Ban Peruft.
Sect.	III.	Of a Woman's Property.
Sect.	IV.	Of the Inheritance of a Woman's Property.
Sect.	V.	Of Perfons incapable of Inheritance.

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Sect.

\* A Grandfather, in this Translation, always means a Father's Father; a Grandfon always means a Son's Son; and all the Terms of Affinity, when they occur, without any Refiriction, are to be applied to the Male Line of Kindred; when the Female Line intervenes, it is particularly specified in the Expression.

( 28.)

- Sect. VI. Of Property liable to Division.
- Sect. VII. Of Dividing Property earned by the Profession of any Science or Art.
- Sect. VIII. Of Dividing Property earned by a Man's Sons.
- Sect. IX. Of Poffessions indivisible.
- Sect. X. Of a Father's Dividing among his Sons the Property earned by himfelf.
- Sect. XI. Of a Father's Dividing among his Sons the Property left by his Father and Grandfather.
- Sect. XII. Of Sons Dividing the Property left by their Father.
- Sect. XIII. Of Dividing the Joint Stock of Perfons who agree to live together, after the original Separation and Dispersion of the Family.
- Sect. XIV. Of a Partner's\* receiving his Share of Joint Stock after a long Space of Time hath elapfed; also of the Inheritance of the Sons of a Woman of the Sooder Cast, by Two different Husbands; and also of adopted Sons.
- Sect. XV. Of Dividing concealed Effects; and of rectifying unequal Divifions; and of the Mode of fettling the difputed Shares of Partners.

Sect. XVI. Of Acquiring Right of Poffeffion in the Property of another by Ufufruet.

SECT.

<sup>•</sup> Partnership is of Two Sorts in the East: -- First, Skerakut-i-braderee; Second, Skerakut-itejaratee. The First is a Partnership by Affinity, where all the Brothers or Members of a Family live together, have a Joint Stock, and are Coheirs in all Inheritance left to the Family; this is the Partnership constantly alluded to in this Chapter. -- Of the Second Sort, or Partnership in Trade, Nothing need be faid.

#### ( 29 )

### SECT. I.

## Of Inheritance from a Father, a Grandfather, a Great-Grandfather, and such Kind of Relations.

IF a Man dies, or renounces the World, or for any Offence is expelled from his Tribe, his Relations, and Kindred, or is defirous to give up his Property, all his Poffeffions, be they Land, or Money, or Effects, or Cattle, or Birds, go to his Son; if there be feveral Sons, they all fhall receive equal Shares.

IF the Son be dead, it goes to the Grandfon; if there be but One Grandfon, he shall obtain the whole; if there be several Grandfons, they shall divide it, and all shall receive equal Shares.

IF there is no Grandfon, it goes to the Grandfon's Son; if there be but One Grandfon's Son, he shall obtain the whole; if there be several Sons of the Grandfon, they shall all receive equal Shares of it.

Ir from fuch a Man as above-mentioned there fhould have fprung Two, Three or more Sons, and One of them fhould die, leaving behind him One or more Sons, the Son, thus left, fhall receive his Father's Share from his Uncles, in equal Proportion with them; if the Uncles be dead, he fhall receive his Father's Share from his Uncle's Son.

IF a Man's Father and Grandfather be dead, he shall receive his Grandfather's Share from his Grandfather's Brothers, in equal Proportion with them, if there be no Brother of his Grandfather alive, he shall receive it from that Brother's Son. ( 3.0 )

IF a Man has neither Son, Grandfon, nor Grandfon's Son, all his Property goes to his adopted Son; if there be no adopted Son, it goes to the adopted Son's Son; if there be no adopted Son's Son, it goes to the adopted Son's Grandfon.

IF there be no adopted Son's Grandfon, then, if the Property has already been divided among the Heirs, it goes to the Wife; if it has not been divided, it goes to the Brother; but the Wife shall receive Food and Cloaths.

THIS Ordination is according to the *Pundits* of *Mest-hul*; but *Sewàrtelö Behtàcbàrige*, *Jeimoot Bàhun*, and *Serree Kifben Terkàlungkàr*, and others, fpeak to this Effect, *viz*. That if there be no Son, nor Grandfon, nor Grandfon's Son, then the Hufband's Share of the Property, whether it has or has not been divided among the Heirs, fhall go to his Wife; if he had feveral Wives, they all fhall receive equal Shares; if there is but One Wife, fhe fhall receive the whole.

THIS is a good Ordination, and is approved: If the Wife is not unchafte, and remains in her Hufband's Houfe, then fhe fhall obtain her Hufband's Effects; if the be unchafte, and continues not in her Hufband's Houfe, or if the continues in her Hufband's Houfe, though unchafte, then the fhall not obtain her Hufband's Effects.

A WOMAN may give to the *Bramins* any Part of the Effects which the inherited from her Hutband, to promote his future Happinets; if the gives the whole, the Gift is approved; but the is blameable: She may also fell or mortgage it, to procure herfelf the immediate Neceffaries of Life.

IF there be no Wife, the Property goes to the unmarried Daughter; if there is but One unmarried Daughter, fhe fhall obtain the whole; if there are feveral unmarried Daughters, they all shall receive equal Shares.

Ir an unmarried Daughter, who has inherited her Father's Effects, fhould afterwards marry and die, leaving a Son, that Son shall obtain the whole Property: If the thould die, leaving a Daughter, that Daughter thall not receive any Thing.

IF fhe dies without having borne a Child, that Property does not go to her Hufband, but in equal Shares to her Sifters who have Children, or are capable of Child-bearing: (Women are to be confidered as capable of Child-bearing, till their monthly Courfes entirely ceafe; when those Courses are finally closed, it is certain, that Women shall bear no more Children; and a Sister in this Condition shall not receive any Share:) If there be but One Sister, the shall obtain the whole; if there are feveral Sifters, they all shall receive equal. Shares.

Is there is no unmarried Daughter, then equal Shares shall go to the Daughter who has borne Children, and to the Daughter capable of Childbearing; if there is but One Daughter thus circumftanced, the fhall obtain the whole, but the barren Daughter, and the Daughter who is a childlefs Widow, receive Nothing; but if there be no Perfon belonging to the Family of the Hufband of the barren Daughter, or to that of the childles Widow, or they fhould be diftreffed for the immediate Neceffaries of Life, in that Cafe, they shall receive Food and Cloaths: And when it becomes certain, that the barren Daughter can never bear Children, fhe shall share in an Inheritance, according to the Ordination of Jeimoot Babun, and Sirree Kilhen Terkalungkar, and others; and this is a good Ordination, and is approved (or rather is cuftomary

tomary in this Kingdom) but Pàcheshputtee Misr speaks to this Effect, viz. That if there is no Daughter who has Children, or likely to have them, then Property shall go in equal Shares to the barren Daughter, and to the Daughter who is a childles Widow; if of these barren and widowed Daughters there be but One alive, she shall obtain the whole; if there be more, they shall receive equal Shares.

IF there be no Daughter, it devolves upon the Daughter's Son; if there be but One Daughter's Son, he fhall obtain the whole; if there are feveral Sons of the Daughter, they fhall all receive equal Shares: This Ordination is according to Sewàrteb Behtàchàrige, Jeimeot Bàbun, Sirree Kifhen Terkàlungkàr, and Gopaul Punchànun, and is approved: Gobind Ràje fays, "That, even during the Daughter's Life, it fhall go the Daughter's Son."

IF Daughters who have received Shares of an Inheritance (hould die, and leave Children behind them, as One Son be left by One Daughter, and Two or more by the Second, thefe Sons fhall divide the Property among themfelves, in equal Shares, like Brothers born of the fame Parents.

IF there be no Daughter's Son, it goes to the Father; if there be no Father, to the Mother; if there be no Mother, to the Brother born of the fame Parents; if there be but One Brother, he shall obtain the whole; if there are feveral Brothers, they all shall have equal Shares.

IF there be no Brother by the fame Parents, it fhall go to the Brother by a different Mother; if there is but One Brother, he fhall have the whole; if there are feveral Brothers, they all fhall have equal Shares.

IF there be Three, Four, or more Brothers, and among them, Two are Broahers by Blood, and the reft, Brothers by a different Mother, who have all feparated

# ( 33 )

parated from each other, among thefe, if the Half-Brother returns to live as a Companion, and the Brother by Blood continues feparate, then the Half-Brother who is the Companion, and the Brother by Blood who lives feparate, fhall inherit equal Shares; if both the Brother byBlood, and the Half-Brother, after Separation, return to be Companions, Property goes to the Brother by Blood, and not to the Half-Brother; if One Brother by Blood returns, after Separation, to be a Companion, and the other Brothers by Blood continue feparate, then it goes to the Brother who returned to be a Companion; and thofe who did not return fhall not receive any Thing.

IF a Parcel of Land hath not been divided among Brothers, in that Cafe, both the Brother by Blood, and the Half-Brother, who, after Separation, have all returned again to live together, fhall receive equal Proportion of fuch Land; alfo, if after Separation they have all continued to live feparate, they all fhall receive equal Shares: And this Ordination, refpecting the Separation and Reunion of Brothers, and their Shares in confequence, holds good alfo with refpect to the Defcendants of the Brother by Blood, and the Defcendants of the Half-Brother.

IF there be no Brother, Property goes to the Son of the Brother by Blood; if there is but One Son of the Brother by Blood, he shall receive the whole; if there are feveral Sons, they all shall have equal Shares.

IF there be no Son of the Brother byBlood, it goes to the Son of the Half-Brother; if there is but One Son of the Half-Brother, he shall receive the whole; if there are feveral Sons, they all shall have equal Shares.

IF there be no Son of the Half-Brother, it goes to the Grandfon of the Brother by Blood, and to the Grandfon of the Half-Brother, in equal Shares; if among these there be but One Grandfon, whether of the Brother by Blood, or e

# ( 34 )

of the Half-Brother, he fhall receive the whole Eftate; if there are feveral Grandfons, both of the Brother by Blood and of the Half-Brother, they fhall receive equal Shares: This Ordination is according to Sewàrteb Bebtàchàrige, Jeimoot Bàbun, and Gepaul Punchànun, and is approved (or cuftomary in this Kingdom:) Sirree Kifhen Terkàlungkàr fays, "That in cafe a Grandfon of the Brother by Blood be alive, the Grandfon of the Half-Brother fhall not receive any Share of the Property."

IF there be no Brother's Grandfon, it goes to the Sifter's Son; if there is but One Sifter's Son, he fhall receive the whole; if there are feveral Sifter's Sons, they all fhall have equal Shares.

IF there be no Sifter's Son, it goes to the Grandfather; if there is no Grandfather, it goes to the Father's Mother; if there be no Father's Mother, to the Paternal Uncle; if there be but One Paternal Uncle, he shall obtain the whole; if there are several Paternal Uncles, they all shall receive equal Shares.

IF there be no Paternal Uncle, it goes to the Paternal Uncle's Son; if there be but One Paternal Uncle's Son, he fhall receive the whole; if there are feveral Paternal Uncle's Sons, they all fhall obtain equal Shares.

IF there be no Paternal Uncle's Son, it goes to the Paternal Uncle's Grandfon; if there be but One Paternal Uncle's Grandfon, he fhall obtain the whole; if there are feveral Paternal Uncle's Grandfons, they all fhall receive equal Shares.

IF there be no Paternal Uncle's Grandfon, it goes to the Son of the Grandfather's Daughter; if there is but One Grandfather's Daughter's Son, he fhall receive receive the whole; if there are feveral Grandfather's Daughter's Sons, they fhall all receive equal Shares.

IF there be no Grandfather's Daughter's Son, it goes to the Son of the Paternal Uncle's Daughter; if there is but One Paternal Uncle's Daughter's Son, he receives the whole; if there are feveral Paternal Uncle's Daughter's Sons, they all fhall obtain equal Shares.

IF there be no Paternal Uncle's Daughter's Son, it goes to the Grandfather's Father; if there be no Grandfather's Father, to the Grandfather's Mother; if there be no Grandfather's Mother, to the Grandfather's Brother; if there is but One Grandfather's Brother, he obtains the whole; if there be feveral Grandfather's Brothers, they fhall all receive equal Shares.

IF there be no Grandfather's Brother, it goes to the Grandfather's Brother's Son; if there is but One Grandfather's Brother's Son, he shall obtain the whole; if there be several Grandfather's Brother's Sons, they all shall have equal Shares.

IF there be no Grandfather's Brother's Son, it goes to the Grandfather's Brother's Grandfon; if there is but One Grandfather's Brother's Grandfon, he fhall obtain the whole; if there are feveral Grandfather's Brother's Grandfons, they all fhall receive equal Shares.

IF there be no Grandfather's Brother's Grandfon, it goes to the Grandfather's Father's Daughter's Son; if there is but One Grandfather's Father's Daughter's Son, he fhall receive the whole; if there are feveral Grandfather's Father's Daughter's Sons, they all fhall receive equal Shares.

## ( 36 )

IF there be no Grandfather's Father's Daughter's Son, it goes to the Mother's Father; if there be no Mother's Father, it goes to the Maternal Uncle; if there is but One Maternal Uncle, he fhall receive the whole; if there are feveral Maternal Uncles, they fhall all have equal Shares.

IF there be no Maternal Uncle, it goes to the Maternal Uncle's Son; if there is but One Maternal Uncle's Son, he receives the whole; if there are feveral Maternal Uncle's Sons, they fhall all have equal Shares.

IF there be no Maternal Uncle's Son, it goes to the Maternal Uncle's Grandfon; if there be but One Maternal Uncle's Grandfon, he receives the whole; if there are feveral Maternal Uncle's Grandfons, they all fhall obtain equal Shares.

IF there be no Maternal Uncle's Grandfon, it goes to the Grandfon's Grandfon; if there be but One Grandfon's Grandfon, he fhall obtain the whole; if there are feveral Grandfon's Grandfons, they fhall all receive equal Shares.

Ir there be no Grandfon's Grandfon, it goes to the Grandfon's Grandfon's Son; if there be but One Grandfon's Grandfon's Son, he fhall obtain the whole; if there be feveral Grandfon's Grandfon's Son?, they fhall all receive equal Shares.

Ir there be no Grandfon's Grandfon's Son, it goes to the Grandfon's Grandfon's Grandfon; if there is but One Grandfon's Grandfon's Grandfon, he shall obtain the whole; if there are feveral Grandfon's Grandfon's Grandfons, they all shall obtain equal Shares.

# ( 37 )

Ir there be no Grandfon's Grandfon's Grandfon, it goes to the Grandfather's Grandfather; if there be no Grandfather's Grandfather, it goes to the Grandfather's Paternal Uncle; if there is but One Grandfather's Paternal Uncle, he fnall obtain the whole; if there be feveral Grandfather's Paternal Uncles, they fnall all receive equal Shares.

IF there be no Grandfather's Paternal Uncle, it goes to the Grandfather's Paternal Uncle's Son; if there is but One Grandfather's Paternal Uncle's Son, he fhall obtain the whole; if there are feveral Grandfather's Paternal Uncle's Sons, they fhall all have equal Shares.

IF there be no Grandfather's Paternal Uncle's Son, it goes to the Grandfather's Paternal Uncle's Grandfon; if there is but One Grandfather's Paternal Uncle's Grandfon, he fhall have the whole; if there are feveral Grandfather's. Paternal Uncle's Grandfons, they fhall all receive equal Shares.

IF there be no Grandfather's Paternal Uncle's Grandfon, it goes to the Grandfather's Grandfather's Daughter's Son; if there is but One Grandfather's Grandfather's Daughter's Son, he fhall receive the whole; if there are feveral Grandfather's Grandfather's Daughter's Sons, they fhall all receive equal Shares.

IF there be no Grandfather's Grandfather's Daughter's Son, it goes to the Grandfather's Grandfather's Father; if there be no Grandfather's Grandfather's Father, it goes to the Grandfather's Grandfather's Brother; if there is but One Grandfather's Grandfather's Brother, he fhall receive the whole; if there are feveral Grandfather's Grandfather's Brothers, they fhall all receive equal Shares.

In there be no Grandfather's Grandfather's Brother, it goes to the Grandfather's Grandfather's Brother's Son; if there is but One Grandfather's Grandfather's

### ( 38 )

Grandfather's Brother's Son, he shall receive the whole; if there be feveral Grandfather's Grandfather's Brother's Sons, they shall all receive equal Shares.

IF there be no Grandfather's Grandfather's Brother's Son, it goes to the Grandfather's Grandfather's Brother's Grandfon; if there be but One Grandfather's Grandfather's Brother's Grandfon, he fhall obtain the whole; if there are feveral Grandfather's Grandfather's Brother's Brother's Grandfons, they fhall all receive equal Shares.

IF there be no Grandfather's Grandfather's Brother's Grandfon, it goes to the Grandfather's Grandfather's Father's Daughter's Son; if there is but One Grandfather's Grandfather's Father's Daughter's Son, he fhall receive the whole; if there are feveral Grandfather's Grandfather's Father's Daughter's Sons, they fhall all receive equal Shares.

IF there be no Grandfather's Grandfather's Father's Daughter's Son, it goes to the Grandfather's Grandfather's Grandfather; if there be no Grandfather's Grandfather's Grandfather, it goes to the Grandfather's Grandfather's Father's Brother; if there is but One Grandfather's Grandfather's Father's Brother, he fhall obtain the whole; if there are feveral Grandfather's Grandfather's Father's Brothers, they fhall all have equal Shares.

IF there be no Grandfather's Grandfather's Father's Brother, it goes to the Grandfather's Grandfather's Father's Brother's Son; if there is but One Grandfather's Grandfather's Father's Brother's Son, he fhall receive the whole; if there are feveral Grandfather's Grandfather's Father's Brother's Sons, they fhall all receive equal Shares.

IF there be no Grandfather's Grandfather's Father's Brother's Son, it goes to the Grandfather's Grandfather's Father's Brother's Grandfon; if there is but

## ( 39 )

but One Grandfather's Grandfather's Father's Brother's Grandfon, he fhall receive the whole; if there be feveral Grandfather's Grandfather's Father's Brother's Grandfons, they fhall all have equal Shares.

IF there be no Grandfather's Grandfather's Father's Brother's Grandfon, it goes to the Grandfather's Grandfather's Grandfather's Daughter's Son; if there be but One Grandfather's Grandfather's Grandfather's Daughter's Son, he fhall obtain the whole; if there are feveral Grandfather's Grandfather's Grandfather's Daughter's Sons, they fhall all receive equal Shares.

Ir there be no Grandfather's Grandfather's Grandfather's Daughter's Son, it goes then to any One of the Family who is the next near Relation; if therebe no near Relation, it goes to One of diftant Affinity; if there be none of thefe alfo, then the Magiftrate fhall obtain the Effects of the *Chehteree*, the *Sooder*, and the *Bice*; and the Property of the *Bramin* goes to the Perfon who gave the Deceafed the *Goiteree*: (The *Goiteree* means a Charm, or *Hindoo* Incantation, which istaught the *Bramin*, at the Time of invefting him with the *Braminical* Thread.)

IN default of him, it goes to the Pupil whom the Deceased influcted in the Science of the *Beids*; if there is but One Pupil, he shall receive the whole; if there are several Pupils, they shall all receive equal Shares.

IF there be noPupil, it goes to the Fellow Student, with whom the Deceafed. learned the Science under the fame Tutor; if there is but One Fellow Student, he fhall receive the whole; if there are feveral Fellow Students, they fhall all, obtain equal Shares.

IF there be no Fellow Student, it goes to the learned Bramin of the Village where the deceafed Bramin had his Refidence; if there is no learned Bramin there,

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# ( 40 )

the unlearned *Bramins* in that Village shall obtain it; if there are no *Bramins* in that Village, the *Bramins* living in the Environs of that Village shall receive it.

THE Magistrate shall never receive the Effects of a Bramin.

#### SECT. II.

## Of Dividing the Property of the Berhemcharry, the Sinaffee, and the Ban Peruft.

IF a Berkemekàrry dies, the Man who taught the Deceafed the Incantation Goiteree fhall obtain his Effects; in default of him, another Berkemekàrry fhall receive them.

HE is called a *Berbemcharry*, who, after affuming the *Braminical* Thread, remains in the Defart Twelve Years, in the Prefence of his Theological Inftructor, applying himfelf to the Study of the Science of the *Beids*, and who, in all that Time, fees the Face of Men of no other Tribe, but only of the *Bramins*, and who employs himfelf wholly in the Worfhip of God.

IF a Sinaffee dies, his Effects go to his Pupil in Religion; in default of him, to another Sinaffee.

HE is a Sinaffee, who, after affuming the Braminical Thread, cuts and fhaves all the Hair from his Head, burns the Braminical Thread, and cloathing himfelf in Two Red Cloths, and, carrying a Bamboo Staff of his own Height, in his Right-Hand, and an Earthen Pot in his Left, forfakes his Wife and Children, and becomes a Fakeer.

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(41)

Is a Ban Perùst dies, the Man who was his Fellow Worshipper, in the same confectated Ground, shall receive his Property; in default of him, it shall go to another Ban Perùst.

HE is a Bàn Perùst, who, after the Expiration of his Fiftieth Year of Life, renounces the World, and, dedicating himself wholly to the Worship of God in the Defart, returns no more to his own House.

#### SECT. III.

### Of a Woman's Property.

THAT is called a Woman's Property, First, Whatever she receives during the Ayàmmi Shàdee (or Days of Marriage.)

THE Ayàmmi Shàdee begins with the Nandee Mookheb, (the Nandee Mookheb is when the Bridegroom, before the Marriage Exhortation is pronounced, performs the Fàteheb Buzurgwar\*) and ends with the Puntubbee-bàden, that is, the Salute of Refpect made to the Bridegroom by the Bride. The Space of Time, thus limited, is called the Ayàmmi Shàdee.

WHATEVER fhe may receive from any Perfon, as fhe is going to her Hufband's Houfe, or coming from thence.

WHATEVER

<sup>•</sup> The Fàteheh Buzurgavar is an Offering made by a Man to the Priest, for the Repose of the Souls of his Father, his Grandfather, Ec.

: WHATEVER her Hufband may at any Time have given her; whatever fhe has received at any Time from a Brother; and whatever her Father and Mother may have given her.

. WHATEVER her Hufband, on his contracting a Second Marriage, may give her, to pacify her.

WHATEVER a Perfon may have given a Woman for Food or Cloathing.

WHATEVER Jewels, or Wearing-Apparel, fhe may have received from any Perfon.

Also, whatever a Woman may receive from any Perfon, as an Acknowledgment, or Payment, for any Work performed by her.

WHATEVER fhe may by Accident have found any where.

WHATEVER file may gain by Painting, Spinning, Needle-Work, or any other Employment of this Kind.

EXCEPT from One of the Family of her Father, One of the Family of her Mother, or One of the Family of her Hufband, whatever fhe may receive from any other Perfon. -

ALSO, if the Father or Mother of a Girl give any Thing to their Son-in-Law, faying, at the fame Time, "This shall go to our Daughter," and even without any Words to this Purpose, at the Time of making the Gift, if they merely have it in their Intentions, that the Thing thus given should revert to their Daughter: All and every of these Articles are called a Woman's Property.

(43)

IF among these Articles here specified, a Woman's Husband should have given her Glebe Land, Orchards, or Houses, if the has gained any Thing by her own Industry, in Painting, Spinning, Needle-Work, and fuch Employments, and, exclusive of the Family of her Father, her Mother, or her Husband, if the has received any Thing from any other Person, these Things, thus received, are not in her own Disposal; all her other Effects, except what is gotten by the Three Methods above-mentioned, may be disposed of in any Manner agreeable to her own Inclinations; but of Glebe Land, Orchards, and Houses, of the Money gained by Painting, and fuch Employments, and of the Prefents given her by Strangers, the has not the Right of Disposal: And if a Woman does not leave her Property acquired by these Three Methods, or by the other Means already specified, to her Father, her Brother, or her Son, they shall not obtain it.

IF, during the Time of a Famine, or for the Execution of fome religious Purpole, or on Account of Sicknefs, or to fatisfy the importunate Demands of a Creditor, who has proceeded fo far as to feize his Debtor, and confine him without Victuals, the Hufband fhould appropriate to himfelf his Wife's Property, without her Leave, he is juftifiable, nor is he obliged to return or repay what is fo appropriated; but in Times of Plenty and Profperity, he has not Power to take it; and if in Times of Plenty he takes it without Leave of his Wife, he must repay her both Principal and Interest; if he takes it by her Confent, he shall only return what he originally borrowed.

IF a Man takes the Property of One of his Wives, and remains attached to a Second, without behaving with proper Civility to the First, the Magistrate shall cause her Property to be reflored to her.

# (44)

IF a Hulband neglects to give his Wife neceffary Victuals and Apparel, the thall procure them by any Means in her Power.

WHATEVER Woman be of a Difposition altogether malevolent, or wantingin female Modesty, or careless of her Property, or unchaste, such Woman is incapable of possessing what has been specified to be a Woman's Property.

### SECT. IV.

# Of the Inheritance of a Woman's Property.

WHEN a Woman dies, then whatever Effects fhe acquired during the *Ayàmmi Shàdee*, even though fhe hath a Son living, fhall first go to her unmarried Daughter; if there is but One unmarried Daughter, she fhall obtain the whole; if there are feveral unmarried Daughters, they all shares.

AND an unmarried Daughter, who has inherited her Mother's Effects, and afterwards marries, if the fhould die without having borne a Son, those Effects do not go to her Hufband, but the Sifters of the faid Daughter thall obtain them; if the Daughter thould leave a Son, at her Death, that Son thall receive an equal Share of his Mother's Property from her Sifters.

Is there be no unmarried Daughter, then it fhall go in equal Shares to the Daughter who has Children, and to the Daughter who will have Children; of thefe, if there is but One Daughter, fhe fhall obtain the whole Property; if there are feveral Daughters, they fhall all receive equal Shares.

# ( 45 )

Is there are none of these, then it shall go in equal Shares to the barren Daughter, and to the Daughter who is a childles Widow.

IF there are no barren Daughters or childlefs Widow, it shall go to the Son; if there is but One Son, he shall obtain the whole; if there are several Sons, they shall-all receive equal Shares.

Ir there be no Son, it goes to the Daughter's Son; if there is but One Daughter's Son, he receives the whole; if there are feveral Daughter's Sons, they fhall have equal Shares.

IF there be no Daughter's Son, it goes to the Grandfon, *i. e.* Son's Son; if there is but One Grandfon, he receives the whole; if there are feveral Grandfons, they all obtain equal Shares.

IF there be no Grandfon, it goes to the Grandfon's Son; if there be but One Grandfon's Son, he shall receive the whole; if there are several Grandfon's Sons, they all obtain equal Shares.

IF there be no Grandfon's Son, it goes to the Hufband's Son by another Wife; if there is but One Son of the Hufband by another Wife, he fhall obtain the whole; if there are feveral Sons of the Hufband by another Wife, they all receive equal Shares.

IF there be no Son of the Hufband by another Wife, it goes to the Grandfon of the Hufband by another Wife; if there is but One Grandfon of the Hufband by another Wife, he obtains the whole; if there are feveral Grandfons of the Hufband by another Wife, they shall all receive equal Shares. ( 46 )

1r there be no Grandfon of the Hufband by another Wife, it goes to the Grandfon's Son of the Hufband by another Wife; if there is but One Son of the Grandfon of the Hufband by another Wife, he fhall receive the whole; if there be feveral Grandfon's Sons of the Hufband by another Wife, they fhall all receive equal Shares.

IF there be no Grandfon's Son of the Hufband by another Wife, then, in Five of the Forms of Marriage, whatever Property a Woman may have acquired, after her Death, goes to her Hufband.

#### Explanation of those Five Forms of Marriage.

I. Beràmeh.

II. Deeyb.

III. Arfb.

IV. Kàndehrub.

V. Peràjàput.

*Firft. Beràmeh*, fo called, when a Father, with much Entreaty and Importunity, has procured a Bridegroom of Diftinction, and, on that Account, making magnificent Nuptial Prefents, marries him to his Daughter.

Second. Decyb, fo called, when the Jugg is first performed: (The Jugg is thus celebrated; they pitch a Tent upon a felect Spot of Ground, and make a Fire there; then they pour Ghee upon the Fire, uttering at the fame Time certain Prayers to their Deities: For the Duchneb of this Ceremony, the Parents deck out

(47)

out their Daughter with fine Ornaments and handfome Cloaths, and give her in Marriage to the *Bramin*: The *Duchneb* is that Prefent which a Man gives to a *Bramin*, whom he has procured to pray for him; in this Cafe, the Daughter is in lieu of that Prefent.)

Third. Arfh, fo called, when the Parents of a Girl receive One Bull and One Cow from the Bridegroom, on his marrying their Daughter.

*Fourth. Kàndebrub*, fo called, when a Man and Woman, by mutual Confent, interchange their Necklaces, or Strings of Flowers, and both makeAgreement, in fome fecret Place; as for Inftance, the Woman fays, "I am become your Wife," and the Man fays, "I acknowledge it."

Fifth. Peràjàput, fo called, when the Parents of a Girl, upon her Marriage, fay to the Bridegroom, "Whatever Act of Religion you perform, perform it with our Daughter," and the Bridegroom affents to this Speech.

IF there be no Hufband, aWoman's Property goes to her Brother; if there is but One Brother, he shall obtain the whole; if there are several Brothers, they all have equal Shares.

IF there be no Brother, it goes to her Mother; if there be no Mother, it goes to her Father.

AND under the other Three Forms of Marriage, whatever Property a Woman has acquired, if there be no unmarried Daughter, nor other Heirs, till after the Grandson's Son of the Husband by another Wife, as hath been already specified, after her Death, goes to her Mother; if there be no Mother, it goes to her Father; if there be no Father, to her Husband.

Explanation

### ( 48 )

Explanation of the other Three Forms of Marriage.

I. Afbere.

II. Ràkhus.

III. Peishach.

*First. Ashore*, fo called, when a Man gives Money to a Father and Mother, on his marrying their Daughter, and also gives something to the Daughter herself.

Second. Rakhus, fo called, when a Man marries the Daughter of another, whom he has conquered in War.

Third. Peifhàch, fo called, when, before Marriage, a Man, coming in the Drefs and Difguife of a Woman, debauches a Girl, and afterwards the Mother and Father of the Girl marry her to the fame Man.

AFTER this Account of a Woman's Heirs, under the Eight different Forms of Marriage, which have been explained in Two Sections, if none, within the Limitations there specified, should remain, then the Property of a Woman goes, after her Death, to ker Husband's Younger Brother; if there is but One Younger Brother, he receives the whole; if there are several Younger Brothers, they all obtain equal Shares.

If there be no Younger Brother of her Husband, it goes in equal Shares to the Son of her Husband's Younger Brother, and to the Son of her Husband's Elder Brother.

### (49)

IF there be none of these, it goes to her Sister's Son; if there is but One Sister's Son, he receives the whole; if there are several Sister's Sons, they shall all have equal Shares.

<sup>°</sup> IF there be no Sifter's Son, it goes to her Hufband's Sifter's Son; if there is but One Hufband's Sifter's Son, he receives the whole; if there are feveral Hufband's Sifter's Sons, they all have equal Shares.

IF there be no Hufband's Sifter's Son, it goes to her Brother's Son; if there is but One Brother's Son, he receives the whole; if there are feveral Brother's Sons, they shall all have equal Shares.

IF there be no Brother's Son, it goes to her Daughter's Hufband; if there is but One Daughter's Hufband, he fhall receive the whole; if there are feveral Daughter's Hufbands, they fhall all obtain equal Shares.

Ir there be no Daughter's Hufband, it goes to her Hufband's Father; if there be no Hufband's Father, it goes to her Hufband's Elder Brother; if there is but Ope Elder Brother of herHufband, he receives the whole; if there are feveral Elder Brothers of the Hufband, they all obtain equal Shares.

Ir there be no Elder Brother of her Hufband, it goes to her Hufband's Brother's Grandfon; if there is but One Hufband's Brother's Grandfon, he fhall receive the whole; if there are feveral Hufband's Brother's Grandfons, they all have equal Shares.

Ir there be noHusband'sBrother's Grandson, it goes to theHusband'sGrandfather; if there be no Grandfather of her Husband, it goes to the Husband's Paternal Uncle; if there is but One Paternal Uncle of her Husband, he shall receive

### ( 50 )

receive the whole; if there are feveral Hufband's Paternal Uncles, they all fhall obtain equal Shares.

Ir there be no Hufband's Paternal Uncle, it goes to her Hufband's Paternal Uncle's Son; if there is but One Hufband's Paternal Uncle's Son, he fhall receive the whole; if there are feveral Hufband's Paternal Uncle's Sons, they fhall all obtain equal Shares.

IF there be no Husband's Paternal Uncle's Son, it goes to her Husband's Paternal Uncle's Grandfon; if there is but One Husband's Paternal Uncle's Grandfon, he shall obtain the whole; if there are several Husband's Paternal Uncle's Grandfor, they shall all receive equal Shares.

Ir there be no Hufband's Paternal Uncle's Grandfon, it goes to her Hufband's Grandfather's Father; if there be no Hufband's Grandfather's Father, it goes to her Hufband's Grandfather's Brother; if there is but One Brother of her Hufband's Grandfather, he receives the whole; if there are feveral Hufband's Grandfather's Brothers, they fhall all receive equal Shares.

IF there be no Hufband's Grandfather's Brother, it goes to her Hufband's Grandfather's Brother's Son; if there is but One Hufband's Grandfather's Brother's Son, he obtains the whole; if there are feveral Hufband's Grandfather's Brother's Sons, they fhall all receive equal Shares.

ly there is no Hufband's Grandfather's Brother's Son, it goes to her Hufband's Grandfather's Brother's Grandfon; if there is but One Hufband's Grandfather's Brother's Grandfon, he receives the whole; if there are feveral Hufband's Grandfather's Brother's Grandfons, they all have equal Shares.

IF there be no Hufband's Grandfather's Brother's Grandfon, it goes to her Hufband's Grandfon's Grandfon; if there is but One Hufband's Grandfon's Grandfon,

# ( 51)

Grandson, he obtains the whole; if there are feveral Husband's Grandson's Grandsons, they all receive equal Shares.

IF there be no Husband's Grandson's Grandson, it goes to her Husband's Grandson's Grandson's Son; if there is but One Husband's Grandson's Grandfon's Son, he receives the whole; if there are feveral Husband's Grandson's Grandson's Sons, they shall all obtain equal Shares.

IF there be no Hufband's Grandfon's Grandfon's Son, it goes to the Hufband's Grandfon's Grandfon's Grandfon; if there is but One Hufband's Grandfon's Grandfon's Grandfon, he fhall obtain the whole; if there are feveral Hufband's Grandfon's Grandfon's Grandfons, they all have equal Shares.

IF there be no Husband's Grandfon's Grandfon's Grandfon, it goes to her Husband's Grandfather's Grandfather; if there be no Husband's Grandfather's Grandfather, it goes to her Husband's Grandfather's Father's Brother; if there is but One Husband's Grandfather's Father's Brother, he shall receive the whole; if there are several Husband's Grandfather's Father's Brothers, they shall all obtain equal Shares.

IF there be no Husband's Grandfather's Father's Brother, it goes to the Husband's Grandfather's Father's Brother's Son; if there is but One Husband's Grandfather's Father's Brother's Son, he obtains the whole; if there are feveral Husband's Grandfather's Father's Brother's Sons, they shall all receive equal Shares.

IF there be no Husband's Grandfather's Father's Brother's Son, it goes to her Husband's Grandfather's Father's Brother's Grandson; if there is but One Husband's Grandfather's Father's Brother's Grandson, he shall obtain the F f whole; whole; if there are leveral Hufband's Grandfather's Father's Brother's Grandfons, they shall all receive equal Shares.

IF there be no Hufband's Grandfather's Father's Brother's Grandfon, it goes to her Hufband's Grandfather's Grandfather's Father; if there be no Hufband's Grandfather's Grandfather's Father, it goes to her Hufband's Grandfather's Grandfather's Brother; if there is but One Hufband's Grandfather's Grandfather's ther's Brother, he takes the whole; if there are feveral Hufband's Grandfather's Grandfather's Brothers, they all receive equal Shares.

Ir there be no Hufband's Grandfather's Grandfather's Brother, it goes to her Hufband's Grandfather's Grandfather's Brother's Son; if there be but One Hufband's Grandfather's Grandfather's Brother's Son, he receives the whole; if there are feveral Hufband's Grandfather's Grandfather's Brother's Sons, they fhall all obtain equal Shares.

IF there be no Hufband's Grandfather's Grandfather's Brother's Son, it goes to her Hufband's Grandfather's Grandfather's Brother's Grandfon; if there is but One Hufband's Grandfather's Grandfather's Brother's Grandfon; Le fhall obtain the whole; if there are feveral Hufband's Grandfather's Grandfather's Brother's Grandfons, they all fhall have equal Shares.

IF there be no Hufband's Grandfather's Grandfather's Brother's Grandfon, it goes to her Hufband's Grandfather's Grandfather's Grandfather; if there be no Hufband's Grandfather's Grandfather's Grandfather, it goes to her Hufband's Grandfather's Grandfather's Father's Brother; if there is but One Hufband's Grandfather's Grandfather's Father's Brother, he fhall obtain the whole; if there are feveral Hufband's Grandfather's Grandfather's Father's brothers, they all receive equal Shares.

IF there be no Hufband's Grandfather's Grandfather's Father's Brother, it goes to her Hufband's Grandfather's Grandfather's Father's Brother's Son; if there is but One Hufband's Grandfather's Grandfather's Father's Brother's Son, he fhall receive the whole; if there are feveral Hufband's Grandfather's Grandfather's Father's Brother's Sons, they fhall all have equal Shares.

IF there be no Hufband's Grandfather's Grandfather's Father's Brother's-Son, it goes to the Hufband's Grandfather's Grandfather's Father's Brother's Grandfon; if there is but One Hufband's Grandfather's Grandfather's Father's Brother's Grandfon, he obtains the whole; if there are feveral Hufband's Grandfather's Grandfather's Father's Brother's Grandfons, they fhall all obtain equal.Shares.

IF there be no Hufband's Grandfather's Grandfather's Father's Brother's Grandfon, it then goes to any One of her Hufband's Family who is the next near Relation; if there be no near Relations, it goes to any One of diftant Affinity; if there be none of thefe alfo, then the Magiftrate fhall obtain the Property of the Wife of a *Chebteree*, a *Sooder*, or a *Bice*: And the Property of the Wife of a *Bramin* goes to the learned *Bramins* of the Village where fhe had her Refidence; if there are no learned *Bramins* in the Village, the fhall: give it to the unlearned *Bramins*; if alfo there be no unlearned *Bramins* there, fhe fhall give it to the *Bramins* of the Environs.

THE Magistrate shall never obtain the Property of a Bramin's Wife.

THE Property of a Woman (exclusive of what the received during the Ayàmmi Shàdee, and exclusive of what her Father may have given her, before or after Marriage) goes, after her Death, to her unmarried Daughter, and to her Son, in equal Shares; if there is no Son, the Daughter obtains the whole; if there

## ( 54 )

there is no Daughter, the Son obtains the whole; if there are feveral of thefe, they shall all obtain equal Shares.

IF there are none of these, then the Daughter who has borne Children, and the Daughter who will bear Children, shall receive equal Shares; if of these there is only One Daughter, she obtains the whole; if there are several, they all shall posses.

IF there are none of these, it goes to the Grandson (*i. e.* Son's Son) if there is but One Grandson, he receives the whole; if there are feveral Grandsons, they receive equal Shares.

IF there is no Grandson, it goes to the Daughter's Son; if there is but One Daughter's Son, he obtains the whole; if there are feveral Daughter's Sons, they shall all obtain equal Shares.

IF there is no Daughter's Son, it goes to the Grandfon's Son; if there is but One Grandfon's Son, he shall take the whole; if there are several Grandfon's Sons, they shall all obtain equal Shares.

IF there is no Grandfon's Son, it goes to the Hufband's Son by another Wife; if there is but One Son of the Hufband by another Wife, he fhall obtain the whole; if there are feveral Sons of the Hufband by another Wife, they fhall receive equal Shares.

Ir there is no Son of the Hufband by another Wife, it goes to the Grandfon of the Hufband by another Wife; if there is but One Grandfon by another Wife, he fhall obtain the whole; if there are feveral Grandfons of the Hufband by another Wife, they fhall all receive equal Shares. ( 55 )

IF there is no Grandfon of the Hufband by another Wife, it goes to the Grandfon's Son of the Hufband by another Wife; if there is but One Grandfon's Son of the Hufband by another Wife, he takes the whole; if there are feveral Grandfon's Sons of the Hufband by another Wife, they shall all receive equal Shares.

IF there is no Grandfon's Son of the Hufband by another Wife, it goes to the barren Daughter, and to the Daughter who is a childlefs Widow, in equal Shares; if of thefe there is but One Daughter, fhe fhall obtain the whole; if there are feveral Daughters, they must take equal Shares.

IF there are none of these, then the Property of every Woman who was married according to any One of the Five first Forms of Marriage goes to her Husband; if there is no Husband, to her Brother; if there is but One Brother, he receives the whole; if there are several Brothers, they must take equal Shares.

IF there is no Brother, it goes to her Mother; if there is no Mother, it goes to her Father; if there is no Father, then the Property of a Woman who was married according to any One of the Three last Forms of Marriage; goes, after her Death (if there be no Daughter or other Heir within the Limits already before-mentioned) to her Mother; if there is no Mother, to her Father; if there is no Father, it goes to her Husband.

IF there be no Hufband, then the Property of every Woman who was married according to any One of the Eight Forms of Marriage goes, after her Death, to her Hufband's Younger Brother; if there is but One Younger Brother of her Hufband, he fhall receive the whole; if there are feveral Younger Brothers of her Hufband, they must take equal Shares.

IF

### ( 56 )

IF there is no Younger Brother of her Hufband, then it goes, in equal Shares, to her Hufband's Elder Brother's Son, and to her Hufband's Younger Brother's Son; if there is but One Son of her Hufband's Elder Brother, or One Son of her Hufband's Younger Brother, he fhall take the whole; if there are feveral, they fhall all receive equal Shares.

IF there is no Son of her Hufband's Younger Brother, nor Son of her Hufband's Elder Brother, it goes to her Sifter's Son; if there is but One Sifter's Son, he shall take the whole; if there are several Sifter's Sons, they shall all obtain equal Shares.

IF there be no Sifter's Son, it goes to her Hufband's Sifter's Son; if there is but One Hufband's Sifter's Son, he fhall take the whole; if there are feveral Hufband's Sifter's Sons, they fhall all receive equal Shares.

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IF there be no Hufband's Sifter's Son, it goes to her Brother's Son; if there is but One Perfon her Brother's Son, he fhall take the whole; if there are feveral Brother's Sons, they all receive equal Shares.

IF there is no Brother's Son, it goes to her Daughter's Hufband; if there is but One Daughter's Hufband, he fhall receive the whole; if there are feveral Daughter's Hufbands, they fhall all obtain equal Shares.

IF there is no Daughter's Hufband, it goes to her Hufband's Father; if there is no Hufband's Father, it goes to her Hufband's Elder Brother; if there is but One Elder Brother of her Hufband, he shall take the whole; if there are feveral Elder Brothers of her Hufband, they shall receive equal Shares.

IF there is no Elder Brother of her Hu'band, it goes to her Hufband's B'other's Grandfon; if there is but One Hufband's Brother's Grandfon, he shall take

## ( 57. )

take the whole; if there are feveral Husband's Brother's Grandfons, they all have equal Shares.

IF there is no Husband's Brother's Grandson, it goes to her Husband's Grandfather; if there is no Husband's Grandfather, it goes to her Husband's Paternal Uncle; if there is but One Paternal Uncle of her Husband, he shall receive the whole; if there are several Paternal Uncles of her Husband, they shall take equal Shares.

IF there is no Paternal Uncle of her Hufband, it goes to her Hufband's Paternal Uncle's Son; if there is but One Son of her Hufband's Paternal Uncle, he shall receive the whole; if there are feveral Sons of her Hufband's Paternal Uncle, they receive equal Shares.

IF there is no Hufband's Paternal Uncle's Son, it goes to her Hufband's Paternal Uncle's Grandfon; if there is but One Hufband's Paternal Uncle's Grandfon, he fhall take the whole; if there are feveral Hufband's Paternal Uncle's Grandfons, they fhall receive equal Shares.

IF there is no Hufband's Paternal Uncle's Grandfon, it goes to her Hufband's Grandfather's Father; if there is no Grandfather's Father of her Hufband, it goes to her Hufband's Grandfather's Brother; if there is but One Brother of her Hufband's Grandfather, he fhall take the whole; if there are feveral Brothers of her Hufband's Grandfather, they fhall receive equal Shares.

IF there is no Hufband's Grandfather's Brother, it goes to her Hufband's Grandfather's Brother's Son; if there is but One Son of her Hufband's Grandfather's Brother, he fhall take the whole; if there are feveral Sons of her Hufband's Grandfather's Brother, they fhall all receive equal Shares.

## ( 58 )

IF there is no Hufband's Grandfather's Brother's Son, it goes to her Hufband's Grandfather's Brother's Grandfon; if there is but One Grandfon of her Hufband's Grandfather's Brother, he fhall take the whole; if there are feveral Grandfons of her Hufband's Grandfather's Brother, they fhall receive equal Shares.

IF there is no Hufband's Grandfather's Brother's Grandfon, it goes to her Hufband's Grandfon's Grandfon; if there is but One Grandfon of her Hufband's Grandfon, he fhall take the whole; if there are feveral of her Hufband's Grandfon's Grandfons, they fhall all receive equal Shares.

IF there is no Hufband's Grandfon's Grandfon, it goes to her Hufband's Grandfon's Grandfon's Son; if there is but One Hufband's Grandfon's Grandfon's Son, he fhall take the whole; if there are feveral Hufband's Grandfon's Grandfon's Sons, they fhall receive equal Shares.

IF there be no Husband's Grandfon's Grandfon's Son, it goes to her Husband's Grandfon's Grandfon's Grandfon; if there is but One Husband's Grandfon's Grandfon's Grandfon, he shall take the whole; if there are several Husband's Grandfon's Grandfon's Grandfons, they shall receive equal Shares.

IF there is no Hufband's Grandfon's Grandfon's Grandfon, it goes to her Hufband's Grandfather's Grandfather; if there be no Hufband's Grandfather's Grandfather, it goes to her Hufband's Grandfather's Father's Brother; if there is but One Hufband's Grandfather's Father's Brother, he fhall take the whole; if there are feveral Hufband's Grandfather's Father's Brothers, they fhall all preceive equal Shares. ( 59 )

Ir there is no Hufband's Grandfather's Father's Brother, it goes to het Hufband's Grandfather's Father's Brother's Son; if there is but One Hufband's Grandfather's Father's Brother's Son, he fliall take the whole; if there are feveral Hufband's Grandfather's Father's Brother's Sons, they fhall receive equal Shares.

IF there is no Hufband's Grandfather's Father's Brother's Son, it goes to her Hufband's Grandfather's Father's Brother's Grandfon; if there is but One Hufband's Grandfather's Father's Brother's Grandfon, he fhall receive the whole; if there are feveral of her Hufband's Grandfather's Father's Brother's Grandfons, they fhall receive equal Shares.

IF there is no Hufband's Grandfather's Father's Brother's Grandfon; it goes to her Hufband's Grandfather's Grandfather's Father; if there is no Hufband's Grandfather's Grandfather's Father, it goes to her Hufband's Grandfather's Grandfather's Brother; if there is but One Hufband's Grandfather's Grandfather's Brother, he fhall take the whole; if there are feveral of her Hufband's Grandfather's Grandfather's Brothers, they fhall all receive equal Shares.

Is there is no Hulband's Grandfather's Grandfather's Brother, it goes to her Hulband's Grandfather's Grandfather's Brother's Son; if there is but One Son of her Hulband's Grandfather's Grandfather's Brother, he shall take the whole; if there are several Sons of her Husband's Grandfather's Grandfather's Brother, they shall receive equal Shares.

IF there is no Husband's Grandfather's Grandfather's Brother's Son, it goes to her Husband's Grandfather's Grandfather's Brother's Grandfon; if there is but One Grandfon of her Husband's Grandfather's Grandfather's Brother, he H h

#### ( 60 )

shall take the whole; if there are feveral of her Husband's Grandfather's Grandfather's Brother's Grandfons, they all have equal Shares.

IF there is no Huíband's Grandfather's Grandfather's Brother's Grandfon, it goes to her Huíband's Grandfather's Grandfather's Grandfather; if there is no Huíband's Grandfather's Grandfather's Grandfather, it goes to her Huíband's Grandfather's Grandfather's Father's Brother; if there is but One Brother of her Huíband's Grandfather's Grandfather's Father, he shall take the whole; if there are feveral of her Huíband's Grandfather's Grandfather's Father's Brothers, they shall all receive equal Shares.

IF there is no Hufband's Grandfather's Grandfather's Father's Brother, it goes to her Hufband's Grandfather's Grandfather's Father's Brother's Son; if there is but One Son of the Hufband's Grandfather's Grandfather's Father's Brother, he receives the whole; if there are feveral of her Hufband's Grandfather's Grandfather's Father's Brother's Sons, they fhall receive equal Shares.

IF there is no Huſband's Grandfather's Grandfather's Father's Brother's Son, it goes to her Huſband's Grandfather's Grandfather's Father's Brother's Grandfon; if there is but One Grandfon of her Huſband's Grandfather's Grandfather's Father's Brother, he takes the whole; if there are feveral of her Huſband's Grandfather's Grandfather's Father's Brother's Grandfons, they fhall receive equal Shares.

IF there is no Hufband's Grandfather's Grandfather's Father's Brother's Grandfon, it goes then to any One of her Hufband's Family who is the next near.Relation; if there be no near Relation, he who is of diftant Kindred to her Hufband's Family fhall obtain it; if there is not any One of thefe, then the Magiftrate fhall take the Property of theWife of a *Chekteree*, a *Sooder*, or a *Bice*: .And the Property of a *Bramin*'s Wife fhall be given to the learned *Bramins* of the Village

### ( 61 )

Village where the faid Bramin's Wife lived; if there be no learned Bramins in that Village, the unlearned Bramins of that Village shall obtain it; if also there are no unlearned Bramins in that Village, then it shall be given to the Bramins of the Environs.

"THE Magistrate shall never obtain the Property of a Bramin's Wife.

WHATEVER a Father may have given to his Daughter, either before or after her Marriage, fuch Property, after her Death, even though fhe hath a Son living, goes to her unmarried Daughter; if there is but One unmarried Daughter, fhe receives the whole; if there are feveral unmarried Daughters; they all receive equal Shares.

Is an unmarried Daughter, having received her Mother's Effects, afterwards marries, and then dies childlefs, that Property does not go to her Hufband, but. her Sifters shall obtain it.

Ir fhe dies, leaving a Son, that Son fhall obtain from his Mother's Sifters an equal Share with them.

Ir there is no unmarried Daughter, then it goes to the Daughter who has borne Children, and the Daughter who will bear Children, in equal Shares; if of these there is but One Daughter, she shall take the whole, if there are several, they shall have equal Shares.

Ir there are none of these, then it goes, in equal Shares, to the Daughter who is barren, and to the Daughter who is a childles Widow; if there is but One barren Daughter, or childles Widow, she shall take the whole; if there are several, they shall obtain equal Shares.

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### ( 62 )

IF there is no Daughter who is barren, or a childlefs Widow, it goes to her Son; if there is but One Son, he fhall.obtain the whole; if there are feveral Sons, they fhall have equal Shares.

IF there is no Son, it goes to the Daughter's Son; if there is but One Daughter's Son, he shall take the whole; if there are feveral Daughter's Sons, they shall receive equal Shares.

IF there is no Daughter's Son, it goes to the Grandfon; if there is but One Grandfon, he fhall take the whole; if there are feveral Grandfons, they fhall receive equal Shares.

IF there is no Grandfon, it goes to the Grandfon's Son; if there is but One Grandfon's Son, he shall take the whole; if there are several Grandfon's Sons, they shall receive equal Shares.

IF there is no Grandfon's Son, it goes to her Hufband's Son by another Wife; if there is but One Son of her Hufband by another Wife, he fhall take the whole; if there are feveral Sons of her Hufband by another Wife, they fhall receive equal Shares.

IF there is no Son of her Husband by another Wife, it goes to her Husband's Grandson by another Wife; if there is but One Grandson of the Husband by another Wife, he shall take the whole; if there are several Grandsons of her Husband by another Wife, they shall receive equal Shares.

IF there is no Grandfon of her Hufband by another Wife, it goes to the Grandfon's Son of her Hufband by another Wife; if there is but One Grandfon's Son of her Hufband by another Wife, he fhall take the whole; if there are are feveral Grandson's Sons of the Hufband by another Wife, they all have equal Shares.

IF there is no Grandfon's Son of her Hufband by another Wife, then the Property of every Woman who was married after any One of the first Five Forms of Marriage goes, after her Death, to her Hufband.

IF there is no Husband, it goes to her Brother; if there is but One Brother, he shall take the whole; if there are feveral Brothers, they shall receive equal Shares.

