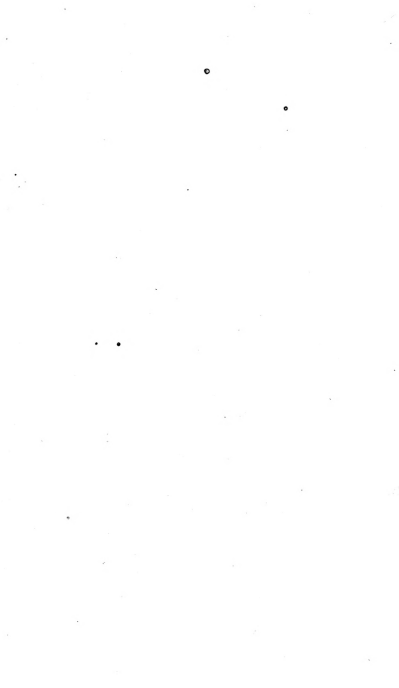


SCC 1490









## RIGHTS

O F

## SOVEREIGNS

A N D

## SUBJECTS.

By Father PAUL the Venetian, Author of The History of the Council of Trent.

Translated from the *Italian*, and compared with the *French*.

To which is prefix'd the

# LIFE of the Author,

Account of his Writings.

#### LONDON:

Printed for J. GRAVES in St. James's-fireet, C. King in Westminster-Hall, W. MEADOWS in Cornbill, and J. HOOKE in Fleetsfireet. MDCCXXII.

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Account of his Writin,



To the Right Honourable

### Sir PETER KING Kt.

LORD CHIEF JUSTICE
OF THE

## COMMON-PLEAS,

And One of His MAJESTY'S Most Honourable Privy-Council.

My Lord,



OOKS, according to the observation of the famous Lord Verulam, ought to have for their patrons

TRUTH and REASON. These are two fuch

fuch establish'd qualities in the writings of Father PAUL the Venetian, that I may venture to affirm, no Popish writer ever had a more favourable reception in the libraries of the most distinguish'd Protestants, whether for learning, virtue, or titles; infomuch that tho' the translators of that learned Frier's compositions have, notwithstanding all their correctness, been oblig'd to own how far they have fallen short of the dignity of his sublime originals, yet they have been honour'd with the patronage of fome of the most illustrious advocates for the reformation.

Being equally conscious, my LORD, of my own deficiency in this refpect, I presumed to beg your Lordship to allow me to inscribe the following translation to your great name; and in the humblest sense of duty

duty and gratitude for your indulging me that honour, I take this opportunity of your Lordship's vacation from the more momentous affairs of state, to submit it to your kind protection and most favourable construction.

The excellent author of it, tho' one of the brightest ornaments of the Church of Rome, was so much hated by the Pope and his Courtiers, that they not only traduc'd him as a heretic, but martyr'd him in effigie, and even employ'd cutthroats to take away his life; which made the good Father fay more than once, That those who set them at work, would find him a more formidable adversary after he was dead, than ever he was whilft living; a saying, my LORD, fully verify'd in the ensuing treatise.

I take

I take leave to observe to your Lordship, that Father PAUL having compos'd it to take off the panic of the Venetians, under the excommunication and interdict which was laid upon them by the Pope, intitled it, The Comfort of the Mind in the good Conscience and Conduct of the Venetians, under the pretended Interdict of Pope Paul V; but the author having a general view at the same time to fortify all christian Princes and States with fuch arguments against the usurpations of ambitious ecclesiaftics, as are calculated for all meridians, protestant as well as popish, the title of The Rights of Sovereigns and Subjects was deem'd more expressive of its design, and more suitable for an English translation.

As daily experience shews how well your Lordship is vers'd in the rights

rights both of Sovereigns and Subjects, so that profound knowledge you have discover'd of the scriptures and the fathers, as well as of the laws of the realm, when those rights have call'd for your defence, demonstrate that you have the abilities both of a lawyer and a divine. Father PAUL too made such a noble stand under both those characters, for the liberties of his country, that his memory must needs be grateful to your Lordthip upon that particular account, as well as for his vast learning, wisdom, integrity, and moderation; virtues which are so resplendent in your Lordship, that they cannot but naturally incline you to have a more than ordinary efteem for all persons adorn'd with those amiable qualities.

My LORD, I beg pardon for taking up so much of your time; but

the entrance of the new year puts me in mind that I am oblig'd by duty, as I am sway'd by inclination, not to conclude without wishing you the happy enjoyment of this and many more to come. Whether such a wish in itself may be agreeable to your Lordship I know not; but if it be a fault, 'tis what every one is guilty of who wishes well to his country. And of this number I take leave to subscribe my self,

Your Lordship's

Most devoted,

Most obedient, and

Most humble Servant,



#### THE

## PREFACE.

HE book, which is here presented to the reader, was first published this year at the Hague, by M. Scheurleer, both in the Italian and French languages,

and by him dedicated to M. MAURICE LE LEU DE WILHEM, lord of Waelwyck, eldest pre-sident of the sovereign Council, and of the seodal court of Brabant, at the Hague; a personage of an illustrious family, of an established character for his knowledge and love of the Belles Lettres,

and of undoubted probity and candour.

These reasons, added to the singular veneration which both this gentleman, and his honourable father always paid to the memory of Father Paul and his writings, were what principally determined the bookfeller to make choice of so eminent a name to patronize, and protect his book, against the clamour that might naturally be expected from the Romish clergy, on seeing a book of this kind. composed by one of the greatest men of their communion, first published 100 years after the author's death, in a country which passes with the

court of Rome for a land of herefy.

In order to remove all manner of doubts of the book's being authentic, M. Scheurleer the book-feller observes, that his learned patron was so thoroughly acquainted with the FATHER's stile, and way of writing, that he could not possibly be imposed upon in this respect; and his French translator satisfies the world how he came by the original Italian manuscript, from which he print-

ed it, and why it saw the light no sooner.

To take off the reader's wonder why a manuscript of such importance to all the sovereigns in christendom was suffer'd to he so long dormant, the translator observes, that it was the author's own defire it should be confined to the archives of Venice, for the sole and proper use of the government under which he was born, whenever they should have occasion, as they had then, to withstand the usurpations and incroaclments of the neighbouring court of Rome. And in confirmation of this, he takes notice of the Father's own twords (page 3) where he fays: I must own however, that as much as I desire to comfort all ranks alike, yet I don't think it proper that every thing I have to fay on this head should be published, because the prince and the subject cannot help thinking differently on affairs of this kind — For this reason I could wish that these few advices might be set apart,

like a prince's private treasury, for their service only who are at the head of affairs. Your lordships can make a proper use and improvement of them in due time and place; but the common people, like a man's taking physic in a fit of the ague, would weaken their consti-

tution instead of mending it.

The most illustrious lords inquisitors of the state of Venice, to whom Father Paul dedicated this work in 1606, thought his request so just, and his arguments for it so rational, that they made no scruple to comply with it, and were content to fight with his weapons against all attacks that were made upon their Rights of Sovereignty, without letting either their friends or enemies

know from what armory they took them.

The French translator proceeds in the next place to give some account how M. Scheurleer came to be master of such a secret and valuable copy. He does not make so full a discovery as some perhaps would expect, for sear, among other reasons, of offending and prejudicing certain persons, to whom he owns himself obliged for it. Therefore he hopes he need say no more, than that a certain (nameless) Gentleman brought the copy of the Father's manuscript from Venice, and put it into the bookseller's hands, and that the original still remains entire in the senate's library, to be consulted by those that may happen to have any doubts concerning the genuineness of the copy. However, there are these farther circumstances, for the satisfaction of such as are not acquainted

with the Father's stile, viz. that when the Sieur Scheurleer was about to print the said copy, he apply'd to some persons of rank and learning, who he thought might be capable of giving him some light as to the authority of his copy; and that when they had seen the title and the heads of the chapters, and perused some of their contents, they assured him that it was really a copy of Father Paul's manuscript, and that they wonder'd how he came by it, since they themselves had seen the original, and done all they could to get a copy of it when they were upon the spot, but in vain; so that after giving the work its due Encomia, they conjured him to withhold it from the public no longer. The French translator adds, that just as this book came out of the press, he was well inform'd there was another copy of the same original manuscript in the library of a certain person, illustrious by his birth, his posts, and by his love for the Belles Lettres. He wishes he were at liberty to mention him, and other persons, whose names alone would be sufficient to remove all doubt of its being an authentic copy, but he says a world of reasons constrain him to silence. For the rest, says he, such as have read him in any of those different languages into which his works have been translated, will know that this is Father Paul's treatise from the beginning to the end.

What gave occasion to the Father to compose

it was this.

Pope Paul V, according to the character given of him in the Lives of the Popes, was so zealous, even before his advancement to the chair, for the ecclesiastical liberties and immunities, that he bore a mortal hatred to such as opposed the licentiousness of the clergy, and maintain'd the Rights of Sovereigns against their usurpations. No wonder therefore that he came to the chair with such an implacable grudge against the republic of Venice, which then made a nobler stand for the Rights of Sovereignty than all the stand for the Rights of Sovereignty than all the other princes and states in the world. This Pope was scarce warm in his chair, but he sought to pick a quarrel with the most serene republic, accu-sing them of having invaded the authority of the Church and the holy See, on three Accounts. 1.

By opposing the foundation of sacred places, and the exorbitant grants made to monasteries and other churches. 2. By submitting ecclesiastical estates to alienation by long leases: And, 3. By assuming a right to judge ecclesiastics in causes civil and criminal.

The republic, in an answer to these complaints; shew'd that they were entirely groundless; which kind of resistance was enough to instance the Pope's choler, so that he issued out a formal excommunication, together with an interdict, against the doge and senate, which was dispatch'd April 17, 1606, and gave occasion to this treatise, at the End of which the reader will find the said bull inserted. Father Paul quickly perceived the conster-

consternation with which the said sentence had filled the minds not only of the honest burghers, but also of some noble personages who were at the helm of government; therefore he thought it his duty as a patriot, as a divine, and as a counsellor to the commonwealth, to dissipate that groundless terror, by drawing an exact parallel between the pontifical authority and the respective Rights of Sovereigns.

All the great lawyers and divines took up the cudgels; and, as Father Paul says, an army of writers were got into the field before the

month of August.

Seignior Antonio Quirini, a senator, was one of the first that came out with a learned Dissertation on the Rights of the most serene Republic; and at the same time our Father Paul published a treatise entitled, Considerations on the Censures of his Holiness Paul V against the Republic of Venice. Then he was concerned with six other eminent divines of Venice, in composing a Treatise on the Interdict, which at that time made so great a noise. Two anonymous civilians joined issue with those illustrious writers, and published a curious and learned Letter, address'd to the Pope, in which they demonstrated the nullity of his brief of excommunication, and the insustice of his violent conduct. John Marsilli, a Neapolitan priest, and doctor of divinity, entered the lists also by the publication of an anonymous letter, entitled,

The Answer of a Doctor to a Letter from The Answer of a Doctor to a Letter from his Friend upon the Censures, &c. The famous cardinal Bellarmin attacked him, but met with his match; for after he had answered the doctor's arguments with all the bitterness in his nature, the doctor repelled his sophisms, not by invectives, but by solid arguments, in an answer which he wrote, entitled, The Defence of John Marsilli's Answer to eight Propositions, &c. Then an extract was published of the famous Gerson's sentiments, touching the Validity of Excommunications. ing the Validity of Excommunications, which feems to have been done by Father Paul; for, besides its being found in the catalogue of his works, he did not suffer cardinal Bellarmin to attack it in his usual stile with impunity, but vigorously undertook the defence of it, though always with moderation, and answered the propositions of that splenetic cardinal against the sentiments of Gerson, that famous oracle of the university of Paris, and of the Gallican Church. This answer is to be met with in the second tome of his works, and is entitled, An Apology against the Objections of Cardinal Bellarmin.

These were the principal tracts which were published on account of the said bull. There were a great many other small pieces which made little or no noise, and were distributed among the vulgar, to give ease to such consciences

#### viii The PREFACE.

sciences as the conduct of certain monks, and especially the jesuits, had frightened almost into despair of salvation.

Whoever reads the pieces above mentioned; will find that this, now published for the first time in England, not only includes, but excells them all.





THE

OF

## FATHER PAUL.

THE chief materials for this, great man's life are extracted from the account given of him by his constant friend and companion father Fulgentio, which has been printed and reprinted in Italian, and other foreign languages; but the only English translation we have of it, is that prefix'd by Sir H. Brent to Father Paul's History of the Council of Trent, the same word for word with that incorrect, unintelligible edition printed at London in 1651, which the person of quality himself that translated it owned to be obscure, by too closely persuing the literal sense of the Italian, and thereby confounding the idioms of both languages, which is a fault that the translator of this work has carefully avoided.

Ather Paul was born at Venice on the 14th of August, anno 1552. His father was Francesco di Pietro Sarpi, originally of the province of Friuli, who, tho' of a warke temper, followed merchandize in that city,

and traded to the Levant; but had such ill success, as reduced him to a low condition. His mother was Isabella Morelli (of an honest family in Venice) who, after her husband's death, put on a religious habit, was famous for her principles of religion, and extraordinary piety, and dy'd of the contagion in

the year 1576.

She left only this fon and a daughter, who were both taken care of by their mother's brother, Ambrofio Morelli, a titular priest of the collegiate convent of St. Hermagora, who taught grammar and rhetoric to several noblemen's children, afterwards able senators; and was so successful with his nephew in particular, that he soon became a mighty proficient in, and master of the more solid arts and

nobler studies of logic and philosophy.

He had what is very rarely known in one and the same person, a great memory and a profound judgment, both which his uncle took care to apply. to their proper exercise. He manag'd his judgment, by keeping him to continual composings with more strictness perhaps than was convenient for his childhood, and weak constitution; and he exercised his memory, not only by forcing him to repeat many things by heart, but some upon the very first hearing. The fathers of the convent admired his uncommon thirst after learning, and reported wonderful things of his memory; but he told them his uncle had never made him repeat more than thirty verses out of Virgil, or any other classic poet, at a time, after one curfory reading. He made such an unexpected progress in philosophy, and theology too, that his master confess'd he had outran his abilities to teach him; for he maintain'd arguments with fo much fubtilty of reason, that his tutor was often forced to change his own opinion. He began also

in

in his childhood to learn the mathematics, together with the *Greek* and *Hebrew* tongues, from eminent mafters then at *Venice*.

By continual conversation and study with them, he became desirous to enter into the order of Servi, or Servants of the Virgin Mary, a religious society instituted at Florence about the year 1232, and was received into the Habit on the 24th of November 1566, when he was but 14 years of age; tho his mother and his uncle opposed it all they could, out of a desire to make him a priest of their convent.

Before he was of age, he was fingled out in a public assembly of his society, that met usually for preaching and disputations, to answer and defend a hundred and eighteen of the most difficult propofitions in theology or philosophy, which he performed with wonderful fuccess and applause, insomuch that he was taken notice of by William then duke of Mantua, a prince of profound skill in the sciences, who requested father Paul's superiors to let him enter into the fraternity of St. Barnabas of Mantua, and honoured him with the title of his chaplain, at the same time that the bishop of Mantua made him lecturer of the cathedral, in which he read politive divinity, cases of conscience, and the sacred canons, and gave such extraordinary content, that even to this day they have a common faying at Mantua, non venera mai un fra Paolo, we shall never have another frier Paul. He attained here to a greater perfection in the Hebrew than he had done at Venice. His attendance at court, and upon the duke, made him fee the necessity of his understanding history, in which he continued fuch a course of study, and made such a progress as can scarce be parallel'd; for his way was in this, as well as in all his other studies, when he encountered with any point of hiftory or learning, or any problem or theorem, he would perfue it without intermission, till, by confronting of authors, places, times and opinions, he had seen all that was to be seen on the subject, and was satisfy'd how far the knowledge of it might be carry'd. He was so intent and indefatigable in his studies, that tho' he us'd to spend eight hours a day in his closet, yet upon a new thought he often rose from table, and even from his bed at midnight; and his most intimate friends observed, that when he was come to years of maturity, he would spend a whole day and night together upon a mathematical problem, or other speculation, without leaving it, till he could say, O, l'zo pur vinta; O, pui non ci voglio pensare. I have overcome it; or I'll think no more on't. And yet this great man was so modest, that he would never write any thing for publication, unless the good of the publick extorted it from him.

His favourite companion at Mantua was Camillo Olivo, who had been fecretary to Hercules cardinal de Gonsaga of Mantua, who was legat in the council of Trent. From him the Father pick'd out the secret of that samous council, and learnt most of those particulars that are to be found in his celebra-

ted history of the said council.

All men of learning that came to the duke's court loved to discourse with frier Paul; because (tho' still young) they found him so perfect in all the sciences, that as he treated of them separately, each seem'd to be his master-piece. He had such a ready wit, that the duke would often come unexpected to the public disputations, and command him to argue on some puzzling thesis, which perhaps he never thought on before. He had such a prodigious memory, that wherever he came, all the images, even

of the minutest things he saw, were too deeply imprinted to be cancelled by new appearances; and his friends would sometimes ask him how it was possible he could take notice of such trifles. He read all books of note that came out, and could remember the very page where he had observed any thing, though of very little moment; but so modest was he, that when any praised him for this noble talent, he call'd it an imperfection and an excellent weakness, saying he took no greater care than ordinary in reading, or his observations, but that his great passibility and imperfection was the reason of his retention, because the object was not only moving in him, but every little relick and idea of it continued it.

He was so incomparably skilled in the mathematics, that whatsoever is extant of ancient or modern writers, who have treated on that subject, was the least part of what he knew; but he had a just

contempt for astrology.

He was the author of several mathematical inventions, but would fain have conceal'd it from the world, particularly that called the two manners of Pulfiliglio, and the instrument for distinguishing the variation of heat and cold; and when one of those perspectives, call'd Galilean from the inventor, was presented to the government of Venice, and refer'd to the Father's examination, he knew the use of it, and the whole fecret of its composition, before it was permitted to be open'd, as Galileo himself own'd. Nay, he made mathematical and astronomical instruments with his own hands, and, by giving out models to artists, made the workmanship so eafy and plain, that one would have thought he had had both the heavens and earth in his head. He found out the means to folve all the phenomena of

the Copernican system with one only motion, but in vain inquired after workmen to make an instrument for discerning it; the want of which is mat-

ter of great lamentation to the curious.

His fame in religion made him to be fo much importuned by his friends and superiors, who wanted to make use of his labours in their profession, and his genius was fo averse to a court life, that, with the duke of Mantua's favour and approbation, he retired from his court.

Beside his skill in human literature, logic, philosophy, theology, and all the mathematics, he was perfectly well vers'd in the common law, understood a great deal of the civil, was well acquainted with medicin, anatomy, botany and mineralogy, and had a sufficient understanding of divers tongues, befide the Latin, Greek, Hebrew, and Chaldean; all which knowledge united in a person of riper years would have been very furprizing; but our Father had not yet exceeded 22, at which age he was confecrated priest.

He went that year to Milan, whither he was fent for by cardinal Borromeo (afterwards fainted by the name of St. Carlo) who was then purging the churches and cloisters from ignorant and vicious confesiors. He made use of him, contrary to his inclination, to hear confessions in the churches, had an uncommon esteem for him, and took great de-

light in his company.

It happened that before he left the dutchy of Mantua, he was profecuted by the inquisition there, for maintaining that the article of the trinity could not be deduced from the first chapter of Genesis; Luthe excepted against the judge, not only because he was of the accusers party, but for his unacquain-

redness

#### FATHER PAUL. vii

tedness with the *Hebrew* language; appealed to *Rome*, obtained a *Noli prosequi*, without being once examin'd, and had the inquisitor severely reprimanded for his

ignorance.

Being called homewards by the affairs of his native country, and the inftances of his friends, all his feniors were ready to own him their superior; and having gone thro' the degrees appointed by the laws of his order, as student, batchelor, and master (which is equivalent to the title of doctor of divinity) and having been admitted a member of the then most famous college of Padua in 1578, he was next year with universal applause created provincial (which is the title they gave to the readers of divinity lectures) with the additional quality of re-His judgment was so unbiass'd, that he would never receive the smallest bribe, nor admit of the least delay of justice, and withal so solid, that not one of the numerous decisions he made was thought fit to be repealed by any superior court. In his government he banished all factions and particularities, and none had ever any cause to complain of him, except some indifferent persons that promised themselves more of his friendship than he gave them reason to expect. He established such excellent orders and customs in his province at his first entrance upon it, and so dextrously managed affairs, that those of the greatest intricacy and difficulty were brought for folution to him, as to the oracle of the republick, in confidence that he would foon loose the knot, or that it would be vain for any body else to attempt it; and of all the numberless affairs that passed thro' his hands, none were so involv'd in difficulty, but his more than human wit found a way to the bottom of them.

He was fcarce 27 years of age when he was made provincial of his order, a dignity never confer'd upon any so young before. In this year, viz. 1579, a general chapter of the whole order was held in Parma, when it was decreed that three of the most learned, pious and prudent men, should be chose out of the whole order of Servi, to make new constitutions for regulation thereof; and one of these was our frier Paul, who was but a youth, compared with the venerable and hoary hairs of the other two. Their chief business was to accommodate the forms of their judgments with the facred canons, as they were reformed by the council of Trent; but because our Father had a more exquisite knowledge of the canon and civil laws, and of conciliary determinations, they referred this particular entirely to him, and he alone accommodated the matter and form of judgments to the monastic state, with so much concileness, clearness and folidity, that those who were most conversant in matters of judicature, admir'd it as the performance of one that had spent his whole life in nothing but the study of the laws of his order.

When he had ended this charge of provincial-fhip, and eased his shoulders of so great a burden, he had three years retirement, which he said was the truest repose he ever enjoyed in his life. During this, he gave himself totally to speculations of natural things, proceeding at length to experimental operations, by transmuting and distilling all forts of metals; except gold; the possibility of which he always ridiculed. In short, he was such a master of the sciences, as is hardly credible; for there was no admir'd effect, no occult property, nothing either written or experimented, which he had not seen or examin'd; and he found out many sccrets both in

art and nature, of which other persons of the profession, to whom they were communicated, have had the credit of being the first inventors.

He so well understood the anatomy of the eye, that the samous Aquapendente did not disdain to

He fo well understood the anatomy of the eye, that the samous Aquapendente did not distain to quote his authority in his lectures and printed book de visu; the whole of which treatise, at least so much of it as contains the choicest and newest speculations and experiments in optics, is ascribed to Father Paul, according to the testimonies of Santorio, and Peter Afelineau, a Frenchman.

Aquapendente was however a very great man; and when he mention'd the Father, he spoke of him as of the oracle of the age. And that good man Asselineau never talk'd of him without lifting up his hands, and uttering words to this effect. Oh, how many things have I learnt of Father Paul in anatomy, minerals and simples! His is a pure soul, in which there shines candor, an excellency of nature, and an ignorance of doing any thing but well. In short, he was such a master of the several professions above-mention'd, that he made inventions and discoveries enough for an entire volume.

But the fame of his capacity for government forced him away from the sweet retirement, which he had enjoy'd for three years, into a field of labour and fatigue both of body and mind; for at a general chapter he was, by common consent, created procurator or proctor general of the court, which was the next dignity of his order to the general, and conferred upon none in those days, but such as were men of exquisite prudence and uncommon learning; it being an office which required those that bore it, to manage all disputes with the court of Rome in matters relating to the order, to pray before the Pope on particular days appointed for

that order, and to read public lectures upon wifdom, and maintain causes in the pope's congregations.

In the three years that he dwelt in Rome, the Pope, finding by the incomparable prudence with which he treated of church affairs, that he had abilities and a disposition for greater things, ordered him to be entered into several congregations, where there was occasion to discourse upon important and nice points of doctrine. At these meetings he first got acquainted with father Bellarmin, who was afterwards a cardinal, and had a respect for him as long as he liv'd. There it was he also fell in company with one of the ten companions of Ignatius, the founder of the Jesuits, whom he told very frankly, that if Ignatius was to return into the world, he would not know the fociety of Jesus, they were fo much altered. It is remarkable that our Father was in the good graces of cardinal Santa Severina, protector, a man of such an odd temper, that not a mortal upon earth had his good word; for if any body affented to what he ever faid, he call'd them poor spirited flattering wretches; and if they did but oppose or contradict him, then they were malapert and infolent. Pope Sixtus V. frequently employ'd him, not only in congregations, but other affairs; and one day, being in his pontifical litter, he called the Father to him, and discours'd with him a good while in the street, which was mightily taken notice of by the court: Every body talk'd how much he was in the Pope's favour, and some prick'd him down immediately for a cardinal, which tho' he never defired, nor was, yet the bare report of it raifed him a world of envy, and, in the fequel, no little trouble. This Pope's successor Urban VII. liked him so well, that he thought he could not see

him often enough. The Father having occasion to go to Naples, to sit president, as vicar general at the chapters, and to make the visitation, he grew acquainted with that famous wit Gio. Battista Porta, who makes very honourable mention of Father Paul in one of his printed works, and particularly of his

specular perspective.

One of the first disturbances given to Father Paul, was thro' the means of Gabriel Collison, to whose counsel and directions he referred his friends when he first set out from Venice, and with whom he had joined formerly, in redressing the grievances which certain persons, abusing the power they were vested with, had tyrannically imposed upon the weaker part of the subjects. But this Gabriel prov'd afterwards such a lover of his own interest, that during the three years of the Father's absence from his country, he, by his extortion, had raifed himself to absolute dominion, and feared nothing so much as the Father's return to Venice, who he was fure, from the constant experience he had of his uncorrupted integrity, would abhor his practices. To prevent the Father's return, he endeavoured to persuade him by his own letters, and those of his dear friends, that he was in a very fair way to great preferment at court, and that he had better stay at Rome to advance his fortune. But the Father in his letter testify'd his abhorrence of court favours, which he faid were generally obtained by fuch vile methods, that he had much rather be without them: Mean time Gabriel sent the letter to cardinal Santa Severina the protector, whom he had corrupted in his favour; and when the Father returned home, after the three years of his office were expired, he found not only Gabriel, but the cardinal too his mortal enemy; and the latter being at the same time chief of the inquisition,

tho' he did not think fit to exert the authority of that office against the Father, yet he sought to give him all the vexation possible, by putting his friends into that court, and proceeding against them by methods so unusual and base, that Fulgentio, who wrote our Father's Life, forbears to mention many of them, for fear of giving the world too great a scandal. One of them, which however he could not

help taking notice of, is this:

There was at Venice one frier Julio, a man of an unblameable life and conversation, who had for many years been confessor and mass-priest in the convent of St. Hermagora. This good old man, who had likewise been confessor to Father Paul's mother, maintain'd him, till he was superannuated, in his cloathing, and the charge of his journies and books (the monastery defraying his other expences.) But so spiteful were our Father's enemies, that, to shorten his poor, though fatisfactory allowance, they drew up devilish informations against the good old frier, and got the patriarch Priuli, not only to deprive him of the liberty of confessing, but to banish him as far as Bologna; upon which Father Paul was obliged, in meer love to the poor innocent man, to take a journey to Rome, where he follicited, and obtained his return to Venice.

Father Paul not only understood the canonical laws and decrees, but when and why they were made; and in the matter of benefices, which is a subject fo various and intricate, he knew all the reasons, controverted progresses, and alterations; and besides all this theory, he had seen the practice of many congregations and tribunals, and their

precedents.

#### FATHER PAUL. XIII

As to the knowledge of men, he scarce had his fellow; for 'tis in a manner incredible how far he could penetrate into their temper and behaviour, from being but once in their conversation, insomuch that those even of his own order raised a report, which has been since aggravated by his enemies, that he had a familiar spirit. This penetrating faculty gave him the happy means of treating with all forts of persons to their satisfaction; for as a persect musician judges of his instrument by the first touch, so by making men speak, he presently knew their ends, their interests, and resolutions, and what would be their answers; consequently, he was never at a loss for the most proper ones himself; so that of all who treated with him, from the highest to the lowest, seldom any left him without admiration.

He was as well versed in sacred and prophane history, as if his sancy had been the scene in which

the parts were acted.

The particular proofs of his skill in the mechanics are enough for a volume, and to make the reader think he understood nothing else. He would talk of perspective, and other glasses, forty years after his exercising himself in that study, as readily as if he had just come from reading Halazen, Vitellio,

or others of that profession.

When Father Paul was returned from Rome to his monastery, he constantly attended the divine offices, and what time he could spare from his public and private devotion, he spent in study, except when he had avocations to serve the republic with his counsels. About this time he wrote some essays in natural philosophy, physic, and the mathematics, which he review'd afterwards, and set to nought as childish performances; tho' master Fulgentio affirms,

that

that if men of learning had feen them, they would

not have reckon'd them puerilities.

In 1587 there happened such a dispute betwixt Pope Sixtus V, and the Duke of Tuscany, about the election of a new general of the order of Servi, that the Pope order'd the Father to go to Bologna, where he staid some months to settle that affair; and in all controverted points his opinion was approved of, tho' the auditors themselves used to be the arbitrators in matters of judicature.

When he returned to Venice, he was generally in the assemblies of the most learned and noble personages of his own and foreign countries, and of the regular and secular clergy, who met to dispute on various subjects, with no other view but to find out truth. Here our Father argued upon all manner of fubjects without premeditation, and with fuch case that every one was furprized; yet afterwards, in his riper age, when he was put in mind of those exercises, he would smile at them as the performances of a school-boy.

The civil wars in France breaking out in his time, he was pleafed to hear fuch as could give account of them, was curious to know how the world went as long as he liv'd in it, and form'd fo good a judgment of what news he heard, that it made men wonder, and court his opinion as if he had been a prophet. He was always a man of few words, but those were pithy and sententious. He was acute, but not scornful in his repartees, and with a dexterity, like Socrates, delighted to make discoveries of others abilities, which he called helping them to bring forth; and this dexterity Fulgentio ascribes to his being so vers'd in all forts of learning, that he was able to follow every one in his own element; for whatever

was the subject he discours'd on, such strangers as heard him, went away persuaded that it was his chief profession and favourite study. When he met with persons eminent in any art or science, he had a happy modest way of getting out of them what was possible to be known, without discovering the least impertinence or troublesome curiosity; but he was fondest of conversing with travellers, himself having once had a great desire to visit foreign countries.

The Father, and his friends, had frequent meetings at Padua, at the house of Vicenzo Pinelli, which was the receptacle of the muses, and an academy of all the virtues in his time. Signior Pinelli called him il miracolo de questo secolo, the wonder of his times; and being ask'd by Ghetaldi, one of the greatest men of Ragusa, in what profession said, in whatever you please. Ghetaldi try'd his skill in the mathematics, and was so astonish'd at his reasonings, that he said he never believ'd it possible for a man to know so much in any one profession, and desir'd not only to contract a strict friendship, but to compare notes with him as long as he liy'd.

But now, fays Fulgentio, came the time when the pureness of the gold was to be try'd by the touchftone; for it pleased God to draw the Father out of his haven of rest into a tempestuous sea of fresh troubles.

Father Paul was a second time complain'd of to the inquisition at Rome by Signior Gabriel, already mention'd, who pretended that he held a correspondence with the Jews. And at the same time he stir'd up a nephew of his, called Maestro Santo, to accuse him to the inquisition at Venice, of having deny'd

ny'd the affistance of the holy spirit; because, when a chapter of his order waited for divine inspiration, the Father reply'd, it was fitter to operate by humane means. But the tribunals, both at Rome and Venice, having examined witnesses, thought the complaints fo unjust, that they enter'd a Noli prosequi upon both accusations, without giving Father Paul the trouble of putting in his answer. The court of Rome had a jealoufy all the while that the Father was an enemy to their greatness, but were at a loss how to fix any charge against him upon the score of reli-

There were some who the rather suspected the Father's integrity, because he had been often complain'd of to the inquisition; but in answer to this, his friend Fulgentio made this pertinent remark, that Ignatius, afterwards canoniz'd for a faint, was put into the inquisition no less than nine times, and was cited and examined, tho' at last acquitted; whereas our Father was complain'd of to the faid court but three times, and with so little foundation,

that he was not once cited or examined.

As to his communication with heretics, tho' not a tittle of it was prov'd, yet it made such an impression on Pope Clement VIII, that he bore him a grudge for it a long time after; infomuch that the Father being proposed to the bishoprick of Nerva, the Pope, tho' he own'd him to be a man of learning and great abilities, added, that he deserv'd no preferment from the Church, for his dealings with heretics; a charge which had no manner of foundation, but the Father's general converse with the many eminent men of all countries and professions, that came to Venice either upon business or meer curiofity, and who were fond of discoursing with one

#### FATHER PAUL. XVII

one so able as he was to give them satisfaction in

all the arts and sciences.

The Father was moreover obliged, not only by the terms of civility, but by strict canonical rules, not to shun the company of any, but such as were nominally and individually condemned by the Church. Nevertheless, when any German, Frenchman, or the like, visited the Father, Oltramontana was the word, and they immediately concluded them to be heretics.

By such gradations as these, divine providence began to inure the Father to the injurious calumnies of the court of *Rome*; and, in the progress of his life, for being a faithful servant to his God, his Country, and the Church, his constant piety and

invincible patience were sufficiently try'd.

The domestic troubles of the republic, which lasted many years with implacable heat on both sides, gave the Father sufficient occasion to shew the wonderful command of his temper in all events, as well as his mildness in never giving or retaliating offences, and his singular wisdom in making every thing in his power contribute towards a pacification; but his virtue was unsuccessful, because he neither pleased those of his own side, not even the General of his Order, nor yet the Cardinal Protector. And the hot heads of his own party term'd his serenity of mind lukewarmness.

The Father was so desirous to see an end put to the divisions, that in 1597, he chose for that very purpose to go to Rome, notwithstanding what he had to sear from the Cardinal of Sta Severina, who was at that time head of the office of inquisition; but the Cardinal, contrary to his expectation, courted his friendship, and prevailed with him to be reconciled in like manner to Gabriel, which the Father

b

was the rather induced to, because he knew that if he could but please the Cardinal, all would be well.

Then he returned to Venice, where he liv'd quietly for fix years more, and studied moral philosophy. He wrote fuch notes on Plato and Aristotle, as plainly shew that he put them down either as memorandums, or else as materials for a future treatise; but our author Fulgentio inclines to believe the first, because he always thought he should never live twelve months to an end. He also commented upon the fathers, school-men, and sciences, and upon fimples, minerals, and mechanics. Several very learned men sent to him for his opinion in the most abstruse parts of the sciences, and especially of the mathematics, and courted his judgment whenever they made any new discoveries. He wrote many little tracts of moral philosophy, which he used to carry about with him, together with the fentences and documents of the most ancient celebrated writers. Fulgentio, who saw three of them, says they were as elaborate as Plutarch's, that the first apply'd those aphorisms to the cure of the mind, which are prescribed for the health of the body. That the fecond treated of the rife of our opinions, and their variation; and the third of atheism, shewing it to be repugnant to humane nature; and that they who acknowledge not a true deity, must of necessity seign to themselves false ones. He made such a strict serutiny into his own heart, that he also wrote an examination of his desects, which were invisible to every eye but his own, as those, that liv'd intimately with him the last twenty years of his life, do solemnly declare.

But all this was nothing, compar'd to his study of the scriptures, particularly of the New Testa-

#### FATHER PAUL. XIX

ment, which he read from the beginning to the end, without any expositor, in the Greek and Latin Texts; he read them so often, that he had them all as it were by heart, and with so much attention, that where he observed any point for meditation, he drew a line; and so by reading them over and over, there was hardly a word but what was mark'd. He did the same with his breviary, and recited the mass so readily, that in his latter days, when he could not see but with spectacles, he always celebrated that service without them.

During his fix years retirement, he was folicited to go to Ferrara, to attend the confecration of Leonardo Mocenigo Bishop of Caveda, who wanted to be instructed by him in the canonical and episcopal profession. He had another call to Rome, to assist in the controverly concerning the efficacy of divine grace. He was very much pressed to go thither, the rather because he was so well vers'd in the Fathers, that he had them at his fingers ends, especially St. Augustin, who handles that doctrine more fully than all the rest. The bishop of Montepeloso, who was one of the prelates appointed to examine that controversy, sent letters after letters to him, to defire his presence at Rome, and in them communicated his own thoughts upon the matter; but the Father was refolv'd not to go, nor to open his mouth in the dispute; and in all his papers there is nothing to be found, but certain answers of the faid bishop to letters, which the Father had writ to him on that subject, and which gain'd the prelate a great deal of honour. By those letters it appear'd that our Father was of St. Thomas's opinion, agreeable to that of St. Paul and St. Augustin, against the ancient and modern Pelagians, and Semi-pelagians. All that is extant of his upon this point, is a little b 2 Italian

Italian tract, which he wrote at the request of a prince, wherein he clearly explains the whole state

of the mysterious controversy.

The faid fix years were not long expir'd, but Gabriel, the general of the order of Servi, dying, was succeeded by his aforesaid nephew Maestro Santo, who had his uncle's ambitious views, tho not his power. His uncle had charg'd him upon his death-bed, to attempt nothing of moment in his province without consulting Father Paul; but the veneration always paid to this great man was such an eye-fore to him, that he despair'd of absolute dominion till the said mote was removed, which it seems he was resolv'd on, per sas, tho' he never liv'd to accomplish it.

To this end he reproached him, in a chapter of the order, that he had worn a hat, contrary to a form that had been published in the time of Gregory XIV; that he had worn pantables of the French fashion, hollowed in the soles, by which he alledged he had forseited his privilege of voting in the chapter, and that at the end of mass he did not use to repeat the Salve Regina. But these things were no sooner mentioned than they were exploded by the Vicar-General, the Provincial, and the whole Assembly, with the utmost indignation.

His pantables were indeed taken off by the judges order, and carry'd to the tribunal; which gave birth to a faying that is remembered to this day, viz. Esser il Padre Paolo cost incolpabile & integro, che sivio le sue pianisse erano state canonizate. Father Paul was so blameless and pure, that his very pantables were canoniz'd. And as to his not reciting the Salve Regina, he had very good authority to omit it, because it was contrary to the rites of the mass, and, by a particular order of about thirty friers,

declar'd

declar'd to be derogatory from the universal order of the Church. It was observ'd that Father Paul never spoke a word, or shew'd the least concern at such unjust and trisling accusations, but was as srank with his accusers as ever, and that Muestro Santo retir'd to Rome, where he spent 500 ducats of the monastery's money in sour months time, and then went to Candie, where he turn'd merchant, but prov'd a bankrupt.

We come now to that glorious scene of the Father's Life, wherein he did such signal service to

his country.

As foon as Paul V. came to the See of Rome, he fell out with the Republic of Venice, declaring fome of their laws (which are mention'd in the following treatife) to be contrary to the privileges of the Church, unjust and void; while on the other hand the Republic maintain'd that they were good and just, and in no sense repugnant to the lawful liberties of the Church.

The dispute was carry'd on for a month by propositions and answers, and arguments on both sides, till about the beginning of the year 1606, which the Court of Rome usher'd in with monitories and comminations of censure.

The matter of dispute being partly of theology and partly of law, and the Senate of Venice resolving to chuse a person that was both a divine and a canonist, to assist their counsellors at law, conserr'd this important post on Father Paul, who serv'd them seventeen years, not only in that quality, but as a counsellor of state in all causes of the greatest moment; for thro' his hands past all matters of peace and war, of their consines, their treaties, jurisdiction, tribute, &c. And his services were so universal, faithful, and sincere, that when their b 3

counsellors at law died, the Commonwealth was fo well ferv'd by the Father alone, in all manner of business, that they chose none to succeed in their places. They did the Father an honour never granted before to any of their counsellors, viz. the admitting him to the inspection of all their records, and those call'd the Two Secrets, which contain the public laws of the State, the fundamental laws, treaties of war and peace, truces and alliances, and the like affairs of state; together with the chief transactions in Europe for several centuries, and the changes all over christendom, which are old books writ in former ages, very hard to read, and would have been the most valuable treasure in the world, if part of them had not been twice confum'd by fire. These the Father made himself so acquainted with, that by the happy affistance of his incomparable memory, he could turn in an instant to any of the books or passages contain'd in them; and he made such useful indexes to them, with fo many notes and registers, that the Senate gave Father Paul's amanuensis an honourable salary to add them to their records, which, in his time, contain'd little less than 1000 treaties and acts of councils, all bound up in volumes of parchment.

The Father, however, wanting an affociate to help him in the toil of collecting the allegations of the Doctors of both laws, that he might have the authorities he quoted always ready at hand, chose for this purpose frier Fulgentis (to whom the world is oblig'd for this account of his life.) He was a native of Brescia, whom (as he says himself) Father Paul had long savour'd with an intimate samiliarity. When the Father sent for him, he was at the university of Belegua, in the fixth year of his reading lectures in divinity; but he left that, and

#### FATHER PAUL. XXIII

all hopes of preferment, together with his library and moveables, to follow the call of his beloved friend.

The controverfy betwixt the Pope and the Republic growing hotter every day than other, the Father, and the other counsellors, were constantly employ'd to find out the most effectual methods by which the Republic, faving the respect due to the See of Rome, might conduct themselves so as to maintain their liberties and independent fovereignty. Among other tracts, which the Father drew up on this subject, was the following, intitled The Rights of Sovereigns, and a smaller one of Excommunication, in which every thing effential to that censure was comprehended with the utmost brevity and clearness. This piece could never be found, after the most diligent fearch, among the many and inestimable volumes of both Church and State tracts, which the Father wrote, a loss not only lamented by his friend Fulgentio, but by all friends to true christian liberty.

The Court of Rome having misrepresented the controversy, and attack'd the validity of the Venetian marriages, and other sacraments, by written libels fix'd up privately in the night-time at Bergamo, which was in the temporal domain of the Venetians, tho' under the spiritual jurisdiction of the Archbishop of Milan, it was thought necessary to publish a true state of the case, which the Father was employ'd in night and day for sour months together, with the assistance of his friend Fulgentio.

During this, he translated into Italian a tract of excommunication, which had been written by the famous Johannis Gerson, a Parissan Doctor, and Chancellor of the Sorbonne. This tract the Father published, with a preface adapting it to the present

b 4 dispute

dispute; which being attack'd by Cardinal Bellarmin, the Father was under a necessity of defending both the book and the preface; which defence was printed, and is still extant, under the title of The Apology of Johannes Gerson; in which the author has made a noble discovery both of his

learning and modesty.

Soon after this our Father wrote another folid pious treatise, intitled Considerationi sopre le Censure, i. e. some thoughts upon the censure; which was attack'd, among many others, by Boxio a Carmelite frier, whom Father Paul thought fit to answer by a treatise, intitled Le Consirmationi, or Consirmations, which came out under the name of Fulgentio, whom, as himself owns, the Father directed and assisted to compose it. The Father also wrote that called La aggiunta e supplimento all' Historia degli Uscocchi, A Supplement to the History of the Uscoques; and another little tract De Jure Asylou Petri Sarpi Juris, which is the name the Father was known by abroad; and, by order of the Senate, he composed a treatise of the immunity of consecrated places in the dominions of Venice, with the particular laws and treaties made with the Popes; and another long manuscript treating of the office of inquisition at Venice, which, tho' of particular use to that Republic, who kept it up a long time as a jewel, was nevertheless publish'd at last, and proves of general use to mankind. About the same time, a treatise of the interdict was compiled by him, and the fix other divines which were then employ'd by the Commonwealth to examine their difference with the Pope.

He took so much pains to be inform'd of all the proceedings of the Council of Tient from ministers who were present as it, that 'tis not to be doubted

but he was the author of the celebrated history of that Council, which was divided into eight books, printed first in Italian at London, and afterwards translated into all the most common languages of Europe, under the name of Pietro Soave Polano, the anagram of which is Paolo Sarpio Veneto, the chriftian and firname of our Father.

He was about composing a treatise of the Power of Princes, to be divided into 206 chapters, which, Fulgentio says, bid fair to be one of the most important compositions in the world; but he does not tell us that he went any further in it than three chapters, and these he gave to the most illustrious lord George Contarini, a man of fine wit and judgment, who could never be prevail'd on to part with them out of his hands; for he had fuch an esteem for the Father, that as he was almost ready to adore him while living, so no man (tho' others were obliged in gratitude to have done much more) was so zealous as he to honour him when dead; for he had his image graved in mother of pearl, cast in brass; and not content with this, intended, if he had liv'd, to have had it likewise done in marble.

The Father so nobly defended the cause of the Republic, that notwithstanding his wonderful modesty, he became the butt of all the poison'd arrows of flanderous libellers, never man being loaded with more heavy curses or more impudent falshoods; yet like a man never provok'd, he chose to go on defending a good cause, rather than to answer a bad one by recrimination; for he kept all the laws of a true divine, and had always a due regard to the apostolic See, and to the pontifical dignity and authority-

On the other hand, there were not wanting those, at that time, who took up the quill in vindication

both of the ferene Republic and the defenders of her cause; but Father Paul, with his fix collegues, did, by public command, examine in a canonical way every thing that was committed to the prefs, to the end that as little offence as possible might be given to the Court of Rome; so that many things written on the side of the Republic were never suffer'd to see the light: And Fulgentio remembers it, to the eternal honour of the Republic, that they also deputed three of the greatest senators they had, for age, for merit, and for dignity, whose business was, after the divines had made their report, to review every thing with the nicest circumspection before it went to the press, that nothing might be publish'd which was either impertinent to the cause of the Venetians, or offensive to the See of Rome, whose writers, on the other hand, kept no manner of decorum, insomuch that Fulgentio himfelf could not forbear confessing, that it was notorious to the whole world, that they fix'd an indelible scandal on the Romish religion, by pushing matters to that pass, as if self-interest and ambition were its governing principles.

The Father was so far from disputing the legal immunities of the Romish Church and Clergy, or from advising any thing prejudicial to the lawful authority of the See of Rome, that 'tis well known he always spoke and wrote of the Popes, and their See, with the greatest reverence; and that with wonderful wisdom and address he often temper'd that zeal and passion, with which even the most moderate of the citizens were apt to be inflam'd against those that quarrell'd with their jurisdiction. Yet for all this he had a citation to Rome, to give an account of his writings, which he answer'd by a manifesto, proving the nullity of the faid citation, and that he was obliged not to go to Rome. Which answer

#### FATHER PAUL. XXVII

answer was printed and published in spite of that court, (who did all they could to prevent it) and was never yet confuted. Nevertheless he went to Rome, which was in the 55th year of his age; but no lawful reason was ever assigned to declare him obnoxious to the ecclefiastical penalties or censures, and he drew up a writing, which was afterwards known to be presented to the pope, wherein he collected the many heretical and tyrannical doctrines held by the champions of the papal fee. He likewife offer'd to dispute with any one of his adverfaries, and to retract whatever he had afferted, as foon as cause should be shewn for his so doing, if he might be allowed a place of fecurity, and his enemies at that court would decline their enfnaring way of citing him, as if he had been guilty of advancing propositions that were heretical, scandalous, erroneous, offensive to godly ears, and the like.

During this it seems the Father, by order of the state of Venice, wrote a treatise shewing with what devotion the senate conducted themselves amidst their continual provocations towards both the religion and the pope of Rome, and with what wisdom and elemency towards their own subjects; which tract Fulgentio gives us to understand was printed first in Italy, and reprinted in France; but he does not tell us its title.

The court of Rome, in the mean time, finding all other methods fail, try'd to corrupt the feven divines; and what with promifes on the one hand, and threatnings on the other, they debauch'd two of them so far, that, contrary to their consciences, they quite deserted the cause of the republic. The pope gave a particular charge to his emissaries, one of whom was general of the order of Servi, to

closet

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closet both the friers Paul and Fulgentio; but they knew beforehand that Father Paul was proof against all allurements or terrors, and therefore they durst not tamper with him; nor does it appear they were

able to do any good with Fulgentio.

In the beginning of the year 1607, there was an accommodation betwixt the pope and the republic, which was mediated by the French king, and in which Father Faul could not but be included, the rather because the pope said that he had given his blessing to all, and consented that what had pass'd should be buried in oblivion.

The Father knowing the integrity of his own heart, thought he might fafely rely on the pope's promises; but soon after the famous Gaspar Schioppio came from Rome to tell him that the pope ow'd him a deep grudge, which he would certainly feel one day or other with a vengeance, adding that the Father's life was in the pope's hands, who was refolved to have him brought alive from Venice to Rome; but that if the Father pleased, he (Schioppio) would endeavour to make his peace for him. To this the Father answered, " that he had given the " pope no just cause of offence; that he was forry " he should be displeased with what defence he had " made: That as all counsellors of state are supposed " to be included in treaties with their fovereigns, " fo he, the Father, was individually comprehen-" ded in the accommodation; and that he could " not suppose so great a prince would so far violate " the public faith; but that as for any design upon " his life, it would never break his rest: That " great princes, not such mean subjects as he, were exposed to affaffinations; but that if such a plot was laid againft him, he was ready to submit to " the will of God; and that he was not so great a

#### FATHER PAUL. XXIX

"franger to human nature, as either to defire life, "or fear death, more than was necessary; adding, "that tho' he should be carried alive to Rome, yet all the power of the pope would not be strong enough to make another man take away his life; but that in such a case he was resolved to be his own executioner." For the rest he thank'd Schioppio for his good wishes; but was so resigned to the will of God, and trusted so much in his innocency, that he took no thought of his own safety, considering that his cause and interests were wholly inseparable from those of the republic.

Schioppio returning to Rome, reported that he had

found Father Paul nec indoctum nec tumidum.

It feems that Schioppio had good grounds for what he faid, fince it was not long after that the lords inquisitors of the state of Venice, to whom many secrets are usually made known, gave him intimation that a design was actually formed against his life, and often warned him to be upon his guard; but the Father, who was so good himself, that he did not think it possible for any body to be so wicked, seem'd to take no more care of himself than as if the whole had been a dream, and always used to say, that it was all one to him which way he died; but that he was resolved death should never surprize him unprepared.

The Father thought, without doubt, that when the heat of the controversy was over, no man could be so profligate as to entertain such a hellish design, especially after so solemn an accommodation; and that all princes have learned men enough about them to defend their actions without employing cut-throats. But he found his mistake to his own cost; for about six months after the accommodation, it came to pass that as the Father was returning

home

home to his convent, on the 1st of October, about three in the afternoon, he was assaulted by five assassins, who with stilletto's or daggers gave him two wounds in the neck, and another, which entering at the right ear, came out again betwixt his nose and his right cheek. 'Tis remarkable that for above three months before, the Father was always attended, except that very evening, by his friend Fulgentio, and another stout frier, besides the frier who was his fervant; but then it happen'd he had no body with him but his fervant, who was feiz'd and bound by one of the Ruffians, while another gave the Father his wounds. The assassins left a dagger sticking in the Father's head, and thinking they had dispatch'd him, fled immediately to the water-fide, where a gondola lay ready to carry them to the house of the pope's nuncio, then residing at Venice, and from thence they cross'd over in a boat with ten oars well armed to the opposite shore; but the Venetians in the mean time hearing that they had shelter first from the nuncio, went in great numbers and furrounded his house, making such reproachful outcries that the nuncio was in great danger of his life; and the council of ten were obliged to fend him a strong guard to prevent worse confequences. The chief conductor of the plot was Ridolfa Poma, once a reputable merchant at Venice; but failing, retired to Naples, and from thence to Rome, where he was well enough respected, and especially by the cardinal Borghest, who carry'd him to his uncle the pope, from whom he had a promise that two of his daughters, whom he had left at Venice, should be admitted into a nunnery there; and at the same time this Poma surprized some of his friends, by telling them, that e're long they would fee him in a gallant condition; and one might have guess'd

#### FATHER PAUL. XXXI

guess'd by his letters that he thought of nothing less than a cardinal's cap. The rest of the gang were either exiles or vagabonds, except their spy, who was a priest that officiated in Trinity Church in Venice, who in the preceding Lent season used to go every morning to the convent of Servi, on pretence of being charmed with Father Fulgentio's sermons, and conferr'd with him every day almost about his soul and scruples of conscience; from all which Fulgentio infers that this plot had been hatching many months before it came to light, and observes very justly how often religion is made a stalk-

ing horse to the greatest wickedness.

It was faid that Ridolfo Poma, when he fet out with his accomplices for Venice, took up 1000 crowns at the chamber of Ancona; and that going to Ravenna after the fact, with news that Father Paul was killed, he was honourably welcomed, and had 1000 crowns more from the chamber of that city. There he got a coach and a guard of musketeers, with whom he travelled in a kind of triumph, being carefs'd in all places by the governors, till he came to Ancona, where the report being arrived before him, that Father Paul was not dead, tho' wounded, his glory was in some measure eclipsed; and proceeding with his confederates to Rome, they were promised a pension, but had none; and every one of them came to a miserable end, convinced of the truth of the maxim, that princes, tho' they love the treason, hate the traytors.

The first thing that Father Paul did, after being put to bed, and his wounds dressed, was to prepare his soul for God; and next morning he received the communion with several of the Fathers, who could not refrain from tears, especially when he beg'd them to excuse him from talking much, be-

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cause of his wounds. He said to the avogador, or advocate, who, according to the law of Venice, went to take his information, that he had no enemy that he knew of; that he forgave the assassin, whoever he was, from the bottom of his soul, and therefore he often beg'd the high council that they would inquire no farther into the sast, than what might serve to defend him better hereaster, if it should please God to prolong his life. Thus he behav'd both as a true christian and a philosopher, by rooting out of his soul the seeds of revenge, that principle of savage justice, which is so deeply im-

planted in human nature.

When the general of his order, Philip Alesandrino, heard of what had happen'd to the Father, he was for a while speechless. The Father desired only one chirurgeon to attend him; but almost all the samous physicians and chirurgeons in Venice were sent to take care of him, besides others from Padua; among whom was his old friend and admirer Aquapendente, who was ordered not to depart from the convent, till it should appear whether he was for life or death, which remained for a long time doubtful; for as he was, when at best, little more than a moving skeleton, so had he lost such a quantity of blood, that for above 20 days he could hardly stir his hand.

The number of his physicians, a misery common to great persons, added to his affliction; for some were of opinion the wounds were given by a poisoned weapon, because of the blackness of their orifice; some thought that the inflammations proceeded from the treacle in the medicaments; and others were for making use of scarification; so that upon the whole he suffered as much from his physicians as from his wounds. He

endured

### FATHER PAUL. XXXIII

endured incredible torture, by the taking off his plaisters; and dilating the orifices; and the bone of his upper jaw being broken, occasion'd inflammations, which frequently threw him into Fevers till it was healed; yet for all this, he behaved with his ufual piety and constancy, and was even merry fometimes in the extremity of his pain; of which Fulgentio gives us this fingular instance, viz. That once when his wounds were dressing, and no less than a dozen physicians and chirurgeons attending him, Aquapendente said, the greatest wound was not yet cured; to which the Father reply'd immediately, Ay, but the world will have it that it was given STYLO RO-MANÆ CURIÆ, which fet them all a laughing. And the fame night being in bed, and told that the dagger was in the room which the Ruffians left sticking in his head, he defired to see it, and feeling it with his fingers, faid it was not filed. He that pulled the dagger out of his wound would fain have kept it as his due, but confented that it should be preserved as a public memorial of the divine goodness to the Father; and that therefore it should be hung at the feet of a crucifix in the church of the Servi, where it was accordingly placed with this inscription, DEI FILIO LIBERATORI.

'Tis remarkable, that the Father feem'd very much concern'd, for fear that the affaffins, when apprehended, should confess something that might give scandal to the world, and prejudice to reli-

gion.

'Tis farther observable, that the day after the Father was wounded, hearing of the death of Made Maisse, it so much affected him, that he could not forbear expressing himself on that occasion to Peter Asselineau after this manner: We have lost our dear Friend Mide Maisse. This is a wound which admits no

remedy; but in this frail state we must expect either to be

Spectators, or a Spectacle.

It is now high time to give an account how this villanous attempt upon the Father was refented by the most series the Doge and Senate of *Venice*.

The Senate being affembled when the news came, immediately broke up in a mighty consternation, and the Council of Ten fitting at the same time, there was that evening as great a concourse of senators in the convent of Servi, as if they had intended to have held the senate there. money to the monastery to defray the charge of his cure, deputed persons of note every day to visit him, commanded the physicians to report his condition to them from time to time, and rewarded Signior Aquapendente in particular with the honour of knighthood, and a rich chain and medals, for constantly attending his patient. At the same time every thing imaginable was done for the Father's future fecurity. The murtherers, who were prefently known, were subjected to the severest decree of banishment that the supreme Council ever pass'd for the worst of crimes; and proclamations were printed, with ample rewards for all fuch as should discover any future conspiracies form'd against the Father's life, and the same for killing or apprehending those who made the attempt. They also order'd an allowance, at the public charge, to mainrain a guard for him, that should have the liberty of bearing arms of any kind, and appointed him a house at St. Mark's, where he might spend his days in fecurity. But the Father refolving never to quit his monastic life, petition'd that he might be permitted to continue in his monastery, where he had liv'd fo long, that he faid it was become his natural element, and that he could not tell how to "

#### FATHER PAUL. XXXV

out of it. In this the government were pleas'd to gratify him, only they caus'd some additions to be made to his apartment, from whence, by a small gallery and steps, he had the conveniency to take boat; then passing through Mercer's-street he arriv'd at St. Mark's; and returning the same way, as he sometimes did by night, from the public service to his monastery, he avoided the blind alleys in which he was liable to be way-laid. And during the remaining sixteen years of his life, he seldom or never convers'd out of his chamber, except at Church, in the Resectory, or other public places.

He spent the residue of his life in holy meditations, and in the most studious application to the fervice of the State, or his neighbours; for in all forts of causes, even of the greatest difficulty, as testaments, marriages, infectiments, hereditaments, and arbitrations, they came to him for advice from all parts of the Republic; and he gave mild and folid answers to all, and with as much readiness as if he had been every man's advocate, and as if he had never study'd any thing but the point in question; for tho' his answers and resolutions were surprizingly quick, yet they seem'd to be the effect of mature deliberation, and not capable of being render'd better. In ecclefiaftic controversies especially he was esteem'd an oracle, infomuch that when univertities and colleges were consulted, if the Father was of a different opinion, his had always the preference. And 'cis yet more admirable, that in the various and intricate affairs of benefices, and other kinds of ecclefiaftical controversies which came before him, even the Court of Rome could never find any thing in his judgmen s worthy of censure; and Fulgentio defies all the knew the Father, to prove that he ever err'd in his C 2

decisions; adding, that how hyperbolical soever it may seem to the reader, this, and even more than

can possibly be express'd, is fact.

Tho' he took above ten times the pains that others of his faculty did, who got good estates, yet he never took a see or gratuity from any person whatsoever: What time he had to spare from the service of God and the public, he apply'd to the mathematics, or employ'd it in reading the New Testament and moral philosophy. Thus was his life composed of the active and the contemplative, always yielding to God what he could, and to his prince and country what he ought, and even more than he was oblig'd to by any law, besides that of

charity.

