

Printed in the Year M, DCC, XXXVI;

## of Capt: JUHN PURIEUUS.

N Thursday the 17th Day of June 1736. Lieutenant of the City Guard of E. dinburgh, received a Copy of his Indictment, in which he is charged with the Murdering, or being Art and Part of the Murband Servant to Paul Susband Confectioner in the Abbay of Holy-rood house, Archibald Balantyne Son to John Balantyne younger Dyster in Dalkeith, John Anderson Son to George Anderson in Craighead Drover, Alexander M'Neal Son to Edward M'Neal Indweller in Mortonhall, Margaret Gordon Servant to William Ogilvy Taylor, Henry Graham Taylor in Canongate; and for grievoully maining and wounding the following Perfons, to the great Danger of their Lives, viz. Margaret Arthur Residenter in the Canongate, Jean Peat Servant to James & Loual Merchant in Edinburgh, David Wallace Journeyman Weight in Edinburgh, James Philp Servant to Lawder, Efq; Reficenter in the Canongate, David Kidd Taylor in Edinburgh, Patrick Spalding Appren-tice to David Mitchel Jeweller in Edinburgh, James Lyle'and Alexander Wallace both Servants to James Wright Staymaker in Edinburgh, John

Miller Taylor in Edinburgh, David Ogilvy Wricer in Edinburgh, and James Nivan late Servant to William Sellars Writer in Edinburgh : In fo far as, That upon the 14th of April then last, he being ordered to attend at the Execution of the deceast Andrew Wilson, to preserve the Peace and Support the Executioner in the Discharge of his Duty, having under his Command a Detachment of about 70 Men of the City Guard, having attended accordingly, he, after the faid Andrew Wilfon had hung upon the Gallows till he was dead, shaking off all Fear of God and Respect to his Majesty's Laws, and conceiving a most wicked and malicious Purpose of destroying, wounding and maiming Numbers of his Majelty's Subjects, the Inhabitants of the City of Edinburgh, and others there affembled at the faid Execution, without any just Cause or necessar, Occasion, ordered the faid Detachment of the City Guard under his Command to fire upon the People fo affembled at the faid Execution; and that the Men fo under his Command, at least severals of them, having fired over the Heads of the Multitude, so as to avoid doing them any Harm, that he, with Threats and Imprecations, repeated his Commands to fire, calling out to them, to level their Pieces and be damn. ed, or Words to that Purpose; and that at or about the same Time, he levelled the Firelock that was in his Hand, taking Aim at the above mentis oned Charles Husband, and most wickedly and murderoufly fired at him, whereupon he immediately dropt to the Ground; at least, that he fo levelled his Piece, and appeared to take his Aim at some one of the innocent Multitude, who hape pened to Rand directly over against him, and did fire, and upon his fo firing, the faid Charles Husband, at leaft one or other of the Perfons particularly above named, or more of them, did immediately fall to the Ground, having received a mortal Wound or Wounds, whereof they foon after died, &c.

Among the Defences offered for the Pannel are thefe, That he was ordered to attend the Execution of Andrew Wilson, with the greatest Part of the City Guard, and to support the Executioner in the Discharge of his Office, and the Magistrates apprehending a violent Attempt to rescue the faid Wilson, he had Directions given him to repel Force by Force; That to make these Directions effecaual, Powder and Ball were delivered out of the Town's Magazine to the Guard the Morning of the Execution, with Directions to load their Pieces; That the Pannel with the Town Guard, accordingly attended the Execution; That when the Offender was hung up on the Gibbet, the Magistrares retir'd from the Scaffold, and repair'd to a House over-against it in the Grass-market; That after the Offender had hung for some Time, the Multitude became unruly, and began to fling Stones of great Size, and with great Violence; That forne of the Guard were thereby hurt, one had his Shoulder blade broke, others were bruised, and the Timber of the Drum was beat to Pieces; That the Infolence of the Mob growing still greater, and they preffing from all Sides upon the Guard, the Pannel, who apprehended they might have intended to carry off the Criminal, who by this Time was cut down, in order to attempt the recovering him to Life, found it necessary for him to keep off the Multitude by Threats and Menaces; That to