IF there is no Brother, it goes to the Mother; if there is no Mother, it goes to the Father; if there is no Father, then the Property of everyWoman who was married according to any One of the Three laft Forms of Marriage goes, after her Death (if there is no Grandfon's Son of her Hufband by another Wife) to her Mother; if there is no Mother, it goes to her Father; if there is no Father, it goes to her Hufband.

IF there is no Huíband, then the Property of a Woman who was married according to anyOne of the Eight Forms of Marriage goes, after her Death, to her Huíband's Younger Brother; if there is but One Younger Brother of her Huíband, he shall take the whole; if there are several Younger Brothers of her Huíband, they shall receive equal Shares.

IF there is noYounger Brother of her Husband, it goes, in equal Shares, to her Husband's Younger Brother's Son, and to her Husband's Elder Brother's Son; if there is but One of these, he shall take the whole Property; if there are more than One, they shall obtain equal Shares.

IF there is no Husband's Elder Brother's Son, and no Husband's Younger Brother's Son, it goes to her Sister's Son; if there is but One Sister's Son, he I i thall take the whole; if there are feveral Sifter's Sons, they fhall receive equal Shares.

IF there is no Sifter's Son, it goes to her Hufband's Sifter's Son; if there is but One Hufband's Sifter's Son, he fhall take the whole; if there are feveral Hufband's Sifter's Sons, they fhall all receive equal Shares.

IF there is no Hufband's Sifter's Son, it goes to her Brother's Son; if there is but One Brother's Son, he fhall take the whole; if there are feveral Brother's Sons, they fhall receive equal Shares.

IF there is no Brother's Son, it goes to her Daughter's Hufband; if there is but One Daughter's Hufband, he fhall take the whole; if there are feveral Daughter's Hufbands, they fhall obtain equal Shares.

IF there is no Daughter's Hufband, it goes to her Hufband's Father; if there is no Hufband's Father, it goes to her Hufband's Elder Brother; if there is but One Elder Brother of her Hufband, he fhall take the whole; if there are feveral Elder Brothers of her Hufband, they fhall receive equal Shares.

- Ir there is no Elder Brother of her Hufband, it goes to her Hufband's Brother's Grandfon; if there is but One Hufband's Brother's Grandfon, he fhall take the whole; if there are feveral of her Hufband's Brother's Grandfons, they fhall receive equal Shares.

Ir there is no Hufband's Brother's Grandfon, it goes to her Hufband's Grandfather; if there is no Hufband's Grandfather, it goes to her Hufband's Paternal Uncle; if there is but One Paternal Uncle of her Hufband, he fhall take the whole; if there are feveral of her Hufband's Paternal Uncles, they fhall receive equal Shares.

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## ( 65 )

Ir there is no Huíband's Paternal Uncle, it goes to her Huíband's Paternal Uncle's Son; if there is but One Son of her Huíband's Paternal Uncle, he shall receive the whole; if there are several of her Huíband's Paternal Uncle's Sons, they all have equal Shares.

IF there is no Hufband's Paternal Uncle's Son, it goes to her Hufband's Paternal Uncle's Grandfon; if there is but One Grandfon of her Hufband's Paternal Uncle, he fhall take the whole; if there are feveral of her Hufband's Paternal Uncle's Grandfons, they fhall all receive equal Shares.

IF there is no Hufband's Paternal Uncle's Grandfon, it goes to her Hufband's Grandfather's Father; if there is no Hufband's Grandfather's Father, it goes to her Hufband's Grandfather's Brother; if there is but One Brother of her Hufband's Grandfather, he fhall take the whole; if there are feveral of her Hufband's Grandfather's Brothers, they fhall receive equal Shares.

IF there is no Huíband's Grandfather's Brother, it goes to her Huíband's Grandfather's Brother's Son; if there is but One Son of her Huíband's Grandfather's Brother, he fhall take the whole; if there are feveral of her Huíband's Grandfather's Brother's Sons, they fhall receive equal Shares.

IF there is no Hufband's Grandfather's Brother's Son, it goes to her Hufband's Grandfather's Brother's Grandfon; if there is but One Grandfon of her Hufband's Grandfather's Brother, he fhall take the whole; if there are feveral of her Hufband's Grandfather's Brother's Grandfons, they fhall all receive equal Shares.

IF there is no Hufband's Grandfather's Brother's Grandfon, it goes to her Hufband's Grandfon's Grandfon; if there is but One Grandfon of her Hufband's

#### ( 66 )

band's Grandfon, he shall take the whole; if there are several of her Husband's Grandfon's Grandfons, they shall receive equal Shares.

Ir there is no Hufband's Grandfon's Grandfon, it goes to her Hufband's Grandfon's Grandfon's Son; if there is but One Hufband's Grandfon's Grandfon's Grandfon's Son, he fhall take the whole; if there are feveral Hufband's Grandfon's Grandfon's Grandfon's Sons, they fhall receive equal Shares.

IF there is no Hufband's Grandfon's Grandfon's Son, it goes to her Hufband's Grandfon's Grandfon's Grandfon; if there is but One Grandfon of her Hufband's Grandfon's Grandfon, he fhall take the whole; if there are feveral of her Hufband's Grandfon's Grandfon's Grandfons, they fhall receive equal Shares.

Ir there is no Hufband's Grandfon's Grandfon's Grandfon, it goes to her Hufband's Grandfather's Grandfather; if there be no Hufband's Grandfather's Grandfather, it goes to her Hufband's Grandfather's Father's Brother; if there is but One Brother of her Hufband's Grandfather's Father, he takes the whole; if there are feveral of her Hufband's Grandfather's Father's Brothers, they all receive equal Shares.

IF there is no Brother of her Hufband's Grandfather's Father, it goes to her Hufband's Grandfather's Father's Brother's Son; if there is but One Son of her Hufband's Grandfather's Father's Brother, he fhall take the whole; if there are feveral of her Hufband's Grandfather's Father's Brother's Sons, they fhall have equal Shares.

IF there is no Hufband's Grandfather' Father's Brother's Son, it goes to her Hufband's Grandfather's Father's Brother's Grandfon; if there is but One Grandfon of her Hufband's Grandfather's Father's Brother, he shall take the whole;

# ( 67 )

whole; if there are feveral of her Hufband's Grandfather's Father's Brother's Grandfons, they shall receive equal Shares.

IF there is no Hulband's Grandfather's Father's Brother's Grandfon, 't goes to her Hufband's Grandfather's Grandfather's Father; if there is no Hufband's Grandfather's Grandfather's Father, it goes to her Hufband's Grandfather's Grandfather's Brother; if there is but One Brother of her Hufband's Grandfather's Grandfather, he fhall take the whole; if there are feveral of her Hufband's Grandfather's Brothers, they fhall receive equal Shares.

IF there is no Hufband's Grandfather's Grandfather's Brother, it goes to her Hufband's Grandfather's Grandfather's Brother's Son; if there is but One Son of her Hufband's Grandfather's Grandfather's Brother, he fluall take the whole; if there are feveral of her Hufband's Grandfather's Grandfather's Brother's Sons, they fhall receive equal Shares.

IF there is no Hufband's Grandfather's Grandfather's Brother's Son, it goes to her Hufband's Grandfather's Grandfather's Brother's Grandfon; if there is but One Grandfon of her Hufband's Grandfather's Grandfather's Brother, he fhall take the whole; if there are feveral of her Hufband's Grandfather's Grandfather's Brother's Grandfons, they all fhall receive equal Shares.

Ir there is no Hufband's Grandfather's Grandfather's Brother's Grandfon, it goes to her Hufband's Grandfather's Grandfather's Grandfather; if there is no Hufband's Grandfather's Grandfather's Grandfather, it goes to her Hufband's Grandfather's Grandfather's Brother; if there is but One Brother of her Hufband's Grandfather's Grandfather's Father, he fhall take the whole; if there are feveral of her Hufband's Grandfather's Grandfather's Father's Brothers, they fhall receive equal Shares. ( 68 )

Ir there be no Hufband's Grandfather's Grandfather's Father's Brother, it goes to her Hufband's Grandfather's Grandfather's Father's Brother's Son; if there is but One Son of her Hufband's Grandfather's Grandfather's Father's Brother, he fhall take the whole; if there are feveral of her Hufband's Grandfather's Grandfather's Father's Brother's Sons, they fhall receive equal Shares.

IF there is no Hufband's Grandfather's Grandfather's Father's Brother's Son, it goes to her Hufband's Grandfather's Grandfather's Father's Brother's Grandfon; if there is but One Grandfon of her Hufband's Grandfather's Grandfather's Father's Brother, he fhall take the whole; if there are feveral Grandfons of her Hufband's Grandfather's Grandfather's Father's Brother, they fhall receive equal Shares.

IF there is no Huíband's Grandfather's Grandfather's Father's Brother's Grandfon, it then goes to any One of her Huíband's Family who is the next near Relation; if there is no near Relation, it goes to One of diffant Affinity.

IF there is not any One of thefe, then the Magistrate shall obtain the Effects of the Wife of a *Chebteree*, a *Sooder*, or a *Bice*: And the Property of the Wife of a *Bramin* goes to the learned *Bramins* of the Village where that *Bramin* had his Refidence; if there is no learned *Bramin*, the unlearned *Bramins* of that Village shall obtain it; if there are none of these also, then the *Bramins* of the Environs shall obtain it.

THE Magistrate shall never assume the Property of the Wife of a Bramin.

( 69 )

## Of Inheriting from an unmarried Girl.

WHEN an unmarried Girl dies, her Property goes to her Brother by the fame Parents; if there is but One Brother by the fame Parents, he shall take the whole; if there are feveral Brothers by the fame Parents, they shall all receive equal Shares.

IF there is no Brother by the fame Parents, it goes to her Mother; if there is no Mother, it goes to her Father; if there is no Father, it goes to her Brother by a different Mother; if there is no Brother by a different Mother, it goes to the Son of her Brother by the fame Parents; if there is no Son of her Brother by the fame Parents, it goes to the Son of her Brother by a different Mother.

IF there is no Son of her Brother by a different Mother, it goes to her Brother's Grandfon; if there is but One Brother's Grandfon, he fhall take the whole; if there are feveral of her Brother's Grandfons, they fhall receive equal Shares.

IF there is no Brother's Grandson, it goes to her Grandsather (*i. e.* Father's Father) if there is no Grandsather, it goes to her Paternal Uncle; if there is but One Paternal Uncle, he shall take the whole; if there are several Paternal Uncles, they shall receive equal Shares.

IF there is no Paternal Uncle, it goes to the Paternal Uncle's Son; if there is but One Paternal Uncle's Son, he shall take the whole; if there are several Paternal Uncle's Sons, they shall receive equal Shares.

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IF there is no Paternal Uncle's Son, it goes to her Paternal Uncle's Grandfon; if there is but One Paternal Uncle's Grandfon, he fhall take the whole; if there are feveral Paternal Uncle's Grandfons, they fhall receive equal Shares.

IF there is no Paternal Uncle's Grandfon, it goes to her Grandfather's Father; if there is no Grandfather's Father, it goes to her Grandfather's Brother; if there is but One Brother of her Grandfather, he fhall take the whole; if there are feveral of her Grandfather's Brothers, they fhall receive equal Shares.

IF there is no Grandfather's Brother, it goes to her Grandfather's Brother's Son; if there is but One Son of ther Grandfather's Brother, he fhall take the whole; if there are feveral of her Grandfather's Brother's Sons, they fhall receive equal Shares.

IF there is no Grandfather's Brother's Son, it goes to her Grandfather's Brother'sGrandfon; if there is but One Grandfon of her Grandfather's Brother, he fhall take the whole; if there are feveral of her Grandfather's Brother's Grandfons, they fhall receive equal Shares.

IF there is no Grandfather's Brother's Grandfon, it goes to her Grandfather's Grandfather, if there is no Grandfather's Grandfather, it goes to her Grandfather's Father's Brother, if there is but One Brother of her Grandfather's Father, he fhall take the whole; if there are feveral of her Grandfather's Father's Brothers, they fhall receive equal Shares.

JF there is no Grandfather's Father's Brother, it goes to her Grandfather's Father's Brother's Son; if there is but One Son of her Grandfather's Father's Brother, he shall take the whole; if there are several of her Grandfather's Father's Brother's Sons, they shall receive equal Shares. (71)

Ir there is no Grandfather's Father's Brother's Son, it goes to her Grandfather's Father's Brothe.'s Grandfon; if there is but One Grandfon of her Grandfather's Father's Brother, he fhall take the whole; if there are feveral of her Grandfather's Father's Brother's Grandfons, they fhall have equal Shares.

IF there is no Grandfather's Father's Brother's Grandfon, it goes to her Grandfather's Grandfather's Father; if there is no Grandfather's Grandfather's Father, it goes to her Grandfather's Grandfather's Brother; if there is but One Brother of her Grandfather's Grandfather, he shall take the whole; if there are feveral of her Grandfather's Grandfather's Brothers, they shall receive equal Shares.

IF there is no Grandfather's Grandfather's Brother, it goes to her Grandfa-. ther's Grandfather's Brother's Son; if there is but One Son of her Grandfather's Grandfather's Brother, he fhall take the whole; if there are feveral of her Grandfather's Grandfather's Brother's Sons, they fhall have equal Shares.

IF there is no Grandfather's Grandfather's Brother's Son, it goes to her Grandfather's Grandfather's Brother's Grandfon; if there is but One Grandfon of her Grandfather's Grandfather's Brother, he shall take the whole; if there are several of her Grandfather's Grandfather's Brother's Grandfons, they shall receive equal Shares.

It there is no Grandfather's Grandfather's Brother's Grandfon, it goes to her Grandfather's Grandfather's Grandfather; if there is no Grandfather's Grandfather's Grandfather, it goes to her Grandfather's Grandfather's Father's Brother; if there is but One Brother of her Grandfather's Grandfather's Fat ther, he shall take the whole; if there are feveral of her Grandfather's Grandfather's Father's Brothers, they shall receive equal Shares.

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( 72 )

IF there is no Grandfather's Grandfather's Father's Brother, it goes to her Grandfather's Grandfather's Father's Brother's Son; if there is but One Son of her Grandfather's Grandfather's Father's Brother, he fhall take the whole;... if there are feveral of her Grandfather's Grandfather's Father's Brother's Sons, . they fhall receive equal Shares.

IF there is no Grandfather's Grandfather's Father's Brother's Son, it goes to her Grandfather's Grandfather's Father's Brother's Grandfon; if there is but One Grandfon of her Grandfather's Grandfather's Father's Brother, he fhalltake the whole; if there are feveral of her Grandfather's Grandfather's Father's Erother's Grandfons, they fhall receive equal Shares.

IF there is no Grandfather's Grandfather's Father's Brother's Grandfon, it : then goes to any One of the Family of the aforefaid Girl's Father who is the next near Relation; if there is no near Relation, then One of diftant Kindred fhall obtain it.

IF also there is no diftant Relation, then the Magistrate shall assume the Effects of the unmarried Daughter of a *Chehteree*, a *Sooder*, and a *Bice:* And the Property of the unmarried Daughter of a *Bramin* shall be given to the learned *Bramins* of the Village where the aforestaid Daughter had her Refidence.

IF there is no learned *Bramin* in that Village, it shall be given to the unlearned *Bramins* of that Village.

IF there are no unlearned *Bramins* allo, it shall be given to the *Bramins* of the Environs of that Village.

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THE Magistrate shall never assume the Property of the unmarried Daughter. of a Bramin.

If, during the Life-time of a Girl deceased, any Person had entered into any Engagement to marry her, and that Person, or the Mother and Father of that. Person had made that Girl any Present, that Gift shall revert again to the aforefaid Person.

IF, after Agreement to marry a Daughter to a particular Perfon, that Daughter be given in Marriage to another Perfon, then whatever Prefent, either in a Money or other Articles, the Perfon first mentioned, or his Mother and Father, had given to the Girl, or whatever Gift any other of that Perfon's Family had prefented, on Account of the intended Marriage, fuch Money andother Articles shall again revert to the Perfon aforefaid.

#### SEE C.T. V.

#### Of Persons incapable of Inheritance.

WHOEVER is born an Eunuch; whoever is expelled from his Tribe, his Relations and Kindred, for commission of any Crimes; whoever is born Blind; whoever is Deaf from his Mother's Womb; whoever is an Idiot; whoever cannot diffinguish between Good and Evil; whoever has no Principle of Religion; whoever is Dumb; whoever is born without Hand, or Foot, or Nofe, or Tongue, or Privy Member, or Fundament; whoever strikes and beats his own Father, or who, after his Father's Death, performs not the Seràdeb (religious Offices to his Father's Memory) whoever is of fuch a general ill Behaviour, as that his Relations and Fartners refuse to eat or drink with him, and who lives in constant commission of those Actions which

## ( 74 )

are forbidden to his particular Tribe by the *Beids*; whoever is fo incurably dulordered, as that no Remedies have any Effect on him, and who, on Account of his Diforder, is never able to perform the *Seràdeb*, the *Porjeb*, and other religious Duties of this Kind; whoever is afflicted with a fcrofulous Leprofy, or a Leprofy breaking out in Boils, with a perpetual Difcharge of Blood and Matter; Men afflicted with thefe Diforders, even after *Peràfbehat* (or Recovery) fhall remain incapable of Inheritance : And alfo, whoever wears the Difguife of a *Berbemeharry*, or a *Sinaffee*, and fo gains a Livelihood in a fraudulent Manner; whoever is feized with a *Gânfee Jikkheb*, or a Confumption, in which he brings up Blood mingled with Phlegm; whoever has profefied himfelf a *Sinaffee*; whoever procures his Subfiftence by an unwarrantable Bufinefs or Profeffion; all or any of thefe Circumftances, here fpecified, incapacitate a Man for Inheritance.

BUT whoever shall superfede these Persons, in the Inheritance of bequeathed Property, must allow themVictuals and Cloathing; nevertheless the Man who shas been expelled from his Tribe shall receive Nothing.

IF the Sons of these People be totally free from all the Objections which have been stated above, they shall receive their Share of the Property left for Inheritance, nevertheless the Son of the Man expelled from his Tribe, who was born after such Expulsion, shall not receive any Share.

IF there are unmarried Daughters of any of thefe, fuch Daughters shall be maintained in Victuals and Cloathing, until their Marriage.

AND also to the Wives of these (if there are not unchaste) shall be allowed Wictuals and Cloaths.

#### SECT.

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#### SECT. VI.

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#### Of Property liable to Division.

OF the Property of a Grandfather and a Father; and of fuch Property arifes from a Pattnership Concern, and of whatever is given by a Relation of equal Affinity, indifcriminately, that is, without specifying the Name of any particular Person; as also of such Gains as arise from the Joint Labour and united Efforts of Two, Four, Bc. Persons.

\*\*\* ALL fuch Property is liable to Division.

WHEN Two or more Perfons are Co-Heirs, if any Gain is made upon the Common Stock, then the Perfons, by whofe Labour or prudent Management fuch Gain was produced, shall each receive a double Share; those who did not join in the Plan or Execution of the Business shall each receive a single Share.

\*\*\* ACCORDING to the Ordinations of Sirree Kishen Terkalungkar, and Gopaul Punchanun.

WHEN Two, Four or more Perfons are Partners, and One or Two of thole Partners acquire any Profit, each Partner shall receive a Share of it, proportionable to his Property in the Joint Stock; and those who gained this Profit' shall first divide the whole of it into equal Shares, and each take a single Share; and then receive a Part of what remains, proportionable to their Share in the Common Stock.

## (76)

\*\*\* ACCORDING to the Ordination of Sewarteb Bebtackarige, and Jeimoot Baburs; and this Ordination is approved (or rather is cuftomaty in this Kingdom.)

IF the Property of a Partnership belongs wholly to One of the Partners, and the other Partner performs all the Labour of the Business, and makes a Profit upon that Property, such Profit shall be divided equally between them.

IF One Partner both rifks his Property and takes alfo his Share of the Labour of Bufinefs, and another Partner, without rifking his own Property, takes only his Share of the Trouble and Management of Affairs, then he who advanced his Property, and exerted his Efforts, fhall receive a double Share; he who only contributed his Efforts fhall receive a fingle Share.

Is a Man, without any Advance of Property, fhould, by his own mere Diligence and Efforts, acquire any Profit, his Partners fhall receive no Share of it.

#### SECT. VII.

Of Dividing Property earned by the Science of the Shafter, by the Art of Painting, Architecture, or other Arts of that Kind, on which a Profit may be gained.

IF anyPerfon, without Employment of any Stock in Partnership, by his own Efforts, in the Exertion of any Art, should acquire any Profit, then, whichever of his Partners by Affinity hath a greater or equal Share of Knowledge with himself, he shall give to each of such Partners a single Share, and he shall appropriate a double Share to himself; and whichever of them has less Knowledge than he, or is wholly without Skill in any Art, shall not receive a Share.

Is any Perfon, who hath learnt any Art from his Father, his Grandfather, his Paternal Uncle, his Brother, or any Perfon in his own Family, fhould acquire any Profit by that Art, then whoever of the Family is totally unfkilled in any Art, or hath lefs Knowledge than he, fhall receive a fingle Share each; and whoever works for his own Subfiftence fhall take a double Share.

IF One Perfon hath quitted his Partners by Affinity, for the Purpofe of learning any Art, and another Perfon of the Family, unfkilled in any Art, expends Part of his Property, in fupporting the immediate Dependants of the Abfentee, then he who went away, to improve himfelf in any Art, fhall take to himfelf a double Share of any Profit he may gain by that Art, and fhall give a fingle Share of it to the Perfon who fupported his Dependants in his Abfence; if those Dependants were fupported from the Joint Stock, he fhall not give any Thing.

IF a Perfon learns any Art from a Stranger, and also receives Victuals and Cloaths from him, his Partners by Affinity shall not receive any Share of the Profits he may gain by that Art.

#### SECT. VIII.

#### Of Dividing Property earned by a Man's Sons.

IF anyMan acquires a Profit, upon employing his Father's or Grandfather's Property, he fhall give the Half of all his Gains to his Father; and if he hath not any Brothers, he fhall take the other Half himfelf; if he hath Brothers, he fhall take to himfelf a double Share of the remaining Half, and fhall give a fingle Share to each of his Brothers.

## ( 78 )

IF any Perfon, without any Advance of Property, fhould raife any Profit, he fhall give the Half of it to his Father, and fhall take to himfelf the other Half: His Partners by Affinity fhall not receive any Share of it.

IF any Perfon, upon employing his Brother's Property, fhould acquire any Profit, of the whole of fuch Profit, he fhall give One Half to his Father, if his Father be a Man of Knowledge and Skill; and of the remaining Half, he who raifed the Profit fhall receive a double Share; and he whofe Property was employed fhall receive a fingle Share; and those who employed no Property fhall not receive any Thing: If the Father be not a Man of Knowledge or Skill, he fhall receive a double Share; and he who made the Profit fhall alfo receive a double Share; and the Man whose Property was employed fhall reeccive a fingle Share.

#### SECT. IX.

# Of Poffeffions Indivisible.

IF a Man by Victory in War has made any Prize, it shall not be liable to be shared.

IF a Man has received any Thing in the Houfe of his Wife's Father, no Share of it shall appertain to his Partners (or Relations.)

IF a Man's Father or Mother, out of particular Kindness, hath given him any Thing, no Share of it shall appertain to his Partners (or Relations.)

IF a Perfon, without Employment of the Joint Stock, and without equal Labour on the Side of his Partners (and exclusive of what a Relation of equal Affinity

## ( 79 )

Affinity may have given him) should acquire any Profit, it is not liable to be shared by his Partners.

IF a Father gives, by his own Choice, Land, Houfes, Orchards, and the Earnings of his own Industry, to One of his Sons, the other Sons shall not receive any Share of it.

EVERY Man shall take of the Water of a Pool, or of a Well, according to his Necessity: No Account is to be had of a greater or leffer Share in this Article.

EXCLUSIVE of Glebe Land, if any other Property of a Father, or Grandfather, be not occupied, and One of the Partners by Affinity, without employing the Joint Stock, and exclusive of the Labour or Efforts of the other Partners, by Permiffion alfo of the other Partners, entered upon fuch Property, it fhall not be divided into Shares; if, in the fame Manner, by Permiffion of the Partners, One of them occupies any Glebe Land of his Father and Grandfather, then he shall divide fuch Glebe into Four Shares; and from thence he shall first take to himself One Share, and afterwards divide the Three remaining Shares equally between himself and his Partners.

IN a Partnership of Affinity, the Wearing-Apparel of each Partner, all the Neceffaries of his Sewarree (or travelling Equipage) the Ornaments worn about his Person, the Veffels and Dishes for Meat and Drink, that are in immediate Use, and the Slave Girl, whom he has the first deftined for his Hàràm, exclusive of other Girls, and also the Carpets and Mats for fitting and sleeping, that are in constant Service, of these Things, if One Man expends a lesser and another a larger Quantity, no Account shall be had of such greater or lesser Shares; and if, of these Things, there are not more in the House than One for each Person, they shall all receive equal Shares. ( 80)

THE Place of *Poojeb*, that is of Worfhip, and the Place of *Jugg*, which has already been explained under the Article of *Jugg*, in the Section of a Woman's Property, is not liable to be fhared: As alfo the *Tagur*, or Idol of Adoration, is not liable to Division.

THE Space of Ground occupied by the Houfe-Drain, the Path left for the Paffage of the Cattle, and the Path of the Great Gate of the Houfe, are not liable to Division.

WHATEVER is immediately neceffary to any Perfon is not liable to be fhared: As for Inftance, when Two, Four, & c. Perfons are Partners, One of them hires himfelf as a Servant, another becomes a *Pundit*, another a Painter, and, in this Manner, they all exercise different Professions, then each of them shall take of what may be in the House, according to the Occasions of his own Profession; if there is but One Article, they shall all take equal Shares of it; but if that Article be any Instrument belonging to the Calling exercised by any One of them, that Person shall take it, and shall give all his Partners their Proportion of the Price of it.

IF, during the Life-time of a Father, all his Sons, either by Order of their Father, or even without Prohibition from their Father, make for themfelves Houfes and Gardens upon their Father's Land, if the Land fo taken be in greater or leffer Quantities, it is not liable to be fhared; but if among thefe fome have made, and fome have not made, Houfes and Garlens, then it fhall be divided into equal Shares.

SECT.

## ( 81 )

#### SECT. X.

## Of a Father's Dividing among his Sons the Property earned by himself.

IF a Father divides among his Sons the Property earned by himfelf, he fhall give it according to his own Choice; if it is not the Father's Choice; his Sons fhall not have Authority to force him to fuch a Division.

IF a Father gives to his Sons, by his own Choice, a fmall Share of the Property earned by his own Industry, and keeps a larger Portion to himfelf, he has the Power; also if, after expending what he referved for himfelf, he requires Food and Cloaths from his Sons, he shall have Power to take it.

IF a Father divides among his Sons the Property earned by himfelf, he thall divide it among all his Sons, by equal Shares; but if any One of the Sons hath been particularly dutiful to his Father, or hath a very large Family, or is incapable of getting his own Living, upon these Three Accounts, if he gives a larger Share to fuch Sons than to the reft, he has Authority for fo doing.

IF a Father, infligated by Refertment, or by a particular Fondness for the Mother of any One of his Sons, or by the Influence of any Fit of Sickness, divides the Property acquired by himfelf unequally among his Sons, fuch Division is not approved.

IF all the Sons go at once in a Body to their Father, jointly requefting their refpective Shares of his Fortune, in that Cafe, the Father shall give equal Shares

## ( 82 )

Shares of the Property earned by himfelf to the Son incapable of getting his own Living; to the Son who hath been particularly dutiful to him, and to the Son who hath a very large Family, and alfo to the other Sons who do not lie under any of these Three Circumstances, in this Cafe, he shall not have Power to give to any One of them more or less than to the others.

IF a Father has occupied any Glebe belonging to his Father, that was not before occupied, he shall not have Fower to divide it among his Sons in unequal Shares, as in the Case of Property earned by himself.

#### SECT. XI.

## Of a Father's Dividing among his Sons the Property left by his Father and Grandfather.

IF a Father defires to divide among his Sons the Property of his Father and Grandfather, whenever he altogether defpairs of having a Son by any One of his Wives, he may divide and give it to them at his own Choice; if he has Hope of a Son from any One Wife, he has not Authority to divide it.

IF it be not the Father's Choice, the Sons have no Authority to take from him by Force their refpective Shares of their Anceftors Property; even if there is no Expectation that their Father shall ever have another Son, still they have not Authority to take it.

Is a Father, by his own Choice, divides among his Sons the Property of his Father and Grandfather, he shall take to himself a double Share, and shall give a fingle Share to each of his Sons.

### ( 83 )

IF a Father divides among his Sons the Glebe, Orchards, Houfes, Rents, Slave Girls, and Slaves of his Father and Anceftors, to the Son who hath a large Family, to the Son who is incapable of getting his own Living, to the Son who hath been particularly dutiful to his Father, and to all his other Sons, he fhall give it in equal Shares; he hath no Authority to give to fome more, to others lefs; and thefe Things alfo he hath no Power to fell, or to give away', without the Confent of his Sons.

A FATHER shall not fo give away, or fell the Effects and Glebe belonging to himfelf, or to his Father and Ancestors, as that his immediate Dependants should be distressed for Want of Victuals or Cloathing; if, referving fo much as may be necessary for the immediate Food and Cloaths of his Dependants, he should fell, or give away the rest of the Property, he has Authority so to fell and give away.

IF a Father, exclusive of the Glebe, the Rents, the Slave Girls, and the Slaves of his Father and Anceftors, divides the reft of their Property among his Sons, then, in the fame Manner as theProperty earned by himfelf, in giving a Share to the Son who hath the large Family, to the Son who cannot get his own Living, and to the Son who hath been particularly dutiful, he has Power to give them a larger or a fmaller Share; if all the Sons in a Body defire their refpective Shares, then there fhall be no One Share, greater or lefs than another.

IF a Father, at the Time of dividing the Property gained by himfelf, or that of his Father and Anceftors, among his Sons, parts the whole into Twenty equal Shares, and from thence gives One Share to his Eldeft Son, he has Authority to do fo; and he shall then divide the other Nineteen Parts equally between his Eldeft and his other Sons.

## ( 84 )

IF 'a Man, of the Tribe of *Sooder*, of his own Choice, gives an equal Share of his Property to the Son born of a Concubine, and to the Son born of a Wife, he has Power to do it.

IF a Father should die without having divided his Property, then, whatever Share the Son born of aWife may receive, the Son born of the Concubine shall receive Half as much.

IF there is no Son born of the Wife, nor Grandfon, nor Grandfon's Son, nor Wife, nor Daughters, nor Daughter's Son, then the Son born of the Concubine fhall receive the whole Property.

Ir there is a Daughter's Son, he shall take an equal Share.

WHENEVER a Perfon gives a Share to his Sons, equal with the Share affumed by himfelf, to his Wife who hath neither Son, nor Grandfon, nor Grandfon's Son, and to whom hath been given nought of those Things which constitute aWoman's Property, he shall give One Share, at the Computation of the Share of One Son; if any of those Things that constitute a Woman's Property hath been given to the Wife, he shall give her at the Computation of Half the Share of OneSon.

IF he hath given a fmall Share to his Sons, and hath referved a larger Part for himfelf, he fhall then, from his ownShare, give to the Wife above deferibed One Share, at the Computation or Rate of the Share of One Son.

IF a Father, being feparated from his Sons, hath divided hisProperty among them, according to the Ordinations of the *Shafter*, and he alfo taking his own Share, according to the *Shafter*, returns no more to live with his Sons, afterwards

## ( 85 )

wards if he fhould have another Son by the fame Mother, this Son fhall receive his Father's Share, and alfo whatever Acquifition of Property his Father mayhave made after fuch Separation.

IF feveral Sons are born after this Separation, they shall all receive equal Shares; and these Sons shall pay whatever Debts their Father may have contracted after such Separation.

THE Sons who were first separated from their Father shall not receive this latter Property, neither shall they pay their Father's Debts; and also the Son who was born after the Separation shall not receive from them any Share of the original Property.

 $*_*$  THIS Ordination concerns folely the Property immediately acquired by the Father.

IF a Father divides the Property of his Father and Grandfather among his Sons, according to the *Shafter*; as for Inftance, he takes to himfelf a double Share, and gives a fingle Share to each of his Sons, afterwards another Son is born, then that Son fhall receive from his Brothers an equal Share of the Property that was divided, and fhall alfo receive, upon his Father's Death, an equal Share of that Part of the Property which remained in his Father's Poffeffion upon Divifion.

WHEN a Father feparates from his Sons, and gives to them their refpective Shares of his Property, and alfo takes to himfelf his own Share, if at that Time the Mother of those Sons be big with Child, the Son born after this Separation shall receive an equal Share from the Sons who are separated; and they shall all receive equal Shares of all that may be their Father's Property; and they shall all contribute to pay any Debts which the Father may have contracted.

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### ( 86 )

#### S E C T. XII.

#### Of Sons Dividing the Property left by their Father.

IF a Man, having a Wife, and Sons born from that Wife, dies, or renounces the World, or gives up all his Effects, or is expelled from his Tribe and Relations, fo long as that Wife lives, it is not a right and decent Cuftom, that those Sons fhould fhare, and receive among themfelves the Property left by that Perfon; if the Wife aforefaid gives them Inftructions accordingly, then the Sons have Authority to divide it: At the Time of Division, if the Wife is defirous to receive a Share, the fhall take One Share, at the Rate of the Share of One Son; if the does not wish to have a Share, the fhall receive Victuals and Cloaths.

IF a Man hath given to his Wife, or if the Father of that Man hath given to the Wife, ought of those Things that conflitute a Woman's Property, then the Sons of that Person, at the Time of sharing his Property, shall give to their Mother, at the Computation of Half the Share of One Person; and to any other Wife of their Father, having neither Son, nor Grandson, nor Grandfon's Son, they shall not give a Share, but shall give her Victuals and Cloaths.

\*\*\* THIS Ordination is according to Sewarteb Bebtacharige, and Sirree Kufhen Terkalungkar, and Jeimoot Babun, and is approved (or cuftomary in this Kingdom.)

THE Father's Wife, having neither Son, nor Grandfon, nor Grandfon's Son, fhall receive an equal Share with that of the Son, according to the Ordinations of the *Pundits* of *Methilla*.

### ( 87 )

IF all the Brothers of One Family, by their own Choice, live together, then the Elder Brother, taking upon himfelf the Command of the Family, fliall, in Manner of a Father, lend his Affiftance towards the Support and Education of his Younger Brothers; and the Younger Brothers alfo, confidering their Elder Brother in the Light of a Father and Patron, fhall demean themfelves conformably to his Pleafure.

IF the Elder Brother is unfit for the Management of Affairs, then whichever of the Brothers is most capable shall take the Burden of them all upon himself, and shall govern the Family.

To live together is the Refult of the general Confent of all the Partners, and to feparate arifes from the Inclination of any One of them, therefore, if, in confequence of the Inclination of One among them, they feparate and divide their Stock, the Share of any Perfon who is abfent, and the Share of him who is a Child, fhall be referved for them, in fome fafe Place, that it may not be loft or diminished.

IF all the Brothers, by their own Choice, felecting the Twentieth Part of Property above-mentioned, before the general Division, prefent it to their Elder Brother, and then share equally the remaining Nineteen Parts between the aforefaid Elder Brother and the Younger Brothers, it may be done; if it be not the Choice of all the Brothers, and the Elder Brother makes demand of this Twentieth Part, he shall not have Power to take it.

IF any Member of a Partnership by Affinity gives up his Share, by his own Choice, and leaves his Partners, then the Partners aforefaid, for the Sake of hindering all future Disputes, that none of his Heirs might, at any distant Pe-

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riod, make any Demand, fhall give fomething to that Perfon, and take from him a written Acknowledgment.

Ar the Time that Partners by Affinity take their respective Shares of Property bequeathed them, it is neceffary, that they difcharge the Debts of the Man whole Eftate they inherit; if they are unable to pay the Debts, they fhall pacify the Creditor, and, taking their Share of the Property, give a Promife to pay the Debts hereafter, and fhall pay accordingly, fooner or later, according to their Shares; and if the Deceafed had intended to give ought to any Perfon, they fhall give that alfo, upon their affuming their Shares of the Property left to them.

AMONG Partners, if One Perfon has a very large Family, and the others have but fmall Families, then the Men of fmall Families, at the Time of fharing the Property, fhall not have Liberty to fpeak to the Man of large Family, upon Account of the larger Quantity of Victuals and Cloaths expended, during the Time of their living together, but fhall receive, in equal Shares, whatever is there collected,

IF a Brother, or an unmarried Sifter, hath not yet performed the Ceremony of having the Ears bored, or of affuming the *Braminical* Thread, or of first tafting Salt, and the other Partners have all gone through these Duties, then the Partners, at the Time of dividing their Effects, shall give to these (exclufive of their Shares) whatever is necessfary for the Expence of these Ceremonies, according to their Abilities, and shall then divide, in equal Shares, the rest of the Property; if the whole Property is not sufficient to answer the Expence of these Ceremonies, then the Partners above-mentioned shall respectively use their Endeavours, to acquire Sufficiency for the Performance of these Duties.

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#### ( 89 )

Ir a Grandfather dies, not leaving a Son, and the Grandfon makes Division of his Effects, then the Wives of the Grandfather, if they take their Share of what he left, shall receive equal Shares with the Grandfon.

IF they do not take their respective Shares, the Grandson shall give them Victuals and Cloaths; if those Wives have received what hath been described to be a Woman's Property, they shall receive a Share, at the Computation of. Half the Share of the Grandson.

#### S E C T. XIII.

## Of Dividing the Joint Stock of Persons, who agree to live together, after the Original Dispersion and Separation of the Family.

WHEN a Man, after Separation, refumes again, upon a friendly Footing, his Connexion with his Father, his Brother, or his Paternal Uncle, and an Agreement is made between them, that, "My Property is yours, and your Property is mine," and this Agreement also, on both Sides, is made with upright Intentions, it is called *Sungferfut-keb*.

\*\*\* THE Meaning of Sungferfut-held is when, after a Separation, a fresh Connexion takes place.

Exclusive of those Perfons above-mentioned, if a Man refumes his Connexion with any other Perfon, fuch Circumstance is not called *Sungferfut-heb*.

#### ( 90 )

\*\*\* THIS is according to the Ordination of Jeimoot Babun, and Sewarteb Bebtacharige, and is approved (or cuftomary.)

BUT the *Pundits* of *Methilla* fay, that when a Perfon, after Separation from any Relation whatever, refumes his Connexion with him, fuch a Circumftance is called *Sungferfut-beb*.

<sup>1</sup>IF Two or more Brothers, after Separation, refume again their Connexion, and then feparate the Second Time, they shall receive equal Shares of their Joint Effects.

IF a Man, after Separation, refuming his former Connexion, hath in the mean Time acquired any Profit, by Dint of Science and Industry, or by Painting, or any other Art, from that Profit, he shall take to himself a double Share, and shall give to each of his Partners a single Share.

IF a Father, after Separation from his Sons, refumes his Connexion with One or more of those Sons, and, after that Separation, the Father should beget another Son, then the Sons who, after Separation, refumed their Connexion, and every Son who was born after that Separation, after the Death of their Father, shall receive equal Shares, and shall, in equal Proportions, discharge the Father's Debts.

ALL those Sons, who refumed not their Connexion with their Father, have no Concern, either with the Effects of their Father or with the Payment of his Debts.

IF a Father, after Separation from his Sons, refumes his Connexion with One or more of those Sons, and, after that Separation, the Father should beget beget another Son, if the Father, after fuch Separation, without the Efforts of his Sons, and without Employment of the Common Stock, fhould acquire any Property, that Property, after the Death of the Father, fhall be received by whatever Son was born after fuch Separation; and the others, who again refume their Connexion, fhall not receive it.

IF the Father, by Employment of the Common Stock, and by the Efforts and Labour of his Sons acquires any Property, it shall be divided by equal Shares.

AND if the Father, for his own Purpofes, contracts any Debt, the fame Son who was born after the Separation shall difcharge them.

### S E C T. XIV.

### Of a Partner's receiving his Share of the Joint Stock, after a long Space of Time hath elapsed; also of the Inheritance of the Sons of a Woman of the Sooder Cast, by Two different Husbands; and also of adopted Sons.

IF One of the Partners by Affinity, before Separation, goes into another Kingdom, and there fixes his Refidence, fo that, after a long Elapfe of Time, either he, or his Son, or his Grandfon, or his Grandfon's Son, or any of his Defcendants, fhould come to the Partners by Affinity before-mentioned, and make demand of his Share, he fhall bring the Men of Credit among his Neighbours, his Relations, or any others, to prove his Affinity to the Man who fixed his Refidence in a foreign Kingdom, and fhall receive his Share of Inheritance.

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IF a Woman of the Saeder Caft, who hath borne a Son to her Hufband, fhould take that Son with her, and go to live with another Man of the fame Caft, and while fhe remains in the Houfe of this Second Perfon fhould bear to him alfo a Son, then each Son that is born to either Man, after the Death of that Man, fhall receive his particular Property.

IF the Mother of these Sons should die, then each Son shall separately inherit whatever was given to his Mother by his own Father; and if the Mother had any other Effects, exclusive of what the Fathers gave, the Sons shall both receive equal Shares of it.

A MAN, without Permiffion of his Partners by Affinity, fhall neither give away, nor fell to any One the Joint Property : If he gives away or fells a Part of it, at the Computation of his own Share, it is approved.

EUT if he gives, or fells, or mortgages fuch Property to a Man of fraudulent Principles, fo that Lofs and Vexations flould accrue thereby to the Partners, the Man who thus gives away, fells or mortgages fuch Property, is to be accounted criminal.

\*\*\* ACCORDING to the Ordination of Sewarteb Behtacharige, Jeimoot Babun, and Sirree Kishen Terkalungkar, and is approved.

IF any Perfon, without Permiffion of the Partners by Affinity, gives away, fells or mortgages a Part of the Joint Property, on Computation of his own Share, it is approved; according to the Ordination of the *Pundits* of *Metbills*.

IF to a Man, who hath before patronized an adopted Son, a Son fhould afterwards be born of his own Seed, after the Death of the Father, the adopted Son

### ( 93 )

Son shall receive a fingle Share, and the begotten Son shall receive a double Share of his Property.

#### SECT. XV.

# Of Dividing concealed Effects; and of rectifying unequal Divisions; and of the Modes of settling the disputed Shares of Partners.

IF any One of the Partners by Affinity, at the Time of fharing and dividing their Property, concealed any Part of the Effects, and this Circumftance fhould afterwards appear, that Part fhall then be divided equally among all not the other Partners, and the Man who concealed it.

BUT if any One of the Partners still continues sufficious, he shall undergo the *Purrikeb*, that is Ordeal for him; whoever is not sufficious of him, he shall perform the *Purrikeb*.

IF, at the Time of Division of Joint Stock, the Partners by Mistake should have made an unequal Distribution, it is not approved.

HE who received too large a Share, whenever the Miftake is proved, fhall divide equally among them all the Overplus of his proper Portion.

At the Time of Division of Joint Stock, if One Perfon be a Child, and any One of the Partners fraudulently takes from the Share of that Child, to add to his own, when this Circumstance comes to be proved, that Child shall receive from him the Balance of his Share.

### (94)

IF, at the Time of Division of Joint Stock, all the Partners, by their own Free-Will, receive unequal Shares, some more, some less, and are afterwards defirous to have an adjusted Settlement of their Shares, they shall not have the Power.

EVERY Kingdom has its own Cuftoms, and every Town has its own Cuftoms, fo every Tribe has its own Cuftoms; if, according to those Cuftoms, an unequal Division takes place, it is approved.

Ir the Mode of unequal Division has passed regularly from Father and Ancestors, this also is approved.

IF One Perfon of the Partners by Affinity fhould fay, that "Our Property has been fhared," and another fhould fay, that "It hath not been fhared," and upon fuch a Difpute they fhould refer their Claims to Arbitration, First, the Arbitrators fhall inquire the State of the Cafe, of the Men defcended from the fame Grandfather with the Plaintiff and Defendant, and who have formerly feparated from the Family.

IF the Matter is not fettled by Inquiry from Perfons defcended from the fame Grandfather, they fhall next examine the Relations and Kindred of the Plaintiff and Defendant.

IF it is not fettled by Examination of the Relations and Kindred of the Plaintiff and Defendant, they shall next inquire and examine the Division Accounts; if there is no Division Account, then the Arbitrators shall proceed to examine Circumstances, as whether the Expence and Income of the Plaintiff and Defendant be separate and apart.

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WHETHER their Agriculture and Trade be on eisher Side diffinct and feparate.

IF they are *Bramins*, whether One prefents the Dan, and the other accepts the Dan: (The Dan is thus performed, they pronounce a certain Kind of Charm, or Incantation over any Thing, in the Wish of a happy Futurity, and give it as a Prefent to another Person:) Whether, between the Plaintiff and Defendant, a Pledge is deposited by One Party, and accepted by the other.

WHETHER, on either Side, One be Witnefs for the other, or One be Security for the other.

WHETHER they perform the Seràdeb Amàwus; (that is, the Ceremonies of the laft Night of the Lunar Month, which is called the Night of Darknefs.)

AND the Seràdeh-nowànn, which is thus performed, in the Month Aghun, yearly, they put together new Rice, Miłk, Sugar, Candy, ripe Plantains, Sugar Cane, Yam, Cocoa-Nut, Ginger, and Sugar-Candy, and perform the Fàtebeb Buzurgwar.

AND the Seràdeb Aperpukb: (Aperpukh is when, before the Ten Days, called *Rozidus-bàreb*,\* upon the Days of the Shebbi Tareckee,+ (or Night of Darknefs) which are Fifteen Days, fometimes in the Month of *Bhàdun*, and fometimes in the Month of Affen, they perform the Fàtebeb Buzurgwar:) Whether they perform all these Seràdebs feparate and apart from each other.

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<sup>•</sup> The Days in which the pompous Worship and Burial of the Hindoo Deities are celebrated.

<sup>+</sup> Or Night of Darkness, fo called, because then the Moon shines only a finall Part of the Night.

### ( 96 )

THEN, although there be no Witnels, or Division Account, to prove the real State of the Cafe, if in these Ceremonies they act separately, it is to be accepted as a Proof that a Division has before taken place.

#### S E C T. . XVI.

### Of Acquiring Right of Possession in the Property of another, by Usufruct.

A PERSON who is not a Minor (a Man ceafes to be a Minor at Fifteen Years of Age) nor impotent and incapable, nor difeafed, nor an Idiot, nor to lame as not to have Power to walk, nor blind, and who, on going before a Magiftrate, is capable of diftinguifhing and taking up his own Concerns, and who has not given to another Perfon Power to employ and apply to Ufe his Property, if, in the Face of fuch a Perfon, another Man applies to his own Ufe, for the Space of Twenty Years, the Glebe Land, or Houfes, or Orchards of that Perfon, without Let or Moleftation from him, from the Twenty-firft Year, the Property becomes invefted in the Perfon fo applying fuch Things to Ufe; and any Claim of the Firft Perfon above-mentioned upon fuch Glebc, Houfes or Orchards, fhall by no Means ftand good; but if the Perfon beforementioned comes under any of the Circumftances herein before deferibed, his Claim in that Cafe fhall ftand good.

\*\*\* ACCORDING to the Ordinations of Sirree Kerräckärige, and Pàlock, and Jogue Lògue, and Bbeb-deeb Bhèt, and Sool Pânee, and Chendeefur, and Sewärteb Beltäckärige; and is approved (or cuftomary.)

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A PERSON

### ( 97 )

A PERSON who is not a Minor, nor impotent and incapable, nor difeafed, nor fo lame as not to have Power to walk, nor blind, and who, on going before a Magiftrate, is capable of diftinguifhing and taking up his own Concerns, and who has not given to another Perfon Power to employ and apply to Ufe his ' Property, if, in the Face of fuch a Perfon, another Man applies to his own Ufe, for the Space of Ten Years, the Gold and Silver, the Jewels, the Cloaths, the woven Silks, the Houfhold-Furniture, and Iron Inftruments, and other Goods and Chattels of this Kind (exclusive of Glebe, Houfes and Orchards) belonging to that Perfon, without Let or Moleftation from him, from the Eleventh Year, the Property becomes invefted in the Perfon fo applying fuch Goods and Chattels to Ufe; and any Claim of the Firft Perfon before-mentioned, for Poffeffion of any fuch Goods and Chattels, fhall by no Means ftand good.

BUT if the Perfon before-mentioned comes under any of the Circumstances herein before defcribed, his Claim in that Cafe shall stand good.

\*\*\* ACCORDING to the Ordinations of Sirree Kerräckarige, and Palook, and Jozue Logue, and Bkeb-deeb Bket, and Sool Panee, and Chendeefur, and Sewarteb Bektächarige; and is approved.

IF any Perfon hath occupied the Glebe, Houfes and Orchards, of another Perfon, and applied them to his own Ufe, and that Perfon, within the Space of Twenty Years, makes any Let or Moleftation, then the Glebe, Houfes and Orchards above-mentioned, revert to the Perfon aforefaid; but of the Produce of them, whatfoever the other Perfon has expended, he shall not receive any Thing.

Exclusive of Glebe, Houfes and Orchards, if any Perfon has entered upon, and applied to his own Ufe, any ether Goods and Chattels belonging to

### ( 98 )

to another Perfon, and that Perfon, within the Space of Ten Years, lays claim to those Goods, then the Goods and Chattels fo claimed shall revert to that Perfon; but if the other Perfon has made any Profit by those Things, he shalt not receive any of it.

IF any of the original Effects be fpoiled or expended, that Perfon shall make it good, and the Magistrate shall inflict upon that Perfon the same Punishment as upon a Robber.

ANY Thing deposited as a Pledge, any Thing committed to the Custody of another, under Hand and Seal, any Thing intrusted to another by *Howàleb*: (Howàleb is when a Person, in friendly Confidence, intrusts to another his Glebe Land, Orchards, Houses, Kine, Horses, Elephants, Camels, and such Kind of Cattle, as also his Houshold-Furniture, and all his Goods and Chattels.)

THINGS intrusted in either of these Three Modes, if that Person, without Let or Molestation, has applied to his own Use, for a very confiderable Length of Time, yet, when the Owner aforesaid shall make demand for those Things, he shall receive them: These Kind of Things do not come under the Limitation of Twenty Years, and of Ten Years.

Suppose a Perfon, having applied to his own Ufe the Glebe Land, Orchards and Houfes of a Stranger, for the Space of Twenty Years, fhould then die, and the Son of that Perfon alfo, for the like Space of Twenty Years, having applied the fame to his own Ufe, fhould then die, and the Grandfon of that Perfon likewife, having applied the fame to his own Ufe, for the like Space of Twenty Years, and fhould then die, the Glebe Land, Houfes and Orchards aboveinentioned, are applied to Ufe, by the Son of the Grandfon of that Perfon.

### (99)

In this Cafe, while the Property paffed through Three different Poffeffors, for the Space of Sixty Years, if the right Owner of the Glebe Land, Houfes and Orchards before-mentioned, through Inattention and Ignorance, hath attempted no Let or Moleftation, in the Sixty-first Year, the Claim of the Defcendants of that Owner shall by no Means stand good; the Glebe, Houses and Orchards above-mentioned, shall remain in Possession of the Person who has applied them to Ufe.

SUPPOSE a Perfon, having applied to his own Ufe the Glebe, Houfes and Orchards of a Stranger, for the Space of Sixty Years, through Inattention and Ignorance of the rightful Owner, fhould die, or if he and his Son together, having applied them to Ufe, for Sixty Years, fhould then die, and his Grandfon alfo enjoys the prefent Ufe of fuch Property, in this Cafe, if the rightful Owner, or the Defcendants of the rightful Owner, even after this Term of Sixty Years, put in their Claim, or caufe any Let or Moleftation, then the Glebe, Orchards and Houfes aforefaid, fhall revert to fuch Owner, and to the Defcendants of fuch Owner; and the Man who applies them to Ufe fhall not retain Poffefion of them.

SUPPOSE a Perfon, having applied to his own Ufe, for more than Twenty Years, the Glebe, Orchards and Houfes of a Stranger, fhould then die, and the Son of that Perfon alfo, having applied the fame to his own Ufe, for a lefs Space of Time than Twenty Years, fhould then die, and his Grandson alfo, having applied the fame to his own Ufe, for Twenty Years, should then die, in this Cafe, if the Property has passed through Three different Posses, who, having applied it to Ufe, for the Space of Sixty Years, are fince dead, yet the Son of his Grandson shall not receive that Glebe, but it shall go to the original Owner.

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#### ( 100 )

IF Two Perfons possels feparate Writings, as a Bill of Sale, a Deed of Gift, or a Mortgage, all properly authenticated, to entitle them to the fame Thing; as for Instance, One Perfon has a Bill of Sale, or a Deed of Gift, and the other has a Mortgage, and the fame Date should be upon the Deeds of both Claimants, or by Accident the Date happens to be obliterated, so that it cannot be afcertained which Instrument is prior to the other.