But from the first to the last he was revil'd by many, for no other reason than to ingratiate themfelves with the Court of Rome. For this end they gave out that he opposed the order of Priesthood, that he always declaimed against ecclesiastical jurisdiction, and exalted the power of fecular Princes more than was necessary; tho' the contrary will evidently appear from his following treatife of the Rights of Sovereigns, and that he was a perpetual advocate for the jurifdiction and liberty of the Church, that Church which his friend Fulgentio calls " the true canonical and legal Church; not that " (fays he) which is now ufurp'd and employ'd to " the subversion of public government, and of religion itself; because the Father always affirm'd that he was fure nothing so much obstructed the " progress of the (Roman) catholic religion, and " occasion'd so deplorable a division among its pro-" festors, as the extending the ecclesiastical liber-" ties into license-

#### FATHER PAUL. XXXVII

On the other hand the Father has not spar'd, in many of his writings, to censure Princes for neglecting the preservation of the jurisdiction and power granted them by God; and he blames their ignorant zeal, in suffering so great a part of their power to be usurp'd, and thereby putting themselves out of a capacity to rule the people committed to their charge, without altering the form of government; which negligence of princes, in this particular, Fulgentio himself asserts to have been pernicious to the Church of God and all the ecclesiassical order.

Father Paul, far from fowing diffention in the Church, as his enemies objected, always bewail'd it as the true fource of all those mischiess which have brought into the Church the most political worldly form of government that ever was, and which have interested the clergy in things not only different from, but contrary to the ministerial institution of Christ, and such as keep christendom in perpetual discord. He held, that the divisions of his day among christians were irrevocable by any other means than the almighty hand of God; and that they proceeded not so much from obstinacy in diversity of opinions and contrariety of doctrine, as from the strife about jurisdiction, which afterwards degenerating, and growing into sactions, put on the mask of religion.

Mean time this hatred against Father Paul being daily nourish'd, grew up into another plot against his life, in the year 1609, which was laid and detected as follows. Bernardo, a frier of Perugia, having infinuated himself into the affection of Cardinal Borghese, by some services that he did him formerly, which were very acceptable to the common gust of youth, went afterwards to Rome, where he was made much of by the Cardinal, and sent John

c 3 Francesca,

Francesco, another Perugian frier, to the university of Padua, on pretence of being a student. From thence he us'd to go to the Servites College in Venice, where he contracted an acquaintance with frier Anthony of Viterbo, who was very familiar with Father Paul, and ferv'd him as a writer. The Father observ'd a close correspondence betwixt them, which he suspected was not lawful; therefore he forbad Francesco to come thither again, and told his amanuenfis Antonio, that he must not expect to enter his chambers, if he had any more to do with him. Nevertheless they still carry'd on a private correspondence, by letters sent to Antonio by a Jew, one of which being intercepted, when Antonio was not at home, and carry'd to the Father, gave a strong suspicion that some mischief was a hatching; and it was foon after confirm'd, by a packet of letters dropt in the vestry, where they had had a meeting at break of day. The Sacriftan immediately carry'd the packet to Father Fulgentio, who found the letters in cyphers, and suppos'd they contain'd fome business of no small importance, because Bernardo had written to Francesco, to solicit Antonio to dispatch the Quadragesimale; since that not only the 400 crowns were ready, and should be put into his hands, but that the 12000, and more too, were as ready and fure. In some of them he faid, "That Signior Padre, and others, by whom er were meant persons not inferior to Cardinals, did all of 'em desire the Quadragesimale; that the Father General of the Servi bid him not doubt of being canoniz'd; that Signior Padre had caused " all other fuitors to withdraw to give him au-"dience:" With many fuch particulars. being made known to Father Paul, he prefently smoak'd their defign, and immediately dismis'd An-\$011:0

#### FATHER PAUL. XXXIX

tonio from his chamber and the convent, but defir'd Fulgentio to fay nothing at all of the matter, till it was possible to come at the whole secret of the contrivance. But Fulgentio carry'd the letters, without any more ado, to the inquilitors of the State; and telling how he came by them, Francesco and Antonio both were apprehended. It appear'd by the counter-cypher, that the Quadragesimale was the word for the three methods by which they intended to take away his life: One was, that whereas the Father had a relaxation of the SphinEler ani, and was oblig'd to keep that part shav'd once a week, which he would admit no body to do but his fervant the frier Antonio; that therefore Antonio should take that opportunity to give him a mortal cut with his razor; but the frier desir'd to be excus'd from this, in a letter to Rome, wherein he affirm'd that the very fight of blood naturally made him fwoon.

The fecond was a design of possion, by which, said they, 'tis possible with one bean to eatch two pidgeons, viz. Father Paul and his friend Fulgentio. But this, tho' better lik'd by Antonio than the former, was attended with such difficulties that it was

not practicable.

The third, on which they rely'd most, was, that frier Antonio should take the print of the keys of the Father's chamber in wax, in order to make false keys, thereby to introduce the murderers by night. But the whole was detected and prevented in the manner above mention'd.

The Council of Ten being resolv'd to search to the bottom of it, sentenc'd father Francis to be hang'd, with this alternative, that if he made a full discovery of the whole plot, and explain'd all the letters, that then he should only be punish'd with a year's imprisonment, and after that, perpetual ba-

c 4 nishment

nishment from the Venetian dominions. And accordingly he chose to make a full discovery, even of more facts than were publickly known, the government having such a regard to religion, that they thought sit to conceal every thing that did not manifestly tend to interrupt the execution of their mild justice.

But so good natur'd was Father Paul, that he often-beg'd upon his knees, that for his own sake, who had done the Republic such eminent services, his enemies might not be made public spectacles, to the dishonour of his religion, and was griev'd to the heart that his life should be the ruin of others; and 'twas believ'd that the alternative above-mention'd was chiefly owing to the Father's earnest intreaties.

Notwithstanding the treacherous attempts before mention'd were thus brought to light and justice, yet the Father was advertis'd of other plots that were afterwards hatch'd against him; one of which was a design to take him alive, and transport him in a bark into another's dominions. But the caution us'd for his preservation frustrated all their designs; besides that the conspirators finding the Pope's resentment against him begin to cool, thought such a piece of service would be less acceptable than formerly.

Among other warnings this was one: A young man came to Vinice armed like a foldier, but in carriage and habit more like a frier, who would needs fpeak with Father Paul. But none being permitted to have access to him, except he was very well known, or introduced by some particular friend, he addressed himself to Fulgentia, telling him that he had something of the utmost importance to say to the Father, and that if he might but speak with

him,

# FATHER PAUL. xli

him, he would quit his arms, and submit to any referaint the Father should please to lay upon him. But tho' he said he would advise him of something that even concern'd his life, it was resolv'd that he should not see the Father; upon which Father Paul said, with some passion, that it was not so bad to die a violent death, as to be under a necessity of living in continual sears, which proceed ad infinitum, whereas mischiefs have their termination. The young man finding it in vain to insist upon an audience any longer, took his leave of Fulgentio, with this expression, Guardatevi da tradditori, &c. "Have a care of traytors, for you have very great need." God preserve you, for you are honester friers

" than others would have you to be.

'Tis remarkable that Cardinal Bellarmin, tho' they had attack'd one another in print, fent his kind love to Father Paul once by a fecular priest of Rome, bidding him tell the Father that he had great need to take care of himself; and another time by one Alberto Testini, by whom he assur'd the Father that he had as much affection for him as ever, and at the same time acquainted him, " That " one Felice, a frier, had composed a vile libel, un-" der the title of Father Paul's Life, which he pre-" fented to Pope Paul V, who defir'd his (the " Cardinal's) opinion of it; and that he (the Car-" dinal) said he knew Father Paul very well, and " that his holiness might take his word for it, that " the facts therein mention'd were so false and scan-" dalous, that it would be a shame for any body "to publish them." Now tho' Father Paul might eafily have ruin'd the injurious author of that infamous libel; yet fuch was his meekness and forbearance, that as long as the Father liv'd, that author kept his employments of honour; but the Father

was no fooner dead, than the populace reveng'd the injury he had done him, and forced the libeller to

quit the dominions of Venice.

After this, the pope beginning to have an opinion of the Father's goodness and piety, seem'd to be pretty well reconciled to him, as sufficiently appears from this one instance, viz. The bishop of Tine's cause, who was prosecuted by the inquisition at Venice, being refer'd to Father Paul, he gave it so much in favour of the bishop, that instead of being reproved, he obtain'd several privileges both for his church and person. This pleas'd the pope so well, that he said, "He had heard indeed "from many hands that the Father was " great friend to justice, and a man of extraordina-" ry prudence and fincerity". On the other hand, the Father pray'd God to fend the pope a long life; and he often faid to his friends by way of prophecy, that he believ'd pope Paul ow'd him no more ill will; but that when he died, his successor would revive the old controversy, because it was only skin'd over, and would break out again; in which it appear'd that he was not at all deceiv'd.

The Father was nevertheless in great repute with the most eminent prelates at Rome, who, when they had occasion to speak of him, shew'd that they thought him an honest man, and a man of great learning. Cardinal Bellarmin however lamented in public that so little account was made of so considerable a man, and said that he wish'd he could have been reconciled to the service of the holy see, tho' (says he) they had given him but a dry flower to smell on; for he imagin'd the Father had reason to be very angry with the court of Rome, because pope Clement had refused him two small bishopricks, viz. Melopotano, and that of Nona in Dalmatia. The

#### FATHER PAUL. xliii

cardinal faid he always wish'd that the Father would come and live at *Rome*, because he knew him thoroughly, and what service he was able to have done the church.

The pope's nuncios Zachia and Ascoli, speaking to the French embassador Villers, upbraided the Father with hypocrify; but the embassador repell'd their venomous raillery by fully acquitting him of every circumstance attending such a crime; adding, that he had heard every body else extol him for his goodness and integrity. Peter Asselineau, who was physician to the embassador, told the Father that the nuncios represented him as one of the vilest miscreants in the world; at which the Father smiled, and would say sometimes, it must be so, because I am as different as 'tis possible from their humour: And if they be the most perfect and holy men, then of consequence I am the lewdest and most wretched person in the world.

The Father, after a little merriment and facetious discourse, considering how hard it is for a man to know himself, conjur'd an intimate friend of his to deal plainly with him, and to tell him his faults, particularly if he had any of the marks of a hypo-

crite mention'd in the gospel.

Cardinal *Ubaldini*, the pope's nuncio at the court of *France*, always scandalized the Father for his writings: But *Contarini*, who was embassador there at the same time from *Venice*, a man of great solidity and good nature, vindicated the Father's writings from the impiety and ignorance the nuncio had charg'd them with, took notice of the applause with which they had been receiv'd in all catholic states by the most learned and pious professors of the sciences, and said that he knew both by report and experience, that the Father's holy retired life and manners were both exemplary and unblameable.

But

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But the nuncio was pleas'd to reply, that what the embassador had said, only confirm'd him the more in his opinion, that he was a profligate fellow, and a consummate hypocrite. Masse Barbarino, another of the pope's nuncios in France, rav'd against him with so little decorum, that he said he was worse than Luther or Calvin, and that he deserv'd to be assassinated; for there the nuncio came to know that the Father corresponded by letters with some of those noblemen who were counsellors of the parliament, and with the orthodox doctors of the Sorbonne, who desended the lawful secular power, and the liberties of the Gallican Church, against the usurpations of Rome.

'Tis true enough that the Father did converse with some of them, and particularly with the great Casaubon, after it was known that he was turn'd catholic; but all men were heretics with Barbarino, that had any correspondence with Father Paul; for they that knew not how to convict him of one criminal action, were so offended with his doctrine. rather than with the man, that they pretended to find imperfections in his fair foul, and to censure his very intentions, tho' they were only known to God, the fearcher of all hearts. On the other hand, Fulgentio observes, that those his enemies, being all minions of the court of Rome, did, to the great offence of God and scandal of the world, canonize all doctrines and opinions, that made for their grandeur, but censured all others, tho' never so catholic and orthodox, if they did not favour their exorbitant pretensions.

Father Paul was so entirely devoted to the public service next after God, that he was always resolved no controversies should arise upon his account; of which the following is a very good instance. When

Pope

#### FATHER PAUL. xlv

Pope Paul's fuccessor, Gregory XV, enter'd on the pontificat, he infinuated to the embassadors, who came from Venice to congratulate his election, that there would never be a perfect peace betwixt the Republic and the Sec apostolic, but such a one as Father Paul should approve of. When the Father heard of it, tho' he was then in his declining age; yet rather than there should be another quarrel, he was refolved to retire not only from the service of the senate, but even out of the state of Venice: And accordingly he made preparations for a voyage into the east countries, by the way of Constantinople, being ready to encounter with any adversity, rather than his country or his prince should be exposed to fuffering for his fake; tho' he very well knew that the senate would rather have undertaken a war for him, than abandoned his protection. He often pleased himself with the thoughts of enjoying that in his age which he had extremely defired in his youth, viz. the pleasure of travelling to see those things with his eyes with which he was already fo well acquainted by the reading of geography and history. Moreover, it look'd as if Gregory's successor, Pope Urban VIII, was resolved to make the Father very uneasy in Venice; because when he was only a nuncio in France in 1606, at which time he was created a cardinal, he express'd an irreconcilable hatred of the Father, by such unchristian and unmanly actions and forgeries, that, for reverence fake, Fulgentio passes them over in silence, lest the world should think that the petulancy of speaking and writing falshood and slander (a thing bred in the bones, he fays, of our modern ecclesiastics) was arrived at the utmost height. But however things seem'd dispofed to make the Father's voyage necessary; yet God and nature did not give him leave to under-

### xlvi The LIFE of

take it; for entring into the 69th year of his age, tho' his judgment and memory were as copious and perfect as ever, yet as he was in his usual place, a withdrawing room of the fenate-house, a fudden chillness feiz'd him, together with a hoarsness, and a strange benummedness. This is the first time he was ever troubled with a catarrh, and it held him above three months accompany'd with an ague. Nevertheless, he would not change his way of living, nor diminish his labour, tho' he visibly declin'd in his ftrength, and always faid he was never well after that shock. But his indisposition continuing, he betook himself entirely to devotion and meditation, and fatigued himfelf no more with reading or writing afterwards, than just what his post and the public fervice obliged him to. His meditation was generally before a crucifix and a death's head; and if any body happen'd to furprize him at it, he endeavour'd to conceal his devotion as much as poffible, and made as if he was contriving some instruments or figures in the mathematics; but it might well be imagined he had other contemplations more fuitable to his age and ill habit of body. He bore up as well as he could till the beginning of the winter 1622, and his entrance into the 71st year of his age, when he decay'd apace, infomuch that his hands and feet grew as cold as a stone, his face fell, his lips, especially the nether one, were black and blue, his eyes dull and hollow, nothing would keep him warm, and his appetite loath'd almost every thing he took. Tho' he had his teeth left, yet 'twas troublesome for him to chew his meat, and he began to go very weak and double. His dreams were not confus'd as usual, but distinct, natural, speculative, and regular, which, he observ'd to his friends, was a rifing of his foul by little and little from the bond and

# FATHER PAUL. xlvii

and commerce with his body. He was now very indifferent how the world went, which had been always his favourite inquiry; and the only delight he had when he awoke, was, after divine meditations, to think of his mathematical and astronomical sigures; and he would often fay, smiling, how fertile have my brains been of invention? And tho' his foul had all the indications of one ready to leave the body, yet he did not quit his post, telling his friends who advis'd him to be sparing of his labour, That his duty was to serve, not to live, and that no man should be afraid to die in his profession. His friends used to blame him for his indifcretion in fludying as hard in his declining age, as he did when he was younger and stronger, a reproof which pleased him, but did not reform him. He was so far now from concealing his illness, that he gave plain tokens that he fore-saw his approaching dissolution, and spoke of it freely as a debt to nature, and as a long rest after a weary journey. Besides his devout ejaculations, which he often repeated with fentences of scripture, he would most frequently say, Nunc dimittis, Domine, servum tuum; Lord, now let thy servant depart in peace. He used to say to his familiar friends, Courage my masters, we are almost at our journey's end; adding, in a facetious manner, that he could now be affured his death would be no miracle, fince he had furvived Baronius, Bellarmin, Colonna, and the Pope himself, as well as many others, that had written for the court of Rome, tho' younger than he; for which reason there would be no room for the rash judgment that is too often pronounc'd, in their writings, upon whoever dies in difgrace with that court, viz. That they died after a strange manner, and were punished some how or other by God himself, as if that just being, who governs

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governs the world, was always ready to execute their partial fentences, or as if those of their faction were not as liable to death as others.

When his friends went at Christmas to wish him the usual compliment of a happy new year, he said with more than ordinary freedom and seriousness, This is the last I shall ever see; for he began to be in a high sever. Tho' he had taken physic on the feast of the to the palace, he went without making any excuse, and returned much worse, being not able for two days following either to eat or sleep. Nevertheless, he could not keep his bed; but rising on Sunday morning, celebrated mass, dined at the refectory, and, after taking a turn or two with one of his companions, went and lay down in his cloaths, according to custom, upon a chest, with nothing over him but a coverlet.

He continued thus till the very day before he died, still rising out of his bed, putting on his cloaths, and reading and writing as much as his strength would permit; and when he could do no more, he threw himself upon the chest, and made others read to him. On the Monday morning, having dress'd himself, his hands and legs so fail'd him, that he was not able to stir them, and he had fuch a loathing to every thing, that nothing, except his resolution, made him take a cordial; but he had the fame ftrong judgment and memory as ever, and the fame ferenity of mind, comforting his vifitors, and intermixing fomething facetious in his difcourse: But upon the Saturday he said to those that were about him, I have made you merry as long as I was able, and now I can do fo no longer, you must cheer me. He continued to admit all visits, discours'd of all matters as usual, said but little of his weakness, and that only to his physician, and so pafs'd

### FATHER PAUL. xlix

pass'd his time, sitting upon a stool, and hearing one read to him:

In all these his latter days he made a thorow enquiry into the state of his soul, with an entire resignation of it to God, and a heart as chearful as his body was afflicted, concealing his sickness so much from those who were present, that they could scarce discover it but by his want of strength,

and his loathing of food.

When his physician and cordial friend Peter Affelineau view'd his excrements, the Father put his finger to his mouth, as a caution to be filent, and then freely told him his condition; but desir'd him not to discover it to Father Fulgentio, that it might not afflict him, because he had endeavour'd to possess him with an opinion that he should have a long fickness, and that it might perhaps turn to a quartan ague. He often said in his life-time, that he hoped he should know when he was near his end, but that he would not speak of it to any of the convent, besides Fulgentio; because it would only breed confusion, and make them neglect those duties which God would not have omitted; but he did not observe this rule, and would not let his condition be known even to Fulgentio, any farther than it manifested itself. It must not be forgot, that on Thursday morning he desir'd the prior of the Convent to recommend him to the prayers of the Fathers, and that he would bring him the holy facrament; adding, that he had liv'd in the poverty of the religion, without any thing of his own; and that as whatfoever was in his chambers was granted him for his use, so it was now, as it had been always, at the free disposal of his superiors; and he gave him the key of a cupboard, wherein was the remainder of what the republic had bestow'd upon him.

him, nothing being lock'd up but what was in that cupboard, and one more, in which were the writings that concern'd the public. He again put on his cloaths as usual, and spent all that morning in hearing his friend Fulgentio, or frier Marco his amanuensis, read Pfalms, or some passages of the Evangelists, particularly of our Saviour's sufferings, making them stop whenever he enter'd into any devout meditation. He often try'd to kneel; but tho' the spirit was willing, the slesh was too weak. As soon as mass was ended, the fathers of the monastery being call'd together by a little bell, went in procession, with torches in their hands, and the prior at their head carrying the holy sacrament, which he received with such marks of piety, as drew tears from all that stood about him, and convinced them that he was well prepar'd to die.

He was always unwilling to let any body watch with him in the night, faying it only ferv'd for pomp, and to incommode others, and that it did himself more harm than good to see them lose their rest.

He was so strict an observer of the rites of the Church, that notwithstanding the many new ones which were introduc'd in the ten preceding popedoms, he readily comply'd with all of them, tho he did not heartily approve of them; saying, that things of custom had their remedies, but that innovations were never without incurable mischiefs: He was always, not from superstition, but a habit to set a good example, a very strict observer of Lent, infomuch that on Friday, the morning before he dy'd, he would not cat broth, or any thing that was not proper for the day; and it was so hard to perswade him to have any but Lent-fare for his din-

ner, that he ask'd his cook whether he used to make

his friends break fasting days.

The night before he dy'd, when he was almost spent for want of restoratives, tho'he had then three companions who sate up with him, he only took of such necessaries as lay ready at hand, and was heard to say nothing distinctly, except now and then Oh Dio!

Saturday, Jan. 14, 1623, the last of his life, was the only day he spent in his bed during his sickness; and tho' his body was extremely weak, yet his mind remain'd in its sull strength, insomment that the Doge and Senate sending for our Fulgentio, to know how he did, and being answer'd that he was still the same Father Paul, in his judgment and memory, that he had been for seventeen years past, they enjoyn'd him to consult the Father upon three very important articles of state, to which the Father cans'd distinct answers to be written by his amanuensis; and the Senate having read them that very night, conformed to his opinion in every point.

The Father still received visits, and when night came, he caused St. John's account of our Saviour's passion to be read to him, and spoke of his own misery, and of his entire trust in the blood of Christ, often comforting himself with these words, Quem proposait Dens mediatorem per sidem in sanguine suo. He faintly repeated several passages out of St. Paul, lamented that he had nothing to present God with on his part, but sin and misery, and desir'd to throw himself into the abyse of divine mercy; a declaration which came from him with so much submission, and yet so much alacrity, that

it drew tears from all that were present.

He was again visited by the physicians, who shewing a reluctance to leave him without some spark of hope, Fulgentio said, the Father was not a

man to be flatter'd, and therefore he desir'd them to be plain with him; which the dying Father feeming to affent to by a fort of smile, one of the doctors then told him, that his pulse shew'd he would be a dead man in a few hours: To which the Father, with a gladfome countenance, made answer, Sia lodato Iddio, mi piace cio ch' a lui piace, &c. blessed be God, whatsoever pleaseth him pleaseth me: With his help we shall perform this last action. the physician recommending some cordials to him, the Father interrupted him, faying, let's have no more of these fooleries, and desir'd they would resolve him of two doubts; first, whether he might absolutely depend upon the goodness of what they gave him, because as often as he put it to his mouth he loath'd But as he was going to mention the fecond, his breath left him, so that he could not speak, and the physicians finding by his pulse that his vital spirits were departing, they order'd him a little Muscadine, at the taking of which he faid, Questa vesta mi pare cosa violenta. This seems to me a violent thing.

About fix at night, not long before he expired, he rub'd his tongue with a fmall inftrument, which he had us'd for that purpose a great while, and without a groan, or any other token of grief, utter'd several memorable words from time to time, repeating devour passages of scripture, and crying out, Horsum andiamo ove Dio chiama. Away, let us be gone whither God calls us. The standers by seeing his speech begin to faulter, and his pulse going off, beg'd him to take a little rest, at which he only smil'd, and pass'd his remaining time in such low whispers, that he could hardly be understood, except in some sentences of scripture, and once when he said, Andiamo S. Marco che tardi, i. e. let us

go to St. Mark's before 'tis too late, which is the only thing he spoke in all his sickness without connection. When the clock struck eight he counted it, and bid his servant give him what his physician had order'd, but he could take very little of it; and sinding himself expiring, he call'd Fulgentio to him, and being willing to be embrac'd and kis'd by him, he bid him take his leave and depart, with these words, which Fulgentio says he could never forget, Horsum non restate, &c. Now stay no longer to behold me in this state, it will not be needful; therefore go to your rest, and I will go to God from whence we came.

Fulgentio indeed parted from him, but it was only to fetch the friers to pray with him, to whom tho he could not speak, yet he convinced them that he had his understanding faculty till it departed with his soul. His last words, which were hardly intelligible, tho often repeated, were Esto perpetua; from which Fulgentio infers, that at the same time that he recommended his soul so fervently to God, he did not forget to pray for the perpetual welfare of the most serene Republic. With these words in his mouth his speech went off; and then putting his arms across, and fixing his eyes a while upon a crucifix which was before him, together with a natural death's head, he shut them, and so breath'd out his spirit into the hands of God.

This calm departure of his pious foul to eternity was testified to the Senate by a public writing, subscrib'd and sworn to by all the reverend Fathers of the college of Servi that were present, in order to defeat the impudent lies which went abroad, that he dy'd howling and crying out, with apparitions of black dogs, and the like; and that his cell was disturb'd with unusual, horrid noises. But as Ful-

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gentio very well observes, 'tis strange such apparitions and noises could be seen and heard so far as Rome, when he is sure they never were by those that lived in the next chambers to his. The truth is, that the Father dy'd with so wonderful a character for integrity and piety, that 'twas generally said, if he had been in the savour of the court of Rome, and serv'd its interests, he would have been canoniz'd for a faint.

His death was such good news to Rome, that the then Pope could not help speaking of it as the handy work of God to take him out of the world, as if it had been a miracle for a man to die at the age of seventy one.

His corps being open'd, there appear'd the fairest conformity in all the parts of it that could be defir'd, except the heart, which was exceeding small, and seem'd as it were deserted. His stomach was so far from being foul, that it had nothing at all in it. His face had so good and smiling a colour, that some thought it look'd more venerable and beautiful than when he was living. He was bury'd at the public expence, and attended to his grave by a vast number of great persons of all forts; yet his suneral was no more grand than what suited his private condition, except in the universal grief of the public. Fulgentio adds, that his cossin being open'd nine months after, he was found still entire, and his face iresh-colour'd.

When he was living he was thought very like his mother Isobelia, especially in the eyes, and face, which was of a fair complexion, with the most humble and gentle countenance. His head, in the hinder part and upward, was round and well proportion d, his forehead very large, and declining a little from the middle part toward the left temple.

There

There appear'd a great vein down the middle of the forehead to the beginning of his nofe, which was often full and empty, and when full it look'd as big as a finger, but when empty it left a channel big enough to lay the little finger in. His eye-brows were well arch'd, his eyes large, quick, and black, and he had an excellent sharp sight till he was fiftyfive. His nofe was large and long, but very straight. He had a very thin beard, and in some places his chin was bald, but not in the least unsightly. His face was rather fleshy than otherwise, his colour pleafing, and when he was in health, it was white and red, with a little yellowness that did not misbecome him; yet his aspect was altogether grave, tho' pleasant. His lips, especially the nether one, had a smiling sweetness. His hands were fair and long; and his singers, which were also very long, feem'd to turn backward. He was commonly extream cold in his hands and feet, for which he had not found a better remedy than warm irons, which he always carry'd wrapt up in balls. His head, compar'd to his body, was very large, for he was hardly any thing but skin and bones. He was a stranger to all the pleasures of the palate; and confidering with how little food he nourish'd himself, 'twas a wonder how he liv'd.

His carriage, even when a youth, was a plain earnest of his future deportment, when he corrected by virtue such of his natural inclinations as were more imperfect, and raised the better fort to a great degree of perfection. He was, for the most part, retir'd, always thoughtful, but rather melancholy than serious, and was of sew words with those of his own age, without caring even for the most moderate and healthful exercises, which children are so naturally fond of, insomuch that 'twas a

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common faying among the novices, We are all for trifles and pamphlets, but Frier Paul is for books. He was the same all his life long, and he used to say that he could never understand the delight of a gamester,

except it were in gratifying his avarice.

While he was yet a youth, he was respected by all men for his modesty, piety, and all the other virtues both christian and moral. He never swore fo much as by his faith, spoke no unhandsome word, nor did an indecent action; and such an influence had his prefence over the behaviour of others, that whenever the young Servite friers faw the Father approaching, they put on countenances as grave and ferious as if he had been an officer of the black rod; fo that it became a proverb among the fraternity, whenever they faw the Father at hand, E qua sposa, la mutiamo propostio, i. e. Here comes the bride, let us call a new cause. Yet for all this he was so pleafing and humble to all men, that not one could tay the Father ever gave him a harsh word, or an angry look, except when they interrupted him in the public business.

His abstinence was so great, that he lived, for most part, upon bread and fruit, eating very little sless till he was past sisty-sive, complaining that it made him sick, and subject to great pains in the head. Many days he drank not at all, and when he was thirsty he used to go to the well and take but one draught, which made him so costive, that he commonly said three days, and sometimes a week, before he had a stool, and when he had, it was painful to him, because he was always troubled with the piles, attended with a procidentia of the restum, and an hepatic slux that continued to his old age. In the mean time he began to consult physicians, tho he understood physic so well, that he chose rather to discourse

#### FATHER PAUL. Ivii

discourse them on their art, than to make use of their receipts. His friends however often advised him to drink wine; but so hard was it for him to alter his resolution, when he had form'd a judgment, that he could never be brought to tafte it, except it was at the communion, till after the 30th year of his age; nor then, without much ado to perswade him; and in the 41 remaining years of his life, he would drink no wine but white, because of its resemblance to the colour of water; and he said before he dy'd, that one of the things he repented of, was that he had been perswaded to drink wine. His fenses were the most acute and lively that any man had. His taste was so quick, that he discern'd a relish in things that to others were infipid, and nicely diffinguish'd the several Ingredients of such as were compounded.

As for his natural affections none knew how to command themselves better. As he would gratify his palate with no food which he thought hurtful, so he did not scruple the taking of any physic he

thought would do him good.

He always reckon'd every day his last, and said that he never remember'd himself so young that he could hope to see another year; and, as is generally the temper of people who think they are not long liv'd, his acquaintance observ'd that he never appear'd active or resolute, but cold and indifferent to all actions of importance, till the importunities of his friends, and the embroil'd state of his country, put him upon those glorious services which he afterwards performed, as counsellor of state to the most service Republic.

Tho' (as has been faid) he was naturally ferious and melancholy, yet he was neither fevere nor morofe, but so compassionate, that he would do injury.

The Father, to his dying day, would never have more than one garment at a time, nor any ornament nor moveables in his chamber, but a portable quadrant of Christ in the garden, a crucifix with a natural death's head at the foot, and three hourglasses. He never carry'd more money than what would suffice for one day's expence. He had no books but those he was daily supply'd with from his great friends, which he had fo treasured up in his memory, that no prince in the world had a library equal to it. He divided his time in this manner: After his private devotions, which he always began before fun-rifing, he spent the morning in study, till the hour of common service, on which he was a constant attendant; and the afternoon he employed in operations of his own hand, transmutations, sublimations, and the like, or in business of the state, and conversation with men of letters.

Tho' he feemed to rely on divine providence as entirely as if he thought fecond causes not to be regarded, yet he never omitted the proper means, where such second causes were likely to produce their effects.

As to his infirmities of body, he try'd many remedies for the *Procidentia* of the Rectum; and when

### FATHER PAUL. lix

he was about 55 years of age, he contrived an inflrument with which he bore it up to the last day of
his life, without being cumbersome to him, or giving the least pain, as many others in the same case
experienced, to whom he imparted his invention;
for so friendly and generous was his natural temper,
that he was always ready to communicate to every
one according to their necessity. His hepatic flux
indeed was not cur'd till it had spent its course;
but the retention of his urine troubled him not after
fifty-five, till he was seventy years old.

Tho' several gentlemen and friers, whom he educated, were compleat masters of the mathematics, and of both natural and moral philosophy; yet to read lectures upon Aristotle, Plato, St. Thomas, Scoto, or Gratian, was so contrary to his genius, that he thought it a pedantic method, tending rather to supply persons with sophistical wit, than to increase knowledge or improve the mind, and to make men stiff in their opinions, than sincerely inquisitive after

the truth.

The Father was of so very mild a disposition, that whenever he was consulted about any heinous offences committed against the state, he soften'd the vindictive justice of the senators, as much as the case would bear. In short, he always strove to incline them to acts of elemency, never omitting his endeavours to restrain the violence of siery spirits, yet humbly submitting all to the wisdom and prudence of the government. And even in his own, as well as other writings design'd for the press, he was so careful to strike out every thing which might be offensive, that desalcation took up more of his time than addition. He was so far from revenge, as has been already seen, that how unjust and intolerable soever his wrongs were, the most he was heard to

fay, by way of refentment, was, without altering the ferenity of his countenance, Videat Dominus & requirat; and he would even extenuate the injuries done him as much as possible, by faying that those who did them knew no better, or were oblig'd to it

by interest.

He was fo generous by nature, that when he was at the lowest ebb of fortune he never deny'd his friends what was in his power to grant them. But tho' the Republic allow'd him a handsome salary from the first time he enter'd into their service, he made no more use of it than was consistent with the povery of his order. Nevertheless, after he had been way-laid and stabb'd by the assassins, he found it necessary, for his own defence, to accept of the whole provision made for him by the public, that he might be able to exercise such acts of benevolence and liberality to the convent, as might interest them in his preservation. For this end he took two friers into his fervice, one to look after him, and the other to write for him. To Frier Marco, who was his writer, he gave 600 ducats as a present, besides 50 per anaum; and to the other, who was Frier Marnio, he gave 300 in bank to put forth 10 per cent. because he might have subsistence, and 40 per annum afterwards. He also thought it convenient to be liberal to those who manag'd the bread and wine, and to some cooks he gave no less than 60 ducats in one year. He was also very liberal to the convent upon other occasions, infomuch that to one man alone, who only defir'd to borrow fo much, he gave above 2000 ducats; for his manner of lending was always with this generous condition, that except he demanded it, the debtor should never offer to repay him. And here we cannot but admire the happy choice of his motto, which we find round his effi-

### FATHER PAUL. lxi

gies; for it was his common faying, Imitiamo Dio e la natura, i. e. let us imitate God and nature; fince whatever they give they never expect again; and let us avoid the vulgar error of those, who think that to lend is to lose, or else put a friend to the

blush, by requiring security.

The Father was so far proof against the attacks of ambition and vain glory, that, besides the many instances given of it in the course of his life, this was his constant advice, Si spiritus dominantis super te ascenderit, locum tuum ne deseras, i. e. if the spirit of bearing rule strive to get the mastery over thee, be sure to stand thy ground. And he used to say moreover, that he who walks upon stilts, or sits in a high place, does not lessen his labour, but goes in

greater danger.

He was fo modest, that he let his friends have the honour of publishing many of his ingenious discoveries and compositions, and never set his name to what he printed himself. In short, he was so little fond of perpetuating his memory, by any means whatfoever, that he would not fo much as fit for his picture; fo that tho' many effigies of him go abroad for originals, yet they are all but copies of one faid to be in the gallery of a great king, which was taken by stratagem, for he would not give his consent, tho he was courted to it by kings and great princes; and especially by the most illustrious and excellent fenator lord Dominico Molini, his very good friend, and one whom the Father highly valu'd for his exquisite knowledge of ancient and modern history, and of the state of all the princes and governments in Europe. This noble fenator had provided an eminent painter to take the Father's picture, and promifed he should not fit at it above an hour, but could not obtain leave, the' he got his confident

Fulgentio

Fulgentio to second his request; insomuch that being flatly deny'd, after he had kept the painter a fortnight in expectation, he was so much out of humor with the Father, that they did not speak to each other for some months after, tho' there passed very few days in seventeen years before, in which they

did not spend some hours together.

His learning had render'd him fo famous in all parts of Europe, that all persons of quality who came to Venice were fond not only to fee him, but, as is the custom in those parts, to enter in their books his remarkable fayings. He had letters from the famous Gillot, del Isle, Leschassier, Salmasio, Richer, Boviel, Cafaubon, Thuanus, and other learned men in France. He had also the honour of letters from many princes, and of visits from their sons; and there was one great prince in particular, who fending his fon into Italy, charg'd him to visit Orbis terrarum ocellum, meaning the Father. And when the Dutch embasfador Arfens saw the Father cross the anti-chamber, as he was waiting for the fenate's answer to his commission, he said to one of the senators in his company, that having now feen the most eminent man in the world, he could not think much of the fatigue and expence of his journey, tho' the Venetians should not grant his demands. Fulgentio adds moreover, that two crown'd heads invited him, by their embassadors, to enter into their service; but the Father, with terms of the greatest acknowledgment, desir'd to be excus'd from quitting the service of the government under which he was born.

In 1622, the year before the Father dy'd, the Prince of Conde coming to Venice, desir'd by all means to discourse Father Paul, who not caring to be seen by him, the Prince so besieged him in his monastery, that the Father often shut himself up in

his cell without his dinner. The Prince, who knew he was within all the while, complain'd, with some uneafiness, that it was harder to get a fight of Father Paul than of the Pope himself. But a Venetian gentleman who accompany'd the Prince, giving him to understand, that the Father, as a counsellor of ftate to the Republic, could not answer to converse with foreign princes, or their ministers, without license from the Senate, the Prince not only got a permission, but a command for the Father to see him. The Father obey'd with reluctance, because he rightly suspected that the Prince wanted him to refolve not only his own questions, but those started by the curiofity of others. However, the Father prevail'd that their meeting might not be in the monastery, but in some public place, where others might be witnesses of the conversation, which was in Substance as follows:

The Prince, who was a man of extraordinary fense and learning, wanted to know the Father's opinion of the protestants in France, whom he was pleas'd to represent as dangerous to the government-But the Father seeing him condemn the men, without touching on the least point of their doctrine, artfully diverted him, by putting him in mind of the wisdom and valour of the old Princes of Conde, his father and grandsather, of which the Prince quickly understood the meaning, and so that subject was way'd.

Then the Prince ask'd his opinion about the difference of superiority between the Pope and Councils; but the Father got clear of this question also, by putting him in mind of the Sorbenne, and how much they were alter'd for the worse since the admittance of the Jesuits into France.

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The Prince propos'd another question, what he thought of the liberties of the Gallican Church? But the Father pass'd it over in general terms, saying that the Parliaments of France, and the Sorbonne itself, had maintain'd these liberties as the natural rights of all Churches, and that they have been better defended in France from usurpations than any where else.

The Prince put a fourth question to the Father, about the lawfulness of being affilled in war by those who differ from us in religion: To which the Father faid no more, than that Pope Julius II made use of the Turks at Bologna, and Paul IV of the Grisons at Rome, calling them angels fent from God to defend him, at the fame time that he thought them heretics. They discoursed largely of the excommunication of Princes, and particularly whether Princes, tho' excommunicate, have not the fame right as ever, by the laws of God and nature, to the allegiance and obedience of their subjects; or whether they ought tamely to fit still, and leave not only their crowns and scepters, but their lives, to the mercy of unnatural rebels and feditious incendiaries. The Father's opinion upon this subject is learnedly and fully shewn in the ensuing treatise.

The Prince also ask'd him who wrote the History of the Council of Trent. To which the Father answer'd, that it was strange his highness did not know, after he had reported to the Venetian embassador, at the French court, that the author of it was Frier Paul! And the Father only thought fit to add, that it

was very well known at Rome.

The dispute betwixt the Republic of Venice and the Court of Rome, which was purely temporal, about jurisdiction, Fulgentio observes, was, by the advocates of the Romijh See, artfully suggested to be altogether spiritual and religious; and he adds,

### FATHER PAUL. IXV

that they affirm'd, both from the pulpit and the prefs, that those brave Senators, who maintain'd the cause of the Republic, had a design to make Venice a protestant state. He says further, that they particularly inveigh'd against Father Paul, as one who had not only ftirr'd up the protestants to publish books against the Church of Rome, but had infinuated to the noble Venetians, that there was a necessity of altering their religion, or the Popes would enflave all Italy. " But if ever there was a " falshood in the world, says Fulgentio, this was one; for tho' the Father had as much charity as " any man for christians of differing opinions, he " always taught and inculcated, that every chriftian, and much more princes, ought, for the sake of conscience and good government, to endeavour the preservation of the Roman catholic religion: That God had conflituted princes as his lieutenancs, in all christian states, to be its protectors and nursing fathers: That they were bound to bless God continually, for placing them in the catholic and apostolic Church of Rome; and that to abandon it would be the worst missortune that could befall them: That whatever might be the abuses in the Romish Church, they were only to be imputed to the members of it; that therefore no man ought to be wavering in that faith, and that the catholic princes especially should not suffer an alteration of the religion fo much as to be mention'd. He attributed the great diversity of religious orders and fects to the gross neglect of princes, who, for their own interest or grandeur, suffered defigning men to impose continually on the people, under colour of devotion, without confidering that every innovation gains some credit among the vulgar, who are always fondest

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"of fuperstition; that religion is moulded by it to fuch form as shall best answer the ends of those who manage it; and that time and custom transmit it to posterity with the stamp of authority." Here Fulgentia touches on the Father's opinion of Popes, Canons, and the rights of Princes; but these articles are so fully treated of, under particular chapters, in the ensuing discourse, that 'tis needless to mention them in this place.

Fulgentio tells us, that for all this the court of Rome proceeded so far, as to brand the Father for a man of no religion. But is it possible, says he, that so spotless a life as the Father led should be chargeable with atheism and impiety, or that any argument should be drawn for so monstrous an accusation from the Father's great learning, considering that the holy scriptures impute atheism to ignorance, and the uncontroll'd affections of the mind!

At the fame time that Fulgentio celebrates the Father for his great piety and devotion, he defies any man to tax him with favouring superstition, either in his words or actions.

He takes particular notice, that when the Father was advanced in years, he not only conversed with the senators of his own age, but with the young nobility, to whom he was a treasury of records and history. One of them, Signior Marco Ernisano, was so dear to him, that notwithstanding the Father's great and important employments, he had access to him whenever he came; and if the Father was very busy, he always took the liberty to desire him to retire, and he camply'd without taking it amiss. Father Pad bless'd God that he had met with one man that thoke to him without a mask, for Sign or Marco let him fully into the characters of all persons, and the state of all assairs at Venice; and, when the

### FATHER PAUL. IXVII

Father was in his declining age, modeftly rallied him for perfuing his fludies with more intenfeness

than was fuitable to his years.

Father Paul was so subject to fevers, that every little accident threw him into long and violent ones, in which he observ'd a regimen very different from the common practice; for he would not alter his ordinary diet, nor keep his bed, but rose to read, write, study, and perform all his usual functions; so that no body could tell when he was fick, but by his afpect. If a raging fit came upon him in the day-time, he would lay himfelf along in his cloaths upon a chest or a table, but seldom in his bed. He appointed his own hours for eating; and when he took physic it was of his own prescription, not compounded, but fimple, as cassia, manna, or the like. He publickly declared it as his opinion, that the common practice of physicians in prescribing, and of patients in taking lo many purgations and other recipes, only ferv'd to protract recoveries; and that to confine people, especially those in years, to their beds, and make them fo fuddenly abandon their usual diet and exercises, naturally tended to weaken This was the Father's conftant method of governing himself, till he was fixty-one years of age, when he was feiz'd with a violent fever, that held him eighteen days together, in the hot month of July, during which he had no appetite for either meat or drink, but loath'd all that came near him; fo that he was forc'd to take the advice of doctors, which Fulgentio fays was the first time that he knew him refign himfelf to physicians. The public having appointed them to attend him, he had many visits from them, but often complain'd of his being oblig'd to alter his usual method, and to take others opinions of himself before his own. The phyficians. e 2

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ficians, and particularly his old friend Santorio, told him he was a dying man; but the Father rightly guess'd he should not die that bout, and rallied his friend Fulgentio for being so much concern'd at what Santorio had faid. Santorio going afterwards to fee him, and feel his pulse, the Father ask'd him why he would go to flatter him, after he had already declar'd him a dead man; and when Santovio prescrib'd asses milk against his driness, he merrily thank'd him for his advice, faying, that he thought a man of above fixty years of age, as he then was, too old to be a foster-brother to the young als of whose milk he prescrib'd him a part. Fulgentio adds, that he was thus merry and facetious in all his ficknesses; and that tho' he was above fixty, before he submitted himself to physicians, yet in the latter years of his life he chose to trust to the skill of those of the faculty, rather than to his own-

The Father was not a little to be admir'd for such a happy union of virtues, as are rarely to be met with in one and the same person. For both in his conversation and writings he was learned and humble, and wife and courteous. Tho' retir'd, he was active; ferious, and pleafant; sharp, but inoffenfive; his ftyle being both concife and plain, sweet and manly. Fulgentio, who saw the notes he left behind him upon humane nature, thinks that no philosopher ever div'd so far into that knowledge as he did. He used, nevertheless, to blush when he heard himself prais'd for any of his excellent parts, and he avoided a very polite learned gentleman of his acquaintance, for no other reason but because he always faluted him with the title of Illustrissimo Padre; and he defir'd Fulgentio to tell him how much he diflik'd fuch compliments; but the gentleman faid, to

## FATHER PAUL. lxix

whom then can that title be due, if not to that angel of heaven? and whenever he enquired after the Father's health, he used this or the like expression, how does that angel of paradise?

The Father, however, was not without his Foibles, being at first, like most other men of profound learning, somewhat rigid, untractable, and hard to please, as at length himself own'd, when told of it; but he so combated those desects, that he intirely conquer'd them, and, as has been already shewn, became no less assable, mild, and obsequious, than he was religious, wise, and learned. He was indeed to the last as slow in his resolutions, as he was quick in his speculations; but this Fulgentio imputed to his extraordinary knowledge of history, and to his assiduous observation of examples and events, which, says he, naturally makes wise men cautious and diffident of their own notions and opinions.

Fulgentio, before he closes his dear friend's illustrious character, justly observes how impossible it is, especially in aristocracies, to find a body so united for the good of the public, in which there are not some who will hate, threaten, and persecute those who thwart their interests, affections, and designs, be the opposition ever so just and necessary: And here he laments the unhappy fate of Father Parl, who, by his constant postponing all private views to the public honour and justice, gain'd the ill-will of several great samilies in the senate, which some of them could not dissemble even while he was living. But his death was so lamented by others of the chief senators, that when they visited his cell, which very many did upon that occasion, they were pleas'd to observe the religious

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poverty of it, and faid it was a paradife where a

good angel dwelt.\*

Fulgentio was one of the first that went about to honour the Father's memory by some monument, and would very probably have done it, if the convent of Servi had not hinder'd him, by refolving to make it a public act. But the Senate of Venice decided the dispute, by decreeing that there should be a monument and an infeription, at the charge of the State, which, fays Fulgentio, is like to be the more magnificent and durable, because as yet there is nothing done in it. † But tho' he has been now dead very near a century, yet he still lives, and ever will live, in his own and the works of other great men of all nations, who were his contemporaries and admirers, with whose character of him we shall conclude his life, after giving the following catalogue of the learned and useful tracts he left behind him, calculated not only for the service of the Venetians, but for the whole republic of learning, and the common cause of christianity through-

out

<sup>\*</sup> Morery, in his Historical Dictionary, says, the people used to pray at the Father's grave, as supposing him a faint in heaven, till Pope Urban VIII. forbad it.

<sup>†</sup> The late Bishop Burnet, who was at Venice in 1685, says that he visited the convent of Servi, and was surprized to find Father Paul not so much esteemed there as elsewhere. But Mr. Algion, who likewise visited this convent in 1688, says that he found the friers to have a great veneration for the Father's memory; and that they find, though they knew not where his body law, they did not doubt but God would discover it in due time. Mr. Misson adds, that he saw and took a brangist of that diagree the Father so justly call'd Siylum Romania, which, till trop, when he heard it was removed, was to be seen at the foot of the crucity, which is upon the Alter of St. Western near the tomb of Illians Lipon mus, almost over-against that of the Doge Andrew Vendramence.

#### FATHER PAUL. IXXI

out Europe. They are, besides many anonymous pieces of several kinds,

1. History of the Council of Trent.\*

2. Treatise of the Eye. Under the name of Aqua-pendente.

3. Treatise of Excommunication.

4. Another on the same subject, with his defence of Johannes Gerson against cardinal Bellurmin.

5. Confiderations upon the Censure.

6. Le Confirmationi, being a defence of the confiderations, under the name of Fulgentio, against frier Bovio.

7. Supplement to the history of the Uscoques.

8. De jure asylou Petri Sarpi Juris (the name he was known by abroad.)

9. Treatise of the Inquisition at Venice.

10. History of the Venetians during the Interdict.

The two last translated into Latin by Dr. Bedell, afterwards bishop of Kilmore.

The latter was printed in 1626 by the Bucks at Cambridge. It was also transe 4 lated

<sup>\*</sup> The Venetians desiring Father Paul to write an answer to a book that was published during the quarrel with Rome, intitled Scrutinio del la Liberta Veneta, or an inquiry into the Venetian liberties; the Father told them he had an answer ready, and delivered them the history of this Council, which he design'd to have intitled Concilia Tridentina Eviscerata; but being apprised of the danger of it by his friends, he alter'd his mind. It came first into the world by the means of Mark Anthony de Dominis archbishop of Spalit, who being exasperated by the court of Rome, got it printed at London in 1619. Bedell, who translated part of it, says it was divided into eight tomes. We find it was translated twice into Irem's, once by Decdati, and another time by M. Analot de la Haday; but both those translations are reckon'd faulty. There is an abridgment of this history done by M. Jarren.

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lated into English the same year by Dr. Potter, and printed by Bill the King's Printer.

11. Rights of Sovereigns, &c. first printed in Italian and French in Holland, in 1721.

12. Hiftory of the Valteline.

13. Maximo of the Government of Venice.

14. Tract of matters beneficiary.

15. Two others upon the Dominion of the Adriatic Sea.

Out of the many great testimonies that might be collected, we have made choice of these that follow, which not only support the mighty character Falgentio has given the Father, but contain some particulars which he seems to have been unacquainted with.

I. Mark Anthony de Deminis, ARCHBISHOP OF SPAIATO, who deferting the Church of Rome came ever to England, and was by King James I. made Dean or Windfor.] This was the Perfon, who, as was refore observed, had the chief hand in publishing the first edition of the Father's History of the Council of Trent; and he inscrib'd it to his majesty, with the following culogium on its great author, the same which Mr. Bedell quotes in his dedication of the Father's Treatife of the Interdict to King Charles I.

"He was a man of great learning, judgment, and integrity, and of a most even disposition; one who most sincerely endeavour'd to compose ecclesiastical discord, and who, notwithstanding the disadvantages of a cramp'd education, made it manifest that he fram'd his life by the rule of a good conscience, and not by the prejudices of the world around him. He heard with uncasiness any indecent reslections on the Church of Rome, and yet he show'd an earnest dissent from

### FATHER PAUL. IXXII;

"those who regarded its abuses and corruptions as facred institutions. He was moreover a steady adherent to, and constant follower of the truth, and thought it his duty to receive and embrace it wherever he found it.

II. Sir HENRY WOTTON, whom King James I. fent three times embassador to the state of Venice. This Gentleman having been well acquainted with the Father, and lived hard by his monastery, gave a very good account of him to his friends here, which is transmitted to us in his remains, called Relliquize Wottoniana, printed by Messieurs Tooke and Sawbridge in 1685. The first thing we shall take notice of, is a letter which Sir Henry fent to King Charles I. in 1627, recommending William Bedell, who had been his first chaptain at Venice, to the vacant post of provost of the college of Dublin, which he accordingly obtain'd and enjoy'd, till he was advanc'd to the bishoprick of Kilmore. Sir Henry thought he could not give his favorite a greater encomium, than to let his Majesty know how much he was esteem'd by the great Father Paul. Therefore, says he, "this " is the man whom Padre Paolo took, I may fay, " into his very foul, with whom he communicated " the inwardest thoughts of his heart, and from " whom he professed to have receiv'd more know-" ledge in all divinity, both scholastical and posi-" tive, than from any that he had ever practifed in " his days; of which all the passages were well " known to the king your father, Oc.

The fecond is a letter dated January 17, 1637. which Sir Henry fent, with the Father's picture inclosed, to the provost and regius professor of divinity in Cambridge. In it are these words:

"I make bold to fend you, for a new year's gift, a certain memorial, not altogether unworthy of

' fome

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" fome entertainment under your roof; namely, a "true picture of Padre Paolo the Servita, which was first taken by a painter whom I sent unto him from my house then neighbouring his monastery. I have newly added thereunto a title of mine own conception, Concilii Tridentini Eviscerator; and had sent the frame withal, if it were portable, which is but of plain deal, colour'd black like the habit of his order. You have a luminous parlour — In that room I beseech you to allow it a favourable place for my sake: And if any shall ask, as in the table of Cebes, τινός ἐξι τό δ ἄγαλμα, I am desirous to characterize a little unto you such part of his nature, customs, and abilities, as I had occasion

to know by fight or by inquiry. "He was one of the humblest things that could be feen within the bound of humanity; the very pattern of that precept, Quanto doction tanto submission, and enough alone to demonstrate, that knowledge well digested non inflat: Excellent in positive, excellent in scholastical and polemical divinity: A rare mathematician, even in the most " abstruse parts thereof, as in algebra and the theoriques; and yet withal so expert in the history of plants, as if he had never perused any book " but nature. Laftly, a great canonift, which was the title of his ordinary service with the state: And certainly, in the time of the Pope's interdict, they had their principal light from him. "When he was either reading or writing alone, his manner was to fit fenc'd with a castle of paper about his chair, and over head; for he was of " our lord of St. Alban's opinion, that all air is pre-" datory; and especially hurtful when the spirits are " most employ'd. You will find a scar in his face, " that was from a Roman affassinate, that would

### FATHER PAUL. IXXV

have kill'd him as he was turned to a Wall near to his convent; and if there were not a greater 66 providence about us, it might often have been eafily done, especially upon such a weak and wearyish body. He was of a quiet and fettled temper, which made him prompt in his counfels and answers; and the same in confultation which " Themistocles was in action, 'Αυτοσχεδιάζειν ίκανότατος, as will appear unto you in a parlage between him and the Prince of Conde. [Here Sir Henry confirms the dialogue that Fulgentio relates between the Father " 66 and that Prince. Then he gives an account, that when the Archbishop of Spalato above-mention'd return'd, upon some discontent, from England to Rome, where he renounc'd the Protestant religion, cardinal Ludovisio, nephew to Pope Gregory XV, went to welcome him into the lap of the Church, and told him that the Pope expected he should recant fome books he had publish'd whilft he stood in revolt; but that as to The History of the Council ٤, of Trent, tho' the archbishop had an epistle before the original edition, the Pope would not press him to disown it; Because, said the cardinal, we " know well enough that Frier Paul is the author of that " brat. But Sir Henry fays, that, to his knowledge, no fuch recantation was ever printed, whether because he dy'd soon after, or whether the court of Rome thought, upon farther consideration, that things extorted with fear carry no credit, even by the Prætor's edict. Nevertheless, other histo-65 ries of that time tell us that he dy'd in prison, and that after his death his corpfe and writings were burnt for herefy in Flora's-field. Sir Henry concludes his remarkable letter as follows. " -I have taken pleasure to remember that man whom God appointed and furnish'd for a proper instru-

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"cheaters, among whom (I speak of the greater part, exceptis fanioribus) religion was shuffled like a pair of cards, and the dice so many years were

fet upon us. Dr. Isaac Walton, who wrote Sir Henry's life, takes notice, "That the contest betwixt the Pope and the Republic was the occasion of Father Paul's knowledge of and interest with King James; and that for his fake he compiled The History of the " Council of Trent, which, as fast as it was written, " was fent in feveral fheets in letters, by Sir Henry " Wotton, Mr. Bedell, &c. to King James and the " Archbishop of Canterbury, and published here both " in English and Latin." The Doctor remarks farther, "That the report of the Venetians being inclined to " turn protestant, obtained the more credit, be-" cause Sir Henry Wotton was often in conference " with the Senate, and his chaplain Bedell more " often with Father Paul.

III. Sir Is a a c Wake, who was King James's Minister at the Court of the Duke of Savoy. In the Cabala, which was printed at London in 1654, there is a letter from Sir Isaac, dated from Turin in Ostober 1619, and directed to the then secretary of state; in which he has these very words: "Signior Donato," who was the Venetian embassador, hath not been wanting to ruin, as sar as he could, Padre Paolo" and Fulgentio, two persons in Venuce that have done his Majesty very long and faithful Service, as by an inclosed paper your honour may see, which is an abstract of a letter written from Fuigentic. N. B. We don't find this abstract in the Collection.

#### FATHER PAUL. IXXVII

IV. Dr. BURNET, the late bishop of Sarum. In his Life of Dr. William Bedell, bishop of Kilmore, he

gives this Character of Father Paul.

" He was equally eminent for vast learning and most consummate prudence, and was at once one of the greatest divines and of the wifest men of his age. But to commend the celebrated historian of the Council of Trent, is a thing fo needless that I may well stop. Yet it must needs raise the character of Bedell much, that an Italian, who besides the caution that is natural to the country, and the prudence that obliged one in his circumstances to a more than ordinary diffrust of all the world, " was tied up by the strictness of that government to a very great refervedness with all people, yet took Bedell into his very foul, &c. repeating Sir Henry Wotton's character of him in his aforesaid letter recommendatory to King Charles.

The bishop says, "That the Father assisted " Bedell in acquiring the Italian Tongue, in which " he became a perfect mafter; and that in requital he drew a Grammar of the English tongue for the Father's use; and he also translated the English Common-Prayer Book into Italian, which Father Paul, and the feven divines, who, during the interdict, were commanded by the fenate both to preach and write against the Pope's authority, liked fo well, that they resolved to have made it their pattern, in case the difference between the Pope and them had produced the effect which they hoped and long'd for. The intimacy between them grew fo great and fo public, that when Father Paul was wounded by those assassins that were fet on by the court of Rome to deflroy fo redoubted an enemy, upon the failing of which attempt a guard was fet on him by the fenate,

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"that knew how to value and preferve so great a treasure, and much precaution was used before any were admitted to come to him, Bedell was excepted out of their rules, and had free access to him at all times. They had many and long discourses concerning religion. He found Father Paul had read over the Greek New Testament with so much exactness, that (as Fulgentio tells us in his life) he had mark'd every word of it: And when Bedell singuished to him critical explications of some passages which he had not understood before, he received them with transports of one that leap'd for joy, and that valu'd the discoveries of divine truth beyond all other things.

The bishop takes notice of a book printed by Thomas Maria Caraffa a Jesuit, containing several hundred theses of philosophy and divinity, and by him dedicated to the Pope, with such an impudent and extravagant inscription, as no true christians could read without aftonishment, it being inscribed To PAUL V. the VICE-GOD, the most invincible Monarch of the Christian Commonwealth, and the most zealous Afferter of the Papal Omnipotency. But the Bishop fays, "That Bedell observing the numeral let-"ters of the first words, Paulo V. VICE-DEO, " being put together, made exactly 666, the number " of the beaft in the Revelations, he communica-"ted this to Father Paul and the feven divines, " who carry'd it to the Doge and Senate; and that " it was entertained almost as if it had come from " heaven; and it was publickly preached in all " their territorics, that here was a certain evidence " that the Pope was Anti-christ.