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this End he presented his Piece, first to one Quarter, and then to another, calling to the People to fland off, and threatning, that it they did not, he would fire ; That nevertheless he neither fired himself, nor gave any Orders to fire; but on the contrary, when some of the Guard, provoked by the Hurts they received, had, without his Orders or Authority, prefumed to fire, whose Example was followed by feveral others, he did all he could to prevent that Mischief, by commanding them to defift, and actually did beat down the Muzzle of one of the Men's Pieces, who was presenting it in order to fire; That finding he could not be obeyed, he marched with those that followed him up the West Bow, where they, provoked by what he did not know, fac'd about and fir'd towards the Grafe-Market : That his first Notice thereof was by hear. ing it, which made him turn about in order to ftop it; That at this Place he neither fired, nor gave Orders to fire: That he marched as many of his Men as he could gather together back to the Cityguard Room, where he prevented the Mens cleaning their Pieces, that the Guilty who fired might be distinguished from the Innocent who did not fire : That his own Piece had not at that Time been at all fired; That, conscious of his own Innocence, he presented himself before the Magifrates, whereas nothing was more easy to him than to have made his Escape, and that in their Presence the Firelock that was in his own Hand was presented, and appeared not to have been at all fired; and that therefore the Libel, as libelled, could not be true.

That the delivering Powder and Ball to the City Guard, and the Direction to the Pannel, to

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fupport the Execution of the Sentence against Wilson, and in Case of a violent Rescue, to repel Force by Force, amounted to a star Order from the Magistrates to fire when it became needs any; and that the violent Assume the believed, to carry off the Ossens, in order, as the Pannel believed, to carry off the Ossens, in the constant of the content of the order of the

To these it was answered, That tho'it were true that the Magistrates upon just Apprehension of a violent Rescue of the Criminal, had ordered Powder and Ball to be diffributed to the Guard, had directed the Pannel at all Hazards to Support the Execution, and prevent a violent Refene; and had even told him, in case of Necessity, he was to repel Force by Force, it will not in the least follow that these Orders could in any degree justify him, except in case of Necessity, and an Attempt made towards a violent Rescue; That no Order from any civil Magistrate whatever, could justify so horrid a Barbarity, and that tho' the Magistrates had ordered him on the Spot to fire upon innocent People, it could not in the least acquit him, fince he was not at all bound to obey such illegal Orders. That the Pannel does not pretend to have had any Orders to fire, except in the Case of a violent At . tempt

empt to Rescue; and had that happened, the eading the Proclamation would have made it jusifiable; that it is not even denied by the Pannel, hat the Execution was over before the Firing : that he Trust reposed in him, and the Duty expected from him was ceased; he was no longer an Officer imployed to that End for which the Fire Arms vere loaded; and his Actions came then to be efimated of, by the fame Rules that would have hade them lawful or unlawful upon every ordina Occasion; that tho' the flinging of Dirt and ones at the Executioner, might perhaps justify a holerick Person for drubbing any of the Actors r their Wantonness, yet it could not justify the aughtering of them, far less could the Impertinence a few Boys, or other idle People, excuse the ring tharp Shot upon an innocent Multitude; hat it is far from being the Interest of the cown or the Publick, that an innocent Man should ffer; but it is greatly the Interest of both, that fair and ftrict Enquiry be made where the Guilt s, when a Muffacre fo cruel and dangerous hapns that the Guilty may be made an Example to restrain others to commit the like in time ning, &c. That therefore the Pannel must stand fall, upon his being or not being Guilty of the ets charged upon him in the Indictment.

The LORDS Interlocutor.
Inds, That the Pannel having, at any of the
Times and Places libelled, fired a Gun among
People affembled at the Execution libelled, or
having giv u Orders to the Soldiers under his
unmand to fire, and thereupon they the the Solurs, or any of them, having accordingly fired,

and

and upon the firing either by himfelf or them, the Persons mentioned in the Indiament, or any of them, were killed or wounded, or the Pannel's being guilty Art and Part of any of the fores faid Crimes, all feparatim relevant to infer the Pains of Law: But allows the Pannel to adduce what Evidence he can, with respect to his Behaviour, at the Time the foresaid Crimes are libelled to have been committed, for taking off the Circums frances which shall be brought, for inferring his being guilty of, or Art and Part of the Crimes libelled, and remits, &c.

## The Verdiet of the JURY.

WE all in one Voice find it proven, That the faid JOHN PORTEOUS Pannel, fired Gun among the People affembled at the Place of Execution, and Time libelled; As also, That he gave Orders to the Soldiers under his Command to fire, and upon his or their fo firing, the Person mentioned in the Indictment were killed and wounded. And find it proven, That the Panne and his Guard were attacked, and beat by fevera Stones of a considerable Bigness, thrown amon them by the Multitude, whereby feveral of the Soldiers were bruised and wounded.

Whereupon the Lords fentenced him to be execute in the Grafs Market upon the 8th Day of Sen gember next.