IN that Cafe, the Property before-mentioned shall belong to that Person, who, in Sight of the Person possessing the other Deed, without Let or Molestation from him, has appropriated and applied that Property to his own Use.

SUCH Property shall not go to the Man, who, not having appropriated or applied it to his own Use, hath not attempted any Let or Molestation to the other Person.

IF it hath not been applied to Use by either of them, they shall both divide and receive equal Shares of it.

\*\*\* According to the Ordinations of Pacheshputtee Misr; and is approved.

Heldyoodeb fpeaks to this Effect, viz. That he who poffeffes a Mortgage fhall receive a fmall Share, and he who poffeffes a Bill of Sale, or a Deed of Gift, fhall receive a larger Share.

IF the Path to and from a Houfe, or the Space of Ground occupied by the Houfe-Drain of One Perfon, be in the Territories of another Perfon, that Perfon, who always hath paffed to and fro, fhall continue fo to do; the other Perfon aforefaid, though he hath a Right of Property in the Ground, and hath

### ( 101 )

hath an attested Sunnud thereof, shall not have Authority to cause him any Let or Molestation.

WHEN Two Perfons, between whom a Difpute hath arifen, refer it to Arbitration, the Arbitrators, at the Time of Examination, fhall effeem Witneffes of more Validity than Opinion; and if there be any Writing produced, they fhall give more Credit to that Writing than to Witneffes.

SUPPOSE Two Perfons should quarrel about the Right of Property in certain Glebe Lands, or Houses, or Orchards, and One of them should produce a written Deed, the other (after that the Property in Dispute has been occupied for the Space of Sixty Years, by Three following Possessien, who are. now dead) is the Fourth Perfon now in Possessien of such Property.

IN that Cafe, the Possefiion of Three Persons in Succession is of more-Validity than the Writing.

THE Perfon who is in prefent possession fhall obtain the Property of such Glebe Land, or Houses, or Orchards; and the Claim of him who produces the written Deed shall not be heard.

IF a Man has for a long Time applied to his own Ufe the Effects of a Magistrate, or of a Magistrate's Servants, or the Effects of his Wife's Father, or the Effects of his Wife, or the Effects of his Daughter's Husband, or the Effects of a *Reyot*, or the Effects of a Man defcended from the fame Grandfather with himfelf, or the Effects of his intimate Friend, or the Effects of his Maternal Uncle, or Sister's Son, or Paternal Uncle's Son, or fuch Kind of near Relations and Kindred, it is not approved (*i. e.* it solution the the the Property of them :) And if a *Bramin*, who hath read the *Beids*, should, for any confiderable Time, apply to his own Ufe any Perfon's Property, it is not approved.

CHAP.

### ( 102 )

#### C H A P. III.

Of Bubbar, that is, of Justice.

- Sect. I. Of the Forms of administering Justice.
- Sect. II. Of Appointing a Vakeel (or Attorney.)
- Sect. III. Of not Apprehending an accufed Party.
- Sect. IV. Of Giving immediate Anfwer to a Complaint.
- Sect. V. Of Plea and Anfwer.
- Sect. VI. Of Two Sorts of Answer, proper and improper.
- Sect. VII. Of Evidence.
- Sect. VIII. Of proper and improper Evidence.
- Sect. IX. Of the Modes of examining Witneffes.
- Sect. X. Of Appointing Arbitrators more than once; and of the Mode of drawing up the Statement of a Caufe.
- Sect. XI. Of Giving Preference to a Claim.

#### SECT. I.

### Of the Forms of administering Justice.

IF a Person brings a Complaint before a Magistrate, in the Name of another, the Magistrate shall make a thorough Investigation of the Affair; otherwife

### ( 103 )

otherwife he shall by no Means of himself send for the Complainant, and cause him to bring on his Complaint.

IF any Perfon goes to an Arbitrator of Differnment, for the Purpole of diffinguishing the Nature of his own Caule, the Arbitrator allo may make fuch Investigation.

WHEN an Arbitrator of Difcernment hears any Affair, he fhall first deanand of the Plaintiff, "What is your Claim?" The Plaintiff shall then relate his Claim: Afterwards he shall demand of the Defendant, "What Answer do you return in this Cafe?" The Defendant also shall then repeat his Answer, upon thus having heard the Accounts of both Plaintiff and Defendant. He who thoroughly investigates the Nature of the Affair is called an Arbitrator of Difcernment, and fuch an Arbitrator as this shall be chosen.

A MAGISTRATE, at the Time of Examination, fhall have near him a Man of Knowledge and Differnment, and Officers tried by his own Experience, and a learned *Bramin*, and fhall then examine the Cafes of the Plaintiff and Defendant.

IF a Magistrate, for any particular Reason, cannot himself examine a Cause, he shall delegate a learned *Bramin* as Examiner; if there is no learned *Bramin*, he shall delegate a learned *Chehterce*; if there is no learned *Chehterce*, he shall delegate an intelligent *Bice* as Examiner; if there is no intelligent *Bice*, he shall delegate an unlearned *Bramin* as Examiner; he shall never delegate a *Sooder* as Examiner upon the *Sheertee* of the *Shaster*, or *Beids* of the *Shaster*: Whoever, shitting as a *Bramin*, constitutes a *Sooder* Arbitrator, in any Affair of the *Shaster ter*, the Possessing and Property of such a Man are ruined and diffipated: If a *Sooder* examines any Affairs of the *Sheertee* of the *Shaster*, he shall pay a Fine to the Magistrate of Two Thousand *Puns* of *Cowries*.

### (104).

IF a learned Man is prefent when an Affair is examined before a Magiftrate, although the Magiftrate should not delegate him as Examiner, yet he has the Liberty of uttering his Sentiments to the Case in Point.

WHOEVER confiders in the fame Light his Friends and his Enemies, and is knowing in the *Beids* of the *Shafter*, and in the *Sheertee* of the *Shafter*, and is a Man of Honour, and a Speaker of Truth, to fuch learned *Bramins* as thefe the Magistrate shall give Money, and every Token of Respect and Confideration in the Judgment-Seat, to have them near him; but he shall not retain fewer than Ten of such *Bramins*.

THE Magistrate, having employed the first Four *Ghurries* of the Day in bathing and praying, and having paid due Adorations to his Deity, shall fit upon the Judgment-Seat, to settle Affairs, the Space of One and a Half *Paus*; at this Rate, the Bench will break up after the Second *Paus* of the Day.

IF an Affair is not properly examined, or is decided unjuftly, the Fault is divided into Four Shares, and falls upon Four Parties, One Share upon the Plaintiff or Defendant, whichever of them was the Caufe of the improper Examination or Decifion; and One Share falls upon the learned *Bramins* who partook of the improper Examination or Decifion; and One Share to the Witnefs who gave in falfe Evidence: If the Examination is proper, the good Refult of it is, that whatever Part of the Fault belongs to the Magiftrate, and to the reft of those who were prefent upon the Bench, and partook of the Examination, all this Fault goes to the Perfon who made a futile and groundlefs Complaint.

IF feveral Perfons, at the fame Time, make a Complaint to a Magiftrate, or Arbitrator, then the Magiftrate, or Arbitrator, at the Time of Inveftigation,

### (105)

gation, shall first examine the Cause of him who has fuffered the most Detriments; if the Causes of all the Complainants are equal, he shall then examine the Affair of him who is of the most honourable Tribe; if all the Complainants are of equal Tribes, and their Causes also of equal Consequence, then the Suit of him who first complained shall be first examined.

At the Time that the Plaintiff and Defendant are prefent before the Magistrate, or Arbitrator, then that Magistrate, or Arbitrator, shall take a Man of Refponsibility and Property as Bail or Security for such Plaintiff or Defendant; if either the Plaintiff or Defendant are unable to give such Security, a *Peiàdàc*, or Guard, shall be appointed for both of them, and, in the Evening, the Plaintiff and Defendant shall give to that *Peiàdàc* Couvriesfufficient for the Day's Subsistence.

#### SECT. II.

#### Of Appointing a Vakeel (or Attorney.)

IF the Plaintiff or Defendant have any Excuse for not attending the Court, or for not pleading their own Cause, or, on any other Account, excuse themfelves, they shall, at their own Option, appoint a Person as their Vakeel; if the Vakeel gains the Suit, his Principal also gains; if the Vakeel is cast, his-Principal is cast also.

IN a Caufe where the Accufation is for Murder, for a Robbery, for Adultery, for eating prohibited Food, for falle Abufe, for thrufting a Finger into the *Pudendum* of an unmarried Virgin, for falle Witnefs, or for deftroying any Thing, the Property of a Magistrate, a *Vakeel* must not be appointed to plead and answer in fuch Cafes; the Principals shall plead and answer in Perfon; but

### ( 106 )

but a Woman, a Minor, an Idiot, and he who cannot diffinguish between Good and Evil for himself, may, even in such Causes as these, constitute a *Vakeel*.

EXCEPT the Brother, Father and Son of the Plaintiff and Defendant, if any other Perfon, at the Time of Trial, fhould abet, and fpeak for either Party, the Magistrate shall exact a Fine from him : If a Brother, a Father, a Son, or a *Vakeel*, should affist, and speak for either Party, it is allowed.

#### SECT. III.

#### Of not Apprehending an accused Party.

IF a Perfon is employed in celebrating a Marriage, at that Time, neither a Creditor, nor any other Perfon for his own Concerns, shall apprehend and feize him : If the Creditor, or any other Perfon, should make complaint against him before a Magistrate, the Magistrate also, during the Term of the Marriage Festivals, shall not have Power to feize him.

IF a Perfon, in a Fit of Sicknefs, until his Recovery, neither his Creditor, nor any other Perfon for his own Concerns, fhall have. Power to apprchend and feize him : If the Creditor, or any other Perfon, during fuch Sicknefs, makes complaint in his Name, the Magistrate also, during his Diforder, fhall not apprehend him.

IF a Man is employed in the Jugg, the Poojeb, the Dàn, or any fuch religious Duties, until he finds Refpite from those Offices, neither his Creditor, nor any other Person upon his own Concerns, shall have Power to apprehend and seize him;

### ( 107 )

him; if a Complaint is lodged against him before a Magistrate, the Magistrate also shall not apprehend him during that Period.

IF any Perfon is appointed *Vakeel* to plead or anfwer in any Suit, until he is releafed from fuch Appointment, neither his Creditor, nor any other Perfon for his own Concerns, may have Power to apprehend and detain him; if a Complaint is lodged against him before a Magistrate, the Magistrate also shall not apprehend him.

IF any Perfon is employed, in the Magistrate's Prefence, upon such Magistrate's Affairs, until he is released from the Magistrate's Business, neither his Creditor, nor any other Perfon for his own Concerns, shall have Power to apprehend or feize him; if a Complaint is lodged against him before a Magistrate, that Magistrate also shall not apprehend him.

IF any Perfon is employed in feeding his Kine, or Buffaloes, or Goats, or Sheep, or fuch Kind of domeftick Animals, until he is at Leifure from fuch Occupation, neither his Creditor, nor any other Perfon for his own Concerns, fhall have Power to apprehend and detain him; if the Creditor, or any other Perfon lodges a Complaint againft him, the Magiftrate alfo, during that Period, muft not apprehend him.

IF any Perfon is employed in watching his Tillage, until he returns from thence, neither his Creditor, nor any other Perfon for his own Concerns, may have Power to apprehend and detain him; if a Complaint is preferred againft him before a Magistrate, the Magistrate also shall not apprehend him during that Period.

IF any Person is employed as a Painter, a Carpenter, a Builder, or in other Works of this Kind, until he is at Leisure from fuch Business, neither his Cre-U u ditor,

### ( 108 )

ditor, nor any other Perfon for his own Concerns, fhall have Power to apprehend and detain him; if a Complaint is preferred against him before a Magiftrate, the Magistrate alfo, during that Period, shall not apprehend him.

Ir any Perfon is engaged in War, until the War is determined, neither a Creditor, nor any other Perfon for his own Concerns, fhall at that Time apprehend and detain him; if his Creditor, or any other Perfon, during that Period, prefers a Complaint against him before a Magistrate, the Magistrate also shall not apprehend him.

IF any Perfon is employed as a Meffenger, until he returns, neither his Creditor, nor any other Perfon for his own Concerns, may have Power to apprehend and detain him; if a Complaint is preferred against him before a Magiftrate, the Magistrate also, until he returns from the Execution of his Message, may not apprehend him.

Ir a Perfon is a Minor, his Creditor may not apprehend him; and if the Creditor makes complaint against him before a Magistrate, the Magistrate also shall not have Power to apprehend him.

IF a Seafon of Scarcity or Calamity fhould happen to any Kingdom or Town, until the Calamity is ceafed in that Kingdom or Town, a Perfon for his own Concerns fhall not have Power to apprehend and detain another; if a Perfon on his own Concerns makes Complaint before a Magistrate, the Magistrate also may not apprehend a Perfon during that Period.

IF any Perfon, having a Claim on another, hath preferred his Complaint, the Perfon fued muft anfwer the Suit, and fettle the Claim, before he can commence a Suit against the other; if he makes a Complaint, the Magistrate fhall exact a Fine from him, but his Suit shall not drop.

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IF any Perfon has made a Complaint against another, as that, "Such a Perfon has traduced my Character, or has threatened me," in that Cafe, if the Complainant had first traduced, or threatened the other, the latter, without answering the Suit brought against him, may prefer a Complaint against the other for Abuse, or for Threats.

IF any Person hath first abused another, or threatened him, after that, if the Second should abuse or threaten the First, he is not amenable; but he who first abused, or threatened the other, shall be fined by the Magistrate.

IF a Perfon, to procure a Man's Death, fhould fet his Houfe on Fire, or caufe him to take Poifon, or endeavour to affaffinate him, or fhould feize his Wife, and carry her away with him, or plunder and take away all his Effects and Grain, if the other fhould deprive fuch a Man of Life, he is not amenable: If a *Bramin* fhould commit fuch Crimes as thefe above-mentioned, his Life fhall not be taken away; but if fuch a *Bramin* fhould come with Intent to murder another, and that Perfon has no Means of efcaping, and cannot fave his own Life, but by the Death of the *Bramin*, in that Cafe, if he fhould even kill the *Bramin*, the Magiftrate fhall not take a Fine from him: Alfo, if a Cow fhould attempt to kill any Perfon, and there is noWay of efcaping, that Perfon may kill the Cow, for the Prefervation of his own Life, and, in this Cafe, he fhall not be amenable.

IF Two Perfons mutually abuse each other, or give Blows to each other, and the Abuse and Threats are equal on both Sides, the Magistrate shall exact from each of them an equal Fine.

IF any Person first abuses another, or gives him Blows, and afterwards the other returns him more Abuse, and a greater Number of Blows, the Magistrate

### ·( 110 )

trate shall exact a Fine from both of them; but he who first proceeded to Violence shall pay the largest Fine.

#### SECT. IV.

### Of Giving immediate Answer to a Complaint.

IF a Perfon brings a Suit against another for the Murder of a Man, in that Cafe, the Accufed, at the Time of appearing before a Magistrate, shall immediately, upon the Spot, give his Answer to this Affair; he may not be allowed any Time in giving his Answer.

IF any Perfon is apprehended on Account of a Robbery, that Perfon, at the Time of appearing before a Magistrate, or Arbitrator, shall give immediate Answer to this Affair, and shall not be allowed any Delay in speaking.

IF any Perfon accufes another for falle and fcandalous Abufe, the Accufed, when he comes before a Magistrate, or Arbitrator, shall immediately give his Answer, and not be guilty of any Delay.

IF any Perfon is apprehended upon an Affair concerning a Cow that produces Milk, he fhall not be allowed any Procraftination in his Anfwer, but fhall fpeak his Defence immediately.

ON an Acculation for drinking Wine, a Man muft not make any Delay in giving his Anfwer, he thall anfwer immediately to fuch an Affair.

( 111 )

IF a Man is apprehended, on a Complaint, for criminal Converfation with any of his Father's Wives, exclusive of her who bore him, in fuch a Cafe, he shall not make delay in returning his Answer, but shall immediately answer to the Point.

IF any Perfon makes complaint against another, that, "Such a Perfon has deftroyed fome very valuable Goods of mine," in fuch an Affair, the Accused shall not make any Procrassination in his Answer; he shall answer immediately to the Point.

IF any Perfon has called a modelt Woman unchafte, and the Woman or her Hufband fhould make complaint to a Magiftrate, whenever the Perfon accufed appears before the Magiftrate, or Arbitrator, he fhall, upon the Spot, anfwer to the Complaint, and make no Delay.

IF Two Perfons quarrel for Poffeffion of a Slave Girl, and both of them fhould feparately affert the Girl to be their own Property, and One of them makes complaint against the other before a Magistrate, that Perfon shall directly give his Answer, and shall make no Delay.

IN all other Causes, except such as have been before-mentioned, the Defendant may require some Delay to give in his Answer; but the Accuser shall in no Cause make any Delay in his pleading.

Ir either the Plaintiff or Defendant, being terrified, are unable to give immediate Anfwer, then, according to the Nature of the Affair, a Time shall be appointed them for giving in their Answer; if at the Time appointed they are unable, either by some Calamity of the Season, some Innovation of the Magistrate, to give their Answer, they are not blamable; but they shall be X x held ( 112 )

held to prove fuch Calamity of the Seafon, or Innovation of the Magifirate; if they cannot produce this Proof, they fhall incur Blame; and on the Time appointed, if they, with any fraudulent Intent, do not give in their Anfwer, the Magifirate fhall make them amenable, and they fhall be caft in that Caufe.

# S E C T. V. Of Plea and Anfwer.

 $W_{HEN}$  the Plantiff and Defendant come before the Magistrate, or Arbitrator, the Plaintiff at that Time shall give an Account of the Circumstances of his Plea, in such a Manner, that the Words be few and the Meaning extensive, and that no Doubt of the Sense of his Speech may arise in the Minds of any of the Audience, and that the sirft and last Parts of his Plea be well connected and consistent, and the Cause of the Dispute shall be therein explained, and the Reason why the Defendant should be cast; in the same Manner also the Defendant, after Conclusion of the Plaintiff's Plea, shall return his Answer.

Is the Plaintiff gives, in Writing, to the Magistrate, or Arbitrator, a Statement of his Cafe, he shall write that Statement also, in the same Manner that hath been above directed; and the Defendant also shall write his Answer after the same Mode.

IF the Plaintiff hath delivered in a written Statement of his Suit, until the Defendant gives in his written Anfwer, the Plaintiff may take back his Reprefentation, to alter what may be too full, or too concife, in fome Places, and give in a fresh corrected Writing; but if the Defendant hath delivered in his written 'Answer, the Plaintiff may not correct and rewrite what may be too copious, 'or too contracted of his original Plea.

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# ( 113 )

WHEN the Plaintiff, or Defendant, writes his Plea or Anfwer, it shall be written with his own Hand; if he is unable to write, he shall caufe it to be written by another: If the Plaintiff or Defendant should give one Explanation of his-Case, and the Copyist should state it another way, that Copyist shall receive the same Funishment as a Robber.

IN a Caufe concerning Property, if the Plaintiff or Defendant should be guilty of a Mistake or two in the Course of his Pleading, he shall not, upon that Account, lose his Suit, but the Magistrate shall fine him.

IF a Perfon complains against another, that, "Such a Perfon has kicked me on the Head," and it should afterwards appear that he has not kicked him on the Head, but has struck him with his Fist, that Perfon is condemned in that Suit, and he shall become amenable to the Magistrate.

WHEN the Plaintiff urges his Plea, the Defendant must answer regularly, according to the Plea, and not deviate from the immediate Subject of the Suit.

AFTER Suit begun by the Plaintiff, if the Defendant should abscond, after an Absence of One Month and an Half, he shall be cast.

AFTER Suit begun by the Plaintiff, if the Defendant delays to answer beyond Seven Days, he shall be cast; if an appointed Day for Answer be given him, and he does not give his Answer in the Time of that Appointment, he shall be cast.

IF the Plaintiff urges his Plea, and the Defendant denies it, in that Cafe, when the Plaintiff, by producing Witnesses, can prove his Suit, the Defendant shall be caft.

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### ( 117 )

#### SECT. VI.

### Of Two Soris of Answer, proper and improper.

THAT is a proper Anfwer, when, after Statement of the Plaintiff's Plea, upon the Defendant's giving in his Anfwer, he weighs his Words with fuch Nicety, that they comprehend the whole of his Meaning, and no Doubt arifes in the Audience from his pleading, and the first and last Parts of his Speech are well connected and confistent, and he explains himself in fo clear and perspicuous a Manner, that every Person understands him. ———— This is called a proper Answer.

THE Two Modes of Answer, that have been explained above, are composed of Four Distinctions, viz.

First. Mut-kooter. Second. Shumpertee-putt. Third. Pertubbish Gunden. Fourth. Perrànek Neeày.

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#### (115)

#### First. Mut-booler, that is, an Answer denying the Plea.

Mut-hooter has Four Distinctions.

First. WHEN the Plaintiff brings in a regular Bill, and the Defendant fays, "Your Plea is false."

Second. WHEN the Plaintiff brings in a regular Bill, and the Defendant fays, <sup>44</sup> I know Nothing of the Matter."

Third. WHEN the Plaintiff brings in his Suit, as, "In fuch a Year, I deposited fuch Goods in your Hands, or lent you fuch a Sum," the Defendant answers, "In that Year, I was not yet born."

Fourth. WHEN the Plaintiff brings in a regular Suit, that, "In fuch a Year, in fuch a Place, I deposited certain Goods in your Hands, or lent you a Sum of Money," the Defendant answers, that, "In the Year specified, I never was at the Place you mention," upon Answer being given in these Four Methods, the Proof of the Plea refts with the Plaintiff.

Second. Shumpertee-putt is when a Man producing Claim upon another, the Perfon anfwers, "I confers that the Subject of your Claim is in my Poffeffion," in this Cafe, there is no Need of Writing or Witneffes.

Third. Pertubbish Gunden is when a Man producing a Claim upon another, the Perfon anfwers, "I acknowledge the Justice of your Claim," but at the fame Time, if he has it not in his Power to make good the Subject of the Claim, he should so express himself: Pertubbish Gunden also admits of Three Distinctions: As,

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ist. When

### ( 116 )

If. WHEN a Man produces a Claim against another, faying, that, "Yourowe me a Debt of One Hundred Rupces," the Person answers, "I confess to have borrowed One Hundred Rupces of you, but I have repaid them," in fuch Cafe, the Proof of the Affair refts with the Claimant.

2d. WHEN One Man fays, "Such a Piece of Ground belongs to me by Inheritance from my Father and Anceftors," and another Perfon alfo affirms of the fame Piece of Ground, that, "It belongs to me by Inheritance from my Father and Anceftors," in this Cafe, the Proof of the Affair refts with the First Claimant; and if he is unable to produce Proofs, the Second Claimant fhall then afcertain and prove his Title to the Ground in Queftion.

3d. WHEN Two Perfons lay claim to the fame Parcel of Land, One faying, "This Ground belongs to me by Inheritance from my Father and Anceftors," the other replying, "I have applied to my own Ufe this Piece of Ground, for the Space of Ten Years, and of Right it belongs to me," in this Suit, the former Claimant is held to prove the Inheritance derived from his Father and Anceftors; if he can prove this Point, then the Caufe must be referred to the Chapter of the Daye Bhag, for confidering the Time of the Ufufruct, which is explained in the Section of Acquiring a Property in the Poffeffions of another.

4th. Perrànek Necày is when a Man, upon lofing his Caufe before a Magiftrate, or Arbitrator, fays, that, "My Opponent, in this Affair, was formerly caft upon a Trial before fuch an Arbitrator, and I gained my Suit," in fuch Cafe, he who affirms to have had aVerdict in his Favour, upon the Investigation of a former Arbitrator, shall be held to produce Proofs of that Circumstance.

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( 117 )

- IF a Man brings a Suit against another, faying, "I lent you One Hundred Rupees," and the Defendant answers, "I never received One Hundred Rupees, I received Fifty Rupees, and have repaid them," in this Case, the Arbitrators shall first investigate the Repayment, and asterwards make Inquiry, whether the Sum lent was really One Hundred or Fifty Rupees.

IF a Man brings a Suit against another, faying, "You owe me a Debt of One Hundred Rupees," if the Defendant answers, "I never received One Hundred Rupees, I received Twenty-five Rupees, and have repaid them," in this Cafe, the Arbitrators shall first investigate, whether the original Debtwas really One Hundred or Twenty-five Rupees, and afterwards shall make Inquiry as to the Repayment; and in all Cafes, where the Plaintiff makes a large Demand, of which the Defendant acknowledges a Part only, less than Half the Sum claimed, Inquiry shall be conducted upon this Principle here explained.

A PLAINTIFF lays his Claim for One Hundred *Rapees* lent, the Defendant anfwers, "I never borrowed from you any Part of it," but at the fame Time the Plaintiff hath in his Hand a Bond for One Hundred *Rapees*, and it therein. appears that the Defendant hath repaid Fifty *Rapees*, and there are Witneffes to this Circumftance, in fuch a Cafe, the Arbitrator shall first investigate the Bond, and then examine the Witnesse.

IF a Man brings a regular Suit against another, and that Person absolutely denies the Claim, in that Case, the Plaintiff shall be held to prove his Claim; if the Plaintiff has neither Writing nor Witnesses for his Proof, the Defendant shall perform the *Purrikeb* (that is) an Ordeal, to fatisfy the other,

#### ( 118 )

IF a Man brings a Suit against another, who answers, "I am in doubt about this Affair," fuch Plea is not to be admitted as an Answer; in that Cafe, the Plaintiff shall prove his Claim by a Deed, by Witnesser, or by Usufruct on the Part of the Defendant; if he fails in these Three Modes, he shall take his Oath, or perform the *Purrikeb*: In every Affair, where a Deed, Witnesser, or Proof of Usufruct cannot be produced, an Oath must be taken, or the *Purrikeb* performed.

Is a Man brings a Suit against another, faying, "I have lent you feveral different Articles," and the Perfon answers, "I never received One of the Articles you mention," in that Cafe, if the Plaintiff proves any One of all the Articles claimed, to be in the Defendant's Posses of the Magistrate state and the Magistrate for the Magistrate for the Magistrate is the Plaintiff, having made his Claim for feveral Things, should add afterwards, that, "Another Article is still in your Posses of the Magistrake I formerly omitted to mention in my Suit;" fuch a Claim is not approved; according to the Ordinations of *Sewarteb Bebtacharige*, and this Ordination is approved (or customary.)

IF a Man brings a Suit against another, faying, "I have lent you feveral different Articles," and that Perfon answers, "I have not received any Thing, if you can prove my Receipt even of One Article, I will make good the whole of your Claim," in that Cafe, if the Perfon can prove any One Article, the other shall be held to make good the whole; according to the Ordination of Jogue Logue, and the Pundits of Methilla.

IF a Man hath accused another of the Murder of a Man, or of a Robbery, or of Adultery, and should fay, "You have in feveral Places been guilty of these Crimes," and the Defendant denies the Accusation, in such a Case, if the Accuser

### ( 119 )

Accufer can prove upon the other the Commission of any One of these Crimes, it shall be a Proof of the whole Complaint.

IF a Man brings a Suit against another, faying, "I have intrusted feveral Articles (or) I have lent a Sum of Money to your Father, or Uncle, or Grandfather," which he demands should be returned, and the other denies the Affair, faying, "I know not the least of this Matter, prove your Claim, and receive it," in that Cafe, whatever Article the Plaintiff can prove he shall receive, and whatever he cannot prove he shall not receive.

WHEN Two Perfons upon a Quarrel refer to Arbitrators, those Arbitrators, at the Time of Examination, shall observe both the Plaintiff and Defendant narrowly, and take notice, if either and which of them, when he is speaking, hath his Voice faulter in his Throat, or his Colour change, or his Forehead sweat, or the Hair of his Body stand erect, or a Trembling come over his Limbs, or his Eyes water, or if, during the Trial, he cannot stand still in his Place, or frequently licks and moistens his Tongue, or hath his Face grow dry, or, in speaking to One Point, wavers and shuffles off to another, or, if any Person puts a Question to him, is unable to return an Anfwer; from the Circumstances of such Commotions, they shall distinguish the guilty Party.

IN a Suit where One of the Parties, be it either Plaintiff or Defendant, produces a Writing, which the other doth not approve or allow, the Poffeffor of that Writing fhall not gain his Suit, until he can confirm it by Proof. The Mode of afcertaining a Writing is this, that he fhall produce another Copy of the Man's Writing, who, with his own Hand, drew out the Writing in Queftion, and fo prove its Authenticity.

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#### ( 120 )

IF a Man brings a Suit against another, and can by any Means produce Froof of his Claim, the Cause shall be decreed in his Favour.

A WRITING is of Two Sorts, First, that which a Man writes with his own Hand; Second, that which he procures to be written by another: Of these Two Sorts, that which is written by a Man's own Hand, even without Witnesses, is approved; and that written by another, if void of Witness, is not approved.

WHEN a Debtor, having caufed his Bond to be written by another Perfon, and, having procured Witneffes to it, hath borrowed Money upon it, after that, fuppofing that the Witnefs, who figned his Name upon the Bond, and he alfo, by whofe Hand the Bond was written, are both dead, and the Debtor and Creditor alfo are dead, and a Difpute arifes between the Sons of the Debtor and Creditor concerning thisBond, the Son of the Debtor, faying, "I know Nothing of this Bond," then, if the Creditor, or Sons of the Creditor, at the Time when the Bond became due, had demanded their Money from the Debtor, in the Prefence of fome other Perfons, and had caufed the Bond to be read by Three or Four People, and can prove this Circumftance, the Bond is approved; but if any Article had been pledged, then, even without previous Demand of the Sum due by the Bond, before other Perfons, and without having caufed it to be read, the Bond is approved.

IF a Lender of Money fays to a Perfon, "A Debt due to me is outflanding in your Hands," and that Perfon denies the Debt, if at that Time the Bond is not in the Lender's Hands, but fhould be in fome other Kingdom, then, until he brings the Bond from fuch other Kingdom, the Suit fhall not be determined.

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( 121

IF it fhould happen that a Bond in a Creditor's Poffeffion fhould be burnt, or fome of the Letters in it are become invifible, or the Bond be ftolen from him, or by any Means be fpoiled, and, upon Demand of the Sum due, the Debtor fhould refuse Payment, in that Cafe, the Creditor fhall bring any Perfon who had formerly feen the Bond, and fhall prove the Bond by his Evidence.

IF a Bond in a Creditor's Poffession should chance to be torn, or the Letters should be obliterated, or the Bond by any Means be spoiled, the Creditor shall cause the Debtor, in such Case, to write a fresh Obligation.

IF a Man hath, for any Reafon, executed a Bond, in the Name of another Perfon, and bortowed a Sum of Money on Account of it, and afterwards, upon the Creditor's damanding Payment of the Man, from whom he received the Bond, that Perfon fhould anfwer, "I never borrowed any Money of you, if I have fo borrowed, produce my Bond," the Creditor fays, "You borrowed Money of me upon a Bond, written in the Name of another Perfon," which other Perfon fays, "I never borrowed any Money of you, but, as a ftrict Intimacy fubfifted between the Borrower and me, he gave the Bond in my Name, and converted the Money to his own Ufe," on a Difpute of this Nature, the Arbitrator fhall firft examine the Connexion that fubfifted at the Time of the Execution of the Bond in Queftion, between the Borrower of the Money and him in whofe Name the Eond was paffed, and whether or no they are near Relations; from thefe Two Circumftances he fhall form hisJudgment, and alfo from the Evidence of the Witnefs who originally attefted the Bond.

Ir a Perfon poffesse the Title Deed of any Article, and another Perfon, by Intervention of his own, renders that Deed unapproved, in that Cafe, he who possesses fuch a Writing shall reduce it to Proof; but if that Perfon should be dead, after having applied the Article in Point to his own Ufe, the Son of that

### ( 122 )

that Perfon shall not be held to prove the Title Deed, but shall prove his Father's Ufufruct.

IF a Perfon, poffeffing the Title Deed of any Article, fhould die, without having applied that Article to his own Ufe, in that Cafe, his Son shall be held to prove the Validity of the Title Deed.

IF a Lender of Money fhould fay to a Perfon, "You owe me a Sum of Money, I demand Payment," to which Demand that Perfon makes no Reply, after that, he again makes the fame Demand, and in like Manner receives no Kind of Anfwer, after a Repetition of fuch Demand for Five feveral Times, if that Perfon fhould fay to the Claimant, "I owe you Nothing," upon fuch a Suit, the Magistrate fhall caufe that Perfon to pay the Claimant the Money demanded.

Ir a Plaintiff prefers a Claim, and thé Defendant denies it, then, upon Proof of the Justice of the Claim, the Magistrate shall cause the Money in Dispute to be paid to the Plaintiff, and shall also exact a Fine from the Defendant.

IF a Perfon, who hath brought a Suit against another, can afcertain his Claim, by the Evidence of Witnesse, by a Writing, by Proof of Usufruct, by Opinion of Arbitrators, by the *Purrikeb*, or by an Oath, the Suit shall be given in his Favour: If he cannot prove it by any of these Means, he is culpable, even if he acknowledges the Fault he has committed, he shall still be deemed culpable.

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#### ( 123 )

#### SECT. VII.

### Of Evidence.

WHOEVER has feen a Transaction with his own Eyes, or has heard it with his own Ears, fuch a Perfon is a Witnefs.

WHEN a Plaintiff or Defendant have not applied to a Witnefs, who is confcious of any Trahfaction, defiring him to appear as a Witnefs in their Caufe, if the Magistrate, or Arbitrator, fummon fuch a Witnefs, and question him as to the Circumstances of the Transaction, fuch Part of his Evidence as relates to what he has feen with his own Eyes, and heard with his own Ears, is approved.

WHEN a Perfon, being Witnefs of any Transaction, hath explained the Circumftances of that Transaction to another Perfon, the Plaintiff or Defendant may conflitute fuch Perfon as a Witnefs, to teftify whatever was explained to him by the other; fuch Perfon is called a Secondary Witnefs; and the Evidence delivered by fuch Secondary Witnefs is approved.

IN a Suit concerning Limits and Boundaries, whoever is acquainted with the true State of those Limits and Boundaries, without being appointed Witness in the Cause, may deliver in his Evidence.

IF a Plaintiff or a Defendant fecretly hides a Perfon where he may over-hear the Difcourfe, and then afks a Witnefs the true Circumftances of the Cafe, and that Perfon with his own Ears hears the Relation of the Witnefs, fuch Perfon is called a hidden Witnefs, and the Evidence of a hidden Witnefs is true.

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#### ( 124 )

He who is a Witnefs shall keep by him a written Statement of every Transaction, in which he is a Witness, that, even after a confiderable Space of Time, he may be enabled to recollect it.

A WITNESS, a Borrower, or a Principal in any other Affair, fhall write. with his own Hand an Account of every Affair fo concerning him; if he doesnot know how to write himfelf, he fhall caufe it to be written by another.

#### SECT. VIII.

### Of Proper and Improper Evidence.

A MINOR until Fifteen Years of Age, One fingle Perfon, a Woman, a Man of bad Principles, a Father, or an Enemy, may not beWitneffes; but if the Father and the Enemy are Men of good Difpofition, and Speakers of Truth, and Men are well acquainted with the Goodnefs of their Difpofition and Veracity, thefe Two Perfons may be Witneffes.

HE who regulates his Actions by the *Beids* and *Sheerut* of the *Shafter*, Three fuch Men shall be appointed Evidences; less than this Number shall not be madeWitness; and this Order is in the Chapter concerning Affairs of a long Space of Time.

MEN of every Tribe fhall appoint Witneffes from their own Tribe, as a *Eramin* fhall appoint a *Bramin*, a *Chehteree* fhall appoint a *Chehteree*; and fo in regard to each Tribe, Men of the fame Tribe fhall be conftituted Witneffes; aWoman alfo fhall appoint a Woman her Witnefs; but upon the Time of any Tranfaction, if a Perfon of the fame Tribe happens not to be prefent, a Witnefs

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# ( 125 )

nefs fhall be appointed from those upon the Spot, to whatever Tribe they may chance to belong.

IF the Plaintiff or Defendant, at their own Option, appoint a fingle Perfon only, known to be a Man of Veracity and good Behaviour, as their Witnefs, that fingle Perfon allo may become a Witnefs; alfo a Perfon who is not of a good Difpolition, yet not fraudulently inclined, nor avaricious, if fuch a Perfon be agreeable to both Plaintiff and Defendant, he may, though fingle, be a Witnefs.

IF the Serwatteree, or Bramins learned in the Beids, give Evidence, Nine of them are required; if there are not Nine, there must be Seven; if there are not Seven of them, there must be Five; if there are not Five of them, there must be Four; if there are not Four of them, there must be Three; if there are not Three of them, Two shall give Evidence; a single Bramin, learned in the Beids, cannot be a Witnefs.

A Bramin Serwutteree, or learned in the Beids, a Devotee become very infirm, and a Sinaffee shall not be Witness; but if these have seen a Quarrel between Two Persons, and of themselves deliver in Evidence, it is approved.

HE who hath killed a Man, or who is guilty of Theft, of Adultery, or of falfe Abufe, or who, enticing a Man to himfelf, by Treachery and Deceit, deprives him of Life, and deftroys his Effects, or whoever is a Juggler, and is conftantly employed in Games of Dice and Chances, or wheever is a perpetual Wrangler, fuch Perfons shall not be Witnesse.

A SLAVE of either Sex, a blind Man, a Woman, a Minor until Fifteen Years of Age, an old Man of Eighty Years, a Man afflicted with a Leprofy, One guilty of Murder, of Theft, of Adultery, or of false Abuse, or who, enticing

### ( 126 )

rticing a Man to himfelf, by Treachery and Deceit, deprives him of Life, and deftroys his Effects, or whoever is conftantly employed in Games of Dice and Chances, or who is a perpetual Wrangler, or a Juggler, fuch Perfons, in Affairs of Murder, of Theft, of Adultery, and of falfe Abufe, may not be Witneffes: In these Four Cafes, One fingle Man of Veracity and good Conduct, with whose good Disposition and Love of Truth Men are well acquainted, may alone be a Witness.

SUPPOSING a Perfon to lend another Money fecretly, or fecretly to intruft his Property to the Care of another, in fuch Affairs, One fingle Perfon is a fufficient Witnefs.

#### SECT. IX.

# Of the Modes of Examining Witneffes.

He who means to queftion a Witnefs, having bathed himfelf, fhall put his Queftions in the Tenth *Ghurrie* of the Day: The Witnefs alfo, having bathed himfelf, and turned his Face towards the Eaftern or Northen Quarter, fhall deliver his Evidence: The Examiner fhall afk the Witnefs (if a *Bramin*) with Civility and Refpect, faying, "Explain to me what Knowledge you have of this Affair;" and to a *Chebteree* he fhall fay, "What do you know of this Affair? fpeak the Truth;" and to a *Bice* he fhall fay, "What do you know of this Affair? if you give falfe Evidence, whatever Crime there is in ftealing Kine, or Gold, or *Paddee*, or Wheat, or *Gràm*, or Barley, or Muftard, and fuch Kind of Grain, fhall be accounted to you;" and to a *Sooder* he fhall fay, "What do you know of this Affair? fpeak ; if your Evidence is falfe, whatever Crime is the greateft in the World, that Crime fhall be accounted to you."

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#### (127)

He who means to take an Evidence shall separately explain the religious Merit of faithful Teltimony, and the horrid Nature of the Crime of falfe Witnefs; as that the Merit of a true Deposition is greater than the Merit of a Thousand Albummeed Juggs : (An Albummeed Jugg is when a Person, having commenced a Jugg, writes various Articles upon a Scroll of Paper, on a Horfe's Neck, and difinifies the Horfe, fending along with the Horfe a ftout and valiant Perfon, equipped with the beft Neceffaries and Accoutrements to accompany the Horfe Day and Night, whitherfoever he fhall choofe to go; and if any Creature, either Man, Genius, or Dragon, fhould feize the Horfe, that Man oppofes fuch Attempt, and, having gained the Victory upon a Battle, again gives the Horfe his Freedom: If any One in this World, or in Heaven, or beneath the Earth, would feize this Horfe, and the Horfe of himfelt comes to the House of the Celebrator of the Jugg, upon killing that Horse, he must throw the Flefh of him upon the Fire of the Juk, and utter the Prayers of his Deity; fuch a Jugg is called a Jugg Ashummeed, and the Merit of it as a religious Work is infinite.) And the Crime of falfe Witnels is the fame as if a Man had murdered a Bramin, or had deprived a Woman of Life, or had affaffinated his Friend; or of One, who, in return for Good, gives Evil; or who, having learned a Science or Profession, gives his Tutor no Reward; or of a Woman, who, having neither Son, nor Grandfon, nor Grandfon's Son, after her Husband's Death, celebrates not the Seràdeb to his Memory; or of a Son, who celebrates not the Seràdeb for his Father and Mother; or of him, who, having received a Kindnefs, is always mentioning the Faults of his Bencfactor, and conceals the Benefit received ; or of him, who forfakes any One of the Four I/rum, or Modes of Life: (The Four I/rum are a Berkeincharry, a Sineffee, a Ean Perioft, and a Housholder; of these the Birkemething, the Sinaffee, and the Ban Periast, have already been explained in the Chapter of Daye Bbag; and a Housholder is he who hath a Wife, a Son, a Brother, and Grandfon; or, if he hath not thefe, who neverthelefs keeps a Houfe.) Whatever Crime

# (128)

Crime is incurred in fuch Actions as above-mentioned, the fame Crime is incurred by giving falfe Witnefs.

Ist an Affair concerning Kine, if any Perfon gives falle Evidence, whatever Guilt is incurred by the Murder of Ten Perfons, he becomes obnoxious to the Punifhment due to fuch a Crime, befides the Guilt already explained.

IN an Affair concerning a Horfe, if any Perfon gives falle Evidence, his Guilt is as great as the Guilt of murdering One Hundred Perfons.

BESIDES Kine and Horfes, in an Affair concerning any other Animal that hath Hair upon its Tail, if any Perfon gives falfe Evidence, whatever Guilt is incurred by the Murder of Five Perfons, that Guilt fhall be imputed to him.

IN an Affair concerning a Man, if any Perfon gives falle Evidence, whatever Guilt is incurred by the Murder of One Thoufand Perfons, he becomes amenable to the Punifhment of fuch Guilt.

<sup>1</sup> IN an Affair concerning Gold, if any Perfon gives falle Evidence, whatever Guilt would be incurred in murdering all the Men who have been born, or who fhall be born in the World, fhall be imputed to him.

IN an Affair concerning Land, if any Perfon gives falle Evidence, whatever Guilt would be incurred by the Murder of all living Creatures in the World, he fhall be liable to the Punifhment due to fuch Guilt.

WHEREVER feveral Perfons are Witneffes to One Point, the Arbitrators, at the Time of examining the Witneffes, fhall queffion fuch Witneffes in a Body together, and fhall not examine them feparately; these Witneffes also fhall all deliver in their Evidence, at once, jointly.

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( 129 )

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WHEREVER feveral Perfons are Witneffes feparately, and to different Points, the Arbitrators, at the Time of examining the Evidences, shall not question 'any One of these Witneffes in the Prefence of the reft; the Witneffes also shall each of them feparately give their own Evidence, out of hearing of the reft.

WHEN a Witnefs is to give his Evidence, he shall testify, without having any Scruple of Doubt remaining in his Mind.

WHEN a Man is appointed a Witnefs, if he will not give his Evidence, whatever Guilt is incurred by falfe Evidence, the fame Guilt shall be imputed to him; and the Magistrate shall exact from him the fame Fine as from a Perton guilty of falfe Witnefs.

IF the Plaintiff or Defendant in a Caufe have appointed any Perfon a Witnefs, and afterwards flould fay to him, "Whatever you know of our Cafe, tell it to another Perfon," and the Witnefs upon this relates the Affair to another, afterwards, when the Arbitrator, having fummoned this Witnefs, proceeds to Examination, if that Witnefs flould fay, "I know not this Affair," in that Cafe, whatever is the Value of the Article in Difpute, he fhall pay a Fine of Eight Times as much: If a *Bramin*, being appointed a Witnefs, flould be guilty of this Practice, a Fine fhall not be exacted from him, but he fhall be banifhed the Kingdom.

WHEREVER a true Evidence would deprive a Man of his Life, in that Cafe, if a falfe Teftimony would be the Prefervation of his Life, it is allowable to give fuch falfe Teftimony; and for Ablution of the Guilt of falfe Witnefs, he fhall perform the *Poojeek Serefbtee*; but to him, who has murdered a *Bramin*, or flain a Cow, or who, being of the *Bramin*Tribe, has drunken Wine, or has committed

### (130)

mitted any of these particularly flagrant Offences, it is not allowed to give false Witness in Preservation of his Life.

IF a Marriage for any Perfon may be obtained by falfe Witnefs, fuch Falfehood may be told; as upon the Day of celebrating the Marriage, if on that Day the Marriage is liable to be incomplete, for want of giving certain Articles, at that Time, if Three or Four Falfehoods be afferted, it does not fignify; or if, on the Day of Marriage, a Man promifes to give his Daughter many Ornaments, and is not able to give them, fuch Falfehoods as thefe, if told to promote a Marriage, are allowable.

IF a Man, by the Impulse of Luft, tells Lies to a Woman, or if his own Life would otherwise be loft, or all the Goods of his House spoiled, or if it is for the Benefit of a *Bramin*, in such Affairs, Falsehood is allowable.

IN a Cafe where there are many Witneffes, if, at the Time of Examination, moft of them give their Evidence for One Perfon, and One or Two of them depofe in Favour of the other Party, the Evidence of the Majority is approved; if of the whole Number of Witneffes Half depofe for One Side, and Half for the other, then the Evidence of any One of the Witneffes who is a Man of Science fhall be credited; if they are all Men of Science, the Evidence of him among them who is the fartheft advanced in Kuowledge is approved; if the Knowledge of all of them is equal, the Teftimony of him among them who regulates his whole Conduct by the *Beids* is approved; if they all regulate their Conduct by the *Beids*, and the Evidence of fuch Men is contradictory, then fuch a Suit as this cannot be decided by the Teftimony of Witneffes; but the *Purrikeb* muft be performed.

IN every Suit where there is a Witnefs and a Writing, or a Proof of Ufufruct, there shall be no Obligation to perform the *Purrikeb*. ( 131 )

IF either the Plaintiff or Defendant defame the Character of a Witnefs, whole Conduct is unblemifhed, for fuch Defamation of a fpotlefs Character, the Magiftrate fhall exact a Fine from that Perfon.

#### SECT. X.

# Of Appointing Arbitrators more than once; and of the Mode of drawing up the Statement of a Caufe.

THE Arbitrators, at the Time of having made an Examination, fhall write a *Jee Potr* (*i. c.*) a Statement and Decree, and they fhall draw it up in this Manner:

First. THEY shall write whatever the Plaintiff urged as the Matter of his Claim.

Second. AFTER that, they shall write whatever Answer the Defendant gave to that Plea; then they shall state whatever Evidence was delivered in by the Witnesser, or, if aWriting was given in, they shall express the Contents of it; or otherwise they shall write the Circumstances of Usufruct, or of Opinion, or of the *Parrikeb*, or of the Oath; afterwards they shall write the Names of all the Arbitrators who were present: In this Manner, upon whatever Principle the Examination proceeded, shall a Statement be drawn up, viz. We, being such and so many Persons, have made this Examination to the best of our Knowledge.

EVERY Caule that comes to a Proof from the Face of a Writing, or from Witneffes, and the Plaintiff and Defendant are wearied out with Vexation of

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# ( 132 )

the Difpute, the Arbitrators, at the Option of the Plaintiff and Defendant, shall adjust and determine it.

WHEN the Arbitrators have made a thorough Examination, if he who isproved culpable goes afterwards with Complaint to a Magistrate, the Magistrate shall not give him another Arbitrator; but should that Man affert, that, "The Arbitrators have committed Injustice; if they have not committed Injustice, I will forfeit a Fine of double the Sum now in Dispute;" upon a Proposition of this Nature, the Magistrate may appoint other Arbitrators.

IF the Arbitrators have committed Injustice, and the Plaintiff can bring this Matter to a Proof, then the Magistrate shall appoint other Arbitrators, and shall hold the former Arbitrators amenable.

IF a Man is convicted by his own Words, and afterwards petitions the Magistrate for other Arbitrators, in that Cafe, the Magistrate shall not give him other Arbitrators.

IF an Arbitrator hath made his Examination under the Impulfe of Luft, or Enmity, or in Sicknefs, or through Fear, or Politivenels, or Anger, it is not approved.

SECT. XI.

Of Giving Preference to a Claim.

Is the fame Article be fold, or pledged, or given away, at twice, to Two different Perfons, the first Transaction is approved; in all other Cafes the latter. ( 133 )

IF any Perfon, having fold any Article to One Perfon, fells the fame Thing afterwards to another; or, having pledged it once any where, pledges it a Second Time at another Place; or, having once given it to One, afterwards prefents it to another; then he who first bought it, or who first received it in Pledge, or to whom it was first given, is to be believed; and the last Purchafer, Pledgee, or Accepter, is not approved.

IF a Man hath borrowed Money from another upon Agreement for a fmall Intereft, and afterwards, at his own Option, confents to an increased Rate of Intereft, the former Agreement is to be believed.

IF a Man, having deposited any Article with One Person, should afterwards give the fame Thing as a Pledge, or should fell it, or prefent it to another, then it shall belong to him who bought it, or to whom it was pledged or prefented.

IF a Man, having pledged any Article with One Perfon, fhould afterwards fell or give it away to another, in that Cafe, the Article above-mentioned fhall go to him who bought it, or to whom it was given; but he, in whofe Hands it was detained as a Pledge, fhall receive the Money due to him from his Debtor; if the Debtor is dead, or hath abfconded, he fhall receive the Sum of his Debt from him who hath bought the Article, or to whom it was given.

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# (134)

### C H A P. IV.

Of Trust or Deposite.

### Trust or Deposite is of Three Sorts.

Erft, WHEN a Man intrusts his Property to another, upon this Confideration, viz. That, if I deposite anyThing with this Man, I shall most certainly recover it again: - Such Trust is called *Neekbeep*.

Second. WHEN a Perfon from Sufpicion of the Magistrate, or of Thieves, or from a Defire that his Heirs should not get Possession, intrusts his Property to another:-This is called *Needfb*.

Third. WHEN a Man intruits his Property to another, and that Perfon makes over the fame Property in Truft to a Second, informing him, at the fame Time, that fuch Property belongs to fuch a Perfon, and must be returned to him: - Such Truft is called *Enabut*.

In the Place where a Man refides, it must be inquired, whether he be of a good Family, of approved Conduct, of religious Principles, and a Speaker of Truth, whether he be very rich, and hath many Friends and Relations; when these Circumstances are favourable, Property shall be trusted to such a Person.

IF a Man, having fealed and marked his Property, hath delivered it in Truft to any Perfon, the Truftee, upon redelivering fuch Goods, fhall return them with the fame Seal and Mark; if there be not the fame Seal and Mark, he fhall

# ( 135 )

fhall undergo the *Purrikeb*, or take his Oath concerning the Alteration of the Property in Truft.

IF a Perfon fhould make use of any Property intrusted to him, or it be fpoiled for want of his Care and Attention, then, whatever Crime it is for a Woman to abuse her Husband, or for a Man to murder his Friend, the same Degree of Guilt shall be imputed to him, and the Value of the Trust must be made good.

A MAN ought not to take upon himfelf the Truft of anothers Property; if he accepts fuch Truft, he must preferve it with Care, and return it upon the First Demand.

IF a Perfon hath intrusted any of his Property to another, and the Son of that Perfon should demand the Property fo intrusted, the Trustee shall not deliver the Deposite without Order of the Father.

Is a Man who hath intrusted any Property to another should die, and the Son of the Deceased does not demand his Father's Property, yet the Trustee shall of himself deliver up the Trust to that Son.

IF a Man hath received in Truft the Property of another Perfon, and that Property, together with his own Effects, fhould be fpoiled, in that Cafe, he fhall not make good the Penalty upon the Property in Queftion; and if it be fpoiled by any unforefeenAccident, or by the Innovation of the Magistrate, in that Cafe alfo, he fhall not make good the Value.

IF, at anyTime, in any Manner, the Property in Deposite be spoiled by the Fault of the Trustee, he shall make it good.

## ( 136 )

IF Property in Deposite should fall into the Water, or be burnt, or stolen, and the Trustee conceals any Part of it that may happen to have been faved, and this Circumstance can be proved, in that Case, he shall make good the whole Property.

IF a Perfon hath intrufted his Property to another for a fettled Time, or hath depofited it with this Agreement, "That whenfoever the Neceffities of my own Affairs shall caufe me to remand my Property, it shall be returned to me," then, if according to such Promife, or the Appearance of the Depositor's Affairs, Application be made, and the Truftee refutes to deliver the Property, and after such Refusal it be spoiled, the Truftee shall make good all such Property, with Interest upon it; also, if, within the Time settled, it be spoiled by the Negligence of the Truftee, in that Cafe also, he shall make it good with Interest.