The Bishop observes, "That at last the breach between the Pope and the Republic was brought fo near a criss, that it was expected a total se-

" paration,

### FATHER PAUL. Ixxix

ec paration, not only from the Court, but the "Church of Rome, was like to follow upon it; and that it was forwarded by Father Paul and the " feven divines with fo much zeal, as well as prudence, that Father Paul and the seven divines pressed Mr. Bedell to move the embassador, who was his patron Sir Henry Wotton, to present King " James's premonition to all Christian Princes and states, which was then put in Latin, to the Senate, and that they were confident it would produce a great effect; but the embassador could not " be prevailed on to do it, tho' Father Paul, with "the feven divines, and many others, were weary " of the corruptions of their worship, and groaning for a reformation. But when the reconciliation with Rome was concluded, Father Paul was out of all hopes of ever bringing things back to fo promising a conjuncture; upon which he wished he could have left Venice, and come over to England with Mr. Bedell; but he was so esteem'd by the Senate for his great wildom, that he was confulted by them as an oracle, and trufked with their most important fecrets; so that he saw it was impossible for him to obtain his conge; and therefore he made a shift to comply, as far as he could, with the established way of their worship; but he had in many things particular methods, by which he rather quieted than fatisfied his conscience." In saying of mass he passed over many parts of the canon; and in particular those prayers in which that facrifice was offered up to the honour of faints. He never pray'd to faints, nor joyn'd in those parts of the offices that went. against his conscience; and as in private confesfions and discourses he took people off from those abuses, and gave them right notions of the puri-

ty of the christian religion; so he hoped he was fowing feeds that might be fruitful in another age; and thus he believed he might live " innocent in a Church that he thought defiled. And when one preffed him hard in this matter, and objected that he still held communion with an idolatrous Church, and gave it credit by adhering outwardly to it, by which means others, who depended much on his example, would be likewise encourag'd to continue in it; all the answer he made was, that God had not given him the spirit: of Luther. He expressed great tenderness and concern for Bedell when he parted with him; and faid that both he and many others would have gone over with him, it had been in their power; but that he might never be forgot by him, he gave him his picture, with a Hebrew Bible without points, and a little Hebrew Pfalter, in which he wrote some sentences expressing his esteem and friendship for him; and with these he gave him the invaluable manuscript of The History of the Council of Trent, together with the Histories of the Interdict and the Inquisition; befides other papers of great importance, which were afterwards lost; for in Mr. Bedell's letter to Dr. Ward, he mentions a collection of letters that were fent him weekly from Rome, during the contests between the Jesuits and Dominicans, concerning the efficacy of grace, of which Father Paul fent him the originals, but would not allow him to print them.

V. M. JURIEU, the famous French divine, who abridg'd Father Paul's History of the Council of Trent; and wrote, besides other solid discounses, those called the Pastoral Letters.] In his twenty-first letter he says, "The Father knew the corruption of the Roman" (Council and Council and Council

### FATHER PAUL. IXXXI

" Church, at least, as well as Luther, made no se-" cret of it, and no eminent protestant passed by " Venice to whom he did not discover himself concerning it. They often represented to him, how " obliged he was in conscience to break with a "Church, the impurity and idolatry whereof he " so well understood; but he had a thousand reafons to offer in his own behalf, faying fometimes that he separated the good from the bad, sometimes that he was of use to a thousand persons who lay hid, and had good fentiments. And at last, when pressed hard, he would own that God had not given to him the heart and spirit of Lu-Upon the whole, fays M. Jurieu, 'tis cer-" tain that if Father Paul had been of the temper " and spirit of Luther, Venice had been at this day what Geneva is; and if Luther, Zuinglius, and " Calvin, had been of the temper and spirit of Fa-"ther Paul, all Europe had been yet what Venice is " to this day.

VI. Sir THOMAS POPE BLOUNT Bart. in his Censura celebriorum Authorum, quotes some authorities to prove that Father Paul was the first that discovered the circulation of the blood; but this being a matter too important to be taken intirely upon the credit of those authorities, and Father Paul wanting not the accession of any honour that does not really belong to him, an English chirurgeon has been consulted upon this subject, who is celebrated for one of the most accurate, and indefatigable inquirers of this age into ancient and modern hiltory, especially that of physic and chirurgery, and who was not long ago, for his fervices to the faculty in that respect, admitted a fellow of the royal fociety. The Person here meant is Mr. Williams Beckett.

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Beckett, who has just published that curious dissertation concerning the Touching for the Cure of the King's Evil, in two letters to Dr. Steigertabl physician to his Majesty, and Sir Hans Sloan Bart. This gentleman, whose opinion commands no small deference, feems to give the merit of the discovery of this noble fecret to our learned countryman Dr. William Harvey, who was chief physician to King James and King-Charles I. and professor of mathematics and chicurgery in the College of Physicians in London. However, we will first give Sir Thomas Pope Bloum's testimonies, together with Fulgentio's account of this matter in favour of Father Paul; and then bring Mr. Beckett's testimony in favour of Dr. Harvey, submitting both to the judgment of the curious. Thomas's testimonies are these.

Johannes Leonicenus, who says, tome 1. of Nouvelles de la Republique des Lettres, "That Father " Paul discovered the circulation of the blood and " the valves of the veins, but that he did not care " to publish it for fear of bringing a storm upon " him, because he was so much suspected before, " that his very starting of this new hypothesis was " enough to have confirmed him for a heretic in " countries of the inquisition. Therefore he di-vulged his secret to no body but Aquapendente, and the English embassador. The former was exceeding cautious how he reveal'd it, and staid till " the Father was dead before he put the book, which he had compos'd touching the valves of " the veins, into the hands of the Republic of " Venice; and foralmuch as even the least novelties make a mighty noise in that country, the book " was conceal'd in the library of St. Marks. But "I eonicenus observes, that as Aquapendente made no " feruple however to reveal the fecret to a very cu-

### FATHER PAUL. IXXXIII

"crious young gentleman, Mr. Harvey, who studied under him at Padua; and as Father Paul had al"fo imparted it to the English embassador, tho'c two English men returning home, and finding themselves in a free country, published the hypo"thesis, and having consirmed it by experiments, had all the honour of it.

Carolus Fracassatus, in his presatory epistle to Mulpighius, says that a certain Italian found out the circulation of the blood before Harvey; and John Walxus, in his epistle to Bartholinus a physician of eminence in Sweden, brings Father Paul upon the stage as the first discoverer of that noble secret.

Dan. Geo. Morhof fays also, that the Father discovered the circulation before Harvey, and takes notice that the English were angry with Bartholinus that he should go about to rob their doctor of the glory of the invention. This Morhof adds that the Father, whom he calls the Phonix of his Age, wrote to Isaac Casaubon in England, to make interest for him with the King, if the ill state of affairs should oblige him to leave Venice.

Fulgentio's account of this matter is as follows:

"The discovery of the valves of the veins was

"first started by Aquapendente at a public anatomy;

but there are still living many eminent and lear
ned physicians, among whom are Santorio and

"Peter Asselineau a Frenchman, who know that it

"was no speculation or invention of Aquapendente,

but of Father Paul's; who, considering the gra
vity and weight of the blood, conceived a no
tion that it could not stay in the veins, except

there were some bunch to hold it in, some solds

or shuttings, at the opening and closing of which

there was given a passage and necessary equilibrium

to life. And upon his own natural judgment he

f 2 "apply'd

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" it; but on the contrary, his inquiries discovered " the certainty of Harvey's demonstrations; and, as " Plempius in his writings afterwards acknowledges, " he was by this means refuted and exploded him-" felf. When this would not do, Walaus trumps up " the story of Father Paul; but not bringing any authority to justify from whence he had it, and he being a declared enemy to Harvey and his doctrine, any one may readily judge what credit is to be given to it. Another person, who attemp-" ted to rob Harvey of the honour of this discovery, was Thomas Bartholine, who pretends to affirm " that Vestingius had communicated to him, as a " fecret never to be reveal'd to any third person, that the circulation of the blood was the invention of Father Paul the Servite, who had written a book of it, which was in the custody of Fulgentio at Venice. But to prove that this whispered story was a mere forgery, we are to observe, that this Fulgentio, who wrote the life of Father Paul, and who has taken care to attribute to him all the fubtile speculations and natural secrets he was master of, says not one word about his having discovered the circulation of the blood, or that he had in his hands any fuch manuscript as Bartholine has talk'd of, the mention of which he would never have fuffer'd to have escap'd him, feeing it would have added fo much to the glory of Father Paul, to whom he has done so much honour- Besides this, it's very plain from Fulgentio's account of Father Paul's discovery of the valves in the veins, that he did not know the " true use of them; and from his mentioning the "flux and reflux of blood in the fame veffel, he " was still much farther from having any just idea of the blood's circulation. So that we shall still " find

#### FATHER PAUL. IXXXVII

"find that Dr. Harvey was the man, who, by the help of an admirable fagacity, affifted by a vaft number of anatomical diffections, and an affiducian application to these affairs for many years together, did at last arrive at the invidious selicity of this great discovery.

'Tis confessed, that the testimonies we have quoted, relating to the circulation of the blood, would have been sittest for a treatise of anatomy; but we hope that none will think it an unnecessary digression, since thereby a fact is settled, which has been much controverted by some foreigners, who envied our learned countryman, Dr. Harvey, the honour of so noble a discovery.

There is one testimony more from Sir Thomas Pope Blount, relating to the Father's character in general, and with that we shall conclude. It is that of Johannes Baptista Porta, a Neapolitan, who slourished about the end of the 16th century. He says, lib 7. Magia naturalis: "We knew Father Paul at Venice," and, far from being ashamed, value ourselves for what we learned from a man, than whom we have not yet seen one more learned or acute; and who was, in short, not only the ornament and glory of Venice or Italy, but of the whole world.

Many other testimonies of Father Paul's great piety, wisdom, learning, and virtues, might be collected, if it were necessary, from the writings of King James, Bishop Cosin, Bishop Barlow, Dr. Crakemborp, Isaac Casaubon, Jos. Scaliger, Hugo Grotins, John Gerlard Vossins, Nich. Rigaltius, Edm. Richerius, Dominicus Baudius, and even Cardinal Bellarmin; but 'tis hoped these already given will be thought sufficient.

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Mr. Brown, Rector of Sandridge in Kent, who translated Father Paul's Letters, says, in his Preface, that King James had a respect for the Father, and would fain have had him over here, as he had Ifaac Cafaubon, and other eminent men. The reverend translator promised the world also, many years ago, to give a new translation of the Father's life, and to compare it with Fulgentio's manuscript copy of it, which Sir Roger Twisden, by means of his Brother, who was very intimate with the faid frier, procured from Venice. But as neither Mr. Brown, nor any body elfe, has yet printed any other English translation of Fulgentio, besides that obscure one we mention'd in the Introduction, 'tis hoped that ours will meet with a favourable reception; not only for its own fake, but also for the noble testimonies we have added in favour of the Father's character. which will certainly be of much more weight than the malicious and scurrilous aspersions cast upon Father Paul by the Jefuit Maimbourg in his History of Lutheranism, or by Cardinal Pallavicini in his Counterhistory of the Council of Trent.





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## SOVEREIGNS.

F the many infirmities to which mankind is liable, there are few more dangerous, or more difficult to be cured, than the diffempers

of the mind. Physic abounds with simples and remedies, either for correcting a peccant humor, or for renewing our whole constitution; but the afflictions of the mind are not so easy to be remov'd; nay, not at all, but by the entire change of forrow into joy. External remedies signify nothing to a troubled mind, and nothing is capable to expel the chagrin which frets it, but the voluntary surrender of the mind to comfort when 'tis offered. I myself,

most illustrious Noblemen, tho' convinced of the indivisibility of the soul, by that unity of ac-tions I have always observed in my own, which has hitherto professed the most constant respect and strictest submission to your Government, do nevertheless feel the effects of that forrow, which I perceive in perfons who command, as well as those who obey; for I will be bold to fay it, I see you all in some fort of concern at the pretended Interdict which 'tis imagin'd you are now under. Indeed, upon some occasions, you affect to seem wholly unconcern'd, and to carry it off with an air of courage; but is not this rather the language of your lips than of your hearts? Really, for my own part, when I consider the great piety of this republic, I am not surprized to see the whole body alarm'd, at the threats and curfings of those who pretend to be the sole judges, guardians, and defenders of the faith of Jesus Christ, who industriously give out that princes have nothing to do with such affairs, as at prefent concern us; and when told that David was both a King and Pfalmist at one time, think to ward off the objection, by faying, that was purely owing to the divine grace, which made him a man after God's own heart, and not in the least to nature.

Be this as it will, I now propose to examin the matter to the bottom, to anatomize it, to strip it of its artful disguise, and expose it naked to the whole world; for as Seneca said very justly, Take off but the mask of Death, and it loses all its deformity. I therefore persuade myself, that not only those who discover so much sagacity and prudence at the helm of affairs, but even the common people will throw off all that silly fear, that panic fort of terror, and be convinced, that by depending on their own innocence, they will not fail both of comfort and encouragement, from the

testimony of a good conscience.

I must own, however, that as much as I defire to comfort all ranks alike, yet I don't think it proper to publish every thing that I have to fay on this head, because the prince and the subject cannot help thinking differently on affairs of this kind. God has establish'd such a difference betwixt one foul and another, that tho' it be not essential to them, 'tis, nevertheless, fo real, that it has been often a question, whether all men are of the same species. Knowledge, like wine, exhilarates great men, but intoxicates little ones, in proportion to the quantity they take of it. Nothing is fweeter and more tempting, than to excel others in knowledge, and nothing more diffi-cult than to conceal or diffuife so noble a talent. For this reason I could wish that these few advices might be set apart, as the prince's private treasury, for their service only who are at the head of affairs; your lordships can make a proper use and improvement of them, in due time and place; but the com-

mon people, like a man who takes physic in a fit of the ague, would weaken their constitution instead of mending it: If it be good for the commonalty to be kept in ignorance of state affairs, 'tis absolutely necessary they should be as ignorant of matters of faith; because hidden mysteries are always treated with more regard than things that are familiar. 'Tis enough for the people to be able to read their destiny in the countenance of their prince; and as the happiness of the soul consists in the beatistic vision, so the vulgar may please themselves with observing the se-renity of their Governors countenances, and note from thence that the affairs of state go well, because tribulatio & angustia in omnem animam operantis malum; i. e. tribulation and anguish are upon every soul that worketh evil. A watch, tho' it contains feveral wheels, has its various motions from but one; I shall therefore succeed in my design, if I restore the fovereign to himfelf, because at the same time I shall restore tranquility to my sellow subjects, which is the greatest service I can posfibly do for my country.

All christians are oblig'd to obey the Pope—States are nothing else but a mixture of a great number of christians—There is but one weight in God's balance—The Church is only a body compos'd of as many members as there are persons who have receiv'd baptism—A person excommunicated is a rotten

member.

member, separated from the body and unity of the Church, for fear it should corrupt the other sound members—There is no other catholic Church by which there is an entrance to paradife, but St. Peter's. The excommunicated person is like useless lumber in a ship, which is thrown over-board lest it should sink the rest of the cargo.

All these thoughts are like so many court maxims, true in one sense, but some are so rash as to borrow arguments from them, for scattering terror among the people; and from hence proceeds that panic fright with which so many poor souls are terrify'd. We will now oppose them with certain propositions, which, when set in their natural light, and disengaged from all artful turns, may give great hints to those who would weigh this matter as it ought. Therefore let us examin,

1. Whether the Pope and the Church have a power to excommunicate?

2. What perfons are subject to excommunication, and for what causes should recourse be had to it?

3. Whether an appeal may be lodg'd against excommunication?

4. Whether the Council or the Pope is superior?

5. Whether a lawful prince may be deprived of his dominions by virtue of excommunication?

6. Whether a person who disturbs what is call'd ecclesiastical liberty justly incurs excommunication?

7. What that liberty is, and whether 'tis confined to the Church, or extended to all her people?

8. Whether the possession of temporalities, which belong to the Church, is of divine

right?

9. Whether a free republic can be deprived of its dominions by virtue of excommunication?

ro. Whether a fecular prince has a lawful right to appropriate the tenths of the clergy, and an independent authority to ordain what is useful to the state, with respect to ecclesiastical persons and estates?

11. Whether a fecular prince has, of himfelf, a right to judge ecclefiastical criminals?

12. Whether the Pope is infallible?

We will be so complaisant to our adversaries, as to allow them all we can in the examination of so many nice points, and we will grant them even more than they desire, protesting that we only take up the pen for the sake of truth, and that we have no other view than to give peace to consciences, and even to theirs, who have so much at heart the interest of the court of Rome, if it be possible for such to acquiesce with equity. I shall not

here use any of those arguments which savour of the monk, but express myself in as general and familiar terms as possible, knowing that the monster ignorance is often conceal'd in the labyrinth of hard words; so that like a pilot who is tos'd about by contrary winds in the ocean, without any other guide than the compass, whose needle always points to the north, I shall render to every one his due, and shall only aim to bring back mens souls to the harbor of peace, which they have lost; and if after all this, they exclaim against me as wicked, because I tell the truth, I shall say of my adversaries, in my own defence, what is said of some physicians, that, for their own interest, they would have people rather sick than well.

#### CHAP. I.

Whether the Pope and the Church have a power to excommunicate?

WE treat of this question, not because we doubt of it, but for the sake of order and distinction. Being under the power of the gospel, we think it our duty to obey those who are jealous of the privilege that has given them of commanding others: Quodeunque ligaveris super terram, erit ligatum in calis, i. e. "Whatsoever ye shall bind on earth, shall be bound also in heaven." 'Tis true, that B 4

fome pretend this passage ought not to be understood of excommunication, which, say they, is not a bond, but the cutting off a member; yet the best catholic authors have generally explain'd that text in favour of excommunication; and this was also the opinion of the ancient Church, in those times when such as were promoted to ecclesiastical dignities had no patrimony but the glory of God, and very often the torments of martyrdom. sense too we heartily subscribe it. So that here is the legal authority of excommunication recognized, in the first place, in the Pope, and in all who shall be invested with the pontifical dignity, according to that maxim, Quod Petro dicitur, omnibus dicitur, i. e. What is faid to Petcr, is faid to all. They derive this power from the gospel itself; and the other ecclefiaftic judges, who are not Popes, derive it, as some say, from them, by a sort of delegation. But I shall not enter into an enquiry, whether the faid authority is communicable, according to the good pleafure of men.

Let us now examin what excommunica-

tion is.

It must be own'd, in the first place, that excommunication is not sin, but the punishment of sin; consequently, excommunication takes place only when there is sin, and such sin moreover, as is committed after excommunication threatned. It may, perhaps, be interred from hence, that the enormity of single-

must therefore be the cause of that threatning; but this is so far from being true, that 'tis universally allowed, that there is an infinite number of very enormous sins, which are not subject to excommunication. And from hence it may be concluded, that excommunication depends on the pleasure of the ecclesiastic judge, who sulminates it when and how he pleases.

Excommunication is an ecclefiaftical punishment, by which the prelate separates a person from the body of the Church, by depriving him of all the spiritual benefits, which the said Church dispenses to believers; and this he does, lest that rotten corrupt member should infect the found members of the mystical body. The benefits which the Church difpenses to believers are innumerable; for not to mention the infinite merits of Jesus Christ, of the holy virgin and the faints, which cannot be deny'd, all the good works of furviving believers become the common stock of all the faithful, as brethren regenerated by baptism: Thus the riches of the greatest saints go to-wards the relief of the vilest sinners, Particeps ego sum omnium timentium te & custodientium mandata tua, i. e. I am a partaker with all that fear thee and keep thy commandments. In like manner excommunication is an act derogatory from the contract made by a christian at baptism, as to his part and portion of so many spiritual benefits; and 'tis the same with a perfon excommunicated, as it is with a fon difinherited

herited for having offended his father, and who, on that account, is, in some fort, cut off from the number of his brethren.

Befides, there are two forts of excommunication, the major and the minor. The major excommunication is that which is fulminated immediately against the criminal. The minor excommunication, that under which a person falls, for affociating or converfing with a perfon already excommunicated. Custom has established the terms major and minor; tho' I think the meaning of them might be better expressed by the words principal and accessary. In short, if we consider the fatal consequences of both the major and minor, one can discern no difference betwixt them, fince those who are punished with either the one or the other, are alike deprived of the spiritual benefits of the Church, and cut off from her body, with this distinction only, that whoever suffers the major excommunication, not only feels the pain of it in his own person, but wherever he is known, his very presence is enough to hinder the functions of other believers; infomuch that if a person excommunicated enter publicly into a Church, the divine offices must be stopt and deferred, which is really more than what is done at the approach of one possessed with a devil. There is, moreover, this difference, viz. that the former cannot be absolved, if he does not first of all purge away his contumacy, an obligation which the

latter

latter is not ty'd up to, because he is not a criminal. In like manner the punishment of excommunication is fuch, as renders the perforunworthy to partake of the facraments; infomuch, that tho' he should be confessed and absolved by the priest from his sins, the absolution would fignify nothing, till he be also abfolved from the excommunication. Well may it therefore be faid, that the Church, by fulminating excommunication, uses such severity, that she seems to have forgot that christian compassion which she commonly shews at other times. Indeed, the Church prays for all finners, even for those that are out of her pale, as well Jews as Pagans, but never makes mention of excommunicated persons in her prayers, as if she had quite suppressed all desires of their salvation, while they live under excommunication; and tho' she prays for heretics and schismatics, who have incurred excommunication, she does not pray for them as excommunicated persons. Having first established the authority of excommunication, I thought sit to note all the preceding distinctions, in order to shew its real importance, which will lead us, in the next place, to find out who are the persons on whom it may be inflicted, and for what reasons.

#### CHAP. II.

What persons are liable to excommunication, and what are the causes for which recourse should be had to it.

WHAT we have already mention'd, may fuffice to shew the nature and quality of excommunication, which is fo fevere, that if baptism did not imprint an indelible character in the foul, it were able to turn a christian into a very infidel; for this punishment is fo rigid, that there is no body of common sense, tho' perfectly ignorant of the decisions of theology and of canon law, but would infer from it, that the crime, against which recourse is had to so terrible a sentence, must of necessity be enormous, desperate, and even remediless. We see that diseases of the body are treated quite otherwise, for if any member of it happen to be gangreen'd, or ulcerated, first 'tis dressed, the putrifying humours of it are expelled, then corrosives are applied; and if these don't do, recourse is even had to caustics; but at last, when 'tis come to an extremity, and a cure is despair'd of, then, and not till then, the instrument is brought to cut it off, lest the infection should reach some other part of the body. The member, indeed, thus cut off, is no more to be dress'd, because then it can never be cur'd; but by this

this means, the other members, which might have partaken of the infection, are happily preserved. From hence we conclude, that the effect of excommunication, is not only the spiritual damnation of the person excommunicated, but the evident danger of exposing others to the same punishment, and rendring them unfortunate companions in the fame damnation.

It must be confessed, that were we, with a truly christian charity, to seek for a sin so enormous, as to deserve such a punishment, one should hardly find it, in the conscience even of Judas, confidered not only as having betray'd his mafter, but also as entertaining the heretical opinion that his wickedness was greater than the power of Christ. As to Peter's denying his lord, Thomas's incredulity, and the flight of the other apostles, they not only repented, but found favour with Jesus. If we descend to particulars, this heinous crime cannot be adultery, nor fornication, nor murder, nor theft, for all thefe fins, how great foever, find both pardon and absolution. I will go yet farther, and suppose a man, who entertains erroneous opinions about the mysteries of religion, and believes what he lifts, without obedience either to the Gospel, or the Church, or to the common precepts; such a man, were he even one of the most obstinate heretics that ever liv'd, may not, for all this, be

be excommunicated, unless he discover his sentiments by some external signs; for if the ulcers of his soul do not break outwardly, he is not subject to excommunication. These are also the sentiments of the court of Rome.

Nevertheless, we hear every day, that one prelate has excommunicated a person who found something that was lost, because he did not carry it back to the loser; that another has excommunicated a person, who, when summoned before the spiritual-court to pay some rent, did not discharge it, tho' perhaps he was insolvent.

Let us now hear the opinion of the famous Council of Trent, which appear'd for the papal authority, like the Ignis fatuus, in the midst of a violent tempest, and which established serived from custom. This Council, in one of its canons, recommends the great circumspection that ought to be observed in the use of excommunication, condemning those who recur to it immediately, for such trisses as above; tho, upon the whole, it does not absolutely forbid such conduct, but only consines it to the authority of the bishops, whereas it extended before to all the inferior prelates. This canon has one thing in it very remarkable; every magistrate, it says, shall be held guilty, if he offer to molest the bishop in publishing excommunication, or commands him to revoke

voke it, tho' it should be evident that the fame is unjust, both in its cause and consequence, for want even of observing the conditions prescribed by the canon. From hence it follows, that rather than the ecclefiastic jurisdiction should be molested, things must be left in confusion; and that there is less harm in punishing an innocent person, contrary to all right and reason, and depriving him of the sa-craments, than in disturbing the peace of the prelate. I leave it to persons of good sense, to make their own judgment of such a decifion. But this is not all yet, which that canon fays; it adds, that if an excommunicated perfon live a year under excommunication, he shall be deem'd as a heretic; and, by consequence, be obnoxious to the inquisition. It follows therefore, that if a person under excommunication for not paying a debt, be not in a condition to pay it within a year, he deferves as much to be burnt, as the most obstinate heretic. When our lord Jesus Christ warned St. Peter of the strong temptation which the devil was preparing for him, I don't find that he talk'd of excommunication. Satan bath defired you to winnow you as wheat, but I have prayed for thee that thy faith fail not; therefore when thou art converted, strengthen thy brethren. So that if the apostles, and after them the believers, had denied the faith of Christ, it was Peter's duty not to excommuni-

cate them; but, when converted, to strengthen his brethren.

When Simon the magician tryed, in St. Peter's presence, to seduce the primitive christians, by his diabolical miracles, Peter deferred punishing him for whole years; but when he set up for a god, by lifting himself up into the air, and had by time acquired great credit among the people, Paul solicited Peter, more than once, to temporize with him no longer, because the scandal too visibly increased; and at length Peter resolved to curse him, and compell'd the devil to cast him down headlong.

If in after times the ecclefiaftical discipline introduced the use of excommunication in cases of the last importance (for I am not willing to reject the Church's authority in this matter, because I have already owned it) certainly the enormity of the crime must have been proportioned to the rigour of the punishment. Tis enough for me to demonstrate that this fentence may be fometimes unjust, and that, by consequence, 'tis no article of faith, to hold that every excommunicated person is deprived of the grace of God; justice is absolutely neceffary in excommunication, because Christ cannot favour injustice: Now, besides other faults in the excommunication, 'tis sufficient to make it unjust, if it exceeds the enormity of the crime; because, while it only depends on the opinion of men, 'tis subject to the errors of their understandings; and the case is the same, at least, with excommunication, as it is with all the other fentences of judges, which, if they exceed the defert of the criminal, ought

to be amended, if not annulled.

They make a distinction at the court of Rome betwixt one excommunication and another. They call the one excommunication a jure, and the other excommunication ab homine. The former is univerfally decreed by a canon of the Church against all who commit a certain crime; the latter is only decreed by a special judge against a crime already committed or intended. Of these two, that called excommunication a jure seems the most grave and important, because it must be supposed, that there has been more care and exactness observed in the establishment of a law, which is to serve as a rule in the government of a people, and, perhaps, of the whole world, than a fentence passed by a single judge of one jurisdiction only, and in a case sometimes unknown to him; nevertheless, the very fame canon of the Church declares, that excommunication a jure may be absolved by every ordinary confessor; but that excommunication ab homine can only be absolved by him who pronounced the excommunicatory fentence, or by a superior judge: Therefore it would not, perhaps, be uncharitable, to advance that excommunications of this fort were introduced, rather to aggrandize the prelate, than to reform the finner, and contribute to his falvation.

falvation. It has been already afferted, that excommunication ought to have fome deadly fin for its object; yet if any one is unable to pay a debt, he is excommunicated, tho' he has not abfolutely finned. This excommunication therefore is not valid; 'tis possible for him who pronounces it to be mistaken; if the first may be deceived, so may the second and third in like manner, according to St. Paul, who says that every priest is encompassed about with frailties.

In the catalogue of excommunications, drawn up by the court of *Rome*, there is one against him who discovers, either by conversation, or by other evident proof, that any one holds an heretical opinion, and does not inform against him to the inquisition. This is the same thing for example, as if any common person in \* this city (which is impossible) should hear a senator talk heretically; or if in any other country, a courtier should make any other country, a courtier should make the same observation, either in the king's brother, or in any of the princes of the blood, tho' neither the burgher nor the courtier would be willing to accuse persons of such distinction, either for fear or respect sake; yet their filence shall be a crime bad enough to subject them to separation from the rest of the faithful, and to deprivation from the facraments. I leave the public to judge whether fuch an opinion

is allowable. The consequences of this canon extend yet farther; for it being absolute and without exception, in imposing the obligation on persons to be informers, if, in obedience to the canon, the criminal is accused without proofs, either because there are no witnesses, when the heresy of the person accused is discovered, or because, if there be any, they are loth to swear it; it follows, that the accuser shall be punished by the court as a slanderer; and if they have a mind to make use of Lex Talionis upon his account, he shall be exposed to the same punishment as the heretic would have incurred, besides what he has to fear from the hatred and revenge of the person accused.

If there are so many things to be done for avoiding excommunication, and if consciences are to be reduced to such a rigorous constraint, what becomes of those words of Jesus Christ, my yoke is easy, and my burden is light? When this divine saviour recommends brotherly correction, he prescribes the manner of it, interte G ipsum solum; between thee and him alone; and that it be done with love; and it were even necessary for such a one to ask pardon of him whom he has corrected, or is going to correct, that he may not incur the blame of a

peevish hypocrite.

The court of Rome distinguishes also between excommunication latæ sententiæ, and the excommunication which attendit declara-

tionem, which last is used in cases of greater importance than the former, and is passed immediately after the commission of the crime. Upon this we shall consider, first, how many exceptions the supposed criminal might urge, in respect either of the crime committed, or the contumacy incurred; they are these, ignorance, violence, respect, inability, the fear to which a fickle mind is subject, and many others of this nature; nevertheless, without any comfort, he is already excommunicated; and, by this means, deprived of the liberty of felf-defence, tho' it be of divine right. Was God under a necessity to call either Adam, or Cain, in order to be informed by themselves of the crime they had committed? Neverthelefs, before he condemned them, he brought them into his presence.

There is a particular case of conscience decided by the aforesaid council, which imports, that if a penitent desiring consession for a sin of sensuality, or any other whatsoever, suspects that the father consessor will be able to discover the semale with whom he committed that sin, he ought to omit some circumstances, in order to puzzle his consessor, and prevent him from guessing at the accomplice of his sin. This is a charitable precaution, the end of which is to hinder scandal; but how may such wise conduct be reconciled with obedience to the abovemention'd canon, which threatens a person with excommunication, that does not inform

inform against a heretic, who undoubtedly is the cause of much greater scandal than a sin

committed thro' frailty?

I infer therefore, from the premises, that tis certain there is an excommunicatory power in the Church; and that excommunication does of itself deprive the excommunicated person from the benefit of the sacraments; but that it cannot have its effect without being just; that to be so, the punishment which it inflicts must not be greater than the crime; and finally, that the criminal be left without excuse. Besides, the judge who sulminates it being liable to be mistaken, 'tis impossible for excommunication absolutely to deprive a soul of the grace of Jesus Christ, who is truth itself, and cannot err. What is here said relates only to a private person, who has incurred excommunication. Now if all these reasons plainly shew the necessity of observing the conditions abovemention'd, for excommunicating a private person, and for rendring the excommunication fulminated against him valid, how much rather ought those very conditions, if not many others, to be observed in the excommunication of a fovereign, confidering that princes have infinite allowances made them, which private persons cannot possibly have? inasmuch as the crimes of the former are more restrained, and, by consequence, less exposed to that shock, besides the regard that ought to be had to the scandal, which is much greater

greater in the excommunication of a fovereign than in that of a private person.

Let us really confider a little, how great inconveniencies would arise from thence to society. When the people find their prince, as it were, separated from the mystical body of Chrift, and hated by the Church as much as the plague; would they continue in subjection to his laws, whom they look upon as a rebel against the precepts of the vicar of Jesus Christ? The obligation of obedience to a prince, is not a law of civil fociety, but founded upon religion, and the express command of God himself. And, indeed, the founders of any religion, be it ever so filly and extravagant, always made it their business to convince the people, that the laws they gave them, derived their origin from a principle above humane nature, being perswaded in their own breafts, that the confent of the people alone was not sufficient for the setting up a prince over them; because that after they had given such their confent, nothing could hinder them from revoking it, whenever they found it their interest to do it. They also thought arms and guards too weak to oblige them not to withdraw fuch their confent; because that which contains, is always supposed stronger than that which is contained; as a town is stronger than the garrifon within it; therefore, in order to render fovereign majesty more respected, they thought it necessary to make it dependent on

the divine will; fo that he who disobeys his prince becomes a rebel against God himself, and his very conscience tells him he is criminal, and deferves eternal punishment. It appears that the ancients, who were stupid enough to be led away by mere delusions, received this notion from their legislators, who had some faint glimmerings of religion. \*Cosingas being desirous to found that sovereighty, to which he aspired in Thrace, upon the laws, raised very high ladders towards heaven, and mounting them, feigned that he went thither to receive the orders of the deity, for making laws and establishing his authority. Numa made the Romans believe that he conversed familiarly with the goddess Egeria. The imposter Mahomet boafted that Gabriel the archangel was at his elbow when he composed his Alchoran; and in the true law, we find that Moses kept the tables of the law, written with God's own finger, forty days upon the mountain.

From hence it comes to pass, that when a people are suffered to part with the respect C 4 which

<sup>\*</sup> Polyenus, from whom father Paul took this story, relates it quite otherwise, Chap. 22. Book 7. of his Stratagems. He fays, that this Cosing as, Prince of the Cerrhenians, and a priest of Juno, observing that his subjects were rebellious, in order to bring them to a sense of their duty, caused a great number of ladders to be ty'd one to the other, giving out that he intended to go up to heaven, to complain to Juno of their disobedience, and beg her to punish them: Upon which the stupid Thracians, fearing he would make his words good, returned to their duty.

which religion inspires, they immediately become a gang of assassins. It was to render the prince more respected, that God commanded Samuel, when the Jews requir'd a king, to anoint one of the sons of Kish the Benjamite (a custom still used in France at coronations.) Thus kings derive the respect they challenge, even from that which is paid to the divinity. If therefore excommunication declares them deprived of that divine protection, what murmurs, what disorders, may we not expect among the people, who will be apt to think, that by disobeying the prince, they do not act against the mind and will of God, and that their disobedience is warranted by that of the prince, who is excommunicated only for refusing to obey the Church?

All this proves clearly what diforder and feandal the excommunication of a fovereign is attended with; therefore christians are obliged in charity, to convince the Pope how cautious he ought to be in fulminating it, and how fearful of imitating the ignorant quack, who used fire and sword in the cure of all diftempers, indifferently; for thereby the remedy becomes worse than the disease. 'Tis true, that Sovereigns are equally oblig'd, for their own part, not only to guard against such crimes as deserve this punishment, but to take care to give the people such a good opinion of them, that if ever a prelate should proceed to extremity with them, for any trisling and ima-

ginary crime, their subjects may not from thence take occasion to turn rebels.

Besides, it must be observ'd, that excommunication being the sentence of a judge, this sentence cannot be pronounced by a person who has no jurisdiction over the person try'd, and no cognizance of the matter in question, who would, by so doing, make himself ridiculous. From this principle it naturally follows, that (waving the nature of the crime for the present) excommunication, to be valid, ought to be pronounced by a presate, whose authority extends over the sovereign so far, as amounts to a power of judging him; and that moreover the case upon which he pronounces ought to be within his cognizance.

As for the common prelates, the bishops, if they abide by the maxims of the court of Rome, which will have all bishops to be not only in dependence, but subjection to the Pope, they must own, that all the authority they have being subordinate, cannot extend over a secular authority, which owns no subordination, and holds the sovereignty as a patri-

mony and inheritance.

Tho' a bishop be invested with the priest-hood and pontifical authority, he is, nevertheless, subject to a secular prince, either by birth, or by his place of residence, for the Church can neither usurp nor diminish the secular powers; non eripit mortalia qui regna dat calestia; it does not take away earthly kingdoms,

doms, tho' it gives heavenly ones. Therefore the prelate, as a person subordinate, has
no right to judge a person, or body of persons, who are neither subordinate nor dependent; so that whenever such Judgment happens to be absolutely necessary, it must be refer'd to a superior judge, one who stands in
the same parity of independency as the prince
who is to be judged. But enough of this has
been now said, and let the bishops be as much
bigotted as they will to those maxims of the
court of Rome, which would perswade them
they have this authority over princes, surely
they will never suffer themselves to be so far
blinded, as to come to this extremity, since
they themselves would have reason to sear the
same sate.

If all the arguments hitherto alledg'd, are not sufficient to convince bishops of their obligation to pay this respect to free and independent princes, we will add one more from a certain canon of the Church. But the reader must not think to find an express canon, for establishing such a diminution of the episcopal authority, since an acknowledgment of this nature, made voluntarily, is hardly ever used in the sacrament of penance; but what we mean, is a consequence which follows from the said canon. The Council of Trent declares, that the bishops, not only in their private authority, but even as delegates of the apostolical See, have a right to preside over, visit,

visit, and govern hospitals, mounts of piety, and other places of devotion, lay fraternities, and lay schools, to oblige the agents and governors thereof to give them an account of their management of their revenues; and, in a word, to do all other things that appertain to absolute and despotic jurisdiction. But the council excepts such holy places and schools, as are under the immediate protection of the emperor or king, with whose government the bishops cannot meddle without their leave. From hence then we may infer, by necessary consequence, a pari, or even a majore, how great respect the bishops are obliged to pay to the person of the emperor or king, if they cought to be thus respectful to things which ought to be thus respectful to things which are only under their protection.

If it be afferted, that tho' a bishop cannot excommunicate a fovereign prince, he has, however, a power to excommunicate inferior magistrates, we shall prove this also to be a very gross mistake, not with regard to rank, of which we have now treated at large, but with regard to merit. For all magistrates are subordinate to their prince, from whom they not only receive the authority of commanding, but also the bounds to which they may venture to extend it. So that if the magistrate be guilty of a misdemeanor, and deferve excommunication, he must not for this cause be excommunicated, but recourse should be had to the prince, by whom he was conflituted, to the end that he himself may redress what the magistrate has done amiss. For as long as any other remedy may be try'd, 'tis not good to make use of excommunication, which is the last remedy, or rather extremity, and the end of all remedies whatfoever. Add to this, that whoever, without having recourse to the prince, immediately excommunicates the magistrate, is guilty of a crying injustice, by punishing him who has committed no crime; for the magistrate often acts, not of his own accord, but by commission, as the prince's minister. Thus, let the sentence of a judge be ever so unjust, the executioner is not in the least responsible for it, either in foro judicii, or in foro conscientia, because the judge does every thing by other hands, according to that rule, qui per alium facit, per se insum facere videtur, i. e. what a man does by another, is deem'd his own act and deed.

From all this we have strong reason to conclude, that if an ordinary prelate excommunicate an independent prince, or an inferior magistrate, without previous application to the prince on whom he depends, for obtaining a remedy of the disorder charg'd upon such magistrate, the prince shall be at his liberty to disregard the said excommunication, as being unjust, and, perhaps, worse than the crime, against which it is sulminated, according to that sentence, sape majus est peccatum judicus, quam illus peccati de quo suerit judicium, i. e.

court

There is often greater fin in the sentence, than in the crime on which it is passed. In this case the prince may also use what means he thinks necessary, for preventing any disorder that may ensue, having the law of nature to authorize such his Conduct, which teaches us to endeavour by all methods possible to extinguish the fire of one's own house, without staying for the assistance of our neighbour, because, as is often the case, the house may tumble down while he is confulting and paufing what to do. The example of Fesus Christ himself is our warrant for this conduct, who, when the Pharisees were offended at his curing a man, that had a palfey, on the fabbath-day, reprimanded them, and convinc'd them that they were in the wrong, by asking them, if their as should fall into a pit, whether they would scruple to take it out on the sabbath-day? Was not this, surely, to teach us, that we ought to do good at all times, without delay?

We proceed next to treat of the excommunication fulminated by the Pope himself against a fovereign prince, or a body which consists of several persons constituting a free and independent principality. We have already acknowledg'd the Pope's lawful authorized rity to excommunicate a prince, be he ever fo free, and his fovereignty absolutely independent; and we hoped, at the beginning of this treatife, to re-establish a peace with the

court of Rome, provided they would acquiesce with equity; and we flatter ourselves we shall succeed, by the help of a single distinction, which may serve as a compass to guide us in this ocean.

Let us first examin wherein a secular prince ought to be subject to the Pope, for by this means we shall easily penetrate as far as the cause of his jurisdiction, and the obligation that princes are under to obey him; for to derive a general subjection from a special obligation, is an argument drawn, as they call it, de minori ad majus, which is a method of argument used only by sophists, and which can never conclude affirmatively: For this reason true logicians place arguments of this nature in the list of puzzling and deceitful ones, because they have, indeed, an appearance of proof, but without any foundation.

I don't believe I shall be charg'd with an

I don't believe I shall be charg'd with an error, if I lay it down for a principle, that the Popes of these later times have no greater authority than the antient Popes, and St. Peter himself. Tho' Paul V. fills St. Peter's See, I don't mean that he has therefore grace and sanctity from him who wrought miracles with his shadow, but that being advanc'd into his chair, his authority is granted him by the blind obedience of the faithful, as we have already own'd: But if it be infer'd from thence, that every Christian Prince is obliged to obey the Pope implicitly, then we must distinguish,

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and grant, that he is obliged to obey him in things which are under his cognizance as Pope, viz. in doctrine, opinions, in the administration of the facraments, and in whatever has been commanded by the Apostles, by Peter, and all the Popes that have fate in his chair, without temporal dominion; for then their ordinances were meerly ecclefiaftical, and without any mixture of worldly interest: because they were poor in spirit, resembling the poverty of Jesus Christ, but rich in heavenly treasures. If the Pope explain the doubtful sense of some articles of the catholick faith, all Princes are obliged to receive that explanation as good, and to conform their own \* fentiments, and those of their subjects to it: And the Pope may say upon this occasion, visum est spiritui sancto & nobis; it hath seemed good to the Holy Ghost and us. If in such a case the Prince delays his belief too long, if his negligence be the reason why his subjects don't adopt the Pope's decision: And if, after admonition, he does not submit to it, he

<sup>\*</sup>This, and what follows must be understood of such states where there are no laws to limit the Pope's decisive or legislative authority, in point of doctrine, opinion, &c. for this sentiment of Father Paul being perfectly ultramontane, will not hold as to countries where no bull or constitution of the Pope can be received till it has been first examined by the Bishops, who in these matters are altogether as competent judges as the Pope, either with him, or without him.

he deserves to have excommunication fulminated against him; because he endangers not only his own foul, but those of his subjects, by disobeying the decrees of the common Father in the functions of his paternal authority. When it was added to the Creed, that the Holy Ghost proceeded from the Father and the Son, though the Greek Church has refused to admit of that addition ever fince, yet because it does not appertain to laymen, even invested with fovereign and regal dignity, to meddle with the discussion of matters of faith, all catholics were obliged to submit their belief to that decree. When the antient usage of communicating to the laity in both species was changed, and they only receiv'd the communion in the species of bread, tho' the Greeks do at this day observe the antient usage at certain times and places; nevertheless the king of France was obliged to submit to this inno-And if, at present, as the German nation proposed in the council of Trent, the antient usage was renewed, every Prince would be obliged blindly to submit to it, whether they thought the alteration good or not () †, because the Pope's mouth is the oracle of faith.

<sup>†</sup> In all Father Paul's arguments, between these two marks § §, he continually attributes to the Pope what he says nevertheless of the Church in general, which is true in the sense wherein he expresses it, but not in the sense of his application.

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If any opinions are introduced into a state contrary to those of the Roman Church, from whom would the fovereign of that state be oblig'd to demand the decision thereof, but from that very Church? For otherwise he could not regulate his own belief, nor that of his subjects, upon such article; and how extravagant soever the decision might seem to him, he would be oblig'd to adopt it, inafmuch as the decision of such doubts is not under the cognizance of the fecular power; for instance, 'tis decided, that a priest, who, at his ordination, receives immediately from Christ the power of absolving fins, may, nevertheless, be hinder'd jure positivo (by positive law) from absolving them; so that if he then gave absolution, the same would be null and void. The distinction introduced by the Court of Rome, between the power of order and the power of jurisdiction, does not seem to me to have been established by Jesus Christ, when he ordained his disciples priests of a slock where there was no jurisdiction to exercise. Nevertheless, this distinction must be adhered to from the obligation all are under to obey the Church in matters of opinion, and to believe whatever she believes to be true, because the Church is the proper judge of all fuch points. Every prince is subject to the holy see in this case, and in this sense the ecclesiastical monarchy may be called universal; so that if a sovereign become disobedient on this account,

he deserves to be separated from the body of the Church, for fear lest his bad example should infect the sound members, and to be marked, as Cain was, in the forehead, that being known and abhorred by all men, they may shun his company, and not hear what he might suggest from his evil conscience.

Having shewn that the Pope's authority flows immediately from Christ, let us now examin how far it may extend, and for what end Jesus Christ gave it to him, because the extensiveness of the obedience, which princes and all Christians ought to pay him, should be regulated according to the extent of the faid authority; since to give him greater bounds than Jesus Christ has set him, would be no less than usurpation, as well as a criminal presumption, in pretending to express what the gospel does not express, it being as much as to fay that the gospel wants words for its matter. Now in all the New Testament there are but two passages where Jesus Christ speaks of St. Peter's authority. The first expresses the reward of that apostle's zeal and faith, who was the first that owned the divinity of Jesus Christ. But whom say ye that I am? Peter answer'd, Thou art Christ the son of the living God. Jesus answer'd, Blessed art thou, Simon, the son of Jonas, for stesh and blood hath not revealed this to thee, but my father which is in heaven. And I also say unto thee that thou art Peter, and upon this rock I will huild

build my Church, and I will give unto thee the keys of the kingdom of heaven; and whatsoever thou shalt bind upon earth, shall be bound in heaven, and what soever thou shalt loose on earth, shall be loosed in heaven. That was the time when Peter was design'd for a Priest, but not establish'd. The second time was after the resurrection, when Jesus put this Question to Peter, Lovest thou me? And Peter answer'd, Lord, Thou knowest that I love thee. Then Jesus replied to him, Feed my Sheep. And these were the words by which Jesus Children and these were the words by which Jesus Children and these were the words by which Jesus Children and these were the words by which Jesus Children and these were the words by which Jesus Children and these were the words by which Jesus Children and these were the words by which Jesus Children and these were the words by which Jesus Children and these were the words by which Jesus Children and these were the words by which Jesus Children and these were the words by which Jesus Children and these were the words by which Jesus Children and these were the words by which Jesus Children and the words by which were the words Christ establish'd his priesthood. When he promised it to him, he gave him the power of binding and loofing; and when he put him in possession of it, he charged him to feed men. Now this flock is fed two ways; with facraments, and with doctrine. If in the exercise of the priesthood, and pastoral care of seeding the sheep of Christ, by administring the Sacraments to them, and teaching them, any one should start up, pretending to explain the doctrin, and abusing the nourishment of the sacraments, the Pope is concerned to make use of his power of binding and loosing, by excommunicating him for his rashness and cutting him off from the body of rashness, and cutting him off from the body of the faithful. Nevertheless, it must be remember'd all this while, that we are treating of the establishment of the Church, when Jesus Christ pronounc'd the Words bind and loofe; and that by consequence the use of the power of D 2 bindi: g

binding always ought to have for its object the establishment of the Church, and not her destruction. In like manner Jesus Christ did not pronounce the words, feed my sheep, till he had asked Peter several times, whether he loved him? because, without love, yea, without redoubled love, it was impossible to feed his flock; therefore St. Peter's immediate authority was altogether spiritual, his power consisting in the liberty of binding and loosing souls, sed in adiscatione ecclesia caritate conjuncta.

The faith and obligation of christians upon this article extends thus far, and no farther: And if the Pope pretends from this prerogative to derive an universal authority of commanding princes, and under colour of distributing to christians the nourishment of sacraments and of doctrine, to oblige princes to give his holiness an account of their actions, and upon their refusal to do it, to proceed against them with the utmost rigor, as if they were apostates from the christian faith, this is to challenge a power not expressed in the gospel, nor commanded by Christ, but is a mere invention of the state, which aims at the com-mand of the whole universe for worldly interest. This can never be denied till a new gospel be found out, any more than what we said above, viz. That the authority of the Popes in our days cannot be greater than that of St. Peter, and the other apostles and Popes of the primitive Church. Read the New Testament

stament over and over, you will find no place where Jesus Christ settled his disciples in any domain or temporal interest; so far from it, that he bids them not trouble their heads about what they shall eat or put on, but to expect all from the good providence of their heavenly father, who knew how to cloath them better than Solomon; for he who gives cloathing and nourishment to the plants and fowls of the air, will not abandon the faithful.

Jesus Christ himself abhorred sovereignty, and being ask'd one day, whether he were a king? answer'd, That he was a king indeed; but his kingdom was not of this world. And foreseeing by his divine prescience that the people who follow'd him, and had experienc'd his great power by his miraculous multipli-cation of the loaves, had a design to carry him away, and make him a king by force, did he not fly and abfcond to avoid those vain honours? But the Pope, Fesus Christ's vicar, is so far from imitating the example of this divine minister, that he arrogates to himself the power of making kings and princes when he pleases, wherein he has sometimes succeeded; witness what happen'd not long ago in Ireland, and afterwards in Tuscany. Now, since it has been shown that Fesus Christ has not given him this authority, no prince is oblig'd to obey him upon that account; and if any body is excommunicated for refusing to own Ireland for a kingdom,  $D_3$ 

kingdom, or Tuscany for a great dutchy, this excommunication would be void, because 'tis not the Pope's business to bestow secular dignities, to which the Pope himself is subject in his own person, and to which he was formerly subject in the exercise of the papal ministration.

We fay it again, that the Pope is fet up to form, feed, and inftruct the flock. On this account every one ought to obey him; and whoever fails in this point, the Pope may excommunicate and curfe him; but the Pope cannot make one fingle body of laws, composed of articles of faith and the canon laws, because the latter are blended with an infinite variety of human interests, which do not oblige to submission.

Mahomet was very cunning, when in the composition of his Alcoran he added the civil laws of political government, that all his subjects might think themselves equally oblig'd to observe the articles of their creed, and the laws of their prince. The Court of Rome, rather than copy after Mahomet, ought to be contented with the honour of such as own their obligation to obey the Pope, in matters of saith alone. Tho' there were sovereigns, who, out of a godly principle, thought fit to strip themselves of their treasure and dominions for enriching the Church with them; the Popes have not on this account acquired any greater authority than when they had only a stone seat

feat and a wooden crosser. Those princes had no intention to fet up one who should be their lord and master, to exchange their freedom for flavery, and to be forced to give an account of their actions in temporal affairs, as must have been the case, if they had been oblig'd to obey all the canon laws and innovations introduced by the Council of Trent, which, to fay the very truth, did in this re-fpect put in their fickle into other men's corn.

A reflection occurs to me just now, which I cannot pass over in silence, viz. That excommunication is generally threatned for the transgression of some positive law, and very rarely, if ever, for disobedience to the divine laws. Princes have their authority from God, and are accountable to none but him for the government of their people. The Pope cannot pretend to be God's vicar in this respect; in the first place, because it is not written; secondly, because princes were before Popes; from whence it follows that it must be proved not by tradition, but by the Gospel itself, that God is the author of fuch derogation from the fecular authority, in favour of the Pope. But this is what can never be demonstrated, and reason itself is sufficient to convince us of it, for the care which the Pope would be obliged to take of temporal affairs would fwallow up his concern for spirituals, and 'tis impossible to serve God and the world at the fame time. Tho' the Pope by any accident D 4 thould

should be deprived of his dominions and trea-fure, and reduced to that poverty which was the appanage of the primitive pontiffs, the princes would undoubtedly be obliged to obey him nevertheless as Pope, and in the same quality he has a right to command them, and they to obey him, now he is encompass'd with splendor and grandeur; so that if they refuse to obey him as such, he may excommunicate them with reason, and the punishment would be proportionable to the crime; for the crime being spiritual, the punishment inflicted by a spiritual judge, would be purely spiritual in like manner, and by consequence valid and effectual. But the Pope must take heed how he extends this right to other matters, because, if he go beyond the bounds of his authority, he would cease to act in quality of Pope, and princes being no longer subject to him, would not be obliged to obey him.

If there be any who call this distinction fantastical, and refuse to admit of a truth so universally received, viz. That the Pope may be considered in different qualities, let it be remembered that I aver the same of legates, vice-legates, and of the governors of towns in the land of the Church, who, if they condemn a criminal to death, or loss of member, act irregularly as priests, be their sentence ever so just; nor can they demand satisfaction, or reparation, for any injury done, even to their own persons, unless they first protest be-

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fore the fecular judge, that their demand is citra panam sanguinis. Yet those same prelates condemn criminals to death every day, and perhaps with more feverity than other governors, having no other plea to palliate their canonical irregularity, but the distinction that they exercise this charge, and pronounce this judgment, not as Priests, but as princes, and the ministers of a prince. 'Tis not therefore a contradiction, according to them, to confider the pope one while as pontiff and chief priest, in the functions of the priesthood, and another while as a temporal prince, who is taken up with fecular interests and maxims of state. Nevertheless, it would be ridiculous in the Pope, confider'd even as a temporal prince, to affert that he has any more authority over other princes than one neighbour has over another; which imports no fuperiority, and by consequence no right to com-mand. But this has been sufficiently handled already.



#### CHAP. III.

Whether excommunicated persons may appeal.

VE have fully prov'd that excom-munication is a fentence pronounc'd against a criminal for some suppos'd crime. Now custom and reason tell us, that appeals against all sentences are lawful, because all judges are liable to be deceived by false and plausible arguments. 'Tis therefore lawful to appeal from excommunication to a superior judge, otherwise christian obedience, instead of being an easy yoke, and a light burden, would be worse than *Babylonish* captivity. Thus if fentence comes from the tribunal of a bishop, an appeal may be brought to the archbishop; if from an archbishop, to a primate; if from a primate, to a patriarch; if from a patriarch, to an apostolical nuncio; and if from a nuncio, to a provincial fynod, according to the custom of every province; And finally, appeals may be made from all provincial or patriarchal fentences to the Pope.

Indeed this custom of appealing to the Pope from a patriarchal sentence is a novelty in the Church, which was unknown in the primitive times. In the age that succeeded next to the Apostles, the whole christian world was di-

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vided into four patriarchates. That of Rome, by dignity and prerogative, was the first; that of Antioch the second, that of Alexandria the third, and that of Constantinople the fourth. Many years after, when christianity was establish'd in the parts about Jerusalem, that city was also erected into a patriarchate, and added to the other four; so that all christendom was then divided among those five patriarchs, who had each certain kingdoms and provinces affigned them, that they might have the overfight of the inferior prelates in those dominions, as bishops, archbishops, and primates; so that all appeals in any part of christendom, when brought before the patriarch of the Country, had their final decision without further appeal: The chief of all the patriarchs, in point of precedency, was that of Rome, and he received this prerogative from St. Peter, who exercised his jurisdiction, and kept his residence there a long time; but before St. Peter went to Rome, he founded the fee of Antioch, from whence it happen'd, that that which was the first in the order of the patriarchates, became the fecond by St. Peter's departure, whose chair at Antioch is kept holy to this day. But tho' the patriarch of Rome is first in preheminence, he is not the first in authority, but only so in point of order, in the fame sense with the president, or chief of an assembly, who is one that is honour'd with the chief place among his collegues, tho' they are equal

equal to him in authority. Those patriarchs succeeded the four evangelists, who had the same equal measure of authority, tho' not of grace; for two of those evangelists had the marks of an apostolick character, but with-

out any preheminence over the others.

This superiority of the see of Rome was unknown in ancient times, of which there needs no other proof, than what passed at the election of bishops and archbishops in all the estates of christendom. When a city wanted a bishop, both the laity and the clergy, or the clergy alone, according to the custom of the town, elected him; and when, in process of time, disputes arose about those elections, recourse was presently had to the patriarch, in whose jurisdiction such city lay. When the election was ended, the prelate elect was pre-fented to the patriarch, who confecrated him, and gave him the bishop's pall. In the first Council, which was held by St. Peter and the other apostles in Jerusalem, the elders of the people were present, to give their opinion about the decree which was design'd for abolishing circumcision. And the laity assisted in all the Councils for a long time after. Then canonical punishments were instituted ad corrigendos fratres; and afterwards the laity neglecting their attendance in those assemblies, stations were decreed, and indulgences granted for those who should repair to the said affemblies, wherein all things relating to the flate

state of christianity were determined. The laity continued also, a long while after this, to give their votes at the election of prelates and Popes; for Celestin II. who was advanc'd to the holy see in 1143, was the first who was chosen Pope solely by the cardinals; and this gave the court of Rome a handle to obtain two great prerogatives, viz. the exclusion of the laity, and the delegation of the cardinals alone, who, at their institution, had no other title than curates of the chief Parishes of Rome, and were therefore much inferior to

bishops. But to return to our subject:
A sentence of excommunication is in its own nature subject to an appeal, not only to the end that the person who is injured may obtain relief, but also, because it would be tyranny to subject the person accused to the opinion of a single judge, who would thereby be in a condition to oppress him at discretion. Upon this account, fovereign princes are wont to make no difference betwixt civil and criminal judges; and being persuaded that there is no judgment which is not sufceptible of a more ferious examination, and a more exact discussion, they therefore do not pass sentence themselves, to the end that the person condemn'd may have the liberty of recourse from one judge to another. Thus, if a sovereign prince himself should pass sentence, and not permit an appeal, he would do the parties an injury; and it would seem

as an injury done to himself, if he admitted of a judge to over-rule his decisions. He who was condemn'd by Casar, appeal'd to Casar himself when his anger was over; and even now, when there is a necessity for the intervention of the Pope's judgment in a case of importance, he gets the fullest information possible; and tho' he is satisfy'd in his own conscience of the merits of the cause, yet, for all this, he does not pronounce sentence, but deputes judges to do it, that he may not be expos'd to the common law of appeals from his judgment; and it generally sollows, that sentence is pronounc'd in savour of the complainant, because, by naming such deputation, he does in effect declare that he admits of the complaint.