IF a Perfon hath affociated to himfelf other bad Men, in the fraudulent and deceitful Concealment of Property intrufted to him, the Magistrate shall punish and fine the Truftee, and cause the Property deposited to be restored to the Owner.

IF a Trustee does not return to the Owner, upon Demand, the Property deposited in his Hands, the Magistrate shall fine him.

IF a Perfon hath borrowed any Thing from another, promifing to return it whenever the Bufinefs for which it was borrowed is completed, and then fraudulently and deceitfully detains it, the Magiftrate fhall caufe the borrowed Property to be returned to the Owner, and fhall fine the Borrower; alfo, if the Thing borrowed be not returned, after the Conclusion of the Bufinefs, and it thould be afterwards fpoiled by any Accident of the Seafon, or any Innovation of

### ( 137 )

of the Magistrate, the Borrower shall make it good; and if, during the Time the Business is in Hand, it should be spoiled by any unforeseen Accident, or Innovation of the Magistrate, it shall not be made good.

IF any Perfon hath given to a Workman, under a Stipulation, for the Purpole of making Pots or Ornaments, or any Kind of wrought Work, Gold, Silver, Tutenague, Copper, Brafs, or fuch Kind of Metals, and the Workman fraudulently and deceitfully conceals it, in that Cafe, the Magiftrate fhall caule the Article to be returned to its Owner, and fhall exact a Fine from the Workman; or upon the Workman's not having given the Thing within the Time ftipulated, if, after the Expiration of the Term of the Agreement, the Thing fpecified be ipoiled by any Accident of the Seafon, or the Injuffice of the Magiftrate, the Workman muft make it good; but if, within the Time ftipulated, the Commodity fhould be fpoiled by any Accident of the Seafon, or Innovation of the Magiftrate, it fhall not be made good.

IF a Perfon employs in Trade the Property intrusted to him, without Orders from the Owner to that Purpofe, the Magistrate shall take a Fine from the Trustee, and cause the Property in Trust to be returned with Interest; and if, without employing such Property in Trade, the Trustee should expend it, to furnish himself with Victuals or Cloaths, in that Case, he shall repay the deposited Property with Interest, but he shall not be fined.

Ir a Man is defirous to intruft his Property to another, and that Perfon fays, " I am not able to take charge of fuch Property," and, after a long Converfation and Debate, the First Perfon doth intrust his Property to the other, and the Trustee employs that Property to find himself in Food and Cloaths, he shall, in that Cafe, return whatever Property was intrusted to him, but he shall not pay any Interest upon it. (138)

Ir a Perfon, who hath not intrufted his Property to another, fhould fay to him, "I have deposited certain Things to your Charge, return them to me," in that Cafe, if the Demandant be poor, and hath always preferved the Tenets of his Caft, he shall pay to the Magistrate a Fine equal to the Sum falfely claimed; if he is tich, and an Apostate from the Principles of his Tribe, a double Fine shall be taken from him.

Ir any Perfon hath out of Ignorance fpoiled any intrufted Property, then he who fpoiled that Property fhall not be obliged to make it good; also, if he fhould die, his Wire and Son fhall not be held to pay.



CHAP.

( 139 )

#### CHAP. V.

51

Of Selling a Stranger's \* Property.

WHOEVER fells to any Man anothers Property, or Goods in Truft, or Property mortgaged, or Things borrowed, or loft Goods that he hath found, or Things ftolen, or any Things of this Kind, being the Property of a Stranger, without Confent or Command of the Owner, is called *Albwahmee Peikerce (i. e.)* a Seller of a Stranger's Property.

IF a Person, not being Owner of certain Property, sells that Property to another, or gives it away, or mortgages it, without Consent of the Owner, it is not approved.

IF a Perfon, defcended from the fame Grandfather with the Owner of certain Property, fhould fell or give away fuch Property, without Confent of the Owner, the Magistrate shall fine him Six Hundred *Puns* of *Couries*, and cause the Property to be reftored to the Owner:—According to the Ordinations of *Chendeefur*.

If

\* A Stranger here means a Perfon in no Degree related to the Seller.

# ( 140 )

IF a Perfon, defcended from the fame Grandfather with the Owner of certain Property, fhould himfelf produce that Property, or caufe it to be produced by the Hands of another, and fell it, or give it away, then the Magistrate shall fine him Six Hundred *Puns* of *Cowries:* — This Ordination is approved, according to the Ordinations of *Phàkooree*, *Meidhab-teetee*, and *Kulp-teroo*, and *Pàchefhputtee Mifr*.

IF a Perfon, not defcended from the fame Grandfather with the Owner of certain Property, fhould of himfelf take any Thing out of the Owner's Houfe, and fell it, or give it away, without Confent or Command of fuch Owner, he fhall receive the fame Punifhment as a Thief: - According to the Ordinations of *Chendcefur*.

Ir a Perfon, not defeended from the fame Grandfather with the Owner of certain Property, fhould either of himfelf, or by the Hands of another, procure fuch Property, and fell or give it away, without the Confent or Command of the Owner, the Magistrate shall take from him the fame Fine as from a Thief: According to the Ordinations of *Phàkooree*, *Meidbab-teetee*, *Kulp-teroo*, and *Pàchefl.puttee Mifr*:—Approved.

IF a Perfon hath openly purchafed any Commodity from another, who was not the Owner of it, and afterwards the Owner fhould come and fay to the Purchafer, " This Property belongs to me," and fhould produce Proof of this, and if also he hath not given away, nor feld that Property to another, and likewife can prove this, and it fhould happen, that, becaufe the Seller of that Property Eves in another Kingdom, the Purchafer cannot caufe him to appear, yet knows where the Seller lives, in that Cafe, the Purchafer fhall not be amenable ; but the Magiftrate fhall give the Property to the Owner, and caufe the Value thereof to be given to the Purchafer.

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# ( 141 .)

IF a Perfon hath openly purchafed any Commodity from another, who was not the Owner of it, and at the fame Time does not know where the Seller refides, fo as to caufe him to appear, and afterwards the real Owner fhould come and prove his Property, and hath not given or fold it to any Perfon, and proves this alfo, then the Purchafer, taking Half the Value of the Property from the Owner, fhall reftore to him his own Property.

IF a Perfon out of Ignorance hath fold the Property of another, the Magiltrate fhall fine him Six Hundred *Puns* of *Couries*; if he fold it knowingly, he fhall be punifhed as a Thief.

IF a Perfon hath openly fold any Commodity, and afterwards another Perfon fhould come and fay, "This is my Property," but at the fame Time cannot prove himfelf Owner thereof, the Magistrate fhall punish the false Pretender as a Thief, and the Purchafer of the Commodity shall retain it in Possefilion.

IF a Man clandeftinely in his own Houfe, or without the Village, or in the Night-Time, or from a Man of general bad Character, fhould purchafe any Commodity, at a Rate inferior to the real Value, the Magistrate shall punish the Purchaser as a Thief.

IF an indigent Man fells to another Perfon any Commodity that is not fuitable to the Seller's Condition in Life, in that Cafe, the Purchafer shall be punished as a Thief.

IF a Perfon buys any Commodity from a Man who is not the Owner, and afterwards the real Owner fhould come and fay, "This Commodity belongs to me, neither have I given or fold it to any Perfon," and this is alfo proved, and

# ( 142 )

and the Purchafer knows not where the Seller refides, and there also flould happen to have been no Person prefent at the Time the Purchase was made, upon a Dispute of this Nature, the Magistrate shall cause the purchased Commodity to be returned to the Owner, and shall take a Fine from the Purchaser.

IF a Peifon buys any Commodity from a Man who is not the Owner, and afterwards the real Owner thould come and prove himfelf the Owner, and the Purchafer thould have it in his Power to produce the Vender, then there is no farther Connexion between the Purchafer and Vender; if the Vender is not upon the Spot, the Purchafer thall fettle a flipulated Time for caufing the Vender to appear; then, upon the Vender's Appearance, the Magiftrate thall, order him to pay to the Purchafer the Price of the Commodity, and caufe the Property to revert to the right Owner, and punifh the Vender as a Thief.

IF a Man, whofe Property hath been loft, or fquandered away, fhould find fuch Property in any Stranger's Hand, and feize upon it, without acquainting the Magiftrate, he fhall be fined Ninety-fix *Puns* of *Couries*.

CHAP.

### ( 143 )

### C H A P. VI.

Of Shares.

Sect. I. Of Shares of Trade in Partnership. Sect. II. Of Shares of Artificers.

#### SECT. I.

### Of Shares of Trade in Partnership.

A MAN of a reputable Caft, experienced in Bufinefs, industrious, intelligent, and understanding his Income and Expences, a Man of Virtue, and of a clean Character, and of Perfeverance in his Affairs, fuch a Man is to be chofenas a Partner in Trade.

IF Perfons have commenced a Partnership in Trade, without a fettled Agreement concerning their respective Shares in the Profit and Loss, in that Cafe, they shall understand their Profit and Loss to be in Proportion to the Stock; if they have commenced the Partnership upon a fettled Agreement concerning the Shares of Profit and Loss, they shall understand their Profit and Loss to be according to the Agreement.

TRADE shall be carried on with such Perfons as have never been convicted of any fraudulent Practices; if, after the Commencement of the Partnership, the Appearance of any Fraud in either of the Partners should arise, the Party suspected shall clear himself by taking an Oath, or undergoing the *Purrikeb*.

# ( 144 )

IF Stock of a Partnership in Trade be spoiled by any unforeseen Accident, or by any Innovation of the Magistrate, the Loss shall fall upon the Shares of all the Partners.

IF a Perfon, without Confent of his Partners, *nolens volens*, in Oppofition to them, fhould undertake any Bufinefs, and the Stock is thereby injured, he fhall make good that Stock to the Partners.

IF an unexpected Calamity, or any Innovation of the Magistrate should take place, during that Calamity, if any One of the Partners can preferve any Part of the Stock, he shall receive to himself One Tenth of the Property fo preferved.

To a Man who hath been guilty of Frauds, no Part of the Profit shall be given; but his original Share of the Stock shall be returned to him, and he shall be excluded from the Partnership.

IF either of the Partners excufes himfelf from the Bufinefs, or the Prefervation of the Stock, he fhall appoint fome able Perfon, upon his own Account, in his room; and if either of them, who is capable of transacting everyPart of the Bufinefs, and who has engaged in fome of the Trade, should die, in that Cafe, whoever is his Heir shall receive OneTenth of the Profit, and also his original Share: If he has no Heir, the Perfon who had the Care of the Stock shall receive the Tenth Part of the Profit; if the Care of the Stock was intrusted to no One in particular, all the Partners shall receive equal Shares; if all the Partners are dead, the Magistrate's Officers shall carry all the Goods to the Magistrate for his Inspection, and the Magistrate shall detain the Goods, until the Heirs bring in their Claim; if the Heirs come in, and prove their Right of

### (145)

of Inheritance, the Magistrate shall give up all Pretensions to the Goods; if there is no Heir, and the House of the deceased Merchants be at a great Diftance, the Magistrate shall keep the Property in his Custody for Ten Years; if the House be not at so very great a Distance, he shall keep it in Custody for Three Years; if their House is very near, he shall keep in Custody that Property for OneYear; if, within that Space of Time, any Heir comes in, and can prove himself the Heir, in that Case, the Magistrate shall take for himself One Part in Twenty of the Property of a *Bramin*, One Twelfth of the Property of a *Chebteree*, One Ninth of that of a *Bice*, and One Sixth from that of a *Sooder*; if, within that Time, no Heir should appear, the Magistrate shall appropriate to himself the Property of a *Chebteree*, *Bice*, and *Sooder*, and give a *Bramin*'s Property to other *Bramins*; and if there are no *Bramins*, he shall cause it to be thrown into the Water.

#### SECT. II.

# Of the Shares of Artificers.

IF feveral Perfons labour jointly in Gold and Silver, or fuch Species, or in Silk, or in Wood for Fuel, or in Stone, or Leather, or fuch Kind of Things, the Perfon who is but a young Practitioner in the Art fhall receive a fingle Share, and he who is more experienced fhall receive Two Shares, and he who is a complete Artificer at the Bufinefs fhall receive Three Shares, and he who is Inftructor to them all fhall receive Four Shares.

IF a Perfon jointly with others builds a Houfe, or makes a Pool, he who is Chief among them all fhall be entitled to a double Share thereof; the others fhall each receive a fingle Share.

AMONG

(146)

AMONG Singers, Musicians, and others exercising such Kinds of Professions, whoever of them understands the Regulation of Time shall receive One Share and a Half; the others shall receive each One Share, and the Chief shall receive Two Shares.

THE Mode of Shares among Robbers is this: If any Thieves, by the Command of the Magistrate, and with his Afsistance, have committed Depredations upon, and brought any Booty from another Province, the Magistrate shall receive a Share of One Sixth of the whole; if they received no Command or Afsistance from the Magistrate, they shall give the Magistrate, in that Case, One Tenth for his Share; and of the Remainder their Chief shall receive Four Shares; and whosever among them is perfect Master of his Occupation shall receive Three Shares; also whichever of them is remarkable strong and shout shall receive Two Shares, and the rest shall receive each One Share; if any One of the Community of the Thieves happens to be taken, and should be released from the *Cutcherry*, upon Payment of a Sum of Money, all the Thieves shall make good that Sum by equal Shares.

ALL these Shares of Painters, Singers, Thieves, &c. that have been above 'explained, are to be underftood in Cafes where no Agreement of Shares hath been originally fettled; if any Agreement among them, in regard to Shares, hat's taken place, they shall receive their Proportions by the Tenour of such Agreement.

CHAP.

( 147 )

#### C H A P. VII.

Of Gift (or Alienation by Gift.)

#### This has Four Distinctions:

First, OF what is not liable to be given away (i. e.) Adew.

ONE Partner cannot give away Goods belonging to the Partnership, without Confent of the Partners; but according to the Ordination of *Pacheshputtee Misr*, *Sewarteb Behtacharige*, *Jeimoot Bahun*, and *Sirree Kishen Terkalungkar*, it is thus explained, That, from the Goods in Partnerships, if any Person gives away any Thing of that Part to which he has a Right, as his own Share, the Gift is approved, but the Donor is blamable :--Approved.

IF a Calamity fhould happen to any Perfon, he may not give away his Wife to another Man, without that Wife's Confent; if fhe is willing, he has Power to give her away.

IF a Man, during a Calamity, gives away or fells his Son to any Perfon, without the Confent of that Son, it is not approved; if the Son is willing, the Father has Power to fell or give him away.

IF a Man hath only One Son, and that Son is willing to be fold or given away, in that Cafe, even in Time of Calamity, the Father hath not Power to fell or give away his Son.

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(148)

THE Wife may not give away or fell her Son, without the Confent of her-Hufband; if the fo gives away or fells her Son, it is not approved; if the hath her Hufband's Order to give away or fell her Son, it is approved.

A PERSON cannot give away or fell to any One the whole of his Property,. without the Confent of his Heirs; if he fo fells it, or gives it away, it is not approved; according to the Ordinations of *Pachefbputtee Mifr*.

IF a Perfon, who hath an Heir alive, fells or gives away the whole of hisProperty, the Sale or Gift is approved; but it is to be imputed a Crime in the Vender or Giver; according to the Ordinations of *Shertee Shar:*—Approved.

DURING the Life-Time of an Heir, even if that Heir be willing, yet then a Performay not give away or fell the whole of his Property; according to the Ordinations of fome *Pundits*, whofe Names are not expressed in the Compilation.

A PERSON shall not give to another any Thing pledged to himfelf; if he gives it away, or fells it, it is not approved.

A PERSON shall not give to another any Thing committed in Trust to himfelf; if he gives it away, or fells it, it is not approved.

A PERSON, who hath borrowed any Thing from One Man, fhall not give away the Thing fo borrowed to another; if he fo gives it away, or fells it, it is not approved.

IF

( 149 )

'IF a Man fhall have told another, "I will give you this Thing as a Prefent," that Man fhall not afterwards give away the fame Thing to a Second; if he fo gives it away, or fells it, it is not approved.

Second, OF what is liable to be given (i. e.) Deu:

IF a Man's Property and Poffeffions are more than will fuffice to feed and clothe his Dependants, fuch Overplus of Property and Poffeffions is liable to be given away; if there is not more than is neceffary for fuch Ufes, it is not liable to be given; if he gives it away, the Gift is not approved, and the Giver incurs a Blame.

IF a Man hath told another, " I will give you fuch a Thing," and afterwards doth not give it, he is in Danger of *Gebennum*: Alfo, if, after having given it, he takes back his Gift, in that Cafe, he goes to Hell.

Ir a Man, not knowing the Objection of Want of Caft in another, hath promifed to give him any Thing, and afterwards, upon difcovering his Difgrace, doth not give it, he is not in fault.

IF a Man, having defired of his own Free-Will to give any Thing to a *Bramin*, doth not give it, the Magistrate shall cause him to give the Thing specified, with Interest, and shall also take from him a Fine.

Third, OF what hath been once given cannot be taken back (i. e.) Duttà.

IF a Perfon pays Wages for Work which he hath caufed to be done, he cannot take fuch Wages back again.

IF

### ( 150 )

IF a Perfon, by a Difplay of his Abilities, gives another great Satisfaction, who, in confequence, makes him a Prefent, that Gift may not be taken back.

WHEN a Man hath purchafed any Article, he muft, at all Events, pay the Price of it; and, after Payment, he fhall not have Power to take it back.

IF a Perfon, upon the Marriage of his Son or Daughter, hath given any Thing, by way of Gratification, to the Son's Wife's Father's Family, or to the Daughter's Hufband's Father's Family, he fhall not have Power to take it back.

IF a Man gives any Thing to another who hath conferred an Obligation upon him, he shall not have Power to take back his Gift.

IF a Man, to his own Satisfaction, hath given any Thing to another who deferved Favour, there is no Redemption.

IF a Man, in the way of Amity, gives any Thing to his Friend, he hath not the Power of taking it back.

Ir a Man, out of Kindnefs, hath given ought to his Son, to his Grandfon, or to his Grandfon's Son, or any fuch Heir, he may not take it back again.

Fourth, OF Gift unapproved (i. e.) Dutt.

IF a Man, from a violent Impulse of Fear, gives any Thing to another, it is not approved.

IF a Man, from a violent Impulfe of Anger, gives any Thing to another, it is not approved.

IF

( 151 )

IF a Man, from a violent Impulse of Lust, gives any Thing to another, it is not approved.

IF a Man, from violent Impulse of Grief, gives any Thing to another Perfon, it is not approved.

IF a Man, having determined in his own Mind to give One particular Thing to any Perfon, by Miftake gives another Thing inftead, it is not approved (or valid.)

IF a Man jeftingly gives any Thing to another, it is not approved.

IF a Man hath determined in his own Mind to give any Thing to One Perfon, and by Miftake gives it to another, it is not approved.

IF a Man, without knowing it, gives any Thing to another, it is not approved.

IF a Child, who cannot diftinguish between Good and Evil, gives a Person any Thing, it is not approved.

IF a Perfon, who cannot diftinguish his own Good and Evil, gives a Perfon any Thing, it is not approved.

IF a Son or Grandson, during the Life of the Father or Grandsather, or a Servant, while he hath a Master, gives away any Thing, it is not approved.

IF a Man, who hath drunkWine until he is intoxicated, fhould, during that Intoxication, give any Thing to another, it is not approved.

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### ( 152 )

Ir an Idiot gives a Perfon any Thing, it is not approved.

IF a Perfon, whofe Relations are in abfolute Want of Food and Cloath's, gives any Thing to another, it is not approved.

Is a Man fays to another, "Do you perform myBufinefs for me, and I will: reward you for it," if that Perfon cannot do the Bufinefs, the other fhall not give him any Thing; if he hath given him any Thing as Earneft, he may take it back; if the Perfon will not return it, the Magistrate fhall oblige him to Reftoration, and fhall fine him alfo Eleven Times as much.

Ir a Person, having declared, that he would give Something to another for a religious Account, should die, his Sons shall give it; if it be not for a religious Account, they shall not give it.

IF a Man fays to another, "I will give you Something, if you can procure me a Witnefs on a falfe Teftimony, in a certain Affair," then, even if the other produces a Witnefs on the falfe Teftimony, the promifed Gift shall not be made good; if it was given before the Execution of the Business, it may be taken back.

IF a Man fays to another, "I will give you Something, if you are able to apprehend a Thief, or a Murderer, or fuch Kind of Criminals," then, even if the other fhould apprehend and bring fuch a Perfon, Nothing fhall be beftowed on that Account; if any Thing had been given before the Bufinefs, it may be taken back.

IF any Perfon hath requefted and received any, Thing, from another upon a religious Account, and doth not then fulfil that Act of Religion, that Perfon may

may take back the Thing given; if by Force, or out of Avarice, it be not returned, the Magistrate shall cause it to be given back, and shall take a Fine from the Detainer.

IF a Perfon receives from another any of those Things which are not liable, to be given away, the Magistrate shall fine him.



CHAP.

# ( 154 )

#### C H A P. VIII.

### Of Servitude.

Sect. I. Of Appellations of Apprentices, Servants, Slaves, &c.
Sect. II. Of the Modes of Enfranchifing Slaves.
Sect. III. Of fuch as are Slaves, and of fuch as are not Slaves.

#### SECT. I.

### Of Appellations of Apprentices, Servants, Slaves, Sc.

Service is of Five Sorts, viz.

- 1. Shift.
- 2. Antee Bashee.
- 3. Bhertuk.
- 4. Adhegeerun Gerrut.
- 5. Dofs.

THE First is when a Perfon is learning the Science of the *Beids*, or any other *Shafter*, he is called *Shifb*; and, until he hath learned the Science, he shall perform Service for his Tutor; and, during the Time he remains in his Tutor's House to learn that Science, whatever Gain he may happen to acquire by such Science, his Tutor shall receive.

The

( 155 )

THE Second is when a Perfon is learning Painting, or Defigning, or Needle-Work, or any other fuch Employment from an Inftructor, he is called *Antee Bafhee*; and while he is learning that Art, he fhall perform Service for his Mafter; and while he remains in his Mafter's Houfe, until he fhall have learnt that Art, during that Time, whatever Gain he may happen to acquire by fuch Art, his Mafter fhall receive; and if an Apprentice fhould forfake his Mafter, who is without Fault, and fhould go elfewhere to learn his Art, the Magiftrate fhall banifh fuch Apprentice from the Kingdom.

THE Third is *Bhertuk*, which is Twofold; the First Arteb Bherut, the Second Bheok Bherut.

1. WHEN a Perfon, on receiving Wages, performs Service for it, that is called Arteb Bherut.

2. WHEN a Perfon, peopling and cultivating the Lands of any other Man, takes a Part of the Crop, by way of Wages, or who, upon breeding-up, for another Perfon, Kine, Buffaloes, and fuch Kind of Cattle, takes for his Wages the Milk, or fome of the Kine and Buffaloes aforefaid, that is called *Bhook Bherut*.

THE Fourth is when a Man takes care of his Relations and Family, that is called *Adbegeerun Gerrut*: From Servants of thefe Four Kinds no undue Service fhall be required; they fhall be caufed to perform only fuch Duty as is fuitable to their Caft: Undue Service fhall be performed by the *Dofs*. Undue Service is as follows: To fweep and cleanfe the Houfe, the Court of the Houfe, the Doorway or Entrance, the Neceffary, and other impure Places; and in Times of Sicknefs to attend upon and cleanfe the Patient, after the I i i

### ( 156 )

natural Evacuations; and to take away the Excrements, and to rub the Feet: Except these Kinds of Service, all other Duty is fuitable.and due.

The Fifth is Dofs, or Slaves; and the Dofs is of Fifteen Species:

1. WHOEVER is born of a Female Slave, and is called Gerhejàt.

2. WHOEVER is purchased for a Price, and is called Keereeut.

3. WHOEVER is found anywhere by Chance, and is called Lubdebee:

4. WHOEVER is a Slave by Defcent from his Anceftors, and is called Daydroaupakut.

5. WHOEVER hath been fed, and hath had his Life preferved by another during a Famine, and is called *Eenàkàl Bebrut*.

6. WHOEVER hath been delivered up as a Pledge for Money borrowed, and is called *Abut*.

7. WHOEVER, to free himfelf from the Debt of One Creditor, hath borrowed Money from another Perfon, and, having difcharged the old Debt, gives himfelf up as a Servant to the Perfon with whom the prefent Debt is contracted; or whoever, by way of terminating the Importunities of a Creditor, delivers himfelf up for a Servant to that Creditor; and is called *Mookbud*.

8. WHOEVER hath been enflaved by the Fortune of Battle, and is called *Joodch Perràput*.

9. WHOEVER becomes a Slave by a Lofs on the Chances of Dice, or other Games, and is called *Punjeet*; according to the Ordinations of *Perkà/b-kàr*  ( 1.5.7 )

kår and Pårreejaut; and according to the Ordination of Chendeefur; it is thus: That by whatever Chance he is conquered, and becomes a Slave, he is called *Punjeet*:—Approved.

IO. WHOEVER, of his own Defire, fays to another, "I am become your Slave," and is called *Opookut*.

II. WHEN a Chebteree, or Bice, having become Sinaffee, apostates from that Way of Life, the Magistrate shall make him a Slave, and is called Perberjàbescheet.

12. WHOEVER voluntarily gives himfelf as a Slave to another for a ftipulated Time, and is called *Gheerut*.

13. WHOEVER performs Servitude for his Subfiftence, and is called Bbekut.

14. WHOEVER, from the Defire of possessing a Slave Girl, becomes a Slave, and is called *Berbàkrut*.

15. WHOEVER, of his own Accord, fells his Liberty, and becomes a Slave, and is called *Beekreet*.

SECT.

# ( 158 )

#### SECT. II.

### Of the Modes of Enfranchising Slaves.

WHOEVER is born from the Body of a Female Slave, and whoever hath been purchafed for a Price, and whoever hath been found by Chance anywhere, and whoever is a Slave by Defcent from his Anceftors, thefe Four Species of Slaves, until they are freed by the voluntary Confent of their Mafters, cannot have their Liberty; if their Mafter, from a Principle of Beneficence, gives them their Liberty, they become free.

WHOEVER, having received his Victuals from a Perfon during the Time of a Famine, hath become his Slave, upon giving to his Provider whatever he received from him during the Time of the Famine, and alfo Two Head of Cattle, may become free from his Servitude; according to the Ordinations of *Pachefbputtee Mifr*:—Approved. *Chendeefur*, upon this Head, fpeaks thus; That he who has received Victuals during a Famine, and hath, by thofe Means, become a Slave, on giving Two Head of Cattle to his Provider, may become free.

WHOEVER, having been given up as a Pledge for Money lent, performs Service to the Creditor, recovers his Liberty whenever the Debtor difcharges the Debt; if the Debtor neglects to pay the Creditor his Money, and takes no thought of the Perfon whom he left as a Pledge, that Perfon becomes the purchafed Slave of the Creditor,

WHOEVER, being unable to pay his Creditor a Debt, hath borrowed a Sum of Money from another Perfon, and paid his former Creditor therewith, and hath

# (159)

hath thus become a Slave to the Second Creditor, or who, to filence the Importunities of his Creditor's Demands, hath yielded himfelf a Slave to that Creditor, fuch Kind of Slaves shall not be released from Servitude, until Payment of the Debts.

WHOEVER, by the Lofs of the Chance in any Game, and whoever, by the Fortune of War, is enflaved, thefe Two Perfons, upon giving Two others equal to themfelves in Exchange, are releafed from their Servitude.

IF the Slave of One Perfon goes to another, and of his own Defire confents to be the Slave of that Perfon, in this Cafe, he must still be the Property of the Perfon to whom he was first a Slave:—The Mode of Release for every Kind of Slave shall take place, according to the Ordination laid down for each.

A Chehteree and Bice, who, after having been Sinaffees, apoltate from that Way of Life, and are become the Slaves of the Magiltrate, can never be releafed.

IF a *Bramin* hath committed this Crime, the Magistrate shall not make him a Slave, but, having branded him in the Forehead, with the Print of a Dog's Foot, shall banish him the Kingdom.

WHOEVER hath yielded himself a Slave for a stipulated Time, upon the Completion of that Term, shall recover his Freedom.

WHOEVER performs a Servitude for his Subfiftence shall recover his Freedom, upon renouncing that Subfiftence.

WHOEVER, for the Sake of enjoying a Slave Girl, becomes a Slave to any Perfon, he fhall recover his Freedom, upon renouncing the Slave Girl.

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### ( 160 )

WHOEVER hath become a Slave, by felling himfelf to any Perfon, he fhall not be free, until the Mafter of his own Accord gives him his Freedom.

IF the Master, from a Brinciple of Beneficence, gives him his Liberty, he becomes free.

IF a Thief, having stolen the Child of any Person, sells it to another, or a Man, by absolute Violence, forces another to be his Slave, the Magistrate shall restore such Person to his Freedom.

IF the Mafter of a Slave fhould be in imminent Danger of his Life, and at that Time this Slave, by his own Efforts and Prefence of Mind, is able to fave the Life of his Mafter, the Slave aforefaid fhall be freed from his Servitude, and be held as a Son; if he choofes it, he may ftay with his former Mafter; if he choofes it, he fhall quit that Place, and go where he will at Liberty.

WHOEVER is without a legitimate Child, and from the Seed of his own Body hath a Child from the Womb of a Slave Girl, that Girl, together with her Son, becomes free.

WHEN any Perfon, from a Principle of Beneficence, would releafe his Slave, the Mode of it is this; The aforefaid Slave shall fill a Pitcher with Water, and put therein *Berenge-àrook* (Rice that has been cleanfed without boiling) and Flowers, and *Doob* (a Kind of small Salad) and, taking the Pitcher upon his Shoulder, shall stand near his Master; and the Master, putting the Pitcher upon the Slave's Head, shall then break the Pitcher, fo that the Water, Rice, Flowers, and *Doob*, that were in the Pitcher, may fall upon the Slave's Body; after that, the Master shall Three Times pronounce the Words, "I have made you free;" upon

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### ( 161 )

upon this Speech, the Slave aforefaid shall take some Steps towards the East, whereupon he shall be free.

WHOEVER hath become a Slave to any Person, that Master is Proprietor of any Property that Slave may acquire, exclusive of the Price of his own Slavery, and exclusive also of any Thing which may be given to him as a Present.

#### SECT. III.

### Of such as are Slaves, and of such as are not Slaves.

IF the Slave of any Perfon marries a Woman, that Woman becomes the Slave of the fame Mafter, unlefs the be the Slave of any other Perfon.

IF that Woman be the Slave of any Perfon, and her Mafter gives Confentto the Marriage, in that Cafe alfo, fhe becomes the Slave of her Hufband's. Mafter.

A MAN of a fuperior Cast, if he is upright and steady in the Principles of that Cast, can never be the Slave to a Man of an inferior Cast.

SLAVES are made of the Three Cafts of *Chekteree*, *Bice*, and *Sooder*; a *Bramin* can never be a Slave.

IF a Chebteree, a Bice, or a Sooder, cause a Bramin to become a Slave, the Magistrate shall exact a Fine from them of One Thousand One Hundred. Puns of Couvries.

A Bramin cannot cause another Bramin to become a Slave; but the Bramin, who is learned in his Science, may cause an unlearned Bramin to perform all proper.

## ( 162 )

proper Service for him, exclusive of those undue Services above described; and he who is well grounded in Science may also cause such due Services to be performed, by those who are unprincipled in Science; according to the Ordinations of *Pàrreejaut* and *Helàyoodeb:*—Approved.

Lukkee Deber, upon this Head, speaks thus, That whoever, being a Bramin, acts like a Chebteree, a Bice, or a Sooder, such Kind of Bramin must never cause other Bramins to perform Duty or Service for him.

IF any Perfon obliges a learned *Bramin*, against his own Confent, to perform Labour and Service, the Magistrate shall fine him Six Hundred Puns of Cowries.

IF a *Bramin* hath purchafed a *Sooder*, or even if he hath not purchafed him, he may caufe him to perform Service.

THE Chehteree, Bice, and Sooder, may each caufe their respective Cafts to perform Service; as a Chehteree may employ another Chehteree, a Bice may employ another Bice, and a Sooder may employ another Sooder: As also a superior Cast may employ the inferior Cast; as a Bramin may employ a Chehteree, a Chehteree may employ a Bice, and a Bice may employ a Sooder.

IF a Man fells the Wife of a *Bramin* to any Perfon, or keeps her to himfelf, it is not approved; the Magistrate shall release the Woman, censure the Vender, and hold him amenable.

IF a Perfon, in Time of Calamity, fells his Slave Girl to another Perfon, without her Confent, the Magistrate shall fine the Vender Two Hundred *Puns* of *Cowries*.

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A WOMAN,

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A WOMAN, who is of good Character and Behaviour, and who, coming to a Perfon's Houfe, fixes her Abode there, fhall not be obliged to perform any Labour or Service, nor fhall fhe be delivered over to any Perfon; if fhe be obliged to perform Service, or be delivered over to any other Perfon, the Mae giftrate fhall exact a Fine from the offending Party, and releafe the Woman.

IF a Man commits Fornication with the Nurfe who brought him up, the Magistrate shall fine him Two Hundred and Fifty Puns of Cowries.

IF a Woman, impelled by any Calanuity, fhould come to any Perfon, and remain with him, if he commits Fornication with that Woman, the Magistrate fhall fine him Two Hundred and Fifty *Puns* of *Coveries*.



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CHAP.

## ( 164 )

#### C H A P. IX.

## Of Wages.

Sect. I. Of the Wages of Servants.

Sect. II. Of the Wages of Dancing Women or Proftitutes.

## SECT. I.

### Of the Wages of Servants.

WHATEVER Wages were promifed to a Servant, at the Time of his being hired, according to that Promife, Wages shall be paid.

IF a Man hath hired any Perfon to conduct a Trade for him, and no Agreement is made in regard to Wages, in that Cafe, the Perfon hired shall receive One Tenth of fuch Profit.

IF a Man hath hired any Perfon to attend his Cattle, and no Agreement is made in regard to Wages, in that Cafe, the Perfon hired fhall receive One Tenth of the Milk produced by the Cows.

IF a Man hath hired any Perfon for the Bufinefs of Agriculture (exclusive of driving the Plough) and no Agreement is made in regard to Wages, that Perfon shall receive One Tenth of the Crop produced.

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( 165 )

WHERE feveral Perfons are employed in the Execution of One Plece of Bufinefs, of the whole Wages paid for fuch Work, they fhall each receive a refpective Proportion, according to the Difference of their Affiduity.

IF a Perfon hired for the Bufinefs of Agriculture thould abfcond, the Magiftrate thall centure him, and take a Fine from him.

IF a Perfon, receiving his Victuals in the Houfe of his Mafter, performs the Bufinefs of plowing the Ground, and noWages are flipulated, in that Cafe, whatever Crop is produced from that Ground, the Perfon fo employed fhall receive One Fifth of that Crop; if he does not receive hisVictuals at theHoufe of his Mafter while he performs the Bufinefs of ploughing, he fhall receive One Third.

IF a Perfon, who is hired to bring up any domeftick Animals or Birds, fhould abfcond, the Magistrate shall hold him amenable, and shall centure him.

IF a Perfon, having received his Wages, doth not perform the Bufinels for which he was hired, and at the fame Time is not fick, the Magistrate shall caufe him to give back to his Master whatever Wages he may have received, and shall fine him in Double of that Sum.

IF a Perfon, not having agreed for Wages at the Time of being hired, fhall have performed the Bufinefs allotted him, upon which Bufinefs no Profit whatever fhould arife, in that Cafe, according to the Wages that other People in the fame Kingdom receive for the fame Kind of Bufinefs, he alfo fhall receive Wages at the fame Rate from his Mafter. ( 166 )

IF a Perfon, not receiving hisWages, but making a Stipulation for the Payment and Proportion of them, is employed upon any Bufinefs, and, during the Time of fuch Employment, abfconds from his Bufinefs, without the Plea of Sicknefs, or any Calamity, the Magiftrate shall fine him in whatever Sum was agreed upon for his Wages.

IF a Perfon, being hired to perform any Bufinefs, fhould forfake that Bufinefs, at a Time when but little of it remains unfinished, without the Plea of Sicknefs, or any Calamity, he shall not receive any Wages.

If a Perfon, hath given another a Promife, faying, "I will execute your Bufinefs," and at the fame Time neglects to begin it, and, without the Plea of Sicknefs, or any Calamity, afterwards fhould fay, "I fhall not be able to execute your Bufinefs," in that Cafe, the Magistrate fhall caufe him to perform the Bufinefs; if, after the Order of the Magistrate, that Perfon ftill neglects to execute the Bufinefs, the Magistrate fhall fine him Eight Gold Coins, and, without giving him any Wages, fhall oblige him to perform the Work agreed for.

IF a Perfon, being allotted the Execution of any Work, fhould fall fick after he has begun the Work, and afterwards, upon his Recovery, goes on with the Performance of the Bufinefs, he fhall receive Wages alfo for the Time of his Sicknefs.

IF a Man, by the Fault of his Master, forsakes his Service, in that Case, he shall receive proportionate Wages for whatever Number of Days he continued in the Service.

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IF a Servant, by his own Fault, spoils any Thing belonging to his Master, that Servant shall make it good; but if that Thing be spoiled by any unexpected Calamity, or Innovation of the Magistrate, the Servant shall not pay for it.

IF a Perfon, without any Fault committed by his Servant, difcharges the Servant, the Magistrate shall take from that Perfon One Hundred *Puns* of *Cowries*, and caufe him to pay the Servant his Wages.

IF a Servant maliciously hurts the Property of his Master, he shall give Twice as much to the Magistrate for a Fine, and make good the Property of his Master.

IF a Servant, at the Command of his Mafter, commits Theft, or Murder, or any fuch Crimes, in that Cafe, it is not the Fault of the Servant, the Mafter only is guilty.

IF a Beopàry, hiring a Perfon to go to any specified Place, takes him along with himself, and the Beopàry, having fold all his Goods on the intermediate Road, discharges that Perfon, in that Case, he shall give himWages for whatever Part of the Road he hath gone; and as to the Part of the Way agreed upon, which remains untravelled, he shall give him Half of the specified, any Person should hinder the Beopàry from carrying his Goods, or should steal them, in that Case, the Person hired shall receive Wages for that Part of the Journey already accomplished, and for what remains unperformed, he shall receive Nothing.

### (168)

IF a Perfon, going on a Journey, takes another with him, and this Perfor should fall fick upon the Road, or is unable to travel on Account of Fatigue, in that Cafe, the Perfon who took him shall remain Three Days upon the Spot, in waiting for him; if he does not thus wait for him, the Magistrate shall fine him.

IF a Perfon, without receiving Wages, or Subfiftence, or Cloaths, attends. Ten Milch Cows, in that Cafe, he fhall felect, for his own Ufe, the Milk. of that Cow, whichever produces the moft; and if he attends more Cows than thofe, he fhall take Milk, after the fame Rate, in lieu of Wages.

IF a Perfon attends One Hundred Cows, for the Space of One Year, without any Appointment of Wages, in that Cafe, by way of Wages, he shall take to himfelf One Heifer of Three Years old; and also, of all those Cows that produce Milk, whatever the Quantity may be, after every Eight Days, he shall take to himfelf the Milk, the entire Produce of One Day.

IF a Perfon attends Two Hundred Cows, for the Space of One Year, without Appointment of Wages, in that Cafe, after every Eight Days, he shall take to himfelf the Milk, the entire Produce of One Day; and also, by way of Wages, One Cow in Milk, and her Calf.

CATTLE shall be delivered over to the Cowherd in the Morning; the Cowherd shall tend the Herd the whole Day with Grass and Water, and in the Evening shall redeliver them to the Master, in the same Manner as they were intrusted to him; if, by the Fault of the Cowherd, any of the Cattle are hurt or stolen, that Cowherd shall make them good.

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WHEN a Person is employed, Night and Day, in attending Cattle, if One of them, by his Fault, should be hurt, he shall make it good.

IF a Thief takes away, by Violence, a Cow or a Buffaloe, in the Owner's Sight, and the Cowherd, as foon as he knows the Circumftance, makes a violent Outcry, but is not able to preferve them, it is not to be imputed the Fault of the Cowherd; and, if in that Country, or in that particular Spot, any Calamity fhould happen, during which Time the domeftick Animals come to any Damage, it is not to be imputed the Fault of the Cowherd, the Lofs. fhall fall upon the Owner.

IF a Cowherd drives away any. Cows, Buffaloes, and fuch Kinds of Cattle; to feed, or on any Account carries them to another Place, he fhall guard those Cattle, to the utmost of his Power, from any Accident of Flies, Thieves, Tigers, Pits, Rocks, or any fuch Kind of Misfortune; if he is unable to protect them from these Accidents, he shall, with a loud Voice, give Notice to the People there, or to the Owner of the Cattle; if he does this, no Fault lies upon the Cowherd; but if he neglects to act in this Manner, he shall make good the Cattle, and the Magistrate shall fine him Thirteen *Puns* of *Cowries*.

If a Cowherd should go to his own House, or to any other Place, and leave any fick Cattle upon the Plains, the Magistrate shall censure him.

IF a Cow, or Buffaloe, or any fuch Kind of Cattle, fhould die of any Sicknefs, while the Cowherd, knowing the Remedy proper for fuch Sicknefs, neglected to administer it, the Magistrate shall censure him, and cause him to give such an Animal to the Owner of the Herd; he shall also fine him. Thirteen *Puns* of *Cowries*, and cause the proportionate Part of his Wages to be paid him.

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## ( 170 )

WHEN a Cowherd hath led the Cattle to a diftant Place to feed, if it happens, that One, or Two, or more of those should die of some Distemper, notwithstanding the Cowherd applied the proper Remedy, in that Case, the Cowherd shall carry the Head, or Tail, or Fore or Hind Foot, or some such convincing Proof taken from that Animal's Body, to the Owner of the Cattle having done this, he shall be no farther answerable; if he neglects to act thus, he shall make good the Loss.

#### SECT. II.

## Of the Wages of Dancing Women or Proflitutes.

IF a Profitute, after having received Hire from any Person, neglects to go to him, whatever Money she received, she shall return back Twice as much; but if the Person who hired her does not require her Attendance, in confequence, the Money he hath given her shall not be returned.

IF a Profitute or Dancing Woman, having, at her own Requeft, received Hire from any Perfon, fhould be fick, fatigued with any Bufinefs, or melancholy on Account of any Calamity, or in waiting upon the Bufinefs of the Magiftrate, at fuch Times, if the Perfon aforefaid requires her Attendance, and the Profitute is unable to go, it is not her Fault; but, after her Recovery, or after the Termination of the Calamity, or after Difmiflion from the above-mentioned Bufinefs, fhe fhall attend him; if fhe then neglects to go, fhe fhall give back Double of the Hire fhe received.

IF a Perfon, having fettled the Sum to be given, hath hired a Proftitute, and attempts to commit any unnatural A& with her, he fhall give her Eight Times Times the Sum flipulated, and pay a Fine also of Eight Times as much to the Magistrate.

IF any Perfon verbally agrees with a Proftitute, and fays, " I will employ you," and gives her Hire upon his own Account, but afterwards, inftead of employing her himfelf, caufes feveral other Men to enjoy her, in that Cafe, he fhall pay her Eight Times as much as the Sum flipulated, and pay a Fine alfo of Eight Times as much to the Magiftrate.

IF a Man hath mentioned One particular Perfon's Name to a Profitute, and, having given her a flipulated Hire in that Perfon's Name, carries her to another Man, the Magistrate shall fine that Man One Malbeb of Gold ( $\tau_{\tau}$  of Afkrufie.)

IF a Man, having agreed with a Proftitute for her Hire, goes to her accordingly, and afterwards does not pay her the ftipulated Sum, then whatever Hire he had agreed to give, he fhall pay Double of that Sum to the Woman, and a Fine alfo of Double of the fame Sum to the Magistrate.

IF a Perfon, having agreed for the Hire of a Proftitute to himfelf, takes a Number of Men with him to thatProftitute, and there enjoys her, in that Cafe, whateverHire he had agreed to pay, he shall give her Double of such Hire for every Perfon whom he carried with him; and in like Manner shall pay Double of such Hire for every single Perfon to the Magistrate as a Fine.

IF a *Bherooàh* (*i. e.*) a Pimp or attendant Musician upon Prostitutes, and a Prostitute have any Dispute, the Mistrefs of the Girl shall settle the Dispute.

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CHAP.

## ( 172 )

#### CHAP. X.

## Of Rent and Hire.

IF a Perfon, paying Rent and Hire, builds a new Houfe upon the Lands of any Stranger, and lives there, in that Cafe, whenever he quits that Place, and pays up his Rent without a Balance, he may do what he pleafes with the Houfe.

IF a Perfon, without paying Rent, builds a new Houfe upon the Lands of a Stranger, and lives there, in that Cafe, at the Time he quits that Place, he may not difpose of the House at his own Pleasure; the Owner of the Land shall also become Owner of the House.

Ir a Perfon hath hired any Thing for a ftipulated Time, he shall pay the Rent accordingly.

IF a Perfon hath hired any Thing from another, he shall continue to pay the Hire for it, until he returns it to the Owner.

IF a Perfon hath hired any Thing from another, and does not apply to any. Ufe the Things hired, he must pay the Rate of Hire for it, and be held to return it to the Owner.

IF a Perfon, having agreed for the Rent of the Water of a Pool, or of the Water of a Well, or of the Water of a River, or of a Houfe, does not pay it, the Magistrate shall caufe such Rent and Hire to be paid.

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Is a Perfon hath hired any Thing from another, and the Thing fo hired, without any unexpected Calamity, or Innovation of the Magistrate, be spoiled by the Fault of that Person, he shall make it good; if it be damaged by any natural Accident, or by the Innovation of the Magistrate, he shall not make it good.



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## ( 174 )

#### C H A P. XI.

Of Purchase and Sale.

Sect. I. Of the Vender's not delivering up to the Purchafer the Commodity - fold, and of the Magistrate's caufing him to deliver it.

Sect. II. Of Returning or not Returning Articles purchafed.

#### SECT. I.

Of the Vender's not delivering up to the Purchaser the Commodity sold, and of the Magistrate's causing him to deliver it.

IF a Perfon hath fold to any One, Glebe Land, or Houfes, or any fuch Property, and, having received the due Value for it, forcibly detains the Premifes fold, and himfelf expends the Profit arifing upon them, upon the Purchafer's laying a Complaint of this Nature before the Magiftrate, that Magiftrate fhall caufe the purchafed Premifes, and alfo the Profit accruing upon them, to be delivered over to the Purchafer; and if, at the Time of entering upon the Premifes, the Price has fallen, with respect to the Time when the Purchafe was made, he shall caufe such Overplus of Price also to be given back to the Purchafer, by the Vender; but, if the Price hath rifen, the Vender shall not receive such Difference of Price, and the Magistrate shall also fine the Vender One Hundred *Puns* of *Cowries*.

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( 175 )

IF a Perfon fells any Thing, except Glebe Land, to any One, and, having received the due Value, forcibly detains the purchafed Commodity, and himfelf expends the Profits arifing upon it, upon the Purchafer's carrying a Complaint of this Nature before the Magistrate, that Magistrate shall cause the Commodity bought to be delivered over to the Purchafer; and also whatever Profit thereupon accruing, which the Seller has applied to his own Use; and if, at the Time of delivering up the Purchafe, the Price of some Use; and if, at the Mith respect to the Time when the Purchase was originally made, the Vender shall also make good such Difference of Price, and shall pay to the Magistrate a Fine of One Hundred *Puns* of *Coveries*.

IF a Perfon, having fold any Thing to a Merchant who is gone into another Country to trade, hath received the due Value for it, and then forcibly detains the purchafed Commodity, in that Cafe, upon the Merchant's preferring a Complaint of this Nature to the Magiftrate, that Magiftrate fhall caufe the purchafed Commodity to be delivered to the Buyer; and alfo whatever the prefent Profit falls fhort of that Profit which the Merchant would have gained by felling it in another Kingdom, at the Time of his making the Purchafe, the Magiftrate fhall caufe that Difference alfo to be made good to the Purchafer, and fhall likewife take to himfelf, as a Fine, One Hundred *Puns* of *Cowries*: This Ordination is according to *Beebà-dur Tunnàgurkàr*: –Approved.

IF a Perfon hath purchafed any Thing with Agreement to take away the Goods the fame Day, and hath fettled a Day of Payment, and the Vender alfo confents to this, yet does not deliver up the Goods on the Purchafer's Demand, upon the Purchafer's preferring a Complaint of this Nature to the Magiftrate, that Magiftrate fhall caufe fuch Goods to be delivered to the Purchafer, and fhall alfo make the Vender give up whatever Advantage he may have enjoyed, arifing from the Goods fo detained, and fhall fine him moreover

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# ( 176 )

One Hundred *Puns* of *Cowries*; but the Purchafer shall be held to pay according to the Stipulation; nevertheless, if, with respect to the Time of the Purchafe, the Price is fince fallen, the Vender shall make it good.

IF a Perfon, having purchafed any undamaged Commodity, afterwards returns it back to the Vender, at whatever Price the Purchafe was made, the Vender shall detain One Tenth of such Price, and return the other Nine Parts to the Purchafer, receiving back at the same Time the purchafed Goods.

IF any Perfon hath fold any Commodity to another, and does not deliver up fuch Commodity to the Purchafer upon his Demand, after which the Commodity receives any Damage, the Vender shall make it good.

IF a Perfon hath fold any Commodity to another, and the Purchafer doth not make demand for the Goods purchafed, which Goods are afterwards damaged by the Vender's Fault, the Vender shall make good the Loss; but if the Damage arises from any Calamity of the Season, or from any Innovation of the Magistrate, the Vender shall not make good the Loss.

IF aPerfon, producing to another a Commodity without Blemifh, and, having flipulated for a Price according to the Value of fuch Commodity, afterwards gives to the Purchafer damaged Goods, in that Cafe, the Magistrate shall caufe the Vender to give Double of fuch Price to the Purchafer, and himself also shall take from the Vender Double of fuch Price as a Fine.

IF a Perfon, confcious of a Blemish in his Goods, conceals that Blemish when he fells those Goods, in that Case, the Magistrate shall cause the Vender to give Double of the Price of the Goods to the Purchaser, and himself also shall take from him the same Sum as a Fine.

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## 177 )

IF Idiots, or Perfons rendered fenfelefs by Intoxication, or Men who cannot diftinguifh between their own Good and Evil, fell any Thing, it is not approved; if they will take fuch Commodity back again, they are authorized.

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IN each particular Seafon, every Commodity has its particular Price; if a Perfon, under the Influence of Fear, fells any Commodity remarkably under Value, with refpect to the Seafon, it is not approved; and, if he will take it back again, he is authorized.

IF a Man, having fold a Commodity to one Perfon, afterwards fells the fame Commodity to another, the Magistrate shall cause him to give Double of such Commodity to the First Purchaser, and himself also shall take the fame Sum as a Fine.

IF a Perfon hath fold any Thing to another, with Agreement to deliver up the Purchale on a ftipulated Day, and, upon his tendering the Goods on that Day accordingly, the Purchaler refules to receive them, the Vender, in that Cafe, may difpose of them elsewhere: In this Case, the Vender is nor in fault; and, if, on the Second Sale, any Loss should accrue to the Vender; the First Purchaler shall make it good.

Ir a Perfon, without Agreement of Price, hath delivered to another any Goods, under the Name of Selling, faying, "I will receive the Value of them," and afterwards a Difpute fhould arife concerning the Price, then, whatever was the current Price of fuch Commodity, at the Time of the Purchafe;, according to the Price at that Period, the Arbitrators appointed by the Buyer; and Vender fhall terminate the Difpute,

## ( 178 )

### SECT. II.

## Of Returning, or not Returning Articles purchased.

IF a Perfon hath bought the Seeds of *Paddee*, of Wheat, Barley, *Maufo*, *Doll, Gràm*, Muftard-Seed, or fuch Kinds of Grain, without Infpection, and in Ten Days difcovers any Defect in that Grain, he may return fuch Grain, within that Space of Ten Days; if Ten Days are paft, he fhall never afterwards return it; if he infpected the Grain at the Time of Purchafe, he then fhall not have Power to return it, even within the Space of Ten Days.

Ir a Perfon buys Iron, without Infpection, and afterwards difcovers a Defect in that Iron, he may return it back within the Space of One Day; if he infpected it at the Time of Purchafe, he shall never afterwards return it; and also, if One Day is past, he shall not afterwards return it, though not inspected at the Time of Purchafe.

IF a Perfon hath bought of any One, Pearls, Coral, or Diamonds, or any other Species of Precious Stones, without Infpection, and in Seven Days difcovers any Defect in them, he may return them within that Space of Seven Days; if Seven Days are paft, he shall never afterwards return them; if he infpected them at the Time of Purchase, he shall not have Power to return them, even within the Space of Seven Days.

IF a Perfon hath purchafed a Slave Girl of any One, and within a Month difcovers any Defect in that Girl, he may return her within that Space of One Month; if One Month be paft, fhe never afterwards fhall be given back; and, if the Purchafe was made upon Infpection, fhe fhall not be returned, even within the Space of One Month.