As to the ordinary prelates, there is no doubt but as such a one owns a superior, he is oblig'd to admit of appeals from his sentences; the dispute therefore only relates to the sentences of the Pope, who acknowledges no superior; and this point depends on the question, whether the Pope or a Council is superior? If we admit the superiority of a Council, all doubts concerning this matter would vanish; but since the champions for the court of Rome will not acknowledge this superiority, the difficulty remains entire. Besides, tho' they should admit of the superiority of a Council, they would hardly grant them the liberty of receiving appeals, by

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pretending that this tribunal does not always fubfift, that it would be unnecessary trouble to call a Council for a particular affair; and moreover, that when affembled, it would not only pronounce judgment on the affair for which it was called, but would hear all who thought themselves injured by the Pope; which as we say, would be falling out of the frying-pan into the fire, and terribly expose the authority of the holy see. Therefore we may not expect to have a general Council call'd by the Pope's order for many ages: No, the Court of Rome too well remembers how dear they have paid for those in time past. If I don't mistake, besides the two Vows of obedience and chastity, which all priests make at their ordination, a third vow is required of him who is raised to the papal dignity, viz. That he abjure general Councils, or promise never to call one in any case whatsoever. If, in order to diffipate the Pope's dread of a Council, it were proposed (which is perhaps impossible) so to circumscribe the authority of the Council when affembled, that it shall not meddle with any other affair besides that for which it is fummoned, then it would be objected, that the prelates of many dominions would not care to attend them, as not think-ing themselves oblig'd to undergo such fatigues for the sake of a particular prince; from whence this inconveniency would arise, that many of the prelates would be for reassem-

bling such a Council at pleasure. Be this as it will, I am inclin'd to think, that if a Council was affembled under fuch conditions, kingdoms would heartily concur; for it would be universal; and the common interest of all provinces, were it once establish'd, that the Pope would admit of appeals to a Council, in all cases where people should think themfelves injur'd by the court of Rome, and that he would authorife the validity thereof by his own confent. But I must own this is only a chimerical speculation, and what is never like to come to pass; there being not the least appearance that the Pope will ever confent willingly to the calling of a Council for any cause whatfoever, no not for the fake of all christendom, and much less for that of a single potentate. 'Tis possible, nevertheless, that the court of Rome refuses to admit such appeals, because of the impossibility there is of obtaining a final judgment, and not because they think they have a right to refuse them, and that their sentences are not subject to reviews of the like nature. For by allowing of fuch appeal to a tribunal that does not really subsist, the appeal alone will have the force of a fentence, according to the maxim, Appellatio fingit non judicatum. Therefore, from the very moment that any one appeals from a fentence of the Pope to a future Council, the sentence, and all that follows thereupon, remains in suspence till a definitive judgment, which cannot be obtain'd

obtain'd while there is no judge; so that the bare appeal is sufficient to annul the former sentence. Undoubtedly 'tis to avoid these inconveniencies that the court of Rome rejects the superiority of councils, tho' they are superior in their own nature, and the Popes are convinc'd of it in their own consciences. Therefore their disowning of it is a poisonous remedy, for it is making an article of faith contrary to all manner of reason, merely for a-

voiding a political inconvenience.

'Tis in vain to think of engaging the court of Rome to admit of appeals of this kind, by telling them, that an appeal makes no more account of a sentence than if it had never been pass'd, and suspends all the effects of it, and that an excommunicated person, who appeals, is not fensible of any prejudice from excommunication while his appeal subsists; but that those appeals ought to have a certain time fix'd, after which fentence may be fulminated, if no final judgment intervene, because 'tis then fuppos'd to be the appellant's own fault if the process is not ended, especially in the present case; for the canons of the Church are express to this purpose, allowing but two years, at most, to dispatch all ecclesiastical process. No, I say, the court of Rome would not suffer themselves to be taken by this specious bait. They know full well that this limitation of time can only be to the disadvantage of the ap-

appellant, when he is permitted to obtain such final Judgment, and that as foon as it becomes impossible for him to obtain it, because the tribunal, to which he hath recourse, doth not always fubfift, he is confequently no longer subject to the prescription of time. Such is the condition of a pupil, till he is able himfelf to take care of his own Interests. Therefore the court of Rome fees plain enough, that, by admitting of appeals, one of these two things would certainly be the consequence, ei-ther that its sentences must continue in sufpence till a judge was constituted, or that for want of the ordinary judge, the Pope would be oblig'd to appoint one on purpole for this particular affair; but with this condition, that it should be by consent of the parties concurring in the choice of the judges. For otherwise, if the persons chosen were suspected by either of the parties, the other could not be compell'd to appear before a tribunal thus establish'd, contrary to the laws of natural right. For avoiding all the confusion and perplexity, in which the bare acknow-ledgment of the superiority of a Council would involve the pontifical authority, the court of Rome, who foresaw all the prejudicial consequences of it at a great distance, cuts the knot at once, and absolutely denies the said superiority, a remedy which I confess is violent, but absolutely necessary to answer their views.

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We will now make a general Inquiry into the Equity of this article, and then proceed to the particular decision of another question.

There are only two pretences for rejecting an appeal from a fentence, viz. the infallibility of the judge who passes it, or else his superiority. If his infallibility be pretended, it may be faid to be a reason both natural and just at the same time; but if his superiority be pretended, which consists in his owning no other judge above himself, 'tis a reason of state, which only respects the chief judge. As to the former, 'tis certain that if the law could have supposed such infallibility in a judge, it would never have allow'd of appeals, that may be aptly compar'd to Medicine, which is defign'd for the recovery and health of the conflitution, and on that account ought to be acceptable; but if it be consider'd abstractedly, as the means only, 'tis impossible not to hate it; because of the disorders into which it throws the patient, who would never take physick if he was fure of recovering his health by any other method. Appeals consider'd in themfelves, and in their end, are good, because they ferve to repair the mischief, and divert the prejudice attending the false judgment of a former judge: But otherwise they are odious, in that they tend to prolong law fuits, and to elude the authority of a former judge; now the law having not the least hopes that equity F. 2 would

would be inseparable from all sentences passed in the first instance, thought it indispensably necessary to constitute a superior judge, tho' it plainly foresaw it would be a means for a litigious person to indulge his passion; so that finding itself between two extremes, either of authorizing an unjust sentence, or of feeding the passions of such who seek to spin out caufes to a great length; it chose rather to permit the latter, as the least of those evils: Befides, by the admitting of appeals, there was no certainty of avoiding the injustice of a sentence, fince the judge being deceiv'd in the first instance, it might happen that the superior judge might also be mistaken in approving and confirming his fentence. For we can expect no less from human weakness, nothing but the fpirit of God being capable to enlighten the understanding. Proceed we now to the other Question.

The court of Rome rejects all appeals from a sentence of the Pope, for this reason, that the Pope being infallible, cannot err in passing such sentence. If it can be proved that the Pope possesses this extraordinary prerogative, which raises him above human infirmities, so liable to error, without doubt the holy sather is very much in the right not to suffer his decisions to be subjected to a scrutiny, since the law cannot grant the same privilege to the ordinary judges. But of what use is infallibili-

ty in this case, since we have demonstrated in CHAP. II. that excommunication, to be valid in foro conscientia, must have some deadly sin for its object? Now every one knows that this aggravation of fin can only be distinguish'd in confession, because, tho' an action be never so evil, it cannot be finful, if, among other circumstances, it is not voluntary; so that the Pope may happen to excommunicate a person who may seem to have incurr'd excommunication, tho' indeed, and in foro conscientia, he has not deferv'd it; or one, who, tho' he may have deferv'd it, is capable of offering fo many exceptions as would make it appear he has not incurr'd it. Perhaps the court of Rome may approve of my opinion, with respect to excommunications decreed before the act done; because indeed the Pope, who pronounces excommunication, cannot foresee what exceptions the criminal may produce; but they will not admit of any plea against excommunication fulminated after necessary admonition, because if the criminal had any thing to offer by way of exception, he had time to produce it to the judge, before he was excommunicated; but having not done it, he manifests his contumacy, and proves himself guilty; which, say they, is a sin bad enough to authorize excommunication. That's their opinion. To which I answer; It may, and commonly does happen, that the person accus'd being per-E 3 fuaded

suaded his condemnation is inevitable, does not produce his exceptions, because 'tis certain he had better be condemn'd for contumacy, than after he has been heard, fince then he referves to himself a right of producing them ex integro before the judge to whom he appeals, and who is the proper judge, be-cause he had no concern in the former sentence, and is not acted by any interest; but it rarely falls out that the Pope gives admonition before his excommunications, even when it has happen'd to be in his own causes, as when he complains of the violation of his jurisdiction, or of any hurt done to the ecclefiaftical liyings, or when he claims any fiefs or lordships escheated, and the like. In cases of this nature, if the person summon'd obey, he runs the risk of losing all his rights entirely, and if, after having fent his reasons to this tribunal, he is condemn'd tho' absent, what might he not fear were he to appear there in person? To avoid this double inconveniency, persons are oblig'd to let sentence of outlawry pass against them for non-appearance, reserving to themselves an appeal to a competent judge in integro of sine prejudicio. Is it not visible that this resusal to appear in the first instance is neither obstinacy nor rebellion? 'Tis absolute necessity, therefore no sin, and by consequence no valid cause of excommunication; and if the same be sulminated, 'tis unjust, and serves at best only to discover the iniquity of the judge, who suffers himhimself to be carry'd away by his own private interest. We conclude therefore that the court of kome has no ground to reject appeals on ac-

count of the judge's infallibility.

Since the faid court, which hates to dispute or argue, but aims at nothing less than absolute despotic power, resules to hearken to all the reasons that may be alledg'd against such pretended infallibility, and lays fo much stress on the words of our Saviour, and the prerogative he granted St. Peter, as to make the Pope's infallibility an article of faith, it will be neceffary to have recourse to the scriptures, which we propose to do in a future chapter, wherein we will try the force of this infallibility by the true meaning of those facred writings; for the present I think it sufficient to observe, that if the Pope were infallible, he would confequently be happy in this life, I mean happy with celestial beatitude; for I am not so rash as to attack his worldly beatitude, nor his ordinary title, and much less his temporal felicity; I mean, therefore, such a beatitude as St. Peter enjoy'd, when Jesus Christ said to him, blessed art thou Simon, son of Jonas; for, being predestinated to glory, he was assur'd of recovering himself from his lapses by repentance. But I can hardly think the Pope is so absolutely confirm'd in grace as the Angels were after the fall of Lucifer, and St. Paul after his convertion; for if the Popes had this precious privi-E 4 lege

lege, Pope \* Marcellin would not have facrific'd to idols for fear of death. 'Tis true, he own'd his crime, confess'd his guilt, and intreated the Council to inflict such punishment on him as he deserv'd; upon which the Council only put it home to his own conscience, and he became so good a penitent, that he afterwards obtain'd the crown of martyrdom. His sanctity was the fruit of his repentance, not the sign of his innocence. Now, if a Pope may err so far as to fall into idolatry, his pretended infallibility cannot be made an article of faith, and I don't believe

<sup>\*</sup> Marcellinus, the 30th bishop of Rome, including St. Peter, succeeded Caius, at a time when the Church began to rest from perfecution; but the emperor Dieclesian being acted by the perfecuting spirit of his predecessors, Marcellinus, for fear of being put to death, did not scruple to offer facrifice to Fupiter, Hercules and Siturn, in the temple of Vesta. Some time after his shameful apostacy, a great number of priests and believers affembling at Sinueffa, near Rome, Marcellinus was call'd to an account for his conduct, when he own'd his fault, and desir'd punishment; upon which, 'tis said the members of that affembly answer'd, prima sedes a nemine judicatur; tu reus, tu judex; ex ore tuo justificaheris, ex ore tuo condem-naberis, i. e. no body judges the chief See; thou art both criminal and judge; out of thy own mouth thou shalt be justify'd, out of thy own mouth shalt thou be condemn'd. added, that the scandal of his action touched him so to the quick, that he went before the judges, boldly confess'd Jesus Christ in their presence, and washed his guilt in his own blood, by fuffering martyrdom at the end of the 8th year of his pontificate. Some authors, great flicklers for the Pope's infallibility, treat this history as fabulous; but tradition has preferv'd it so carefully in the office of the Church, that it cannot be question'd, without giving the lie to an infinite number of Facts receiv'd on the same authority.

believe the champions of the court of Rome can be so senseless as to require it. Indeed, when one puts the question to them, whether the Pope is liable to err or not? They say, error in opinion must be distinguish'd from error in practice; that as to practice, the Pope is no more than other frail men; and may therefore be either faved or damned; but that as to opinion in matters relating to the government of the Church, he is infallible by virtue of the dignity granted by Jesus Christ to Peter, and in his Person to all his successors. But to this it may be answer'd, that all the actions of men, whether good or bad, have one and the same just or unjust intention for their principle; befides, man commits no crimes, how enormous foever, but with hopes of finding his account in them. With this view the revengeful perfon fatisfies his revenge, the covetous person heaps up wealth; and so of others, fallimur ratione boni. From hence it may be concluded, that whosoever is capable of finning, is capable of having an evil thought; for the will being blind, submits tamely to the dictates of the heart. St. Augustin says, beatitudinis causa faciunt omnes homines quidquid boni vel mali fa-But we will refer the examination of this infallibility to the XIIth Chapter, and will own it with the above distinction, tho' there are many who pretend it died with St. Peter, and that it was a personal privilege, in no wise attached to his dignity; but as I said before,

fore, I chuse rather to be lavish in my obedience, than to rob the Pope of that just duty

and respect we are obliged to pay him.

It follows from what has been already said, that the sentences of all judges whatsoever are subject to appeals; that excommunication is a fentence the most liable to it perhaps of all others, for want of the proofs requisite to esta-blish the justice of it. The bare appearance of proof is sufficient to vindicate the equity of other fentences, whereas excommunication ought to be founded on a certain knowledge of the person's criminal intention; which is a circumstance that can be known only to God. It follows also from the premisses, that the Pope is not infallible in all things, one Pope having been guilty of Idolatry; and that an appeal entirely suspends the effects of a sentence, till definitive judgment is pass'd upon the cause; so that an excommunicated person who appeals, is, during that interval, no ways affected by the excommunication. As to the court of Rome's refusal to admit of an appeal, because the Pope, by whom sentence is pronounc'd, has no superior that can amend his judgment: I answer, that's only a reason of state, dictated by self-interest, which rather than admit of a superiority in any other, would oblige the pretended criminal to acquiesce in the first sentence, tho' it were pronounc'd by the judge in causa propria; but this single circumstance is sufficient warrant for an appeal;

and

and I fain would know of those gentlemen, whether every prince, whose authority is in-dependent, ought to acknowledge a superior in temporals. If they answer in the affirmative, who does not see that it destroys the supposition of such princes being free, independent, and not seudatory? If they say no, then such prince ought not to suffer an appeal when any of his subjects put in a plea against him on account of taxes, damages, or freehold; yet we see free princes every day, whether kings or emperors, permitting their subjects to bring their causes into the court of exchequer, not only in the first instance, but also in the nature of an appeal; and if the ordinary judge of appeals be not in the way, they name one ad hominem, to the end that the person, who thinks himself injur'd, may have an opportunity to offer all his reasons against the demands of the attornies of the exchequer court. Now does this permission in any wise diminish the prince's superior authority? does it injure his honour? Or rather on the contrary, does he not display his equity, in stooping so low to his subject, as to give him the liberty of pleading boldly against himself? therefore the zealots for the court of Rome must acknowledge, that the Pope would not lose an ace of his superiority, but rather manifest his honesty, by admitting of appeals, and appointing certain judges to examine the equity of his fentences; whereas by refusing appeals, it would feem

that he is afraid to stand the test of them, lest they should discover the injustice of his conduct, or else rob him of his pretended prerogatives. But we will now proceed to another article.

### CHAP. IV.

Whether a Council, or the Pope, is superior?

POR the clearer understanding of this question, 'tis necessary first of all to define what a Council is; for when the effence of a thing is known, 'tis easy to discover its real virtue. There are three forts of Councils. 1. Diocesan; which is compos'd of a bishop and his clergy. 2. Provincial, confifting of a metropolitan, archbishop, primate or patriarch, and his Suffragans. 3. General, where the Pope appears in his own person, or by his legates, and all the archbishops, bishops, primates and patriarchs of christendom, befides all the prelates, who by privilege or cufrom have a vote in general Councils; for the bishops are allow'd their votes by law, the regular abbats by custom, and the generals of the orders by privilege. To these three some add a national Council; but this is not mention'd

tion'd in the lift of legal Councils; because, were they to be admitted, a king, or other secular prince, might assemble them at pleasure, \*which would involve him in the scandal of a schissmatic. Nevertheless, if the Pope should permit a nation to assemble in Council, this assembly would be legal, as well as whatever it should decide; but then such Council, and the canons which it might decree, would be only calculated for the said nation, and not for the rest of christendom. To leave this long digression, and return to our subject: I say then, that a Diocesan Council, or Synod, may be summon'd

<sup>\*</sup> Father Paul here falls in with the opinion of the court of Rome, that the Pope alone has a right of calling Councils, and feems to have forgot that this pretended right is a manifest usurpation, which has been a long while contested with the Popes by the emperors, who have the fole right of calling those facred affemblies; witness the first Councils, which, by the confession of all faithful historians, were summon'd by circular letters from the emperors. But they did not prefide therein any more than the Pope, who had his feat in common with the other prelates; the holy gospels being placed upon athrone, to represent the Holy Ghost, the head of the church. In after times, the emperors had fo much authority in the Councils, that they not only called them without the Pope's advice, and fent circular letters to the bishops, signifying what routs they should take, and where they should find carriages and provisions at the emperor's charge, Eufeb. bift. lib. 10. cap. 5. but also took cognizance of the things transacted there, prescribed such and such points for their decifion, and reprimanded the Councils, tho' the bishop of Rome was present, when they found them fall into the least caballing or disorder, Socrates, lib. 2. cap. 39 & 40. Idem, lib. 4. cap. 34. Besides, in those early Councils every thing was refolved upon, not in the name of the Pope, nor of the emperor, but in the name of the facred assembly.

mon'd by the bishop, and also that he is oblig'd to assemble one every two Years, to remedy small abuses that may creep in among his Diocesans; I say small abuses; for if they be of some importance, he would be oblig'd to have recourse to the metropolitan, who in this case ought to assemble a provincial Council for remedy of such abuses; but in cases of the utmost importance, recourse must be had to the Pope himself. A provincial synod may be summon'd by the metropolitan, archbishop, primate or patriarch; but its decrees are only intended for their respective provinces. In-deed, in cases where several provinces have been concern'd, the several metropolitans of fuch provinces have heretofore united towards forming a Council; but this is now disused, recourse being had, in such cases, directly to the holy See. Notwithstanding, as many metropolitans as pleas'd might lawfully hold a Council at this day, and their decrees would be binding to the respective provinces for which they are concern'd.

An affembly of this kind might well pass for a national Council, when all the metropolitans of a nation are met together. But as this would be impossible, except for an affair of the last importance, so the Pope's decision would be absolutely necessary. Besides, for as much as such an assembly could not be held without the prince's consent, it would seem to carry in it a contempt of all recourse to the

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Pope, and be attended with the imputation of fchism.

It must likewise be noted, that all the inferior Councils, as the court of Rome calls them, are only capable of remedying those disorders which are committed against positive law, and that when disputes arise concerning matters of faith, or divine right, there is an absolute necessity of recurring to a universal Council, or else demanding a decree from the Pope. The reason is plain, because it may happen that in matters of Church discipline one province may spy a fault in another, and concur with it for a remedy; but as to opinions and articles of faith, all catholics ought to have the same belief, and to affent to the truth of whatfoever is propos'd to them with that character.

Therefore a general Council, affembled by the Pope's authority, is the same thing with respect to the whole christian world, as the States General to the United Provinces, the parliament to England, the cortes to Spain, the diet of the empire to Germany, and the general diet to Poland; in a word, 'tis the very quintescence of christianity; so that whatever is determin'd in fuch an affembly may be regarded as the sense of the universal Church. The Pope fummons this affembly, not only because he is the first in dignity and authority in the christian republic, but also to the end that it may not be summon'd without due examination of the causes for which it is desir'd, it

being not reasonable that pastors should leave their flocks for trifling matters, or only for private views, which would never want the fpecious name of the public good, if every one was at liberty to call a Council. Be this ever fo true, 'tis no less certain, that when 'tis neceffary for the good of the Church to affemble a Council, and the Pope neglects to do it, or refuses it, if requir'd, the cardinals may lawfully call one, as they have pretended to do at other times. And where they are wanting in this point, the bishops have the same right, being equally concern'd to watch over the Lord's heritage; and finally, if the Pope, cardinals and bishops are all asleep, it is the business of the \* secular princes to call one, viz. the emperors, as advocates of the Church, and kings and fovereign princes, as they are distinguish'd members of the body of the Church, and constituted by God's grace, as well as the prelates and Popes, to take care of Christ's flock. Therefore we find in the catalogue

<sup>\*</sup>Father Paul continues in his ultramontane prejudices, fince it appears even by the inscription of the Council of Siemium, which he quotes a little after, that the emperor alone order'd the affembly; and if he had but vouchsafed to read the inscription of former Councils, he would have there found the same thing. In fine, the history of France would have furnish'd him with instances of several national Councils affembled by the authority of her kings, who for all that were never reckon'd heretics, Greg. de Tours hist. Hinemar Concell. Fall. Therefore he should have said, that things are as he says they are now, not thro' any right of the court of Rome, but thro' custom, establish'd by its assurptions.

logue of orthodox Councils, Anno Domini 352, fuit concilium Sardinense, a Sardigna dictum, congregatum pracepto Constantini imperatoris pro Atanasio. And again, A. D. 353, suit Sirmiense sub Julio Papa & Constantino Imperatore, quod paulo post Constantinus in Firmio jussit congregari. Viri fratres regulas tradiderunt sidei ortodoxa contra Arium. And asterwards, A. D. 650, suit Toletanum nonum provincial, Imperatore & Papa subentibus, quod a correccione prasatorum est incheanda synodus, &

ab eisdem tertia pars danda est ecclesiis.

I said above, that a national Council, call'd by the authority of a prince, might be reckon'd schismatical, whereas here I aver that a secular prince has a right to call a Council in certain cases. Whatever this may seem, yet 'tis no contradiction; for a national Council may be liable to that suspicion which a general Council cannot, to the fummoning whereof all christian princes concur; now such a Council being fummon'd by the concurrence of all chriftian princes, and paffing for the universal body of christendom, it could not be chargeable with fchism. I was very willing to be the more explicit upon this head, that critics might have no manner of handle to censure my propofitions.

Therefore the champions of the court of Rome are basely mistaken, when they infer, from the Pope's having a right to call a Council, that he is consequently superior to a Council,

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cil; for when a Council is called by any other, he who calls it may challenge the fame superiority, which furely they would not be willing to acknowledge in any princes, nor even in any prelate; consequently the right of calling those affemblies is no mark of superiority. The Council of Chalcedon declares, that every Council held without the concurrence of the Pope's legates is invalid; which I think a reasonable decree, because a Council ought not to be held without the Pope's confent; yet this does not conclude any thing for the Pope's superiority; for, does it follow from the necesfary intervention of fuch and fuch persons in a fenate, that those persons are superior to the faid senate? On the contrary, that canon of Chalcedon formally establishes the superiority of a Council, because itself declares the reasons that are capable of rendring it invalid; for otherwife, if the Pope should think fit to renew a Council by reason of his legates not being present in it, there had been no need of that decree, and a bull from the Pope would have been sufficient to declare such Council null and void. We likewise read of several provincial Councils, which having been confirm'd by the Pope, their canons and decrees have thereby acquired the fame virtue as if they had been decisions of the holy See; but this is no better argument than the former for the superiority of the Pope over an universal Council, because a provincial Council is as much

much inferior to a general one, as a province to the whole world. We might also mention the Council of Trent, which was general; and confirm'd by the Pope. Now it must be observ'd that these confirmations are of two forts. One, which may be call'd confirmation in the proper fense of the word, and without which, all establishments are of no validity; but this was not that fort of confirmation which the Pope gave to the Council of Trent; as we shall show hereafter. The other fort may be call'd an attestation, or a declaration of the reality of any decree, that it was thus deliver'd in writing, and thus determin'd in Council. This was that confirmation which the Pope gave to the Council of Trent; but from hence there is no more room to infer the Pope's superiority over a Council, than to say? fuch or fuch a bishop, or other ordinary, is superior to the Pope, because a bull granted by his holiness was attested or subscribed by that bishop or ordinary. Will any body say that the bishop's name at the bottom is a confirmation of the Pope's bull? Does it amount to any thing more, at best, than an attestation to remove all doubts of its being authentic? But to make this matter still plainer, the Council of Trent, in the fourth Session, regulated the canon of the books in the Old and New Testament. Dare any be so bold as to fay the Council thereby confirm'd the gospel?

Methinks I hear fome warm stickler for the court of Rome running down my distinction, and demanding, with an air of confidence, why is all this waste of words thrown away to prove what fort of confirmation the Pope gave to the Council of Trent, when the thing is so expresly demonstrated in the history of that Council? Well then, let us turn to the decree of that Council, which actually enjoins the legates to demand confirmation of their decrees and decisions in these terms: \*Illustrissimi Domini ac Reverendissimi Patres, placetne vobis ad laudem Dei omnipotentis, ut kuic sacræ synodo finis imponatur, & omnium & singulorum, quæ tam sub fælic. record. Paulo III. & Julio III. quam sub sanctissimo nostro Pio IV. Komanis pontificibus, in ea decreta & definita funt, confirmatio, nomine sanctæ hujus synodi per apostolicæ sedis legatos & præsidentes, a beatissimo Romano pontifice petatur? Responderunt, placet.

The cardinals Moron and Simonette demanded the same confirmation in the terms following: Beatissime pater, in decreto super sine Concili a umenici Tridentini, pridie nonas Decembris prateriti publicato, statutum suit, ut per sanc-

titatis

<sup>\*</sup>This ceremony was observed at the close of the 25th and less Session of the Council. See The History of the Council of Trent, by our Author Either Paul. And what is there said of this pretended confirmation from page 788, to the end, of the third edition in quarto.

titatis vestra legatos peteretur nomine dicti Concilii a sanctitate vestra confirmatio omnium of singulorum in eo desinitorum. Quapropter nos cardinales volentes exequi, humiliter petimus nomine dicti Concilii a sanctitate vestra confirmationem omnium of singulorum in ipso desinitorum. Quibus auditis, petitioni vestra, nomine Concilii, consentientes, qua desinita sunt de cardinalium consilio, of assensu, autoritate apostolica confirmamus. And in the bull: Cum autem ipsa sancta synodus, pro sua erga sedem apostolicam reverentia, antiquorum Conciliorum vestigiis inharens, decretorum suorum omnium confirmationem a nobis petierit, nos of omnia confirmamus, occ.

I doubt not but when those two cardinals returned to Rome, they chose to express themselves in this manner, on purpose to tickle the vanity of that court; and I own, had I been in their place, I should have done the same, otherwise I am persuaded the printer would not have been suffer'd to publish my speech, which could not be fincere without being difagreeable. The terms of the bull of confirmation cannot be drawn into a precedent, fince it cannot be denied that those who dictated it were both judges and party; for which there need no other proofs than the words antiquorum Conciliorum vestigiis inharens. Indeed the term generalium is not added, which is the point in dispute; for as to provincial Councils, I have already shewn they are out of the question; and I am surpriz'd that a court, which

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has so many sagacious ministers that thoroughly understand its interests, should be guilty of such a gross omission as the word generalium. But 'tis a proof that they thought they had not good grounds to use it; for I am persuaded if they had, they would never have forgot it.

The court of Rome thinks the Pope's superiority authoriz'd in a special manner by the terms of the faid decree of Council; but to confute this, one need only reflect upon the manner how the faid decree was formed. To this end it must be remember'd that all the prelates being quite tired out with the long duration of that Council, with the expence they were there obliged to, and with the loss of so much time, without improving it to the advantage of christendom in general, all their decrees being formed after the model of the maxims of Kome, they watch'd with impagience for the moment of their separation, that they might return home and rest from their farigues. In short, the whole world waited to see an end put to this Council, and even the princes, who were not there in person, long'd as heartily for their separation, as they did at first for their meeting. The emperor himself, who pressed more than any body for their asfembling, that he might have the means to erash those heretics who began to grow formi-dable in his dominions, or at least to oblige them to be filent, till the controverted points were decided, finding by fad experience, that

what would have been a healing remedy at other times, did only inflame the wound, heartily confented to their separation. Mean time, if the princes had not thus desir'd it, the Pope would never have put an end to this Council, tho' 'tis very certain he secretly wish'd for it more than any body, to free himself from the greatest danger, to which the papal authority had been expos'd for many ages: And Zachary Delfino, a Venetian nobleman, who was his nuncio at Vienna, obtained a cardinal's cap for perfuading the emperor Ferdinand to consent to its dissolution. Now the Council was disfolv'd, and declar'd at an end by the following proposition to the fathers, placetne vobis ut huic sacræ synodo finis imponatur? And without staying for an answer to that, they added in the same breath, & petatur confirmatio omnium, &c. To which the fathers answer'd, placet. When one confiders the disposition the fathers were then in, as has been before remark'd, who can doubt but this word placet was pronounc'd fo quickly, only because it was the word intended to put an end to that tedious Council, and that the fathers gave little or no regard to the confirmation which they were required to intreat of the holy father? Nor can it be doubted that these two propositions were closely coupled together, artfully to establish the dependency of the Council, and the superiority of the holy See? But who does not perceive that in a matter of fuch importance as the efta-F 4 blishing

blishing the Pope's authority by the decision of a Council, it was necessary, without delaying, or confounding it with the Council's last words, to make a special decree for that purpose, after mature deliberation? But it was much to be question'd whether they would have had the desir'd Success, so that the shortest way was to have recourse to artissice; but an artissice so gross and staring, as shews it to be wilful neglect. Having said enough on this head, we proceed to examine the validity of this confirmation.

A general Council being, as I have already faid, an affembly of all christendom, does not exclude the fecular princes, who are many times present; not indeed to vote in articles of faith, which are things not within the jurisdiction of the secular power; but to give the Council their protection and advice. And at this day, when their interests will not permit them to be absent from their dominions, they send their embaffadors, and the Pope does not forget in the bull of convocation to invite and exhort them to go thither in person. The Popes themselves have many times been personally present in Council, and now they fend their legates; fo that the presence of the Popes, either immediately in their own persons, or mediately by their substitutes and vicegerents, or reprefentatives, is necessary to render the Council valid, according to the afore-cited decree of that of Chalcedon, which declares every Coun-

cil null that is pretended to be general, without the presence of the Pope's legates. Then what a vain, whimfical piece of formality is it, to defire of the Pope at Rome, the confirmation of what has been decreed by himself, or with his own concurrence, at Trent? Is it not plain, that if the decrees made at Trent, with his approbation and advice, tho' absent, were good, just, agreeable to scripture and tradition, it were needless to revise them at Rome, and that this was done with a view only to raise the Pope's superiority, and not to examine or confirm any thing already examin'd by himfelf, and corroborated by the votes and presence of others? Moreover, is it not demonstrable that nothing was offer'd to the confideration of that Council, but what was propos'd by the Pope's legates? fo that nothing was brought upon the stage but what the court of Rome had a mind to: Which custom, tho' not observ'd in the primitive Councils, was a check to those who had a design to encroach upon the Pope's prerogative. In the first selfion, under Pius IV. a decree was propos'd by the holy father, that the Council should make fuch decisions only, touching the christian faith, as might be thought necessary; and this decree was passed as well as all the others that were propos'd. The prelates and princes faw indeed, when 'twas too late, that the ablatives, proponentibus legatis, was a fure fign of their flavery, and they complain'd of it to the Pope; but

but he brought himself off without much difficulty, by pretending he had not time to examine either the *gender* or the *case*. And this was the conduct observed during the whole Council, in which nothing was proposed but from the Pope by his legates. To what pur-

pose then was this confirmation desir'd?

Here follows a piece of history worthy of remark. The court of Rome apprehending that the Council might hereafter be told, by way of reproach, in a full affembly, that they were not free, took care that another decree should be propos'd in the 24th session, declaring that by the terms, proponentibus legatis, it was not their intention to change the methods of treating usually observed in general Councils. On the other hand, the court of Rome being, to the last degree, jealous of the Pope's privileges and authority, took great care to have it declar'd in one of the canons pass'd in the 25th fession, that in all things establish'd by the faid Council, touching reformation and ecclesiastic discipline, a salvo is intended for the Pope's authority. But can any thing be more Superfluous? for in other decrees, either this authority is attack'd, or it is not. be particularly attack'd, this general exception cannot help it; and if it be not, the faid exception is needless. In the same session it was declar'd, that if any embassadors should give place to others in this Council, the princes, their masters, should not thereby suffer at all in their

their rights. But is not this too a mere complement from his holiness; since, if the remedy was good, it were needless to have so long disputed the punctilioes of honour?

I beg pardon of the courteous reader for bringing the Council of Trent so often upon the stage. For I look upon it as an argument ad hominem, a thousand times more conclusive than a hundred general arguments, since none can be stronger than those taken from the canons even of this Council, which piously defended the rights of the holy See; and yet with all this they could not please the court of Rome, unless the Pope's sanction were added to their proceedings. We shall in the next place examine the nullity of this confirmation; and when that is prov'd, it will be easy to establish the superiority of a Council over the Pope, and consequently decide the question which is the main subject of this chapter.

If the confirmation of a decree ought to be receiv'd at the same time with the decree it self, one cannot suppose the infallibility of judgment, because that would need no confirmation, according to the maxim, frustra sit per plura quod potest sieri per pauciora. Mean time this infallibility is plainly suppos'd, because in every session of the Council of Trent there is this expression, sancta synodus in spiritu sancto legitime congregata, i. e. the sacred synod lawfully assembled in the Holy Ghost. Now, how is it possible for a decree to be salse or erro-

neous, which is inspired by the holy Ghost? There is no variableness in God, but in the Pope there may, for 'tis a mark of imperfection. If therefore God in his mercy infpires a Council, he will not alter his purpose, whatever may happen, because the Lord is not subject to accidents, and changeth not. Now, who, that has heard Jesus Christ say, wherefoever two or three shall be gathered together in my name, I will be in the milft of them, can doubt of this invilible direction of God? After so positive a promise, ought a Council, the affembly of all christendom, to be fearful of erring, and can they want confirmation? If, notwithstanding this promise of Christ, it be afferted that the Pope's presence is necessary in a Council, 'tis not because he has any authority there, but purely to fulfil the conditions laid down by Jesus Cirist, in these words, in my name; which signify that the assembly have the service of Christ's Church for their moving cause, and final object. The same conclusion may be drawn from the terms of applause given to the said Council, viz. sancta accumenica synodus Tridentina, ejus fidem confiteamur, ejus decreta servenus; i.e. let us confess the faith, and observe the decrees of the facred general Council of Trent. To which the prelates answer'd, semper confiteamur, semper servemus, item omnes ita credimus, omnes idipsum sentimus, omnes consentientes & amplectantes subscribinus: Hac est sides beati Petri, & apostolorum; bac est sides patrum, Bac

hec est sides ortodoxorum, ita credimus & sentimus; i. e. this is the faith of blessed Peter, and the apostles, of the fathers, and the orthodox, we unanimously believe, embrace, and subscribe it, and will all confess and keep it. After such a confession as this, the question is, whether, if the Pope had resused his confirmation, the christians would not have been obliged to believe the decisions of that Council? If it be said no, the consequence is plain, that the Council told a sie, in saying it was the faith of St. Peter, and the apostles. If it be answered in the affirmative, then the Pope's confirmation

was not at all necessary.

Perhaps the court of Rome will reply to this, that confirmation only extends to the decrees of a politive law, and not to those matters of faith which are already declar'd to be the faith of St. Peter; and that therefore every Council, which undertakes to limit the authority of the court of Rome, cannot avoid falling into an abfurd temerity, fince it will always lie in the breast of that court, either to confirm, or reject its decisions upon this so nice an affair. But what will those gentlemen say to a decree passed in the 6th session of the same Council, under Julius III. whereby the continuation of the Council was suspended for reasons therein mention'd? And then 'tis added, interea tamen sancta synodus exhortatur omnes principes christianos, & omnes prelatos, ut observent, & respective observare faciant in suis regnis, omnia & lin-

& singula, quæ per hoc sacrum acumenicum Concilium fuerunt hactenus statuta & decreta; i. e. the holy synod exhorts all christian princes and prelates, that they observe, and cause to be observ'd, in their respective dominions, all and singular the statutes and decrees hitherto passed by this sacred general Council. But had the Council been of opinion that its decrees could not be valid, without being confirm'd by the Pope, it would have been extravagant rashness in them to recommend the observation thereof before they had defir'd fuch confirmation. And in the last fession, the following words were register'd a little before the passing of that decree which requires the Pope's confirmation. Superest nunc ut omnes principes, quod facit in domino, maneant ad operam suam ita præstandam, ut quæ ab ea decreta sunt ab hæreticis depravari aut violari non permittant, sed ab his & omnibus devote recipiantur & fideliter observentur: quod si in his recipiendis aliqua difficultas oriatur (quod non credit) quæ declarationem aut definitionem postulat, præter alia remedia in hoc Concilio instituta, confidit sancta synodus sanctissimum Romanum pontificem curaturum, ut vel evocatio ex iis prasertim provinciis, unde difficultas orta fuerit, iis, quod eodem negotio tractando videbitur expedire, vel etiam Concilii generalis celebratione, si necessariam judicaverit, vel commodiore quacumq; ratione ei vi-Sum

sum suerit, provinciarum necessitatibus pro Dei

gloria & ecclesiæ tranquilitate consulatur.

Now let every conscientious person determine whether it may be lawfully inferr'd from these words, that the Council thereby own'd the dependency of its decrees on the Pope; or rather, if they are not as it were a delegation of authority to the Pope, to concern himself in dubious cases relating to the decrees esta-

blish'd by the said Council.

And in the 25th Session, CHAP. II. concerning reformation, there are these words: Pracipit sancta synodus patriarchis & omnibus aliis, ut in synodo provinciali post sinem hujus Concilii habenda, omnia palam recipiant, necnon veram obedientiam Romano pontifici spondeant & prositeantur. Which imports a command of the fynod to the patriarchs, &c. to pay true obedience to the Pope. Now, if the Council were inferior to the Pope, I should think it fenfeless and ridiculous to recommend them to that obedience. Laftly, towards the conclufion of the same chapter, the Council having prescrib'd the form of regulating the catholic universities, adds, the Pope shall take care that the universities, which are immediately under his protection and visitation, be visited and reform'd by his delegates, &c. I make two remarks upon these words: 1. That the Council saw very plainly, that if they had not made this exception touching the universities subject to the Pope, he would have thought himself authoriz'd al-

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to visit and reform the others above-mention'd, else the exception would be needless. 2. That this conduct of the Council, in prefcribing to the Pope what he has to do, clearly shews that they did not own him for a superior. What pass'd in the 23d session on the question concerning the chalice, proves the truth of this; for the Council refers the decifion of it to the Pope, in these terms, decrevit integrum negotium ad sanctissimum dominum no-strum esse referendum; which formal delegation is a proof that the Council does not depend on the Pope; for the inferior does not delegate to the superior, because the latter has a natural right of judging, whereas it belongs to the former only by way of reference: To conclude, in the last session 'tis said that some prelates were deputed, by order of Council, to form an index of prohibited books, and examine the catechism, missal, and Roman breviary, and to make a report thereof to the Council, which was to form a decree thereupon: \* [and the Council being not able to give their judgment of all in a trice, because of their number, referr'd the whole to the judgment of the Pope.] This feems to me a plain decla-

<sup>\*</sup> What is inferted betwixt the two crochets, is not express'd in the Itakian, but 'twas taken from the history of the Council, and 'twas thought necessary to place it here at length, because the consequence, which the author draws from that resolution of the Council, is founded upon the last words, referred the schole to the judgment of the Pops.

declaration, that the Council meant rather to give authority to, than receive it from the Pope, and that they only regarded him as their vicar, or suffragan, whose power was under their regulation. Tell me not of Pius IVth's bull of confirmation, in which are these words: Nobis adeo Concilii libertati faventibus, ut etiam de Nobis adeo Concilii libertati faventibus, ut etiam de rebus sedi apostolicæ proprie reservatis, liberum ipsi Concilio arbitrium per literas ad legatos nostros scriptas ultro permiserimus; i. e. we have such a regard to the freedom of the Council, that; of our own accord, we have, by letters written to our legates, permitted them to judge arbitrarily, even of things properly reserv'd to the apostolical See. But this liberty is all mere delusion, if (as is pretended) 'tis absolutely necessary to desire the Pope's confirmation of what is concluded: for if he has a power what is concluded; for if he has a power to grant it, he has the fame power to refuse it; which at once destroys this pre-tended freedom. I chose to single out all these remarks from the Council of Trent, because, as that Council was most partially zealous for the papal authority, I thought it would the better answer our end, viz. to establish the authority of a Council over the Pope.

In the catalogue of lawful Councils there is this note, Anno Domini 466, Romanum tertium provinciale sub Hilario Papa a quinquaginta episcopis congregatum potissimum statuentibus, ut canones Niceni Concilii & apostolica

sedis constituantur; i. e. it was chiefly ordain'd by fifty bishops, assembled in the third provincial Council at Rome, under Pope Hilary, A. D. 466, that the canons of the Nicene Council, and the apostolical See, should be observed. So that here is a single provincial Council commanding obedience to the decrees of another Council, and of the holy See. Another assembled at Worms, under Pope Leo III. and the emperor Charles the Great, expresly orders, that no person be excommunicated for a trivial fault, that the ministers of God be fober, and the table of the bishops frugal. Another general Council, assembled at Vienna in 1311, approved the decrees of Pope Clement V. call'd Clement's constitutions. But we'll go back still higher, not forgetting the principle I before laid down, that the Pope has undoubtedly, at this day, no more authority than St. Peter had. Now the first general Council, which was held at Ferusalem by St. Peter himself, by the apostles and other disciples of the primitive Church, proves it to have been the opinion of those times, that a decree, made by all together, had more force than if made by St. Peter alone. The question debated in this Council was, whether circumcifion was necessary any longer? Peter says, Men and brethren, you know, how that a good while ago God made choice among us, that the gentiles by my mouth should hear the word of the gospel and believe. And God, who know-

eth the hearts, have them witness, giving them the Holy Ghost, even as he did unto us. Hitherto Peter acknowledges that God had given all baptiz'd believers as great a portion of his grace and spirit as to himself. After him, Barnabas and Paul spoke of the miracles which God had wrought among the gentiles; and then James says, Men and brethren, hearken unto me: Simon hath declar'd how God at the first did visit the gentiles, to take out of them a people for his name. After which he goes on thus: Wherefore my sentence is, that we trouble not them which from among the gentiles are turn'd to God, but that we write unto them that they abstain from pollutions of idols, and from fernication, &c. Then it pleas'd the apostles and elders, with the whole Church, to send chosen men out of their own company to Antioch, with Paul and Barnabas, namely, Judas, sirnamed Barsabas, and Silas, chief men among the brethren: And they wrote letters by them after this manner. The apostles, and elders, and brethren, &c. -----We have therefore sent Judas and Silas, who shall also tell you the same things by word of mouth; for it seemed good to the Holy Ghost and to us, to lay upon you no greater burden than these necessary things: That ye abstain from meats offer'd to idols, and from blood, and from things strangled, and from fornication: From which, if you keep your selves, ye shall do well. Fare ye well. 'Tis palpable from all the transactions of this Council, that St. Peter did not pretend

pretend to the least superiority over those who compos'd it, that they regarded him only as their colleague, and even embrac'd the opinion of St. James, who, after he had made the decree himself, put an end to the Council, in the name of the Holy Ghost. In another part of the Acts of the Apostles, we find these words: When the apostles, who were at Jerusalem, heard that Samaria had receiv'd the word of God, they sent unto them Peter and John. Is it not evident from this circumstance that Peter valued himself upon obeying the apostolical college, instead of pretending to any superiority over them? For the college sends Peter, and he forthwith obey'd. From that time to this I can't find any augmentation of authority ever granted to the holy See, except by tradition. When the Pharifees reproach'd Christ, that his disciples transgressed the tradition of the elders, because they did eat with unwashed hands, laying afide the commandments of God, he tells them, that they (the Pharisees) who were so zealous for the tradition of the elders, did thereby transgress the commandment of God.

It may indeed be faid with too much juffice, that 'tis the conftant fate of the high priefts to be captivated by this passionate thirst after worldly grandeur, tho' there's no crime in the whole gospel against which Jesus Christ has express'd more resentment. St. John the evangelist tells us, in his 8th chapter, that Christ, in a long discourse which he had one

day with the chief priest, (and we don't find throughout the whole gospel that Christ ever express'd himself with more warmth) gave him these hard words: If I say the truth, why do ye not believe me? ---- He that is of God, heareth God's word; ye therefore hear it not, because ye are not of God. He adds afterwards, It is my father that honoureth me, whom ye say that he is your God, yet ye have not known him; but I know him; and if I should say I know him not, I should be a liar like unto you. These reproaches of being not of God, of knowing not God, and of being liars, did not move them a jot; but when he attacks the antiquity of their origin, by faying, before Abraham was, 1 am, they took up stones to cast at him. No wonder therefore to find this ambition of worldly honour lurking, even at this day, in the chief Priests, since they have it as by inheritance from the synagogue. But to return to the authority of a Council.

We don't find that Jesus Christ, when he conferr'd the priesthood on his disciples, gave them any authority different from that of Peter. When he instituted the sacrament of the eucharist, after he had supped with them, he said to them all, take, eat, and as often as ye do this, do it in remembrance of me. So that he conferred on them all equal authority of confecration. And when he was rifen again, he gave them equal power of binding and loofing. He breathed on them, and faid unto

them, Receive the Holy Ghost. Whosesoever sins ye remit, they are remitted unto them; and whoseso that Peter in these two functions, or rather three, had not the least superiority over the rest, and those words afford no manner of foundation for the distinction made by the court of Rome, betwixt the power of order, and that of jurifdiction. Consequently, the bishops being the successors of the apostles, as the Council of Trent declares; and the Pope, the successor of St. Peter; it follows, that in the exercise of their episcopal authority, they depend no more upon the Pope than the apostles did on St. Peter; but when united together, they have an absolute superiority over him, as has been shown in the two preceding pages. But the Romanists object, that the keys were promis'd to St. Peter alone. I will give thee the keys of the kingdom of Heaven. I allow it; but since they take it for granted that the power of binding and loofing is exercised by the power of the keys, they must yield me this point, that the faid promise is not singular, because the power that flows from it is exercised by many. St. Peter, at another time, who was subject, as well as all mankind, to the frailty of human nature, which is apt to demand large rewards for the least service done to God, took the liberty to fay, behold we have for saken all and follow'd thee, what shall we have? It cannot be deny'd there was a deal of prefumption in this demand;

demand; for what reward could he think he had deferved, for leaving a paltry fishing boat,

and a ragged net?

This ambition of preheminence discover'd it self in the disciples, even in the presence of Jesus Christ. There arose a strife among them, which of them should seem to be the greatest; but Jesus said unto them, let the greatest among you be as the least, and the chiefest as he that serveth. If our Saviour had approved of a superiority in a proper sense, was not that a sit

opportunity to have declar'd it?

If a Council be not superior to the Pope, to whom should the Church of God apply, when ever there should be more Popes than one, as happen'd at the time of the Council of Con-ftance, when no less than three assum'd that name; one of whom was Gregory XII. a Venetian. As to the other two, one pretended to excommunicate the other, who denying his competitor's authority, excommunicated him in his turn. Now what was the consequence of all this? Why the flock of Christ did not know their true pastor. But 'tis impossible that God, who in his goodness has provided remedies for the body, should forget to make the same provision for the Soul, as they do in effect declare, who deny the superiority of a Council.

I intend not, by this, to deny the primacy of St. Peter, and by consequence that of the Pope. I own this primacy, but I can never al-

low that usurpation of authority which St. Peter never had, and which by consequence is not attainable at this day by the Pope; for tho' he was the head, or chief of the apostolical college, he was not therefore superior to the others. There would be a contradiction in supposing a superiority among colleagues. But having sully discussed this question, I shall now conclude this chapter, hoping I have sufficiently prov'd that a Council is superior to all ecclesial afficial dignities.

#### CHAP. V.

Whether a lawful prince may be deprived of his dominions by reason of excommunication?

In some foregoing chapters we have sufficiently shewn the rigor of the punishment of excommunication, that it extends so far as to render a christian incapable of sharing the benefit of Christ's redemption. We have likewise demonstrated that a punishment so terrible is due to none but those who are guilty of the most enormous crimes; yet the defenders of the papal authority don't think this chastisement severe enough, and therefore they add, that every prince under excommunication may some-

fometimes be depriv'd of his dominions, and that the next possessor needs no other title to them than executioner of the Pope's sentence: I say sometimes, because excommunication does not always carry with it this two-fold punishment, but only when certain circumstances of the crime engage the Pope to add this clause to it. Those even who are not acquainted with modern history, and have only study'd the canons of the Church, will think this clause strange and absurd; for those very canons, which seem to have been made purely for establishing the rights of the Pope, mention not a word about it; but it must appear still much more extravagant to those who have any knowledge of antiquity, especially if they compare the carriage of modern princes towards the holy See, with the insults that were put upon it by the princes of ancient times. Indeed we read that some were excommunicated, but never that they were depriv'd of their dominions, or so much as reprimanded, tho' they had extremely injur'd the holy father.

In the time of the Emperor Justinian, Pope Vigil was cited before the judges, and went to Constantinople; where, at the solicitation of the Empress Theodosia, who savour'd the Arians, he was laid in irons; yet the emperor was not excommunicated for that insult, neither then nor after. Another time, when Gilsulfus, Duke of Benevent, carry'd an army

into Campagna di Roma, destroying all the country with fire and sword, Pope John sent to tell him, that if he would avoid the divine vengeance, he must decamp immediately. This was only a charitable admonition, but so effectual, however, that the duke obey'd; for admonitions are commands, when accompany'd with the fanctity of the prelate who gives them. On the other hand, if one confiders the lamentable condition of the king of Navarre, who was turn'd out of his dominions by the king of Spain, one cannot but stand astonish'd at the severity of the punishment, compar'd with the lightness of the crime. This unhappy prince made an alliance, it feems, with Lewis XII. king of France, whom Pope Julius II. had excommunicated, and confequently incurr'd only the minor excommunication; yet, tho' he had committed no crime, the catholic king, who was a zealous executioner of the Pope's fentences, immediately feiz'd his dominions. Many things might be faid upon this subject, but now we will examine it as matter of law; for as to the fact, the Romanists are so far from denying it, that they feem to boast of it, without staying to confider what crime deferves fuch a punishment. We proceed now to inquire whether the Pope has the power of decreeing it against any fovereign? And to make this inquiry with the greater exactness, the question must not be restrain'd to the Pope only, but extended in general

general to all the bishops; for according to the maxims of the court of Rome, all bishops have a right to excommunicate Princes, tho' we have no instance of the fact in our times; and tho' indeed it ought not to be, because a subordinate power has no right to censure a power which is absolute and independent. This is so constant a maxim, that if the Romanists will affert this right in the bishops, they must of course own them to be independent; and if they aver on the other hand, that they are dependent and subordinate to the Pope, they must disown their pretended authority, and not suffer them to extend it over free princes; but to gain their point, they deny our inference, and affert that a king or emperor ought to be subject to the meanest bishop, as long as he lives in his Diocese.

But I defire them to answer me this question, whether they would approve of a bishop of Spain, who, conducting himself according to their maxims, so advantageous for the eccle-staffical authority, should excommunicate a king of Spain, for reasons which he might think very just, and deliver up his dominions to another? If they say no, I would ask them the reason, whether it is for want of authority in the said prelate, or because they think the punishment too severe? If the former, let them shew me those different degrees of excommunicatory power in the gospel. For my part, I find no text there upon this subject,

but that address'd to St. Peter, you shall bind and loose; and that in another place, directed to all the Apostles, ye shall remit and retain, which are terms fo near the fense of the former in a spiritual language, that they may be call'd fynonymous. If the terms of the text were duly consider'd, when Jesus Christ speaks to St. Peter, he addresses him in the singular number and suture tense, I will build---- shall be bound and loosed; but when he speaks to St. Peter and all the apostles together, he uses the present tense: Receive ye the Holy Ghost; whosesoever sins ye remit, they are remitted; and whosesoever sins ye retain, they are retained. Moreover, 'tis to be observ'd that Jesus Christ fays this to Peter before his passion, when he could not be the pastor of a flock not yet redeemed, and when it was not yet expedient to give the power of binding and loofing, because the knots which bound up mankind in chains were as yet too tight, before Adam's sin was repaired; but when Fesus speaks to the apostles, the redemption had been wrought by our Saviour's death and resurrection. From hence I infer that the authority of the apostles was at least equal, if not superior to that of St. Peter, and that the bishops have consequently the same in their functions as above.

If the court of Rome condemns such conduct of the Spanish prelate, as being too severe, it fairly implies that there may be a fault in excommunications of this nature; and in

the inflicting of those punishments; consequently 'tis lawful for all persons to examine them whether they are faulty or not? Therefore 'tis not an article of faith to be believ'd implicitly. They will say, perhaps, that they should not blame this act of the bishop, for eight of the same that they have the same that the same that the same that the same that the sa ther of those reasons, but only for its tendency to involve christendom in confusion, by authorizing princes to invade the territories of their neighbours. And I infer further, that when excommunication is to be fulminated, regard should be had to the interest of the public, and to reasons of state, for avoiding universal scandal; which is a maxim we laid down before.

But, if upon the whole, they should say they would approve the conduct of a bishop that sulminates excommunication with this reserve, that the motive of it seems to him to be just, they must pardon me for frankly owning that I cannot believe them, because this would be acknowledging that every bishop is a Pope in his Diocese; an opinion by them detested as much as that which sets a bishop upon a level with the Pope, to whom they ascribe greater authority than to a bishop, tho

they can produce no text to support it. This monarchical authority of the Pope has caused me to make a reflection, which I think very true and just, viz. that all other things of this world, whether created or generated, lose their vigor and force in process of time; but

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the Pope's authority is so far from losing, that it always gains; and, which is very miraculous; is more vigorous in its old age than its youth. If we cast our Eyes on the productions of nature, and the ordinary generation of things, we find them declining with age, and destitute of their former vigor. Men do not live fo many months now, as heretofore they did years. The brute creatures are not fo capable of fatigue as formerly. The fruits of the earth have not the same savour, sweetness and substance, and are more dangerous to the consti-Then as to bodies politic; those, which were once fam'd for their wildom and power, are become weak and supine; and the fubjects, who formerly burned with zeal and duty to their fovereigns, upon all occasions, are now become cold and indifferent: The arts and sciences have suffer'd the same diminution; where is there now an Apelles, a Phidias, and a Polictetus? Our age has no Ariftotle, Plato, nor Socrates in the schools, nor no Achilles, Alexander, and Hannibal in the field. The Turkish empire is a farther proof of this vicissitude; this empire, founded upon the slavery of the people, and their blind obedience to the fovereign; which they think honourable in this life, and meritorious in the next; how is it fallen from its ancient splendor! The Mahometans, who now see thro'all the whimsies of the Alecran, and find how contrary its laws are generally to the prefervation and advanta-

ges of fociety, have not that faith which their ancestors had in Mahomet. These decays are all natural, and there's nothing in this world in which they are not visible. In my opinion this single argument might have convinc'd Aristole that the world would have an end; which he fo absolutely deny'd, because, said he, experience taught him, that corruption is the cause of generation; so that he thought it impossible for the world to cease, considering the daily refurrection of individuals.

On the other hand, in an ecclesiastic monarchy we find, that, excepting holiness, which does not increase; and respect, which diminishes from time to time, authority augments every day. But this increase is owing purely to a refined piece of secret policy, by means whereof the Popes have artfully worked themselves into secular affairs, and especially when a state finds it self under an obligation to change its fovereign. Then, if the Pope's help is implored, tho' the affair is purely civil and independent of the ecclefiaftical jurisdiction, he does not lose a moment, but flies to the asfistance of the sovereign who desires it, as a fure way to gain him over to the interests of the holy see, and to make him a desender of its authority. Thus when Pepin depriv'd Chilperic III. King of France, of his crown and dignity, on pretence that he was a weak flug-gish prince, Pope Zachary confirmed his election in 750. So when Charlemain, King of France,

France, seiz'd the imperial crown, excluding Constantin, the son of Irenaus, Pope Leo crowned him in St. Peter's Church at Rome. In like manner, when the empire was divided betwixt him and Nicephorus, the Pope gave his approbation. These, and many other accidents of this kind, are what the Popes improve to justify their titles, and to make it believ'd that they can do every thing as well as he from whom they pretend to hold their power. By this method also, the Popes have engag'd England more than once to become tributary to the holy See, by paying it an annual tribute of a hundred marks of gold, which was called St. Peter's Pence. And this the English government consented to, for warding off a blow then threatned by the French, who had too great a respect for the Church to invade a sief of the holy See. To this very cause must be ascrib'd the advancement of some rich aspiring princes to the dignity of king, great duke, &c. who thinking their former titles too mean, have recourse to the Pope; and if they do but engage to make some small acknowledgment to the holy See, they need no more to obtain their wishes. The court of Rome has slip'd no opportunity to put in practice a method fo effectual for augmenting the Pope's authority; and as it thereby makes princes defenders of that authority, which the holy See claims to it felf in secular matters, so in spirituals he has fecured the monks of all orders whatfoever to

his own interest, by exempting them from the

jurisdiction of the bishops.

This was the course which the See of Rome took to make itself necessary. Yet the ancient fovereigns, and those who had no need of the Pope's protection to establish or aggrandize their authority, could not bear those usurpations. Indeed they became familiar by time, which brings all things to maturity; and by the Pope's cunning improvement of the necessities of princes, who before had oppos'd their authority, or by the speedy affistance of others, whose towering hopes of greatness call'd for such a support. But for a Pope to pretend to take away a prince's hereditary dominions, under colour of some slight disobedience, is what princes ought never to suffer; because the injury of turning a prince out of his property, is much greater than the courtefy of granting it to him who defires it; for a title granted, tho perhaps irregularly, does not immediately offend another; and if it should, that's all; but a prince cannot be depriv'd of his dominions without being injur'd; fo that if the first action may pass for a favour, tho' against law, certainly the second is a very great injury.

All the diffentions which have been, and are still in the Church, have their source from the new customs and pretensions of the court of home, who would fain set humane tradition upon an equal foot with the gospel of

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Jesus Christ, because it is on such tradition that they found the many prerogatives of the Pope, which were entirely unknown in the purest times of antiquity. From hence comes that diversity in opinion between those who are for hearkening to tradition, and others who are for confulting only the facred text, as the fountain of revealed truth, because inspir'd by God, and who fet by tradition as a mere human production; for which they are branded with the odious character of heretics and schismatics. But the case would be quite otherwise, if the Pope would tread in the steps of St. Peter and the other apostles, and primitive fathers, who were inspir'd by God with a holy zeal for his glory, in comparison whereof they accounted all this world's honour, and even life itself, as less than nothing. If the Pope, I fay, would imitate their conduct, I don't know one christian that would not be asham'd to deny him all possible reverence, and the most entire obedience, I mean, to his positive laws; for as to the articles of faith which are conformable to the scriptures, whoever presumes to call them in question, must be heretics in my esteem, as I have already protested more than once.

Now, the clause which is sometimes added to excommunication, viz. that a prince excommunicated shall be deprived of his dominions, as a punishment for his offence, that they shall devolve to the next possessor, and

that his subjects are thenceforth absolv'd from their oath of fidelity, and from all obligation of obedience to their former fovereign, was never practifed, did I say? no not so much as ever mention'd in the primitive times. Lycurgus, when tax'd with an omiffion in the compiling of his laws, because he had prescrib'd no punishment for a parricide, answer'd that he did not think it possible for so horrid a crime to enter into the heart of man, because nothing was more contrary to human nature: Therefore, I say, 'tis utterly needless to rake into antiquity for a proof whether the Pope may, or may not, make use of this clause, since 'tis an innovation of but a hundred and fifty years standing. Consequently, if the most holy Popes of antiquity did not inflict such punishment for the most flagrant crimes that ever were committed by princes in rebellion against the See of Rome, it must be infer'd as their belief, either that they had no authority for it, or that it was unjust. I know fome will object, that those Popes were negligent, and did not confider they had that power; but this is a notion I can never come into, because many of them demonstrated, both by their practice and doctrine, that they were enlightened by the divine spirits. Proceed we now to examine the nature of that clause.