### ( 179 )

IF a Perfon purchafes of any One, Camels, Bullocks, Affes, or fuch Kinds of Beafts of Burthen, and in Five Days any Defect fhould be found in them, they may be returned within that Space of Five Days; if Five Days are paft, they must never be returned; if they were infpected at the Time of Purchafe, the Purchafer shall not have Power to return them, even within Five Days.

IF a Perfon, without Infpection, purchafes of any One, Cows, or Cow Buffaloes in Milk, and any Defect is found on them in Three Days, they may be returned within that Space of Three Days; if Three Days are paft, they must never afterwards be returned; if the Purchafe was made upon Infpection, the Purchafer shall not have Power to return them, even within Three Days.

IF a Perfon hath bought a Slave of any One, and in Fifteen Days any Defect be found in him, he may be returned within that Space of Fifteen Days; if Fifteen Days are paft, he can never afterwards be returned; if he was infpected at the Time of Purchafe, he may not be returned, even within Fifteen Days.

IF a Perfon hath bought Grafs, or Fuel-Wood, or Bricks, or Paddee, or Wheat, or Barley, or any other Grain, or Wine, or Honey, or Gbee, or Sugar, or Candy, of the Species of Sweet, or Round Pepper, or Long Pepper, of the Species of Bitter, or Hurreh, or Beheerreh, and other Things, of the Species of Affus, or Aftringent, or Shaddock, or Tamarinds, and other Things, of the Species of Acid, or Salt, or Cloth, or Gold, or Copper, or Tin, or Tutenague, or White Copper, or Brafs, and any Defect fhould be found in them the fame Day, they may be returned within the Space of that Day; if that Day be paft, they can never afterwards be returned; if the Purchafe was made on Infpection, they muft not be returned, even within the fame Day.

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## ( 180)

Ir a Man purchafes old Cloaths, he must never return them.

IF a Perfon, who is always employed in buying and felling various Sorts of Commodities, and is well skilled in that Business, should purchase any Thing, he shall not at any Time have Power to return it upon a Discovery of a Defect.



CHAP,

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#### C H A P. XII.

#### Of Boundaries and Limits.

To afcertain Boundaries, upon the Confines of those Boundaries must be planted the Male and Female Banyan Tree, or the Plass Tree, or the Seemul (Cotton Tree) or the Saul, or the Toddy Tree, or the Zukkoom Tree, or the Luttà Tree, or the Bamboo, or a Mound of Earth must be made, or any large Tree, that produces not a great Number of Branches, must be planted; or by a Pool, a Well, a Bason, a Ditch, or any such bigns above-mentioned, shall the Boundaries be openly described; or a Temple shall be built there to Shàgbur (*i. e.*) their Deity.

Dust, or Bones, or Seboos (i.e.) Bran, or Cinders, or Scraps of EarthenWare,. or the Hairs of a Cow's Tail, or the Seed of the Cotton Plant, all thefe Things above-mentioned, being put into an Earthen Pot, filled to the Brim, a Manmuft privately bury upon the Confines of his own Boundary, and there preferve Stones alfo, or Bricks, or Sea Sand, either of thefe Three Things may be buried, by way of Land-Mark of the Limits; for all thefe Things, upon remaining a long Time in the Ground, are not liable to rot, or become: putrid; any other Thing alfo, which will remain a long Time in the Ground,', without becoming rotten, or putrid, may be buried for the fame Purpofe: Thofe Perfons, who, by any of thefe Methods, can fhew the Line of their Boundaries, fhall acquaint their Sons with the refpective Land-Marks of/ thofe Boundaries ; and in the fame Manner thofe Sons alfo fhall explain the Signs of the Limits to their Children : If all Perfons would act in this Manner, there could be no Difpute concerning Limits and Boundaries.

### ( 182 )

IF a Suit, for the Limits of Ground, fhould arife, the Magistrate, having inspected the open and private Land-Marks above defcribed, shall fettle the Suit; if any Doubt or Perplexity should intervene, the Plaintiff and Defendant shall produce to the Magistrate their respective Accounts of Possiffion, under Proof, and the Suit of Boundaries shall be settled: If also there is no Land-Mark, and they cannot prove their respective Possifies, then the Plaintiff shall find out fome old Men, well acquainted with the Boundaries, or the Perfon who first marked out the Spot, and fettle the Dispute by their Means; but the Dispute of Limits shall not be fettled by the Testimony of only One experienced Perfon, it shall not be determined by less than the Testimony of Four Perfons.

'IF both the Plaintiff and the Defendant approve of fome old and experienced Men for giving Teftimony, in regard to the Settlement of a Difpute for Boundaries, then the Magistrate, or Arbitrator, shall question fuch Person as the Plaintiff and the Defendant have approved; and he, putting on a Red Necklace, and Red Cloaths, shall relate the true Circumstances of the Boundaries; if, after the Teftimony of these Persons, the Suit is still undetermined, then the Magistrate shall select, and put the same Questions, to Four or Ten Perfons of those who break up Faggot-Wood constantly in those Parts, or who are Hunters, or who, after the Grain is reaped, glean what is on the Ground; and thefe shall lay their Heads upon the Ground, making the due Reverences, and putting on Red Necklaces, and Red Cloaths, shall relate what they know of the Affair, faying, " If we give falle Witnefs, may our good Actions all be reverfed." In a Difpute concerning Boundaries, a fingle Perfon shall not give Testimony; but if the Plaintiff and Defendant join in approving a fingle Perfon, the Magistrate shall question him; and that Perfon, fafting for One whole Day, and putting on a Red Necklace, and Red Cloaths. with

## ( 183 )

with the due Reverences of laying his Head to the Ground, shall give his -Testimony.

THE Magistrate shall not settle a Dispute concerning Boundaries by the Testimony of a Person of bad Principles; if the Suit cannot be settled by Means above-mentioned, then the Magistrate shall go in Person to the Boundaries in Dispute, and inquire the Truth of the Affair from the Men in the Village, who were born in that Village, and who are well acquainted with the Boundaries; and those also who are gone to any other Part of the Country he shall summons, and, having upon Inquiries learnt the Truth from them, he shall fettle the Dispute.

IF the Magistrate, from Anger or Avarice, or any other bad Principle, gives the Land owned by one Perfon to another, it is not approved.

IN a Place where there is any Difpute concerning the Boundaries of Villages, the Difpute concerning fuch Boundaries shall be fettled by applying to the Men of Credit and Experience there; if there is a Difpute concerning Tillage, the Difpute shall be fettled by applying to the Farmers in the Neighbourhood; and if there is a Difpute for the Ground on which a House stands, the Difpute shall be fettled by applying to the Perfons dwelling in the Neighbourhood of that House; if there are none of these, nor any Witness, nor any Land-Mark of the Boundary, nor anyAccount of the Usufruct, in that Case, the Magistrate shall mark out the Boundaries, according to his own Pleasure, and the Plaintiff and the Defendant shall both approve of the Decision; whichever of them shall not approve, the Magistrate shall fine him.

IN a Place where Two Villages lie on the Two Banks of a River, if, from that River, a Nullab should spring out, which, after making an Elbow into the Land, returns again to the River, and some Glebe Land should remain fixed Qqq in

## ( 184 )

in its original Situation, between that Elbow of the Nullab and the main River, in fuch a Cafe, the Glebe Land shall still belong to the Village that originally possessed it.

IN a Place where there is a River, the Two Banks of which are Boundaries to the Effates of Two Perfons, if that River fhould break off fome Part of the Bank on one Side, and carry it over to the other, then the Owner of that Boundary, upon which the other broken Bank hath fallen, fhall become Proprietor of that Bank fo broken, and the Perfon whofe Bank is fo divided fhall no longer have any Property therein : If the River breaks off the whole of a Perfon's Land, and carries it over to the Boundaries of another Perfon, in that Cafe, the Perfon whofe whole Ground is thus torn away fhall ftill be the Owner thereof, and the Perfon upon whofe Boundary fuch Land hath fallen fhall not be entitled to Poffeffion thereof.

IF a Perfon, not being real Owner of any Land, fhould, by any fraudulent Means, get Poffeffion of fome Land, the Magistrate shall take from him that Land, or give it to fome other Perfon (he is authorized fo to do) and that Perfon shall not have Power to caufe any Let or Molestation.

IF a Perfon hath built a new Houfe upon the wafte Ground, and hath occupied it, then, if a powerful Man should erect a Mansion upon the same Place, and should join to his own Buildings the Spot of Ground occupied by the other, it is not approved.

WHATEVER Pool, or Well, a Perfon hath occupied, from the Commencement of building his Houfe, another Perfon cannot afterwards prohibit him from uling.

## ( 185 )

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Ir a Man hath had a Window in his own Premifes, another Perfon, having built a Houfe very near to this, and living there with hisFamily, hath no Power to fhut up that Man's Window; and, if this Second Perfon would make a Window in his own Houfe, on the Side of it that is towards the other Man's Houfe, and that Man, at the Time of his conftructing fuch Window, forbids and impedes him, he fhall not have Power to make a Window; if, after the Window is finished, the other Perfon should cause him any Trouble, the Magistrate shall take a Fine from that Perfon, without causing the Window aforefaid to be shut up.

IF the Drain of a Man's Houfe hath, for a long Series of Time, paffed through the Buildings belonging to another Perfon, that Perfon fhall not give any Impedament thereto; but if that Perfon caufed any Impediment at the first Commencement of such Drain, then the other shall not have Power to carry his Drain that Way; if that Perfon, at the Commencement of the Drain, gave no Interruption, yet afterwards caufes the other any Trouble, he shall be amenable to the Sircar of the Magistrate.

IF a Man hath made a lofty Building for a Seat, and goes up thither to fit, then, if, at the Time of the Commencement of the aforefaid Building, none of his Neighbours gave him any Impediment, they fhall not afterwards have Power to moleft him; if afterwards they impede and caufe him any Trouble, they fhall be amenable to the Magistrate.

ANY Houfe, which hath a Door in each of the Four Sides, if, at the first building of the Houfe, no Perfon gave any Impediment to the Construction of fuch Doors, and yet should afterwards attempt to impede, he shall not have Power to do it; if he should then give the Owner of the House any Trouble or Molestation, he shall be amenable to the Magistrate.

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## ( 186 )

IF, from the Thatch Roof of any House, the Water falls off into a Place adjoining to that House, but the Property of another Man, then, if the Person, upon whose Ground such Water falls; gave no Impediment at the Beginning, he shall not afterwards have Power to impede; if, after the Completion of the House, he gives the other any Trouble or Molestation, he shall be amenable to the Magistrate; and, if a Person makes a *Sejjab* (or Fenced Terras) upon the Top of his House, another shall not impede him.

IF there is an old Paffage for Men and Cattle through the Grounds of any Perfon, that Perfon has not Power to ftop up fuch Road.

A PERSON may not make a Neceffary-Houfe adjoining to the Houfe of any Perfon; nor fhall he fling out Rubbish and Filth there, nor dig a Ditch.

A PERSON shall not plant the Tree Kooloo, or Cocoa Nut, from whence bitter Oil is extracted, adjoining to another Man's House; if he plants them there, he must leave the Breadth of Two Cubits between the Trees and the House.

A Door through which all People país, and a Road upon which all People travel, no One shall shut, upon Pretence that it is within his own Boundaries; nor shall he make that Path a Place to pifs, or a Recepticle for Filth, or for Sand to fcower the Vessels wherein the Filth is carried; nor shall he make fuch a Recepticle near to a House; nor, when he has swept his House, shall he throw the Rubbish and Ashes into the Path; nor shall he ease himself there; neither shall he plant Trees there.

IF a Perfon fhuts up the Path where the Magistrate, or the Magistrate's Officers, pass and repass, he shall be amenable.

IF

( 187 )

IF a Perfon, in the Time of no general Calamity, throws Rubbifh and Afhes upon the High Road, or makes a Hole there, or eafes himfelf thereon, a fingle Time, or plants Trees there, the Magistrate shall take a Fine from him of One Màscheb of Gold, and cause him to throw away the Filth with his own Hands.

IF a Perfon, during the Time of a general Calamity, is guilty of the Pracrices above-mentioned, in the High Road, he shall not pay a Fine, nor be obliged to throw away the Filth with his own Hands.

IF a Perfon, in the Time of no general Calamity, conftantly throws Rubbish, Filth, and other Things above specified into the High Road, the Magistrate shall fine him Two *Cabawans* of *Cowries*, and oblige him to throw the Filth into some other Place with his own Hands.

IF, in Times either of Calamity, or of no Calamity, a feeble old Man, or a Child, or a Woman big with Child, fhould throw any of the Things abovementioned into the High Road, they fhall neither pay a Fine, nor be obliged to throw away the Filth with their own Hands; but the Magistrate fhall caution them to be more careful for the future.

IF a Perfon throws any Filth into a Garden, or near the Steps of a Pool, the Magistrate shall fine him One Hundred *Puns* of *Couries*, and oblige him to throw away the Filth with his own Hands.

IF a Perfon throws away Filth into the Places of Zeedrut (or religious Walks) or near the Steps of a Pool, a Well, or Bafon of Water, fo that Prople are prevented from going thither, and cannot use the Water of fuch Pool, R r r Well ( 188 )

Well or Bason, the Magistrate shall fine the Offender Two Hundred and Fifty Puns of Cowries, and oblige him to throw away the Filth with his own Hands.

IF between the Boundaries of Two Perfons any Tree fhould grow, the Flowers and Fruit of fuch Trees shall be indiferiminately used by both Parties.

IF Trees be on the Boundaries of one Perfon, and the Branches of those Treesextend over the Boundaries of another, then the Perfon, into whose Premifesfuch Branches extend, is Proprietor of those Branches, and may do with themas he pleases.

IF a Perfon, by caufing violent Apprehension in another Perfon, occupies that Perfon's House, or Pool, or Garden, or Tillage, the Magistrate shall cause the Possession thereof to revert to the Owner, and shall fine the other Perfon-One Hundred *Puns* of *Coveries*.

IF a Perfon, having by Miftake affirmed, that the Houfe, Pool, Well, Garden, or Glebe, or any fuch Things, the Property of another, belonged to himfelf, hath applied them accordingly to his own Ufe, the Magistrate shall fine him Two Hundred *Puns* of *Cowries*, and cause the Possession thereof to revert to the real Proprietor.

IF a Person should dig up by the Roots a Tree planted for a Land-Mark, as before specified, it is a Crime, and the Magistrate shall fine him Two Hundred *Puns* of *Cowries*.

IF a Perfon, by removing a Land-Mark, fraudulently appropriates to himfelf an additional Piece of Land, the Magistrate shall take from him a Fine of. Five Hundred and Forty *Puns* of *Couries*, and shall give back the Ground to the Owner.

## ( 189 )

IF a Perfon entirely breaks the dividing Ridge between the Tillage of any Two Perfons, the Magistrate shall fine him One Hundred and Eight *Puns* of *Cowries*.

IF a Person hath deftroyed much of the Tillage of another Man, and appropriated a larger Piece of Ground than what belongs to him, the Magistrate shall fine him One Thousand and Eight *Puns* of *Cowries*, and shall cause him. to give back the Land to the Owner.

IF a Perfon, to ferve his own Tillage, steals the Water from another Man's. Pool, and waters his Ground therewith, the Magistrate shall fine him One-Hundred and Eight *Puns* of *Cowries*.



CHAP:

### ( 190 )

#### C H A P. XIII.

### Of Shares in the Cultivation of Lands.

Fallow or Wafte Land is of Three Sorts, viz.

1. Land Waste for Two Years, or One Year, which is called Arde Kheel, Half Waste.

2. Land Wafte for Three Years, or Four Years, which is called Kheel, or Wafte.

3. Land Wafte for Five Years, or whatever longer Time it may happen, fuch Land is called *Jungle*.

IF a Perfon makes over to another, for the Purpofe of Cultivation, Land that has been wafte for One or TwoYears, and that Perfon, having, by careful Management, improved the Ground, fhould raife a Crop from thence, in that Cafe, of the whole Crop fo raifed, One Sixth fhall go to the Owner of the Ground, and the remaining Five Sixths fhall belong to the Cultivator; if this Perfon above-mentioned, having agreed to take Land of the other, for the Purpofe of Cultivation, fhould afterwards neglect either to cultivate it himfelf, or to caufe it to be cultivated by others, in that Cafe, whatever Crops other Lands in the fame Place, fimilar to the Lands fpecified, fhall produce upon a Medium, the Cultivator fhall give to the Owner of the Ground the Proportion of One Sixth of fuch Medium Crop, and the Magiftrate alfo fhall take from the Cultivator a Fine of the fame Value.

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( 191 )

IF a Man makes over to another, for the Purpole of Cultivation, Land that has been wafte for Three Years, or for Four Years, and that Perfon by Improvement of the Soil raifes a Crop there, in that Cafe, of the whole of the Crop fo raifed, One Eighth fhall go to the Owner of the Ground, and the remaining Seven Eighths fhall belong to the Cultivator; if this Perfon abovementioned, having agreed to take Land of the other, for the Purpofe of Cultivation, fhould afterwards neglect either to cultivate it himfelf, or to caufe it to be cultivated by others, in that Cafe, whatever Crops other Lands in the fame Place, fimilar to the Lands fpecified, fhall produce upon a Medium, the Cultivator fhall give to the Owner of the Ground the Proportion of One Eighth of fuch Medium Crop; and the Magiftrate alfo fhall take from the Cultivator a Fine of the fame Value.

IF a Man makes over to another, for the Purpole of Cultivation, Land that has been wafte for Five Years, or for any longer Period whatever, and that Perfon, by Cultivation, raifes a Crop there, in that Cafe, of the whole of the Crop fo raifed, One Tenth fhall go to the Owner of the Ground, and the remaining Nine Tenths fhall belong to the Cultivator; if this Perfon abovementioned, having agreed to take Land of the other, for the Purpofe of Cultivation, fhould afterwards neglect either to cultivate it himfelf, or to caufe it to be cultivated by others, in that Cafe, he fhall pay the proportionate Value and Fine, in the Manner above fpecified.

IF a Perfon, by any Reafon rendered incapable, neglects to till his own-Ground, and another Perfon, without his express Permission, should cultivate fuch Land, after it has been waste One Year, or TwoYears, or. Three Years, or Four Years, and raise a Crop from thence, and the Owner of the Ground, being acquainted with the Cultivation, at the Time thereof, did not forbid it, in that Case, if the Owner of the Ground, within the Space of Seven Years,

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### ( 192 )

hath not furnished the proportionate Expence of cultivating the Land, he may not reclaim his Land; but the Cultivator shall be held to give to the Owner of the Land a Proportion of the Crop, after the Manner above specified; if he gives not such Proportion, the Owner of the Land may reclaim his Property, even within Seven Years; also, upon having furnished no Part of the Expence of Cultivation, after Seven Years, the Owner of the Land may take back his Ground: In the fame Manner, if Land be cultivated, after lying waste for Five or more Years, and the Owner of the Land, within the Space of Eight Years, hath not furnished the proportionate Expence of Cultivation, he may not reclaim his Land, he shall recover it after the Ninth Year; if Land that is not waste be cultivated, in that Case, the Owner may take back his Land, at his own Pleafure.

UPON the Death of any Perfon, if any other fhould cultivate the Land of the Deceafed that has been wafte for One, Two, Three, or Four Years, and raifed a Crop from thence, in that Cafe, if the Heirs of the Deceafed, within the Space of Seven Years, have not furnifhed the Expence of cultivating that wafte Land, they may not take the Ground from that Perfon; but the Cultivator fhall give to the Heirs of the above-mentioned Deceafed a Proportion, in the Manner already fpecified; if he hath not given fuch Proportion, the Owner of the Land may recover his Land, within the Space of Seven Years; alfo, after the EighthYear, if the Heir above-mentioned hath not furnifhed the Expence, he may take his Land: In the fame Manner, if Land be cultivated, after lying wafte for Five or more Years, and the Heir aforefaid hath not to the EighthYear furnifhed the Expence of cultivating theWafte Land, he fhall not have Power to take his Land from that Perfon, he may reclaim it after the Ninth Year, at his own Pleafure.

WHEN a Perfon is absent upon Travel, if another should cultivate his Land, after it has lain waste One, or Two, or Three, or FourYears, and should raise a

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### (193)

Crop from thence, in that Cafe, if neither the Perfon aforefaid, nor his Heirs, within the Space of Seven Years, have furnished the Expence, upon cultivating fuch walte Ground, that Ground may not be taken from the other Perfon; but the Cultivator shall pay to the Perfon aforefaid, or to his Heir, a Proportion, after the Manner above specified; if he does not give such Proportion, in that Cafe, the Owner of the Land, or his Heir, within the Space of Seven Years, may take the Land; also, after the Eighth Year, if the Perfon aforefaid, or his Heir, have not furnished the Expence, upon cultivating the Waste Land, they may recover the Land: In the fame Manner, if Land be cultivated, after lying waste for Five or more Years, in that Cafe, if that Perfon aforefaid, or his Heir, within the Space of Eight Years, hath not furnished the Expence, upon cultivating fuch Waste Land, they may not reclaim the aforefaid Land, they shall recover it after the Ninth Year.

IF a Perfon gives to another, for Cultivation, Land that is not wafte, who, by Cultivation, raifes a Crop from thence, in that Cafe, of the whole of that Crop, One Sixth fhall go to the Owner of the Ground, and he fhall give the remaining Five Sixths to the Cultivator; if this Perfon abovementioned, having agreed to cultivate the Land of fuch other Perfon, fhould afterwards neglect either to cultivate it himfelf, or to caufe it to be cultivated by others, in that Cafe, the Cultivator fhall pay the proportionate Value and Fine, in the Manner above fpecified, in the Section of the Cultivation of Wafte Land.

IF a Man gives to any Perfon, for cultivating, Land wafte or not wafte, he may not take it back from that Perfon, without fome Fault found in him.

IF a Man is defirous to cultivate the Land of any other Perfon, who does not give his Confent for the Cultivation of the fame, and, without any Difcourfe having paffed between them, that Man fhould cultivate the Land, and raife

## ( 194 )

raife a Crop from thence, the whole of fuch Crop shall go to the Owner of the Ground, and the Cultivator shall receive Nothing.

IF a Man fows Seed upon his own Ground, and by any Chance whatever fome of that Seed fhould fall upon another Perfon's Ground, and a Crop fhould arife from thence, that Crop fhall go to the Owner of the Ground, and not to the Owner of the Seed.

IF a Man hath fowed Seed upon his own Land, and any other Perfon fhould fpoil that Seed, in that Cafe, the Magistrate shall chaftife that Perfon, and take a Fine from him, and cause him to make good to the other the Seed. fo spoiled.



CHAP.

### :( 195 )

#### C H A P. XIV.

## Of Cities and Towns; and of the Fines for damaging a Crop.

WHEREVER Men of the Tribe of Sooder, and Hufbandmen are very numerous, and where there is much Ground fit for Tillage, fuch Place is called Gràm, or a Town.

A PLACE that hath Eight Cofe in Length and Breadth, and on the Skirts of which, on all the Four Sides, is a Ditch, and above the Ditch, on all the Four Sides, a Wall or Parapet, and on all the Four Sides of it are Bamboos, and on the Eaft or North Side thereof a hollow or covered Way, fuch Place is called *Nigher*, or a City: In the fame Manner, if it hath Four Cofe in Length and Breadth, it is called *Kheet*, or a finall City; and if it hath Two Cofe in Length and Breadth, it is called *Gherbut*, or a finall City.

THE Road for paffing and repaffing shall be at the Choice of the Inhabitants of a Town; but if a Man possess only a small Lot of Ground, a small Parcel only of his Ground shall be included in the Road; and whoever has a large Parcel of Ground, a larger Share of his Ground shall be included in the Road.

ON each of the Four Sides of a Town, they shall leave Four Hundred Cubits, and from thence commence their Tillage; and on each of the Four Sides of a City, they shall leave SixteenHundred Cubits, and from thence commence their Tillage; and on each of the Four Sides of a small City, they shall leave Twelve Hundred Cubits, and from thence commence their Tillage; and on each of the Four Sides of a smaller City, they shall leave Eight Hundred Cubits, and from thence commence their Tillage; within this Space above specified, no Tillage shall be made: If a Person, having made

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## (196)

anyCultivation, neglects to enclose it, and the Crop thereof should be eaten by the Cows, Buffaloes, and such Kind of Animals, the Owner of those Animals, and the Keeper of them, shall not be amenable: If any Person knowingly leaves his Cattle upon such Tillage, and so causes them to feed there, the Magistrate shall punish such a Person in the same Degree as a Thief.

IF a Perfon cultivates Land adjoining to the Road, without enclosing fuch Land, and the Crop thereof be eaten by Cows, Buffaloes, Horfes, Camels, Goats, Sheep, or any fuch Kind of Animals, the Owner and the Keeper of them shall not be amenable: If any Perfon knowingly caufes his Cattle to feed upon the Crops, the Magistrate shall punish such a Perfon in the same Degree as a Thief.

DURING the Night, if a fingle Cow fhould get into any Perfon's Ground, and feed there, without Hinderance, in that Cafe, the Magistrate shall fine the Owner of the Cow Five Silver Coins; and if, during the Day, a fingle Cow hath eaten the Crop upon any Perfon's Ground, without Hinderance, the Magistrate shall fine the Owner of the Cow Six Silver Coins; alfo, if, either during the Day or the Night, a fingle Cow should feed upon the Crop on any Perfon's Ground, without Hinderance, for the Space of Two *Ghurries*, the Magistrate shall fine the Owner of the Cow Two Silver Coins; and if the Cow was under the Care of a Keeper, at the Time of her feeding upon such Crop, the Keeper shall pay the Fine, and pay also to the Owner of the Land the Value of whatever Part of the Crop such Cow hath eaten.

IF a Camel hath eaten of the Crop upon the Ground of any Perfon, the Magiflrate fhall fine the Owner of the Camel Twelve Silver Coins, and give the Value of fuch Crop to the Owner of the Land; if the Camel was under the Care of a Keeper, at the Time of eating the Crop upon a Perfon's Ground,

#### ( 197 )

Ground, in that Cafe, the Keeper shall make good the Suit of the Owner of the Ground, and shall also pay the Fine.

IF a Horfe or Buffalo hath eaten the Crop upon any Perfon's Ground, the Magistrate shall cause the Owner of the Land to pay the Crop, and shall also fine him Twenty Silver Coins; if the Horfe or Buffalo was under the Care of a Kceper, at the Time of eating such Crop, the Owner of them has no Concern therein, the Keeper shall be held to make good both the Fine and the Crop.

IF a Goat or a Sheep hath eaten of the Crop upon any Perfon's Ground, in that Cafe, the Magistrate shall caufe the Owner of the Goat or Sheep togive such Crops to the Owner of the Ground, and shall fine him Four Silver Coins; if the Goat or Sheep was under Care of a Shepherd, at the Time of eating the Crop, in that Cafe, the Shepherd shall be held to make good both the Fine and the Crop, the Owner has no Concern therein.

EXCLUSIVE of thefe Animals, whofe Names have been above-mentioned, if any other Animal whatever hath eaten the Crop upon any Perfon's Ground, in that Cafe, the Magistrate shall cause the Proprietor of the Animal to pay the Crop to the Owner of the Ground, and shall fine him One Pun, Five Gundães of Couries; if that Animal was under the Care of a Keeper, the Keeper shall be held to make good both the Fine and the Crop, the Owner hath no Concern therein.

IF the Foal of a Mare, or of a Camel, or of a Cow, or of a Buffalo, or of any other Animal, hath eaten the Crop on any Perfon's Ground, in that Cafe, the Magistrate shall caufe the Owner of the Foal to make good the Crop to the Owner of the Ground, and shall fine him Two Silver Coins; if fuch Foal was under the Care of a Keeper, while it fed upon such Crop, the Keeper

#### ( 198 )

Keeper shall be held to make good both the Crop and the Fine, the Owner hath no Concern therein.

IF a Cow, or a Buffalo, or a Horfe, or a Camel, or any other Animal, hath eaten a great Quantity of the Crop on another Perfon's Ground, and hath ftaid there a long Time, without any Difturbance, in that Cafe, the Magistrate fhall caufe the Owner of the Animal to make good the Crop to the Owner of the Land, and shall fine him Double of the Rates of Fines already above specified; if the Animal was under the Care of a Keeper, during the Time of eating such Crop, the Keeper shall be held to make good both the Crop and the Fines, the Owner hath no Concern therein.

IF a Cow, or Buffalo, 'or any other Animal, hath eaten the Crop upon any Perfon's Ground, and hath flept the whole Day, or the whole Night, upon that Ground, in that Cafe, the Magistrate fhall caufe the Owner of the Animal to make good the Crop to the Owner of the Ground, and fhall fine him Quadruple of the Rates of Fines already above fpecified; if there was a Keeper, at the Time the Crop was eaten, that Keeper fhall make good both the Crop and the Fine, the Owner hath no Concern therein.

IF a Perfon caufes any Animal belonging to himfelf to eat, in his own Sight, the Crop upon another Man's Ground, in that Cafe, the Magistrate shall caufe him to make good the Crop to the Owner of the Ground, and shall punish him in the fame Manner as a Thief.

IF a Cow, or Buffalo, or a Horfe, or a Camel, or any other Animal, being aunder the Care of a Keeper, hath eaten the Crop upon the Ground of any Perfon, in fuch a Manner that there is not any Crop upon that Ground, in that Cafe, the Magistrate shall fine the Keeper to the utmost of his Worth; if the Keeper is unable to pay a Fine, in that Cafe, the Magistrate shall take a Fine from

#### (199)

from the Owner, and shall chastife the Keeper, and shall cause the Crop to be made good to the Owner of the Ground.

IF a Horfe, or a Camel, or a Buffalo, or any other Animal belonging to any Perfon, hath eaten the Crop upon another Man's Ground, and this Man makes a Demand for his Crop, in that Cafe, that Perfon fhall make good fuch Crop, and fhall alfo give whatever Quantity of Grafs may arife upon that Crop.

IF a Cow hath eaten the Crop on any Man's Ground, it is not right for that Man to take an Equivalent of fuch Crop from the Owner of the Cow; if he takes the Equivalent, he is entitled to it, but it is neverthelefs a Crime in him.

DURING the Time that a Keeper is tending Kine, Buffaloes, or fuch Kind of Animals, if at fuch Time he attends the Summons of the Magiftrate, or is ftricken by Lightning, or bitten by a Serpent, or falls down from a Tree, or is carried off by a Tiger, or becomes fick, during these, or any fuch Kind of Accidents, if the Kine, Buffaloes, or any other Animals, eat the Crop on any Person's Ground, in that Case, the Keeper shall not be amenable; also, if, while the Owner himself was tending his Kine, Buffaloes, or other Animals, any such Accidents should happen to him, and the Animals aforesaid should eat the Crop on any Person's Ground, the Owner of the Animals shall not be amenable.

A BULL, to whom Cows are driven for leaping, in Expectation of their producing Calves, fuch Bull is called *Beejefbuktà*; if fuch Bull eats the Crops Mpon any Perfon's Ground, the Owner or Keeper of the Bull fhall not be amenable.

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A BULL, upon whole Rump, at the Time of the Seràdeb, or Festival of any Perfon, they make a Scar, and let him loofe, fuch Bull goes wherever he choofes; no Perfon performs the Office of Keeper to fuch Bull; the Name of fuch Bull is *Bereefocherg*: If this Bull eats the Crop upon the Ground of any Perfon, the Owner of the Bull shall not be amenable.

IF a Cow belonging to one Town hath been loft, or hath ftrayed to any other Town, and there eats the Crop upon the Ground of any Perfon, in that Cafe, the Owner and Keeper of the Cow shall not be amenable.

 $I_F$  a Cow, having brought forth a Calf, before the Elapfe of Ten Days from the Time of her calving, fhould eat of the Crop upon the Ground of any Perfon, in that Cafe, the Owner and Keeper of the Cow fhall not be amenable.

WHEN a Cow, from her own Impulse and Inclination, is accompanying a Bull to be leaped by him, if, at fuch Time, the Cow aforesaid should eat of the Crop upon the Ground of any Person, in that Case, the Owner and Keeper of the Cow shall not be amenable.

IF a Cow, or a Horfe, or a Buffalo, or a Camel, or any other Animal, being blind or lame, fhould eat the Crop upon any Perfon's Ground, the Owner and Keeper of fuch Animals fhall not be amenable.

IF the Magistrate's Elephant, or the Magistrate's Horse, should eat the Crop upon the Ground of any Person, the Owner and the Keeper thereof shall not be amenable.

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#### ( 201 )

Ir a Wealel, or a Moufe, or a Rat, or any fuch Kind of imall Animal, or a Mule, fhould eat of the Crop upon the Ground of any Perfon, the Owner and Keeper of thefe Animals fhall not be amenable.

IF a Cow without a Keeper, being frightened at feeing an Army, or by a Thunder Storm, or any other Accident, fhould run away, and eat the Crop upon the Ground of any Perfon, the Owner of that Cow shall not be amenable.

Is a Man hath laid up Hay in a Garden, or any other Place, to feed his own Cattle, and another Perfon's Cow, or Buffalo, or any other Animal, fhould eat that Hay, or fhould eat the Crop upon any Man's Ground, or fhould go into any Man's Houfe, or Garden, or tilled Land, upon fuch Fault, that Perfon has Power to catch and bind the aforefaid Animals, and may alfo flightly beat them; if, without fuch Fault, any Perfon fhould catch and bind the aforefaid Animals, or beat them, the Magiftrate, in that Cafe, fhall hold him amenable.



CHAP.

#### ( 202 )

#### C H A P. XV.

### Of Scandalous and Bitter Expressions, (i.e. such Expressions as it is a Crime to utter.)

IF a Man falfely accufes another, it is called Pak-Parifb.

Sect. I. Of the Denominations of the Crime.

Sect. II. Of the Punishment for the Pak-Parish.

#### SECT. I.

#### Of the Denominations of the Crime, confisting of Three Distinctions.

1. WHEN a Man utters fuch Expressions, as that, from those Expressions, any Person becomes suspected of the *Atee Pàtuk*, or the *Màbà Pàtuk*, or the *Anoo Pàtuk*.

Atee Pàtuk is, when a Man commits Inceft with his own Mother, or with his own Daughter, or with his Son's Wife.

Màbà Pàtuk is, when a Man murders a Bramin, or when, being a Bramin, he drinks Wine; or when any Perfon steals Eighty Afbrufies from a Bramin; or when a Man commits Adultery with any of his Father's Wives, exclusive of his his own Mother, or with the Wife of a Bramin; when a Man hath committed any One of these Crimes, such Crime is called Maha Patuk: Whoever continues intimate with fuch a Perfon, for the Space of One Year, his Crime alfo is Maba Patuk.

#### The Modes of Intimacy are as follows, viz.

IF a Perfon hath difcourfed with fuch Kind of Offenders, or hath contaminated himfelf by touching them, or hath fat in the fame Place to eat with them, or fits upon the fame Carpet with them, and fleeps there, or rides together with them in the fame Carriage and Conveyance; if fuch Intimacy continues for the Space of One Year, it is Maha Patuk.

IF a Perfon eats at the fame Table with a Man guilty of Maha Patuk, or, by dreffing Victuals for a Man guilty of Maba Patuk, gives him to eat, or teaches any Science to a Man guilty of Màbà Pàtuk, in fuch Cafes, an Intimacy of a fingle Day is Maba Patuk.

Anoo Patuk is, when a Sooder, affuming the Braminical Thread, calls himfelf a Bramin; or when a Man fallely accuses a faultless Magistrate; or when a Man, by falle Reports, makes his Father infamous; or when a Man reads any unorthodox Shafter, and forgets the Beids of the Shafter; or when a Man utters any Abuse against the Beids; or when a Man murders his Friend, or gives false Teftimony, or eats the Victuals of the Washerman's Cast, or of the Shoe-Embroiderers Caft, or of any other bafe Caft; or when a Man spoils another Perfon's Goods committed to his Truft; or when a Man steals a Man, or a Horfe, or Money, or Land, or Diamonds, or any other Jewels; or when a Man commits Adultery with his Paternal Uncle's Wife, or with his Grandfather's Wife, or with his Wife's Mother, or with the Magistrate's Wife, or with his Father's Sifter, or with his Mother's Sifter, or with the Wife of a Bramin who hath

Xxx

hath read the Beids, or with his Tutor's Wife, or with his Friend's Wife, or with the Wife of a Perlon defeended from the fame Grandfather with himfelf, or with the Wife of a Man of a fuperior Caft, or with the Wife of a Man of a bafe Caft, or with a Bramin's unmarried Daughter, or with any Woman during her Catamenia, or with a Woman employed in the Worfhip of Providence; every One of thefe Crimes is Anoo Pàtuk.

2. WHEN a Man falfely accufes another, in fuch a Manner that he becomes fufpected of the Opoo Pàtuk.

Opoo Pàtuk is, when a Man hath flain a Cow; or when a Man fells himfelf, or commits Adultery with another Man's Wife, or forfakes his Father, or his Mother, or his Spiritual Guide, or his Son, without any Fault on their Side; or when a Man, having commenced a Jugg for his whole Life, relinquishes that Jugg; or when any Bramin studies not the Beids; or when a Man marries while his Elder Brother remains unmarried; or when a Man marries his Daughter to fuch a Perfon; or when a Man gives the Younger Sifter in Marriage while the Elder Sifter remains unmarried; or when a Man thrufts his Finger into the Pudendum of an unmarried Virgin; or when a Man, not being of the Bice Caft, engages in Trade while no Calamity obtains; or when a Bramin, or Chehterce, having commenced any religious Act, neglects to complete it; or when a Man fells his Wife, or his Son, or his Daughter, without their Confent; or when a Bramin, a Chehteree, or a Bice, neglects to affume the Gentoo Thread at the proper Period; or when a Man refufes to eat and drink with Men defcended from the fame Grandfather with himfelf, whofe Characters are unimpeached; or when a Man accepts any Money to inftruct another in a Science; or when a Man learns any Science of fuch a Perfon; or if a Bramin, a fingle Time, fells Wax or Salt, or the Seed of the Kunjud (from whence Oil is made;) or if a Bramin, as aforefaid, is twice guilty of felling Milk; or, in the Place where Salt is boiled, if a Bramin, as aforefaid, becomes Proprietor of fuch Place; or when

#### ( 205 )

when any Perfon spoils the Plantain Tree, or any such Kind of Tree, which dies after the Fruit has once ripened on it; or when a Man takes to himfelf "a Livelihood from the Money earned by a Woman; or when a Man performs the Jugg to procure the Death of any Person; or when a Man causes any Perfon to take a Philter, that he may procure an unwarrantable Power over fuch Perfon; or when a Man cuts a great Number of live Trees for the Putpose of dreffing his Victuals; or when a Man dreffes Victuals for himself alone; or when a Man eats his Victuals at the Hands of an Aftrologer, or from a Man of the Cast of Deiool, or from a Thief; or when a Man will not pay his Debts; or if a Bramin neglects to perform the Jugg every Day; or when a Man steals Paddee, or Wheat, or Gram, or Doll, or any fuch Kinds of Grain, or Iron, or Silver, orBrass, orCopper, or any such Kind of Metals, except Gold; or when a Man ftudies fuch Kind of Shafter as is not orthodox with respect to Providence; or when he conftantly gives up his Time to Dancing, Singing, and Playing upon Mufical Inftruments; or when a Man commits Adultery with a drunken Woman; or when a Man deprives of Life a Woman, or a Man of the Bice, or Chebterce, or Sooder Caft; or when a Man has no Regard for his latter End, and for religious Acts; all these Crimes are Opoo Pàtuk.

3. WHEN a Man utters fuch Expressions, in Behalf of another, as that he becomes suspected of Jatee Bherun Kushker, or of Shunkeree Kurrun, or of Apateree Kurrun, or of Melabbeo, or of Perkernukka.

Jatee Bherun Kushker is, when a Man does any Injury to a Bramin; or when a Man imells at Wine, or Garlick, or Onions; or when a Man hath not a pure Heart towards his Friend; or when a Man ftrikes any Perfon on the Buttock.

Shunkeree Kurrun is, when a Man flays an Elephant, or a Horfe, or a Camel, or an Afs, or a Stag, or a Sheep, or a Goat, or a Buffalo, or a Snake, or a Fifh.

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#### ( 206 )

*Apàteree Kurrun* is, when a Man receives any Goods from a Person of bad Character; or when any Man, except a *Bice*, engages in Trade; or when any Man becomes the Servant of a *Sooder*; and when a Man tells Lies.

Melàbhoo is, when a Man deprives an Ant of Life, or kills a Bird; or when a Man fteals Fruit, or Faggots, or Flowers; or when a Man is not poffeffed of Patience; or when any Perfon is drinking Wine, if another Perfon, during that Time, at the fame Feaft, eats Fruits, or any other Victuals.

Perkernukkà is, any Crime exclusive of the Atee Pàtuk, and other Eight Sorts of Crimes, which have been above specified.—Of these Three Distinctions of the Pàk-Pàrish, which have been explained, under Nine Subdivisions of Crimes, the several Punishments shall be described respectively.

#### SECT. II.

#### Of the Punishment for the Pak-Parish, or Scandalous and Bitter Expressions.

IF a Man, who is of an equal Caft, and of equal Abilities with another, makes him become falfely suspected of the Crime of *Atee Pàtuk*, the Magistrate shall fine him One Thousand *Puns* of *Couries*.

IF a Man of an inferior Caft to another, and also of inferior Abilities, falfely makes him fuspected of the Crime of *Atee Patuk*, the Magistrate shall fine him Two Thousand *Puns* of *Cowries*.

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#### ( 207 )

IF a Man of fuperior Caft, and of fuperior Abilities to another, falfely caufes him to be fufpected of the Crime of *Atee Pàtuk*, the Magistrate shall fine him Five Hundred *Puns* of *Coveries*.

WHOEVER falfely accufes a Woman of the Crime of Atee Patuk, the Magiftrate shall fine him Two Thousand Puns of Couvries.

IF a Man of an equal Caft, and of equal Abilities with another, falfely accufes him, faying, "You have committed the Crime of Maba Patuk," the Magistrate shall fine him Five Hundred Puns of Coveries.

IF a Man of inferior Caft, and of inferior Abilities to another, caufes him to be falfely fufpected of the Crime of *Màbà Pàtuk*, the Magistrate shall fine him One Thousand *Puns* of *Cowries*.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, makes a falfe Accufation of the Crime of *Màbà Pàtuk* against him, the Magistrate shall fine him Two Hundred and Fifty *Puns* of *Cowries*.

IF a Man fallely makes Accufations of the Crime of Mibà Pàtuk against a Woman, the Magistrate shall fine him One Thousand Puns of Courses.

IF a Man of an equal Caft, and of equal Abilities with another, fallely accufes him, faying, "You have committed One of the Crimes of *Anoo Pàtuk*," the Magistrate shall fine him One Hundred *Puns* of *Cowries*.

IF a Man of an inferior Caft, and of inferior Abilities to another, falfely accufes him of the Crime of *Anoo Pàtuk*, the Magistrate shall fine him Two Hundred *Puns* of *Cowries*.

( 208 )

IF a Man of a fuperior Caft, and of fuperior Abilities to another, falkly accufes him of the Crime of *Anoo Pàtuk*, the Magistrate shall fine him Fifty *Puns* of *Cowries*.

IF a Man falsely accuses a Woman of the Crime of *Anoo Pàtuk*, the Magiftrate shall fine him Two Hundred *Puns* of *Couries*.

IF a Sooder fallely accufes a Bramin, or a Chebteree, or a Bice, of either of the Crimes of Atee Pàtuk, or Màhà Pàtuk, or Anoo Pàtuk, the Magistrate shall cut out his Tongue, and thrust a hot Iron of Ten Fingers breadth into his Mouth.

IF a Man of an equal Caft, and of equal Abilities with another, falfely accufes him of any of the leffer Crimes of the Opoo Pàtuk, the Magistrate shall fine him Fifty Puns of Cowries.

Ir a Man of an inferior Caft, and of inferior Abilities to another, falfely accuses him of any of the leffer Crimes of the Opoo Pàtuk, the Magistrate shall fine him One Hundred Puns of Coveries.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, falfely accufes him of any of the leffer Crimes of the Opeo Pàtuk, the Magistrate shall fine him Twenty-five Puns of Courses.

Ir a Man falfely accufes a Woman of any One of the leffer Crimes of the Opeo Fàtuk, the Magistrate shall fine him One Hundred Puns of Cowries.

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#### ( 209 )

IF a Man of an equal Caft, and of equal Abilities with another, falfely accufes him of any One of the mediumCrimes of the *Opoo Pàtuk*, the Magistrate shall fine him Two Hundred and Fifty *Puns* of *Cowries*.

IF a Man of an inferior Caft, and of inferior Abilities to another, falfely accufes him of any One of the medium Crimes of the *Opoo Pàtuk*, the Magistrate shall fine him Five Hundred *Puns* of *Cowries*.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, falfely accufes him of any One of the mediumCrimes of the *Opoo Pàtuk*, the Magistrate fhall fine him One Hundred and Twenty-five *Puns* of *Cowries*.

IF a Man fallely accuses a Woman of any One of the medium Crimes of the Opeo Patuk, the Magistrate shall fine him Five Hundred Puns of Couries.

IF a Man of an equal Caft, and of equal Abilities with another, falfely accufes him of any of the greater Crimes of the Opoo Pàtuk, the Magistrate shall fine him Five Hundred Puns of Couries.

IF a Man of an inferior Caft, and of inferior Abilities to another, falfely. accufes him of any One of the greater Crimes of the Opoo Pàtuk, the Magiftrate fhall fine him One Thousand Puns of Couries.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, falfely accufes him of any One of the greater Crimes of the Opoo Pàtuk, the Magiftrate fhall fine him Two Hundred and Fifty Puns of Cowries.

#### ( 210 )

IF a Man falfely accufes a Woman of any One of the greater Crimes of the Opeo Pàtuk, the Magistrate shall fine him One Thousand Puns of Couries.

IF a Man of an equal Caft, and of equal Abilities with another, falfely accufes him of anyOne of the leffer Crimes of the *Jàtee Bherun Kufbker*, or of the *Shunkeree Kurrun*, or of the *Apàteree Kurrun*, or of the *Melàbhoo*, or of the *Perkernukkà*, the Magiftrate fhall fine him Twenty-five Puns of Coveries.

IF a Man of an inferior Caft, and of inferior Abilities to another, falfely accules him of any One of the leffer Crimes of the Jates Bherun Kulpker, or of the Shunkeree Kurrun, or of the Atateree Kurrun, or of the Meldbheo, or of the Perkernukka, the Magistrate shall fine him Fifty Puns of Couries.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, falfely accutes him of any One of the lefter Crimes of the Jatee Bherun Kushker, or of the Shunkeree Kurrun, or of the Apàteree Kurrun, or of the Melàbheo, or of the Perkernukkà, the Magistrate shall fine him One Hundred Puns of Coveries.

IF a Man fallely accuses a Woman of any One of the lesser Crimes of the Jàtee Bherun Kushker, or of the Shunkeree Kurrun, or of the Apàteree Kurrun, or of the Melàbheo, or of the Perkernukkà, the Magistrate shall fine him Fifty Puns of Coveries.

IF a Man of an equal Caft, and of equal Abilities with another, faliely accufes him of any One of the medium Crimes of the Jatee Bherun Kushker, or of the Shunkeree Kurrun, or of the Apàteree Kurrun, or of the Melàbhoo, or of the Perkernukkà, the Magistrate shall fine him One Hundred and Twenty-five Puns of Couries.

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( 211 )

IF a Man of an inferior Caft, and of inferior Abilities to another, falfely accufes him of any One of the medium Crimes of the Jatce Bherun Kushker, or of the Shunkeree Kurrun, or of the Apàteree Kurrun, or of the Melàbhoo, or of the Perkernukkà, the Magistrate shall fine him Two Hundred and Fifty Puns of Coveries.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, falfely accufes him of any One of the medium Crimes of the Jatee Bherun Kushker, or of the Shunkeree Kurrun, or of the Apàteree Kurrun, or of the Melàbhoo, or of the Perkernukkà, the Magistrate shall fine him Sixty-two Puns of Cowries.

IF a Man accuses a Woman of any of the medium Crimes of the Jatee Bherun Kushker, or of the Shunkeree Kurrun, or of the Apàteree Kurrun, or of the Melabhoo, or of the Perkernukka, the Magistrate shall fine him Two Hundred and Fifty Puns of Cowries.

IF a Man of equal Caft, and of equal Abilities with another, falfely accufes him of any One of the greater Crimes of the Jatee Bherun Kushker, or of the Shunkeree Kurrun, or of the Apàteree Kurrun, or of the Melàbhoo, or of the Perkernukka, the Magistrate shall fine him Two Hundred and Fifty Puns of Cowries.

IF a Man of an inferior Cast, and of inferior Abilities to another, fallely accules him of any One of the greater Crimes of the Jatee Bherun Kushker, or of the Shunkeree Kurrun, or of the Apàteree Kurrun, or of the Melàbhoo, or of the Perkernukkà, the Magistrate shall fine him Five Hundred Puns of Cowries.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, fallely accufes him of any One of the greater Crimes of the Jàtee Bherun Kushker, or of the Shunkeree Kurrun, or of the Apàteree Kurrun, or of the Melàbhoo, or of the Perkernukkà,

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Perkernukkà, the Magistrate shall fine him One Hundred and Twenty-five Puns of Coveries.

IF a Man falsely accuses a Woman of any One of the greater Crimes of the Jatee Bherun Kushker, or of the Shunkeree Kurrun, or of the Apateree Kurrun, or of the Melabhoo, or of the Perkernukka, the Magistrate shall fine him Five Hundred Puns of Cowries.

IF a Man be deficient in a Hand, or a Foot, or an Ear, or an Eye, or a Nofe, or any other Member, and a Perfon of an equal Caft, and of equal Abilities with him, fhould fay to him, in a reproachful Mannner, "You are deficient in a Hand, or a Foot, or an Ear, or an Eye, or a Nofe, or any other Member," or fhould fay to him, "Such Limb of yours is very beautiful," the Magiftrate fhall fine him Twelve *Puns* of *Coveries*.

IF a Man be deficient in a Hand, or a Foot, or an Ear, or an Eye, or a Nofe, or any other Member, and a Perfon of an inferior Caft, and of inferior Abilities to him, fhould thus fay to him, in a reproachful Manner, "You are deficient in a Hand, or a Foot, or an Ear, or an Eye, or a Nofe, or any other Member," or fhould thus fay, "This Limb of yours is very beautiful," in that Cafe, the Magistrate fhall fine him Twenty-four *Puns* of *Cowries*.

IF a Man be deficient in a Hand, or a Foot, or an Ear, or an Eye, or a Nofe, or any other Member, and a Perfon of a fuperior Caft, and of fuperior Abilities to him, fhould thus, in a reproachful Manner, fay to him, "You are deficient in a Hand, or a Foot, or an Ear, or an Eye, or a Nofe, or any other Member," or fhould thus fay, "This Limb of yours is very beautiful," in that Cafe, the Magistrate fhall fine him Six *Puns* of *Cowries*.

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#### (213)

IF a Woman be deficient in a Hand, or a Foot, or an Ear, or an Eye, or a Nofe, or any other Member, and a Man fhould reproachfully fay to her, "You are deficient in fuch Limbs," or, "Such Limb of yours is very beautiful," in that Cafe, the Magistrate fhall fine him Twenty-four *Puns* of *Cowries*.

IF a Man of an equal Caft, and of equal Abilities with any Perfon, who is well fkilled in any Profession, should fay to him, by way of fetting off his own Excellence, "You have no Skill whatever," the Magistrate, in that Cafe, shall fine him Two Hundred *Puns* of *Coveries*.

IF a Man of an inferior Caft, and inferior Abilities to any Perfon, well fkilled in any Profession, should fay to him, by way of fetting off his own Excellence, "You have, in fact, no Skill whatever," in that Cafe, the Magistrate shall fine him Four Hundred *Puns* of *Cowries*.

IF a Man of a fuperior Caft, and fuperiorAbilities to any Perfon, well fkilled in any Profeffion, fhould fay to him, by way of fetting off his own Excellence, "You have no Skill whatever," in that Cafe, the Magistrate shall fine him One Hundred *Puns* of *Cowries*.

IF a Man speaks reproachfully of any Country, as, " That Country is most particularly bad," the Magistrate shall fine him Two Hundred *Puns* of *Cowries*.

IF a Man fhould fay of a *Bramin*, that, "This Man is no *Bramin*," or of a *Chehteree*, that, "This Man is no *Chehteree*," or in fuch Manner fhould fpeak reproachfully of anyCaft, in that Cafe, the Magistrate shall fine him Two Hundred *Puns* of *Cowries*.

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IF a Man should fay of a religious Person, that, " This is not a religious Person," the Magistrate shall fine him Two Hundred Puns of Couries.

IF a Man speaks reproachfully of any upright Magistrate, the Magistrate shall cut out his Tongue, or, having confiscated all his Effects, shall banish him the Kingdom.

IF a Magistrate for his own Good hath passed any Resolutions, whoever refuses to summit to such Resolutions, the Magistrate shall cut out that Person's Tongue.