'Tis an augmentation of spiritual punisherment with that which is corporal. But is it H 2 not

not abfurd to make the least comparison betwist the damnation of the soul, and the fufferings of the body; the former being confider'd as infinite, and the latter by their own nature limited and temporary? This made our Lord Christ say, What shall it trosts a man, tho' he sould win the whole world, if he lose his soul? What need then is there for adding the loss of temporal goods to excommunication, which of itself deprives a man of everlasting glory, by denying him the facraments, which are the means and pledges thereof? Is not this actually adding finite to infinite, which addition cannot make it more infinite than it was before? Is it not as much as to fay that the first punishment is insufficient; because, if it were sufficient, the addition would be needless and unjust, and would rather diminish than add to the weight of excommunication? The common law fays, that a judge may not condemn a criminal to corporal punishment, and to pay a fine for one and the same sact. If the criminal (fays the law) be guilty of fuch crimes as deferve fevere punishment, the punishment shall be proportion'd to the guilt. If it be a petty crime, and the judge thinks fit to punish him ab extra, that is to fay, by a fine, he may not lay corporal punishment on him at the fame time, because to subject the criminal both to corporal and pecuniary punishment at once, would be punishing him two ways at a time. Now when one mean is sufficient for an

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end, 'tis in no wile expedient to make use of two; but if the crime be so heinous as to deferve the severest punishment, viz. death, it is still more unjust to add pecuniary punishment to it; because death makes satisfaction for the greatest crime in nature, and the law of God teaches, that he who is put to death is justified from his sin. 'Tis true, indeed, that sometimes the judges join pecuniary and corporal punishments together; but 'tis only when the corporal punishment is unusual, and lighter than what the law prescribes for such crime; so that I affert, that when the punishment is capital, the criminal weeks not to be send

nal ought not to be fined.

Therefore, upon due examination of the matter, it will appear that the Pope cannot condemn an excommunicated person to the loss of worldly goods; which may be as fitly compar'd to a fine, as excommunication, which is the death of the foul, to the lofs of life. Consequently, when the Pope acts otherwise, it must be allow'd that he either sets common law at defiance, or that excommunication is not really fo terrible a punishment as is given out. Tell me not that the Pope is above the law, and by confequence not oblig'd to obferve fuch forms; for the law is founded not only on the civil power, but also on the law of nature, to which all mankind is subject, and which no person can resist; because, according to the order of fecond causes, the law of nature supplies the place of the divine

H 3 law.

law. Besides, whoever compliments a judge so far as to own him bound by no rule, gives him full range to make what criminals he thinks sit, and to punish the innocent at discretion. But our Lord Christ, to avoid such an imputation, says, I came not to break the Law, but to fullfil it. For my own part, I cannot help comparing this complication of punishment to a condle lighted at noon-day which ment to a candle lighted at noon-day, which rather exposes the folly of the person that kindles it, than adds to the light of the fun. But now to argue de minore ad majus. When a prelate, or the Pope himself, excommunicates a private person, they never add the clause of confiscation or loss of goods; why then is that clause inserted against a prince, to whom greater respect is due than to a private person? Let it not be said that the crimes of a private person, and a prince, are not weighed in the same balance; for I should have recourse immediately to this certain axiom, that God has but one balance for the crimes of all

mankind; for as the apostle says, with God there is no respect of persons, whether bond or free.

It may be objected perhaps, that when the civil power banishes a person, it commonly adds the confiscation of estate. This I own; for banishment is only an accidental punishment, which consists merely in a person's deprivation from the society of his fellow-citizens, and may render that person more happy abroad, than if he staid at home. This made Aristides

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say in his exile, perieramus nisi periissemus. Now the law punishes a man in his estate, when it cannot come at his body, by reason of his absence; but 'tis not so in the present case. The Pope has already condemn'd the criminal to the most rigorous punishment, in depriving him of the facraments, and driving him from the Church; which, according to the court of Rome, carries along with it the death of the foul. Therefore 'tis not requisite to add the confiscation of estate to that sentence, because the death of the foul is more than sufficient satisfaction for the grossest crimes. Let it never be faid that an excommunicated person is as one condemn'd, who has lost the relish of all comfort in this life, and may therefore be lawfully depriv'd of his dominions. This argument destroys itself; for we know by faith, that all the damned do not feel the extremest degree of punishment; there being greater and lesser degrees of torment in hell, as there are different degrees of glory in heaven; from whence it follows by parity of reason, that the extremity of punishment ought not to be inflicted, in this world, for a fin which is an act of the foul, fince they are not all equally punish'd for fuch fins in the world to come.

But the Pope's conduct would need no better warrant than a demonstration that he has receiv'd worldly power from *Christ*; who, if he confer'd it on *Peter* and the other apostles, certainly did not give it them to make no H 4 use

ase of it. 'Tis plain then, that if the courtiers of the Roman See could produce only one word out of the holy scriptures, to authorize this important claim, it were enough; but since nothing like it can be found throughout the whole Bible, let them not pretend to urge it with this plea, that because Christ gave power to Peter to govern his Church; and because, for the well governing of it, 'tis necessary to cut off the rotten members; therefore when a prince is excommunicated, it were better he should cease to be a prince, be strip'd of all he has, and reduc'd as near as possible to nothing, that his punishment may be a terror to others. This argument is exactly of a size with a very trite maxim at *Rome*, that a heretic ought either to be converted, or burnt. Tis not only a very fallacious and inconclusive way of reasoning, but injurious to mercy, that most glorious attribute of God, hinders repentance, and makes the prophet a liar, by whom God declares, In the day that a wicked man returneth from his wickedn s, all his iniquities will I not remember. The judgments of God are vastly different from those of men; but always for the better: For example, if a delinquent confesseth his crimes to men, he exposeth himself to condemnation; but if he confesseth them to God, he obtaineth forgiveness. Thus, saith he, My ways are not as your ways. There

There are innumerable fouls in heaven that were once the vilest of funers, but were afterwards justify'd, and now excel those in glory who always preserv'd their inno-cence. There is greater joy in heaven over one sinner that repenteth, than over ninety and nine just persons that need no repentance. If therefore repentance gives such a lustre to the soul, as renders it more beautiful than it was before its fall, why then, to apply it to the present case, may not a prince, depriv'd of his dominions for a spiritual crime, which can only be repair'd by the contrition of the ioul; why, I fay, should not such prince be restor'd to his former, if not greater splendor, when he repents, returns to his duty, and desires to be readmitted to favour? Tell me not of his having spiritual grace alone; for I would fain know why he may not, together with that grace, have restitution also of his temporalities taken from him by reason of his offence, fince his conversion renders him the better man for having offended.

Pope Gregory the Great shewed this to be his real sentiment, when, like a true penitent, he cry'd out, It is good for me, O Lord, that I have sinned. When God chastized Job, that eminent pattern of patience, as soon as he sound himself reduc'd to the severest extremity, he was so outragious as to cur'e the very day of his birth, and to tax God with cruelty and injustice; but afterwards, when he came

to himself, he beg'd pardon, obtain'd favour, and the Lord gave him twice as much as he had before The Pope affects to imitate God in the severity of punishment, but not in pardoning or restoring the offender, and only does it by halves; for when once the dominions of an excommunicated prince are become the possession of another, the Pope, with all his authority, cannot make him restore them; because, if the Pope's decree be just, the possesfor always thinks himself sufficiently authoriz'd to keep them as his lawful property. That which involv'd Judas in a state of damnation, was his despair of ever obtaining refloring grace for his former crime. So the depriving a prince of all possibility of being reestablish'd, is the way to make him despair of ever being restor'd to favour. If the Pope pretend, in his excuse, that such prince ought to be very speedy in his obedience, if he would avoid double punishment: I answer, that Christ did not act after this manner; for he promifes to repair the loss suffer'd by sin, at all times, without limitation. And if the Pope replies, that he also makes all the restitution, in his power, to fuch excommunicated prince, by restoring him the pledges of divine favour: I answer again, that the holy father is in the wrong to be the occasion of such losses as he cannot repair; for if he would imitate God, he ought to know that repentance not only wipes out all the evil of fin, but also renders

the finner a better man in the fight of God than he was before he had finned.

But now, under favour, we will examine both the good and the evil that attend such excommunications as deprive a prince of his The benefit which arifes from dominions. hence is twofold, according to them; for first, fay they, the crime for which fuch punishment is inflicted, being supposed to be very heinous, the more severe the punishment is, the more it will be proportioned to the crime. Secondly, if the prince should continue obstinate in his crime, such severe punishment will serve as a continual spur to urge him on to confess his sault and repent. Thus the Ninevites, who were drown'd in their fins, did not repent till they were threatned with an universal conflagration. They add further, it serves for a warning to others to abstain from the like crimes, lest they fall under the same punishment; Oderunt peccare mali formidine pana. The wicked are deter'd from fin by the fear of punishment. Thus far these gentlemen. But for my part, I find that what they here call good, is attended with very great evil; and like a drop of neat wine mixt in a glass of poison, which loses its goodness, and becomes homogeneous with the poison itself. For as to the first argument, it will easily be demolish'd by the following reflection, viz. that excommunication being a spiritual punishment inflicted on the foul of a finner, 'tis undoubted-

Iy the greatest of all punishments, since 'tis a cutting off from the body of the Church, and therefore it cannot be augmented; whereas the adding corporal punishment to it, supposes that excommunication is not so efficacious as is given out; because the joining of two punishments together, the one spiritual, and the other temporal, is a fair confession that the spiritual is not sufficient; for a remedy, that will do of itself, is never compounded with an auxiliary.

As to the other advantage, which, fay they, flows from this two-fold punishment, viz. that it spurs the criminal to repentance; I refer them to their own argument; from whence it must be infer'd, that such conversion is not the effect of punishment already inflicted, but of more which is threatned: For example, the Ninevites, when threatned, repented; but the people of Pentapolis, when punish'd, died without remedy; so Pharaoh, the more plagues Moses brought upon his land, the more he harden'd his heart. Would to God that the Popes had been more cautious and deliberate in excommunications of this nature; they would have been still sovereign Pontisfs, whereas they are now no more than bishops, and fuch bishops too that are despited and abhorred as antichrists. The truth is, that after all they have advanc'd, where one excommunicated person has been converted, there are ten who have push'd their disobedience to apostacy;

apostacy; such is the condition of the damned, who belch out the most horrid blasphemies; having no greater torments to sear, nor pardon to expect; and such is the corruption of our nature, that we are prone to render evil for evil.

When the Pope excommunicates a prince, and deprives him of his dominions, he cannot make his condition worse, for he deprives him of spiritual and temporal life both together. To be fure then, fuch prince, if he were able, would defrroy the Pope and papacy with all his heart; nay, would do worse, if worse could be. When Luther was excommunicated, he had only preach'd against indulgences; but after his excommunication, he publish'd above a hundred propositions against the Roman Catholic faith, and the Pope's authority. When Henry VIII. was excommunicated for the divorce of Catharine of Arragon, he and all his kingdoms apostatiz'd from the Church, and became the sharpest persecutors of the papacy, to which they had, till then, been devout tributaries. Let no one therefore boast of the good effects of excommunication, because the fuccess of the justest punishment depends entirely upon the good disposition of the person corrected.

How many canonical punishments are now out of use, because the pious zeal of the people, who even courted martyrdom, is cool'd in the same proportion as the personal sanctity

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of the Popes is diminish'd? And it will be just so with excommunication, when once it is attended with the deprivation of dominions. Who knows what may be the dreadful confequences of fuch a clause? What desolations and plunderings? How many massacres of the innocent? How many rapes and burnings? What rapine and violence? If such are the means, what will the end be? It will be in vain to pretend that fuch dominions are transfer'd into the hands of a prince more pious and obedient. We must not do evil, that good may come on it. But this is not all yet; who knows what disturbances may happen in the recovery of such lost dominions? It cannot be expected that such an undertaking, as the feizing a prince's dominions, will always be attended with the same easy success, as when the king of Navarre was depriv'd of his dominions. For at that time the very novelty of the attempt frightned that unhappy prince's subjects, who, rather than be put under the curle, submitted to the usurper without refistance. But now people's eyes are open'd, and persons of the meanest rank can dispute, and prove, that the Pope has exceeded his authority; and that if christians are oblig'd to obey the Pope in matters of faith, they are equally oblig'd to spend their lives in defence of their prince and country. In short, if man was so wife as to foresee contingencies, I cannot but think, that if a Pope forefaw the misfortunes which

which such conduct would occasion, tho' in his conscience he thought he had the justest reason for it in the world, he would tremble with horror, as the elect will in the last day of judgment at their neighbour's condemnation, tho' they are secure of being sav'd themselves.

These are the reasons produc'd to justify the conduct of the court of Rome, in point of excommunication, because there's no passage in the gospel on which it can be clearly established; and tho' fomething like it may be found there, it must be understood in a restrain'd sense; for the gospel says, If thine eye offend thee, pluck it out. But where's the man that obeys this command in the letter? Or where's the Pope, who, tho' as liable to vice as other men, plucks out his eyes or his ears, that are commonly the inlets of fin? Surely then there is much less reason to do a thing which has no manner of precedent; for in odi-ofis non est ampliandum. When Christ gave commission to the disciples to go and convert the Gentiles, he told them expresly, that whereever the people did not receive nor hear them, they should depart thence, and shake off the very dust from their feet, as a testimony that they would have nothing more to do with them: So when he prescrib'd them the rules of brotherly correction, he told them it ought to be done with modes and forms, and that if a person did not amend after admonition, they should account him as a heathen and

and a publican. In fhort, I never could find that our Saviour inflicted any temporal punishment on the most obstinate sinner. But the Popes have cied far differently. History tells us, that Pirs V. who was a Pope of a holy life and convertation, threatned the emperor Matthis to depose him, as having forfeited the majerial government, if he did not revoke a certain decree which he had passed against the eccuebaltical liberties. But here are two things to be confider'd. First, that he threatned him; and that was all; now fuch a menace is better than putting it in execution. Secondly, that tho' he had derriv'd that emperor of his digniry, he would, by to doing, have only exercifed an act or remporal authority, which the Popes have over the emperor, tho' not de jure, yet at wast de facto & de consuctudine, and by confent of the party; for 'tis owing to the Popes that the empire, which passed from the east to the west, and first into France, is at this day fix'd in Germany; and 'tis no less owing to the inculgence of the Popes, that the imperial government, which was at first elective, became afterwards juccessive. From hence it follows, that they have as much right to depote him, as any private man can have to make void a galact for the ingratitude of the perfor to whom he gave it. But to take away the domination of a free prince, who derives his power in a ediately from God alone, withour being oblig d to the leaft havour from

the Pope, for his establishment, is crying injustice. Therefore let the See of kome be contented with the power of excommunication, which is great enough in conscience, and let them keep as much as possible within the bounds of the ecclesiastical monarchy, which is purely spiritual, without being so vain as to imagine that a christian prince, the disobedient, may, for the edification of the Church, be lawfully deprived of his dominions; for St. Peter himself, whom the Popes ought to propose for their pattern, says, Honour the king. Servants be subject to your masters with all fear; not only to the good and courteous, but also to the froward. For this is thank-worthy, &c.

If St. Peter, who prescrib'd this submission to the fecular power, had, in his conscience, thought it lawful to treat temporal princes, in any case, with so much severity, surely he would not have been filent in a point of fuch importance as this. Mean time he is so far from approving it, that he recommends the observation of a precept the very reverse to it, I mean, absolute submission. From hence I conclude, that fince Peter did not believe fuch conduct equitable in itself, or even consistent with the papal function, it ought not to be introduc'd by the means of human tradition; which, as I have faid already, has been the fource of numerous disputes, and given birth to their opinion, who accuse the Pope of asfuming

fuming more authority than St. Peter. Having faid enough on this point, we difmiss it.

### CHAP. VI.

Whether excommunication is justly incur'd by infringing ecclesiastical liberty?

To R the better folution of this question, 'tis necessary to distinguish that ecclesiastical liberty is violated sometimes by private persons, and sometimes by sovereigns: If by a prince, it may affect either the persons of ecclesiastics, or their estates; the former, by hindring them in the exercise of their functions, or when they concern themselves not as ecclesiastics, but as private persons, in affairs out of the jurisdiction of ecclesiastics; the latter, by cutting off the clergy's tenths, and the like grievances. I thought this reslection very necessary for deciding several questions, which will occur hereafter, and cannot be discussed as another.

When an injury is done by a private person to ecclesiastical liberty, in respect either to estates or persons, the prelate may with justice proceed against him, even to sentence of ex-

communication, if, after he has twice admonish'd him, the criminal obstinately persists in the violation of such liberty, or offers no ex-cuse, especially when the injury is important and notorious; I say, if the injury be important and notorious; because, tho' it be manifest, and yet trifling, the prelate ought to remember the decree of the Council of Worms, formerly mention'd; which orders, that no person shall be excommunicated for a trivial cause: I add, that the bishop may lawfully inflict this punishment for the injury done, as well to the estates as persons of the clergy, because private men are oblig'd to respect both alike. If a person is convicted of a design upon the life of an ecclesiastic, he incurs excommunication ipso facto, without previous admonition; which is not necessary in this case, even ry one being sufficiently forewarn'd in law not to attempt the life of a clergyman; so that whoever strikes a clergyman, is as much excommunicated as if sentence were actually passed against him, and publish'd. Nevertheless, I must not forget to take notice, that cases of felf-defence ought always to be excepted; for if it be decided that a priest, who, going to celebrate mass, kills a man in his own defence, cum moderamine inculpata tutela, is not only exempt from the breach of the canon against homicide, but from the very imputation of fin; so that he may approach the altar with unwash'd hands, and legally celebrate mass :

mass; and all this because felf-defence is authoriz'd by a law of nature, not made, but implanted in our very beings, and from which no other law can derogate; we have the same reason to make this exception at another time in savour of the laity, who, being not so strictly oblig'd as the clergy to submit to the canons, are more at liberty to obey this law of nature.

It ought also to be consider'd, in regard to the conduct of a private person, who violates the ecclesiastical liberties with relation to estates, that if his attempt be barely injurious, he deserves the ecclesiastic censures; but with this precaution before-mention'd, that fuch cenfures be preceded with two admonitions. Now if the criminal, after the faid admonitions, offers no plea in excuse for his conduct, and actually persists in his attempt, it ought certainly to be deem'd injurious; but on the other hand, if he protests against the admonition, pretending to have acted jure proprio, and by virtue of some title, be it what it will, then the ecclefiaftics, whom it concerns, shall not fummon fuch laymen before the ecclesiaftical court, but before the fecular tribunal, which shall judge of the validity of the pretended title; for 'tis a rule in law, that the plaintiff or profecutor bring his action in that court to which the defendant belongs. Thus for example; if a Venetian has any demand upon a citizen of Bergamo, he must bring his

action against him at Bergamo, and not cite him to appear at Venice. If indeed so much time is spent in proving the title as renders the suit tedious, then excommunication may be publish'd; but if it be publish'd before such protestation, all the consequences of it ought to be suspended, for the delinquent cannot be deem'd contumacious while his injury does not appear; and if not contumacious, he cannot be subject to excommunication. 'Tis needless to dwell longer upon these considerations, which are not so much as controvertible, if the jurisdiction of the judge, which uses to be disputed, be not refus'd, or call'd in question.

If a fovereign prince breaks in upon eccle-fiastical liberty, we have already observed, that distinction ought to be made between estates and persons; if a seizure be made of estates, there should be another distinction between the tenths and other ecclesiastical estates. Every thing relating to the tenths shall be refered to its proper head, and the power of a prince to seize them, shall be the subject of the tenth chapter. Therefore, if a prince lay hands, not upon the tenths, but other estate of the clergy, and seize it for the good of the publick; for instance, if he make use of the Church-lands for building a wall, making ditches about a city, or trenches for the passage of a river, or canal, or any thing esse for the publick good and safety; tho' such

fovereign refuse, after the Pope's admonition, to restore those lands, whatever censure he may deferve in other cases, he incurs none in this, because it falls under the law of necessary defence, which, I have already shewn, is excepted out of this question. But if a sovereign prince usurp the estates of the clergy, with no orner view but to fill his own coffers, to furnish nim diversion, to pamper his luxury, or to maintain the splendor and vain pomp of his court; notwithstanding all that has been said to prove that the authority of the Pope over princes is purely spiritual, and consequently that they are accountable to God's tribunal only for their crimes; yet, for all this, I fay, that fuch prince deferves excommunication, because the power given to the Pope by Christ himself to feed the christian flock, includes in it an obligation to defend the ecclefiaftics in the peaceable enjoyment of their temporal maintenance, that they may be the better prepar'd to perform the offices of the priesthood, and to distribute that bread, which is the chief and truly celestial nourishment.

It cannot be deny'd that the use the prince makes of the estate of the clergy which he seizes, may either diminish, or augment the nature of his crime. We read that Herod, king of the Jews, sent some of his considents to the tombs of David and Solomon, to carry away the sacred treasures, which were there reposited; and a sudden shash of sire came

out of the tomb and confum'd them. But king Hyrcanus, who, some time after, took three hundred talents out of those tombs, to buy a Peace from the king of Egypt, came to no harm, nor those whom he fent with that commission. God was pleas'd to make it appear by this variety of fuccess, that the end and defign which a person proposes is always more to be regarded than the action itself, because the former renders the latter either good or evil. Very pertinent to this purpose, I remember a laudable action of Pope John IV. whose Memory I therefore revere. Pope made no scruple to strip all the Churches of Rome of their most precious ornaments, for redeeming a number of christian slaves from the infidels, remembring from the Revelations, that those animated stones were the truly precious stones, which were to go towards the building of the heavenly Ferusalem. A prince may be faid to make an attempt against ecclefiastical liberty, with respect to persons, when he molests the Clergy, either in the exercise of their functions, or in actions which they do, not as priefts, but as ordinary persons. If a prince disturbs a clergyman in his priestly character or functions, he deserves excommunication (provided two admonitions be given in the first place) for 'tis said, Touch not my anointed: Now, by the word anointed, all those are understood who are anointed, or consecrated by divine ordination. But this point deferves parti-

particular regard, and the nicest examination, in order to avoid mistakes on either side.

A prince neither can, nor ought to concern himself with the functions of the priesshood, which is an office above the secular power; neither is it his business to introduce new rites, or new modes of performing the offices of a priest, this being a point reserved to the Pope and Church alone. But if, for just reasons, a prince commands the priests to perform their functions in the ordinary way, this cannot be called an infringement of ecclesiastical liberty, but rather an encouragement and protection of it; and no man in his right senses could reckon it criminal in a governor, or other secular magistrate, much less a prince, to bid his chaplain, when he celebrates mass, do it in the common way.

If a prince infringes the liberty of ecclefiaftics, for actions which they do, not as priefts, but as laymen, he is undoubtedly fo far from incurring excommunication, that he is not in the leaft blameable; for tho' the prelate is not fubject to the fecular power in his quality of prieft, yet when he commits any worldly, civil, or fecular action, he is forthwith suppos'd to act as a layman, and consequently responsible to that prince who is lord of all that are born within his dominions. All ecclesiastics are oblig'd to obey the common laws of their country, and the prohibitions which the prince thinks sit to issue for the well-governing of his

dominions. For inflance, if a prince forbid his subjects from trading in falt, or prohibit all commerce, or intercourse, with the dominions of a neighbouring prince, it would be ridiculous for ecclefiaftics to plead the privilege of their order for an exemption from these obligations. A prince would have but the shadow of power, if he must be oblig'd to the prelates approbation, before he can make a decree that includes the clergy as well as his other subjects. The prince demands to be obey'd on this occasion, not by the order of priesthood, but by the persons therewith invested. It might be here expected, perhaps, that I should examine whether, when ecclesiastics are punishable for secular actions, their lay sovereign has a right to judge them ? But I refer this inquiry to its proper head, viz. the XIth Proposition. But observe, by the way, that I speak of fecular actions only; for if an ecclefiaftic renders himself criminal in administring the sacraments, or in his other facred functions, he would be accountable to none but an ecclefiaftic judge, who is alone capable and authoriz'd to take cognizance of his fault.

Another remark is very necessary in this place, viz. that all this authority here ascrib'd to secular princes, over the ecclesiastics, must be understood only of princes who are invested with the royal or supreme dignity; for if he be of an interior rank, if he be only a feudatory prince, his authority will not be near

fo extensive; for such hold their sovereignty not jure proprio, but jure adventitio, and are as the representatives of another superior prince; and in this respect, having their hands ty'd up from making new laws and orders, they must be content with those that were in force, either when the government was confign'd to them, or at the time of their accesfion. But if it happens that by the change of the times, or unexpected accidents, fuch subordinate princes think fit to make new laws, or to derogate from old ones, they are oblig'd to have the confent of the lord of the fiel, or fome other person or Council, from whom they receiv'd their investiture; so that if, on fuch occasions, they themselves violate eccle-fiastical liberty, they well deserve to be cen-fur'd, because they want the privilege of so-vereign authority to protect them. Some perhaps will accuse this distinction of sulsome flattery towards those who enjoy that privilege, and as an infult on those who are depriv'd of it; but let such remember that my authority for this is the Council of Trent, where, in more places than one, there are exceptions in favour of an emperor, a king, and all that are invested with sovereignty, whereas there is not one in favour of inferior princes, who have only the title of petty fovereigns.

Besides the violation of ecclesiastical liberty, which a secular prince may commit, with re-

spect either to persons or estates, he may likewife violate the privilege or immunity of confecrated places. Indeed a great respect ought to be paid to those places, as they belong in a special manner to God; and they are not subject to the distinction we made use of with regard to his ministers, whose actions are sometimes holy, and at other times profane. For those places are always sacred, be they pro-faned never so often. We read of Asylums in all ages and countries. Under the old law, cities of refuge were constituted by divine appointment in every tribe, where criminals might shelter themselves from the pursuit of justice. The capitol was vested with the same privilege in old *Rome*, and the pagans thought they honour'd their *Jupiter* by giving him the title of *Capitolinus*. In the fucceeding ages, those who fled only to some statue of their prince, enjoy'd the like privileges. In the history of Alexander the Great, we read of an order that prince gave to Megabizes, that if he could apprehend a certain notorious criminal, he should bring him to exemplary justice, but with a caution not to hurt him, if he had taken fanctuary in an Asylum. And while England was in the Roman Catholic Church, the history of those times makes mention of the famous fanctuary at Westminster, which, according to tradition, was the residence of angels. In short, consecrated places have al-ways enjoy'd this franchise, and a prince who

resolutely goes about to violate it, deserves all the ecclefiaftical censures, and becomes highly guilty before God's tribunal, who has always shewn himself a jealous guardian of the immunities of such places. Among the cases of conscience, this is one, that the minutest robbery committed in the Church is heinous facrilege; and every private perfon who violates the freedom of a consecrated place, on any pretence, be it never fo flight, not only falls under the ecclefiastical censures, but is accountable for the crime to the fecular tribunal, and ought to suffer punishment. Yet for all this, it must be observ'd that this propofition, relating to the immunity of places confecrated, is not so universal, but that 'tis many times subject to exception. The canon law mentions twelve cases, in which persons are not oblig'd to regard such immunity. These cases include such enormous and heinous crimes, for which christian charity cannot possibly grant a safeguard to miscreants, that are unworthy of human fociety. This exception is founded upon a supposition, that it would be a greater fin against God to suffer enormous crimes to go unpunish'd, than to violate the immunity of such places; for the said act is not accounted a criminal violation, when 'tis done to obviate a greater crime. So a furgeon, who takes away the life of a man by cutting off a limb, is not liable to be punish'd as a murderer, because he propos'd to cure

him by that operation, and not to kill him. Since then the Partizans, even of the court of Rome, do allow, that there are cases which do not oblige to the observance of ecclesiastical immunity, I will venture to affirm, that befides those twelve cases, a secular prince may fet himself above the laws in numberless other cases, of equal importance, not provided for by the law; for there are more cases than laws; and let a legislator be never fo exact, 'tis impossible but that an infinite number of other accidents will escape his exactness; for all these different cases are so numerous, that a man may as well number the grains of fand on the fea-shore, as pretend to reckon them. Therefore, if a prince, in a case that is altogether new, but important, shall neglect the observation of this immunity, he is not liable to excommunication, tho' another person should think the case to be of no importance; for, provided a man's intention be good, 'tis not absolutely necessary for his opinion to be right, and a prince's good intention will excuse him from any crime, and by consequence from the punishment of excommunication, which can never be fulminated against him for violating a consecrated place, in taking out a criminal, in order to punish him for a crime which he accounts heinous; for no body knows the principle of a man's own actions better than himself; and it may eafily happen that a stranger may think light

light of a crime, which the persons concern'd, and present, may reckon very considerable. But note, that in this case the prince alone, and not the ordinary magistrate, is the proper judge of the nature of the crime, and the importance of the case, unless, after better consideration, he thinks fit, in respect to the Church, to act otherwise, even when he finds it necessary to lay that respect aside. But enough of this subject.

#### CHAP. VII.

What ecclesiastical freedom is? whether it includes only the concerns of the Church, or all ecclesiastical persons?

THE great respect we owe to our parents, is the rule of that, which all Christians ought to bear to the Church. This precept of the decalogue enjoyning filial duty, has been religiously observed even by the idolaters, who, tho they never saw the glorious beams of divine reason, have learnt from nature itself how much they are obiged to obey and honour their parents; and no body can give a greater indication of a brutish nature, than to know this to be a duty, and at the same time forget to

pay it. Now, I fay, that the obligation of pay it. Now, I fay, that the obligation of respect to the Church, may be deduc'd as a minori ad majus, from our duty of obedience to parents; for, if we consider what the Church is, we must acknowledge her to be a very affectionate mother, who nurses us, brings us up, and gives us nourishment suitable to our weakness, and our natural ignorance of the divine mysteries. 'Tis by her assistance that the mind of man is fortify'd in the knowledge of God, and of the duty of believers, in the use of the sacraments, and in the obtaining of grace and glory. From these great benefits grace and glory. From these great benefits may be judg'd the importance of such a requital, especially when compar'd with the merit of human actions; in regard to which, 'tis a treasure of inexhaustible riches, therefore the obligation of respect to the Church ought, with great reason, to be plac'd at the head of the duties of believers. Whoever aspires to the glorious name of a true christian, whether the glorious name of a true christian, whether he be a subject, or a sovereign, ought to prac-tise this duty, which is so light a burden, that no dignity whatsoever can exempt a man from bearing it. The traces of this respect may be found in the gross darkness of barbarous na-tions, which are observed to pay the great-est reverence to persons and things sacred; the two species that constitute a Church. These few reslections may seem sufficient to decide the present question; for if it be allowed that the Church consists of places and persons, it the Church confifts of places and persons, it apparently

apparently follows, that whoever violates either the one or the other, is guilty of injuring ecclesiastical freedom; which includes things, as well as persons, that are deem'd ecclesiastical. The knowledge which results only from such general topics, is that which is most pleasing to the court of Rome, who would confine our understanding to the single operation of conception, without permitting it to examine and distinguish between the different forts of obligations, and the various ways of discharging them. Nevertheless, we shall continue as we began, by recurring to the distinction, by which, as by the pole star, we shall steer our course, not doubting but it will safely guide us to the port of true knowledge.

To prevent all manner of dispute, I lay it

To prevent all manner of dispute, I lay it down for a principle, that whoever violates ecclesiastical liberty, whether in things or perfons, belonging to the Church, deserves excommunication; for by such behaviour he acts in contradiction to the character of a christian, which obliges him to respect both the one and the other. I add, moreover, that this proposition takes in both the condition of a subject, and the high dignity of a prince; for the supremacy of the latter does not at all excuse, but rather adds to his obligation to protect the Church, in proportion to the abundant advantages with which God has been pleas'd to surrough him. Let these few words serve for the text, and we will now proceed to the commentary.

First,

First, let us inquire wherein the concerns of the Church consist. If I advance that the Church had its birth at the death of our Saviour, I believe no body will dare to contradict me. It arose like the bright moon at the fetting of the fun of grace, to chase away the darkness of our minds; but the foul of man is not able to contemplate its splendor, nor his weak eyes to behold its dazzling rays, which light us in our flippery passage thro' this world, lest, by taking a salse step, we slide into the bottomless pit of hell. The Church being born at that feafonable crifis, became the tender nurse of believers, and was supply'd by Christ, from that very moment, with the milk of the sacraments, whose virtues flow'd from our Redeemer's wounds. Then it was the Church had its beginning; and in order to promote the conversion of Jews and Gentiles with success, by mollisying the hard hearts of the former, and dispelling the darkness of the latter, Christ gave the Church apostles for her coadjutors, who were dispers'd over all parts of the world, to fow the feed of the word of God, which was follow'd with a wonderful harvest, for the field was water'd with the blood of the divine husbandman.

Such were then the concerns of the Church, being, as it were, the first blossom of this tender plant, which yielded such a fragrant smell, as was sufficient to revive the souls of those who were at the very gates of death. Now, I say, the concerns of the Church, as they

К

were then, were the true concerns of the Church; for it has been never brighter, never more pure than then, when being just sprinkled all over with the blood of Christ, and affifted by the virgin, the disciples and martyrs, it obtain'd grace from heaven in abundance: Then the Church had no other care nor view but to make known the divinity of Christ, the necessity and consummation of the redemption, and to administer the sacraments to those, who obey'd the gospel, in that purity in which they were instituted by Christ; so that the Church then apply'd itself chiefly to these two things, the propagation of the faith, and the comfort of believers. Nor do I think that this will be disputed even by the creatures of the holy See. Therefore every other concern, with respect to the Church, is altogether foreign, if not spurious.

If therefore a prince, or private man, hinders the propagation of the faith, and the increase of believers, the one, as well as the other, deserves the severest punishment; since by suppressing faith in Christ, they carry their wickedness to the highest pitch. The propagation of the faith is so much the duty of all christians, that whoever would be such in practice, as well as in protession, ought not to be assisted of death, but to lose the last drop of their blood, rather than commit a single action contrary to the faith. For Christ tells us, Whosever doth not own my name before men, I will

not own him before my father.

If

If it be prov'd that a private person opposes the propagation of the faith, he ought to be not only excommunicated, but also corporally punish'd as a heretic, it being a contradiction to suppose that a person, who is sound and ortho-

dox in his private opinion, would hinder another from embracing the faith.

As to princes guilty of this crime, whose high rank exempts them from corporal punishment, they ought, however, to be anathematiz'd and branded in the forehead, as perjurors, and deferters from the body of christians. But to say the truth, this, which is the first and principal concern of the Church, is very feldom attack'd, and has not yet fallen under the censure of excommunication; for the Popes have never fail'd to recommend the propagation of christianity with zeal, in order to engage princes to carry the faith to infidels, at the point of the fword, it being not enough to fend it by the tongues of the preachers, But all fuch undertakings generally come to nought, and ferve, at the most, to usher in a bull from the Pope. Thus some princes play the same game. They not only profess their obedience, but the most flaming zeal for those catholic expeditions. They offer their arms, their foldiers, and even their lives; but they only blufter with words, while their guns and trumpets are filent; fo that the fincerity of fo many fine promises is never brought to the touchstone. Consequently all our reflections on this main concern of the Church are altoge-

ther superfluous. For princes are well enough pleas'd with fair promises, because, in truth, they pay the same coin to others in the like case, it being out of fashion, in our days, to

merit faintship by martyrdom.

As to the protection due to the faithful, we will adjourn the inquiry for the prefent, in order to consider the pretensions of the court of Rome, who would make us believe, that all the actions of the Pope tend either to command what ought to be done, or to decide whether the actions of others are consistent with the rule of protecting the faithful.

The interest of the court of Rome very much resembles leaven, the least quantity of which, in a measure of flour, immediately causes it to ferment, swell and increase. 'Tis the same with the Pope's universal power. The faithful are the last persons on whom he bestows ecclesiastical livings; nevertheless, this consequence is undoubtedly drawn from it, that every thing which the Pope does is in pursuance

of that prerogative.

To make due provision, say they, for the clergy, all the saithful must be taught to respect and observe the ecclesiastical liberties, and not to meddle, by any means, in things relating to their estates, persons, and places, on pain of being punish'd. Nay, as if this were not enough, they go farther, and, without considering the absurdity of making circumstantic is greater than the principal, assert, that in all cases where ecclesiastical estates, persons,

and places, are admitted to be of the least concern, the acceffary claim ought to superfede the principal. To give an example with respect to estates. If a layman, say they, be in possession of a piece of land, and the Church, or clergy, put in a claim to any part of it, the cause ought to be try'd in the bishop's court, and the civil courts must be silent, and not offer to support the reasons, which the layman is capable of giving, to defend his right of fuccession, or feotiment in trust; and if a lay judge prefumes to interfere in the cause, he deferves, according to them, to be censur'd, as having violated ecclefiastical liberty. To give another Example, with respect to persons. If a clergyman makes an attempt upon the life, or honour, of a layman, as too often happens, they infift that the complaint be laid before the ordinary of the place, and that the injur'd layman acquiesce in his decision; and if he should find fault with it, they would not fail to exclaim against it as a breach of ecclesiastical liberty. If, for the fake of peace and good order, a prince should think fit to forbid the carrying of arms, and a clergyman should, notwithstanding, appear arm'd in public, he would plead his innocence of the crime of disobedience, and that if he were guilty, none but his bishop had a right to try him. If these ecclesiastics do not observe the common laws, either in buying or felling, if they pretend to be not oblig'd by the commands of the prince, and to be exempt from taxes and gabels, and from K 3

from being convened before lay-tribunals, on refusing to pay their debts, who will presume to say their pretensions are groundless, or refuse to own them, since they immediately trump up the common outcry of an infringement of the ecclesiastical liberties?

We will now give an instance, with respect to ecclefiaftical places. Notwithstanding the regard which pious princes shew every day for Churches, a respect from which they never recede but in cases of the utmost necessity; yet the court of Rome would have all convents, and prelates houses to be sanctuaries for the greatest villains. Thus they are for building those places on the top of Olympus, above the thunder of justice, and the orders of their sovereign, be they ever so advantageous to the public; for, according to their maxims, nothing in fociety is preferable to the respect which they claim for ecclefiaftical liberty; fo that if it should happen that a bastion could not be erected, for defence of a town, against an enemy, without violating that liberty, it were better to leave the town expos'd to the rage of the enemy, than to violate that liberty. Nay, they go farther, and fay that all laymen, who are employ'd in a prelate's house, ought to be exempt from lay-jurisdiction. If a layman injures a clergyman, they pretend it belongs only to the clergy to be judges of it, and that if a man, or woman, are accused of adultery, according to their laws, they, the the clergy, only ought to try them, and to judge

power,

judge of them active and passive. If an hospital, a school, or mount of piety, be erected, they will have them to be immediately subject to the bishop. In short, where the Church is concern'd for no more than a brass farthing, they immediately recur to ecclefiaftical liberty, and fay the prince has nothing to do in the matter. Now, after what has been faid, I think I had reason to compare the interest of the clergy to leaven, a little of which leaveneth a whole lump of dough. This exorbitant interest is a colour for forming an ecclefiastical state within every civil state, when, upon any turn, the clergy will be ready to cry out of the infringement of their liberties. Let those, who have shoulders broad enough for fuch a burden, carry it.

I, for my own part, do affert, according to the distinction I before laid down, that if a private person, or even a prince, injure the Church, either in preventing the propagation of the faith, or in pretending to regulate the doctrine of Christ, in the dispensation of the facraments, which are the ordinary nourishment of believers, whereby the foul is fortify'd in the true faith, and in the practice of good works; I fay, who foever does this, violates ecclefiastical liberty, in attacking the real interest of the Church, and consequently deserves her censure. And the said punishment would then be adequate to the offence; for 'tis not just that he, who, instead of serving the Church, does her all the injury in his. K 4

power, should enjoy the benefits of the Church, which are purely spiritual; and 'tis no more than what right and reason require to cut off and feparate fuch person from the body of the Church, who discovers himself to be a rotten member, and capable of infecting the rest. In the year 728, when the emperor Leo was prevail'd on by the fuggestions of an apoftate, to break to pieces all the facred images in the square of Constantinople, Pope Gregory III. held a Council of Italian bishops in the Vatican, who made decrees for establishing the veneration due to images, and put that emperor under excommunication. I might here also mention the edict call'd the Interim of Charles V. who, for the satisfaction of those who dissented from the catholics, drew up fuch a regulation of the controverted articles, as pleas'd neither of the parties, and both anathematiz'd him; but the Romanists made least noise, because they had a singular respect for him. I add, that the same censure is justly applicable to any one who disturbs an ecclesiastic in the exercise of his functions: Thus, when the emperor Frederic set himself up for a judge to decide the schism between Pope Alexander III. and Victor the Anti-Pope, and Alexander, for many reasons, refus'd to appear before the emperor's tribunal; yet that prince, in Alexander's absence, gave sentence in favour of the Anti-Pope, and forbid Alexander to perform the pontifical functions; and what was the confequence? why truly, AlexAlexander excommunicated the emperor; who, being frightned, fled, for the security of his person, to the city of Venice, and, imploring the affistance of the republic, they took arms, and restor'd him to his dignity; after which, he made his peace with the Church, and the Venetians had all the honour of it. For what relates to the injuries of ecclefiastical persons, I find in the history of Councils, which Clovis, king of France, wrote to the Council of Orleans, that he and his would be obedient to the commands of the church and the Pope, particularly in not forcing the clergy to lift in his troops. All such violations of personal liberty deferve excommunication as justly as violating the interests of the Church; for the freedom of her ministers, in the exercise of their functions, is one of her principal con-But the general pretence of the court of Rome, that all persons and estates, which are in any wife whatfoever depending on the Church, are therefore exempt from lay-jurifdiction, and that to touch them would be a violation of ecclefiastical liberty, tho' they are included in the distinction we establish'd above, is what a man must have the stomach of an offrich to digeft. Surely one would imagine they had forgot what they so often boast of, viz. that this ecclefiaftical liberty, which takes in both estates and persons, owes its origin to the emperor Constantin the Great, in the time of Pope St. Sylvester; from whence it appears to be a favour granted by the fecular power,

for

for the greater honour of the Church; fo that it is the highest ingratitude to retort, what was only owing to the courtefy of princes, against their liberty. I do not mean by this, that I would have ecclefiastical liberty violated upon all occasions, much less in matters relating to the true interests of the Church, sacred places, or ecclesiastics in the exercise of their functions. But to pretend, that a prince is not a sovereign of his ecclesiastical subjects, is to abridge him of that authority which he derives immediately from God, nature, and the law of nations. Note, I intend only a free prince, who owns no superior authority in his

government.

I find by the 20th chapter of the 25th selfion of the Council of Trent, that they spoke of princes with greater respect than the court of Rome have ever done on these occasions. This chapter, which was compos'd purely for defence of the ecclefiaftical liberties, is somewhat long, but begins thus: Cupiens sancta synodus, eccl. siosticam disciplinam a quibuscunq; impedimentis conservari, seculares principes admonendos effe cenfuit, jus fuum ecclefiæ restitui, sed & subditos suos ad debitam erga clerum reverentiam revocaturos, nec permissuros ut officiales aut inferiores magistratus ecclesia & personarum ecclefiasticarum immunitatem violent : decrevit itaq; sacros canones in savorem ecclesiasticarum personarum libertatis ecclesia contra violatores esse observandos; praterea admonet imperatorem, reges, respublicas, principes, ne ab ullis baronibus, domicellis,

micellis, rectoribus lædi patiantur, sed severe in cos qui libertatem, immunitatem, atque jurifdistionem impedient, animadvertant, imitantes anteriores optimos religiosissimos principes, qui res ecclesia sua imprimis authoritate ac munificentia auxerunt, nedum ab aliorum injuria vindicarunt. i. e. The sacred synod being desirous that the exclessaftical discipline should be secured from all impediments whatsoever, thought it convenient for secular princes to be admonished to restore the church to her rights, and to remind their subjects of the reverence due to the clergy, and not to permit the officials, or inferior magistrates, to eiolate the freedom of the Church and ecclesiastical persons. Therefore the said Council decreed several sacred canons, to be observed, in savour of such persons, against the violaters of the liberty of the Church. Moreover, the Council admonishes the emperor, kings, republics and princes, not to suffer the clergy to be injured by any lords of manors, rectors, or the like, but severely to animadvert upon such as violate their liberties, inmunities, and jurisdiction, in imitation of those most religious princes, their ancestors, who defended the interests of the Church from the injury of others, as well as promoted the same by their authority and bounty.

I think the zeal of the Council for ecclesiastical liberty appears very plain in this canon, by their exhorting the secular princes to defend it, in imitation of the princes that liv'd in the primitive ages of christianity, who, at the same

time that they made it their business to enlarge the pale of the church, thought it equally their duty to defend her from injury. But I don't perceive that the excommunication of princes is so much as pretended throughout the whole history of that council; so far from it, that if any differences happen, relating to the violation of ecclesiastical liberty, it refers the decision thereof to princes; and instead of treating them as criminals, as the court of Rome sometimes does, calls them the protectors of that liberty.

Above all the different kinds of ecclesiastical liberty, the court of Rome is most jealous of the violation of these three, viz. persons, estates, and sacred places; tho, in truth, they have not the last much at heart, being far more ready to forgive transgressors for an injury done to places, than to persons and

estates.

As far as I can fee, we have now fufficiently examin'd all that relates to the subject of ecclesiastical liberty, and shew'd, that the worst the laity can do, in prejudice of ecclesiastical liberty, is, 1. The hindring the propagation of the faith, and the meddling with the administration of the facraments, and doctrines essential to salvation. 2. Molesting ecclesiastical persons in their ministerial sunctions. 3. Seizing the estates of ecclesiastics for the conveniency, or pleasure of the prince.

And

And lastly, The offering contempt to sacred

places, when the same may be avoided.

I believe there is no christian prince but would value himself for not taking those steps, that might involve him in the guilt of the things which I have condemn'd; and if he acts otherwise, I own I am of opinion that he deserves the censures of the Church. We will now take to pieces all the other pretensions of the court of Rome, who finding it impossible to establish an universal monarchy in temporals, would, at least, curtail the authority of secular princes, as far as lies in their power.

#### CHAP. VIII.

Whether the possession of temporalities, belonging to the Church, is not of divine right?

Am persuaded, that by the proposing of this question, I may be said, once in my life, to have given into the meaning of the court of Rome. Others perhaps will think it wrong stated; but that court, instead of being of their opinion, will think it a necessary dispute, because it gives them a handle for determining it by a positive decree. But since it is no difficult matter to resolve a question,

whole

whose very foundation is dubious, I fear, tho' we might seem perfectly agreed at the first, it will not hold long, and that we shall class again as soon as the question is decided in the

negative.

The court of Rome being concern'd to pro-cure all possible fanction to the Church's posfession of temporalities, has, for some time past, labour'd to persuade mankind that such possession is of divine right; but 'tis so far from being true, that whoever should offer to maintain it, would expose himself for a mere ignoramus, by calling in question a matter which has been clearly determin'd long ago. It being, however, necessary, in some measure, to fuit ones self to the temper of a patient, in order to compass the chief end, the recovery of his health; we will, therefore, for once, allow it to be a disputable point, that we may have the opportunity of deciding it in such a manner, that it shall not be so much as question'd hereafter; otherwise 'tis well known the court of Rome will always think themfelves at liberty to improve their pretentions on this fcore. We will examine the question both as to law and fact.

Whoever is willing to be guided in this matter by the Scriptures, will there find that the children of Israel were divided into twelve tribes. God promis'd this people, in the perfon of Abraham, that happy country, which was afterwards call'd The Land of Promise,

according

according to the promise which God made to After Joshua had made himself Abraham. master of it, 'twas divided. Now all the people fought to conquer it, yet 'twas divided among eleven of the tribes only; that of Levi, confifting of all the priests and ministers of the temple, being excluded, which the facred scriptures express in these terms: The lord hath given no inheritance to the tribe of Levi, because the Lord God of Israel is their inheritance, as he hath said unto them. From whence God would give us to understand, that those who are dedicated to the service of his altar, ought, without embaraffing themselves with possesfions, to depend on providence alone for their maintenance, and to flick entirely to the work of the ministry; and that the laity should take pains to supply the necessities of the clergy, because they stand continually as a wall of separation betwixt the fins of the people and the wrath of God. I fought a man to stand as a hedge between me and the earth, that I might not destroy it. King Hezekiah, who well understood the will of God, knowing it was impossible for the mind of many while embarass'd with the management of temporal affairs, to be duly intent upon the functions of the priesthood, took away their estates; but to reward them with interest, commanded the laity, at the same time, to pay the clergy the tithes of all they had. For it was but reasonable, that while the one were wholly emplov'd

ploy'd in the service of God, instructing the people in the law, and praying for their fins, the others should reward them with the sweat of their brows, not only in furnishing them with their daily bread, but also in giving them every tenth year the entire harvest of their lands for their maintenance. This cannot be reckon'd poverty, but rather wealth without inheritance, profit without pains. He that ferveth at the altar, ought to live by the altar, as having nothing, and possessing all things. If the tribe of Levi had been admitted to a share with the other tribes, they would have had but one twelfth part of the land; whereas, by being excluded, they had a right to a tenth part. In a word, by this means the clergy render'd the most frightful monster in the world agreeable, a monster which was worse than all others, inalmuch as the fight of other monsters was a fatisfaction of curiofity; but this has been abhorred and avoided at all times and places. The reader will perceive, by this description, that I mean Poverty, of all monsters the most monstrous. Inter monstra monstrosor egestas. The laity think it a scandal, but the clergy their honour; and he comes nearest the character of a true clergyman, according to them, who is in the state of the greatest poverty; for things are always the more valuable, the nearer they come up to their original production or institution, otherwise we cannot but esteem them degenerated, and as fruits out of feafon, which.

which have the same colour indeed as others,

but not so good a tasté.

In the law of grace, Jesus Christ speaks still more plainly, Take no thought of what ye shall eat, or wherewith ye shall be cloathed, for your heavenly father knoweth what ye have need of. Care not then for the morrow; but seek ye first the kingdom of God, and all these things shall be ministred unto you. And in another place, Bear no bag, neither scrip, nor shoer. Again, he ask'd the disciples, When I sent you without bag and scrip, lacked ye any thing? This is the very essence of the priesthood, to lay aside earthly affections, and to throw off the things of this world, in order to have a greater portion in heaven. While the Church was poor, it was fear'd, reverenc'd, and, in a word, always affifted by the holy spirit, which far exceeded all human force. In the very same manner, the Israelites, while they were in the desert, without possessions, without water, or even pasture, sound the almighty power of God ready to supply their wants by saining down dy to supply their wants, by raining down manna upon their camp, and sending them water out of the rock; but as foon as ever they had pass'd Jordan, and saw themselves masters of the land of promise, where they reap'd without the labour of sowing, Providence feem'd suspended as to them, or, at least, more conceal'd; for no more manna came down from heaven, nor did rivers gush any more out of the rocks by the touch of a rod. I am

a jealous God, faith the lord. Whoever trusts solely to human industry, does in some measure set limits to God's power and providence. A beggar intreating St. Peter, one day, to give him but a penny by way of alms; he said, Silver and gold have I none; but such as I have, that I give unto thee; that is to say, he bless'd him in the name of God.

In the primitive age of the Church, a person could not be admitted into the number of apostles, without first selling all his possessions; for riches stick like glue to the wings of the foul, and hinder it from mounting aloft; and they are like a \* stone, which hangs as a dead weight to the body, and drags it upon the ground, when it has a defire to afcend heavenward. The Greek Church, which was always poor, has fuffer'd far less scandals than the Latin Church, which has given birth to above a hundred arch-heretics, who have rashly pretended to teach doctrines purer than those of their Church. You never heard of a broacher of new doctrines, but was either rich, or, at least, had a competency; for men of this kidney never breed under the discouragements of poverty; therefore the Greek Church has not produc'd one fince the first schism. Besides, the keeping

<sup>\*</sup> A conceit taken from the emblems of Akiat, in which a christian foul is represented under the figure of a young mun, who, with one hand, which has wings, points towards neaven, while a great stone, ty'd to the other hand, drags him downward.

keeping of the clergy in a state of absolute de-pendence on the laity for their maintenance, is attended with these two advantages; first, in that it obliges them to be always watchful of their conduct, and to fet good examples to the laity, for fear of losing their subsistence; secondly, it excites compassion in the laity to use their utmost efforts to relieve the necessities of the clergy. On the contrary, when they are not only provided with necessaries, but even with superfluities, they are quite indisferent what others may think of them, from whom they have no advantage to hope for, nor no evil to fear. Judas, the caterer and purse-bearer of the apostolical college, is a glaring instance of the mischievous influence which money may have upon the soul of an ecclesiastic, since it made an apostle himself turn traiter. Jesus Christ foreseeing by his turn traitor. Jesus Christ foreseeing, by his divinity, what an end Judas would come to, gave him the management of money, either because nothing worse could happen to him, or else to keep the same temptation from falling in the way of the other disciples, who were elected. The first time Judas murmured, was when Mary Magdalen poured costly ointment on the head of Jesus Christ. He would fain have had it fold, and put the money in his pocket; but he conceal'd his avarice under the specious pretence of charity to the poor. To what purpose, says he, is this waste? It might have been sold for three hun-L 2 dred

dred pence and given to the poor. But the Evangelist adds, That he faid this, not that he cared for the poor, but because he was a thief, and had the bag, and bare what was put therein. On the other hand, St. Matthew was a Publican, that is to fay, an Usurer; but by his renouncing the management of money, he became a pious apostle, and one of the Evangelists; whereas *Judas*, who had nothing that he could call his own, by managing the treasure of Jesus Christ, became such an ungodly traitor, that he fold his Lord and Mafter for a fum of money. There's not one of a thousand, in the whole army of saints, which the Church has produc'd ever fince its infancy, but has found entrance into heaven by the gate of poverty. The very *Pagans* were convinc'd how incompatible riches are with the tranquility of the mind; and Seneca laid it down as a maxim, Si vis vacare animo, aut pauper sis, aut pauteri similis. In short, the possession of temporalities is fo far from being of divine right, that 'tis inconsistent with the very beginning, progress, and end of the Church. Every christian, and a clergyman more than any other, is oblig'd to regulate his life according to that of Fefus Christ, who never had any provision of temporalities for his subsistence, that we any where read of. On the contrary, we find that Mary Magdalen, her fifter, and fome other deyout women follow'd him, and ministred unto him in his necessities. Indeed his almighty

power did not want the affiftance of human industry, for in a case of extremity he could have work'd a miracle; but we no where read that he ever did fo for his own fake or fervice. We read, that when he had fafted, and was an hungred, the devil tempted him to command the stones to be made bread, but he would not do it. Let it not be fuggested, that he was not liable, by virtue of his divinity, to the evils of poverty; for fin excepted, he was subject, like us, to all the infirmities of human nature. Neither do we read that he exerted his almighty power in creating any thing out of nothing, that being an attribute which, it feems, he was willing to referve to his father, contenting himself only with the multiplication of beings, or transforming them: Thus he multiply'd the loaves and the few small fishes, for feeding the multitude, that followed him, and turn'd water into wine at the marriage of Cana. In a word, he made fo little use of his almighty power, that his disciples were sometimes reduc'd to such necessity, that they pluck'd the ears of corn, and did eat, rubbing them in their hands. And our Saviour, before he ascended into heaven, commanded them to eat of every thing that was let before them, without providing for themselves. Certainly all these operations were not the effect of chance without a mystery, for Christ was not govern'd by chance; the view of all his actions being for our instruction, and we ough

ought to strive to imitate him, after the ex-

ample of the apostles.

Some perhaps may upbraid me with preaching up a doctrine which I do not practife my felf, because I wear the habit of an order which is possess'd of a great estate; I own the truth of the charge in part, but hope, as to my felf, that I should be a brother of the order, if my convent had no endowment at all. 'Tis not my business to deprive my order of its possessions; and tho' it were reduc'd even to its ancient poverty, it must be confess'd it would signify very little towards a general reform, since the many other orders would certainly resease. tainly refuse to come into it. After riches crept into the Church of Christ, they were so generally valu'd, that the Council of Trent pass'd a decree for excusing all friers from the vow of poverty, without fo much as excepting those who had a mind to be excepted; for, it feems, the monks were not esteem'd by the common people, if they did not appear to live at their eafe, and the Council was not willing that the wealth of some should be tacitly reproach'd by the poverty of others. For the same reason the court of Rome often complains of the general coldness of charity, and want of respect among believers; unhappy dispositions, which, say they, cannot be corrected but by deceiving the senses, which only judge of what strikes them; from whence they infer, that worldly grandeur is a necessa-

ry expedient to impress men with that respect and reverence, which, because of their corruption, cannot possibly arise from the consideration of heavenly treasure. Thus as the Church pioufly makes use of images of the deity, to promote the worship of God, whom no pencil, nor chizzel, can express, nor no ideas comprehend; so, in order to make ministers pass for great men, 'tis proper to represent them to the eyes of the vulgar in the dazzling splendor of riches. That is the expedient which the Romanists have thought sit to make use of. We will not inquire whether it be good, because all expedients being consider'd only as trials of skill, to make a thing succeed, one does not expect them to be as equitable as a law. Now, since no expedient, properly so call'd, amounts to the force of a human law, much less does it come up to that of a divine law; the observation whereof is unalterable, and absolutely necessary; not from any law of state, but from the equity of the thing in nature. Thus the court of Kome carry a mark of that guilt in their foreheads, which they charge upon their enemies, I mean the crime of subjecting the government of God's Church to maxims that are meerly human; mean time, can any thing be more contrary and opposite than God and the world, spirit and flesh? My ways are not as your ways. The wisdom of this world is foolishness with God, who taketh the wise in their own craftiness. Finally, 'tis certain that L 4 a man

a man is known by his conversation. From whence it follows, that if we have recourse to fuch human means, we shew plainly that the spirit of God is not in us; for divine wisdom says, Trust in the lord with all thy heart, and lean not unto thy own wisdom. He who founded the Church has promis'd to preferve it. Behold I am with you unto the end of the world. Let us not pretend to find out means which Christ has not taught, lest we be deceiv'd by trusting too much to our selves, as men enfnar'd by the words of their own mouths, and taken by their own fayings. In fine, if a person of acute parts should seek for reasons to prove that the possession of temporalities is contpatible with the priesthood, I doubt not of his fuccess; but he will never be able to prove that possession to be necessary, much less to be injoin'd as necessary in the law of God. From hence it follows, that the Church has no title to the possession of kingdoms, nor of any secular power; for if she may not possess the estates of private persons, much less may she enjoy the patrimony of a prince. Whoever reads the gofpel will find, that nothing, next to fin, was more abhor'd by Christ than royalty. He therein expresly declares, My kingdom is not of this world; if my kingdom were of this world, then would my servants fight, that I should not be deliver'd to the Jews. And as soon as the people that follow'd him would have made him a king, he fled. Indeed he was flander'd by the

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Pharifees for taking upon him the title of king; but that was pure calumny; and fo far was he from owning the regal dignity, that he fubmitted himself to be judg'd by the Roman Prætor; They deliver'd him up to an unjust judge. And when Pilate ask'd him, Art thou a king then? Jesus answer'd, Thou sayest that I am a king. Again, when they hailed him with the title of king, and Pilate said, Shall I crucify your king? and when they set up the inscription of King Of The Jews upon the cross; all this was done by way of scorn and derision. On the other hand, he was declar'd a king by the prophet many ages before. Behold thy king cometh unto thee poor, and riding upon an ass, and upon a colt, the foal of an ass. And the wife men fought him, faying, Where is he that is born king of the Jews? how shall we reconcile such contradictory texts of scripture? with this one passage only, Be lift up ye everlasting gates, and the king of glory shall come in. This imports that our Lord Christ is king indeed, but king of an everlasting kingdom; and in this quality he was acknowledg'd by the prophets; the wife men, and those souls that had a triumphant entrance with him into heaven; and he explains it himself in these terms, My kingdom is not of this world; by which he does not deny his being a king, but fays only that he was not a king of this world. The prince of this world hath not any thing in me.

He therefore who pretends to be Christ's vicegerent upon earth, ought to be like him, in aspiring to the kingdom of glory, and to abhor all temporal fovereignty to that degree, that it may be faid of him as of Christ, he takes upon him the form of a fervant. In short, they ought to hate it as much as the ancient Popes, whose title was, Bishop, servant of the servants of God. But forasmuch as the mind of man is incapable of raising itself to those sublime speculations, this seems to me a very sufficient reason. Our Lord Christ constituted Peter and the apostles the first founders of the Church, and furnish'd them with all gifts necessary for the building of it. Therefore he would, with very good reason, be deem'd a heretic, that should dare to say our Lord let them want the necessary means for advancing and supporting the Church. Let us fee then what talents, what prerogatives were to be found in the antient Popes; for as they were establish'd by the infallible spirit, they will be a rule to us for distinguishing the necessary characteristics of true Popes. Now I do not find that they were either rich, or ambitious of principalities or kingdoms; on the contrary, I observe they were poor holy men, who mortify'd them-felves by the renouncing of all worldly wealth, and many times facrificed their lives for the faith of our Lord Christ. 'Tis to no purpose to urge that now the times are chang'd, that the Church is at rest, since the martyrs

martyrs have glutted the cruelty of the ty-rants, infomuch, that many times the very executioners, tho' in the dark state of paganism, have stood in admiration at the constancy of the christians, and acknowledg'd this cy of the christians, and acknowledg'd this was owing to a power not human, but divine; and while their hands have been yet reeking with the blood of the martyrs, have submitted themselves to martyrdom, for the consession of Jesus Christ: Since those times (some will say perhaps) when the flower of saith was sufficiently sprinkled by the blood of the martyrs; such apostolical poverty has ceased to be necessary. 'Tis sufficient that every good catholic be persuaded that the Church's possession of Lands, or acquisition of treasure, dominions, and kingdoms, are not essential to prelates or Popes; for there has been a Church with prelates and Popes, perhaps more holy with prelates and Popes, perhaps more holy than the present, who did not enjoy these tenporal prerogatives. 'Tis pretty remarkable that Moses, tho' God lov'd him so well that he appointed him the deliverer of his people, and made him the depositary of his almighty power, to confound *Pharoah*, and to keep the rebellious *Ifraelites* from disobedience, yet he would not have him to be a priest; and when there was a necessity for one, God singled out his brother Aaron for the priesthood; plainly intimating, that the mitre and the sword, the cross and the scepter, were incompatible. Yet he was not a whit the less favourable in the fight

fight of God; for the scripture says, Moses died according to the word of the Lord, and that when he was alive, God admitted him to fuch familiarity, that he spoke with him face to sace. In a word, the Lord made him a prophet, but not a priest; for the gi't of prophecy is separate from the priesthood; and the priesthood would have as ill become Moses, as the gift of prophecy would become him that represents the person of a sovereign. Mofes loved Aaron nevertheless; for one day their wives being at variance, Moses curs'd his fifter-in-law; who being thereupon immediately cover'd with a leprofy, Aaron had recourse to Moses to cure her; upon which he pray'd, and she was presently heal'd. these privileges he enjoy'd without being a priest, for reasons already mention'd. David was so entirely belov'd by God, that he says of him, I have found a man after my own heart; therefore, of a shepherd, he made him a king, gave him victory in forty battles, protected him from the strength of the giant, and the persecution of Saul, gave him the spirit of prophecy, sanctify'd him thro' repentance, and reveal'd such divine Arcana's to him, that whatever he wrote was the voice of the holy spirit. More than all this, Jesus Christ stil'd himself the son of David; yet, with all these advantages, David was not a priest, because it was absolutely necessary for the people to have a good king, and a better could not be found than

than David in any other line; and I am firmly perfuaded, that if a priest might have been king at the same time, no body in the world was more worthy than David of both those qualities; but God would not have it so, either for our instruction, or not to expose him to the danger of such a strong temptation.

We conclude, therefore, that the enjoy-

ment of temporal estates, dominions, and kingdoms, by a Pope, is foreign to the ponti-ficat, and is like depositing a standard, and fome cannon bullets in a Church, which indeed shew the devotion of the donor, but have no relation at all to the Church; and if they are taken from the Church, she loses nothing by the bargain. So, we say, that the possession of those estates has no manner of relation to the proper interests of the Church; so that every one may dispute her right and title to such possession, without violating the least punctilio of respect due to the Pope; for a man is no more a Pope with the possession of such estates and sovereignties, than he is without any the least marks of sovereignty; which was the case of the Popes for a long series of ages past. This being sufficient, we proceed to another question.

#### CHAP. IX.

Whether a republic, as well as a free prince, may be deprived of their dominions by virtue of excommunication?

HE decision of this question, in a strict fense, must be own'd to be very unneceffary; fince it was fufficiently prov'd in the 5th Chapter, that a free prince cannot in right be depriv'd of his dominions under pretence of excommunication; from whence it follows, that fuch deprivation can, with far less colour of reason, be denounc'd against a republic; for 'tis a maxim with the court of Rome never to excommunicate an entire city, much less several cities and countries, which are generally comprehended in a republic. But in a case of contumacy, the Pope uses to publish an interdict, which is a punishment far less than excommunication, as shall be shewn by and by; fo that fince it has been prov'd that 'tis unjust to add the deprivation of estates to another punishment that is more severe, it would certainly be much more unreasonable to add it to a punishment that is not equal to it; from whence it follows, as a known truth, that when the partifans of the court of Rome

are agreed, that, according to our first propofition, a free prince cannot lawfully be de-priv'd of his own dominions, they will be oblig'd, with much more reason, to own the same thing with respect to a free republic; but 'tis in vain to expect they will ever be so candid as to make this fair concession; for, let a maxim be never fo reafonable, they will not yield to the force of it, if it carries the least disadvantage in it to the papal authority; infomuch, that even tho' a truth should be demonstrated to them mathematically, they would, at least, raise objections against it, if not pretend to consute it. For this reason I was oblig'd to add this question here, for the abundant consolation of all sincere minds, to let them fee, as I have already faid, that not a free prince, and much less a republic, can be legally depriv'd of their dominions, by virtue of excommunication.

Before we proceed, let us state the disserence between excommunication and an interdict. Excommunication, as has been already said, is the cutting off, by which an ecclesiastical judge separates a christian from the whole body of the Church, by reason of a pretended crime: Now, the consequence of this separation is, that the person who is excommunicate is debarr'd from receiving the sacraments, and cannot apply to himself the merits of the head and members of the Church; so that he is look'd upon as a Pagan and a Publican. Indeed

deed excommunication does not strip him of faith, that being an act of the soul, but deprives him of the fruits of faith. From hence, therefore, I infer, that excommunication is the worst curse that can be denounc'd against one who consesses Christ Jesus, and that 'tis, in short, the ne plus ultra of the Church's

power to punish offenders.

On the other hand, an interdict is no more than a rod, which the Church makes use of rather to terrify than punish a rebellious sinner, in order to make him return to himself, and has, for its view, the correction of such criminals, and not their destruction, either in this mortal life, or that which is to endure for ever; for a christian's being under an interdict, is no bar to his falvation, fince the Church, all the while, does not deny him baptism, nor confirmation, nor confession, nor marriage on certain licenfed days, nor the conversation of the faithful, nor the communion at the hour of death, nor preaching, nor the recommendation of his foul, nor even the facrifice of the mass on certain days of the year. Indeed 'tis his very great unhappiness to be depriv'd of the daily mass, of extreme unction, christian burial, and of priest's ordination; because he can have no part in the oblation of that living facrifice, which reconciles God the Father to wretched finners, nor nourish himfelf, in this life, with the bread of heaven, that carries with it all the heavenly graces,

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and all the riches of the deity; nor fortify himfelf with extreme unction, which is the facrament of departing fouls, for his passage from the present life to eternity. And, finally, 'tis no small grief to him that he is depriv'd of the confolation of having his bones laid to rest in the facred cometery of christians, as in the bosom of our common mother; but, however, the other facraments, which are free for him to make use of, are, even according to the opinion of the Romish casuists, sufficient helps to conduct a man to the possession of everlasting happiness. To render this difference more visible, I shall give this familiar example: 'Tis the very same case with excommunications and interdicts as it is with the monks, who absolutely expel from their convent a subject who is rebellious and convicted of any great crime; but only impose certain penances on one who is guilty of a small fault, without depriving him of the common privileges of the fraternity. I do not speak here of the sacraments of marriage and ordination, which are forbid to a person who is under an interdict, because, tho' both those sacraments ought to co-operate to the benefit and falvation of believers; yet when abus'd, as sometimes they are, they tend to a person's ruin and destruction; therefore, I do not look upon them as absolutely necessary to salvation. This is enough to shew the difference there is between the two ecclesiastical punishments, and that an inrerdist

terdict is a very flight punishment in compari-fon of excommunication. The consequence therefore is very fair and plain, whether it be granted, or not, by the Romanists, that since a free prince cannot be depriv'd of his dominions by excommunication, an interdict can by no means subject him to such deprivation at the same time; for as the addition of that clause to all excommunications is irregular, it would be still worse to tack it to an interdict, which is a punishment far inferior even to the minor excommunication. I am apt to think there is no logician upon earth but will draw the same consequence, and that enough has been faid to convince scrupulous consciences how abfurd it would be for an ecclefiaftical judge to inflict temporal punishment for a spiritual crime, supposing no other reason for it than the enormity of such crime, at the same time that he inflicts a spiritual punishment severe enough for the greatest of crimes. And from hence it may be clearly infer'd, even according to the maxims of the See of Rome, that whoever falls under an interdict, has no reason to fear being depriv'd of his dominions.

Now we will confider what reason the court of Rome has for not excommunicating a city or republic, as well as a free prince. How flagrant soever be the crime and disobedience of a republic, all the wit of man can only judge of the fact by appearance, the there should

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not be the least doubt of the real offender. 'Tis very well known that a republic is a political body, constituted of many members, which is not govern'd after the manner of human bodies, whose members seem generally different in their particular operations, tho' they act all upon one and the same principle and method of operation. Among the aphorisms of Hippocrates, this is one: "Tis the same thing " to draw blood from one vein as from ano-"ther, because it may be said of them all, "Consensus unus & conspiratio una." The same form of government holds in a free state, in which there are various Councils; but they all receive motion from the will of the fovereign, who, like a heart to the body, diffuses spirits, blood, and such other alterations as are fuitable to his own disposition. But the model of a republic is different, because every member, which makes a part of that body, has its operations independent on the fentiments of the other parts; and every one of them may be consider'd distinctly as a microcosm of the whole sphere, of which he is really but a part. Tho' one citizen, or subject, may have more power, or parts, than another. it does not follow that he has a right to compel the other, whether he will or no, to be of his own opinion. He may indeed do what he can to persuade him, but must use no violence; for if he should proceed to extremity, he would, by so doing, subvert the order of govern-

government, and introduce insupportable tyranny. If any resolutions, pass'd in a senate, are fo far disobedient to the Church as to deferve her censures, it will be no easy matter to diftinguish which of the senators voted for the affirmative; and shall therefore the whole senate be excommunicated in the lump? This would be to involve the innocent with the guilty, fince it may happen that some of the members never voted their way. But to avoid this extreme, Christ has told us, that it is better to pardon a hundred criminals than to punish one innocent person; and the Church, which knows how much she is oblig'd to imitate that divine mafter, dispenses with excommunication, which is the extremest degree of punishment, and has recourse only to an interdict, which, tho' it takes in all republicans, cannot be reckon'd for a destructive remediless punishment, because it carries along with it a corrective; for as we have already shewn, an interdict does not deprive believers of those helps that are necessary to their falvation.

It may be objected, perhaps, that when there is a certainty that fuch resolution of a senate is pass'd by the unanimous votes of all the members, excommunication would, in such a case, be denounc'd with justice against the said senate, as supposing all the members were delinquent; but I answer, this reason will not hold with respect to the rest of the subjects of such republic, because 'tis impossible for all

of them to be fenators, who, according to the practice of all the republics in the world, are only a number of the best subjects, chosen out of the whole. But admitting that a resolution was form'd by the concurrence of all the subjects, yet, as they have no share in the administration, so they can have no share of the guilt of it; and consequently, when a whole republic is excommunicated, it would be absolutely impossible for the innocent to escape being punish'd with the guilty, and the former might chance also to be the greater number.

If the republic happen to be a democracy, 'tis certain the commonalty cannot be responsible for the actions of those magistrates, or senators, whom they have instituted, or deputed; and it is a mere jest to say, that the commonalty, in fuch a case, are oblig'd to chuse, or constitute other magistrates, or senators, better dispos'd, in order to repair the contumacy, or other misconduct of the former, and that if the commonalty refuse so to constitute new ones, they incur the guilt of their deputy's misbehaviour. This pretence, I say, is not to be allow'd, because the commonalty having deputed, or chose the senators, or magistrates, with a view, as 'tis suppos'd, only to the public weal, and the good government of the ftate; 'tis not the fault of those that deputed them, if matters do not succeed accordingly, and the electors ought still to be well thought of; fince, by the fame argument, if a doctor

be chose physician to an hospital, and all the patients should happen to die under his hands, those who deputed him would be to blame for it, those who deputed him would be to blame for it, those when they elected him, they had all the moral certainty, that could be, of his sufficiency. Another reason still, which secures the commonalty from being responsible for the source of their magistrates, is this: That by appointing a senate, or magistrates, and vesting the authority in their hands, they shut themselves entirely out of the secret; so that not knowing the causes which determine the senate, or magistrates, to form such or such resolutions, they have no plea to condemn, or

degrade them, and annul their decrees.

From all this it may be concluded, that tho' what I have demonstrated to be true were abfolutely false, and that a free prince might be depriv'd of his dominions by virtue of excommunication, yet a republic cannot run that risk, because the same is never excommunicated de tact, nor can it be ever de jure, the court of Kome themselves being conscious of their indispensible obligation not to confound the innocent with the guilty. Moreover, fince it may fall out there will be some persons whose innocence alone may protect them from ecclefiaffical excommunication, it will be always allowable for every private person, in case he be excommunicated, to examine strictly whether he is innocent or guilty, in order to fee whether his excommunication be justly founded;

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for if it be not, he will, by that means alone, be fafe from all the confequences of the excommunication; which being unjust, cannot possibly subsist, according to one of our maxims, laid down in another part of this discourse, and which we shall more and more confirm hereafter.

Now the consequence of all this is, that 'tis not an article of faith to believe that every excommunication is valid, because it makes a great noise, before it has pass'd the touchstone of a severe examination; since, as I have said elsewhere, excommunication being only the effect of human judgment, and by consequence subject to sallacy and delusion, if the judge has actually given into such delusion, it would be a wicked thing to suppose that God would approve of the mistake of oppressing one who is guilty only in appearance. Therefore, to prevent such delusion, 'tis not only lawful to examine, but also an appeal is allowable to make this examination in order, and canonically, as the true touchstone, that can shew us the truth or salshood of such sentences.

#### CHAP. X.

Whether a secular prince has a lawful right to receive the clergy's texths, and to order what is useful to the state, with respect to the estates and persons of ecclesiastics?

Before I proceed to the particular examination of the clergy's tenths, I would have us make some general reflections upon the right that secular princes have to exact the tenths of the estates of their lay-subjects, and to impose on them taxes, gabels, subsidies, tolls, &c. And before we enter into these considerations, we ought to inquire how far a subject is oblig'd in conscience to obey his prince, and whether he sins by disobedience.

The first precept of the second table of the decalogue is to honour our father and mother. Now there is not a catholic expositor upon earth, but, by the words father and mother, understands and includes the spiritual and temporal nobility in such a sense, that a man is oblig'd, by the divine law, to honour his legal father, that is to say, his prince, or his prelate, as much as his carnal father, from whom he derives his birth; unless it should be objected, that the ten commandments are not universal, and that he,

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who has not a father by blood alive, is only oblig'd to the observation of nine. But there is no body who has not either a father, or fuperior, in some sense or other: In this case, every patient is inferior to his phylician, every layman to his mafter; and even a prince, who has no superior in humanis, has his superior among the ecclesiastics. In short, the Pope, who has no superior in dignity, has his superior in some special cases, when, as a sinner, he makes confession to another, who, during his function, is more a Pope than himself. Our Lord Cirist also, as man, had parents, on whom he depended, who were consequently his superiors; and when the virgin Mary found him, after tedious fearch, she said unto him, Son, why haft thou thus dealt with us? behold thy father and I have fought thee forrowing. She did not speak this by way of hyperbole, for she very well knew the divinity of her son, both by the revelation of the angel, and the inspiration of the Holy Ghost; but she spoke after this manner, because Joseph was his father by adoption, as God was by nature; moreover, the Evangelist adds, he was subject unto them. Formerly, a father by adoption had such authority over his adopted son, that he had a right to punish him, when he offended, as much as if he had been his own natural son. Therefore this passifity of subjection, or sub-Therefore this necessity of subjection, or sub-ordination, from which no person whatsoever is exempt, forms a kind of hierarchy, which leads

leads us to the apprehension and acknowledgment of the necessity of a first principal of all things that are in the world. Thus Dionysus the Areopagite, before he was enlightned by faith, said as much as it was possible for man, guided by natural reason alone, to say, Causa causarum miserere mei! i. e. O cause of causes have mercy on me! Afterwards, when he had the good fortune to be instructed by St. Paul, with whom he disputed, he profess'd christianity, became the apostle of the Gauls, and was esteem'd one of the chief saints of the catholic Church.

It was therefore necessary to make this digression, to shew that every body, from the lowest, even to the highest, has a superior in fome sense or other; a consideration, which, by endless progression, brings us to the pillars of that divine Hercules, where is the non plus ultra of superiority and grandeur. Now, since every one has superiors, and that he is oblig'd to obey those superiors by the express command of God, it follows, by consequence, that every one ought, by virtue of the same divine command, to pay obedience to his prince. Fear thou the Lord and the king, fays Solomon; where, tho' he places the king in the fecond rank, he feems to mean, that the obligation of obedience to God and the king is in some sort equal. This is what I think all are agreed in; but if I should go about to extend the obligation of fearing and honouring to

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that of contributing, I apprehend that I should meet with some who would not be so ready to give into my opinion: Yet they are synonymous terms in the law of God. 'Tis said in the Proverbs, Honour the Lord with thy substance; which sort of honour consists in paying tribute or imposts; for to honour another with one's substance, can mean nothing else than giving him a part thereof.

To pass from the text to the explication of it. We say, that a prince is oblig'd, by divine authority, to defend his dominions, to protect his subjects, to procure them provifions, to guard them against contagions, malefactors, and public enemies, and to do them fo many other offices, that a great man, who perfectly knew the heavy weight of government, faid, if ever he should happen to find a crown in his way, he would not fo much as stoop to take it up from the ground. This being the case, 'tis but reasonable that the prince should be rewarded for all his fatigue, and that for this end, he should have the means in his own hands for obliging his subjects to grant him a supply towards his expences; which means are taxes, tenths, and various forts of imposts, which he has the power of raising. 'Tis well known that the treasury resembles the spleen, which is nourish'd with a part of the aliment of the other members, and which, while it is in a certain state of mediocrity, preferves the body in health. Therefore 'tis equal-

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ly criminal in the subjects, to resuse paying the prince moderate imposts, and in the prince, not to take care of the people under his government: Thus, when the night closes the eyelids of mankind to sleep, the heavens open millions of eyes upon them, as it were to watch-for their preservation; so that we may say, astra regunt homines, with the poet, Getiam curant.

This right of fovereigns to levy tenths, and other imposts, on their subjects, both for an acknowledgment of his fovereignty, and de-fraying the expences of his government, is fo lawful and universal, that even infidel princes are not excluded from it; so that christians, who happen to be born in the Turkish dominions, are oblig'd in conscience, as long as they live there, to discharge all the duties of their dependence. Principi populi tui non maledices; for if we were not oblig'd to this acknowledgment by the bonds of faith, yet those of society demand it; and 'tis, moreover, decided by the capper that we apply the same of t by the canons, that we ought to place an infi-del in the rank of our neighbour, because he is capable of being a partaker of the benefits of our Saviour's redemption, if he will obey the gospel. This is what Jesus Christ design'd also as a lesson for us, who, when a certain lawyer ask'd him, Master, what shall I do to inherit eternal life? the fum of his answer was, Love God and thy neighbour. To which the lawyer demanding, Who is my neighbour? Je-IIIS

stold him the story of that inhabitant of Ferusalem, viz. one that liv'd after the law of Moses, who falling among thieves, was stript of his raiment, and so wounded, that they left him half dead: But by chance there came down a certain priest of the law that way, and when he saw him, he pass'd by on the other side: And likewise a levite, i. e. a minister of the temple, when he was at the place, came and look'd on him, and pass'd by on the other side; but a certain Samaritan, one who profess'd another religion, as he journeyed, came where he was, and when he saw him, he had compassion on him, and went to him, bound up his wounds, carry'd him to an inn, and paid the host for his cure. Now, says Jesus Christ to the lawyer, which of these three, thinkest thou, was neighbour unto him that fell among the thieves? why, he did not scruple to say the Samaritan, who shew'd mercy on him. Fesus Christ approv'd of his answer, by saying, go and do thou likewise: So that a christian is oblig'd to look upon him as his neighbour, who shews him acts of charity. From hence I infer, that if men are oblig'd in conscience to be obedient and tributary subjects to an infidel prince, under whose government they live, they have much more reason, surely, to pay such obedience and tribute to a christian prince, their natural sovereign, to whom they are united by the profession of the same faith; and that who-

ever transgresses this command, is guilty of the breach of God's law.

We will now proceed to try how far the argument will bear with respect to the clergy. The question then is, whether a secular prince has a legal authority to demand the clergy's tenths? To this I answer readily, that if the obligation of subjects to their prince is as general as that of the prince to his subjects, (which was demonstrated just now) the clergy are under an indispensible necessity to plead fome special privilege that exempts them from any such obligation; for the sovereign prince's authority is boundless and universal, and even this privilege ought not to be barely human, but they must hold it from God himself; for the authority of the prince is founded on the divine law, and not on that of man. Some men, of the best learning, have been so sensible of the force of the argument, that finding no way to come off, they have given it up entirely, and own'd, that 'tis very true the prince has a right to exact fuch tribute from all his fubjects, but that this fecular right terminates in the laity. A fine crafty answer this, but in the main really frivolous! for I would fain know which of these two ought, according to God's law, to be in greatest subjection to his prince? whether a Christian to a Turk, in whose dominions he lives? or an ecclefiaftic, living in a christian country, to the secular prince? in the one case, 'tis my dwelling only that renders

ders me subject to the Turk, whose sovereignty over such my dwelling is no less than usurpation and tyranny; but in the other case, the ecclesiastic dwells in a place where the prince has the legal right of sovereignty, and is moreover united to him by the same faith. I should be glad to know what answer they could possibly make to that chiestics. fibly make to that objection; for if they should be so imprudent as to affert, that a christian is more oblig'd to obey a Turk, than a clergyman his christian prince; I would ask them, by what rule have the Popes fo often publish'd croifadoes, and invited all christians to fall upon the Turks, fince fuch christians, who live under the dominion of the Turks, are, if that affertion be true, more oblig'd to obey the Turk, than the clergy are oblig'd to own the authority of christian princes? Now, 'tis certain that every clergyman is subject to his lay-prince in all things that are independent on the ecclefiaftic ministry. But, in the functions of the priesthood, the ecclefiaftic is not subject to the temporal prince, who has in that case no authority over him; and if he should pretend to usurp it, he would deserve blame and censure, as we have shewn under another head. On the other hand, the payment of tenths is a thing fo far from being injurious to the priesthood, that it has no relation to it. For we have elsewhere demonftrated, that the clergy's possession of temporalities is so far from being jure divino, that 'tis hardly compatible with the priesthood;

and from hence it necessarily follows, that by virtue of such possessions, they are subject to the prince, and that the fovereign, however he became fuch, has authority to treat them on a level with the other subjects. Lest any should accuse me of replying to the same thing a hundred times, I will reduce all that I have to fay, as to this head, to one fingle point, viz. whether 'tis possible to form an ecclesiastic sovereignty within one that is fecular? The whole controverly turns upon this one question, which, however, I have divided into fo many chapters, only to render it the more clear and intelligible; for, tho' I have made twelve feparate articles of it, they have so near an affinity to each other, that it was impossible to treat of the one, without breaking in upon the other.

If it be certain that not one good reason can be produc'd why ecclesiastics should be tolerated in the possession of temporalities, how vainly then do some people argue, who say, that the secular prince is oblig'd to regard them as a thing sacred, and, as it were, divine? We will now inquire how tenths came to be first establish'd. The priest thinks he is authoriz'd to collect the tenths of the laity's possessions by the express command of God; that consequently, if the estate, which the priest possession, consists only in the tenths, he shall be exempt from the impost of the prince, because it would be unreasonable for him to pay

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the tenth of a tenth, fince God, by obliging the laity to pay their tenths to the clergy, does not oblige the clergy to pay them to the judge, the governor of the people, or king; and in things odious (as they fay) there must be no comment, where the text is silent. But what will they say, if it be made appear that the possessions of the clergy do so far exceed the tenths, they receive from the laity, that they amount even to one third of all the product of the earth, fea, mountains, rivers, and of all the yearly fruits produc'd by nature? For an instance, or rather proof of this, I will only mention *France* and *Spain*, where the clergy is the chief and the richest of the three orders of the state. I do not speak of England, because 'tis known that the greatest and clearest revenues of the king, at present, arise from the spoils of the regular clergy, or monks of the island. To instance only in the city of Venice, the tenth of the laity's possessions scarce amounts to 200,000 Ducats, whereas the tenth of the clergy's estate comes to more than 500,00, by raising not the tenth, but only the fifth of the produce of nature, without reckoning the other payments which the laity make, out of their own estates, to the curates and ecclefiaftic prelates, and which are not included in the above account; because the tenths, which are levy'd upon the clergy, are rais'd only from such of their possessions as are patrimonial benefices, with an exception to

persons, who, according to the simplicity of the ancients, remain in possession of jus quasitum personæ, i. e. personal estate, and not that which is real.

But if, for instance, a secular prince has no right in himself, according to the court of Rome, to levy the clergy's tenths, from whence (fay I) must be raise the sums necessary for his Expences, and for the defence of his government, cities and subjects, and even of the clergy? If it be answer'd, that he ought to tax the estates of the laity only; I reply, that it would be transgressing the precept of mutual justice and equity, for the clergy to refuse contributing their quota, in proportion to the benefit they reap in common with the public, by their protection: besides, that 'tis uncharitable to lay the whole burden upon the one, and none at all upon the others, or fo much as to lighten their burden, who naturally ought to bear as great a part of it as the others. Nay, the facredness of the ecclesiaftic state would tend to the oppression of the laity, if the getting into ecclefiastical orders were sufficient to excuse a man from bearing a share of the public taxes. But to argue more closely to the point: If it should happen, in process of time, that all the estate of the laity, or the greatest part, however, should become the property of the clergy, where, I pray, must the prince raise his revenue? because, according to the system of those extraordinary zea-

lots for ecclefiaftical liberty, all fuch estates ought to be free from taxation. To fay that this is supposing an impossibility, is saying nothing to the purpose; because, if we may be allow'd to judge of what may, by what already has come to pass, and consider the vast increase of church-livings, since the clergy had a being, it will appear that their engrossing the whole to themselves, is so far from being such an impossibility as some would instruct fuch an impossibility as some would insinuate, that 'tis, on the contrary, very easy, and we might say very near their accomplishment too, unless they meet with rubs; such, for instance, as those which the wife and vigilant republic of Venice have now laid in their way. It may be objected, perhaps, that there are some of the laity, who, having no estate, pay nothing to their prince; I grant it; but I take this to be a case wherein the laity are tax-free, because those taxes which a prince lays upon all his subjects, are sounded on a supposition that they are well able to pay them; for if a lay-subject has no estate, or at least but a small one, he cannot bear a part of the burden, because he is commonly forc'd to live upon the charity of the clergy, or else to earn his bread by daily labour, as did Joseph's brethren in Egypt; in which are manifest the sad effects of God's curse upon mankind, in the person of Adam, when he said to him, in the sweat of thy face thou shalt eat bread. Now the clergy may as well pretend to have been created free from N 2 origina!

original fin, as from this curse, tho' they are become the executioners of it, by selling again to the laity that bread which they receiv'd from their ancestors, under the title of alms. Upon the whole, therefore, if, while part of the subjects are exempted from taxes, by reason of poverty, another part plead exemption by special privilege, their sovereign would be much more at a loss than even the superior of a convent, who is oblig'd by his character to govern and maintain his monks, without any income from them. And whoever should like to be a prince on these terms, I think he would richly deserve to be canoniz'd for a faint, who

was poor in spirit indeed.

'Tis in vain to fay, that when a prince is in these unhappy circumstances, the Pope would, by an indulto, impower him to lay such a tax upon the clergy of his dominions, as might answer his demands; for in the first place it must be observed, that such indulto being entirely dependent on the Pope's will and pleasure, might be as well resused as granted; and, in the second place, that 'tis absurd to send a prince a begging to another for the ways and means which God himself put into his own hands, when he advanced him to the sovereignty; for considering what fesus Christ said to Pilate, who was so far from being a prince, that he was only the minister of an idolatrous prince; Thou couldst have no power at all against me, except it were given thee from above; it must

be own'd that princes derive their authority immediately from God, and that by confequence he has given them the means sufficient to support that authority, without being beholden for them to the good pleasure of another. This comports likewife with the idea we have of divine justice: For if a free prince, who is stil'd prince by the grace of God, is only accountable to him for the misgovernment of his people; and if fuch misgovernment is owing purely to the want of the means, he cannot be punishable, by divine justice, for what he could not help. An idolater does not commit fin by continuing in his idolatry, if he never had an opportunity to be instructed in the christian saith. Tis true, he sins as well as christians, if he gives himself up to other vices; but his insidelity, or sin of idolatry, will never be put in the balance with his other crimes, because he is not to be blam'd for not believing what he knows nothing of, either by himself, or by tradition. Who bath believed our report? faid the prophet; and St. Paul therefore drew this consequence, faith cometh ly hearing. To apply what has been just mention'd to the case of a sovereign prince; if he leaves his subjects to be invaded, and extirpated by a foreign enemy, or elfe does not defend them against villains at home, for want of foldiers and statesmen, whom he cannot get without money, and a fufficient revenue; I do affirm, that in this case he is not to blame,

any more than the mole for not looking up to the fun, or the offrich for not flying; because, tho' the one has Eyes, and the other wings, yet they are both too weak for those purposes.

Those who stand up for the maxims of the court of kome, have still another objection, and that is this. Then, according to your opinion (say they) a lay-prince may tax his ecclesiastical subjects at discretion, and sleece them without mercy, much like the king of England, who first took their estates from them, and then turn'd them out of his dominions. But these gentlemen, under favour, are too hasty in drawing their conclusions, since every impartial reasoner will undoubtedly perceive that I have no such meaning. For no just prince will take the liberty to run into that extreme, no not even with respect to the estates of his lay-subjects, and much less with respect to their freeholds; because God gives leave to no body, not even to a mere private person, to squander away his estate in excess and debauchery.

St. Thomas, in his treatife de regimine principum, fays, that 'tis possible for a prince to be a tyrant two ways; either by seizing an estate, to which he has no right nor title, or by governing his lawful subjects in an unjust manner. The treasure set apart for the maintenance of those whose profession it is continually to offer up praises to almighty God, ought not to be employ'd in offending and blaspheming him. Eve-

ry time that a temporal prince imposes atax, he makes himself a debtor to God for all the sums he thereby levies, and must give an account of the use he makes of them. Happy therefore are those republics, where no exactions whatsoever can give umbrage, or uneasiness, because they who lay on the burden are those who bear it, and have not an opportunity to put any of

the money into their own pockets.

As the ecclefiaftics can by divine right exact only the tenths from the laity, so the temporal prince has no authority, as fuch, to exact of the clergy more than an annual tenth; and if he would have larger subsidies, he ought to defire leave of the Pope, as he is the fovereign prince of the clergy, and the protector of their rights and privileges. I fay, moreover, that every fecular prince, who has not a fovereign and independent power, such an one, in short, who is merely feudatory, has not a right to exact the ordinary tenths of the clergy, because this right is peculiarly attached to fovereign power, and does not fuit with a prince who owns a superior, which makes the effential difference betwixt a free prince and another.

At this rate, be a prince ever fo free, yet if he requires extraordinary substidies, he must have recourse to the Pope, as the good kings of France and Spain have always done. Indeed there may be an exception as to cases of extreme necessity; for, as a private man may apologize for his robbing the altar, and even

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for committing wilful murder, by pretending, in the one case, that he had no other way to get a morsel of bread, for prolonging his miferable life; and in the other case, that he only acted in felf-defence against a powerful aggressior, cum moderamine inculpatæ tutelæ; so a prince, for instance, who has not time to send before-hand to Rome, may come off very well with the Pope, provided he demands, or levies fuch extraordinary fubfidies, with a promile to reflore them, if he has not the holy father's approbation. I remember to have read a brief of Pius V. directed to the emperor Matthias, which was fill'd both with exhortations and menaces, because that emperor publish'd an edict in opposition to the pretended ecclefiaftical liberty, for raifing certain fums above the usual tenths, in order to supply some pressing necessities of the state; but as soon as ever he made known that indispensable necessity to the Pope, and beg'd an indulto, he had it granted, on condition that he would, in the first place, revoke that odious edict. I have also read a letter on this subject, from Pope Sixtus V. to Philip II. king of Spain, in which he treats him with exceeding tenderness, as confidering the then circumstances of his majesty's affairs, and those of the times. The Pope tells him in that letter, of a great fin that he had committed, by establishing a fort of pragmatic fanction, which included bishops, archbishops, and cardinals, and exhorts him to repent

repent of it before God; and this affair, like the former, was determin'd by the dispatching of an indulto. If therefore we concede to the courtiers of the Roman See, that a prince ought to obtain leave of the Pope for raising extraordinary subsidies, they will be so ingenuous as to own that the prince has authority per se to exact the ordinary tenths of the clergy.

If they argue, that because the most serene republic, and other sovereigns, raise those tenths by virtue of the Pope's indulto's, they have not such authority in themfelves; I answer, that the court of Rome has been a long time used to the policy of giving others what they had before, or what they had a right to assume of themselves. And it has happen'd, in process of time, that those who have been in possession of favours of this kind, have fate down contented with fuch their possession, without troubling their heads whether they held them by a right natural, or deriv'd, or what way foever they came by them. They had their reasons for this conduct, first, to avoid the reproach of ingratitude by difowning the gift; and fecondly, because it feemed to those princes that the faid donation was a fresh proof of their acquisition, inasmuch as it oblig'd the donor to support their titles. And indeed, tho' Paul IV. had not given the king of England the title of king of Ireland, I don't see what could have hinder'd him from bearing that, as well as the title of king

king of Great Britain; which they have affun'd fince. And when Pius V. erected Tufcany into a grand dutchy, I think verily that Cosmus, duke of Florence, might as well have done it himself, if he had not lik'd the Pope's conduct. But neither the king, nor the duke, shewed the least contempt for the Pope's favours of that kind. It was a punctilio which they did not care to dispute with him, nor to resuse his good-will for the sake of a ceremonious formality of title, the rather because every religious prince seeks occasions to shew his veneration for the mind of the Pope, who is their common father in things spiritual.

But, as the Pope has granted many fuch indulto's of his own accord, and as in that which Clement VI. granted to the most serene republic, it was declar'd not only to be of his own accord, but also for the good of the Church, it may justly be averred, that under pretence of fuch grants, the Pope slily preys upon that legal right which every free prince has over his own dominions; another inflance of which When a new king of the Romans is chose, who is then call'd emperor elect; the election is made by the concurrent votes of these three princes who dissent from the Church of Kome, viz. the elector Palatin, and those of Saxony and Brandenburg, tho', according to the ecclesiastical censures, they are depriv'd both of their dominions and rights. What's the consequence? why the Pope makes no scruple

nevertheless to confirm the election, and declares he does it after much intreaty made to him for redreffing all the mistakes in matter of law or fact, which might happen in the faid election. But who pray intreats this at his hands? verily, no body at all. For those princes care not one rush for his confirmation; and, moreover, think what is called their mistakes, their fingular honour. The emperor perhaps does it in order to obtain the confirmation with the more case, yet nevertheless no notice is taken of it in any wife, either viva voce, or in the Pope's bull; and indeed this circumstance makes so little difference in the thing, that 'tis of no fignification.

We will now examine whether a fecular prince has a legal right to make any order for the good of the state, with respect to the estates or persons of ecclessastics.

This question may be resolv'd in a very sew words; for if it be true that a prince is establish'd by God, to defend and well govern the people, it necessarily follows that he has a legal power to order, as well with respect to his subjects persons, as estates, whatever he thinks may contribute towards fuch good government; and it would be as absurd to affert, that a prince ought to govern where the clergy will not be governed, as to expect that a phyfician can work a cure where the patient refufes his medicines. The common answer to this is, that a fecular prince has nothing to do with

with the government of the clergy, because they are under another master, and that all the obligation incumbent on a prince towards the clergy, is to defend them, as well as the laity, from foreign enemies and domestic villains; and confequently that he is oblig'd to fee that a town be supply'd with all things necessary for the use of the clergy, as well as of the laity, and to take as much care for the preservation of the one, as the other. I would fain know how the clergy would take it, if, in a time of famine, a prince should prohibit the selling of bread, or other provisions to them, and pretend that he furnish'd such or such a city with provisions, for the use only of the laity, who are his subjects, and not for that of the clergy, who own another governor, another lord, another guardian. I believe that in such a case the clergy would not only confess the truth of the axiom I have laid down, viz. that the clergy-gentlemen have their particular gover-nor and protector in spirituals, and in the functions of the priesthood; but also, that as to their own persons, they are as much subjects of the prince as the laity. If a river overflows and drowns the lands of the clergy, and the prince takes no care to drain the waters, and turn them into their old channel, on pretence that the ruin of fuch lands is nothing to him, because he has no power over the owners; I doubt not but the clergy would then change their note, and fay, that the fovereign

ought to take as much care of their interests, as those of others: And 'tis as certain, that in fuch a cafe as this, they would not argue for the absolute necessity of an indulto from the Pope, to raile, above the ordinary tenths, the funis necessary for draining the waters off of their drowned lands; because they would say, while they wait for the confent of the court of Rome, their corn and plants would rot under water. This being the real state of the case, they ought not to stifle the sentiments of their conscience, but to acknowledge the prince for their fovereign, when he commands, as well as when he defends, and not to imitate the Cutæans, &c. Those Affyrians, who being brought by Salmanazar to inhabit Samaria, after he had destroy'd the kingdom of Israel, call'd themselves the friends and kindred of the inhabitants of Ferusalem, while they were happy and gay; but when they were oppress'd, said, they had nothing to do with them, and that they were foreigners. To avoid giving into all these absurdities, there needs no more than to reflect, that, in order to form the bedy politic, the prince must constitute the head, and all the subjects the members. I am not asferting that a temporal prince has an unlimited power to load the clergy with exorbitant taxes; and it would be unjust in the Romanists to make that inference from what I have faid. ' ough for me, if I can but make appear h 1 ft and equitable it is for a prince to le-

vy the annual tenths, and that on very pressing occasions he may raise extraordinary subsidies, after leave granted him; but that if the urgency of his affairs will not admit of a delay, he may, without such permission first obtain'd, force the clergy to contribute their quota, for promoting the publick good, of which they are partakers in proportion with the laity. He that foweth his feed in good feafon, gathereth; but he that foweth out of time, loseth, instead of gathering. If one of those tenderly conscientious catholics, who thinks it so highly criminal not to make application, in the first place, to the Pope, should be going a journey, and by misfortune fall and wound his head, I should be glad to know whether he would refuse to be heal'd by a man of very good practice; but being not enter'd as a master surgeon, practises surgery without authority, and without a lawful certificate; and whether he would chuse to keep his wound open, and in danger of mortifying, till he has fent to the next town for a licensed master-surgeon, who is so both by profession and appointment. The application is very easy, and the answer of the wounded catholic, if it be sincere, will be fufficient to justify the conduct of such lay-sovereign, who exerts his authority over both the persons and estates of the clergy. If a brother in a monastery should be afflicted with the plague, I believe that none of the monks would be angry with the lay-fovereign for removing

moving him immediately to an hospital, but would rather look upon it as a very wife, just, and charitable precaution of the prince, for the common preservation of the fraternity. When the Hugonots first introduced their opinions into France, the piety of the most christian king inclin'd him to make very earnest remonstrances to the court of Rome, and to desire that a Council might be call'd, as the most effectual remedy: The Pope was ready enough to fall in with the king's request; and I don't deny that a Council is the most proper remedy that can be thought of, when evils of this kind happen; but the Pope faid it was necessary that all the christian princes should give their confent to the calling it. Mean time the error gain'd ground in France more and more, so that 'twas propos'd in the king's cabinet, to call a national Council, for want of a better remedy; but some remonstrated that this would, in a manner, break the unity of the catholic Church; when one of the counfellors of state wittily reply'd, that he thought it very unaccountable, that while the whole kingdom of France was in such a flame, they should sit still, expecting water from the Tyber to quench it, when they had fuch large rivers of their own as the Seine and Marne; plainly intimating thereby, that when danger is afar off, there is time enough to deliberate; but that when destruction is at hand, 'tis high time to act.

But while we plead for this liberty in a temporal prince, let it be observed that we do not pretend to justify the excels of it; since we take it for granted that he knows he must one day give an exact account of his administration, especially of the laity's estates, to the divine justice. Besides, 'tis his interest to preserve the good opinion of the Pope, and other christian princes; because, if a prince be never so wicked himself, he obliges others to do him justice, and to support his interest; for 'tis certain, that with what measure we meet to others, it shall be measur'd to us again. Therefore I argue for nothing irregular, but only for obedience to the law of necessity, which is superior to all other human laws. We will now treat briefly of the advantages resulting from my argument.

If the grand feignior had but a small glimpse of the christian faith (for if he had a sull view of it, he would know that he must renounce all worldly interest, when it hinders the profession of the faith in Christ, according to those words, what is a man profited, if he shall gain the whole world, and lose his own soul?) If, I say, he had a glimpse of it only, and should signify to the Pope, that he is willing to be baptiz'd, on condition that the Pope would confirm him by an authentic bull in the possession of all his dominions; I would fain know whether the Pope would grant such a bull, or retuse it, since the granting it would be taking

away the rights of as many christian princes as have been depriv'd of their dominions by the Turks? As this case indeed has never yet happen'd, the gentlemen of the court of Rome will e'en make what answer they list; but if they should say the Pope would refuse it on the confideration just mention'd, I frankly own to them, under favour, that I cannot believe them; for, methinks, I already see a bull of their own drawing up, in the most florid terms, dictated by their own virtue and eloquence, fetting forth how advantageous it is to procure the public good, and to facrifice all private interests to it! how much it promotes the general good of the Church of God to receive so potent a prince into her communion; who, it may be expected, will befrow as many favours and benefits on her, as he has hitherto done her wrongs and injuries! what a conquest it will be over the empire of the devil, to wash the souls of such a number of infidels in the baptismal font, and thereby enter them in the way of falvation! and, in a word, how many christians condemn'd to death, and flavery for life, will by this means be preferv'd! They would be apt to fay, some grains of allowance ought to be made for the weakness of human nature, which ought not to be drench'd all at once with an emetic; which would be the case, if when a man desires life, he be condemn'd to the bitter portion of reducing himfelf to beggary by embracing the christian faith.

faith. The prodigal fon, mention'd in the gospel, had forfeited all further pretensions to his father's estate, by squandering that fortune which he had given him in riotous living; yet, as foon as he return'd, the tender father put the best robe on him, and a ring on his hand, and made a feaft, at which there was nothing feen but mirth and joy; and all this was done at the expence of the dutiful fon's fortune, it being the common interest to bring back those who are gone aftray. Finally, to these reflections, they might add innumerable other curious ones, which do not at present occur to my mind. They might say, that as a Jew, when baptiz'd, is permitted to keep an estate gotten by usury, as incestuous marriages are dispens'd with, to avoid the scandal of whoredom, and the like; so 'tis but just to receive a mahometan prince into the pale of the Church, and let him continue in the enjoyment of all those dominions which the christian princes have not only lost to him, but have not the least hopes of ever recovering. I doubt not but this conduct would be approv'd; and to fay the truth, there is a great deal of reason for it. Therefore, since in such case it would be thought conducive to the publick good, thus to canonize the usurpation, or seizure of the estates of the clergy, as well as the laity: As for instance, in the isle of Rhodes, which was the patrimony of the knights of St. John, as it is now of the knights of Malta, the same rule

rule ought to take place here, and the conduct of a lay-fovereign must consequently be approv'd, who, for certain urgent reasons of state, which he knows better than any body elfe, lays hands upon either the estates or perfons of the clergy; for where's the reason that every one of his subjects should have a share in the benefits of his government, and only a part of them bear all the weight of it? Don't tell me that there's no proportion, comparatively speaking, betwixt the imposts, and the advantages fo much boafted of; for I must needs reply in my turn, that neither are the contributions near fo exorbitant as is pretended. An experimental philosopher will tell us, that by the mere operation of the intellect, he can divide a grain of millet into an infinite number of parts, as easily as the vast globe of the universe; but, without examining whether those parts are alike, all that he pretends to prove is their proportion. 'Tis the very same case with the advantages resulting from that liberty I acknowledge in fovereigns; which, if they are compar'd with the damages or imposts, the latter would appear vastly less than what I have represented them. The sea-faring man carries and recarries merchandize from one pole to the other, in hopes to enrich him-felf, and is many times oblig'd to throw all his cargo into the sea, when he is come in fight of his port; by which means he lofes, in one moment, what has cost him the sweat and toil of

many months, or perhaps years; but life is fweeter to him than all his treasure: In like manner, the physician cuts off an arm, to hinder the mortification from spreading to the heart. Therefore, I say, a prince ought to be excus'd, tho' his conduct may appear violent and injurious, when what he proposes is to procure a greater good, or to prevent a greater evil, minus malum habet rationem boni. And of all these things we must leave God to be the judge; who is the searcher of hearts, and will render to every man according to his deeds; for, on the other hand, to censure the actions of a prince, is to set up a prince over his head.

#### CHAP. XI.

Whether a temporal prince has a right per se, to judge ecclesiastical criminals?

Samuel, the prophet and chief priest, was appointed judge of the children of Israel by the express command of God; but that capricious nation could not long bear with that holy judge, much less with the rebukes he saw sit to give them; and nothing would serve them but they must have a king, whom they earnestly

earnestly demanded of him to grant them. The prophet declar'd to God in the tabernacle, where he us'd to meet him, the humour the people were in, and God commanded him accordingly to include their fond defire, and to anoint Saul king over all Israel. The prophet obey'd, and after the ceremony of Saul's installation was over, the chief priest took off his mitre, and calling all the people together, declar'd, that if any one had been injur'd during his administration, he should bear record of him before the Lord and his anointed; for he was ready to answer all accusations, and to undergo the punishment due to his guilt. God has been pleas'd to leave us this eminent example in the holy scriptures, as a plain evidence of the obligation that the clergy are under to submit to the lawful authority of the fecular prince, when their transgressions come under his cognizance. Nevertheless, I freely own that this proposition, as general as it appears, is liable to many exceptions, and the facred scriptures, from whence I fetch all my proofs, favour the opinion of those who affert that the clergy are not responsible to the lay tribunals for every offence; for those which they commit in the functions of the priesthood, are immediately punish'd by God himself, as happen'd to those of old, who, for making use of strange fire, were punish'd with sudden death; or if God does not punish them upon the spot, he reserves them for the terrible day

of his vengeance. Therefore, I would be understood in this sense, that the clergy are accountable to the tribunal of their temporal prince, for all the faults they commit, foreign to their priestly functions; every one knows that the order itself does not make the clergy wifer or better than other men, and that the priest is as much under the dominion of the fenies as the layman, and as much subjected to the violence of all the passions; so that he always appears to be as frail as other men: World to God their crimes were nothing but the effect of mere human frailty, and that they did not femetimes outfirip the most dissolute debauchees in wickedness! such ecclesiastics are not exempted from the judgment of temporal court: by their character, fince this is what they have highly dishonour'd, by striving to blaspheme the law of God; and if a prince had not authority to pass judgment on such crimes, which are, as we may tay, only fecular, how would it be possible for the sovereign to keep his lubjects in obedience, when notorious, wilful criminal, should plead the privilege of being exempted from the obligation of submitting to punishment? the only way an ecclesiastic has to keep out of the verge of the secular tribunal, is not to fall into those crimes which it belongs to that tribunal to punish. Then he would have no other punishment to fear than the brotherly correction of the prelate, his fuperior; but those who pretend that the sacra-

ment of ordination does screen a sinner from the punishment he deserves, which is, in some sort, to make it no less than the somenter of sin, shew, that they have not the least notion of the doctrine of Jesus Christ, who has no greater enemy than sin, and who hates it more than he does the devil himself, whom he hates on no other account but that of his sinfulness.

The gentlemen of the court of Rome will tell me, without question, that they are not so absurd as to imagine, that an ecclesiastical criminal ought not to be punish'd, but that all they dispute about, is the competency of the tribunal; for they hold that such a man is cenfurable by none but his bishop, the metropolitan, or legate, who being constituted the prime dignitaries in the ecclefiastical state, are the only persons that can judge canonically of his crime. I always faid, and do still fay the fame; but then we must suppose the crime, or offence, of such clergyman, to be in a matter merely ecclefiaftical. I have given divers instances of this in a former chapter; as, when he does not administer the sacraments rightly, when he changes the form, or matter of confecration; and in a word, when he introduces any the like culpable innovation in the exercise of his ministry, he ought to be try'd, and punish'd for it by the prelate, because crimes of this fort are not taken notice of in the civil law. The fecular prince is also ignorant

norant of these matters, for they are foreign to his administration, and he ought to say in this respect with St. Paul, what have I to do with these things? Nay, I dare go farther than those gentlemen, and affirm, that every layman who is guilty of a crime in a matter ecclesiastical, which has relation either to doctrine or the facraments, ought to be punish'd by the ecclefiaftical court, because the sovereign cannot be suppos'd to have an adequate knowledge of the nature of the crime, and therefore knows not so well how to proportion the punishment. But let it be remember'd that I speak this of such crimes only as have fome relation to doctrine or the facraments; for, if a layman commits a robbery in a Church, tho' his crime be no less than facrilege, and feems at first view to be a crime in a matter that is properly ecclefiaftical, yet he is subject to the temporal prince, and 'tis the province of temporal courts to try the offender, because 'tis possible for the sovereign to have a sufficient knowledge of the cafe and circumstances of the matter of fact. But, on the other hand, if a layman be accus'd of witchcraft, forafmuch as this crime concerns ecclefiaftical liberty, it does not come within the jurisdiction of the temporal courts. For the same reason, if a clergyman be accus'd of adultery, robbery, or the like crimes, which are offences point blank against the laws of the state, 'tis the prince's business to try and punish them, because 'tis he

he who makes the laws, and appoints the punishment due to the transgressors: Tell me not that the criminal might be as well punish'd by the ecclefiaftical judge, for, I fay, the offender would become the more bold and infolent, if he gets but the least hopes of retarding, tho' not of alleviating the punishment. 'Tis well known, that the shortest term, which the Council has fet for the decision of an appeal from the fentences of the ordinaries, is two years. Now, if a temporal prince, who is injur'd by the crime of an ecclefiastic, has not a right to punish him, the latter will appeal from the sentence, and so the sovereign will be oblig'd to go a begging to the ecclefiaftical courts for reparation of the injury done him. The clergy ought to shew no examples to encourage the diffoluteness of the laity, yet nothing less can be the consequence, as often as the laity fee an ecclefiaftical criminal not punish'd in due time and manner, and by the proper court. Besides, it ought to be remember'd that the authority of a secular prince is prior, in point of time, to that of the clergy and bishop's court: 'Tis said, Touch not my Christs or anointed. This is true indeed, as far as they are anointed and consecrated, which is the fignification of the word Christos; but St. Peter did not make this exception when he commands obedience to princes, even those call'd Discoli, that is to say, such as are unjust, impertinent, and whimfical.

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I am sensible, that notwithstanding what has been urg'd, I shall be accus'd of broaching a novel opinion, the mere product of arrogance, and founded only on violence; but I leave every reasonable man to judge which opinion feems the newest, that which I have laid down, or theirs at Rome, who deny fovereigns part of their proper jurifdiction. In short, we at was the end of the old canons, which order'd, that every clergyman, convicted of any enormous crime, should be degraded and deriver'd over to the fecular judge? Was it not to fave an ecclefiaftical judge the trouble and vexation of decreeing excessive and capital punishment, because it does not become a facred judge to dip his hands in blood, even the' the enormity of the crime requir'd it? The Council of *Frent* confirm'd this custom by an express decree; but confidering that in order to conform this degradation to the manner prescrib'd by the ancients, they should be oblig'd to delay the punishment of the criminal a long time, because of the many bishops it would be necesfary to affemble for that end, they therefore order'd that abbats should be summon'd, instead of bishops; and for want of these, the chief incumbents of cathedrals.

Therefore, I fay, 'tis not facrilege, as is loudly pretended, for a fecular prince to try and condemn ecclefishtical criminals; because not only the canon laws, but also the Council of Tient, demand it at their hands. Degradation

dation does not make a priest cease to be a prieft, for the facrament of ordination is one of those that impress an indelible character, which all the power of man cannot deface. The whole that degradation does, is the putting a priest under a state of interdict, by forbidding him the exercise of his office. It does not take away his capacity of performing his functions; and if a priest, who is degraded, consecrate the sacrifice, it will be valid, tho he commit a fin by doing that which is forbid-den him. Moreover, if a degraded priest be condemn'd to die, and a layman happen to fall fo ill on a sudden, that his life is in danger, and no other priest is at hand to confess him, then the priest, who is under sentence of death, might, and ought to hear his confession, tho' he is just going to the gallows; and the dying man, fo absolv'd from his fins by the said priest, will be truly and properly absolv'd before God. fay, that fuch priest not only might, but ought to confess the dying man, because the obligation of obedience to the precept of confeffion is greater than the suspension pronounc'd by the bishops. 'Tis evident, therefore, that, according to the canons themselves, a secular prince may judge ecclefiaftics; and if it happens that he do it without degrading them, 'tis because every crime is not capital; but the delinquent, tho' he does not deserve death, ought not to come off without any punishment at all, for the sake of observing that formality; besides

besides that such impunity would be attended with the inconveniency I have already mention'd, it would promote licentiousness among the laity, because sin is always countenanc'd by retarding the punishment of the criminal, tho' he does not at length wholly pass unpunish'd. When a prince happens to punish a clergyman, without staying for his degradation, he fails in his observation of the canon that prescribes it; and all the fault that the court of Kome could pretend to find with fuch procedure, would be only the neglect of a mere piece of formality, in no wife effential in it felf, because degradation does indeed sufpend, but not efface the character of ordination. But to return once more to the ecclesiaftical judges; are they themselves such strict observers of these canons, that when they find an irregular, scandalous priest, in countries subject to the Church, both in spirituals and temporals, they degrade him, and then turn him over to the fecular arm? No verily; they first condemn such priest either to the galleys, or the gibbet, according to the nature of his crime, without delivering him over to the fecular power, observing the distinction I have already mention'd, viz. that they pronounce this fentence not as priests (because then they would fall into an ab urdity) but as ministers of a temporal prince, or of an ecclefiaftic one, who exe cifes a temporal power and authority. By this conduct, the; do as good as acknowledge

ledge that 'tis necessary, for the good government of a temporal state, to pass judgment without delay, and to condemn the guilty, whether they are laymen or clergy, without standing for the ceremony of degradation, or carrying them about from one tribunal to another. Why then do they scruple to allow the fame right to a temporal prince, who is as much concern'd furely as they are to govern the fubjects well, and not to fleep when the guilty deserve punishment; especially those who have committed great crimes? if they make no scruple to break those canons which they ought to obey, I don't think the neglect of them can be a crime in a temporal prince, who indeed owns his obligation to obey the divine law, but does not think he is, nor is he any way oblig'd to mind the canons in matters relating to his government, fince he has no superior to account for it to, but God alone.

These are the usurpations which the court of Rome would fain fee establish'd all over the world. They would have it believ'd that the ecclefiastical courts have greater authority, in these modern times, than the ancient prelates had formerly. They preach up obedience and justice, but leave the practice thereof to others. If a layman commits a robbery, or murder, in a Church, and, being profecuted for the fame at law, flies for protection to another Church, the canons are against his enjoying the privileges of the immunity; because,

fay

fay they, he has already dishonour'd the sacred place by his crime. By parity of reason, when a clergyman, who is by his profession bound to lift up his eyes to heaven, and to use his hands in administring the sacraments, is the first man to sully his sacred character by robbery, murder, or other great enormities, why then should he enjoy the privileges of that order which he has thus defil'd? for ecclesiastical liberty was established for our edification, and not for our destruction. The Council of Trent is full of decrees made

in favour of epilopal authority, with a view to render the bishops more easy in the government of their dioceses; which was often molefted and hinder'd by temporal princes granting exemptions, favours, protections, and the like, to certain places of devotion, military orders, and royal chaplains; which exemptions and privileges, claim'd by offenders, are so many impediments and obstacles to the right administration of justice: Therefore the Council frees the bishops from shewing any regard to concessions of that kind, and they allow a bifhop the more liberty, in this case, to encourage him to constant residence in his diocese, and to reward him for his pains in it. Why then should not a lawful prince have the same free liberty, who holds his authority and government from God himself, and the law of nature? for my own part, I cannot help thinking it intolerable prefumption, to pretend to make the bishop's jurisdiction larger than the prince's

prince's to whom he is subject, and in whose

dominions he assumes that authority.