IF a Magistrate, or a *Bramin*, be convicted of any Crime, they shall not be put to Death; nor shall their Hand, or Foot, or any other Limb be cut off.

IF a Man is a Robber, or is feeluded from his own Caft, it is not right to call him a Robber, or an Outcaft, if any Perfon fhould call him a Robber, or an Outcaft, the Magistrate shall fine him in Half the Mulct of a Robber, or an Outcaft.

IF a Man is in Company with a Robber, or is defirous to eat and drink with an Outcast, and another Person should forbid so to do, that Person shall not be amenable.

IF a Man speaks reproachfully of his Mother, or of his Father, or of his Spiritual Director, or of his Elder Brother, or of a Woman of good Character, or of his Son, the Magistrate shall fine him One Hundred *Puns* of *Coveries*.

IF a Man fpeaks reproachfully of his Wife's Father or Mother, the Magi-Arate fhall fine him Fifty *Puns* of *Cowries*.

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(215)

IF Two Perfons mutually abufe each other, or mutually utter falfe Accufations against each other, the Magistrate shall take an equal Fine from both Parties.

IN any Affair wherein a Fine has not been fpecified, the Magistrate neverthelefs shall take a Fine from the Party, upon Intelligence of the Affair.

IN any Affair where the Caft and Science of the Party are mentioned, a Fine shall be taken, according to the Amount at which that particular Cast and Science are rated.

IF a Person, from Intoxication, or Idiotism, should speak reproachfully of any One, the Magistrate shall not hold him amenable.

Is a Man should have spoken reproachfully of another, or should have abused him, and afterwards says, "I spoke it inconsiderately, or in Jest, and I will not utter such Expressions in future," the Magistrate shall take from him Half the Fine that has been specified for such Fault.

IF any Man fhould fay, that, "The Magistrate will die at such a particular Time," the Magistrate shall fine that Person Eight Hundred Puns of Couries.

IF a Man of inferior Caft, proudly affecting an Equality with a Perfon of fuperior Caft, fhould fpeak at the fame Time with him, the Magistrate, in that Cafe, fhall fine him to the Extent of his Abilities.

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CHAP.

# (216) CHAP. XVI. Of Affault.

Sect. I. Of Affault, and of Preparation to Affault.

Sect. II. Of Cafes where no Fine is taken.

Sect. III. Of the Fines for the Death of Animals.

#### SECT. I.

### Of Affault, and of Preparation to Affault.

IF a Man affaults, or prepares to affault, another Perfon, with his Hand, or Foot, or with a Club, or with Sand, or with a Weapon, or with a Stone, or with any other Article, it is called *Dumr Pàrifb*, and hath Three Diftinctions, *viz*.

- I. Abkoorun.
- 2. Neesbungpàt.
- 3. Keheet Dershen.

Abkcorun is, when a Man is prepared to Affault: Neefbungpàt is, when a Man beats another unmercifully, yet fo as to flied no Blood from his Body : Kebeet Derfben is, when a Man chaftifes another in fuch a Manner as to flied Blood.

#### ( 217 )

Ir a Man of an equal Caft, and of equal Abilities with another, is prepared to throw upon his Body, Duft, or Sand, or Clay, or Cow Dung, or any Thing elfe of the fame Kind, or is prepared to strike him with his Hand or Foot, the Magistrate shall fine him One *Màsheb of Silver*.

IF a Man of an inferior Caft, and of inferior Abilities to another, is prepared to throw upon his Body, Duft, or Sand, or Clay, or Cow Dung, or any Thing elfe of the fame Kind, or is prepared to ftrike him with his Hand or Foot, the Magistrate fhall fine him Three *Mafbebs of Silver*.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, is prepared to throw upon his Body, Duft, or Sand, or Clay, or Cow Dung, or any Thing elfe of that Kind, or is prepared to ftrike him with his Hand or Foot, the Magistrate fhall fine him Half a *Milfreb of Silver*.

IF a Man of an inferior Cast and of superior Abilities to another, or of a superior Cast and inferior Abilities to him, is prepared to throw upon his Body, Dust, or Sand, or Clay, or Cow Dung, or any Thing else of that Kind, or is prepared to strike him with his Hand or Foot, the Magistrate shall fine him One Masses of Gold.

IF a Man of an equal Caft with fuperior Abilities, or of a fuperior Caft and equal Abilities with another, is prepared to throw upon his Body, Duft, or Sand, or Clay, or Cow Dung, or any Thing elfe of the fame Kind, or is prepared to ftrike him with his Hand or Foot, the Magiftrate fhall fine him Two Mafhebs of Silver.

IF a Man is prepared to throw upon a Woman's Body, Duft, or Sand, or Clay, or Cow Dung, or any Thing elfe of the fame Kind, or is prepared to ftrike

#### (218)

strike her with his Hand or Foot, the Magistrate shall fine him Two Massels of Silver.

IF a Man of an equal Caft, and of equal Abilities with another, throws upon his Body, Duft, or Sand, or Clay, or Cow Dung, or any Thing elfe of the fame Kind, or fluikes him with his Hand or Foot, the Magiftrate shall fine him Ten *Puns* of *Cowries*.

IF a Man of an inferior Caft, and of inferior Abilities to another, throws upon his Body, Duft, or Sand, or Clay, or Cow Dung, or any Thing elfe of the fame Kind, or ftrikes him with his Hand or Foot, the Magiftrate fhall fine him Thirty *Puns* of *Coveries*.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, throws upon his Body, Duft, or Sand, or Clay, or Cow Dung, or any Thing elfe of the fame Kind, or ftrikes him with his Hand or Foot, the Magistrate shall fine him Five *Puns* of *Cowries*.

IF a Man of an inferior Caft and of fuperior Abilities, or of a fuperior Caft and inferior Abilities to another, throws upon his Body, Duft, or Sand, or Clay, or Cow Dung, or any Thing elfe of the fame Kind, or ftrikes him with his Hand or Foot, the Magiftrate fhall fine him Ten *Puns* of *Cowries*.

IF a Man of an equal Caft with fuperior Abilities, or of a fuperior Caft and equal Abilities with another, throws upon his Body, Duft, or Sand, or Clay, or Cow Dung, or any Thing elfe of the fame Kind, or ftrikes him with his Hand or Foot, the Magiftrate fhall fine him Twenty *Puns* of *Cowries*.

#### ( 219 )

IF a Man throws upon a Woman's Body, Duft, or Sand, or Clay, or Cow Dung, or any Thing elfe of the fame Kind, or strikes her with his Hand or Foot, the Magistrate shall fine him Twenty *Puns* of *Cowries*.

IF a Man of an equal Caft, and of equal Abilities with another, is prepared to caft upon his Body, Tears, or Phlegm, or the Paring of his Nails, or the Gum of his Eyes, or the Wax of his Ears, or the Refuse of Victuals, or Spittle, the Magistrate shall fine him Twenty *Puns* of *Cowries*.

IF a Man of an inferior Caft, and of inferior Abilities to another, is prepared to caft upon his Body, Tears, or Phlegm, or the Paring of his Nails, or the Gum of his Eyes, or the Wax of his Ears, or the Refuse of Victuals, or Spittle, the Magistrate shall fine him Sixty *Pans* of *Coveries*.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, is prepared to caft upon his Body, Tears, or Phlegm, or the Paring of his Nails, or the Gum of his Eyes, or the Wax of his Ears, or the Refufe of Victuals, or Spittle, the Magiftrate fhall fine him Ten *Puns* of *Cowries*.

IF a Man of inferior Caft and fuperior Abilities, or of a fuperior Caft and inferior Abilities to another, is prepared to caft upon his Body, Tears, or Phlegm, or the Paring of his Nails, or the Gum of his Eyes, or the Wax of his Ears, or the Refuse of Victuals, or Spittle, the Magistrate shall fine him Twenty *Puns* of *Cowries*.

IF a Man of an equal Caft with fuperior Abilities, or of a fuperior Caft and equal Abilities with another, is prepared to caft upon his Body, Tears, or Phlegm, or the Paring of his Nails, or the Gum of his Eyes, or the Wax of

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his Ears, or the Refufe of Victuals, or Spittle, the Magistrate shall fine him Forty *Puns* of *Couries*.

IF a Man is prepared to caft upon a Woman's Body, Tears, or Phlegm, or the Paring of his Nails, or the Gum of his Eyes, or the Wax of his Ears, or the Refuse of Victuals, or Spittle, the Magistrate shall fine him Forty *Puns* of *Cowries*.

IF a Man of an equal Caft, and of equal Abilities with another, fhould caft upon his Body, Tears, or Phlegm, or the Paring of his Nails, or the Gum of his Eyes, or the Wax of his Ears, or Spittle, or the Refuse of Victuals, the Magistrate shall fine him Forty *Puns* of *Cowries*.

IF a Man of an inferior Caft, and of inferior Abilities to another, fhould caft upon his Body, Tears, or Phlegm, or the Paring of his Nails, or the Gum of his Eyes, or the Wax of his Ears, or Spittle, or the Refuse of Victuals, the Magistrate shall fine him One Hundred *Puns* of *Couries*.

IF a Man of fuperior Caft, and of fuperior Abilities to another, fhould caft upon his Body, Tears, or Phlegm, or the Paring of his Nails, or the Gum of his Eyes, or the Wax of his Ears, or Spittle, or the Refuse of Victuals, the Magistrate fhall fine him Twenty *Puns* of *Cowries*.

IF a Man of an inferior Caft with fuperior Abilities, or of a fuperior Caft and inferior Abilities to another, fhould caft upon his Body, Tears, or Phlegm, or the Paring of his Nails, or the Gum of his Eyes, or the Wax of his Ears, or Spittle, or the Refuse of Victuals, the Magistrate shall fine him Forty *Puns* of *Couvries*.

12

#### ( 221 )

IF a Man of an equal Caft with fuperior Abilities, or of a fuperior Caft and equal Abilities with another, fhould caft upon his Body, Tears, or Phlegm, or the Paring of his Nails, or the Gum of his Eyes, or the Wax of his Ears, or Spittle, or the Refuse of Victuals, the Magistrate fhall fine him Eighty *Puns* of *Cowries*.

IF a Man should cast upon a Woman's Body, Tears, or Phlegm, or the Paring of his Nails, or the Gum of his Eyes, or the Wax of his Ears, or Spittle, or the Refuse of Victuals, the Magistrate shall fine him Eighty *Puns* of *Coveries*.

IF a Man of an equal Caft, and of equal Abilities with another, throws upon him, from his Navel downwards to his Foot, any Spue, or Urine, or Ordure, or Semen, the Magistrate shall fine him Forty *Puns* of *Couries*.

IF a Man of an inferior Caft, and of inferior Abilities to another, throws upon him, from his Navel downwards to his Foot, any Spue, or Urine, or Ordure, or Semen, the Magistrate shall fine him One Hundred and Twenty *Puns* of *Cowries*.

IE a Man of a fuperior Caft, and of fuperior Abilities to another, throwsupon him, from the Navel downwards to the Foot, any Spue, or Urine, or Ordure, or Semen, the Magiftrate fhall fine him Twenty *Puns* of *Couries*.

IF a Man of an inferior Cast and superior Abilities, or of a superior Cast and inferior Abilities to another, throws upon his Body, from the Navel downwards to the Foot, any Spue, or Urine, or Ordure, or Semen, the Magistrate shall fine him Forty *Puns* of *Couries*. ( 222 )

IF a Man of an equal Caft with fuperior Abilities, or of a fuperior Caft and equal Abilities with another, throws upon him, from the Navel downwards to the Foot, any Spue, or Urine, or Ordure, or Semen, the Magiftrate fhall fine him Eighty *Puns* of *Coveries*.

IF a Man throws upon a Woman, from the Navel downwards to the Foot, any Spue, or Urine, or Ordure, or Semen, the Magistrate shall fine him Eighty *Puns* of *Couries*.

IF a Man of an equal Cafl, and of equal Abilities with another, throws up n his Body, from the Navel upwards to beneath the Neck, any Spue, or Urine, or Ordure, or Semen, the Magistrate shall fine him Sixty *Puns* of *Cotories*.

IF a Man of an inferior Caft, and of inferior Abilities to another, throws upon his Body, from the Navel upwards to beneath the Neck, any Spue, or Urine, or Ordure, or Semen, the Magistrate shall fine him One Hundred and Eighty *Puns* of *Covories*.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, throws upon his Body, from the Navel upwards to beneath the Neck, any Spue, or Urine, or Ordure, or Semen, the Magistrate shall fine him Thirty *Puns* of *Cowries*.

IF a Man of an inferior Caft with fuperior Abilities, or of a fuperior Caft and inferior Abilities to another, throws upon his Body, from the Navel upwards to beneath the Neck, any Spue, or Urine, or Ordure, or Semen, the Magiftrate fhall fine him Sixty *Puns* of *Cowries*. ( 223 )

Ir a Man of an equal Caft with fuperior Abilities, or of a fuperior Caft and equal Abilities with another, throws upon his Body, from the Navel upwards to beneath the Neck, any Spue, or Urine, or Ordure, or Semen, the Magiftrate fhall fine him One Hundred and Twenty *Puns* of *Cowries*.

IF a Man throws upon a Woman's Body, from the Navel upwards to beneath the Neck, any Spue, or Urine, or Ordure, or Semen, the Magistrate shall fine him One Hundred and Twenty *Puns* of *Coveries*.

IF a Man of an equal Caft, and of equal Abilities with another, throws upon him, from the Neck upwards, any Spue, or Urine, or Ordure, or Semen, the Magistrate shall fine him Eighty *Puns* of *Cowries*.

IF a Man of an inferior Caft, and of inferior Abilities to another, throws upon him, from the Neck upwards, any Spue, or Urine, or Ordure, or Semen, the Magiftrate fhall fine him Two Hundred and Forty *Puns* of *Coveries*.

Is a Man of a fuperior Caft, and of fuperior Abilities to another, throws upon him, from the Neck upwards, any Spue, or Urine, or Ordure, or Semen, the Magistrate fhall fine him Forty *Puns* of *Couries*.

IF a Man of an inferior Caft with fuperior Abilities, or of a fuperior Caft with inferior Abilities to another, throws upon him, from the Neck upwards, any Spue, or Urine, or Ordure, or Semen, the Magistrate shall fine him Eighty *Puns* of *Cowries*.

IF a Man of an equal Caft with fuperior Abilities, or of a fuperior Caft and equal Abilities with another, throws upon him, from the Neck upwards,

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#### ( 224 )

any Spue, or Urine, or Ordure, or Semen, the Magistrate shall fine him One Hundred and Sixty *Puns* of *Cowries*.

IF a Man throws upon a Woman, from the Neck upwards, any Spue, or Urine, or Ordure, or Semen, the Magistrate shall fine him One Hundred and Sixty *Puns* of *Coveries*.

IF a Man of an equal Caft, and of equal Abilities with another, is prepared to affault him with a Stone, or with a Piece of Iron or Wood, the Magistrate shall fine him Two Hundred and Fifty *Puns* of *Cowries*.

IF a Man of an inferior Caft, and of inferior Abilities to another, is prepared to affault him with a Stone, or with a Piece of Iron or Wood, the Magistrate shall fine him Seven Hundred and Fifty *Puns* of *Cowries*.

IF a Man of a fuperior Caft, and fuperior Abilities to another, is prepared to affault him with a Stone, or with a Piece of Iron or Wood, the Magistrate shall fine him One Hundred and Twenty-five *Puns* of *Couries*.

IF a Man of an inferior Caft with fuperior Abilities, or of a fuperior Caft with inferior Abilities to another, is prepared to affault him with a Stone, or with a Piece of Iron or Wood, the Magistrate shall fine him Two Hundred and Fifty *Puns* of *Cowries*.

IF a Man of an equal Caft with Inperior Abilities, or of a fuperior Caft and equal Abilities with another, is prepared to affault him with a Stone, or with a Piece of Iron orWood, the Magistrate shall fine him Five Hundred *Puns* of *Couries*. ( 225 )

IF a Man is prepared to affault a Woman with a Stone, or with a Piece of Iron or Wood, the Magistrate shall fine him Five Hundred *Puns* of *Couries*.

IF a Man of an equal Caft, and of equalAbilities with another, fhould ftrike him with a Stone, or with a Piece of Iron or Wood, the Magistrate shall fine him Five Hundred *Puns* of *Coveries*.

IF a Man of an inferior Caft, and of inferior Abilities to another, fhould ftrike him with a Stone, or with a Piece of Iron or Wood, the Magistrate shall fine him One Thousand Five Hundred *Puns* of *Cowries*.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, fhould ftrike him with a Stone, or with a Piece of Iron or Wood, the Magistrate shall fine him Two Hundred and Fifty *Puns* of *Cowries*.

IF a Man of an inferior Caft with fuperior Abilities, or of a fuperior Caft with inferior Abilities to another, fhould ftrike him with a Stone, or with a Piece of Iron or Wood, the Magistrate shall fine him Five Hundred *Puns* of *Cowries*.

IF a Man of an equal Caft with fuperior Abilities, or of a fuperior Caft and equal Abilities with another, fhould ftrike him with a Stone, or with a Piece of Iron or Wood, the Magistrate fhall fine him One Thousand *Puns* of *Cowries*.

IF a Man fhould ftrike a Woman with a Stone, or with a Piece of Iron or. Wood, the Magistrate shall fine him One Thousand *Puns* of *Couries*.

IF a Man unknowingly fhould caft upon anothers Body, any Duft, or Sand, or Clay, or Phlegm, or Brick, or Stone, or Iron, or Wood, or any Thing elfe of that Kind, or fhould ftrike him therewith, the Magistrate shall not fine him.

#### ( 226 )

IF a Man of an equal Caft, and of equal Abilities with another, fhould have him by the Foot, or by the Hair, or by the Hand, or by the Cloaths, the Magiftrate fhall fine him Ten *Puns* of *Couries*.

IF a Man of an inferior Caft, and of inferior Abilities to another, fhould haul him by the Foot, or by the Hair, or by the Hand, or by the Cloaths, the Magistrate shall fine him Thirty *Puns* of *Couries*.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, fhould haul him by the Foot, or by the Hair, or by the Hand, or by the Cloaths, the Magistrate shall fine him Five *Puns* of *Cowries*.

IF a Man of an inferior Caft with fuperior Abilities, or of a fuperior Caft and inferior Abilities to another, fhould haul him by the Foot, or by the Hair, or by the Hand, or by the Cloaths, the Magistrate fhall fine him Ten *Puns* of *Cowries*.

IF a Man of an equal Caft and fuperior Abilities, or of a fuperior Caft and of equal Abilities with another, fhould haul him by the Foot, or by the Hair, or by the Hand, or by the Cloaths, the Magistrate shall fine him Twenty *Pans* of *Cowries*.

IF a Man should haul a Woman by the Foot, or by the Hair, or by the Hand, or by the Cloaths, the Magistrate shall fine him Twenty *Puns* of *Cowries*.

IF a Man of an equal Caft, and of equal Abilities with another, fhould feize and bind him in a Cloth, and fhould fet his Foot upon him, the Magistrate shall fine him One Hundred *Puns* of *Cowries*. IF a Man of an inferior Caft, and of inferior Abilities to another, fhould feize and bind him in a Cloth, and fhould fet his Foot upon him, the Magistrate shall fine him Three Hundred *Puns* of *Coveries*.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, fhould feize and bind him in a Cloth, and should fet his Foot upon him, the Magistrate shall fine him Fifty *Puns* of *Coveries*.

IF a Man of an inferior Caft with fuperior Abilities, or of a fuperior Caft and of inferior Abilities to another, fhould feize and bind him in a Cloth, and fhould fet his Foot upon him, the Magistrate shall fine him One Hundred *Puns* of *Cowries*.

IF a Man of an equal Cast and superior Abilities, or of a superior Cast and equal Abilities with another, should seize and bind him in a Cloth, and should fet his Foot upon him, the Magistrate shall sine him Two Hundred *Puns* of *Cerevices*.

IF a Man fhould feize a Woman, and bind her with a Cloth, and fhould fet his Foot upon her, the Magistrate shall fine him Two Hundred *Puns* of *Couries*.

IF a Man of an equal Cast, and of equal Abilities with another, should raise up any offensive Weapon to assault him therewith, the Magistrate shall fine him Five Hundred *Puns* of *Couries*.

IF a Man of an inferior Caft, and of inferior Abilities to another, should raife up any offensive Weapon to affault him therewith, the Magistrate shall fine him One Thousand Five Hundred *Puns* of *Coveries*.

#### ( 228 )

IF a Man of a fuperior Caft, and of fuperior Abilities to another, fhould raife up any offenfive Weapon to affault him therewith, the Magistrate shall fine him Two Hundred and Fifty *Puns* of *Cowries*.

IF a Man of an inferior Caft and of fuperior Abilities, or of a fuperior Caft and inferior Abilities to another, fhould raife up any offenfive Weapon to affault him therewith, the Magiftrate fhall fine him Five Hundred *Puns* of *Cowries*.

IF a Man of an equal Caft and fuperior Abilities, or of a fuperior Caft and equal Abilities with another, fhould raife up any offenfive Weapon to affault him therewith, the Magiftrate fhall fine him One Thoufand *Puns* of *Cowries*.

IF a Man fhould raife up any offenfive Weapon to affault a Woman therewith, the Magistrate shall fine him One Thousand *Puns* of *Couries*.

IF a Man of an equal Caft, and of equal Abilities with another, fhould ftrike him with a Weapon, the Magiftrate fhall fine him One Thousand Puns of Coveries.

IF a Man of an infetior Caft, and of inferior Abilities to another, fhould firike him with a Weapon, the Magistrate shall fine him Three Thousand Funs of Cowries.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, fhould ftrike him with a Weapon, the Magistrate shall fine him Five Hundred *Puns* of *Centries*.

IF a Man of an inferior Caft and fuperior Abilities, or of a fuperior Caft and inferior Abilities to another, fhould firike him with a Weapon, the Magistrate fhall fine him One Thousand *Puns* of *Couries*. ( 229 )

IF a Man of an equal Caft and fuperior Abilities, or of a fuperior Caft and • of equal Abilities with another, fhould ftrike him with a Weapon, the Magiftrate fhall fine him Two Thoufand *Puns* of *Cowries*.

IF a Man should strike a Woman with a Weapon, the Magistrate shall fine him Two Thousand Puns of Coveries.

IF a Man of an equal Caft, and of equal Abilities with another, fhould ftrike him with a Weapon, or any Thing elfe, in fuch a Manner, as that no Blood flows from him, the Magiftrate fhall fine him Thirty *Puns* of *Cowries*; if a little Blood is fhed by the Stroke, the Magiftrate fhall fine him Sixty-four *Puns* of *Cowries*; if the Skin is torn, fo that much Blood flows from thence, the Magiftrate fhall fine him One Hundred *Puns* of *Cowries*; if both the Skin and Flefh are torn, and a greater Quantity of Blood is by fuch Means fhed, he fhall fine him Twenty-four *Aforufies*; if both the Skin and Flefh are torn, and a Bone is broken, and Blood fhed, he fhall confifcate all his Poffeffions, and banifh him the Kingdom.

IF a Man of an inferior Caft, and of inferior Abilities to another, fhould ftrike him with a Weapon, or any Thing elfe, in fuch a Manner, as that no Blood flows from him, the Magiftrate fhall fine him Ninety *Puns* of *Cowries*; if a little Blood is fhed by the Stroke, the Magiftrate fhall fine him One Hundred and Ninety *Puns* of *Cowries*; if the Skin is torn, fo that much Blood flows from thence, he fhall fine him Three Hundred *Puns* of *Cowries*; if both the Skin and Flofh are torn, and a greater Quantity of Blood is by fuch Means fhed, he fhall fine him Seventy-two *Afbrufies*; if both the Skin and Flofh are torn, and a Bone is broken, and Blood fhed, he fhall confifcate all his Poffeffions, and banifh him the Kingdom. ( 230 )

IF a Man of a fuperior Caft, and of fuperior Abilities to another, fhould Atrike him with a Weapon, or any Thing elfe, in fuch a Manner, as that no Blood flows from him, the Magistrate fhall fine him Fifteen *Puns* of *Coveries*; if a little Blood is fhed by the Stroke, he fhall fine him Thirty-two *Puns* of *Cowries*; if the Skin is torn, fo that much Blood flows from thence, he fhall fine him Fifty *Puns* of *Coveries*; if both the Skin and Flesh are torn, and a greater Quantity of Blood is by fuch Means shed, he shall fine him Twelve *Albrufies*; if both the Skin and Flesh are torn, and a Bone is broken, and Blood shed, the Magistrate shall confifcate all his Possession, and banish him the Kingdom.

IF a Man of an inferior Caft and of fuperior Abilities, or of a fuperior Caft and of inferior Abilities to another, fhould firike him with a Weapon, or any Thing elfe, in fuch a Manner, as that no Blood flows-from him, the Magistrate fhall fine him Thirty *Puns* of *Cowries*; if a little Blood is fhed by the Stroke, he fhall fine him Sixty-four *Puns* of *Cowries*; if the Skin is torn, fo that much Blood flows from thence, he fhall fine him One Hundred *Puns* of *Cowries*; if bot's the Skin and Flefh are torn, and a greater Quantity of Blood is by fuch Means fhed, he fhall fine him Twenty-four *Afbrufies*; if both the Skin and Fleth are torn, and a Bone is broken, and Blood fhed, the Magistrate fhall confifcate all his Goods, and banish him the Kingdom.

IF a Man of an equal Caft and fuperior Abilities, or of a fuperior Caft and equal Abilities with another, fhould firike him with a Weapon, or any Thing elfe, in fuch a Manner, as that no Blood flows from him, the Magiftrate fhall fine him Sixty *Puns* of *Cowries*; if a Little Blood is fhed by the Stroke, he fhall fine him One Hundred and Twenty-eight *Puns* of *Cowries*; if the Skin is torn, fo that much Blood flows from thence, he fhall fine him Two Hundred *Puns* of *cowries*; if both the Skin and Flefh are torn, and a greater Quantity

## ( 231 )

tity of Blood is by fuch Means fhed, he fhall fine him Forty-eight *Albrufies*; if both the Skin and Flefh are torn, and a Bone is broken, and Blood fhed, the Magistrate shall confifcate all his Goods, and banish him the Kingdom.

IF a Man should strike a Woman with a Weapon, or any Thing elfe, in fuch a Manner, as that no Blood flows from her, the Magistrate shall fine him Sixty *Puns* of *Cowries*; if a little Blood is shed by the Stroke, he shall fine him One Hundred and Twenty-eight *Puns* of *Cowries*; if the Skin is torn, fo that much Blood flows from thence, he shall fine him Two Hundred *Puns* of *Cowries*; if both the Skin and Fless are torn, and a greater Quantity of Blood is by such Means shed, he shall fine him Forty-eight *Albrus*; if both the Skin and Fless are torn, and a Bone is broken, and Blood shed, the Magistrate shall confiscate all his Goods, and banish him the Kingdom.

IF a Man of an equal Caft, and of equal Abilities with another, fhould ftrike him with any Weapon upon the Ear, or upon the Nofe, or upon the Hand, or upon the Foot, or upon the Lip, or in the Eye, or upon the Tongue, or upon the *Penis*, or upon the Joint of the Knee, the Magistrate fhall fine him Five Hundred *Puns* of *Cowries*; if he ftrikes upon any of these Limbs above specified, in such a Manner, as that they are thereby cut off, and separated from the Body, the Magistrate shall fine him One Thousand *Puns* of *Cowries*.

IF a Man of an inferior Caft, and of inferior Abilities to another, fhould ftrike him with any Weapon upon the Ear, or upon the Nofe, or upon the Hand, or upon the Foot, or upon the Lip, or in the Eye, or upon the Tongue, or upon the *Penis*, or upon the Joint of the Knee, fo that thefe Limbs are not feparated from the Body, the Magistrate shall fine him One Thousand Five Hundred *Puns* of *Cowries*; if, by that Stroke, any of these Limbs above speci-

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fied are cut off, and separated from the Body, he shall fine him Three Thoufand Puns of Couries.

IF a Man of a fuperior Caft, and of fuperior Abilities to another, fhould ftrike him with any Weapon upon the Ear, or upon the Nofe, or upon the Hand, or upon the Foot, or upon the Lip, or in the Eye, or upon the Tongue, or upon the *Penis*, or upon the Joint of the Knee, fo that these Limbs are not feparated from the Body, the Magistrate fhall fine him Two Hundred and Fifty *Puns* of *Cowries*; if, by that Stroke, any of these Limbs above specified are cut off, and separated from the Body, he shall fine him Five Hundred *Puns* of *Cowries*.

Ir a Man of an inferior Cast and superior Abilities, or of a superior Cast and inferior Abilities to another, should strike him with any Weapon upon the Ear, or upon the Nose, or upon the Hand, or upon the Foot, or upon the Lip, or in the Eye, or upon the Tongue, or upon the *Penis*, or upon the Joint of the Knee, so that these Limbs are not separated from the Body, the Magistrate shall fine him Five Hundred *Puns* of *Coveries*; if, by that Stroke, any of these Limbs above specified are cut off, and separated from the Body, he shall fine him One Thousand *Puns* of *Coveries*.

IF a Man of an equal Caft and fuperior Abilities, or of a fuperior Caft and equal Abilities with another, fhould firike him with any Weapon upon the Ear, or upon the Nofe, or upon the Hand, or upon the Foot, or upon the Lip, or in the Eye, or upon the Tongue, or upon the *Penis*, or upon the Joint of the Knee, fo that thefe Limbs are not feparated from the Body, the Magifirate fhall fine him One Thoufand *Puns* of *Cowries*, if, by that Stroke, any of thefe Limbs above fpecified are cut off, and feparated from the Body, he fhall fine him Two Thoufand *Puns* of *Cowries*. Ir a Man should strike a Woman with any Weapon upon the Ear, or upon the Nose, or upon the Hand, or upon the Foot, or upon the Lip, or in the Eye, or upon the Tongue, or upon the *Pudendum*, or upon the Joint of the Knee, so that these Limbs are not separated from the Body, the Magistrate shall fine him One Thousand *Puns* of *Cowries*; if, by that Stroke, any of the Limbs above specified are cut off, and separated from the Body, he shall fine him Two Thousand *Puns* of *Cowries*.

IF a Man deprives another of Life, the Magistrate shall deprive that Perfon of Life; if a *Bramin* deprives any Person of Life, the *Bramin*'s Life shall not be taken in return, but he shall be fined One Hundred *Astrustics*: A *Bramin* shall not be put to Death upon any Account whatever.

IF a Man has put out both the Eyes of any Perfon, the Magistrate shall deprive that Man of both his Eyes, and condemn him to perpetual Imprisonment, and fine him Eight Hundred *Puns* of *Cowries*.

IF a Man strikes a *Bramin* with his Hand, the Magistrate shall cut off that Man's Hand; if he strikes him with his Foot, the Magistrate shall cut off the Foot; in the same Manner, with whatever Limb he strikes a *Bramin*, that Limb shall be cut off; but if a *Sooder* strikes either of the Three Casts of *Bramin*, *Chekteree*, or *Bice*, with his Hand or Foot, the Magistrate shall cut off fuch Hand or Foot.

Ir many Perfons have affaulted a fingle Man, in that Cafe, according to the Rates of Fines that have been fpecified above, the Magistrate shall take Double of such Fine from every Individual.

IF a Magistrate has committed a Crime, and any Person, upon Discovery of that Crime, should beat and ill-use the Magistrate, in that Case, whatever be

## ( 234 )

be the Crime of murdering One Hundred Bramins, fuch Crime shall be accounted to that Person; and the Magistrate shall thrust an Iron Spit through him, and roast him at the Fire: If a Bramin has committed a Crime of this Kind, One Hundred Albrusses, as before-mentioned, shall be taken from him, as a Fine; but he shall not be deprived of Life.

IF Two Perfons, being of equal Caft, are mutually prepared to Arike each other with their Fifts, the Magistrate shall fine each of them Ten *Puns* of *Cowries*; if they strike each other, the Magistrate shall fine each of them 'Twenty *Puns* of *Cowries*.

IF Two Perfons of equal Caft are mutually prepared to kick each other, the Magistrate shall fine each of them Twenty Puns of Cowries; if they kick each other, he shall fine each of them Forty Puns of Cowries.

IF a Man of an inferior Cast, proudly affecting an Equality with a Man of fuperior Cast, should travel by his Side on the Road, or fit or sleep upon the fame Carpet with him, the Magistrate shall take a Fine from the Man of inferior Cast, to the Extent of his Abilities.

IF a Sooder fits upon the Carpet of a Bramin, in that Cafe, the Magistrate, having thrust a hot Iron into his Buttock, and branded him, shall banish him the Kingdom; or else he shall cut off his Buttock.

IF a Sooder, out of Pride, fhould fpit his Phlegm upon a Bramin's Body, the Magistrate shall cut off his Lip; and if a Sooder pisses upon a Bramin's Body, the Magistrate shall cut off his Penis; and if he should evacuate backwards his Wind upon a Bramin's Body, the Magistrate shall cut off his Fundament.

IF

( 235 )

Is a *Sooder* hath plucked a *Bramin* by the Hair, or by the Beard, or fhould take hold of a *Bramin*'s Neck, or Testicles, the Magistrate shall cut off both his Hands.

IF a Man hath beaten another, in fuch a Manner, that his Limbs are broken, or wounded, the Magistrate shall cause him to pay to that Man, such a Sum of Money as will defray the entire Expence of the Cure.

WHOEVER, in any Difpute or Diffurbance, hath committed any Robbery, or Thefr, the Magistrate shall cause him to return to the Owner the Article stolen, and shall fine him in Double the Value thereof.

IF a Wife, or a Son, or a Slave, or a Female Slave, or a Pupil, or a Younger Brother, hath committed a Fault, they may be foourged with a Lafh, or with a *Bamboo* Twig, upon any Part of their Body where no dangerous Hurt is likely to happen; but if a Perfon foourges them beyond fuch Limitation, he fhall fuffer the Punifhment of a Thief.

IF a Pupil commits a Fault, his Mafter shall chaftife him with fevere Expressions, and reprove him with Frowns and Anger, and fay, "If you commit the same Fault a Second Time, I will beat you;" and if a Pupil commits a Fault in the cold Season, his Master may throw Water upon his Body.

IF a Man hath beaten another, and afterwards this Man returns the Beating upon the First, the original Offender shall pay a larger Fine, and the other shall pay a smaller Fine.

IF a Man fets fire to another Perfon's Houfe, with Intent to deftroy him, or caufes that Perfon to take Poifon, or is defirous to murder him with a Sword,

or

## ( 236 )

or carries away that Perfon's Wife from his Houfe, and keeps her to himfelf, or plunders all that Perfon's Effects, or his Tillage, in that Cafe, if the latter deprives the former of Life, he fhall not be amenable; but he fhall not kill either a Cow or a *Bramin*, fuch as thefe are feparately treated of in the Chapter of Juffice.

IF a Man of inferior Cast fcurrilously abuses a Man of a superior Cast, and afterwards the superior Cast chastifes the inferior, in that Case, the superior Cast shall not be amenable.

IF a Man, out of Malice, having inflicted a Wound upon his own Body, fhould make complaint againft any other Perfon, in that Cafe, the Magiftrate fhall attend to the Sound of hisVoice, as it comes from his Throat, to find out the Caufe of the Wound; as whether, at the Time the Wound was received, both the Parties were in the fame Place, or in different Places, whether the Perfon accufed is capable of giving fuch aWound or no; upon Inveftigation of this Kind, if the Voice in that Perfon's Throat fhould vary, or if there is the inftrumental Caufe of the Wound produced, or if both Parties were in One Place when the Wound was given, or if the wounded Perfon is capable of chaftifing the other, in thatCafe, it fhall be proved, that theAccufed hath given the Wound; if the Caufe cannot thus be fettled, Witneffes fhall be called and examined, or an Oath, or the *Purrikeb*, fhall be taken; and upon Difcovery of the Truth, whatever Fine has been above fpecified in fuch Cafes, the Magiftrate fhall take fuch a Fine from the Perfon who is convicted.

WHOEVER murders a Man, if another Perfon gives fuch Murderer an Afylum or Food, or hath furnished him with anyWeapon for the Commission of fuch Murder, the Magistrate shall fine that Perfon One Thousand Puns of Courses.

SECT.

( 237 )

#### SECT. II.

#### Of Cases, where no Fine is taken.

WHEN a Woman is born from a Woman of the Sooder Caft, and a Man of the Chebteree Caft, fuch Woman is called Wekree; and the Son that is born from aWoman of the Chebteree Caft, and a Man of the Sooder, is called Kehtà; and the Son that is born from the Woman Wekree, and the Man Kehtà, is called Shepàk; if the Shepàk fhould abufe or affault any Perfon, that Perfon may chaftife him; if of himfelf he is unable to chaftife him, in that Cafe, the Magiftrate fhall punifh him according to the Fault, and fhall not take a Fine from him.

A PERSON born an Eunuch, a Man of the *Chendàl* Caft, or of the Fifherman Caft, or of the Hunter Caft, or of the Elephant Driver's Caft, or of the *Gerhejàt* Slave (a Slave that is born of the Body of a Female Slave) if these fhould affault or abufe any Perfon, that Perfon may chaftife them; if of himfelf he is unable to chaftife them, the Magistrate shall chaftife them according to their Fault, but shall not take a Fine.

A Bramin's Son, who hath not affumed the Braminical Thread until Fifteen-Years of Age, is called Bcràyut; also a Man of any low Caft, upon touching, whom, the Affinate (that is Purification by Bathing) must be performed, also whatever Son is born of a Mother of a fuperior Caft, and a Father of an inferior Caft, if these Perfons affault any Man, that Perfon may chaftife them; if of himfelf he is unable to chaftife them, the Magistrate shall chaftife them according to their Fault, but shall not take a Fine.

### ( 238 )

HE who teaches the Goiteree is called Achàrige; whoever contradicts the Words of fuch Achàrige, or whoever is conftantly guilty of Deceit and Impofition, or who is guilty of the Crimes of Màhà Pàtuk, or Atee Pàtuk, or any fuch Crimes, if fuch Men as these should affault any Person, that Person may chastife them; if of himself he is unable to chastife them, the Magistrate shall punish them according to their Fault, but shall not take a Fine from them.

#### SECT. III.

## Of the Fines for the Death of Animals.

IF a Man deprives of Life, a Goat, or a Horfe, or a Camel, the Magistrate fhall cut off One Hand and One Foot from him.

IF a Man caufes the Tefticles to be cut from any Animal, as a Bull, or a Horfe, or a Goat, or any fuch Kind of Animal, the Magistrate shall fine him Fifty *Puns* of *Couries*.

IF a Man kills a Bird of fmall Value, the Magistrate shall fine him Three *Puns* of *Cowries*; if it be fomewhat more valuable, he shall fine him Twelve *Puns* of *Cowries*; and if it be an exceeding fine Bird, the Magistrate shall fine him Fifty *Puns* of *Cowries*.

IF a Man kills a Fish, the Magistrate shall fine him Ten Puns of Couries.

IF a Man kills an Infect, the Magistrate shall fine him One Pun of Couries.

Of

## ( 239 )

OF wild and Sylvan Animals, fuch as Stags, Sheep, Tigers, Bears, and fuch Kind of Animals; if a Man kills One of the leaft valuable, the Magistrate shall fine him Three Puns of Cowries; if it be something better, he shall take Twelve Puns of Cowries; if it be One of the most valuable of these Animals, in that Cafe, the Magistrate shall fine him Fifty Puns of Cowries.

IF a Man kills a Serpent, or a Cat, or a Weafel, or a Dog, or a Boar, if it be not One of the most prized, the Magistrate shall fine him Three Puns of Cowries; if it be of the best Species, he shall fine him Twelve Puns of Cowries.

IF a Man employs in Ploughing, or any other Work, a Cow big with Calf, or the Bull called *Ocherg*, or the Bull called *Beejefhuktà*, or a very aged and infirm Cow (of which feveral Cattle an Account is written in the Chapter of Cities and Towns) the Magistrate shall fine him Fifty *Puns* of *Cowries*; and if he deprives any fuch of Life, he shall fine him One Thousand *Puns* of *Cowries*.

WHOEVER gains his Subfiftence by killingAnimals, and felling their Flefh, Skin and Bones, if fuch Perfon kills thefe Animals, the Magistrate shall not fine him; and exclusive of fuch Perfon, if any other Man kills any Animals, the Magistrate shall take from him a Fine, after the Rate above-mentioned.

IF a Man kills a He-Goat, or a Sheep, or a Buffalo, or any other Animal of this Kind, for a Sacrifice to *Dewtab* (*i. e.*) the Deity, he fhall not be amenable.

IF a Man fells the Flesh of Dogs or Jackals, calling it the Flesh of Goats or Stags, the Magistrate shall fine him One Hundred Puns of Cowries; if he is constantly guilty of this Practice, the Magistrate shall cut off his Hand and his Nose, and break his Teeth, and fine him One Thousand Puns of Cowries.

### ( 240))

IF a Hackery Driver, at the Time of driving the Hackeries, should fay, " Let all the People keep on One Side, this is the Road for the Hackeries." upon this Warning given by the Driver, if any Perfon should fail to go on that Side, and, by falling under the Hackery, fhould lofe his Life, in that Cafe. it is no Fault of the Driver; but if- the Hackery Driver neglects to give Warning, and any Perfon should be killed by falling under the Hackery, in that Cafe, upon the Man's Death; the Driver shall fuffer the fame Punishment as. a Thief: If a Cow, or an Afs, or a Camel, or a Horfe, or a Buffalo, or any fuch Kind of Animals, fhould be killed by falling under a Hackery, the Magiftrate shall take Half the Fine, according to the Rates of Fines for killing. fuch Animals, herein above specified; if the Foal of an Elephant, or of a Horfe, or of a Camel, or of any fuch Kind of Animal be killed, the Magif4 trate shall take a Fine of Two Hundred Puns of Couries; if a fine Fawn. or a Bird should be killed, he shall take a Fine of Fifty Puns of Couries; and if an Afs, or a Goat, or a Sheep, fhould be killed, he fhall fine him Five Mashebs of Silver; and if a Dog or a Weafel be killed, he shall fine him One. Mashefir of Silver.

IF the Owner of a *Hackery* hires an incapable Driver, who is not well experienced in his Bufinefs, by whofe Want of Skill any Animal, either Man, or Beaft, or Bird, fhould lofe its Life, the Magiftrate fhall fine the Owner of the *Hackery* Two Hundred *Puns* of *Cowries*.

IF any of these Kind of Animals above-mentioned should be killed, the Magistrate shall cause the Person who killed them, to give an Animal of the fame Kind to the Owner of the Animal destroyed, and shall take a Fine, according to the Rate already above specified.

## ( 241 )

#### C H A P. XVII.

Of Theft.

Sect. I. Of Theft open and concealed!

Sect. II. Of the Fines for open Theft.

Sect. III. Of the Fines for concealed Theft:

Sect. IV. Of Apprehending Thieves.

Sect. V. Of those Perfons who are to be confidered as Thieves.

Sect. VI. Of the Chokeydars being answerable for Stolen Goods.

#### SECT. L

### Of Theft open and concealed.

**THEFT** is, when a Man takes away any Thing without the Sight and Knowledge of the Owner of it, or without the Sight and Knowledge of the Perfon to whom it was intrufted, and afterwards fays, "I have not taken fuch Article;" and this admits of Two Diftinctions, open Theft, and concealed Theft.—Open Theft is, when a Man, having weighed and learnt the Weight of any Article, commits a Theft in that Weight, upon Delivery of the Article; as for Inftance, a Goldfmith, or an Ironmonger, or a Grocer, or any fuch Perfon who deals by Weight; or a Phyfician, who, not giving to a difeafed Perfon the Phyfick proper for hisDiforder, adminifters fuch unfurtable Remedies,

### ( 212 )

Remedies, as that by them the Sicknefs of the Difeafed becomes more violent, and who afterwards fays, " This Man is feized with a most difficult Diforder," and, upon faying this, takes any Thing for his Phyfick; or any Perfon, who, by the Chances of the Dice, or by any other Games of the fame unlawful Nature, takes away a Man's Property; or an Arbitrator, who receives a Bribe from either Plaintiff or Defendant; or, in a Cafe, where feveral Perfons have been jointly employed upon One Bufinefs, if any One of them deceives all the reft, and appropriates ought to himfelf; or if a Perfon should fay to another, "Some great Misfortune and Calamity is coming upon you, give me fomething, that I may make Offerings to Dewtah, to avert his Calamity from you," and afterwards fhould appropriate to himfelf the Article given, inftead of making fuch Offerings therewith; or a Man, who, concealing the Fault of any blemished Commodity, fells it for the Price of an unblemifhed Article of the fame Kind; or when a Man, by giving falle Witnefs, takes away anothers Property; or a Man, who, by fhewing Tricks with Conjurors and Jugglers, gets any Thing; or a Man, who, either by terrifying another, or by cajoling him, contrives to get any Thing from him: Thefe are called open (or apparent) Thefts. Exclufive of thefe, all other Kinds of Theft, fuch as Houfe-Breaking, and other various Schemes of Robbery, are called concealed Theft: Both these Kinds of Thieves, the Magistrate shall apprehend; and, having told to the People the Fact of the Theft, shall take a Fine from the Thief, to the Value of whatever Goods he hath stolen. Alfo, whoever affociates with Thieves, or is found to have about him any Inftruments for piercing through Walls, or other Implements of Robbery, or any Goods that have been stolen from any Person, fuch Persons shall be apprehended, convicted of Theft, and the Punishment of a Thief without fail be inflicted on them; for, by punishing Thieves, the Reputation of the Magistrate is extended, and the Tranquillity of the Kingdom fecured.

SECT.

( 243 )

#### SECT. II.

# Of the Fines for open Theft.

IF a Man, in weighing any Article, hath by any Means with-held One Eighth of the Whole, the Magistrate shall fine him Two Hundred Puns of Couries; if he hath thus with-held One Ninth, in that Cafe, out of the Two Hundred Puns of Couries, One Eighth shall be deducted, and the other Seven Parts shall be taken as a Fine; if he hath committed a Theft of OneSeventh, he shall be fined Two Hundred Puns of Couries, and also Que Eighth of that Sum in Addition; and if a Man, in computing, or in writing, or in the Price of any Article, or in any Mode of the fame Kind, commits a Theft of One Eighth, the Magistrate shall fine him according to the aforefaid Rates; if he is frequently guilty of this Kind of Theft, he shall cut off the Hair of his Head;\* and whoever has a Paffion, or ruling Propenfity to fuch Thefts, his Ear, or his Nofe, or his Hand, or fome fuch Limb shall be cut off; if a Perfon, giving to another any inconfiderable Article, in Exchange for it, by fome Device or Deceit, procures an Article of Value, or if he takes at a low Price any Article that should be prized very high, if, by fuch Device and Deceit, he hath occasioned to the other a Lofs of One Sixth, the Magistrate shall fine him Two Hundred and Fifty Puns of Couries, if there is a Loss of One Fifth, or of a ftill greater Proportion, the Magistrate shall fine him Five Hundred Puns of Couries.

\* Lofs of Caft.

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### ( 244 )

IF a Man, proffering to fell Grain for Seed, fhould fell Grain which is not fit for Seed, the Magistrate shall chastise him, and take a Fine according to the Offence.

IF a Man conceals the Faults of any blemished Commodity, or mixes good and bad Articles together, and fells them all as good, or refits any old Article, and fells it as new, the Magistrate shall cause him to give Double the Price of the Purchase to the Purchaser, and shall fine him in the original Price of the Purchase.

Ir a Man shews to another the Butkàràb, or his own Stone Weight, and, going from the Shop to any other Place, fays, "This Stone is in Weight One Seer," whereas, in truth, the Stone weighs less than One Seer, and the other Person being ignorant of the Deficiency of Weight in the abovementioned Stone, should fell any Goods in the Shop of that Man, by the Weight of that Stone, in that Case, the Magistrate shall fine that Man Eight Times the Price of the Commodity fold; and if he is frequently guilty of that Crime, the Magistrate shall confiscate all his Goods.

WHOEVER uses a Pair of false Scales, and adjusts them fraudulently, the Magistrate shall fine him One Thousand *Puns* of *Cowries*; whoever tries Gold and Silver, if he fays, that, adulterated Gold or Silver is pure and fine, and gives it to any Man as such, or if he fays of pure Gold or Silver, that, it is adulterated, and takes it as such, the Magistrate shall fine him One Thousand *Puns* of *Cowries*.

IF the Magistrate's Counsellor gives Advice void of Justice, or gains a Subfistence by constantly receiving Bribes, the Magistrate shall confiscate all the Possefions of such Persons, and banish them the Kingdom. ( 245 )

IF a Phyfician, unfkilled in the Art of Phyfick, caufes any One to take a Medicine, or, if fkilled in his Profeffion, he gives not to a fick Man the Remedy proper for his Diforder, in that Cafe, if he hath administered his Phyfick to a Man of a fuperior Caft, the Magistrate shall fine him One Thoufand *Puns* of *Couries*; if he hath given it to a Man of an inferior Caft, he shall fine him Five Hundred *Puns* of *Couries*.

IF a Man, by Device or Deceit, takes any Thing from a Person, who cannot diftinguish between Good and Evil, the Magistrate shall fine him Five Hundred *Puns* of *Cowries*.

IF a Man, ignorant of Aftrology, tells the Magistrate of his own accord, that, some Calamity will happen to him, the Magistrate shall fine him, according to the Extent of his Fortune.

IF a Washerman wears another Man's Cloaths, the Magistrate shall finehim Three Puns of Courses.

IF a Man fells White Copper, and Tutanague made to counterfeit Silver, the Magistrate shall break the Hand, Nose, and Teeth of such Person, and fine him One Thousand Puns of Couries.

Ir a Man fells Silver, or any other Article made to counterfeit Gold, the Magistrate shall break his Hand, Nose and Teeth, and fine him One Thousand *Puns* of *Cowries*; if he is constantly guilty of such Practices, the Magistrate shall cut him into Pieces with a Razor.

IF a Man fells any White Stone made to counterfeit a Jewel, or the Thread of Cotton made to counterfeit Silk, or common Fuel Wood made to counterfeit

## ( 246 )

feit Sandal Wood, in felling fuch Counterfeits, whatever Price he has exacted, greater than the real Value of the Article, the Magistrate shall take Eight Times as much from him as a Fine.

IF a Man fells Clay made to counterfeit Mufk, or any other Articles, in felling it, whatever Price he has exacted, greater than the real Value of fuch Article, the Magistrate shall take Eight Times as much from him as a Fine; and whatever Price the Purchaser hath given, he shall receive it back again, and the Magistrate shall return to the Seller the Article fold.

IF a Man fells any Article, by a nice Imitation and Counterfeit made to look like Pearls or Coral, whatever Price he hath received for fuch Article, the Magistrate shall return that Price to the Purchaser, and shall take Double of that Sum as a Fine, and the Seller shall receive back the Article fold.

GOLD, which, on being burnt One whole Day and Night, lofes Nothing of its Weight, is called pure Gold; when a Man fhews fuch Gold to a Perfon well fkilled in affaying that Metal, and requires his Opinion of that Gold, if that Man anfwers, that, the Gold in Queftion is not pure, in that Cafe, the Magiftrate fhall fine him according to his Means.

IF One Hundred *Tolechebs* of Silver, upon being melted One whole Day and Night in the Fire, are but Two *Tolechebs* deficient, fuch Silver is called pure; when a Man fhews fome fuch Silver to a Perfon well fkilled in affaying that Metal, and requires his Opinion of that Silver, if that Perfon anfwers, that, "The Silver in Queftion is not pure, the Deficiency will be greater than the cuftomary Two *Tolechebs*," in that Cafe, the Magistrate fhall fine him according to his Means.

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1

( 247 )

IF One Hundred *Tolechebs* of *Arzeez* (Tin) and Lead, upon being melted One whole Day and Night in the Fire, are but Eight *Tolechebs* deficient, fuch *Arzeez* and Lead are pure; when a Man fhews fome fuch *Arzeez* and Lead to a Perfon well fkilled in affaying those Metals, and requires his Opinion thereon, if that Perfon answers, that, "This *Arzeez* and Lead are not pure, the Deficiency will be greater than that of the usual Eight *Tolechebs*," in that Cafe, the Magistrate shall fine him according to his Means.

IF One Hundred *Tolechehs* of Copper, upon being melted One whole Day and Night in the Fire, are Five *Tolechehs* deficient, or One Hundred *Maunds* of Iron, upon being melted One whole Day and Night in the Fire, are Ten *Maunds* deficient, and a Man fhews fome fuch Copper and Iron to a Perfon well fkilled in affaying those Metals, if that Perfon fays, "This Copper and Iron are not pure," the Magistrate fhall fine him according to his Means.

IF a Man gives to be woven One Hundred *Tolechehs* Weight of coarfe Cotton Thread, or of coarfe Silk, upon being finished, its Weight shall be increased Ten *Tolechehs*; if he gives middling Thread, it shall be increased Five *Tolechehs*; if he gives fine Thread, it shall be increased Three *Tolechehs*; such Cloth, if a Man shews to a Person well skilled in judging these Matters, and that Person says less than the Weight herein above specified, the Magistrate shall fine him according to his Means.