The Council declares in a hundred cases, that when a bishop finds himself embarassed, he ought to call for the affistance of the secular arm. Is it not the highest ingratitude then in the ecclesiastical tribunal, to pretend to dispute the prerogatives of the temporal one, from which it receives protection and fuccour? I know they will tell me, that a prince, suppofing he be an ecclefiastic, would enjoy the same privilege, but that while he is only temporal, he ought not to concern himself with persons that are facred: To this I shall repeat the same answer I have already given; that tho' the perfon of a delinquent be facred, the action is not so, and such action makes him forfeit his quality and privilege of confecration. remarkable that the very canon law excepts twelve most flagrant cases, in which the secular judge is so far from being bound to regard ecclefiastical immunities, that he may cause a criminal attainted of any, or either of those crimes, to be arrested in that very Church to which he flies for protection. Now ecclefiaftical liberties and ecclefiaftical immunities are but one and the same, and only differ in this, that ecclesiastical liberty is ascrib'd to perfons, and the other to places that are facred. Since therefore, by the confession of the Romish casuists, the enormity of the crime justifies the fecular judge in laying hands upon the criminal.

criminal, notwithstanding the sacredness of the place, and tho' even the holy facrament be there, I would fain know why the fame enormity, when found in the person of an ecclefiastic, does not authorize the prince to treat him in the fame manner. After this, 'tis no wonder if some evil-minded persons take the freedom to fay, that all this noise and jealousy of the clergy is not for procuring respect to the dignity, but to the man who is vested with it; and that a multitude of worldly interests and passions are often cover'd under the cloak of religion. But we shall now conclude this article, on which we have already faid more than enough to fatisfy those that are impartial, but shall never be able to add what will convince those that are interested in the matter.

#### CHAP. XII.

## Concerning the Pope's infallibility.

While I was pondering upon this important fubject, I call'd to mind the genealogy which Aristotle has left us of natural philosophy. Its great grandfather, says he, was ignorance, its grandfather admiration, and its mother doubt. The fight of those effects, she could not account for, gave birth to admiration, for we are apt to admire what we do not know;

know; and in fine, admiration excited the unflanding to go in fearch of the why and wherefore of these effects, and from hence iprang doubt; and the discussion of things doubtful brought forth knowledge, wisdom, or rather true philosophy. David has recorded that every man is a liar; and St. Paul says, Lt him who thinket he standeth, take heed less he fall: And finally, the Council of Trent says, no perfon can be sure that he has obtain'd the grace of God. Yet we are told every now and then of a man who has eyes strong enough to look steadily into the sun of truth without being dazled, who can slide upon the slippery ice of human weakness without tasting, and who is confequently intallible in all his judgments.

At first, a man knows nothing at all of infallibility, then he admires it; and in the third place comes to doubt of it; but, at last, with the help of some distinctions, he comprehends it, and solves all his former doubtings. The champions of the court of nome boust that this point has been clearly decided by Christ himself in the affirmative. If so, I desire no more; for Jesus Christ being the truth itself, one single word of his proves more than all the demonstration which the wit of man can invent; but if the principle, on which their demonstrations are founded, is falle, they must be so too; while, on the other hand, the word of our Lord Christ is exempt from all manner of

faishood.

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A certain king of Japan, having heard it afferted by the missionaries, that if a christian had faith, he was able to remove mountains; he fent to acquaint their superior, that he intended in a few days to fee an experiment of the truth of their proposition, and that if they did not fucceed, he would punish him and all his countrymen as false prophets. This message was extremely mortifying to the superior, who very much doubted of success; for in all times there have been propositions advanc'd in dispute, which could never be prov'd, when brought to the test. However, an honest cobler apply'd to the missionaries, and desir'd them to tell him sincerely, whether Jesus Christ had really declar'd so himfelf? and they affuring him that he had, he offer'd himself to work the miracle, being thoroughly perfuaded, that if Christ had said it, he could not fail of success. I think my faith is as strong as the cobler's; and if they can shew me that our faviour has any where promis'd this infallibility, I will instantly believe it, for I know that 'tis he who hath made us; and as he has given us frail nature, which is subject to err, he is also able to fortify us, and to set our understandings above the reach of fallacy.

I have prayed for thee, Peter, that thy faith fail not. This text is all the proof they bring for infallibility; which, as short as it is, might, however, serve for a proof, if it was not subject to a distinction; for it must be consider'd,

whether

whether this prayer of Christ is confin'd only to faith, or whether it does not rather extend to all the benefits depending thereon, as doctrine, piety, miracles, and eternal falvation. If all thele graces had been promised by Jesus Christ to Peter, he could never have been without them. 'Tis true, he had them all at one time or another; for, after his conversion, he was wholly endow'd with knowledge and the gift of miracles, and was the first in the apostolical college, as well as the chief of the faints in Paradife, but all these advantages were the fruits of his repentance, and he acquir'd these great prerogatives as a reward of his faith, for contessing the name of Christ; so every one who has been baptiz'd may obtain all these rich gifts, as the price of that facrifice which we make of our selves for the name of Jesus; for the justice of God does not deny the labourer his hire, but is rather lavish in its rewards, than sparing, as God himself has given us to understand in the parable of the vine-

All the controversy turns, in short, upon these two points: First, whether it was a privilege attached to the person of St. Peter, or to his dignity? these gifts were promis'd to Peter in consequence of his faith, yet all the apostles had them as well as he. The second, which of the two is perhaps the most difficult to answer, is whether this privilege be perso-

dreffer.

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nal, or whether it be common to all who fucceed in *Peter's* chair?

First, let us consider at what time the promise was made. It was when Jesus Christ in-stituted the eucharist at his last supper with the apostles, when, as it may be said, he impoverish'd himself, by distributing all that he had to them; and that they might continue worthy of the dignity to which he advanc'd them, he warn'd them of the terrible temptation which the devil was preparing for them. Satan, fays he, has desir'd to have you, that he may fift you as wheat; but I have tray'd for thee, Peter, that thy faith fail not. Who does not fee that hereby Jesus Christ manifested an extraordinary love for Peter? for the temptation was prepar'd by the devil for all the apostles, and Christ warned them all of it; yet he tells Peter alone, that he had prayed to the father for him in a special manner that his faith fail not. It may be faid that our Lord had forgot, or made no great account of the other disciples; but as soon as God casts his eyes upon human weaknef, he remembers us, and makes us fenfible of his affiftance; for which reason Fesus Christ adds immediately, and when thou art converted, frengthen thy brethren. Therefore he did not forget his disciples; but it feems as if he would give Peter the preference of superiority, by his commanding that they confirmation in the faith should be the work of that apostle, in the same sense as Pe-

ter's abiding in the faith, was the effect of Christ's prayer for him, and favourable dispofition towards him. An admirable privilege this, without doubt, and a strong proof of his dignity! But observe what happen'd a few hours after. His divine mafter was no fooner taken into custody, but Peter is expos'd to the temptation of a filly woman, when that Peter who was so dearly lov'd, that Peter who was so well forewarn'd, that Peter for whom Jefus Christ pray'd in a particular manner, denies him, and fwears that he knows him not! alas! how frail is man! who can stand, if Peter staggers, who had fuch mighty aids? God forbid that any should think our faviour's promise and prayer for him were of no effect. One word of Christ is sufficient; there cannot be a furer; and there's no greater proof of it than the thief, who, by virtue of that divine word, ascended directly from the cross to Paradise. But some will say, how can we reconcile the promise with the effect? why, if we duly consider what it was Jesus Christ promis'd, we shall find that he executed it to a tittle. I have pray'd for thee, Peter, that thy faith fail not. He does not say, that thou fail not; which would amount to fuch a confirmation in grace as the angels in heaven had after the fall of lucifer, when they could not fall if pos-fibly they would. Jesus Christ promis'd him that his faith should not fail; for, in short, sin does not destroy faith, till the man apostatizes. P 3 Tho'

Tho' Peter deny'd Christ, it was not because he doubted of his divinity, but the fear of death made him pretend that he knew him not. His crime was not the holding any heretical opinion, as was that of Judas, but his being

afraid-to contess the name of Christ.

There is a notable dispute among divines concerning what species of crime those are guilty of who are forc'd by the Turks to abjure chiffianity. Some fay they fin against the faith. St. Thomas is of the contrary opinion, and fays, that be they never fo wicked, they are still christians in their hearts; and if they return to their first profession, they ought not to be rebaptiz'd; but he fays, their fin is a fin against the confession of the faith, which every christian is oblig'd to make at the hazard of his life. As for my own part, I should be apt to distinguish, and say thus: If they deny Christ, because they do not believe in his divinity, and in his promites, they fin against the faith; for he cannot be call'd a believing chriflian, woo does not believe in Christ; but if they deny him only in appearance, and thro' fear of death, they fin against the confession of the faith, because they prefer this life to the profession of the name of Christ. This distinction will ferve to shew us of what fort St. Peter's crime was; he denies his knowledge of Jesus Christ, and backs it even with an oath and blasplemy; but a moment after, Jesus casting his eye upon him in Pilate's hall of justice,

justice, he thought of the guilt he had contracted, repented, and wept bitterly; whereas, if his faith had fail'd him, he would not have return'd to himself with so many marks of a sincere penitent. Now this was the effect of our faviour's prayer, who restor'd him to grace after so enormous a sin, and with that grace he obtain'd many other gifts; as piety, doctrine, miracles, and the being chief among

the apostles.

The canonifts pretend that the privilege of perseverance in the faith, from whence infallibility flows, is peculiar to the pontifical dignity. The Romish theologians are also agreed in the same point, and I my self have own'd as much in the beginning of this treatile, where I have plainly shewn my readiness to believe, that tho' the Popes of our days have not the fame piety, or the power to work miracles as Peter, yet they have in all respects the prerogative of not erring. But what? are we to suppose them so confirm'd in grace, that they have no longer need of the sacrament of penance? no truly; for St. Paul says, that every high priest is encompass'd with infirmity. To salve this different management of the sacrament of salve this different management. folve this difficulty, we must again distinguish, that mannerrs two ways; in opinion, and in action; and that these two kinds of error are very different. It often happens, that the zeal of the will eclipses the judgment; but if this be folid, and duly regulated, it cannot be impos'd upon by the will. To apply these gene-P 4

ral reflections to our present subject, we may argue, that it comports with the justice of God, at the same time when he commands a thing to be done, to furnish the means for doing it, and that otherwife we might accuse his providence and foreknowledge; so that Peter and his fucceffors being defign'd by God, for the chief directors and ministers of the ecclefiastical monarchy, he has undoubtedly furnith'd both the one and the other with the means sufficient for governing the Church; the chief of which mean, is true doctrine. Some perhaps are so charm'd with the beauty of holiness, as to imagine, that the same is a necesfary qualification for a Pope; but be it fo or not, 'tis certain that doctrine ought to be his chief qualification; for the benefits of piety are peculiar to the person alone who has it, whereas the confequences of ignorance must be fatal to the whole christian Church. If he who is fet at the helm of government be endow'd with true knowledge, as much as he edifies by his good example, fo much does he demolish error by his knowledge. For this reason, I believe that the Popes hold the doctrine of Peter by indefeafible hereditary right, tho' not his piety; but the Greeks and Lutherans deny the Pope the gift of true doctrine, and acknowledge it only in a Council, according to that p stuge, wherefrever two or three shall be guthered together in my name, there I will be in the midst of them. For my part, I agree with

with both, but shall again distinguish what knowledge it is the Popes have; is it univerfal, like that of the angels and the bless'd spirits, who upon the fpot, and without examining arguments, comprehend things of themselves, and are there ore call'd Intelligen es? No, this cannot be it; for fuch a knowledge does not comport with human understanding, which is always eclips'd by the mists of the senses. Even Solomon had not this knowledge; and tho' his was the effect of the illumination of his understanding, yet he had no greater a degree of it, than what demonstrated him to be a man. We will grant then, that the Pope is infallible in his private judgment, with respect especially to the articles of faith; this fort of knowledge being necess ry for that dignity to which Jesies Christ has ran'd him; but I don't believe that because he is a Pope, he pretends to be a learned physician, or an able mathematician, which are sciences no more necessary to the office of a Pone, than the knowledge of all the languages which the apostles knew, or of all the sciences tought by Aristotle.

I believe that the advocates for the Pope will be to ingeanous as to own, that tho' the Pope, by virtue or a privilege, which he derives from St. For, cannot, thro' ignorance, miflead the cari ian flock, yet he may lofe himself, and err in his own understanding, and in other things that are not absolutely necessary for faith in Carift; and this confession may serve

ferve as a foundation of the decision of the

present question.

All the Councils, and especially that of Trent, distinguish nicely between the divine law, and that which is positive. He who transgresses the divine law, is more guilty than he who breaks the law of man; tho' such is the lamentable perversion of the times, that some human precepts are more religiously ob-ferv'd than the commands of God. Thus men are more careful in abstinence from meats, and keeping solemn feasts, than in guarding against fornication, or taking the name of God in vain. This proceeds from the weakness, or rather ignorance of the vulgar, fince the divine commandments ought to be most strictly observ'd. We may therefore conclude, that infallibility is a privilege not to be deny'd the Pope, with respect to articles of faith, that are absolutely necessary to salvation; but not with respect to the constitutions of positive law, which tend to maintain christianity, but are not absolutely necessary for that end. The Pope's piety would contribute very much to it; but tho' he does not happen to be pious, he is nevertheless Pope, and the lawful head of the christians as such. It must also be confider'd, that the divine law is unchangeable, because God is not subject to change, whereas the canon laws may be alter'd or annull'd, according to the circumstances of times and persons, which is a proof that infallibility has

no share in the establishment of such laws; for if it had, they would not be liable to alteration. But 'tis not so with faith and its articles. No body can be exempted from believing them, nor can the facraments themselves be chang'd, for the Pope cannot dispense with what God explicitly obliges us to. He cannot alter either the matter or form of the facraments, tho' he has taken the liberty to do it in some cases, nor can he augment or diminish the number of them. 'Tis true, the Pope often decides matters of faith; but then his decision is not arbitrary, and he does not prescribe such or fuch a duty merely of himself, but only declares and interprets the will of God in fuch a manner as feems to be correspondent with the faith. For the maxim in civil law, illius est interpretari cujus est jura dare, i. e. the interpreter of the law ought to be he who is the lawgiver, is not admitted in things divine. So that tho' the Pope has a right to interpret, he cannot make one fingle article of faith. therefore undeniable that God has endow'd him with fufficient light for fuch an interpretation, and 'tis in this fense that Jesus Christ promis'd his constant assistance to the apostles, when he faid, I am with you until the end of the world. God enlightens him with his holy spirit, that he may chuse the best opinion, and every christian, whether prince or subject, is oblig'd to receive those decisions. This fort of infallibility is annex'd, and hereditary to the

the papal dignity, but does not extend to canonical decilions and decrees, that have a regard only to politive law. For in this respect the Pope may err, because constitutions or this fort are often alter'd and annull'd, and one Pope may undo what was done by his predecessor, as has happen'd more than once, and as is set down in the Councils. Indeed the courtiers of Kome pretend not to credit it, because they would fain make the people believe, if possible, that all the actions of the Pope are above censure, for that he is infallible; but men of learning, experience and honesty, are not to be persuaded into the belief of such a notion.

Let no one charge me with endeavouring to retrench a privilege which I own to have been granted to the Popes, because I deny that the faid privilege extends to cases of positive law. The confession I make on this account, is not confin'd, and flows from a strong and lively faith, because I own the said privilege has for its object the articles of faith; the knowledge of which is fo difficult for the wit of man to attain to, and about which 'tis fo eafy to be mistaken. How many are there that have quite lost their fight by poring too curiously upon this sun of truth, and how many are become like to the beast in the accordations? the Pagans are highly commendable for their moderation in this respect, of which they have left us feveral instances in their subles. Among other

other representations, they present us with Actaon turn'd into a stag, and torn to pieces by his own dogs, for endeavouring to steal a sight of Diana's nakedness; and when old Rome had a being, a soldier was hang'd for his curiosity in inquiring who was the tutelar God of his country. In matters of faith, 'tis bet'ter for him, to whom the care thereof is not committed, to be contented with a moderate knowledge, than to endeavour to penetrate thro' them with the eyes of a lynx, for faith and knowledge are as opposite as the Antipodes; and he who pretends to prove the principles of the christian faith by human reason, is not a great way off from an heretic.

These last reflections will undoubtedly be very pleasing to the court of Rome, who will perhaps retort them upon my felf, as if I pretended to be wifer than is convenient, because I put the learning of the Pope in the balance, to fee what it weighs; but I fincerely declare I have faid nothing but what I verily think in my conscience to be true; and that the setting truth in its due light has been the fole view of all my inquiries. I don't prefume to undervalue the Pope's abilities, and I should be rash to a degree, if I should so much as question one of his decisions in matters of faith; but then, on the other hand, I should be a very impertment fool, to adore him upon this account as a God, and it would be impiety in me to make that an article of faith, which is

not so. In a word, I ought to pass for the rashest of mankind, if I should presume to explain an obscure article of faith; but I will never be oblig'd to regard that as an article of faith, which has a relation only to political government.

I have read fomewhere, that he who pretends to publish false miracles deserves to be excommunicated, and I profess it would be a great miracle to find out an infallible man, who has committed many faults. Solomon, who acquir'd his great wisdom by contemplating that deity which was reveal'd to him in a dream, wrote very pious things, worthy to be recorded, as they are, in the holy scriptures, for the inftruction of two felect people, those under the law, and those under grace; yet how unhappily did this manfall, infomuch that he turn'd idolater? Therefore 'tis not a necessary consequence, that because a man is master of one science, he understands all, much less that he is infallible in his actions; for a general cannot be form'd out of a particular. The Council has decided, that the facrifice is always pure and spotless, tho' the priest who offers it be unclean and polluted, because God purifies him in the very act of administring, tho' of himself he remains in his former faults, and even in greater, forafmuch as he approacheth the altar unworthily. I believe likewife that the Pope has a clear and determinate knowledge as to the doubts in matters of faith, but that in other parts of knowledge he is fubject to error and mistakes as well as others.

PART



#### PART II.

The application of the general propositions in the first part, to the Quarrels betwixt the court of Rome and the republic of Venice.

have sufficiently shown how far sovereign princes ought to carry their respect to the Pope, and their submission to his authority, without insisting on the unjust pretensions of the court of Rome, for setting up the Pope in place of the old Roman emperors, who assumed a sovereignty over both princes and priests, and for engaging christians in the observation of ancient rites and customs, as is used at that of the adoration of the Pope, whose mouth they will have to be the infallible oracle of all the laws and statutes upon earth,

a thing which they can prevail with none to believe, but the weak and the stupid, or such students as dare not say their souls are their own. After having establish'd the boundaries to which the one ought to carry his authority, and the other his obedience, it may be necessaryto make a brief application of all those general maxims to the particular points in dispute between the court of kome and the most serene republic. Those general maxims, thus proved and demonstrated, shall serve as the major proposition of the argument, and the present controversy as the minor. I shall leave the judicious reader to make his own inference, and to be the judge whether I have made good my promise in the introduction to this discourse, to shew that, considering the good conduct of the republic in the present case of Paul Vth's pretended interdict, all the citizens of Venice ought to be very eafy, and may enjoy a good conscience. For order sake, and for the ease of the memory, I shall in the first place give a short recapitulation of the contents of the former part of this treatife.

I own'd without referve, that the Church, the Pope, and other prelates invested with the pontifical dignity, have a right to excommunicate; but at the same time I demonstrated, that in order to excommunicate any one with justice, 'tis necessary that the action for which it is inflicted, be a mortal sin, otherwise the whole structure of excommunication falls to the

ground;

ground. That when a free fovereign, or other person of illustrious rank, is to be excommunicated, the sentence ought to be pronounc'd by a prelate who has no dependance upon any other, or who is at least upon a level with the prince accus'd, upon the foot of his own, and not a deriv'd or precarious authority. I likewife prov'd, that an appeal may be made a-gainst excommunication, because the same being only a fentence founded upon the opinion of man, he is liable to be deceiv'd by faile appearances; consequently, that every one has a natural right to have recourse to this way of appeal as often as he finds himself injur'd by fuch a sentence. I have also demonstrated, that fovereign princes cannot be excommunicated with justice, but when they are found guilty of holding opinions different from the catholic Church, in the articles of faith, or in things repugnant to the true interests of the Church, or to the propagation of the faith. That in case the excommunication is fulminated by the Pope himself, the sovereign has a right to appeal from it to a general Council, who in this respect is superior to the Pope. That tho' the grievances complain'd of by the court of Rome against a sovereign be of such a nature as manifestly to deserve excommunication, and to be of the same class with those inch navy mountained, and the himself are the himself are gress of the faith, or corrupting the purity of it; yet to such excommunication there ought

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in no wife to be added the claufe of deprivation of temporal dominions, if they are poffels'd in their own right, and not by fief; from whence it follows, that fince this is not practicable with respect to a prince who is sole and absolute sovereign, it would be much less tolerable by an independent republic. That the infringement of ecclefiastical liberty deserves censure; but care must be taken to meafure the crime by the true interests of the Church, and not by the interests of the clergy; because there is an essential difference between the Church and the clergy, not only in the thing consider'd in it self, but also on a political consideration. That there are many important arguments to prove, that the Church does not possess temporalities by divine right, and that the Pope has no greater privileges on this score than other temporal free sovereigns. That a free fovereign has a legal right in himfelf to raise the ordinary tenths upon the estates of the clergy, and to exact from their persons and estates, for the service of the public. That, moreover, if any clergyman be guilty of fecular crimes, that is to fay, fuch as have no re-lation either to the administring of the facraments, or to the doctrine of faith, the faid offence shall be cognizable by the lay-tribunal of the temporal prince. And lastly, I shew'd that the Pope's judgment, which the courtiers of Rome cry up so much for infallible, is only so, when he declares the articles of faith, and administers the sacraments; but that it does

not extend to positive laws, in regard to which his judgment is as liable to the danger of error as other mens, and by consequence subject to correction and retractation, therefore not in-

fallible, but disputable and revisable.

This is the substance of all that I have hitherto proved, without making mention of the most serene republic. Therefore 'tis but natural for us now to take a view of the grievances which the court of Rome complains of against her, and see whether or no they are just, and whether the remedies made use of by the republic are not honourable and necessary; and supposing they are so, whether every one that lives in the city of Venice may not be easy, considering the conduct of the republic, in the case of the interdict.

Were we indeed to bring again upon the stage those disputes which have a relation to the present grievances, and have been already decided, we should never have done, and the controversy would hold to eternity. Therefore insisting on what we have before determin'd, it will be easy to shew that the republic, far from arrogating what does not belong to her, has pass'd over a multitude of things which she had a right to expect, by virtue of her free, absolute, and independent sovereignty; and which are already establish'd by law. For proof of this; it is establish'd that every free sovereign has a right of himself to raise the ordinary tenths upon the estates of the clergy;

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but the most serene republic does not make use of her right, and while other princes are commonly forward to plead their independency, by laying hold even on the most minute occasions to extend their rights and power, the republic modestly stands off at a distance, to shew her filial obedience to the holy See, and only desires an *indulto* for raising the tenths once in every five or seven years. If this be not an evidence of her extraordinary moderation, nothing is; yet the court of *Rome* makes a heavy outcry, and complains of the following grievances.

I. That the republic hinders the giving of

lands to Regular Monks and pious places.

II. That they permit the prescription of the estates of ecclesiastics in favour of those who only rent them, and thereby improve such rents to a title of property.

III. That the fecular tribunal concerns itself in the trial of all ecclesiastic criminals, and meddles with all the civil interests of persons

ecclefiastical.

IV. That bishops are hinder'd not only from prosecuting the laity as malefactors, for crimes cognizable by the mixed courts, but even from punishing the clergy when convicted of scandalous crimes.

V. That bishops are hinder'd from visiting frieries, hospitals, holy places, mounts of piety, and the like.

VI. That the college meddles with the trial of causes in matters beneficiary; and when any one has applied to the court of Rome, they oblige him to a renunciation ab impetratis, i.e. of the decrees there obtained.

VII. That they are for subjecting the clergy to the ordinary taxes, and other imposts laid

· upon the laity.

VIII. That the regular Clergy are hinder'd from obeying the conflitutions of their order and chapters, by being oblig'd to confer their prelatical dignities upon fuch as are natural born subjects of the republic.

IX. That when any dispute happens among the friers themselves, they are forc'd to put in an appearance in the temporal court, instead of the tribunal of the apostolical nuncio.

X. That those who have a bishoprick, or other prelatical dignity, confer'd upon them by the court of *Rome*, are oblig'd to beg and pray to the Council, for the possession of temporalities, and that every bishop is forced to be precognised by a *Venetian* cardinal, before he can

expect to obtain possession of the vacant See.

XI. That they meddle with what relates to pensions; and be they ever so much establish'd and approv'd, the secular court grants their protection to debtors that result to pay them.

XII. That the ordinaries of places are hinder'd from fulminating excommunication, in

cases prescrib'd by the canons.

XIII. That if any one having a call, takes upon him a religious habit, they either expel him upon the least complaint of his parents, on pretence of his being seduced; or else let him stay in the monastery, and authorize the parents to keep his estate.

XIV. That schismatics, heretics, notorious whoremongers and usurers, are suffer'd to live quietly and peaceably at Venice, and the prelate is not permitted to excommunicate them, or

to punish them in any other way.

XV. And to say all in a word, the ecclesia stical authority is deprived of all jurisdiction that

legally belongs to it.

To these they add the violences, as they think sit to call them, practised upon those that sail in the gulph, by forcing such as carry provisions, instruments, animals, salt, and the like goods, that pass thro' it into the rivers of Ro-

magna, to pay great imposts.

These are the gross of all their complaints. Great cry, but little wool; and more tare than grain; so that 'tis necessary to sift it, in order to separate the one from the other, for fear that mistaking the tare for the good corn, it might, instead of giving nourishment, send up vapours and intoxicate the brain, which are its peculiar qualities.

In the first place, let it be observed that all disputes of this nature are but of yesterday, and were never so much as heard of in the age

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of the apostles. 'Tis true that some heresses were broach'd at that time, which were sollow'd with discussions and decisions, both by fome of the apostles in particular, namely, St. Peter and St. Paul, and by all in general, when the whole apostolical college gave their opinion in council with others of the faithful. At that time, disputes turned upon matters of the last importance, it being necessary there should be herefies to follow the truth, as the shadow always does the light, for the better distinguishing the true belief from its contrary. There must be heresies; and it must needs be that offences come, fays the scripture. But there is not the least mention in those sacred writings, of any disputes concerning positive law; and if there were any in later times, they made no great noise. St. Epiphanius having given holy orders to some clergymen in the diocele of St. Chrysostom, archbishop of Constantinople, whose See was afterwards erected into a patriarchate, it rais'd a dispute among them, which at length came to no more than this: The archbishop says to Epiphanius, O holy man! since thou hast done this, I believe thou wilt never get back alive to thy bishotrick; and Epiphanius reply'd, O just man! I don't believe thou wilt die in thine. The prophesies of both were verify'd; for Epiphanius dy'd in his voyage to Ferusalem, and St. Chrysostom dy'd in exile. Things would not certainly be so easily accommodated in these our days. If the jurisdiction of a prelate fhould

should be invaded, he would fulminate a terrible excon munication against his brother, and not lay down his arms, till he had receiv'd compleat fatisfaction. One might be inclin'd to think that only clergymen would be concern'd in this kind of quarrels; but it will appear, upon due reflection, that a multitude of cases may possibly happen, which princes cannot avoid being concern'd in; as for instance, when the person excommunicated is the subject of another sovereign, and if such persons a subject of another sovereign, and if such persons are subject of another sovereign, and if such persons are subject of another sovereign, and if such persons are subject of another sovereign, and if such persons are subject of another sovereign. fon, in obedience to the excommunication, abfeains from his passoral functions, then his diocefans will be without a pastor. Mean time the prelates of our day cannot reproach those of antiquity with a want of zeal for the glory of God, because they were all holy men, and the greatest part of 'em have been crown'd with martyrdom; but our modern prelates are not animated so much by a zeal for God's glory, as for the observation of positive laws. Whoever reads St. Paul, will see that he took the liberty to determinarticles of faith, as when he enjoin'd the Galatians to abstain from circumcifion, adding this reproof to his exhortation; O feolish Galatians, who hath bewitched you that you should not obey the truth? because circumcision was introduc'd among the faithful. He also prescrib'd many other things to the churches of *Greece*, and the provinces of the *Levant*. Mean while he was far from having the primacy, or superiority of St. Peter, and

was not made an apostle by Jesus Cirist, whom he had never feen in his incarnation, but was only call'd to be an aposile, as himself owns. Nevertheless, all his decisions were assented to by the other apostles, who had nothing of this spirit of envy among them about jurisdiction, wherefore St. Peter wrote to them after this manner. Be diligent that ye may be found without spot, and blameless, even as our beloved brother Paul also, according to the wisdom given unto him, hath written unto you; as also in all his epistles, speaking in them of these things, in which are some things hard to be understood, which they that are unlearned and unstable wrest, as they do also the other scriptures, unto their own destruction. This was the manner in which St. Peter approv'd of St. Paul's decisions, without being angry with him for offering to determin any points of faith. And the fole aim of those times was the establishing of sound doctrine, and necessary ceremonies; but as for positive law, it was either unknown to them, or not at all minded, the natural tendency of it being rather to procure splendor to the dignities and persons of the clergy, than to contribute to the falvation of believers. Those who have read St. Paul's writings with the least attention, cannot but observe that he did not care for the large perplexing volumes of the law. All his instructions persuaded to mutual love and good manners, and when he spoke of the law, it was in these terms: I had not known sin but by the law:

law; for I had not known lust, except the law had said, Thou shalt not covet: But sin taking occasion by the commandment, wrought in me all manner of concupiscence; for without the law sin was dead, for I was alive without the law once, but when the commandment came, sin revived, and I died. I do not pretend to infer from thence that there should be no such thing as positive law, but only that the sewer there are in number, the more useful they will be, and the better observ'd.

We don't find that the apostles made any other decrees besides those containing the precepts of faith, tho' methinks it might have been thought necessary to establish by decrees the authority of prelates, the limits of obedience, jurisdiction, and the like things, which were the more needful then, when this spiritual dominion was first introduc'd. Yet nothing of all this was done, because they were perfuaded that the good example of the prelates would incline their flocks to a voluntary obedience. Besides, the multiplicity of laws may be compared to nets; for the more laws there are, the more must be the transgressions, and the multiplication of laws is only multiplying the occasions of disobedience. This was a truth known even to the ancient heathens. The Locrians permitted none among them to propose a new law without this formality, viz. that he who propos'd it, should appear in council with a rope about his neck, and if his

motion was received, they took the rope off; but if it was rejected, he was strangled with it on the spot, as a favourer of innovations. The inhabitants of the Baleares Islands had only feven laws, under which they lived happily above five hundred years, and one of those laws was against making any new one. The Council of *Trent* made many regulations for putting the old laws in force, but did not abolish that for prohibiting the marriage of priests, tho' it was propos'd. Now I say, this ancient prohibition tends to the saving of the foul, or it does not. If it does, why should it be abolish'd? if it does not, why was it ever establish'd? I know the answer will be, that the confideration of human frailty was the motive of the proposal's being de-bated. But then I infer, that this is a plain confession that the said prohibition did more harm than good. And as in this, so in other the like cases, 'tis a constant observation that the great number of laws occasions a great number of errors, which is acting contrary to that christian charity which the clergy ought, by their example, to promote in the hearts of the laity; for 'tis not he that has been jealous and watchful of the jurifdiction, and respect due to him, that will be reckon'd a good clergyman at the day of judgment, but he that has gain'd fouls to heaven. Pope St. Gregory has left us a terrible, but very true faying, Mercenarius est qui locum quidem pastoris tenet, sed lu-

cra animarum non quarit, terrenis commodis inhiat, honore prelationis gaudet, temporalibus lucris paj i ur, impensa sibi ab hominibus reverentia latatur, i.e. Mercenary is that wretch of a paster, who does not seek the gain of souls, but gapes after the conveniencies of this life, feeds on worldly lucre, and prides himself in the honour of trelacy, and in the reverence paid him by his fellow-creatures. And St. John Chrysostom, speaking of pastors, adds, Quod abjectum erat non reducebant, neque quod perierat quarebant, neque confractum alligabant; quoniam se, non gregem pascebant, i. e. They did not bring back that which was cast away, nor seek that which was lost a way that which was here here lost; nor did they bind that which was broken, because they sed not the flock, but themselves. And St. Paul speaking of all, says, For all seck their own, not the things that are Jesus Christ's; and to shew the abhorrence one ought to have for innovations, he fays to the Galatians, But though we, or an angel from heaven, preach any other gospel unto you than that which we have preach'd unto you, let him be accurs'd. Which fignifies that neither himself, nor even an angel, had authority to alter the written word of God.

'Tis reported of St. Thomas of Canterbury, who was perfecuted by Henry II. King of England, that one day, while he was officiating in the Church, a gang of chiaffins came with a great rout towards the Church, in order to murder him. The officers of the Church ran immediately

immediately of their own accord to keep them out, and flut the gates very fast; but the holy prelate order'd them to be open'd, saying, Eccl sia Dei non est custodienda more castrorum; and he offer'd himself to the assissions, chusing rather to fall by their cruel hands, than to defend himself according to the custom of persons now-a-days. O happy and venerable antiquity, when the tongue, the hands, words, and actions, all join'd together in one accord! I no longer wonder that St. Paul wrote with so much boldness to the Philippians, Those things which ye have both learned and received, and heard and seen in me, do; and the God of Peace shall be with you. For at that time the prelate's innocency was their natural protection, so that they needed no laws for their guard.

There's not a frier of any order, but hopes to obtain falvation by a regular life; and indeed the more exact they are in this particular, the more assurance have they of being saved. But how many are, 'tis to be fear'd, 'damn'd within a monastery, who might probably have been sav'd without one? You see by this, I don't spare my own cloth. A monk engages himself voluntarily to an infinite number of duties, which if he performs, he merits, and is sav'd; but if not, he fins, and is damn'd, while he may thank himself for it, by voluntarily charging himself with such a multitude

of obligations. In like manner, the laity may fay that many laymen die guilty of the breach of positive laws, who had not been criminal if fuch laws had not been establish'd; for as St. Paul says, without the law, sin was dead ; so that if this had been the case, they had not died disobedient. St. Ambrose speaks still more clearly, Sunt in nobis qui habent timorem Dei, sed non secundum scientiam, statuentes duriora præcepta, quæ non possit humana conditio susti-nere: Timor Domini in eis est, quia videntur sibi consulere disciplinæ opus virtutis exigere, sed inscitia in eis est, quia non compatiuntur natura, nec existimant possibilitatem, i. e. There are those among us who have the fear of God in their hearts, but not according to knowledge, imposing harder precepts than the condition of man can bear: The fear of the Lord indeed is in them, because they think that while discipline is their study, they are only requiring a virtuous act, but then they are grosly ignorant, because they don't consider the frailty of human nature, nor the possibility of the thing injoin'd. For my own part, I must say with David, Set a watch, O Lord, before my mouth, and keep the door of my lips; for I am cautious of faying too much, for fear of giving offence; but the testimony which is due to the truth, obliges me not to be altogether filent. Whoever reads the ancient and modern canons, will find that next to herefy, they treat nothing with more abhorrence than fimony; and there's a great deal of reason for

it, because, as Adam's disobedience is set down as the first sin under the old law, so the wickedness of Simon the sorcerer, who would have purchas'd the gifts of the holy spirit with money, is reckon'd one of the first rate crimes under the new testament dispensation; and from

his name this crime was call'd fimony.

Now is there any possibility of concealing from the whole world that horrid crime of simony, fo much forbid by the facred canons, and by all the Councils, especially that of Trent, when every body knows the valuation of every benefice, prelacy and bishoprick? the good fathers of that Council foresaw that the wit of men would not be at a loss to invent some specious titles or other to justify the raising of fums for the composing and figning of bulls; and therefore, to prevent all manner of juggle, they decreed that no more than the eighth part of a gold denier should be given or receiv'd for a bull or feal, and for the foliciting and dispatch of briefs. After this, how can we reconcile the law with its execution, or the command with the obedience it requires? I am not willing to make use of that trite proverb, which is in every one's mouth, That there is no greater evil than evil itself, nor will I say that simony is criminal every where but in the court of Rome; for such an imprudent affertion as this would discover the groffest ignorance of the mind of God, who makes no distinction betwixt persons, and in whose balance the plebeian

beian weighs as much as the nobleman, the fubject as the fovereign, the layman as the prelate, and the prelate as the fovereign pontiff; and if there be any difference at all, 'tis this, that God will weigh him most strictly in the balance, who has the more obligations to difcharge, the higher he is advanc'd in dignity. Perhaps some will say, that these reflections are foreign to the matter in hand, and that I only shew my spite against the court of Rome, by faying every ill-natur'd thing that I can invent to their prejudice; but I take God to witness I act upon a quite different principle; and it will appear by and by, that these reflections were not malicious, but absolutely necessary. The court of Kome are daily reproaching fovereigns, and the most serene republic more than any one besides, with non-observance of the canons, which they argue is not only a fin, but a most hateful obstinacy, deserving both censure and excommunication. But I cannot help faying, that I wonder how they dare to plead the indispensable obligation of submitting to those canons, while they themselves either break them, or elfe with manifest contempt evade them. Evil is always the same, and the Pope has not a better road to falvation, with respect to his own actions, than every other christian. Thy righteousness endureth fir ever, and thy law is truth, fays the Pfalmist. If therefore fimony, nay, I may fay any species of it, or any of its confequences, is a crime

crime in a poor prelate, why should it not be the same crime in the chief of all prelates? To maintain the contrary, is to do like some physicians, who, upon the most trifling ailment, prescribe such potions as they never care to take themselves. Solomon says, Horribly and speedily shall be come upon you, for a sharp judgment shall be to them that be in high places. I have not made these reflections on simony, with a view to accuse the court of Rome, but only to diminish the authority of the canons in point of politive laws, to which canons obedience is challeng'd from those who had no hand in making them, while 'tis pretended those who had are exempted from that obedience. Bede observes that Christ drove those that fold doves out of the temple, to give us to understand that such as are partakers of the holy spirit, of which a dove is the emblem, ought not to be either buyers or fellers, according to that clause, quan multi de altari accipiunt & moriuntur, & accipiendo moriuntur. Which made St. Ferom say, Va vibis miseris ad quos phariseorum vitia transierunt, i. e. Wo to you wretches, who have fallen into the vices of the pharisees!

Since therefore, according to the Romish courtiers, the canons may be so explain'd as to take off the obligation of observing, or obeying them, a prince ought not to be excommunicated for disobeying the canons, when he finds them prejudicial to his state. The ca-

nons are the handy-work of the clergy, who form them as much as possible to their own advantage. Now for legislators to make a law for their own conveniency, and to expect obedience to it, not from their own subjects, but from free princes, would be the height of infolence on one fide, and blind obedience, or rather stark blindness on the other. I know it will be objected, that when a Council is held, all the princes who receive fuch Council, do thereby approve all its decrees. I grant, they do indeed approve them, but 'tis with a proviso that they do not turn to their prejudice, for 'tis not to be suppos'd that any one would willingly injure himfelf for another's benefit; but on the other hand, if a prince refuse to receive such Council, he is presently accus'd of obstinacy, disobedience, and contempt of the canon law.

But here I would be glad to know one thing. Why are more indulto's and privileges granted to one prince than to another, by which means the one's disobedience is branded as finful, and the other's not? Does not this making fish of one, and flesh of another, signify, that sin, which draws everlasting damnation along with it, depends meerly on the good will and pleasure of the court of Rome? But will any one make us believe that God falls in with the passions of some, to save or damn others, since we are all alike redeem'd with the infinite price of Christ's precious Blood.

The

The Greek Church never grants Dispensa-tions. If any one desires his prelate to discharge him of a burden which he has not strength enough to bear, the prelate says to him: "If your weakness is real and sincere, "the righteous God will pardon you, tho' you do not fullfil the law; to what purpose "then should I grant you a dispensation, since, in that case, some would be bound by the " law, and others left free? But if you are " under fuch a predicament as the legislator would undoubtedly have excepted, if he " had foreseen it; you may act with a safe conscience, for God does not require impos-" fibility of you: On the contrary, if your case be such, that if it had been foreseen, it "would not have been excepted, and you defire the favour, or privilege of fuch exception, this would be to defire God to be par-" tial, who is one and the fame to all man-" kind." Such then is the behaviour of the Greek pastors, and whether it be owing to this, or to their poverty, or to their abhorrence of whatever favours of temporal dominion, 'tis certain they have no innovators among them, and they continue unanimous and unchangeable in their opinions

Before the Popes of Rome had any temporal dominion, they expected no more of christians than a plain honest faith, with the use and veneration of the sacraments; but when, by the generous liberality of sovereigns, they

R 2 became

became princes as well as they, instead of bounding their power, they augmented it as much as possible, and not content with despotic fway, either in their temporal or spiritual government, they were fond of extending their fecular authority into the dominions of other fovereigns, and fet up to be oracles of faith for the whole christian world.

When a prince, for any reason of state, or government, declares war against any other that is his equal, he would be accountable for his conduct only to his own conscience, and to God, who searcheth the heart, and trieth the reins, and will render to every man according to his works, and is not to be reprov'd for it by the Pope, who, as he is the common father of the Church, feems to have no other authority in that quality, than to defend the just, protect the weak, and oppose the rash and litigious aggressor. Yet the Pope is not bound by thele ties, and we don't find that he ever excommunicates a prince for attacking another unjustly; whereas, if a prince happens to lay claim to any of the territories of the fovereign pontiff, which are not yet lawfully devolv'd to his holiness, or which he possesses by ancient usurpation; and if the prince seeks to do himfelf justice by force, the Pope immediately proceeds to excommunication, tho' all the prince's fault is his endeavouring to procure that justice by force of arms, which he could not obtain by good words. But if, on the other hand, a prince

prince happens to attack another whose dominions are either totally, or but in part fiels of the holy See, the Pope immediately takes the field with letters monitory, and the thunder of excommunication, especially if the aggressor is weak, or has his hands so full of another war at the same time, that he is not able to revenge the injury, and to cancel the sentence with the point of his fword; in which unhappy case indeed he must be content with the bare declaration of war. Now I desire to know the cause of this different conduct, and of this confounding the spiritual and temporal weapons together. Why should excommunication be iffu'd to hinder injustice, when dominions are invaded, which do not own the Pope's fovereignty in temporalibus? When a medicine is known to be good and who lesome, it ought in charity to be distributed to all that suffer for want of it; fince to give it to one, and to deny it to another, would imply that those who have it to bestow, are mighty desirous to pro-long the life of the one, and that the preser-vation of the other is the least of their thoughts. It must therefore be confested, that this variety of conduct is the fruit of the Pope's temporal fovereignty, and that if he was still in that primitive state, which was instituted by Christ, and kept up to by the apostles and their successors, for several centuries, he would not trouble himself to guard his temporal dominions with spiritual weapons, as not thinking he R 3 ought

or he to defend them after the manner of

I would know whether the advocates of Manager of Rome affent to the truth of that which is in the mouth of all politi-राष्ट्र. That when a prince attacks anoafter declaration of open war, the prince entrack d, may, by right of necessary deper only oppose his attempts, and hin-extremely appropriate to a serious property of the period of There he should make himself master of his enemy's territories, he has a The lockers the faid acquisition as the lawful policicians; and if the gentlemen of the court of Rome will affent to it, I ask, if any feudatory duke of the holy See should fall upon a free prince, and thereby give him occasion to fight and overcome him, and to seize fome fiels of the Church, whether the conquering prince would be oblig'd, or no, to restore them? Mean time, I am fully convinc'd, that if the restitution be not speedy, the thunder of excommunication would foon rattle over the head of fuch prince, how contrary foever fuch a proceeding would be to the maxims of christianity. This was the very case of the most se-rene republic; which falling into a rupture with the duke of Ferrara in 1480, in the time of Pope Sixtus IV. the Pope himself improv'd the quarrel; they fell to blows, and the Venetians

tians went and took Ferrara, which the republic would have kept as the lawful prize of a just war; but immediately the Pope had recourse to an interdict, and the republic thought it most adviseable to restore their conquest.

I fay therefore, that these canons, and these positive laws, are a fort of militia which the Pope keeps up for his own ends, without any charge to himself, and which he makes use of when it is for his interest, but disbands when they are not for his purpofe. St. Anthony, Archbishop of Florence, in his account of the losses fustain'd by the major excommunication, says, that a person excommunicated cannot be promoted to any ecclefiaftical dignity, or office, on pain of having it declar'd null and void, and that neither can he be marry'd without sin. This is a rule laid down by him as the constant effect of excommunication. All herefies whatfoever, and their favourers, are plac'd at the head of the persons excommunicated by the bull in cana domini. On the other hand, St. Anthony refers to an extravagante (which is a Pope's decree tack'd to canon law) whereby a person is excommunicated for pretending to be lawfully elected a Pope, when he has not two thirds of the voices of the cardinals at the conclave; and he adds, that this is the only fault that can be charg'd upon a Pope elect; for if he had the majority of suffrages, the election would be valid, tho' he were a heretic, provided he be dispos'd to reform; and indeed it R 4 was

was by virtue of this liberty, that Æneas Silvius, tho' an heretic, was elected Pope by the name of Pius II. but as foon as he was got into St. Peter's chair, he recented, and retracted every tittle of the heretical propositions which he bad written, and which are fill to be feen in the catalogue of prohibited books. Now fay I, if every heretic is excommunicated by the bull in cana domini, and if every excommunicated person is disabled from being invested with any ecclefiaftical dignity, how, according to the frict lense of the canons, can a perfon be-deem'd as a Pope lawfully chosen, who is disquality'd from being promoted to the dignity of a prelate, or even trusted with the cure of a village? Be the answer what they please to make, for my own part, I cannot compare excommunications, that are fulminated on account of positive law, to any thing better than Gunpowder, which makes a noise indeed, but does no execution.

. Having now discours'd on these general topics, we proceed to a particular examination of the complaints of the court of Rome against

the most serene republic.

After the court of Rome had drawn up a long list of grievances, they reduc'd all those contumacies (as they were pleas'd to call them) to this single one, viz. The keeping the ecclesiastical authority in slavery in all the chief points of its jurisdiction, and cramping it in its rights and prerogatives. If the whole controversy

controverly turned upon this fingle point, and were to be determin'd in a few words, one need only give the substance of what was deliver'd in the former part of this work, by alledging in short, that all the superiority which can be lawfully challeng'd by the Pope in those territories, which are not in his domain, amounts only to his being the oracle of faith, in the use of the sacraments, in the purity of doctrine, in the propagation of christianity, and the like. In all these things, he has a right to command all that have receiv'd the feal of baptism, and every christian is oblig'd to obey him, and to submit his own sentiments to those of the Pope; and if any refule fuch subjection, they deferve to be rebuk'd, and spiritually chastiz'd, even with the thunder of excommunication. But if the grievances run in another channel, and do not concern the Church, but the clergy, 'tis no wonder that a free prince, who owns no superior but God, should have the courage to prevent a state from being set up-within his own dominions, and to hinder his subjects from being cited, by favour of a metaphyfical diffinction, to a foreign tribunal, which, if it should once come to be establish'd, might pietend at length that the prince himself was subject to it. 'Tis certain, that if a prince should pretend to be offended, because he is not obey'd by those who are not his subjects, neither by birth, hire, nor residence, his conduct would be thought very harth

harsh and disagreeable. But the court of Rome would have it given up as an indisputable point, that the Pope has of himself a lawful authority to command every body in what place, or on what account foever, especially where the Church, or even any ecclefiaftical person, is in the least concern'd. And when this principle is establish'd, they would have other questions discuss'd in their turn: As for instance, Whether 'tis lawful, or not, to hinder the estates of the laity from passing under the dominion of the clergy, and fo proceed with fuch grievances to the end of the chapter. If this were the case, their dispute would soon be at an end, for admitting this article of law, all the rest would be only matters of fact, eafy to be prov'd; and he must be a fool and a madman that should first own a power in the Pope to command all the states of christendom, and then fay it is no crime not to observe his canons, and receive his interpretations. But the dispute must be manag'd after another manner; and in the first place, let the gentlemen of the court of Rome confider who made the Pope, and undoubtedly they will own it was Jesus Christ; then let us inquire what authority he gave him, and we shall find by the language and practice of the apostles, and the pontiffs of the primitive Church, after what manner they interpreted that authority, and what bounds they gave to it. If in the gospel, or the conduct of St. Peter, and his many pious succesfors,

fors, there is the least footstep of an authority exercis'd after the manner of lay-princes, if there be any promise of temporal domain, such as the Pope now possesses, or any kind of superintendency over the dominions of another, then they would have reason for managing the dispute as they do, and I will own with that ingenuity I always profess'd, that the Pope has more property due to him, under the denomination of lay-fovereignty, than he has ever usurp'd of what belong'd to others. But 'tis certain, as I have shewn in the former part, that there's no text nor custom that gives the least authority for such pretension; and therefore, if they will nevertheless urge the belief of it, they must look out for such persons as will take all they say for gospel. On the other hand, it has been evidently demonstrated that a lay prince derives his free and absolute authority from God, and this is a truth fo notorious that Christ himself acknowledges it in the person of Pilate, representing Casar. Thou couldest have no power at all against me, except it were given thee from above; and St. Peter afterwards recommends it in these terms, Servants be subject to your masters with all fear, not only to the good and gentle, but also to the froward; for so is the will of God. St. Paul, in his Epistle to the Romans, says, Let every soul be subject unto the higher powers; for there is no power but of God: The powers that be, are ordained of God. Whosever therefore resisteth the power, resisteth the ordinance

ordinance of God; and they that resist shall receive to themselves damnation. For rulers are not a terror to good works, but to the evil: Wilt thou then not be asraid of the power? Do that which is good, and thou shalt have praise of the same. For he is the minister of God to thee for good: But if thou do that which is evil, be asraid; for he beareth not the sword in vain: For he is the minister of God, a revenger to execute wrath upon him that doth evil. Wherefore ye must needs be subject; not only for wrath, but also for conscience sake. For, for this cause pay you tribute also; for they are God's ministers, attending continually upon this very thing. Render therefore to all their dues; tribute to whom tribute is due, custom to whom custom fear to whom fear, honour to whom known.

Since therefore the gentlemen of the court of Kome have heard how fully and distinctly St. Paul has explain'd himself in favour or lay-fovereignty, without exempting any one what-foever from obedience or tribute; let them see to it, how they can pretend to exempt a great number of a prince's subjects from obeying his commands, and paying him the tenths. The free authority of a prince in his own dominions is a general rule, which, whoever opposes, ought to prove his special privilege. Tis an unfair way of arguing to say that a lay-prince, who claims jurisdiction over the estates and persons of the clergy, ought to produce an indulto for it from the Pope; for the argument

might

might justly be retorted upon those who use it, by saying, that since a prince is the protector of his own country, the Pope, who pretends to exercise his authority in another's country, is oblig'd to produce a plain text to prove that Jesus granted it to him by his almighty power, or at least that he must shew an authentic testimony from the apostles and ancient sathers, otherwise the authority challenged by the Pope in the dominions of another may be more justly reckon'd usurpation, than the laws establish'd by princes over the estates and persons

of the clergy.

That therefore is all the answer we have to make to the general charge of keeping the ecclefiaftic power in bondage; which, fo long as it does not affect the interests or circumstantials of the faith, is not, as we have already feen, either flavery, or injustice, but only the total hindrance of an usurpation of power, and not the opposing an authority which is lawful. This answer is sufficient to put all the complainants of the court of Rome to silence, for till they can shew a plain text for that jurisdiction which they pretend to in another's house, they can have no room to complain of incroachment, or violation of their liberty, especially in the dominions of a free prince, forasmuch as no body has a right to complain that his neighbours domestics do not serve and obey him. But however, we will give a brief answer, over and above

above what has been already faid, to each particular article.

I. The first in order is this, That the acquisition of lands is debarred from regular monks and places of piety. This they don't fail to make a mighty noise about, and cry out as if the government of Venice treats the regular monks as bad as the Fews, whom they lay under the fame restriction; but they don't consider that this prohibition is laid upon the monks by the lay-tribunal only, because it seem'd necessary and proper, whereas they subject the fews to it, to punish them for their obstinacy in judaism; and in a word, 'tis a mark of their

captivity.

Tis plain that the fecular power was in a manner compell'd to lay the monks under that prohibition, in reprizal for the pretentions of the court of Rome: If the faid court would grant that lay-fovereigns have a legal right in themselves, not only to levy the ordinary tenths upon the clergy, but also in a case of necessity to impose the same taxes and subsidies upon theirs, as upon the estates of the laity, the government of Venice would never have thought of debarring the monks from purchasing estates. A prince is only such in respect of his subjects and revenues. These two things are the parts which constitute the whole of a fovereign, but one without the other only conflitutes a titular prince without territory; which is the case of many whose dominions

dominions are become a prey to Turkish invaders; and would to God that the same usurpations had never been introduc'd among christian princes! In such a sad case, a prince who is robbed of his dominions may still retain his titles; and this is so far in his own power, that be the conqueror ever fo potent, he cannot strip him thereof, unless he takes away his life too. Be this as it will, I know not whether a prince's preserving his titles after the loss of his dominions, is a greater mark of his dig-nity, or of his misfortune, and whether it most promotes the compassion of others, or hinders their contempt; for lown I look upon such a prince only as a nominal one. And as to a prince who has dominions and fubjects, but no revenue, I think him more a subject than even his own subjects; for besides his personal neceffities, he is expos'd to others as a prince, and having not wherewith to answer them, he would feel the same anxiety as if he wanted bread; for I fancy it must be very mortifying to have the title of a prince, and to have ministers and courtiers always at his ears, dunning him for aids to defray the necessities of the state, and not to have the means to answer This is fuch a crown as I betheir demands. lieve the old philosopher meant, when he said, if he should find it lying on the ground, he should not think it worth stooping for. This may be sufficient to shew that in order to conflitute real fovereignty, 'tis indispensably necefflry

ceffary that these two conditions should be united together, viz. subjects and revenues, otherwise a prince makes but a ridiculous sigure.

The fenate of Venice, which has verify'd the fable of watchful Argus with his hundred eyes, forefaw that the piety of the people on the one hand, and the exemplary lives, or rather the artifices of the regular monks on the other, might go fuch a vast length in the acquisition of lands, that in a little time the greatest part of their lands might be devoted to pious uses; therefore they did mighty well to fix a non plus ultra to fuch acquisitions. But, thanks to heaven, the doge of Venice is not reduc'd to the horrid inconveniency of having subjects that are not subject, and territories without revenue, and without profits. If the Pope would by an authentic bull acknowledge the right which all fecular princes and states have to tax the estates of the clergy, as well as others, for supplying their necessities, as far as comports with the publick weal, I doubt not but the most serene state of Venice would be ready to acknowledge the courtefy, and would repeal this law, which is fuch an eyefore to the court of Rome, of their own accord, and without any other incentive than their natural biass to acts of piety, especially when such acts do not interfere with more necessary reasons of state. Nay, I will moreover venture to affirm, that if the court of Rome, not willing to part with an old custom, refuse to confent

consent to such an acknowledgment, and thereby to own the characteristics and prerogatives of all temporal fovereignties; yet, if they would only determine the case by granting a perpetual and irrevocable indulto, as usual, the most serene republic would gladly take such a grant as a favour, tho' at the fame time 'tis one of their natural prerogatives, and that in a grateful acknowledgment thereof, they would repeal the faid law which gives the court of *Rome* fo much uneafinefs. But fo long as the court of Rome continue obstinate in their refolution, and that nothing will ferve their turn but that a petition must be presented to them for an indulto to raise the tenths every five years, can it be thought strange that the senate of Venice should use proper precaution, and that instead of taking the more vigorous refolution of laying extraordinary taxes upon the clergy, of their own authority, as fome kings have done formerly, they should take proper methods before-hand for hindering the estates of their domain from passing into the hands of those who pretend to be privileged and free from taxes?

This is as necessary a guard as a helmet and cuirass against the point of a sword, and I believe no wife man will find fault with it. The friers in the state of Venice have engross'd so many estates into their own hands, as can hardly be parallel'd in any other dominions, confidering the little time they have done it in, and

the extent of the country. For he that is not wilfully blind, cannot but fee how many frieries, and the like pious places, are daily founded and erected in Venice, fo that if due provision had not been made against it, the laity would have had very little left at their own disposal, in the compass of an age at most. For these reasons, the senate wisely decreed that for the future lands shall not pass out of the Hands of the laity, and that as for the time pass, hospitals, frieries, schools, and the like places, shall not be register'd as church-lands, for smuch as their founders and governors never were clergymen. And I say it again, that a religious and a wise prince could not do less for his own safety, and that of his subjects and dominions, at a juncture when the court of Rome is so severe.

I shall here add one reflection, for the sake of such of my readers as may not happen to be Venetians, viz. That the mighty clamour made by the court of Rome of this pretended violation of liberty, has no foundation in reason, but only in appearance. For all these prohibitions do not in any wise restrain the charity of believers towards the friers, since no body is hinder'd from leaving their lands to any fraternity whatsoever, by way of inheritance, legacy, or donation; only if the case be so, the heir, or legatee, is oblig'd to sell the said land at the expiration of two years, and to put the purchase-money into his own pocket.

pocket. It will be faid perhaps, that at this rate the monks will be masters of great sums of ready money, which they may lavish to very ill purposes; but the republic has provided against this, by ordering that all congregations of friers may either lend out their money at use to private men, or put it in the bank; so that one way or another, their gain will be more considerable, and more certain, then if they kent their lends where even is than if they kept their lands, whose crop is liable to be ruin'd by storms of hail, or a seafon of drought; whereas, what they would get by annuities, or the bank, is fix'd and certain. Upon the whole then, I advanc'd nothing of a fallhood when I faid, that all this great outcry of the court of Rome has not the least foundation in reason, for the friers hands are not tied from receiving gifts or legacies, or from making the most they can of their money. Therefore the prohibition publish'd by the senate is just, and consistent with christian piety, and prudent policy.