SECT.

## ( 248 )

#### SECT. III.

Of the Fines for concealed Theft.

WHOEVER, by breaking through Walls, hath frequently ftolen much Wealth, the Magistrate shall cause the Booty to be returned to the Owners, and shall cut off both the Hands of such Person, and crucify him.

WHOEVER robs on the Highway, the Magistrate shall cause a Rope to be tied about his Neck, and shall thus deprive him of Life.

A THIEF, who, by plundering in his own Country, fpoils theProvince, the Magistrate shall confiscate his Goods, and crucify him; if he robs in another Kingdom, he shall not confiscate his Possessions, but shall crucify him.

IF a Man steals any Man of a fuperior Cast, the Magistrate shall bind the Grass *Beenà* (a particular Species of Grass fo called) round his Body, and burn him with Fire; if he steals a Woman of a superior Cast, the Magistrate shall cause him to be stretched out upon a hot Plate of Iron, and, having bound the Grass *Beenà* round his Body, shall burn him in the Fire.

IF a Perfon fteals a Man or Woman of a middling Caft, the Magistrate shall cut off both his Hands and Feet, and cast him out upon a Highway where Four Roads meet.

IF a Person steals a Man of an inferior Cast, the Magistrate shall fine him One Thousand *Puns* of *Covories*; if he steals a Woman of an inferior Cast, the Magistrate shall confiscate all his Property.

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IF a Man, in the Time of War, fteals an Elephant or a Horse, the Magistrate shall deprive him of Life; if it is not in Time of War, he shall cut off from him One Hand and One Foot.

IF a Man steals an Elephant or a Horse excellent in all Respects, the Magistrate shall cut off his Hand, and Foot, and Buttock, and deprive him of Life.

IF a Man steals an Elephant or a Horse of small Account, the Magistrate shall cut off from him One Hand and One Foot.

IF a Man steals a Camel or a Cow, the Magistrate shall cut off from him. One Hand and One Foot.

IF a Man steals a Goat or a Sheep, the Magistrate shall cut off One of his Hands.

IF a Man steals any small Animal, exclusive of the Cat and the Weafel, the Magistrate shall cut off Half his Foot.

IF a Man steals a greater Quantity than Ten Kombebs of Paddee, or Wheat, or Barley, or small Gràm, or Doll, or Grain, or Mustard-Seed, or Kunjud, or any such Sorts of Grain, the Magistrate shall deprive him of Life.

THE Mode of Computation of the Kombeh is this:

Three Tolechebs, Two Mauss and Eight Surcks make One Pul, Four Puls ----- One Koodup, Four Koodups ----- One Perùst, Four

# ( 250 )

Four Perusts = = make = One A	dbuk,
Four Adhuks One De	roon,
Twenty Deroons One Ka	mbch:

According to the Ordinations of Kulp-teroo.

#### Pacheshputtee Misr fays, that,

Twelve Handfuls	make One Koodup,
Four Koodups	One Perùst,
Four Perufts	One Adbuk,
Four Adbuks	One Deroon,
Twenty Deroons	One Kombeb.

BUT, according to the Ordinations of Sewarteh Bebtacharige, it is thus :

Eight Handfuls make One Koonchy,
Eight Koonchys One Poofkul,
Four Poofkuls S One Adbuk,
Four Adbuks One Deroon,
Twenty Deroons One Kombeb.

\*\*\* THIS is approved (or cuftomary.)

IF a Man steals a lesser Quantity than Ten Kombehs of Paddee, or Wheat, or Barley, or small Gràm, or Doll, or Grain, or Mustard-Seed, or Kunjud, or any fuch fuch Sorts of Grain, in that Cafe, the Magistrate shall take, as a Fine from the Thief, Eleven Times as much as the Quantity stolen, and return the Article stolen to the Owner.

IF a Man steals from another Person's Granary as much *Paddee*, or Wheat, or Barley, or small *Gràm*, or *Dell*, or Grain, or Mustard-Seed, or *Kunjud*, or any fuch Kinds of Grain as may be computed to be a sufficient Burden for One Man to carry, in that Case, the Magistrate shall cause the aforesaid Grain to be returned to the Owner, and shall sine the Thief One Hundred *Puns* of *Couries*.

IF a Man fleals from his Friend's Granary as much Grain as may be computed a fufficient Burden for One Man to carry, the Magistrate shall cause the aforefaid Grain to be returned to the Owner, and shall fine the Thief Fifty *Puns* of *Cowries*.

IF a Man steals Grain that has been reaped, which has not yet been taken from the Straw, the Magistrate shall fine him Five Coins of Gold, and give back the aforesaid Grain to the Owner.

IF a Man hath cultivated, by Shares, the Arable Land of any Perfon, and, for want of his proper Care and Cuftody, the Crop on that Ground fhould be ftolen, in that Cafe, whatever Share of Produce of that Ground the Cultivator was to have received, the Magistrate shall fine him Ten Times as much, and shall caufe to be given to the Owner of the Ground whatever was his proportionate Share; if it be stolen by the Fault of the Cultivator's Servant, he shall only pay Five Times as much for the Magistrate's Fine, but the Servant shall be held to make good the Fine.

IF a Man steals Camphire, or round Pepper, or Cardamoms, or Nutmegs, or Cloves, or fuch Kind of Things which are weighed in smaller Scales, the Magistrate shall cause the Article stolen to be returned to the Owner, and shall

fine

### ( 252 )

fine the Thief Ten Times as much; if he fteals of thefe Things more than the Value of Ten Rupees, the Magistrate shall deprive him of Life.

IF a Man fteals Gold, or Silver, or fine Cloth, to a greater Amount than One Hundred Rupees, the Magistrate shall deprive him of Life; if he steals to a less Amount than One Hundred Rupees, and to a greater Amount than Fifty Rupees, he shall cut off his Hand; if he steals less than the Value of Fifty Rupees, and more than that of Twenty-five Rupees, the Magistrate shall fine him Eleven Times as much; if he steals to a less Value than Twenty-five Rupees, the Magistrate shall chastisfe him, and cause the Article stolen to be returned to the Owner.

IF a Man steals Jewels of a confiderable Value, the Magistrate shall deprive him of Life; if they are of small Value, he shall fine him One Thousand *Funs* of *Cowries*, and give back the Jewels to the Owner.

IF a Man, in the Seafon of cultivating Land, and of fowing Grain, fleals a Plough, or any other Implement of Hufbandry, the Magiftrate fhall caufe fuch Implement to be returned to the Owner, and fhall fine that Man One Hundred and Eight *Puns* of *Coveries*.

IF a Man steals Turreb, that is to fay Sagb, that is, Greens or Roots, fuch as Ginger, or Onions, or Turb, that is, Radishes, or any such Kind of Things, the Magistrate shall fine him One Hundred Puns of Couries, and cause the Article stolen to be returned to the Owner.

IF a Man steals Milk, or any Thing that is made of Milk, the Magistrate shall cause the Thing stolen to be returned to the Owner, and shall take Double of the Value for a Fine.

### ( 253 )

IF a Man steals the Flowers called *Maashfer*, or *Koofm*, or fuch Kind of Flowers as are used in dying Cloths, or the *Luttà* Tree, or any other Shrub, the Magistrate shall cause the Article stolen to be returned to the Owner, and take Five Coins of Gold as a Fine.

IF a Man fteals Cane, or *Bamboo*, or any fuch Wood, which is hollow within, the Magistrate shall cause the Article stolen to be returned to the Owner, and take Double the Value thereof as a Fine.

IF a Man steals Thread, or Cotton, or Cow Dung, or Hay, or Water, or Sugar, or Cane *Tokeries* (a *Tokerie* is a Basket made of Cane, wherein any Thing may be deposited) or Salt, or Earthen Pots, or Clay, or Sand, or Dusl, or Fish, or Birds, or bitter Oil, or Meal, or Honey, or Leather, or the Teeth or the Bones of Animals, or Spirituous Liquor, or Victuals, or Fruit, the Magistrate shall cause the Article stolen to be returned to the Owner, and shall fine the Thief in Double the Value.

IF a Man hath been guilty of great Theft in these Articles, the Magistrate shall fine him Five Times the Value.

IF a Man fteals any Wood which has been prepared for any particular Purpofe, or Stone, or Images of Clay of an excellent Shape, or a Bafket of *Beet* (*Beet* is a Sort of Grafs which has Prickles on its Back) the Magiftrate fhall caufe the Commodity ftolen to be returned to the Owner, and fhall take Five Times as much for a Fine.

IF a Man steals the Water of a Pool, or of a Bason, the Magistrate shall fine him Two Hundred and Fifty *Puns* of *Cowries*; and whatever Quantity of Water he hath stolen, he shall cause to be returned to the Owner.

## ( 254 )

Is a Man, having stolen any Thing, affirms, that, he hash not stolen it, and the Fact is afterwards proved upon him, the Magistrate shall take from him a Fine of Four Times as much, and cause the Article stolen to be restored to the Owner.

IF a Man steals One Wheel, or any other Part of the Furniture of a *Hackery*, the Magistrate, causing such Article to be returned to the Owner, shall fine the Thief Forty *Puns* of *Couries*.

IF a Man steals a *Chuckreb* (or smaller Sort of *Hackery* used for carrying Burdens) the Magistrate shall fine him One Hundred and Eighty *Puns* of *Cowries*.

IF a Man steals the Fire of the Jugg, the Magistrate shall fine him One Hundred Puns of Cowries.

IF a Man steals the Bucket and Rope that is at the Mouth of a Well, the Magistrate shall fine him One Masheb of Gold.

IF a Man, with Intent to fteal, fhould once open any Thing that is clofed up, and fhould be caught in the Act, the Magistrate shall cut off his Finger; if he should thus open any Thing a Second Time, he shall cut off his Hand and Foot; if he opens any Thing the Third Time, he shall be put to Death.

IF a Man, with Intent to steal, should bind up any Thing that is open, and be caught in the Act, the Magistrate shall cause him to be punished as a Thief.

IF a Man steals any Flowers, or Fruits, or Wood, or Grass, belonging to a *Bramin*, the Magistrate shall cut off his Hand. ( 255 )

IN Thefts, where the Magistrate would put to Death a Man of any other Caft, if the Offender be a *Bramin*, he shall not be put to Death.

IF any Bramin, who is a Man of Property, and doth not ftudy the Beids, fhould commit a Robbery that deferves Death, the Magistrate shall not put him to Death, but he shall confiscate all his Effects, and banish him from the Kingdom.

IF any *Bramin*, who is poor, and who also neglects to ftudy the *Beids*, should commit a Robbery that deferves Death, the Magistrate shall fasten a Chain to the Leg of such *Bramin*, and cause him to become a Slave for Life, and give him such a Subsistence, as that at all Events his Life may be preferved.

IF a learned *Bramin*, whether rich or poor, commits a Robbery that deferves Death, the Magistrate shall confine him in Prison for Life.

IF a Bramin of moderate Capacity, who is neither very learned, nor very ignorant, commits a Robbery that deferves Death, the Magistrate shall stamp the Mark of the *Pudendum Muliebre* upon his Forehead with a hot Iron, and banish him from the Kingdom.

IF a Bramin of no Capacity, who is not firm in the Principles of his Caft, commits a Robbery that deferves Death, the Magistrate shall put out his Eyes.

IF a Bramin, who every Day performs the Jugg, commits a Robbery that deferves Death, the Magistrate shall cut off the Hair of his Head.

( 256 )

IF a Bramin, not having any Means of Subfiftence, fhould at fuch Time fteal merely as much as is neceffary to fupport himfelf, the Magistrate shall not take any Fine from him, but shall cause him to make the *Peràschet* (or Explation.)

EXCLUSIVE of the Articles above specified, if a Person steals any other Articles, the Magistrate shall fine him in the Price of such Article, whatever. it may be.

#### SECT. IV.

## Of Apprehending Thieves.

IF a Man should find upon any Person Irons for breaking into Houses, or any other Implements of Robbery, he shall call him a Thief, and apprehend him.

Ir a Man fees another Perfon in Poffeffion of Things not fuitable to him, he shall suspect him to be a Thief.

A MAN, who has no Income, and whofe Expences are large, fuch Man shall be suffected for a Thief.

WHEN a Perfon is fufpected to be a Thief, he fhall be afked in what Quarter his Habitation is, in what Kingdom, in what Town, in what Place, and of what Caft he is, and what his Name is? upon fuch Queftions, if, in giving his Anfwer, he fhould change Colour, or his Voice fhould alter, or he be feized with ( 257 )

with a Trembling, and cannot speak with Ease, and satisfactorily, and prevaricates in his Account, and cannot prove his Habitation or his Cast to be what he affirms, and spends his Money always in criminal Expences, and holds an Intimacy with bad Men, and all this is proved, he shall be judged a Thief; if these Signs are not found upon him, he is not a Thief.

FROM a Place whence any Thing has been stolen, if they can trace the Footsteps of the Robbers to the House of any Persons, or if the Article stolen hath by little and little dropped in the Way, and may be traced to that Person's House, or if such stolen Goods be found upon any Person, he shall be called the Thief, and apprehended accordingly.

It the Footfteps of a Thief may be traced for fome little Diftance, or if the Article ftolen hath dropped for a little Diftance, and afterwards no farther Sign can be found, then, whatever Town is near the Place where thefe Signs have for a little Way extended, the Thief fhall be judged to lurk in that Town; if there are Two Towns near that Spot, then the Thief fhall be fufpected to be in either of those Towns where there are most People who are capable of committing a Robbery; and whoever is taken up on Suspicion of the Robbery fhall be obliged to take his Oath, or ftand the *Purrikeb* (or. Ordeal.).

IF a Bramin, or a Chebteree, or a Bice, being on a Journey, flould not have wherewithal to furnish his Expences upon the Road, and, for that Purpose, should take from the Lands of any Stranger Two Plants of Sugar Cane, or Two Radishes, and eat them, in this Case, they are not to be taken for Robbers; and such Persons also are permitted to take as much as they can eat of the Fruit of such Trees as bear Fruit with Blossons, and they may also take and eat.the Roots of such Trees.

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## ( 258 )

IF a Man takes Wood from a Stranger's Trees, for the Purpole of performing the Jugg, he shall not be reckoned a Thief; and whoever takes Grafs for an Offering to Cows, such Person also is not a Thief.

IF a Bramin takes from the Land of a Stranger Wood for the Jugg, or Flowers, or the Grafs Kofe (which is a particular Species of Grafs) he shall not be taken for a Thief.

# SECT. V.

Of those Persons who are to be confidered as Thieves.

IF any Perfon, wearing the *Braminical* Thread, fhould receive any Thing from a Thief, knowing him to be fuch, for inftructing him in any Science, fuch *Bramin* is to be confidered like a Thief.

IF any Perfon fets Fire to any Man's Houfe, with Intent to fteal any Thing from thence, fuch Perfon is to be confidered as a Thief.

IF a Man furnishes Victuals for a Thief, knowing him to be fuch, that Perfon also is to be confidered as a Thief.

IF a Man furnishes another with Irons for House Breaking, and such other Implements for the Commission of These, he also is to be confidered as a Thief.

IF a Man furnishes a Place of Abode for a Thief, knowing him to be such, that Man also is to be confidered as a Thief.

When

WHEN a Thief has an Intention to steal any particular Article, if any Stranger acts in such a Manner as to give the Thief an Opportunity of stealing that Article, he also is to be considered as a Thief.

IF any Man gives a Thief Instruments for the Commission of Theft, he also is to be confidered as a Thief.

WHEN a Thief goes to any Diftance to commit a Robbery, if another Perfon, knowing him to be a Thief, furnishes him with Provisions for his Journey, he also is to be confidered as a Thief: The Magistrate shall fine a Man, in any One of these Predicaments, One Thousand *Puns* of *Cowries*.

IF a Perfon, who is able to apprehend Thieves, upon Difcovery of a Thief, fhould not apprehend him, he also is to be confidered as a Thief: The Magistrate shall inflict upon such Perfon Half the Punishment of a Thief.

HE who conceals a stolen Article shall also be confidered as a Thief: The Magistrate shall inflict upon such Person Half the Punishment of a Thief.

HE who purchases a stolen Article, knowing it to be stolen, is also to be confidered as a Thief: The Magistrate shall inflict upon such Person Half the Punishment of a Thief.

IF a Magistrate has not fufficient Power to punish a Thief, and, in that Case, even gives him wherewithal to subsist, then it is no Fault of the Magistrate.

If a Perfon, who has been appointed by the Magifirate to take care of the Peace of the Country, does not properly execute his Office, he also is to be 4 M confidered

### ( 260 )

confidered as a Thief: The Magistrate shall inflict upon such Person Half the Punishment of a Thief.

IF a Person finds any stolen Commodity in the Hands of any Man upon the Road, and does not punish that Person to the utmost of his Power, the Magistrate shall banish such Person from the Kingdom.

#### SECT. VI.

Of the Chokeydars (or Watchmen) making good Stolen Articles ..

WHOEVER are appointed by the Magistrate, for the Protection of any City or Town, shall be held to protect such City or Town; if any Thing be stolen in such City or Town, and those Persons cannot produce the Thief, they shall make good the Article stolen.

IF a Robbery is committed out of a City or Town, the Head Perfon of that City or Town shall make good the Theft; if the Theft is committed in the unfrequented Part of the Country, the Magistrate shall make it good; and afterwards the faid Magistrate, having by Search detected the Thief, shall cause him to make good the Article stolen: If the Magistrate does not act thus, he is criminal; if he can take the Thief, he shall deliver him over to the Owner of the Article stolen.

IF a Man, who hath loft a Number of Articles by Theft, fhould find any One of those Articles upon any Person, he shall oblige that Person to make good the whole; if the Owner of that Article fays, "A great Number of other Things were stolen at the same Time with this," and the other Person fays, fays, "I took Nothing but this One Article," then this Perfon shall either take his Oath, or stand to the *Purrikeb* (Ordeal) and if the aforesaid Article was found in any Place, or was purchased, then, if he can produce the Person from whom it was purchased, there is no Claim upon the Person accused.

IF the Guards and Watchmen find any ftolen Articles upon a Thief, and do not know the Owner of those Articles, the Magistrate shall detain in fase Custody those Goods for One Year; if, within the Year, the Owner of the Goods should come and prove his Property therein, the Magistrate shall give up the Things to him; and if there is no Owner, he shall keep the Goods to himself.

#### According to the Ordinations of Pachefhputtee Mi/r.

IF the Guards and Watchmen find any stolen Articles upon a Thief, and, do not know the Owner of those Articles, the Magistrate shall detain the Goods in fase Custody for One Year; if, within the Year, the Owner of the Goods should not appear, he shall give One Quarter Share of the Goods to the Watchmen, and keep the remaining Three Quarters thereof to himself. According to the Ordinations of *Chendeesfur*: Approved (or customary.)

IF a Watchman hath found any ftolen Goods, and a Perfon fhould fay, "This Article is my Property," he fhall then inquire of that Perfon, what Article it was that was ftolen from him, and of what Kind it was, and of what Size or Quantity, and from what Place, and on what Day it was ftolen? then, if that Perfon, according to each Queftion, can give in an Anfwer with Proof, the Magiftrate fhall give up the Article to him; if he cannot bring Proof, then,. whatever was the Value of the Thing claimed, the Magiftrate fhall take fomuch from him as a Fine.

CHAP.

## ( 262 )

### C H A P. XVIII.

#### Of Shahefb, i. e. Violence (which has Three Distinctions.).

I. WHEN a Man by Violence breaks, or throws away, or takes to himfelf any Fruit, or Flowers, or the White Stone called *Pebteek*, or any Roots, fuch as Ginger and Radifhes, and fuch Kind of Things, or a Plough, or any Implements of Ploughing, and fuch Kind of Things of inconfiderable Value, belonging to a Stranger.

2. WHEN a Man throws a Serpent into a Stranger's Houfe, or breaks down a Stranger's Wall, or breaks down a Bridge, or tears a Flag, or by Violence takes to himfelf, or fpoils, or throws away the Animals, the Victuals and Drink, or Cloaths of a moderate Value, or any fuch Kind of Things of a moderate. Value, belonging to a Stranger.

3. WHEN a Man by Violence takes to himfelf, or fpoils, or throws away any Image of *Dewtab (i. e.)* the Deity, or a Well, or a Bank, or any Grain, or the Walls of a City, or any valuable Cloaths, or Jewels of a high Price, or the Effects confectated to *Dewtab*, or the Effects of a *Bramin*, or fuch Kind of valuable Articles, or commits Murder.

Ir a Man takes to himfelf, or fpoils, or throws away any choice Fruit, or Flowers, belonging to another Perfon, the Magistrate shall cause him to return to that Perfon such Fruit and Flowers, and shall fine him One Hundred *Puns*, of

# ( 263 )

of Couries, and if he spoils or takes to himself any ordinary Fruit or Flowers. the Magistrate shall fine him in Five Times their Value,

IF a Man very much injures and breaks the White Stone called Pehteek, belonging to another Perfon, the Magistrate shall caufe him to give to that Perfon a Stone of the fame Kind, or the Value of it, and shall fine him Two Hundred and Fifty Puns of Couries; if it is not fo much broken, he shall take a somewhat less Fine; if it be broken but a little, he shall take a still smaller Fine from him.

IF a Man dams up the Channel, through which the Water is brought to fill a Pool, the Magistrate shall fine him Two Hundred and Fifty Puns of Couries, and cause him to repair the Channel.

IF a Man, by Violence, breaks down a Perfon's Houfe, together with the Wall, the Magistrate shall cause him to repair the faid House and Wall, and shall fine him Five Hundred Puns of Couries; if he breaks down the Wall, the Magistrate shall cause him to repair the Wall, and shall fine him Forty Puns of Couvries; if he breaks the Wall in fuch a Manner that it be cracked, the Magistrate shall fine him Twenty Puns of Couries; if he hath acted in fuch a Manner that the Wall must foon be broken, he shall fine him Fifteen Puns of Couries.

Ir a Man, by Violence, throws into another Perfon's Houfe a Snake, or any other Animal of that Kind, whose Bite or Sting is mortal, the Magistrate shall fine him Five Hundred Puns of Couries, and make him throw away the Snake with his own Hand.

IF a Perfon, by Violence, throws into another Man's Houfe any Thing that causes him a grievous Molestation, the Magistrate shall fine that Person One Hundred

## ( 264 )

Hundred Puns of Couries, and make him throw away the offenfive Article with his own Hand.

IF a Man throws a Brier into any Person's House, the Magistrate shall fine him Sixteen *Puns* of *Coveries*, and make him throw away the Brier with his own Hand.

IF a Man breaks a Bridge, or tears a Flag, the Magistrate shall fine him Five Hundred *Puns* of *Cowries*, and cause him to repair the Bridge or the Flag.

IF a Man breaks a large Bridge, the Magistrate shall deprive him of Life.

IF a Man, by Violence, breaks or burns a valuable Image of *Dewtab*, the Magistrate shall fine him One Thousand *Puns* of *Cowries*; if it be a middling Image, he shall fine him Eight Hundred *Puns* of *Cowries*; if it be an Image of finall Importance, he shall fine him Two Hundred and Fifty *Puns* of *Cowries*.

IF a Man, by Violence, breaks or spoils a Garden, or a Well, or a Bank of Land, the Magistrate shall fine him Eight Hundred Pans of Coveries.

IF a Man, by Violence, fpoils any Seeds or Grain belonging to another, the Magistrate shall fine him in proportion to the Offence.

Ir a Man fets fire to the Tillage or Plantation of another; or fets fire to a Houfe, or to a Granary, or to any uninhabited Spot where there is much Fruit or Flowers, the Magisfrate, having bound that Person's Body in the Grass Beenà (which is a particular Species of Grass) shall burn him with Fire.

IF a Man breaks down the Walls of a City, or fills up the Ditch that defends the City, the Magistrate shall deprive him of Life.

IF

# ( 265 )

Is a Man imprifons a Perfon who is innocent, and not worthy of Imprifonment, or if he releafes a Perfon whom it is his Duty to confine, the Magistrate shall fine him One Thousand Puns of Couries.

IF a Magistrate, by Violence, forces a Fine from a Man who is guiltles, or confers Favours upon One who is guilty, that Magistrate shall pay a double Fine.

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IF feveral Perfons deprive any One living Creature of its Life, the Magistrate shall fine the Perfon, by whose injurious Treatment the Animal was deprived of Life, a Mulct, in proportion to what has been already stated as a Fine for the Death of each particular Animal, and he shall fine all the rest Half as much.

IF a Man either knowingly or ignorantly fpoils a great Number of Articles belonging to another, the Magistrate shall fine him Double of what has been specified for the Fine upon spoiling each particular Article.

IF a Man strikes either his Mother, his Father, or his Spiritual Guide, with his Hand, the Magistrate shall cut off his Hand; if with his Foot, he shall cut off the Foot; in the same Manner, with whatever Limb he assaults, that Limb shall be cut off.

Exclusive of the Crimes and Fines above fpecified, if a Man commits a Crime of the First Distinction of the Shahesh, the Magistrate, causing the Article to be made good to the Proprietor, and inquiring into the Degree of the Guilt, shall fine the Offender respectively from One Hundred to Two Hundred,

### ( 266 )

dred and Fifty Puns of Cowries; if he commits a Crime of the Second Diffinction of the Shàhefb, or middling Offences, the Magistrate, inquiring into the Degree of the Guilt, shall fine him from Two Hundred and Fifty to Five Hundred Puns of Cowries; if he commits a Crime of the Third Diffinction of the Shàhefb, or worst Offences, the Magistrate, inquiring into his Cast and the Degree of the Guilt, according to the Offence, shall fine him in Double the Value of the Article, or shall fine him equal to the Value of the Article, or shall fine him One Thousand Puns of Cowries, or shall fine him his whole Property, or shall brand him in the Forehead, with a hot Iron, with the Mark of the Pudendum Muliebre, or shall banish him from the Kingdom, or shall cut off his Hand, or his Foot, or fome other Limb, or shall deprive him of Life.

IF a Perfon should be found dead in any Place, and it is not known who killed him, then the People shall ask his Son, or whatever other Person is in his Family, whether or no the Deceased was at Enmity with any Person; or whether he had any fevere Diforder; or whether his Wife is of bad Principles or not? and also with whom the Deceased went out, and upon what Occasion? and they shall also, in a friendly Manner, lift the Persons upon the Spot where the Deceased died, by asking, "How did this Person die? you must certainly know;" then, if the Deceased was at Enmity with any Person, and that Perfon be near at hand, it shall be confidered, whether that Perfon killed him; and if he had any fevere Diforder, it shall be confidered, whether he died of that Diforder; and if his Wife be of bad Principles, then the Sufpicion falls 'upon her; and if the Perfon, with whom he went out upon Bulinefs, be of bad Character, the Sufpicion falls upon him; and whatever Article was about the Deceased, if that Article be found upon any Person, he is to be suspected; and if any Signs be found upon those Men whom they question, the Magistrate, or the Magistrate's Officers, upon the same Conjecture, shall cause whoever is taken up either to undergo the Purrikeb (Ordeal) or to take an Oath; if, by the

the Oath, or by the *Purrikeb*, any Perfon be found guilty, the Magistrate shall put to Death both him and his Accomplices; if he be found innocent, he shall be released.

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~ 41

## ( 268 )

#### C H A P. XIX.

## Of Adultery.

- Sect. I. Of the feveral Species of Adultery.
- Sect. II. Of the Fines for the feveral Species of Adultery.
- Sect. III. Of the Fines for Adultery.

2882

- Sect. IV. Of Adultery with an unmarried Girl.
- Sect. V. Of Thrusting a Finger into the Pudendum of an unmarried Girl.
- Sect. VI. Of Stealing away an unmarried Girl.
- Sect. VII. Of Adultery with a Woman of bad Character, or a common Profitute.
- Sect. VIII. Of the carnal Conjunction of a Man with any Beaft.

#### SECT. I.

## Of the feveral Species of Adultery, which are of Three Sorts.

First Species is, when, in a Place where there are no other Men, a Person, with Intent to commit Adultery, holds any Conversation with a Woman, and Winks, and Gallantries, and Smiles pass on both Sides; or the Man and Woman hold Conversation together in the Morning, or in the Evening, or at Night, or any such improper Times; or the Man dallies with the Woman's Cloaths, or sends a Pimp to her; or the Man and Woman are together in a Garden, or an unfrequented

#### ( 269 )

unfrequented Spot, or fuch other fecret Place, and bathe together in the fame Pool, or other Water; or the Man and Woman meet together in One vifiting Place: This is called the First, or most triffing Species.

Second Species is, when a Man fends Sandal Wood, or a String of Beads, or Victuals and Drink, or Cloaths, or Gold, or Jewels to a Woman: This is called the Second, or middle Species.

Third Species is, when the Man and Woman Sleep and Dally upon the fame Carpet, or in fome retired Place kifs and embrace, and play with each others Hair; or when the Man carries the Woman into a retired Place, and the Woman fays Nothing: This is called the Third, or worft Species of Adultery.

#### SECT. II.

#### Of the Fines for the several Species of Adultery.

UPON the First Species, the Magistrate shall take a Fine of Two Hundred and Fifty *Puns* of *Couries*; upon the Second Species, he shall take a Fine of Five Hundred *Puns* of *Couries*; upon the Third Species, he shall take a Fine of One Thousand *Puns* of *Couries*; from a Man who commits these feveral Species, if he be wealthy, a still larger Fine shall be taken.

IF a Man of an inferior Caft commits the First Species with a Woman of a superior Cast, with a criminal Intent, the Magistrate shall fine him Eight Hundred Puns of Couries; if he commits the Second Species, he shall cut

#### ( 270 )

cut off One of his Limbs; if he commits the Third Species, he shall deprive him of Life.

IF a Man, having at first begun a trifling Conversation with a Woman, afterwards increases and prolongs such Conversation, the Magistrate shall fine him Two Hundred and Fifty Puns of Courses.

IF a Man, without any criminal Intention, holds a Converfation upon Bufinefs with a Woman no ways related to him, he fhall not be fined.

IF a Man commits the feveral Species above deferibed with a common Profitute, he fhall not be fined.

IF a Man commits the feveral Species above defcribed with a Girl, whofe Profeffion is Singing and Dancing, in Prefence of the Owner of that Girl, he fhall not be fined; if he fays any Thing to her fecretly, the Magistrate fhall take a fmall Fine from him.

IF a Woman, who has a Mafter, goes of her own accord to the Houfe of another Perfon, and holds Converfation with him, that Perfon shall not be fined.

IF a Man hath forbid another to hold any Conversation with a Girl belonging to him, and that Person afterwards enters into Discourse with that Girl, the Magistrate shall fine that Person Two Hundred Puns of Courses; and if he has given his Girl the same Prohibition, and she afterwards holds any Discourse with that Person, the Magistrate shall fine that Girl One Hundred Puns of Courses; if he hath given this Prohibition both to the Man and the Woman, and they afterwards hold Conversation together, the Magistrate shall fine each of them Two Hundred and Fifty Puns of Courses.

IF

( 271 )

IF a Man, making himfelf a Mediator, carries Meffages between a Man and Woman, and contrives a Meeting for them in a retired Place, the Magistrate shall take from him Half the Fine of an Adulterer.

IF a Man furnishes any Perfon with a Place for the Commission of Adultery, the Magistrate shall take from him Half the Fine of an Adulterer.

IF a Perfon, without a criminal Intention, puts on Jewels, and a handfome Drefs, and frequents an unmarried Girl, or a Woman who has been married, the Magistrate shall centure him; if he hath frequented her, with a criminal Intention, the Magistrate shall fine him according to his Abilities.

## S E C T. III. Of the Fines for Adultery.

IF a Man, by Force, commits Adultery with a Woman of an equal or inferior Caft, against her Confent, the Magistrate shall confiscate all his Posseffions, cut off his *Penis*, and castrate him, and cause him to be led round the City, mounted upon an Afs.

IF a Man, by Cunning and Deceit, commits Adultery with a Woman of an equal or inferior Caft, against her Confent, the Magistrate shall take all his Possessien provide the state of the sta

IF a Man, by Violence, or by Cunning, or Deceit, or against the Woman's Confent, commits Adultery with a Woman of a superior Cast, the Magistrate shall deprive him of Life.

#### ( 272 )

IF a Sooder commits Adultery with a Woman of the Bramin, or Chehteree, or Bice Caft, who has no Mafter, the Magistrate, confiscating all his Possefilions, shall cut off his Penis and his Testicles.

IF a Sooder commits Adultery with a Woman of the Bramin Caft, who has a Mafter, by her Confent, the Magistrate shall confiscate all his Effects, cut off his Penis and Testicles, bind him upon a hot Iron Plate, and burn him with the Grafs Beenà.

IF a Sooder commits Adultery with a Woman of the Chehteree or Bice Caft, who has a Mafter, by her Confent, the Magistrate shall confiscate all his Effects, cut off his Penis and Testicles, bind his Body with the Grass Beena, and burn him.

IF a Sooder commits Adultery with a Woman of the Sooder Caft, who has a Mafter, by her Confent, the Magistrate shall fine him One Thousand Puns of Couries; if the Woman has no Master, the Magistrate shall fine him Five Hundred Puns of Couries.

IF a Bice commits Adultery with a Woman of the Bramin Caft, who has no-Mafter, by her Confent, the Magistrate shall confine him One Year in Prison, and fine him One Thousand Puns of Coveries; if the Woman has a Master, the Magistrate shall bind him upon a hot Iron Plate, wind the Grass Beenà round his Body, and burn him, or burn him with the Grass Kofe.

Ir a Bice commits Adultery with a Woman of the Chehteree Caft, who has no Mafter, by her Confent, the Magistrate shall fine him One Thousand Pures of Couries; if the Woman has a Master, the Magistrate shall deprive him of Life.

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( 273 )

Ir a Chèhteree commits Adultery with a Woman of the Bramin Caft, who has no Mafter, by her Confent, the Magistrate shall fine him One Thousand Puns of Cowries; if the Woman has a Master, the Magistrate shall bind him upon a hot. Iron Plate, wind the Grass Beenà round his Body, and burn him; or burn him only with the Grass Ser.

IF a Chebteree commits Adultery with a Woman of the Chehteree Caft, who has a Mafter, by her Confent, the Magistrate shall fine him One Thousand Puns of Cowries; if the Woman has no Master, the Magistrate shall fine him Five Hundred Puns of Cowries, or shave off the Hair of his Head with the Urine of an As.

IF a Chehteree commits Adultery with a Woman of the Bice or Sooder Caft, who has a Mafter, by her Confent, the Magistrate shall fine him One Thoufand Puns of Cowries; if the Woman has no Master, the Magistrate shall fine him Five Hundred Puns of Cowries.

IF a Bramin commits Adultery with a Woman of the Bramin, the Chebterec, Bice, or Sooder Caft, who has a Mafter, by her Confent, the Magistrate shallfine him One Thousand Puns of Cowries; if the Woman has no Master, he shall fine the Bramin Five Hundred Puns of Cowries.

IF a Man commits Adultery with any of his Father's Wives, exclusive of his own Mother, or with his Mother's Sifter, or with the Wife of his Maternal: Uncle (*i. e.*) his Mother's Brother, or with his Father's Sifter, or with his Paternal Uncle's Wife, or with his Friend's Wife, or with his Pupil's Wife, or with his Sifter, or with his Son's Wife, or with his Daughter, or with the-Wife of the Perfon who teaches him the *Goiteree*, or with the Wife of any Perfon defcended from the fame Grandfather with himfelf, who has thrown herfelf.

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#### ( 274 )

felf under his Protection, or with the Magistrate's Wife, or with a Woman of good Principles, or with any Woman who is employed in the Worship of God, or with a Woman of a superior Cast, or with the Wife of any Person descended from the same Grandsather with himself, who was his Nurse, the Magistrate shall cut off that Person's *Penis*, and deprive him of Life; and if the Woman herself gave her Consent, the Magistrate shall cut off her *Pudendum*, and deprive her of Life.

IN Cafes of Adultery, when Men of other Cafts are to be deprived of Life, a *Bramin* guilty thereof fhall not be deprived of Life, but the Hair of his Head fhall be cut off; if he frequently commits the fame Crime, the Hair of his Head fhall be cut off, and he fhall be banifhed from the Kingdom.

IF a Man of the *Chehteree* or *Bice* Caft commits Adultery with a Woman of the *Chendal* Caft, or Wafher's Caft, or any fuch mean Tribe, the Magistrate shall brand him in the Forehead with the Figure of a Man without a Head, and banish him the Kingdom.

IF a Bramin commits Adultery with a Woman of the Chendàl Caft, or Washer's Caft, or any such mean Tribe, the Magistrate shall fine him One Thousand Puns of Coveries, brand him in the Forehead with the Figure of a Man without a Head, and banish him from his Country.

IF a Souder commits Adultery with a Woman of the Chendàl Caft, or Wafher's Caft, or any fuch mean Tribe, the Magistrate shall stamp on his Forehead the Figure of a Man without a Head, and deprive him of Life.

IF the Wife of a Bramin, by her own Confent, commits Adultery with a Chehterce or Bice, the Magistrate shall cut off the Hair of her Head, anoint her

#### ( 275 )

her Body with Ghee, and caufe her to be led through the whole City niked, and riding upon an Afs, and caft her out on the North Side of the City.

IF the Wife of a *Bramin*, by her own Confent, commits Adultery with a *Sooder*, the Magiftrate shall cut off the Hair of her Head, anoint her Body with *Ghee*, and cause her to be led through the whole City naked, and riding upon an As, and cast her out on the North Side of the City, or cause her to be eaten by Dogs.

**I**F a Man of inferior Caft commits Adultery with a Woman of fuperior Caft, the Magistrate shall burn the Woman with Faggots.

IF a Man commits Adultery with a Woman of inferior Caft, either by Force or with her Confent, the Woman, in that Cafe, shall not be liable to Punishment, but she shall perform the *Perifhebut* (Expirition.)

IF a Man, by Force, commits Adultery with a Woman of an equal Caft, who has a Mafter, the Hufband of that Woman fhall hold her infamous, and fhall not have any Connexion with her, until fhe fhall have performed the *Peràfhchut*, but fhall give her fuch Victuals as may be neceffary to fupport Life; but if the Man committed Adultery with the Woman, by her Confent, even in that Cafe, the Woman fhall not be liable to Punifhment, but fhall perform the *Peràfhchut*.

IF a Woman goes of her own accord to a Man, and inveigles him to have criminal Commerce with her, the Magistrate shall cut off that Woman's Ears, Lips, and Nose, mount her upon an As, and drown her, or cause her to be eaten by Dogs.

4 Q

( 276 )

Ir a Woman, who has a Mafter, is guilty of any Crime, the Magistrate shall inflict fome Punishment upon herself, exclusive of taking a pecuniary Fine: Upon any Crime, where a Fine is to be levied, the Magistrate shall levy it from the Master of the Woman; if the Master of the Woman be absent on a Journey, she shall be confined in Prison until his Return; and upon the Master's Arrival, the Fine shall be exacted from him.

IF a Woman, of her own accord, goes to a Man for a criminal Purpofe, and the Man commits Adultery with her, the Magistrate shall fine that Man Half the Mulct settled for an Adulterer.

IF the Wife of a Man born a Eunuch, or of a Man altogether impotent, or a Woman deferted by her Hufband, fhould go to any Man for a criminal Purpofe, and that Man commits Adultery with fuch Woman, he is not liable to Punifhment.

#### SECT. IV.

#### Of Adultery with an Unmarried Girl.

I7 a Man, by Violence, commits Adultery with an unmarried Girl of an equal Caft with himfelf, the Magistrate shall deprive him of Life; if it was with her Confent, he may marry her.

IF a Man, either by Violence or with her Confent, commits Adultery with an unmarried Girl of a fuperior Caft, the Magistrate shall put him to Death.

IF a Man commits Adultery with an unmarried Girl of inferior Caft, by her Confent, he shall not be deemed guilty; if it was done by Violence, the Magistrate shall take a small Fine from him.

IF a Man commits Adultery with an unmarried Girl of an equal Caft with himfelf, having her own Confent, and that of her Father and Mother, then that Man fhall give to the Father of the Girl fome Money, and to the Girl herfelf those Prefents which conftitute a Woman's Property, and fhall marry her.

#### SECT. V.

### Of Thrusting a Finger into the Pudendum of an Unmarried Girl.

IF a Man, by Force, thrufts his Finger into the *Pudendum* of an unmarried Girl of an equal Caft with himfelf, the Magistrate shall cut off Two of his Fingers, and fine him Six Hundred *Puns* of *Cowries*.

\*\*\* ACCORDING to the Ordinations of *Chendeefur* and *Parreejaut*: Approved (or cultomary.)——Hurree Hur speaks to this Effect, That, the Measure of Two Fingers shall be cut off from his *Penis*, and a Fine of Six Hundred *Puns* of *Couries* be taken from him.

IF a Man thrufts his Finger into the *Pudendum* of an unmarried Girl of an inferior Caft, by her own Confent, he shall not be liable to Punishment; if it was done by Violence, the Magistrate shall take a small Fine from him.

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#### ( 278 )

IF a Man thrusts his Finger into the Pudendum of an unmarried Girl of an equal Cast with himself, by her Consent, the Magistrate shall fine him Two Hundred Puns of Courses.

IF a Man, either by Violence or by Permiffion, thrufts his Finger into the *Pudendum* of an unmarried Girl of a fuperior Caft, the Magistrate shall confifcate all his Possessien, and put him to Death.

IF one unmarried Girl, by thrusting her Finger into the *Pudendum* of another unmarried Girl, should make a Passage, the Magistrate shall fine her Two Hundred *Puns* of *Cowries*, and give her Ten Lashes with a Whip.

. Is a married Woman, by thrusting her Finger into the *Pudendum* of an unmarried Girl, should make a Passage, the Magistrate shall eut off the Hair of that Woman's Head; and if she thus thrust her Finger a Second Time, he shall cut off Two of her Fingers, and cause her to be exposed through the whole City, mounted on an Afs.

#### SECT. VI.

#### Of Stealing away an Unmarried Girl.

WHEN a Girl is related to any Man, if that Man, being of an equal Caft with her, either by Violence or with her Confent, fteals her away to commit Adultery with her, the Magistrate shall fine him One Thousand *Puns* of *Cowries*; if the Girl was not related to him, the Magistrate shall fine him Two Hundred and Fifty *Puns* of *Cowries*.

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#### ( 279 )

Ir a Man steals away a Girl of a superior Cast to commit Adultery with her, the Magistrate shall put him to Death.

IF a Man steals away a Girl of an inferior Cast, by her own Consent, to commit Adultery with her, he shall not be liable to Punishment; if it was done by Violence; the Magistrate shall take a small Fine from him.

#### SECT. VII.

#### Of Committing Adultery with a Woman of bad Character, or with a common Prostitute.

IF a Man commits Adultery with a Woman of equal Cast with himself, who has before been unchaste, the Magistrate shall fine him Five Coins of Gold.

IF a Man commits Adultery with a Woman of bad Character of an inferior Caft, the Magistrate shall fine him Twelve Puns of Couries.

IF a Woman of bad Character (except the Wife of a *Bramin*) who has no Mafter, of her own accord goes to a Man for a criminal Purpofe, that Man, after having given Information to the Magistrate, may have carnal Knowledge of her; in fuch Adultery, he is not liable to Punishment.

IF a Man commits Adultery with a Slave Girl, or with any Woman whole Mafter hath ejected her, by her own Confent, then, upon informing the Magistrate, he may commit Adultery with her; and if any Person furnishes a Woman of this Stamp with Food and Cloaths, and takes her for Concubi-

nage,

#### ( 280 )

nage, and any other Perfon commits Adultery with that Woman, the Magiftrate shall fine him Fifty Puns of Couries.

IF a Man, by Violence, commits Adultery with his own Slave Girl, the Magistrate shall fine him Ten Puns of Cowries.

Ir, without her own Confent, feveral Perfons commit Adultery with a Slave-Girl, the Magistrate shall fine each Individual of them Twenty-four Puns of Cowries.

Ir a Bramin commits Adultery with a common Proftitute, the Magistrateshall fine the Bramin Fifty Puns of Cowries; if a Chehteree or Bice commit the fame Crime, then whatever Gratuity was given to the Proftitute, the fame Sum shall be taken as a Fine; if it be a Soeder, he shall pay a Fine of. Ten Puns of Cowries.

IF any Perfon commits Adultery with a Woman who has been enjoyed by a great Number of Perfons, the Magistrate shall fine him the fame as for committing Adultery with a Profitute.

#### SECT. VIII.

#### Of the carnal Conjunction of a Man with any Beaft.

Is a Bramin should copulate with a Cow, the Magistrate shall fine him. Eighty Gold Coins; if he be a *Chekteree*, or a Bice, he shall fine him Five-Hundred Puns of Cowries; if it be a Scoder, he shall put him to Death.

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IF a Man copulates with the Female of any Species of Animal (exclusive of Cows) the Magistrate shall fine him Five Hundred Puns of Cowries: According to the Ordinations of Pacheshputtee Misr: Approved (or customary.) Chendeesur fays, the Fine shall be One Hundred and Ten Puns of Cowries.

IN fuch Cafes as have no Fines fpecified for them in the Chapter of Adultery, the Magistrate shall confider the Cast of the Criminal, and the Degree of the Crime, and proportion the Fine accordingly.

WHEN a Kingdom is preferved free from Thieves, from Adulterers, from Murderers, and from all Men of fuch evil Principles, the Magistrate of the Kingdom goes to Paradife; and if the Magistrate always brings fuch Perfons to Punishment, he then also goes to Paradife, and his Kingdom is doubled, and his Reputation is increased.



CHAP.

#### ( 282 )

#### C H A P. XX.

#### Of what concerns Women.

A MAN, both Day and Night, must keep his Wife fo much in Subjection, that she by no Means be Mistress of her own Actions: If the Wife have her own Free-Will, notwithstanding she be sprung from a superior Cast, she will yet behave amis.

So long as a Woman remains unmarried, her Father shall take care of her; and so long as a Wife remains young, her Husband shall take care of her; and in her old Age, her Son shall take care of her; and if, before a Woman's Marriage, her Father should die, the Brother, or Brother's Son, or such other near Relations of the Father shall take care of her; if, after Marriage, her Husband should die, and the Wife has not brought forth a Son, the Brothers, and Brothers Sons, and such other near Relations of her Husband shall take care of her: If there are no Brothers, Brothers Sons, or such other near Relations of her Husband, the Brothers, or Sons of the Brothers of her Father shall take care of her: If there are none of those, the Magistrate shall take care of her; and in every Stage of Life, if the Perfons who have been allotted to take care of a Woman do not take care of her, each in his respective Stage accordingly, the Magistrate shall fine them.

IF a Husband be abject and weak, he shall nevertheless endeavour to guard his Wife with Caution, that she may not be unchaste, and learn bad Habits.

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IF a Man, by Confinement and Threats, cannot guard his Wife, he fliall give her a large Sum of Money, and make her Miftrefs of her Income and Expences, and appoint her to drefs Victuals for the *Dewtab* (*i. e.*) the Deity.

A WOMAN is never fatisfied with the Copulation of Man, no more than Fire is fatisfied with burning Fuel, or the main Ocean with receiving the Rivers, or the Empire of Death with the dying of Men and Animals; in this Cafe therefore, a Woman is not to be relied on.

WOMEN have Six Qualities; the First, an inordinate Defire for Jewels and fine Furniture, handfome Cloaths, and nice Victuals; the Second, immoderate Luft; the Third, violent Anger; the Fourth, deep Refentment (*i. e.*) no Perfon knows the Sentiments concealed in their Heart; the Fifth, another Perfon's Good appears Evil in their Eyes; the Sixth, they commit bad Actions.

IF a Woman is pregnant, they muft give her the Sàdheb (the Sàdheb is, to give a pregnant Woman, in the Ninth Month, Rice, Milk, and Sweetmeats, and other Eatables of the fame Kind for her to eat, and to drefs her in handfome Cloaths.

Ir a Hufband is going a Journey, he must give his Wife enough to furnish her with Victuals and Cloaths, until the promised Period of his Return; if he goes without leaving such Provision, and his Wife is reduced to great Necefsity for want of Victuals and Cloaths, then, if the Wife be naturally well principled, she yet becomes unchaste, for want of Victuals and Cloaths.

IN every Family where there is a good Understanding between the Husband and Wife, and where the Wife is not unchaste, and the Husband also commits no bad Practices, it is an excellent Example.

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#### ( 284 )

THE Creator formed Woman for this Purpole, viz, That Man might copulate with her, and that Children might be born from thence.

A WOMAN, who always acts according to her Hufband's Pleafure, and fpeaks no Ill of any Perfon, and who can herfelf do all fuch Things as are proper for aWoman, and who is of good Principles, and who produces a Son,) and who rifes from Sleep before her Hufband, fuch a Woman is found only. by much and many religious Works, and by a peculiarly happy Deftiny,7 fuch a Woman, if any Man forfakes of his own accord, the Magistrate shall, inflict upon that Man the Punishment of a Thief.

A WOMAN, who always abuses her Husband, shall be treated with good) Advice, for the Space of One Year; if she does not amend with One Year's. Advice, and does not leave off abusing her Husband, he shall no longer hold any Communication with her, nor keep her any longer near him, but shall provide her with Food and Cloaths.

A WOMAN, who diffipates or fpoils her own Property, or who procures Abortion, or who has an Intention to murder her Hufband, and is always quarrelling with every Body, and who eats before her Hufband eats, fuch-Woman fhall be turned out of the House.

A HUSBAND, at his own Pleasure, shall cease to copulate with his Wife : who is barren, or who always brings forth Daughters.

IF a Woman, after her monthly Courses, while her Husband continues in the House, conceiving her Husband to be a weak, low, and contemptible. Object, goes no more to him, the Husband, informing People of this, shall turn her out of his House.

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( 285 )

"Ir a Woman, following her own Inclination, goes whitherfoever the choofes, and does not regard the Words of her. Mafter, fuch a Woman also thall be turned away.

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A WOMAN, who is of a good Disposition, and who puts on her Jewels and Cloaths with Decorum, and is of good Principles, whenever the Husband is cheefful, the Wise also is cheerful, and if the Husband is forrowful, the Wise also is forrowful, and whenever the Husband undertakes a Journey, the Wise puts on a careless Drefs, and lays alide her Jewels and other Ornaments, and abuses no Petfon, and will not expend a fingle Dom without her Husband's Confent, and has a Son, and takes proper Care of the Houshold Goods, and, at the Times of Worship, performs her Worship to the Deity in a proper Manner, and goes not out of the House, and is not unchaste, and makes no Quarrels or Disturbances, and has no greedy Passions, and is always employed in some good Work, and pays a proper Respect to all Perfons, fuch is a good Woman.

A: WOMAN shall never go out of the House without the Confent of her Husband, and shall always have some Cloaths upon her Bosom, and at Festival Times shall put on her choicest Dress and her Jewels, and shall never hold Discourse with a strange Man; but may converse with a *Sinaffee*, a Hermit, or an old Man; and shall always dress in Cloaths that reach from below the Leg to above the Navel; and shall not suffer her Breasts to appear out of her Cloaths; and shall not laugh, without drawing her Veil before her Face; and shall as according to the Orders of her Husband; and shall pay a proper Respect to the Deity, her Husband's Father, the Spiritual Guide, and the Guests; and shall not eat until she has ferved them with Victuals' (if it is Physick, she may take it before they eat) a Woman also shall never go to a Stranger's House, and shall not stand at the Door, and must never look out of a Window.

#### ( 286 )

S1x Things are difgraceful to a Woman: 1ft. To drink Wine and eat Conferves, or any fuch inebriating Things. 2d. To keep company with a Man of bad Principles. 3d. To remain feparate from her Husband. 4th. To go to a Stranger's House without good Cause. 5th. To sleep in the Day-Time. 6th. To remain in a Stranger's House.

WHEN a Woman, whofe Hufband is abfent on a Journey, has expended all the Money that he gave her, to fupport her in Victuals and Cloaths during his Abfence, or if her Hufband went on a Journey without leaving any Thing with her to fupport her Expences, fhe fhall fupport herfelf by Painting, by Spinning, or fome other fuch Employment.

IF a Man goes on a Journey, his Wife fhall not divert herfelf by Play, nor fhall fee any publick Show, nor fhall laugh, nor fhall drefs herfelf in Jewels and fine Cloaths, nor fhall fee Dancing, nor hear Mufick, nor fhall fit in the Window, nor fhall ride out, nor fhall behold any Thing choice and rare; but fhall faften well the Houfe-Door, and remain private; and fhall not eat any dainty Victuals, and fhall not blacken her Eyes with Eye-Powder, and fhall not view her Face in a Mirror; fhe fhall never exercife herfelf in any fuch agreeable Employment, during the Abfence of her Hufband.

It is proper for a Woman, after her Hufband's Death, to burn herfelf in the Fire with his Corpfe; every Woman, who thus burns herfelf, fhall remain in Paradife with her Hufband Three *Crore* and Fifty *Lacks* of Years, by Deftiny; if fhe cannot burn, fhe must, in that Cafe, preferve an inviolable Chastity; if fhe remains always chaste, fhe goes to Paradife; and if fhe does not preferve her Chastity, fhe goes to Hell.

CHAP.

#### ( 287 )

#### C H A P. XXI.

#### Of Sundry Articles.

- Sect. I. Of Gaming.
- Sect. II. Of Finding any Thing that was loft (which is called Needee.)
- Sect. III. Of the Fines for cutting Trees.
- Sect. IV. Of the Tax upon Buying and Selling Goods.
- Sect. V. Of the Quarrels between a Father and Son.
- Sect. VI. Of Serving unclean Victuals.
- Sect. VII. Of the Punishment to be inflicted on a Sooder for reading the Beids.
- Sect. VIII. Of the Properties of Punishment, and of Punishing.
- Sect. IX. Of Adoption.
- Sect. X. Of Sundries.

#### SECT. I.

# Of Gaming.

GAMING is of Two Sorts; the First Choperbazee, a Game played with Three long Dice, Chefs or Tables, and Dice, and fuch other Kind of Games, which are called *Dote*; the Second is, when Perfons caufe Elephants to fight with Elephants, Bulls with Bulls, Cocks with Cocks, Nightingales with Nightin-

gales,

#### ( 288 )

gales, or any other Animals in the fame Manner; the Name of this is *Shemàbhee*: Thefe Two Sorts of Gaming, with a conditional Wager of Stipulation, are not allowed to any Perfons, even in Jeft.

IF any Man, either openly or in fecret, plays with another at either of thefe Two Sorts of Gaming above fpecified, upon a ftipulated Wager, the Magistrate fhall fine that Man in any Sum that he chooses, and fhall chaftife him.

IF any Man has a Propenfity to either of thefe Two Sorts of Gaming, in that Cafe, he fhall play before the Magistrate, or shall cause a Man belonging to the Magistrate to fit there while he plays; in these Two Cases, whoever is the Lofer shall pay the Money which was the Condition of the Game.

IF any Man, without Leave of the Magistrate, should play for a stipulated Wager, in that Case, the Conqueror in the Game shall not receive the Money played for, but the Magistrate shall fine both Parties.

WHEN a Game is to be played for a Wager, it shall be played in Prefence of a Number of People.

WHEN a Man, having gamed with another for a Wager, receives the Money played for, he fhall give that Money to the Magiftrate's Officer; the Magiftrate's Officer fhall divide that Money, and give Half thereof to that Perfon, and Half to the Magiftrate.

IF a Man to procure himfelf to be Winner in a Game, either by numbering the Squares of the Chefs-Table, or by numbering the *Cowries* of the Game, or by any other Method, is guilty of Artifice and collufive Practice, the Magiftrate shall fine him according to his Abilities.

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WHOEVER plays without any flipulated Condition or Wager shall not receive any Money upon the Game.

IF a Man plays at these Two Sorts of Games with Deceit and Fraud, the Magistrate shall cut off Two of his Fingers.

IF a Man, having played at any Game for a Stake, and, upon winning, having received the Money, doth not give to the Magistrate the Share that is appointed him, then the Magistrate shall fine him.

#### SECT. II.

#### Of Finding any Thing that was lost (which is called Needee.)

IF a Man, having loft any Thing for a long Space of Time, fo that he hath no Hopes of finding it, fhould then recover it, he fhall inform the Magistrate thereof; whereupon, if that Man be an ignorant and unfcientifick Perfon, the Magistrate fhall take to himfelf One Sixth. Share of the Whole, and give the Five Sixths to the faid Perfon; if he is a Man of Science, the Magistrate shall keep to himfelf One Half, and return him the reft.

Ir a *Bramin*, having for a long Space of Time loft any Thing, fo that he hath no Hopes of finding it, fhould afterwards recover it, he fhall inform the Magiftrate thereof, but the Magiftrate fhall not take any Thing from him.

IF a learned Bramin, who regulates all his Actions conformably to the Beids, fhould find any Thing, the Property of a Stranger, which has been loft, and of which the Proprietor is not known, he shall inform the Magistrate; the Magistrate

#### ( 290 )

Magistrate shall not deduct any Thing from that Article, but it shall go entire to the Bramin.

IF an unlearned *Bramin* fhould find any Thing, the Property of a Stranger, which has been loft, and of which the Proprietor is not known, he fhall inform the Magistrate, who shall take to himself One Sixth Share of the Whole, and give the remaining Five Sixths to the *Bramin*.

IF a *Chebteree* fhould find any Thing, the Property of another, which has been loft, and of which the Proprietor is not known, he fhall divide it into Four Shares; One Fourth he fhall give to the Magistrate, One Fourth to the *Bramins*, and keep the remaining Two Fourths to himfelf.

IF a *Bice* fhould find any Thing, the Property of another, that has been loft, and of which the Proprietor is not known, he then fhall give One Half thereof to the *Bramins*, and out of the Remainder he fhall give One Moiety to the Magistrate, and keep the other Moiety to himfelf.

IF a Sooder should find any Thing, the Property of another, which hath been loft, and of which the Proprietor is not known, then, having divided it into Twelve Parts, he shall give Five Twelfths thereof to the Magistrate, and Five Twelfths to the *Bramins*, and keep the remaining Two Twelfths to himself.

IF a Man, having found any Thing that was loft, either a Stranger's Property or his own, fhould neglect to inform the Magistrate, he shall receive the fame Punishment as a Thief.

IF the Magistrate finds any Thing that was lost, the Proprietor of which is not known, in that Cafe, he shall give One Half thereof to the *Bramins*, and shall take One Half to himself.

( 291 )

#### SECT. III.

Of the Fines for cutting Trees.

IF any Perfon cuts the Branches of a Male Banyan Tree, or of a Mango Tree, or of a Moolferry Tree, or of a Tamarind Tree, or of a Female Banyan Tree, or of any fuch large Tree, the Magistrate shall fine him Twenty Puns of Cowries; if he cuts the Middle of the Tree, he shall be fined Forty Puns of Cowries; and if he cuts it down from the Roots, he shall be fined Eighty Puns of Cowries.

IF a Man cuts any Trees that are in a Yard of a Houfe, or in a Place where the Dead are caft, or on the Boundaries of Land, or in a *Haut*, or in a *Bàzàr*, or in the Place appropriated to *Dewtab (i.e.)* the Deity, the Magistrate shall fine him Double the Price of the Trees.

IF a Man cuts a *Plàjs* Tree, the Magistrate shall fine him Double the Price of the Tree.

IF a Man cuts any of the Creeping Tree called *Lut*, be it a large or a finall Tree, or fuch Kind of the *Lut* as upon being cut produces a great Number of Branches, or any Tree whofe Branches are extremely crooked, or any fmall Tree, or any Tree which dies after its Fruit is once ripened, the Magiftrate fhall fine him Ten *Puns* of *Cowries*; if he cuts down any Grafs, the Magiftrate fhall fine him One *Pun* of *Cowries*.

IF a Man cuts a Tree that is capable of bearing Fruit, the Magistrate shall fine him One Thousand Puns of Cowries.

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( 292 )

JF a Man cuts a Tree that is capable of producing Flowers, the Magistrate shall fine him Five Hundred *Puns* of *Couries*.

OF all these Species of Trees above enumerated, if a Man cuts any One, the Magistrate shall cause him to return to the Owner, a Tree of the species with that which was cut; if he has no such Kind of Tree, he shall cause the Price thereof to be paid, and take a Fine, according to the Rate already above specified; nevertheles, a Man may cut Trees for the Purpose of performing the Jugg, or for making a Plough, or for his Houshold Business; in such Cafes, there is no Fine.

#### SECT. IV.

#### Of the Tax upon Buying and Selling Goods.

IF a Man purchafes Goods in his own Kingdom, and fells them again in his. own Kingdom, then, whatever Profit he hath made upon fuch Purchafe and Sale, he fhall give One Tenth of that Profit to the Magistrate; and if he made the Purchafe in a foreign Kingdom, and the Sale in his own, he fhall pay One Twentieth Share of the Profit to the Magistrate.

IF a Man, having purchafed Flowers or Roots, fuch as Ginger or Radifhes, or fuch Kind of Things, or Honey, or Grafs, or Fire Wood, from another Kingdom, fells them in his own, the Magiftrate fhall take to himfelf One Sixth of the Profit arifing upon them, and give to that Perfor the other Five Sixths.

#### ( 293 )

IF a Man fells any Thing of a lefs Value than One *Cabawun* (or Sixteen *Puns* of *Cowries*) the Magistrate shall not take any Tax thereon.

IF a Man, having purchafed in another Kingdom any *Paddee*, or Wheat, or Plantains, or fuch other Fruit whofe Tree dies after once bearing, brings and fells them in his own, he fhall give to the Magiftrate One Sixth of the Profit thereon, and keep Five Sixths to himfelf.

WHATEVER Profit a Painter, a Smith, or fuch Kind of Workman may have made, by labouring at his own Bufinefs, the Magistrate shall charge no Tax thereon; nor shall any Tax be taken upon the Profit which any Person hath made, as a *Coffid* (or Messenger) neither is there any Tax upon selling young Heisers.

IF a Part of a Man's Property hath been stolen from him, no Tax shall belevied by the Magistrate upon the Sale of what remains unstolen.

IF a Serwutteree (i. e.) a Bramin learned in the Beids, fells any Thing, the Magistrate shall take no Tax from him.

IF a Man hath purchased any Thing for the Worship of *Dewtab* (*i.e.*) the: Deity, the Magistrate shall take no Tax thereon.

( 294 )

#### SECT. V.

Of the Quarrels between a Father and Son.

IF a Quarrel fhould arife between a Father who is a Man of Capacity and his Son, whoever is Witnefs in fuch a Cafe, the Magistrate shall fine him Ten *Puns* of *Cowries*.

IF a Quarrel should subsist between a Father who is a Man of Capacity and his Son, and any Person contrives by any Means to lengthen out the Quarrel, the Magistrate shall fine him One Thousand *Puns* of *Cowries*.

IF a Quarrel should arise between a Father who is of small Capacity and his Son, whoever is Witness in such a Case, the Magistrate shall fine him Three *Puns* of *Cowries*.

IF a Quarrel fhould fublist between a Father who is a Man of no Capacity and his Son, and any Person contrives by any Means to lengthen out the Quarrel, the Magistrate shall fine him Eight Hundred *Puns* of *Cowries*.

WHOEVER is Security upon a Quarrel between a Father and Son, the Magistrate shall fine him Twenty-four Puns of Cowries.

IF a Son commits a Fault, the Father shall not be held as guilty for the Fault of the Son.

#### ( 295 )

#### SECT. VI.

#### Of Serving unclean Victuals.

IF a Man causes a superior Bramin to eat Dung or Urine, the Magistrate shall fine him Sixteen Albrufies; if it be not a superior Bramin, he shall fine him One Thousand Puns of Couries; and if he causes him to eat Onion's or Garlick, the Magistrate shall fine him One Hundred Albrufies; if he causes him to drink Wine, he shall put him to Death.

IF a Man causes a superior *Chebteree* to cat Dung or Urine, the Magistrate Thall fine him Eight *Alorufies*; if it be not a superior *Chebteree*, he shall fine him Five Hundred *Puns* of *Cowries*; and if he causes him to eat Onions or Garlick, or to drink Wine, he shall fine him Fifty *Alorufies*.

IF a Man causes a superior Bice to eat Dung or Urine, the Magistrate shall fine him Four Ashrufies; if it be not a superior Bice, he shall fine him Two Hundred and Fifty Puns of Couries; and if he causes him to eat Onions or Garlick, or to drink Wine, he shall fine him Twenty-five Ashrufies.

IF a Man caufes a fuperior Man of the Sooder Caft to eat Dung or Urine, the Magistrate shall fine him Two Hundred and Fifty Puns of Couries; if it be not a superior Person, he shall fine him One Hundred and Twenty Puns of Couries.

IF a Man causes a Person of the Arzal or lower Cast to eat Dung or Urine, the Magistrate shall fine him Fifty-four Puns of Coveries.

IF a Bramin voluntarily eats Onions or Garlick, the Magistrate shall banish such Bramin from the Kingdom.

4 X

#### ( 296 )

#### SECT. VII.

#### Of the Punishment to be inflicted on a Sooder for reading the Beids.

IF a Man of the Sooder reads the Beids of the Shafter, or the Pooran, to a Bramin, a Chebteree, or a Bice, then the Magistrate shall heat some bitter Oil, and pour it into the aforesaid Sooder's Mouth; and if a Sooder listens to the Beids of the Shafter, then the Oil, heated as before, shall be poured into his Ears, and Arzeez and Wax shall be melted together, and the Orifice of his Ears shall be stopped up therewith.—ThisOrdination serves also for the Arzel Tribe.

IF a Sooder gets by heart the Beids of the Shafter; the Magistrate shall put him to Death.

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Ir a Sooder affumes the Braminical Thread, the Magistrate shall fine him Eight Hundred Puns of Cowries.

IF a Sooder always performs Worship and the Jugg, the Magistrate shall put him to Death, or fine him Two Hundred Alprusies.

IF a Sooder gives much and frequent Molestation to a Bramin, the Magiftrate shall put him to Death.

IF a Sooder affumes the Cuftoms and Appearances of a Chehteree, and paffes his Time as fuch, the Magistrate shall confifcate all his Effects, and banish him the Kingdom; and if, affuming the confectated Thread of a Bramin, he paffes his Time as such, he shall fine him Eight Hundred Puns of Cowries.

SECT.

1.11

( 297 )

#### SECT. VIII.

#### Of the Properties of Punishment, and of Punishing.

PUNISHMENT \* is the Magistrate; Punishment is the Inspirer of Terrour; Punishment is the Nourisher of the Subjects; Punishment is the Defender from Calamity; Punishment is the Guardian of those that sleep; Punishment, with a black Aspect and a red Eye, terrifies the Guilty: If the Magistrate inslicts Punishment according to the *Shafter*; then Punishment produces such Consequences as have been already specified in the Kingdom of that Magistrate.

HE who is of a good Character, and a Man of Veracity, and who forms his Actions according to the Ordinations of the *Shafter*, and who retains learned *Pundits* about him, and he himfelf alfo is a Man of Science, and not avaricious, fuch Perfon is worthy to be a Magistrate, and to have the Power of inflicting. Punishment.

HE who is not affifted by learned *Pundits*, and who is avaricious, and who is not a Man of Science, and who pays no Regard to the *Shafter*, and who dothnot practife what he hath read, and who doth not fpeak the Truth, and is not of a good Character, fuch Perfon is not worthy to be a Magistrate, and to have the Power of inflicting Punifhment.

IF a Magistrate doth not inflict Punissement according to the *Shafter*, his Subjects, and his Kingdom, and his Possession, and the Children of his Relations, become miserable and contemptible.

\* Here the Image of Punishment is introduced, or rather Punishment is perfonified.

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#### ( 298 )

IF a Magistrate inflicts Punishment upon the Guilty, and honourably treats the Innocent, fuch a Man has all the Requifites for Magistracy, and is always fuccefsful, and enjoys a good Character, and in the next World goes to Paradife.

# S E C T. IX. Of Adoption.

He who is defirous to adopt a Child must inform the Magistrate thereof, and shall perform the Jugg, and shall give Gold and Rice to the Father of the Child whom he would adopt; then, fuppoling the Child not to have had his Ears bored, or to have received the Braminical Thread, or to have been married in his Father's Houfe, and not to be Five Years old, if the Father will give up fuch a Child, or if the Mother gives him up by Order of the Father, and there are other Brothers of that Child, fuch a Child shall be adopted.

A WOMAN may not adopt a Child without her Husband's Order; if she has her Husband's Consent, she may cause the Bramins to perform a Jugg for her, and may adopt the Child : - According to the Ordinations of Sewarteb Behtacharige : Approved (or cuftomary.)-Pachefhputtee Mifr fpeaks to this Effect, that, even with the Hufband's Confent, a Woman may not adopt a Child.

A Sooder may adopt a Child, upon procuring a Jugg to be performed for him by the Bramins.

#### (299)

HE who has no Son, or Grandfon, or Grandfon's Son, or Brother's Son, fhall adopt a Son; and while he has One adopted Son, he fhall not adopt a Second.

#### SECT. X.

# Of Sundries.

IF a Man, keeping any of fuch Species of Animals as have Teeth and Horns, and being able to reftrain and confine the Strength of that Animal, neglects to fecure him, in that Situation, if the aforefaid Animal with his Horns fhould hurt any Perfon, or bite him with his Teeth, then the Magiftrate fhall fine the Owner thereof Two Hundred and Fifty *Puns* of *Cowries*; but if that Perfon has not Strength or Ability to reftrain the aforefaid Animal, and any Perfon fhould be hurt thereby, the Owner of the Animal fhall not be blamed.

IF a Man keeps a Cow, or a Buffalo, or a Horfe, or an Elephant, or a Camel, or a Wolf, or a Dog, and the Animal of any of these Kinds should stand in the Way, and a Person, passing by upon the Road, should desire the Owner of the Animal to keep it on one Side, then, supposing the Owner to have Ability to keep the Animal on one Side, upon his neglecting so to do, if the Animal should by any Means hurt the Passenger, the Magistrate shall fine the Owner thereof Five Hundred *Puns* of *Cowries*.

IF a Man exacts Labour from a Bullock that is hungry, or thirsty, or fatigued, or obliges him to labour out of Season, the Magistrate shall fine him Two Hundred and Fifty *Puns* of *Cowries*. ( 300 )

IF any Man, by giving greater Wages than the Cuftom of the Country requires, entertains a Servant, fo that all other Perfons, by his giving fuch great Wages, are put to great Inconvenience, or if, when the Magistrate hath fixed the Price of any Article, he buys or fells fuch Article at a higher or lower Rate, or if, by anyCozenage and Deceit, he fells an Article of lowValue for too great a Price, or, byCozenage and Deceit, purchafes a valuable Commodity at too low a Rate, the Magistrate shall fine him One Thousand Puns of Cowries.

IF a Man, without an Order of the Magistrate, fells an Elephant that is fit for Bufiness, or a Horse that is fit for Bufiness, or a Camel that is fit for Bufiness, or any valuable Jewels, or if a Man sells any Article which the Magistrate hath forbidden to be sold, the Magistrate shall fine him the Price of the Article fold.

IF a Man ules any fevere Expression against the Person who hath taught him the *Goiteree*, or if a Pupil does not observe the Commands of his Spiritual Guide, or is prepared to affault the Wife of his Elder Brother, or if a Man, having been intrusted to carry any Article from one Person to another, doth not deliver it accordingly, or if a Man hath opened the Lock of any Person's House, or if a Man hath a malevolent Disposition towards a Stranger, the Magistrate shall fine the Offender, in any of these Cases, Fifty *Puns* of *Cowries*.

IF a Man, who hath received any Moleftation from a Thief, or any other ill-difpofed Perfon, should fay to another, "I receive fuch Moleftation from a Thief, or from fuch other ill-difpofed Perfon, come you and free me from him," then, if that Perfon, having fufficient Ability for the Purpofe, doth not affist, or fpeak for the other, the Magistrate shall fine him One Hundred Funs of Cowries.

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( 301 )

Ir a Man, who hath not been molested by a Thief, or any other Perfon, should fay, "I am molested by a Thief, or by fuch other ill-difposed Perfon, I entreat the People to come to my Affistance," in that Cafe, the Magistrate shall fine him One Hundred *Puns* of *Coveries*.

WHEN a Sooder, or a Sinaffee, is performing a Seràdab, or a Worfhip to Dewtab, if, upon an Invitation from fuch Men, a Bramin fhould eat or drink there, or if a Man takes an Oath which does not belong to him to take, or if a Man fhould perform any Act which he is not permitted by the Shafter to perform, or if a Man hath administered any fuch Kind of Philter, fo that there is no Fruit produced by the Trees, or caufes a Cow to take fuch a Medicine as that she brings forth no Calf, or if a Man, having concealed any Partnership Property, converts it to his own Ufe, or if a Man of the Arzàl, or low Cast, intentionally strikes with his Hand a Bramin, a Chekteree, or any other fuch superior Cast, the Magistrate strikes and the Offender, in any of these Cases, One Hundred Puns of Couries.

IF a Father forfakes a Son, who has no Stain upon his Character, fuch as the Lofs of Caft and fuch other difgraceful Circumftances, or if a Son, of his own accord, forfakes his Father, who has no Stain upon his Character, or if a Friend forfakes his Friend, who is without Blemish, or if a Brother forfakes a Brother, without Difcovery of any Fault in him, or if a Husband forfakes his Wife, without Fault in her, then, if any of thefe, if both the Parties are unfit for Business, and have no Remedy but that of Separation, the Magiftrate shall fine the forfaking Party One Hundred *Puns* of *Cowries*; if, without any Reason, but merely their own Choice, the one forfakes the other, the Magistrate shall fine him Two Hundred *Puns* of *Cowries*; if of the Two Parties one is fit for Business and the other unfit, then, if the unfit Perfon, of

#### ( 302 )

of his own Choice, quits the other, the Magistrate shall fine him Six Hundred Puns of Couries.

IF one Perfon be going on a Road, and another be coming on it, then, whomfoever the Ordinations of the *Shafter* require to give up the Way to the other, that Perfon fhall give way accordingly :-- The Diftinctions of giving way are as follows: If one Man is blind, and the other hath his Sight, this latter fhall give way to the Blind; if one Perfon be deaf, and the other hath his perfect Hearing, the latter fhall give way to the Deaf: A Man fhall give way to a Woman, and a Man empty-handed fhall give way to a Man with a Burden; the Subject fhall give way to the Magiftrate, the Pupil to the Spiritual Guide; and fo always an inferior Perfon fhall give way to a fuperior, and an inferior Caft to a fuperior, and an inferior Degree of Knowledge to a fuperior Degree; a Man in Health fhall give way to a fick Perfon; and all Perfons fhall give way to a *Bramin*: If any Perfon doth not give way according to this Rule, the Magiftrate fhall fine him Twenty *Puns* of *Cowries*.

IF a Man doth not give a Carpet to fit on, to fuch Perfon as he ought to prefent with fuch a Seat, or doth not treat with proper Veneration a Perfon to whom Veneration is due, or who, neglecting a faultlefs *Bramin* in his Neighbourhood, invites a *Bramin* from a confiderable Diftance, or who, having invited any Perfon, doth not offer him any Thing to eat, or who, having accepted an Invitation, doth not go to the Houfe whither he was invited accordingly, the Magistrate shall fine the Offender, in fuch Cafes, One *Mafheb of Gold*.

IF a Man, having accepted anothers Invitation, doth not eat at his Houfe, then he shall be obliged to make good all the Expence that was incurred in confequence of the Invitation. . ( 303 )

IF the Magistrate appoints any Man upon the Road to this Effect, to the a Toll from all Passengers going or coming by Water, and that Man levies a Toll upon those who come or go by Land, the Magistrate shall fine him Fea *Puns* of *Couries*; in the same Manner, if he has appointed him to the Land Collections, and he levies any Thing from the Passengers by Water, the Magistrate shall then also fine him Ten *Pans* of *Couries*.

IF any Man goes to a Woman, and forcibly commits Adultery with her, and that Woman, from Bashfulness and Modesty, exclaims, that Thickes attacked her House, then the Magistrate shall fine that Woman Five Hundred *Puns* of *Coveries*.

IF any Man forcibly commits Adultery with a Woman, and the Woman, by Exclamations, being defirous to call the Neighbourhood, the Man gives her Something as a Bribe, fo as to make her defift from her Exclamations, then, whatever Bribe the Woman hath taken, in fuch a Cafe, the Magistrate shall fine her Eight Times as much.

IF a Man, faying, that the Cloaths, which he has taken from the Body of fome deceafed Perfon, are fit for Ufe, and valuable, fells them as fuch, or, without the Order of the Magistrate, rides out with the Dignity of a Magistrate, or fits upon the *Mufnud* of the Magistrate, the Magistrate shall fine an Offender, in fuch Cafes, Five Hundred *Puns* of *Couries*.

IF a Man performs a Jugg, to procure the Death of any innocent Perfon, the Magistrate shall fine him Two Hundred Puns of Couries. ( 304 )

IF a Man, to procure the Death of any innocent Perfon, by anyContrivance, caufes him to drink a Potion, or otherwife meditates his Death, the Magistrate shall fine him Two Hundred Puns of Cowries.

IF a Man bores a Hole through any Jewel which is not proper for boring, or, in fuch as are proper for boring, makes a Hole in the wrong Place, or mixes any bafe and worthlefs Article with one that is valuable, the Magiftrate fhall fine him Two Hundred and Fifty *Pans* of *Cowries*.

IF a Man fells any Thing unfit to eat, calling it an Eatable, or if any Caft fells any Articles that are forbidden to be fold by that Caft, or if a *Bramin*, quitting his preferibed Mode of Life, hath adopted other Manners, in any of these Cafes, the Magistrate shall fine the Offender One Thousand *Puns* of *Cowries*.

IF any Man demolifhes the Bundàreb (i. e) the Treasury and Store-House of the Magistrate, or performs the Jugg, or the Poojeb, or such other religious Exercises, with a malevolent Intent towards the Magistrate, or if, being appointed to any Business, he spoils that Business, or if he always takes Bribes, in any of these Cases, the Magistrate, confiscating the whole Property of the Offender, shall banish him the Kingdom.

IF a Man, by caffing Briers into the Road, blocks up the Paffage, or mixes Poifon with any Preparation, Salt, or Acid, or Bitter, or Sweet, or who marries to a Slave any Woman who is not herfelf a Slave, in fuch Cafes, the Magiftrate shall cut off One of the Offender's Limbs; if he is always guilty of these Practices, the Magistrate shall put him to Death. ₹ 305 )

In anyPlace where the Magistrate is playing with any Person at Choperbarger, or at Tables, or any other such Kind of Game, in that Case, if any Person, without Permission of the Magistrate, interposes with his Hand, or by speaking, the Magistrate shall put him to Death.

IF any Man, without Permission of the Magistrate, dresses himself in Cloaths like those of the Magistrate, or who, being appointed to an Office in the Magistrate's Service, continually neglects his Duty, to employ himself in idle Amusements, or to hear Singing, or, in any other Diffipation, mispends his Time, or who collects a greater Revenue than the Magistrate hath ordered, or who aims at the Magistracy, without being descended from the Magistrate's Family, in such Cases, the Magistrate shall put the Offender to Death.

IF a Man, for his own Advantage, makes any falfe Entry in the Magiftrate's Books, or, having difcovered a Thief, or an Adulterer, fuffers him to efcape unpunished, the Magistrate shall fine him One Thousand Puns of Cowries.

IF a Man, of his own Invention, fays, that the Magistrate has intrusted to him the Discuffion of any particular Affair, which, in fact, the Magistrate has not fo intrusted, and, upon this Affertion, has caused Damage to any Perfons, the Magistrate, in that Case, shall fine him to the Extent of his Abilities; if he be more than once guilty of the same Offence, he shall cut off One of his Limbs; if he hath a violent Propensity to such Crimes, he shall put him to Death.

IF any Man difobeys the Order of the Magistrate, which may be executed, and which is proper, the Magistrate shall cut off from him a Hand, or a Foot,

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# ( 306 ).

or fome other Limb; if he always offends in this Manner, he shall put him to Death.

Ir a Man makes complaint before the Magistrate against the Magistrate's Counfellor, without any real Fault in him, or performs any Business or Service for the Magistrate's Accuser, the Magistrate shall put him to Death.

IF the Magistrate's Officer hath brought before the Magistrate any Perfon for any Crime, and, upon the Magistrate's examining that Perfon, he should deny the Crime laid to his Charge, then, even if a small Offence be proved against him, upon a triffing Crime, the Magistrate shall levy a great Fine.

IF a Woman caufes any Perfon to take Poifon, or fets fire to any Perfon's Houfe, or murders a Man, then the Magistrate, having bound a Stone to her Neck, shall drown her, upon Condition of her not being with Child.

IF a Woman murders her Spiritual Guide, or her Hufband, or her Son, the Magiftrate, having cut off her Ears, her Nofe, her Hands, and her Lips, fhall expose her to be killed by Cows, on Condition of her not being with Child.

IF a Man fpoils any Article made of Leather, or any Wooden or Clay Veffels, the Magistrate shall fine him Five Times as much.

IF a Man caufes another to do any bad Action, the Magistrate shall take from him Double of the Fine annexed to the Commission of any particular Crime: If a Man says to another, "Do you commit this bad Action, I will shand to all the Expences that may arise," then the Magistrate shall fine him Four Times as much. ( 307. )

IF a Man caules another to begin any badAction, or fnews him the Way to commit a badAction, or furnifhes him with any Implements for the Commifion of it, or who, fulpecting that the other Perfon is a Thief, gives him a Place where to refide, in these Cases, the Magistrate shall fine him to the Extent of his Abilities.

WHEN a Man hath murdered another, if a third Perfon, who had Power to reftrain the Murderer, neglected to do it, or, not having Power of himfelf to reftrain the Murderer, yet, by fpeaking to another Perfon, could have caufed him to be reftrained, and neglected to fpeak, or when the Magiftrate is prepared to chaftife any Perfon, if another, at that Time, relates his Faults, or when a Man tells another, that he is defirous to commit a bad Action, if the other advifes him thereto, the Magiftrate, in thefe Cafes, fhall fine the Offender to the Extent of his Abilities.

IF a Man, having committed a bad Action, should fay, in Prefence of the Magistrate, or of a confiderable Number of Persons, that he hath committed fuch Crime, the Magistrate shall exact from him but Half the Fine.

IF a Man in immediate Danger of his Life, by committing a badAction, can fave his Life, in that Cafe, the Magistrate shall not fine him.

IF a Man of Veracity and general good Principles ignorantly commits any bad Action, the Magistrate shall not fine him.

IF a Man, intending to commit a bad Action, hath proceeded to far as to commit fome little Part of that bad Action, the Magistrate shall fine him One Quarter Part of the whole Mulct stated for such Crime; if he has proceeded still farther in the Commission of that Crime, the Magistrate shall take from 5 A him

# ( 308 )

him One Half of that Fine; if he completes the faid bad Action, he shall take the equivalent Fine.

IF a *Reyot* commits any Crime, the Magistrate, immediately upon receiving Information thereof, shall exact the Fine, and give him severe Caution not to commit the same Crime a Second Time.

IN any Café where many Perfons in Conféderacy commit any Crime, the Magiftrate shall take from each Individual a double Fine.

PUNISHMENT is of Two Sorts: The First Corporal, or Infliction of Severity upon the Body, and that is also of Two Sorts; the First binding and lashing the Body, or cutting off fome of the Limbs; the Second putting to Death: The Second Sort of Punishment is Attachment of Property, and this has various and many Modes.

Ir a Man is frequently guilty of any of those Crimes, the Fine for which is. ftated at One *Pun* of *Cowries*, the Magistrate shall fine him One *Malbeb of Silver*; if he frequently commits such Crimes as are stated at One *Malbeb of Silver*, then the Magistrate shall fine him One *Cabawun* of *Cowries*; if a Man frequently commits any of those Crimes, the stated Fine for which is One *Cabawun* to Two Hundred and Forty-nine *Puns* of *Cowries*, then the Magistrate shall fine him Four Times as much; beyond this, in sort of Crimes, there is no greater Fine.

IN Cafes where the flated Fine to be taken from any Man; for a particular-Crime, is One *Cahawun* of *Cowries*, if the Magistrate commits such Crime, inthat Cafe, the aforefaid Magistrate shall be fined One Thousand *Puns* of *Cowries*;

IF. a Man of the Arzàl Cast, after Contact, of whom Washing is necessary, or if a Man sprung from the Womb of a Woman of superior Cast, and from the.

# ( 309)

the Loins of a Man of meaner Cast, or if a Woman, or a Child, or a Man in Necessity, commit any Fault, the Magistrate, from such Persons, shall not exact any Fine.

IN Crimes where a Man's whole Property is to be taken as the Fine for them, if Painters commit fuch a Crime, the Magistrate, giving to them the neceffary Implements for Painting, shall confiscate the whole of their Property.

Is a Man, who gets his Livelihood by Tillage, commits fuch Crime as that his whole Property becomes liable to Confifcation, then the Magistrate, leaving him fuch Subfiftence and Implements of Tillage as, upon Computation, will ferve till his Crop is ripe, fhall confifcate all the Reft of his Property.

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IF Singers, Musicians, or Dancers, commit any such Crime as that the whole of their Property becomes liable to Confiscation, then the Magistrate, giving them the Implements of their Profession, shall confiscate all the Rest of their Property.

Ir a Dancing Girl (or common Profitute) commits fuch Crime as that all her Property becomes liable to Confifcation, the Magiftrate, giving to her her Cloth, or Carpet, for fitting, her Cloaths, Jewels, and a Place of Abode;, shall confifcate all the Reft of her Effects: In the fame Manner, to a Soldier, shall be given his Implements of War; and to a Man, exercifing any Profession, the Implements of that Profession shall be exempted from the Confifcation of all the Reft of his Property.

IN Cafes where it is ordered a Man shall be put to Death, instead thereof, he shall pay One Hundred Albruss; and where it is specified, that One of his Hands, or One of his Feet shall be cut off, instead thereof, he shall pay. Fifty,

# ( 310 )

Fifty Ashrufies; and instead of having Two of his Fingers cut off, he shall pay Twenty-five Ashrufies; so also, where Banishment from the Kingdom is his Sentence, instead thereof, he shall be fined Twenty-five Ashrufies.

IF in Two Places Two different Fines are fpecified for the fame Crime, it must then be confidered, whether the Offender hath committed this Crime Once only, or repeatedly; if he hath but Once been guilty, then, in the place where a fmaller Fine is fpecified, according to that Specification he fhall be fined; and if he hath frequently committed the fame Offence, then he fhall pay the larger Fine : It fhall be confidered alfo, whether the Criminal be a Man of large or of inconfiderable Property; if he is a Man of large Property, he fhall pay according to the Specification of the larger Fine; if he is not a Man of Property, then he fhall be fined according to the fmaller Mulct fpecified.

IN Cafes where it is fpecified, that a Man shall be fined the fame Mulct as a Robber, or as an Adulterer, or any other Offender, then, whatever Fine is specified to each particular Crime, a Fine of Half as much as that stated Fine shall be taken from him.

Ir Men of Rank, or of good Principles, or of Learning, commit fuch a Crime as to deferve a capital Punifhment, and are not Men of Property, the Magistrate shall take from them less than One Hundred *Albrufies*, in proportion to their Fortune; if they frequently commit the fame Crime, the Magistrate shall confiscate all their Property, by way of Fine, and shall banish them the Kingdom.

IF a Bramin, who hath always acted in conformity to the Beids, commits fuch a Crime as to deferve capital Punishment, then the Magistrate, to prevent him in future from the Commission of fuch Crimes, shall confine him in perpetual Imprisonment: If a Chekteree, or Bice, or Sooder, is unable to pay

# ( 311 )

pay fuch Fine as is ordained by the *Shafler*, the Magistrate shall caufe them to labour in lieu of such Fine; but he shall not caufe a *Bramin* to labour in this Manner, but shall take the Fine from him by small Proportions.

IF a Woman of Property commits a Crime, the Magislate shall fine her; if she hath no Property, he shall chassisfe her.

IF a Child, or an old and impotent Perfon, or a fick Man out of Ignorance, or an Idiot, commits any Crime, the Magistrate shall not take any Fine from fuch Perfons, but shall chastife them.

IF a Bramin goes to wait upon a Magistrate, the Servants and Derbans shall not obstruct his Entrance, but shall give him a ready Admittance.

IF a *Bramin* be Paffenger in a Boat, he shall not pay any *Covories* to the Watermen, and he shall enter into the Boat before any of the other Passengers, and shall also come out before them.

IF a *Bramin*, having purchafed any Goods, be Paffenger in a Boat, he shall not pay any Thing to the Waterman, upon Supposition that he has not bought those Goods for Traffick or Sale.

IF a Man borrows Honey, or Sugar, or Salt, and does not repay it in the Space of Fifty Months, he shall be obliged to give Eight Times as much.

IF a Man hath borrowed any Seed, he shall be obliged to return Six Times as much, upon Supposition that he does not repay it in the Space of Fifty Months.

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#### ( 312 )

IF a Man hath intrufted, to be tended by a Herdíman, a Cow, or a Female Buffalo, and hath ftipulated fome Milk for the Herdfman'sWages, then, upon the Owner's neglecting, for a long Time, to take back fuch Cow or Buffalo, the Herdfman fhall take the Calves produced from them as his own Property.

EXCLUSIVE of those Articles fold by Weight, of which mention is made in the Chapter of Borrowing, if a Man borrows any other Article that is fold by Weight, and does not repay it for a long Space of Time, he shall be obliged to give Eight Times as much.

IF a Man, having been Lofer at any Game, hath, for a long Time, omitted to pay the Wager flipulated thereupon, he neverthelefs shall not pay Interest upon it.

IF a Man hath by Slight and Cunning taken any Thing from another, that Perfon, at the Time of recovering his Property, fhall not receive any Interest thereon.

IF a Man, depositing a Pledge with anyPerson, borrows Money of him, and the Pledge by any unexpected Accident be deftroyed, then the Borrower shall commit fome other Article to the Lender's Charge, until Repayment of the Money, or shall repay the Money upon the Spot.

IF a Pledge, in the Hands of a Creditor, be deftroyed by any Fault of the Creditor, then, fuppoling the Value of the Pledge to be equivalent to the Money lent, the Borrower shall not make good the Debt; if the Value thereof be lefs than equivalent, the Borrower shall make good the Amount of the Deficiency; if the Price of the Pledge be more than equivalent to the Money borrowed,

# ( 313 )

borrowed, the Debt shall go in Part Payment thereof, and the Creditor shall be obliged to make good the Remainder.

IF a Father, having borrowed Money, from abfolute Inability, neglects to pay the fame, his Son, if able to furnish the Money, shall pay the Debt.

Is a Husband borrows Money, his Wife shall not repay it; if a Son borrows Money, the Mother shall not pay the Debt; if they have incurred the Debt by mutual Confent, the Mother must pay it.

IF a Creditor Once only obliges his Debtor to perform any Labour on Account of the Debt, which is not proper for that Debtor to perform, the Magistrate shall fine that Creditor Two Hundred and Fifty *Puns* of *Couries*.

IF a Man, having incurred a Debt, is unable to pay it, on Account of a Famine, or any fuch Calamity, the Creditor shall be contented to receive the Money in small Proportions, and shall not exercise any violent Severity against the Debtor.

IF a Man brings a Claim against any Person, saying, "You owe me a Sum of Money," and that Person denies the Debt, then, upon the Creditor's proving the Debt, that Person, if he be rich, shall be fined Twice as much as the Debt; if he be a Man of inconfiderable Property, he shall be fined a Sum equivalent to the Debt.

IF a Man, having borrowed Money of feveral Lenders, hath purchafed Goods therewith, and all the Creditors affemble together at Once, and the Debtor hath no immediate Means of paying them, then whatever Goods he hath purchafed with each Creditor's Money fhall be fold, to repay each Creditor refpectively.

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# ( 314 )

WHEN a Debtor hath paid his Creditor the Sum of his Debt, he shall receive this Bond back from the Creditor, and shall tear it; and shall also take a written Release or Receipt from the Creditor.

IF a Man hath bourowed Money from a Lender, and hath not given a Bond, but there be Witneffes to the fame, then, at the Time of Repayment, the Money fhall be delivered in Prefence of the fame Witneffes.

IF any Man, having been expelled and excommunicated from his Caft, performs the *Peràfhchut*, or Expiation, then, during his Life-Time, his Son, and Grandfon, and fuch other natural Heirs, fhall not become posseffed of his Estate; but his Property shall be divided among them, according to their Right of Inheritance.

IF there are Two, or Four, or more Heirs, and One or Two of them, by applying to Ufe the Partnership Property, acquire fome Profit from thence, then all the Partners, according to their Property in the Stock, shall receive a Share of the Profit; but he who acquired this Profit shall divide their Property into equal Shares, and first shall take One Share thereof to himself, and of the rest they all shall take Shares respectively, according to their Proportion of the Stock: But this Ordination is only to be understood in Cafes of unequal Shares in a Joint Concern; if the Shares of all the Partners are equal, then he who acquired the Profit thereon shall receive Two Shares, and the others shall each receive One Share.

IF the feveral Partners have an equal Right to a Female Slave, or to a Slave, then all the Partners shall exact an equal Portion of Service from that Slave, or Female Slave.

# ( 315 )

IF any One of the Partners hath concealed any Part of the Joint Property, then, upon Difcovery thereof, fuch concealed Property shall be divided among the Partners; but they shall not receive any Share of that Property which hath already been divided.

IF a Man hath forcibly taken any Thing from another, or forcibly cauled him to fign any Writing, or by Violence expended any of his Property, it is not approved.

IF a Man, by forcible Means, or, by any deceitful Artifice, hath fold any Thing, or managed any other Transaction, it is not approved.

IF, during the Night-Time, or in a concealed Part of the Houfe, or without the Precincts of the Town, or in fuch other concealed and fulpicious Places, a Man hath bought and fold any Thing, or managed any other Tranfaction, it is not approved.

IF a Woman, or a Perfon intoxicated, or an Idiot, or a fick Perfon, or a Child, or a Man under violent Dread, hath performed any Transaction, it is not approved.

EXCLUSIVE of the Plaintiff and Defendant, and the *Vakeel*, or the Son, or the Slave of the Plaintiff and Defendant, if any other Perfon takes upon him to fettle the Affairs, it is not approved.

IF a Man doth not give up Goods intrusted to him, when the Person who intrusted them demands the same, then, if he be rich and void of Religion, the Magistrate shall fine him Twice as much as the Value of the Goods in Trust; if

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# ( 316 )

he is not a Man of Property, nor void of Religion, he shall only fine him an Equivalent.

IF a Man ignorantly, without any accidental Calamity, fpoils Goods intrufted to him, in that Cafe, he is not to make good the whole of the Effects in Truft, but he fhall pay fomewhat lefs than the Value of the Property intrufted to him, and the Sons of that Perfon are not to pay any Part thereof.

Ir the Goods in Truft be fpoiled by the Fault of the Sons, then the Sons alfo fhall pay.

WHEN a Pupil takes Leave of his Mafter, after having been inftructed in any Science, the Mafter, upon giving him his Difmiffion, fhall give him fome Money, according to the Extent of his Abilities.

IF a Man, having received Service at the Hands of a Servant, doth not pay him his Wages, the Magistrate shall cause him to pay the Wages, and shall also fine him.

IF a Man hath married any Female Slave, he becomes the Slave of the Owner of that Female Slave, in cafe he is not already the Slave of any Perfon; if he is the Slave of any Perfon, and marries that Female Slave, with the Confent of his Mafter, he then alfo becomes the Slave of the Owner of the Slave Girl.

IF a Marriage is contracted between a Slave and a Slave Girl, without the Confent of the Owner of the Slave, or that of the Owner of the Slave Girl, then the Slave continues to belong to his original Owner, and the Female Slave alforemains with her original Owners.

## ( 317 )

IF any Perfon's Cow, being covered by another Perfon's Bull, fhould produce a Calf, then the Owner of the Cow fhall have the Calf, and the Owner of the Bull fhall not have Power to lay any Claim to it.

IF a Man, having purchafed any Goods, doth not pay the Toll thereon in the Bàzàr, or at the Chokey, the Magistrate shall take Eight Times as much as the Toll from him; if that Person, for the Sake of avoiding Payment of Toll, quits the right Road and takes another, the Magistrate shall confiscate all his. Property.

IF a Man, to avoid paying Toll, doth not fell his Goods at the regular. Hours of Sale, but fells them privately, the Magistrate shall fine him Eight Times as much.

IN a Transaction of returning purchased Goods, if the Purchaser returns fuch Articles within the Time limited for that Purpole, in the Chapter of Buying and Selling, then he shall divide that Space of Time into Three Parts; if he returns the Goods within the Space of the First Division of Time, it is of no farther Consequence; if he returns them within the Second Division of Time, he shall give One Thirtieth of the Price of the Article, together with the Article returned to the Seller; if within the Third Space of Time, he then shall give to the Seller One Fifteenth of the Price of the Article, together with the Article fo returned; and, after the Expiration of that Space of Time, purchased Articles must not be returned.

IN the Chapter of Buying and Selling, according to the Space of Time therein limited for returning purchased Goods, if a Man, having bound any Commodity, returns it after the Expiration of that Period, or, having U.M.

#### ( 318 )

Gold any Articles, takes them back again, the Magistrate shall fine that Perfon Six Hundred *Puns* of *Cowries*.

IF a Man, having purchafed a Cow or a Buffalo that gives Milk, returns it within the Period of Time limited for fuch Returns, he fhall, upon returning the fame, give One Tenth of the Price thereof to the Seller; in returning purchafed Cows or Buffaloes, there is no Division of the limited Period into Three Parts, as before.

IF the Purchafer of the Cow or Buffalo hath taken the Purchafe into his own Poffeffion, he shall give to the Seller One Sixth of the Price thereof.

IF a Man gives false Testimony in a Matter of Limits and Boundaries, then the Magistrate shall fine him Two Hundred and Fifty *Puns* of *Couries*.

IF that Perfon is an immediate Neighbour to those Boundaries, then the Magistrate shall fine him Five Hundred *Puns* of *Cowries*.

IF a Man fleals any Thread, or Cotton, or Cow Dung, or Grafs, or Water, or Sugar Cane, or Veffels of *Bamboo* (that is Cane) or Salt, or Earthen Pots, or Sand, or Duft, or Clay, or Fifh, or Birds, or bitter Oil, or Flefh, or Honey, or Leather, or Ivory, or the Horns of Animals, or Wine, or Victuals, or Fruit, which any Perfon hath bought for his own Ufe, then the Magistrate, caufing fuch Articles to be returned to the Owners, fhall fine the Thief One Hundred *Puns* of *Cowries*.

THE Shàit, or Pooshteh-bundee, is of Two Sorts: The First, Khieu (i. e.) a Beidge, through which the Water has free Passage; the Second, Bundhoo (i. e.) Bank, or Dam, through which the Water does not flow.

# ( 319 )

IF a Man erects fuch a Bridge or Bank upon the Land of another Perfon, and that Perfon fultains a finall Injury from the faid Bank, and the Publick receives a material Benefit, then that Perfon is not permitted to interrupt the Progrefs of the faid *Poofhteb-bundee*.

Ir a Man hath erected a Bridge or Bank upon any particular Spot, from the Conftruction of which Bridge or Bank the Crops upon other Perfons Grounds are much benefited, this Man hath no Power to claim the faid Crops; but the Owners of the Land shall posses the Crops respectively.

IF a Chebteree commits Adultery with a Woman of the Bramin Caft, who has no Mafter, by her own Confent, the Magistrate shall fine the faid Chekteree One Thousand Puns of Couries, and shall cause the Hair of his Head to be shaved off with the Urine of an As.

IF any Man strikes the Anus of another, the Magistrate shall fine him Forty Pans of Couries.

WHATEVER Ordination fuch Bramins as are Pundits delivered to the Reyots from the Shafter, the Reyots shall acknowledge and obey the fame: Whoever, being a Pundit, does not speak the Sentiments of the Shafter, the Magistrate shall fine him Two Hundred and Fifty Puns of Cowries.

UPON the Magistrate's having made a regular Investigation, whatever Orders he shall issue to any Person, if that Person does not act in conformity thereto, the Magistrate shall fine him.

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MEN that vilify the Magistrate, or Men of innate bad Principles, or Men, who, without Reason, cause any internal Uncasiness to others, the Magistrate shall banish all such from the Kingdom.

( 320 )

IF a Man, having always been used to eat and drink with another, without any Fault of that Person, will no longer eat and drink with him, then he Magistrate shall hold him guilty.

IF feveral Perfons in a Confederacy refuse to pay to the Magistrate his proper Dues, the Magistrate shall exact Eight Times as much from each Individual.

IF any Person, having borrowed Money in the Name of several Persons, applies the fame to his own Use, that Person shall be obliged to pay the Debt.

IF the Father or Mother of the Magistrate, or any Person who hath taught the Goiteree, or a Child, or a weak old Person, or a Man of Rank and Knowledge in the Beids of the Shafter, and who acts in conformity to the Beids, or a Kinsman and Relation of the Magistrate, commits a Fault, the Magistrate shall not take a pecuniary Fine from such Persons, nor shall cut off their Limbs, but shall utter severe Expressions of Wrath against them.

IF a Sinaffee, or a Bàn Perùst, or a Berhemchàrry, commits any Crime, the Magistrate shall not take from them any pecuniary Fine, and shall not cut off the Limbs of such Persons, but shall anathematize them.

THERE is no Crime in the World fo great as that of murdering a *Bramin*; wherefore the Magistrate shall never defire the Death of a *Bramin*, nor shall he ever cut off his Limbs.

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( 321 )

If a Bramin is guilty of drinking Wine, he shall be branded in the Forehead with the Sooràdbuch :--Sooràdbuch is that, at the Time of drinking Wine, upon turning down the Cup, in such Manner as that the Wine falls from the Mouth of the Cup; in the same Form, they shall brand the Bramin's Forehead with a hot Iron.

IF a *Bramin* commits Adultery with any of his Father's Wives, exclusive of his own Mother, the Magistrate shall brand him with a hot Iron in the Forehead with the Mark of the *Pudendum Muliebre*.

IF a Bramin hath murdered another Bramin, the Magistrate shall brand him in the Forehead with the Mark of a Man without a Head.

EVERY Bramin, who does not every Day act according to the Shafter, and who acts in contradiction to the Shafter, shall be confined in Prison by the Magistrate, until such Time as he reverts to the Duties of his Religion; if he never reverts to the Duties of his Religion, he shall be banished the Kingdom.

THE Magistrate shall not take any of the Property termed Màbà Pàluk (a Description of which is to be found in the Chapter of Pàk-Pàrish) if he takes a Fine from thence, he shall cast it into the Water, or shall give it to such Bramin as is firm in his Religion, and who acts in conformity to the Beids; if the Magistrate doth not appropriate to himself the Property called Màbà Pàtuk, but acts according to what is herein enjoined, then the Lives of Men are prolonged in his Kingdom, and Learning flouristes there, and beautiful Children are propagated there.

FROM a Man that is rich, a larger Fine than that refpectively specified shall be taken, that, feeling the Inconveniencies of the Mulct, from the Fear thereof, thereof, he may be reftrained from the Commission of fuch Crimes a Second Time.

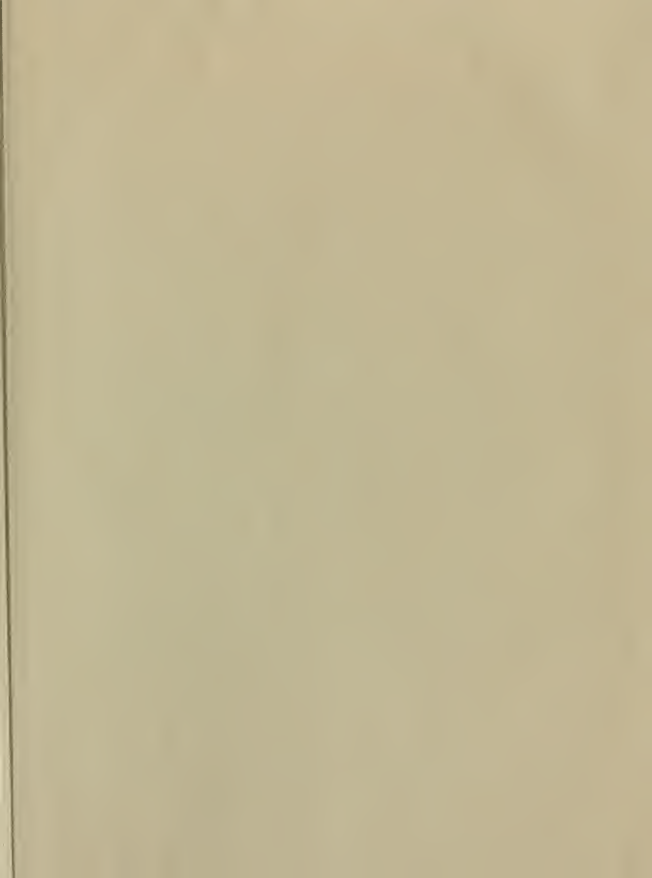
AFTER being acquainted with the Fines stated for each particular Species of Theft, as mentioned in the Chapter of Theft, if a *Sooder* commits a Robbery, he shall pay Eight Times as much; if a *Bice*, he shall pay Sixteen Times as much; if a *Chebteree*, he shall pay a Fine of Thirty-two Times as much; if he be a *Bramin*, he shall pay Sixty-four Times as much; if he be a *Bramin* of extensive Knowledge, he shall pay One Hundred Times as much; if he be a Man of the greatest Rank, he shall be fined One Hundred and Twenty Times as much.

ACCORDING to the Ordinations delivered in this *Pootee*, or Compilation, the Magistrate shall administer Justice; if any Matter should come before him, which is not included herein, he shall confider the general Scope of this *Pootee*, and judge accordingly, and fine proportionably; and in such Cafes where the Fine is not particularly specified, he shall investigate the Affair, and take a Fine.

#### THE END.







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