II. They fay, That those who only rented the clergy's estates, are permitted to retain them by prescription, as much as if they were their conlawful property. But this article is more easily answer'd than the first. 'Tis a rule of practice in the secular court at Venice, that the term of thirty years prescribes every action which has been in suspence all that while, without any summons, or interrogation of the parties. For instance, if a creditor lets thirty

years pass over his head, without demanding the repayment of his money from him to whom he lent it out, he cannot trouble him for it afterwards, and the debtor is only oblig'd to pay the interest of the annuity; so that the annuity, which was redeemable, becomes perpetual, the law supposing that the creditor has, by thirty years continu'd filence, voluntarily forgiven the debt. In like manner, if he, who lets out a house or land, does not within thirty years renew his rent, or leafe, with him to whom he lets it, 'tis prefum'd that he has yielded up all his right of possession, reserving to himself only the rent, which then changes its name into property. By this means, he to whom the houses, or lands, were let, becomes the owner of them; but 'tis on condition of doing fome homage, or fervice, for them, which becomes such an appendage to those estates, that if the new proprietor sells them to another, it must be always with this acknowledgment. It feems as if the first possessor did hereby lofe fomething of his right, which, however true it may be, is only a punishment of his neglect to renew the lease; but he has this advantage, viz. that the possessor of those estates is always oblig'd to pay the entire acknowledgment, even tho' the houses should be burnt, and the lands laid under water. This is the constant practice at Venice betwixt one layman and another in the disposal of all manner of estates, and the senate has order'd that this

this kind of prescription shall also take place with respect to church-lands, but with this difference in their favour, that the prescription shall not be till the expiration of forty years; fo that the clergy have the advantage of ten years more than the laity. Mean time the court of Rome makes a fad outcry; but let us fee with what justice. The layman who rents any church-lands, perceiving that the leafe is not renew'd, nor alter'd, during the whole term of thirty years, thinks, that without further trouble, according to the custom receiv'd a-mong the laity, he is become the legal proprie-tor of such lands, and therefore takes care to meliorate the lands, or to rebuild the house, being perfuaded in his mind that such meliorations, or improvements, are his own property, as they are the effect of his own extraordinary pains and expence. Therefore it would not be reasonable that he should be the dupe of an establish'd custom, and that after he has made confiderable improvements, a new abbat, or a new prior, should turn him out of his tenure, and, without any just plea, reap the benefit of his pains and expence, and that the poor tenant should, by another's artifice, be disposses'd of all his profit. For these reafons the government order'd this prescription, and gave the advantage of ten years to facred places; so that if any one had improv'd his land, or house, for thirty-nine years, he would have work'd all the while for the good of the monastery, S 3

monastery, a thing which is not practis'd with so much advantage to the laity. Therefore, as to the time past, the term of ten years is so far from an injury, that 'tis an advantage to facred places; and as to the time to come, the clergy may, if they will, prevent any damage, by renewing the leafe within the term of thirtynine years, fince by so doing they certainly hinder their estates from being liable to prescription. Therefore why does the court of Rome make fuch a fad complaint? A fick man who chops and changes his physicians, because they don't humour him, becomes at last intolerable. These gentlemen would not only swallow up all the estates of the laity, but refuse also to make the least allowance for all the pains they have been at in improving them. Let them but consider their own uncharitable temper, and they cannot find fault with the republic for applying to public charity, to relieve the laity.

III. That the lay-tribunal pretends to judge ecclefiafical criminals, and the civil affairs of perfons ecclefiafical. As to this complaint, I have nothing to add to what I faid in the eleventh chapter of the former part, where the reader will find it fufficiently answer'd, tho' in general terms: And there being, I think, nothing particular in the custom observ'd at Venice, the matter feems fully determin'd, and it would be both superfluous and disagreeable to repeat what has been already said. The fact in short is this, viz. that as an ecclesiastic pretends his person

person is sacred all over, and to be reverenc'd, he ought not to degrade himself by his actions. Bonun fac, & habebis laudem, i. e. Do that which is good, and thou shalt have praise thereof. When a chalice that has been set apart, and confecrated with fo many ceremonies for receiving the blood of Christ, is once prophaned, it goes into the hands of the vulgar, and is fold to the goldsinith for vile uses. All the facraments, except that of the altar, at which God ought to be worship'd at all times and places, are only facraments by custom, and contain no grace, but when they are apply'd. Thus the clergy ought to be contented, if they are treated on the same footing, and if they are reverenc'd in their facred functions, and ministerial offices.

As to civil affairs, if a clergyman goes to law with a layman for an estate, which he claims as due, not to his dignity, but to his person, I do not see how this can possibly be reckon'd the cause of the Church; therefore nothing in nature can be more reasonable, than that a fecular prince, who is to maintain his subjects rights, should be a judge of those rights, in order to defend the possessor in his legal property; whereas otherwife, if a layman was oblig'd to make his appearance in a spiritual court, the temporal prince would foon find himself without subjects. The nuncio and the bishop would be the prince, and the prince would only be the guardian of the city. 'Tis S 4

'Tis enough then, that according to the establish'd custom at Venice, when a layman accuses a regular monk in a civil affair, the cause is brought before the tribunal of the nuncio.

IV. That bishops are kinder'd not only from trying lay-malefactors, for their lives, in cases depending on the mix'd courts, but also from punishing the clergy themselves, tho' convicted

of scandalous crimes.

Here we ought to distinguish; because this grievance contains two parts, viz. the hindring the Lishops stom judging the laity, and the not permitting them to punish their own scandalous clergy. But both these complaints proceed from one and the same principle, viz. the right which the temporal fovereign claims by law to judge even ecclesiastical criminals; an authority, which if a prince had not, it would follow by confequence that the prelate would have the liberty of punishing criminals of this stamp; and when once he is master of this prerogative, nothing would hinder him from proceeding against the laity in like manner, for crimes depending on the mix'd courts, and subject in some fort to the ecclesiastical laws; such as facrilege, adultery, firiking clergymen, and the like.

To return to the first, viz. the complaint that the bishops are oppos'd in their proceedings against the laity, for crimes depending on the mix'd courts; nothing is more easy to re-

folve

folve to the satisfaction of the meanest capacities, for nothing seems more just than the conduct of a free prince, who preserves to himself the right of permitting the clergy to judge of crimes depending on such mix'd courts. For if a prince will be a sovereign, he must maintain his superiority and authority over his subjects, and require their obedience; and if they are disobedient, he ought to punish them. But if a prince puts the rod of justice into other hands, the subjects will no longer regard him; honest men being obedient out of love to virtue, but the wicked only for fear of punishment.

Oderunt peccare boni virtutis amore, Oderunt peccare mali formidine pænæ.

When a prince gives up his power of punishing, he immediately becomes the contempt of his subjects; such was the happy simplicity of the primitive ages, that the sovereigns were belov'd with an affection that was perfectly voluntary; but such is the corruption of our times, that they are envy'd on account of their high station, and therefore hated, and consequently 'tis no wonder that they are affronted.' Tis observable that all crimes which come before the secular tribunal, are transgressions of the divine law, which consists in the punctual observation of only these two commands, viz. to love God, and to love our neighbour. All blasphemers,

blasphemers, perjurers, adulterers, murderers, flanderers, and a hundred others, who are triable in the temporal courts, ought to pass under the cognizance of the mix'd court; because they are transgressors of the two commands above-mention'd, and has the prelate therefore a right strictly to inquire after, and cite them to his court? If so, the sovereign would indeed have a numerous people to take care of, but he would have few subjects at his beck or command. This is fuch an extravagant abfurdity as I think no man of the least piety can fo much as comprehend, much less approve; and if it were to be fuffer'd, who is there would not fooner chuse to be a bishop than a prince? because a bishop would in this case have all the advantages of sovereignty, without the trouble of maintaining it, and providing for the people's necessities. But even in the towns of the land of the Church, the bishops do not enjoy fo large a liberty, most of the sentences of this kind being issuable from the vice-legate, or governor; who, tho' they are eccle-staftics, are consider'd as persons invested with temporal power. Such an authority is therefore far less tolerable in the dominions of others. This part has been so fully prov'd, that I think I need not fay more, for I believe there is no difinterested person, but must be satisfy'd how much it is the right of fovereigns, and at the fame time enrag'd at the pretentions of the clergy to it; for there are many cases in which the

the court of Rome would have bishops to be judges of the laity, but not one in which they are willing to allow the secular courts to be

judges of the clergy.

As to the hindring bishops from judging ecclesiastical criminals, I refer the reader to the distinction I have already so often made use of, viz. that if the crime of a clergyman confifts in false doctrine, in an undue administration of the facraments, and the like, which are crimes merely ecclesiastical, and of which the secular tribunal has naturally no cognizance; then, I fay, the cognizance of them ought to be left to an ecclefiaftical judge, and the government of Venice does not in any wife oppose it; because there is a tribunal of inquisition, which judges of all fuch causes, and of all crimes merely ecclesiastical, judging not only of ecclefiastical criminals attainted of crimes of this kind, but even those of the laity that are charged with herefy, witchcraft, the abuse of the facraments, and the like. But if the crimes in question are such as are merely temporal, viz. murders, adultery, fornication, robberies, &c. committed by clergymen; then, as I have already faid, the clergyman fo offending degrades himself, and thereby makes himself anfwerable to the ordinary tribunal; and the fovereign prince, who is oblig'd by the divine law, and by the many scripture proofs we have already cited, to punish malefactors, may pro-fecute and punish him. Besides all these reafons,

fons, this is a maxim founded on the laws of just policy, for the common benefit of honest men under a good government; for how could the honour, reputation, lives and fortunes of wives and their children be secure, if the prince did not reward good actions, and punish evil ones? Having, I think, said enough on this point, I will forbear vain repetition, and only exhort bishops to take great care of the establishment of the faith, of the distribution of the facraments, and of the reformation of manners, by their good examples and learning. If they discharge these great duties, they may with very good reason boast that they have not been unprofitable servants in the lord's vineyard, and that they have duly kept up to the simplicity of their institution.

V. That the bishops are hinder'd from visiting hospitals, sacred places, frierics, and mounts of piety. The answer I have to make to this complaint, is only a brotherly admonition in the terms of the gospel, between thee and him alone, to shew the court of Rome that this accusation against the republic is rather an effect of the said court's usurpations, than disobedience in the temporal prince. The said court takes it very ill, that all frieries and hospitals, consider'd as sacred places, are not therefore subject only to ecclesiastical jurisdiction. That they are places of devotion is not question'd, and so is every private man's house, where the people lead moral lives, and do good works; but

that

that all places of devotion are facred, and exempt from the fecular jurisdiction, that they are that New Jerusalem which St. John saw coming down from God out of heaven, prepar'd as a bride adorn'd for her husband, and that this husband is the prelate, this is what I cannot eafily digest: These gentlemen of the court of Rome always found their discourses and disputations upon the modern times, and never trace effects to their origin and principal, whereas the right way to come at the true knowledge of a thing, is to examine the cause, scire est rem per causam cognoscere. If we look back to the origin of hospitals, frieries, mounts of piety, and the like, we shall certainly find whether they are ecclefiaftical, or fecular estates, and whether they ought to be subject to the bi-shop, or the temporal prince. Tell me, then, who were their founders, clergymen, or lay-men? Were those estates given by the priests, or the laity? If they say that the donors and founders were ecclesiastics, I must beg leave to tell them it is false; for if those foundations were of ecclefiaftic original, if their revenues were ever paid by the clergy, the administrators, or governors of them, would likewise have been clergymen, and without doubt those of that order would never have fuffer'd themfelves to be turn'd out, to make way for laymen, without a great deal of clamour and struggle. The clergy, where their interests are ever so little concern'd, don't use to part with them

them tamely, but are commonly so litigious, that'tis as much as ever a layman can do, to defend himfelf against their pretensions, much less can he take any thing from them: But if it be acknowledg'd that the inflitution and donation of fuch places was originally fecular, and that fome pious fouls were dispos'd to lay out their money and estates, and make such settlements, to the end that they should be always under the administration of the government, what foundation have the clergy for that superiority they pretend to have over them? The master of the vineyard in the gospel said, Is it not lawful for me to do what I will with my own? Is thine eye evil, because mine is good? If the founder of fuch hospital, or place of devotion, would have had the same govern'd by clergymen, he would have declar'd it expressy in the very deed of fettlement, or endowment, and either himself, or his next heir, would have inducted them into the possession of such administration; but if there be not one word of this in the deed, and on the contrary, the donor there declares his intention, that the superiors, priors, or directors, shall be laymen; and if they were put into possession of the administration, from the very first, what reason can the clergy have for pretending to fuch a superiority? It seems the private men, who own'd fuch estates, had not the grace to bequeath them as a legacy to some prelate, but dispos'd of them in another manner; yet for

all this, does the prelate leave one stone unturn'd to get the whole into his clutches? At this rate, may not a mount of piety, which is only a place for lending to the poor upon pledges, become by degrees an ecclefiastical fief? I know they will pretend that a prelate does not aim at this superiority for the fake of managing the revenue, or putting any of it into his own pocket, but only to supervise the administration thereof, that every thing may be manag'd with order and justice, as if the lay-sovereign's inspection were not sufficient; but let me tell 'em, I will take who I please for my physician, and not the man that brags he knows more than him I have chosen: Such conduct as this, brings to my mind the faying in the gospel, Friend, let me pull the mote out of thine eye. This would be a circumstance more facred, viz. if a dying man should, by his last will, recommend a certain number of maffes to be faid for his foul, and the superior of the convent, on whom they are injoin'd, should examine whether the heir has fulfill'd the will of the dead, I don't believe that the bishop would meddle in the affair, or pretend to call him to account for it. To what purpose then does the bishop claim such superiority over works that are indeed pious, but not totally spiritual, such as the care of the fick, and the lending of money to the poor? Wilely therefore has the fenate declar'd, that places of this fort, tho' devoted to pious uses,

are not number'd in the register of ecclesiastical places, and that the bishop has nothing to do with them.

VI. That the college pretends to be a judge in matters relating to benefices, and that when any one enters an action in the court of Rome, he is oblig'd to a renunciation ab impetratis, i. e. to renounce the decrees he has there obtain'd.

This is another branch deriv'd from the same root. In answer to which complaint, we lay down this as a fundamental principle, that every temporal free sovereign has a right to judge in all matters but fuch as relate to faith, to the facraments, the institution of facred ceremonies, and the like; which cannot be regulated, or executed, but by the priests. These things only excepted, the prince is establish'd by God himself over such or such a people, to do juflice, and to keep all his subjects in their duty, either by rewards or punishments, so that he is not only the representative and depository of the public authority, but the vicegerent of God. This St. Peter and St. Paul have deliver'd as their own opinion in fuch terms as are express, and clear enough to fatisfy those who have ears to hear, and which we have already quoted more than once; and as the submission we owe to an apostolical precept, renders it a point not to be disputed, so 'tis equally establish'd and confirm'd by the law of nature; for as all the members of the body receive motion from the heart, the whole body from its foul, every individual

individual from one spiritual intelligence only, all light itself from the sun, and all discourse from reason alone; so every government depends on its fovereign, and all hierarchy on one fingle principle; and as in our contemplation of nature's machine, the world, we afcend upwards to God, the cause of all causes; so in human and civil judgments, we ought never to go beyond the only fovereign; for to imagine that a state can be well govern'd, which depends on two different princes, is quite as abfurd as to conceive a body with two fouls. There is but one way to establish an union betwixt men, whose genius, fortunes, and tempers, are so widely different, and that is, to let one only be their head and mafter; for tho' a republick may confift of a thousand members, yet they have but one fovereign; for all and every one of those members adknowledge the fovereignty to be either in the whole collective body of the state, or else in a lesser body of deputies, or delegates from the whole.

In the times of pagan Rome, we read of a chief priest who prohibited the building of one temple both to honour and to virtue, the according to the notion that then prevail'd, there was a certain affinity betwixt those two idols; the reason of which prohibition was, that one temple ought to serve only one deity. In sine, then, we may well say that the republick of Venice, taught both by reason and experience, is more concern'd than any other republick, con-

**ftantly** 

[PART II.]

stantly to maintain the same unity of sovereignty, as judging that it would be as great a herefy in politics, to fuffer, in their dominions, the least division of sovereignty in things human, as it would be impiety in things divine, not to believe the unity of the godhead. This being the case, the court of Rome ought not to wonder that in Venice there's no one altar fet up against another, either for causes relating to benefices, or for other controversies of the people. Causes relating to benefices concern the clergy only, and not the Church, the difpute being not for the depriving, or inflating of any minister, but only to decree who is the legal minister; and when the college, or council, assumes cognizance of the cause, 'tis not to usurp the right of nomination to benefices, but to put an end to the dispute betwixt those who lay claim to such benefices. As to the collation thereof, 'tis left entirely to the discretion of the court of Rome, and every body is at full liberty to apply to the faid court, when a vacancy happens. The republick there ore interferes only to obviate and compose disputes between their subjects, when more than one pretends a right to the same benefice, which is the more necessary; because the Venetians are not us'd to obey any sentence which is not pais'd in their own dominions.

As to the obligation upon fuch as fue in the court of Rome, to renounce ab impetration, 'tis a necessary consequence of the maxim just now establish'd:

establish'd; and the due reward of such rash litigious people, who, tho' they know they have a tribunal of their own to apply to, have recourse at every turn to a foreign one, on purpose to perplex the cause by querks, and shifts, because they have not one good plea to produce in their own savour.

VII. That the Venetian clergy are requir'd to pay the ordinary taxes, and other imposts, as well

as the laity.

A certain prince, who was well read in universal history, said, tho' he was not within the pale of the Church, that he wonder'd all the christians did not go to Rome to make their fortunes, by attaining to some great ecclesiastical dignity, which no one need despair of getting. For my own part, I verily believe, that if all the canons propos'd to us by the gentlemen of the court of Rome, were to be observ'd at  $V\epsilon$ nice, every layman would be glad to take orders, and all the clergymen in other countries would be mad to come and fettle at Venice; fo that we should be forc'd to build houses in our very lake, to entertain the new colony. It would be a fine world indeed, if the clergy were to be exempt from obeying their temporal fovereign, if they could be as wicked as they list in spite of his teeth, and if they were to pay no taxes, imposts, nor subsidies! Were the clergy at Rome once possess'd of these fine privileges, they might well boast of reviving the golden age, when the fields brought forth

their fruits without any toil, and the lands were fallow without plowing or fowing; mean time I often hear complaints of the poverty at Rome, while at Venice, where the very bread is exci.'d, they live in a happy abundance, and with less expence. A sovereign prince may fit-ly be resembled to a river, which derives its mass of water, be it more or less in breadth, or depth, from a vast number of rivulet that flow to it, as tributes from the neighbouring plains; and, according to the opinion of Empedocles, who establish'd atoms as the principle of all things, the dreatest bodies are form'd by the union of an infinite number of small ones. Now where's the rhetorician that can, with all the tropes and figures he is mafter of, perfuade to the belief of this impossibility, that a perfon can expend money unless he has it to lay out, or live by the air alone, without any other nourishment? Aristotle one day hearing a conceited fophist prating that there was no fuch thing in nature as motion; and endeavouring to support what he said by false reasonings, he gave him no other answer, than by walking about the room, it being but trifling to produce arguments from reason for a thing which is demonstrable by experience. Indeed, if the court of Rome will teach the officers of the Venetian mint that fecret in alchymy of transmuting iron into gold, I doubt not but they will foon be made eafy in their demand, and that the clergy shall be exempted from all the burdens

burdens of the state; but till then, they must be silent, and permit the sovereign to provide for the necessities of the state in the ordinary way, which is always abundantly better than the extraordinary methods of silling the publick treasure; which when ambition drains, wickedness commonly replenishes. Si thesaurum ambitione exhauserimus, per sectora supplen-

dum sit.

The clergy cannot expect to enjoy the light of the fun, without being at the pains to open their eyes, any more than the laity. In like manner, if they expect protection and maintenance from the fovereign, 'tis necessary they should contribute all they can on their part, towards furnishing him with the means; for there's no creature upon earth can do any thing without the help of means, that being a prerogative peculiar to God alone. If the facred character of clergymen gave them the privilege of living without confuming any provifions, then it would be but just to excuse them from paying excife. On the other hand, it would be unjust to define that the character of clergymen should be such a charge to the laity; for their enjoying these exemptions would not be reckon'd as favours of their prince, but a robbery on his other subjects, which is contrary to the precepts of *Jesus Christ*, wherein all partiality, and respect of persons, is expresly forbidden.

VIII. That the regular monks are hinder'd from obeying the constitutions of their order and chapters, by being oblig'd to confer prelatical dignities upon such friers as are natural born sub-

jett of the republick.

If it always hold true that a physician, who has been afflicted with many diftempers himfelf, knows better than another how to cure them in his patients; it must be granted that Venetian friers cannot be better govern'd than by a Venetian superior; who knowing the customs of the country, together with the tempers and blind fides of his countrymen, better than any other, knows best what are the most proper measures to be taken. The canon which commands parishioners to confess to their parochial pastor, gives this as the only reason for it, that such pastor being more thoroughly acquainted with the most common fins committed before his face, is better qualify'd to examine the penitent, and to remedy irregularities with the more dexterity and fuccels. Therefore Urift faid, according to St. John, He that entreth not by the door into the sheepfold, but climbeth up some other way, the same is a thief and a robber. But he that entreth in by the door, is the shepherd of the sheep; to him the porter openeth, and the sheep hear his voice, and he calleth his own sheep by name, and leaderh them our.

Has the court of *Rome* then reason to complain of the fenate of Venice, for their obedience to the gospel, in enjoining the regular monks to admit of no superiors but what are natives of the state? And is it not ridiculous to accuse the lay-sovereign of being a gainer by the execution of this decree, when his fole motive was a charitable zeal for the good of the friers? In short, can any thing be more productive of mutual charity among them, than to be united all by one rule, at the fame time that they are more endear'd to one another by the natural genius of the country? For a stranger is like the water of a brook, that slides away as foon as it comes, whereas a native of the country is like the fand that stays at the bottom. Were we to add to this any reason from law, it would appear unjust, that the lands of Venice should pass into the hands of those who have no affinity with the Venetians, and who, after their administration is expir'd, would not care one brafs farthing whether they left a good, or a bad name behind them, in the management of revenues and lands they are never to enjoy, and which perhaps they shall never see any more.

This may be farther illustrated by the following instance, which comes as near to the present case as any that can be thought of. A poor man that was troubled with the palfy, had moreover, to aggravate his affletion, running sores in one of his legs, which, for that

T 4 reason,

reason, was so plagu'd with flies, that he was not able to keep them off. An honest man passing by, and taking pity on him, offer'd his service to blow them off; but the patient pray'd him not to do it by any means, thinking it better to bear with those that had already glutted themselves in his fores, than by driving them off, to make way for new guests, that might come to his leg half stary'd, and full on without mercy. To this I shall add, that methinks a prince ought at least to have as much liberty as a private person; now, where is that master of a family who does not appoint what steward he pleases? for by so doing, his servants are better treated, as being govern'd according to their mafter's good pleasure; and from hence it follows, that the mafter is better ferv'd. This decree is not in the least prejudicial to the friers, but they are not willing to entertain a good thought of it. The court of Rome it fell has no reason to complain of it, and 'tis to be wish'd, that other princes would imitate the Venetians by publishing the like decree.

I shall conclude with this reflection, viz. that the lesser spheres are regulated in their motion by that of the primum mobile: And therefore, as since the time of Adrian VI. who fill'd the chair in 1502, there has not been one Pope who was not an Italian; so I find no difference between the may now publish'd at Venice, and

the conduct of the court of nome.

IX. That when any dispute happens among the friers themselves, they are screed to prosecute in the temporal court, instead of the tribunal of the

apostolical nuncio.

'Tis for private men, rather than the state, to answer this complaint; for the Venetian government concerns itself in affairs of this kind only, when any perfons, aggrieved by their fuperiors, or their fuperiors difobey'd by their inferiors, have recourse to the secular arm, and demand the interpolition of public authority, which voluntarily lends its hands to reduce those to their duty, who depart from it. What I pray can the government do in such a case as this, but protect the honest, and relieve the oppressed? what can the gentlemen of the court of Rome fay to this? O! I hear some saying they would have the fecular tribund, after they have receiv'd the first motion, or notice of the cause, be filent of their own accord, and refer the affair to that of the nuncio. a strange piece of work would this be! would not the Venetians hereby madly strip themfelves of their proper authority, to cloath a foreign court with it? and would it not be uncharitable to the subject, when he most of all wants and defires affiftance? Define regnare nist vis audire, was the saying of a certain woman to one of the Casars. Therefore 'tis not on the account of any public advantage, that the friers are hinder'd from referring their controversies to the nuncio, to receive from him the

the explanation of their rules, and to be spiri-

tually punish'd if they are disobedient.

The government leaves them at full liberty upon this account; but when one of the parties, out of a guilty conscience, and for fear not of spiritual, but of corporal punishment, has recourse to the secular tribunal, in expectation of a more speedy trial, then the senate does not refuse affistance to the party who has right on his fide. Therefore 'tis at the friers own discretion, whether or no they will have recourse to this jurisdiction of the lay-tribunal, who, they may depend on't, will not fail to do them justice, in case they apply to them for it; for where their judgment is not defir'd by some word, act, or sign, given for that end, it is never granted. They say, I know, that tho' the motion be admitted in the temporal court, they may chuse whether they will try it; but I believe every man of fense sees the extravagant absurdity of this plea, and that if they acted thus, it would look as if they own'd they wanted authority, or that they knew not how to exercise it. I dare affirm, that if it was put to the gentlemen of the court of Rome, they would not be so complaifant to yield up their rights; and if this be true, 'tis a terrible breach of charity to expect from others what we would not grant them if they ask'd it of us. But fuch is the position of our eyes, and the rays of fight are fo dispos'd, that we quickly spy the least mote in our brother's

ther's eye, but can hardly fee the beam in our own; which made Diegenes examine all his

actions by a looking-glass.

X. That those who have a bishoprick, or other prelatical dignity, conferr'd upon them by the court of Rome, are oblig'd to have recourse to the Council for the possession of temporalities, and that every bishop precogniz'd by any but a Venetian cardinal, shall not obtain possession, and the See shall remain vacant.

This complaint contains two parts. 1. The obligation laid upon all persons to obtain the possession of their temporalities from the senate. 2. The results of such possession to bishops that are precognized by any but a Vene-

tian cardinal.

The first of these is not particular to the republick alone, but the general custom of all secular princes. The second, indeed, is the prerogative of crown'd heads only. As to the first, 'tis evidently a rule of civil law, universally receiv'd, that 'tis not enough to acquire an estate by title of purchase, exchange, donation, inheritance, or the like; but that to be truly proprietor of a real estate, 'tis absolutely necessary that a person be put in actual possession of what was not his originally, but becomes his property by virtue of this new title. A man who comes into an estate this way, has such an advantage, that if he be disabled to prove his acquisition, either by the loss of papers, or by reason of sire, or because of his minority,

nority, 'tis enough for him if he comes at the possession honessty; and whoever goes to dispute it with him, must be oblig'd to prove a better title by Papers and other documents, without obliging the possessor to shew his; and if the claimant does not produce a better title, he would be cut off by the law, uti possidetis ut possessor. This is a law not only favourable to the possessor, but also serves as a rumpert against another's usurpation, because it does not leave every rash man at liberty to intrude by forcible means, and by his own authority, into an estate that does not belong to him, for the law never grants possession with-

out a good title.

Now, what's the confequence of this? Why truly the court of Kome complains of a thing which is advantageous to the patron, or collator of a benefice, because the secular tribunal never grants possession, without first seeing whether the bull of collation be dispatch'd in due form. If the fecular tribunal did not take this precaution, I do but think how many would creep into some abby, or other church-preferment, and the court of Kome know nothing of the matter, nor when they did, be able to help it; and how many others would have the impudence to get into church livings, without any bull at all. Perhaps it will be pretended there's no danger of this, because those who usurp ecclesiastical benefices in this manner, are excommunicated ipso facto. Good

Good God! Is it possible that the sear of excommunication can be any check to men's defires! Alas! 'tis not now as it was heretofore, when excommunication was fuch a terrible bugbear, that it frightned Attila, even a Barbarian, to the abandoning Rome and his conquests. Indeed the weapon is the same as formerly, but has lost its edge; and being got into other hands, what with the too common use of it, and the passion with which it is denounc'd, 'tis become vile and contemptible. I believe the court of Rome will readily excuse me the trouble of fetching instances to prove this, fince their own experience has shewn it them too often in very many cases. Therefore I think I have reason to say, that if the temporal fovereign did not intimidate the wicked by threats and punishments, all the Pope's thunder and anathema's would not keep ecclefiaftical benefices from being enjoy'd by the first possessor. But undoubtedly the holy father knows that he is a hundred times better obey'd in countries where he has united the sceptre and the mitre, the spiritual and the temporal swords, than in foreign domains that are purely fecular, tho' at the fame time as much at the Pope's devotion and obedience as any.

To this the court of Rome will, it may be, reply, if the Venetian government proposes by this to do any service to those that have benefices, let them do it only when they are desir'd, and not trouble their heads with those

that think the obtaining a bull of investiture; the most honourable way of entring into posfession, and look upon every thing to be injurious that is faid only in defence of the rights of the patron. This, I say, would perhaps be their answer; but to be ingenuous, which is what I always profess'd, perhaps too, that was not the sole motive of the Venetian law; but if any state motives concurr'd, it must be own'd that the Venetian politics never deviate from strict justice, and that if the court of Rome does not approve them, 'tis only because they are wont to prefer their own politics before receiv'd customs, and the law of nations. All the political views of the senate are conflantly directed by equity; for what is more equitable than to require that benefices should be conferr'd only on their own country-men, men of unspotted characters towards God and their natural fovereign? for otherwise they would be as rotten, corrupt members, unworthy to be nourish'd by the heat of the body to which they belong. And in a word, what is more equitable than to hinder the investiture of one from being the ruin of another, who has a better right ? All these considerations are fo just, that any one of them is sufficient to justify the whole conduct of the senate in this reipect.

As to the precognizing of bishops, let it be only remark'd, that 'tis a custom constantly observ'd in this case in the court of Rome; and

if it be admitted there, that 'tis a privilege of crown'd heads for bishops to be precogniz'd by the cardinal protector of their own nation, why all this complaint and admiration, that the most serene republick, which stands in the same rank with crown'd heads, is jealous of its rights in this circumstance, lest any prejudice be slily done to the prerogatives annex'd to its just title of royalty? It is impossible to be too much upon the guard against that court, who sight with a two-edg'd sword, that cuts all ways, ubi bene, nemo melius.

To this it may be added, that according to the canons every new bishop ought to pass examination at *Kome*. Now who can give better information concerning the talents of prelates elect, than their countrymen? This seems to be a reason of some weight, unless what is then done be mere ceremony and grimace; as happens in abundance of other cases, where every thing is decided, not so much according to the spirit of the law, as according to the

will and pleasure of the holy father.

But in all this complaint of the court of Rome, I don't fee where they are really hurt. The Pope admits to examination whom he pleases; the examination is commonly made in his presence, and the precognition is afterwards made in a full consistory. Does not the whole grievance then only turn upon the custom of the republick, because in this ceremony they act, like crown'd heads, by the cardinal pro-

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tector of their own nation? If the court of kome thinks fit to alter this custom, of which the republick is in possession, there is no reason for one sovereign's going to plead in the dominions of another, consequently he is in the right to defend his prerogatives in the best manner he can; which may be done by publishing his decrees with such authority, that they may be executed in his own dominions, instead of going to desire the concurrence of another prince's suffrage. In good truth, whoever examines the matter strictly, and without passion, will find that the court of Rome pores too close upon the conduct of the republick, which they ought rather to view thro' a perspective.

XI. That the Venetians intermeddle in the affair of pensions, which, tho already established and approved, the secular tribunal grants their protection to debtors who resuse to pay them.

It cannot be deny'd that this is an article which touches the favorites of the court of Rome in the most sensible manner; but it does not follow that their complaints are just. Those blessed pensions are the ne plus ulira of all their desires. They are, as we may say, the source of a large deep river, whose mighty waters form the great sea of ecclesiastical riches. There are besides many rivulets; as collations, dispensations, annates, indulto's, indulgences, privileges, and several others that have no name, which also send their waters thither:

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but of which, some are only transient in one sense, tho' in the main they are always running. The pensions are as the chief corner stone of the visible structure of that monarchy, which, tho' in its own nature altogether spiritual and metaphysical, affects to make the senses witnesses of its grandeur, and always prefers a real mathematical demonstration to one which is dialectic, and exists only in the imagination. No wonder therefore those gentlemen cry out so, when they are touch'd in the most tender part. Their complaint is divided into two heads. 1. Against the intermeddling in the establishment of pensions. And 2. Against the protecting of debtors that resule to pay

The republic of Venice meddles in the establishment of pensions no farther than to oblige the persons, in whose favour they are granted, to demand being put in possession of their temporal right, acquir'd by an indulto of the court of Rome, to the estates of any benefice, or prelacy; for the Pope has not the same prerogative as a lay sovereign, to put the beneficed person into the possession of the temporal part of his benefice. Now the privilege of putting a pensioner in possession of his pension, amounts to the very same thing; otherwise, if the one was practised, and the other not, its certain that the court of Rome, who never loses any advantages for want of seeing them, would soon swallow up nine tenths of the re-

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[PART II.]

venue of benefices, by giving the titles thereof to some obscure persons, and leaving them un-der an obligation to lay princes for their pos-fession of the temporalities, whilst the Pope would not fail to assign exorbitant pensions to persons of greater note, and his holiness's chief favourites, who by that means would possels fuch great revenues, without the least dependance for it on the sovereign, out of whose dominions they arise. This alone is enough to dominions they arife. This alone is enough to confirm the fovereign in his resolution, besides that such pensions would be assign'd to foreigners as well as natives, and perhaps more to the former than to the latter; so that by this wise piece of courtesy they would easily triumph over the simplicity of the laity. For this reason, and to avoid inconveniencies that may happen by any one's enjoying estates in the republic, without owning their dependence on Venice, the senate has prudently oblig'd all that have revenues, or titles to any benefices, to own their legal and natural authority. As to own their legal and natural authority. As to the pretence of protecting debtors that re-fuse to pay the pensions already settled upon the temporalities, of which they are put in possession; it deserves a more particular consideration, and 'tis necessary that we pause a while, to inquire into the nature of those pensions, together with the time when, and the end for which they were establish'd.

Pensions are, or ought to be, in their nature, an effect of christian charity, not much diffe-

rent from the precept of giving alms; for if every believer is oblig'd by the gospel to relieve his necessitious neighbour with part of his superfluity, how much more is a beneficed clergyman bound to obey our lord's command, by relieving, with part of his revenues, others of the clergy, who want necessaries, since he came gratis to the possession of the same, without its being either his acquisition, or his patrimony? Now, as all countries are not alike fruitful, nor all men equally rich, so all the prelates have not the fame revenue. But the obligations of christianity are the same in all places, and require all mankind univerfally to discharge the duties of fathers and pastors towards all believers, and towards their neighbours, as they would avoid the reproach of the prophet, who said, The little ones begged bread, and none broke unto them; and moreover, Je-fus Christ has taught, that he that serveth at the altar, shall live by the altar. From hence it follows, that the richest prelates ought to relieve the most indigent; which is doing two good things at once, viz. taking away the superfluity of one, and relieving the necessity of the other; both which will be meritorious of falvation to those who fight under the banner of Christ.

At first, there was no bull for settling the pensions; charity alone provided for the necessities of the poor clergy, and every rich preslate, of his own accord, inform'd himself what poor prelates were in his neighbourhood, and

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immediately relieved them as far as in confcience he thought convenient. But time, that destroys all things subject to its revolutions, by degrees cast such a damp upon those good and charitable dispositions, that in order to animate the cool zeal of some on the one hand, and to prevent confusion on the other, lest one person should have all the charity, and others be left to starve, it was found absolutely necessary to pass that into a law and obligation, which was at first but a custom, and depended purely on good will. The establishment of pensions was certainly very good, if it had not in some measure had the fate of Lucifer, who, at his creature had the fate of Lucifer had not had tion, posses'd all the beauties, all the perfections, of which a creature is capable; but for his abusing them, became the type of all faults, and of deformity itself; and this, because he transgress'd the end for which he was created and endow'd with those great qualities. The same vice is common in all things, for the end is the cause of natural causes, and the agent moves only with a view to its end; from whence it follows, that 'tis the end which distinguishes actions, and makes them either good or bad. For example, a furgeon and a ruffian use the same means, viz. wounding, and effusion of blood; but their actions are quite different, and even contrary on two accounts, the manner, and the end; the one keeps a measure in letting out the blood, and has for its end the prefervation, or rather the refloration

restoration of health; the other is stinted by no measure, and has for its end nothing but destruction and death: Therefore the one is good, the other dangerous; the one laudable, the other abominable. If our pensions now-a-days were as well laid out, as formerly, in the relief of starving pastors; and if care was taken, at the same time, to over-rate no man's benefice beyond reason and equity, pensions would undoubtedly have all the merit and beauty still which they had at their original institution; nor would they be branded as scandalous, and held in abomination, as they are now, but commended and applauded.

In the facred canons, nothing is more talk'd of, next to the purity of faith, than the frailty of prelates, who ought to be examples to us; and it must be confess'd that experience tells us, they have a very strong byass towards riches. If those riches indeed are annex'd to their prelacy 'tis well enough; for 'tis expedient that some prelates should be rich, for the honour of the order, and for the advantage of religion on some accounts; but if, with all their riches, they imitate the leech, which gluts itself with the blood of others, till 'tis ready to burst, there is no bearing with such conduct; but as opportunity offers, there will be an absolute necessity to prevent the corruption from growing to a head. 'Tis an observation of physicians, that a human body of the most healthy complexion, which is in perfect good

good order, and free from any malignant humour, is in much danger, from a too great fulness of blood. Some women with child, if they would go out their time, ought to be blooded; whereas, if others were to do so, they would certainly miscarry; for what would be dangerous to some, would be safe for others, in whom nature has form'd too much blood. Remember that saying of the wise Pittacus, nequid nimis.

If indeed a prelate be not able to bear the weight of the pensions with which his revenues are charg'd, either because the harvest is bad, or because of any unforeseen losses, or extraordinary expences, and the creditor in the mean time proceeds to a sequestration of all his revenues, what shall the prelate do to supply his cure, unless the prince assists him by taking off the sequestration till he is in better circumstances? Venter non patitur dilationem.

Every heir has by law a year's time allow'd to pay legacies; but where a legacy is defign'd to keep the legatee from starving, the heir is oblig'd to make immediate payment of it, because the withholding necessary subsistence, due to him that wants it, is the same thing in effect as putting him to death. How is it possible for a poor prelate, that must serve the Church with a decorum suitable to his Dignity, to pay certain stated pensions regularly out of his revenues, when his said revenues are so uncertain at best, and liable, in case of any of

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the aforesaid accidents, to a total annihilation? To oblige a prelate, in such a case as this, to pay pensions of this kind, before he lays by for his own subsistence, is the same thing as to force a wretch that is e'en famish'd, to hold bread in his hand, and not to eat it. Moses faid in the law, Thou shalt not muzzle the mouth of the ox that treadeth out the corn. prelate, in such a predicament, has recourse to his native fovereign, who must be supposed to know better than a stranger the nature of the accidents alledged, and whether they are unavoidable and real, shall not the sovereign grant him an abatement of the pension, or longer time to pay it? I imagine that the gentlemen of the court of Rome will have two answers to make; one relating to order, the other to merit: As to order, they will be apt to fay, the cognizance of affairs of this fort is in the breast of the Pope, that illius est interpretari cujus est condere, i. e. he who makes the law ought to explain it; that no body should prefume to interpret the Pope's bulls, and that if the accidents alledg'd are real, the Pope, after knowledge of the cause, will not fail to relieve the petitioner. But to this I return the same answer I have often given already, viz. That if the prelate who is thus aggriev'd, applies to the Pope for an abatement, the senate of Venice will never oppose him; but if the prelate implores relief from the fenate, it can-not be expected of them that they should de-

ny it him. The senate know better what belongs to the rights of sovereignty than to commit such an error, and they are punctual to a nicety in discharging the most indispensable obligations of government. The complaint is of more consequence to the prelate who appeals, than to the sovereign to whom he makes it; but if I may be allow'd to speak my mind, I must own in conscience that I think such prelate has very good reason to dethink such prelate has very good reason to decline his appeal to Rome; for he would be grosly mistaken, if he thought that whatever right he had, considering the unexpected misfortunes fallen upon him, he would find any relief from the court of Rome, who are perfuaded 'tis their interest not to authorize, by any example, the opinion of those who alledge that pensions are capable of alteration. Mean time the court of Rome reckon this an obligation fo indispensable, that whoever does not perform it, must never hope for preferment, tho' he has all the talents for an illustrious prelate; infomuch, that if, when a person passes his examination for the dignity of a cardinal, any one charges him, or any of his associates, with disobedience in this respect, 'tis enough to exclude him for ever from the purple. don't wonder therefore at any one's refusing to plead before a court, which is both judge and party at the same time. Let it not be urg'd that the Pope is judge, and not the courtiers; for 'tis very well known that the Pope scarce

ever judges in this matter, but delegates commissioners, and that if, in cases of very great importance, he happens to give judgment himself, he always depends upon the report of his courtiers in the commission; and when they cannot succeed otherwise, they spin out so much time in trying new projects, or expedients, as eats up more than the profit of the revenue, and very often the party dies before he obtains a verdict.

The other objection I am aware of from that quarter is, that all the pretences for not paying pensions are feign'd, because pensions are never granted but upon such overplus of the revenues of a bishoprick, or other prelacy, as is more than sufficient to maintain the prelate; and that a pension is never ascertain'd, without due regard had to contingencies, that may happen either by bad feasons, or other-wise; from whence it is evident, that avarice, and not necessity, furnishes the debtor with pretences to refuse payment of the pensions. This is what they say, and if true, the pre-tence of pensions would fall to the ground; the conditions indeed would be observed, and nothing would be wanting, but to rectify the end of them, by granting them only to necessitous prelates, instead of rich ones, and fometimes even to the laity. But 'tis one thing to affert, and another to prove. this reason, say I, the Council of Trent made an order that pensions should not be rais'd up-

on bishops that had not above a thousand ducats revenue, or curates that had but five hundred; a remedy which needed not to have been prescrib'd, if the evil it was propos'd to cure had not been possible in rerum natura. But from hence it follows, that a pension of a thoufand nine hundred crowns may be rais'd upon a bishop, who has a revenue of twenty thoufand. Were the government of *Venice* to be the standard, if the bishop of *Padua* had not above a thousand ducats for his maintenance, the rank of his fee would indeed give him the preference to the bishop of Caorle; but the latter would be counted the more wealthy man, tho' his revenue be but fix hundred ducats; the reason is this, because the expence ought to be proportion'd to the city, clergy, and people. Therefore I think it must appear very unjust that the bishop of Padua should be stript, by this means, of the 20th part of his revenues, while I frankly own it, as my opinion, that the revenue of the bishop of Caorle ought to be augmented with three or four hundred crowns. But without pretending to astrology, I can divine that the first case will come to pass sooner than the second. If therefore the first, or what comes up near to it, should happen to be the case, and the prelate should invoke the sovereign for relief, I verily believe that the prince, besides the common this common that the prince, besides the common this case where the case where w obligation on him to do justice, would be fway'd by the motive of felf-interest not to

fuffer the ruin of his most eminent prelacies, and to let his bishops be reduc'd to want for the sake of inriching another that was wealthy before, and of making two bishops over one bishoprick; the one to receive the revenues,

and the other to support the charge of it.

If one were to confider the invincible byass of the present age to pensions, it must be own'd that in ancient days people were much more frugal and moderate, which proceeds indeed from a canon of the Council of Trent, but without any fault of the law-makers. The good fathers of that Council, among their many decrees, made one of the best concerted, and most just that could be in positive law, which was a prohibition that no body should possels more than one bishoprick, or benefice, with cure of fouls, at one and the same time. In the days of old, it was a very ill custom for a prelate to be fet over feveral Churches, and a bishop over several Dioceses, a thing altogether as abfurd, as for a man, who pretends to be a christian, to have more wives than one at a time. This irregularity gave cause for that laudable precaution contain'd in the canon, which has contributed fo much to the advantage of the Church and people, and been observ'd so much more inviolably than all the others; for no bull has yet been dispatch'd contrary to it with the clause non obstantibus. But see now to what shifts some men have recourse for evading this law, either in whole,

or in part! As to the prohibition of possessing several Sees at once, they make up for it, or rather evade it, by having only one in possession, but by enjoying the revenues of several added to it by way of pension. And from hence it comes to pass that there are sew prelacies with handsome revenues, that can escape being, as it were, moth-eaten by pensions, unless such prelacy be in the hands of some person of credit. This therefore is another just motive for the Venetian Government to oppose art with art, in cases that require their assistance, and is a farther justification of their granting protection to those that implore it.

XII. That the ordinaries of places are hinder'd from fulminating excommunication, in cases pre-

scrib'd by the Canons. And,

XIV. That schismatics, heretics, whore-mongers, and usurers, are suffered to live quietly and peaceably at Venice, while the prelate is not permitted to excommunicate them, or to pu-

nish them in any other way.

The near affinity betwixt these two complaints, and our aversion to trouble the reader with vain repetition, have engag'd us to make but one article of both; the rather, because there's no treating of the one without touching on the other. We cannot well inquire into the reasons why the ordinary is hinder'd from fulminating excommunication against the laity, till we have examin'd the crimes for which those excommunications are issued. And

in the first place we will lay down this for the principle of our answer to these complaints. That at Venice the fecular tribunal has always been confider'd as the only one, appointed by God himself in this state, to do justice, and to distribute rewards and punishments. The Venetians don't admit of the distinction made by the Court of Rome, that a man who is born the subject of one sovereign prince, can, upon any confideration, become the subject of another; for at this rate, a subject is made the subject of another subject, whenever his bishop happens to be in the lift of the subjects born within the same dominions. Whoever looks into the gospel, will find that the apostles gave the name of flock to the company of the faithful, and that of shepherd to the ecclesiastic supe-St. Peter, when he puts subjects in mind of obedience to their temporal fovereign, addresses himself both to laity and clergy. Servants, be obedient to your masters with fear and trembling. All that obey another, are not his subjects in a strict and proper sense; and tho' a degree, which has another superior to it, may feem to imply a fort of subjection, 'tis analogice, and not univoce. Thus in the coelestial hierarchy, the archangel carries the commands of God to an inferior angel; but this does not imply, that an angel of the lowest choir is subject to any of the highest. In a monastery a prior commands his monks, whom he calls his subjects, but very improperly; for they are not his

his subjects, but his brethren in the same obligations of monastical discipline, only with this difference, that 'tis the business of the prior alone to fee the rules thereof observ'd. 'Tis the custom now-adays for bishops and prelates of any orders, to give their diocesans, or monks, the title of subjects. Perhaps it arose at the same time when the Popes first assum'd the title of Sovereign Pontiffs, forgetting the old appellative of a bishop, Servant of the Servants of God. It may be the gentlemen of the court of Rome will here be apt to think that I feek, by favour of this axiom, to retract what I have so often own'd in this treatise, viz. that there are very many cases in which laymen are subject to ecclesiastic jurisdiction; but if they should think so of me, they will be quite mistaken, and I know that a disputant can do nothing worse than to expose himself to the lash of his own arguments. I do not deny what I have confess'd, but am for examining into the true notion we ought to have of a fubject. I know very well that the laity may be guilty of crimes which are cognizable by the ecclesiastical tribunal, but I will not own that they thereby become its subjects. Let it not be faid that this is a dispute about words, for 'tis a necessary distinction, to which, it must be remember'd, I have already said, recourse ought certainly to be had in these cases, otherwife, if this point were to be given up, it would be needless to dispute the rest with them :

them: Therefore I repeat it; if it be true, that all who are in some respects under a prelate's jurisdiction, are essentially his subjects, it would follow unavoidably that he might legally proceed against them for all manner of crimes, and it would be a crying injustice, if the sovereign should go about to violate that liberty. Let us now pass to the examination of the particular offences mention'd in the complaint:

As to the most heirous and crossessing.

As to the most heinous and enormous in the whole catalogue, viz. herefy, I agree that it comes within the verge of the ecclefiaftical court. The government of Venice never took cognizance of a crime of this kind, which is quite out of the laity's ken; and the fecular tribunal neither ought, nor can penetrate into the several degrees of heresy; because, to make this discovery, 'tis necessary to compare the doctrine of faith with the external marks of herefy given by the person accus'd. This is an examination by no means sit for a layman to make; besides, in order to be a judge of this crime, 'tis necessary for the judge to have good attestations from some public academy, that he is an able divine. This knowledge may fall to the share of some private person, but a temporal prince would be never the better for it. Therefore I have reason to persist in my opinion, that crimes of this kind come before the spiritual court de jure & do facto; and it was for this in particular that the Pope establish'd

the tribunal of the inquisition, which, as oc-casion requires, not only condemns the guilty to spiritual penance, but even to corporal pu-nishment. Indeed it does not inslict excommunication, because recourse ought not to be had to it for a crime already confummated, unless the criminal be obstinate and contuma-But if, on the other hand, a man who has been convicted of herefy, either in his difcourse, belief, or actions, repents of his crime, I grant that he may be punish'd corporally, but not driven from the unity of the Church by excommunication; so far from it, that if he be already excommunicated, he should be restor'd to the Church, which ought to imitate the example of God, who punishes the greatest finners by the death of the body, and not by the destruction of the soul. And as soon as a finner repents of his herefy, the complaints ought to cease, that which was the cause thereof being remov'd.

As to schismatics, the complaint on their account can only concern the Greeks, who have that name given them by the court of Rome. I shall only bring one argument to resolve the whole dispute. If the lay tribunal of Venice should suffer the prelates to inslict corporal punishment on those they call schismatics, would not they thereby help to ruin and destroy their own subjects? for the Greek religion being received in a great part of the dominions of the republic, those of that Church would be obliged

lig'd always to shun the face of their natural sovereign, if they could not come to Venice without the danger of imprisonment, or banishment, for their different opinions. Now, as the discussion of this difference does not lie before a temporal fovereign, fo he ought not to tyrannize over the consciences of his subjects, and thereby provoke them to go and live under the Turk, for the take of enjoying liberty of conscience. Therefore we must pray to God to remedy this disorder, who, as he has founded and built his Church, both can and will repair and restore it to its primitive lustre, in the time appointed by his eternal decrees.

As to that part which relates to whoremongers and usurers, it requires a more particular consideration. These two crimes are some of those which ought to be refer'd to God's tribunal at the day of judgment. Indeed there are few or no crimes deem'd as fuch by the judges of the earth, which will not be criminal in like manner before God's tribunal, because civil laws are founded in the main upon the law of nature and the decalogue; but it does not thence follow that every action, which is fin before God, is punishable by a humane tribunal, unless in case of immediate injury done to one's neighbour, to which must be added crimes that directly attack the divinity; as blasphemy, which contains an infult upon God, and scandal to our neighbour, and confequently calls

for twofold punishment; one in this life, on the part of human justice; and after death, eternal damnation by the judge of heaven.

We return to examine what is meant by whoredom and usury. Usury offends one's neighbour, because by wicked arts it seizes on the estates of others with rapacity and avarice. 'Tis a crime altogether subject to the temporal court, whose judge will be qualify'd to know as much of it, as is necessary, by the law and his own study; and to pretend that 'tis a crime cognizable by the ecclesiastic court, because it offends the justice of God, and does injury to one's neighbour; this is so general a reason, that it would subject the cognizance of all crimes, how secular soever, to the spiritual tribunal. Consequently, were it to be admitted, there would be nothing more to do than to acknowledge the spiritual tribunal for sovereign in Venice, as well as at Rome; but the Venetians are not yet fo dim-fighted as not to fee the confequence. They have a magistrate on purpose to take cognizance of all contracts of usury, and to do justice to the sufferers; for if they should punish any as public usurers, without better proofs than appearance and common fame, they might eafily be deceiv'd, because none but God can judge without the help of witnesses and proof.
As to whoredom, 'tis a crime that offends

As to whoredom, 'tis a crime that offends one's neighbour only by ill example, just as fimony, at which every one is most certainly

scandaliz'd, who sees it in a prelate. If every crime a man commits against his conscience, whereby he shews an ill example, were to be punish'd with corporal punishment, there would be a necessity for establishing a perpetual tribunal, which would have bufiness more than enough; for every evil action carries an ill example along with it, and every fin is an evil action; from whence it will follow, that the whole world would be the prison of such tribunal, and the judge of it himself would not be free from censure; for a man scarce holds his integrity more than feven years. this would be a feverity not to be parallel'd, either in the law of Moses, or that of Jesus Christ. As soon as Adam sinn'd, he was only threatned with death; which, if we understand of the body, was deferr'd 930 years; and if of death eternal, he triumphed over it by his repentance. Frailty is one thing, ma-lice another; and tho' there is no frailty where there is not some small tincture of malice, yet malice, properly speaking, is that which directly attacks the almighty power of God with an impenitent heart. We at Venice admit of a doctrine which the court of Rome cannot comprehend, tho' it be confirm'd by numberless experiences, viz. that brotherly correction is more effectual, than the sword of justice, to bring back those that have gone astray, and that good examples reform more than all punishments; magis movent exempla quam verba. St. Au-X 2

St. Augustin, while he was a monk, refolv'd one day to go and preach thro' the city; accordingly he took his hood, and having only walk'd about with his companion till night, he then return'd to his convent. Upon this his companion took the freedom to ask him why he did not preach. I did preach sufficiently, says he; and this was really true; for the life of that holy man did as much good as his preaching, because he shew'd forth temperance and good manners, by his example, to that degree, that the people were more edify'd and convinc'd by fuch his filent way of preaching, than if they had been stated auditors of labour'd, po-

lish'd harangues.

Experience fufficiently demonstrates, that this mild treatment at *Venice* brings a greater number of stragglers into the pale of the Church, and to the exact observation of discipline, than the severity us'd in other governments, which proceed to excommunication and imprisonment against the disobedient; befides, that this feverity gives ground for hy-pocrify; for when the impenitent find them-felves in danger of excommunication, they will do all they can to avoid fuch a brand of infamy, and render themselves still more guilty before God, by approaching his altar with-out preparation, and for another end than merely to fave their fouls. Medicine, if taken in time, is wholesome, otherwise itis poison. Every one of our faviour's actions ought to be a lesson

a lesson to us. He set a fisherman at the head of his Church, and not a huntiman; because the one uses those murdering instruments the gun and spear, the other the net. The disciples having toiled a sishing one whole night, and taken none, Christ bade them cast their net on the right side of the ship, and immediately they had a great draught. Both these instances teach us, that a sinner must be taken, but not put to death; and that he must be catch'd with art, and not with violence: At Venice therefore a prelate never proceeds to excommunicate those who refuse to come to the holy table of the passover, lest one, who is already a fornicator, should become guilty of facrilege; for if an article of faith, decided by the council of Trent, is true, viz. That the ungodly cannot be justify'd without preventing grace, this grace is not in all the power of man to bestow, whether by rewards or punishments.

XIII. That if any one, having a call from the spirit, takes upon him the religious habit, they pre-sume to expel him upon the least complaint of his parents, on pretence of his being seduc'd; and when any one is lest in a monastery, the parents are authoriz'd to keep his estate.

When the apostle St. Bartholomew preach'd the gospel to the Indians, the king sent for him to cure his daughter, who was posses'd with a devil. The Bracmans had try'd their skill a long time in vain; but the X 3 holy

holy apostle only commanded the evil spirit, in the name of Jesus, to depart out of her, and accordingly he left her. This was very pleasing to the king's officers, and was not only a comfort to the king, but fill'd him with admiration of the deity, which was newly preach'd to him; nevertheless, he was not converted: However, to shew his gratitude to St. Barthelomew, he gave him a great deal of gold; but the divine apostle convinc'd him that he did not defire riches, but that he expected a much greater reward, viz. that he would make a present of his soul to Jesus Cirift, who would take great care of it in this life, and commit it at last in glory to eternity. The king, charm'd with his noble spirit, believ'd, and was baptiz'd; and tho' born in a country where there was an annual harvest of gold, he thought the contempt of worldly goods was a more certain proof of the truth of the new doctrine, than even the working of miracles, and casting out devils. During the Babylonish captivity, Daniel the prophet observing the blindness of those people, in trusting in their false gods, often endeavour'd to convince them of their folly. Those ignorant wretches, to prove the divinity of their pretended deities, told him that their king fent every day into the temple forty sheep, seven oxen, a great quantity of bread and wine, and that the the gate was then faut, and fealed with

with the king's feal, yet next day in the morning to be fure all was confum'd. Daniel could not help fmiling at fuch a proof of a godhead as this was, and faid, that was rather an attribute of a wolf, and not of a true God, who has no paunch to fill, nor no occasion to feed. They are your priests, says he, who live upon those victims, who, being as arrant cheats as the idols they worship, knavishly rob the altars of the facrifice. Therefore, having scatter'd ashes privately upon the pavement of the temple, they discover'd the footsteps that led to the den, thro' which the priests enter'd privately in the night, and stole away the offerings, with which they plentifully maintain'd their families.

St. Ignatius, the most pious sounder of the society of Jesus, gave an instruction to the Jesuit Cosimus Torres, travelling to Japan, which might serve as a gospel and rule to all clergymen, especially the regular friers. The substance of which instruction was, to subdue their passions, to throw off all self-interest, and especially never to touch the alms of believers to the poor; because, said he, 'tis almost impossible to touch pitch, and not be defil'd therewith. This holy man us'd to say, that if he had but sour companions entirely disengag'd from selfish views, he would not despair of converting the whole world; for he saw that this virtue had every body's good word, but that

very few practis'd it.

The Florentines were so edify'd by the good example of their countryman Philip de Nery, that one of his kinsmen, who was very rich, offer'd to make him his heir; but he, good man! tho' ty'd to no order, nor no monastic yow, thanked his generous kinsman, resused the offer, and advis'd him to find out an heir of another temper, who would, no doubt, very gladly accept it. All these remarks must fatisfy the wife reader, that religion and riches are by nature quite incompatible, tho', for certain reasons, they are sometimes permitted to go together. I myself, who affirm this so pofitively, cannot fay I am altogether free from censure in this respect. I was form'd of the fame clay as the rest of mankind, which, tho' never fo much feafon'd in the fire of charity, comes out as brittle ware as the other vessels of the age. Isaiah said, all our rightcousnesses are as filthy rags. But as on the one hand, I make this confession in justice to the truth; so on the other, I cannot help praifing that fovereign, who, when he discovers that any person is seduc'd to take the habit on him, makes use of his absolute authority against such sacrilege, by setting the person seduc'd at liberty; for even supposing the vocation to be really from the spirit, this interruption can never destroy it, but it will rather come out finer, like gold out of the furnace. How many rubs did St. Thomas of Aquinas meet with, both from his father and kindred, who were loth he should

fhould embrace the monastic life? But what end did they serve, only to shew that his was not the persuasion of his mind, but the call of grace? The wind bloweth where it listeth, and thou knowest not whence it cometh, nor whither it goeth. This conduct is fo far from being injurious to religion, that 'tis strictly conformable to the canons, which prescribe a great many cautions to be us'd in the examination of those who come to make their vows, thereby to discover whether they are sincerely dispos'd to make an entire surrender of their will to God's. Let not the senate therefore be accus'd of too readily lending an ear to parents complaining of such seduction. For, I say, that when a disorder is to be prevented, too much credulity is a less crime than to tolerate the inconveniency, out of a scruple to oppose such or such friers. Religion is never a gainer by persons that are merely seduc'd into it; because, as 'tis observ'd in nature, that nothing violent is lasting, repentance comes upon the neck of such rash resolutions, and drives a great number of fouls into utter despair. Religion loses no more by not admitting such friers, than a captain does by not inrolling a faint-hearted, cowardly foldier. Now, on the other hand, if the accusation be false, the perfon is at his liberty either to enter into the same order in another country, or into another order in the same town, and is welcome to make profession thereof accordingly; for in my fa-ther's

ther's house are many mansions. Every monaflery is a strait road to heaven, if the monks that belong to it don't reel out of the way.

But the other part of the grievance is, that if a novice stays in the cloister, the parents are authoriz'd to appropriate his estate. The only way to prevent a gangreen, is to lay the plaister right upon the wound. 'Tis amazing, I think, that we hear no complaint of any one's being forc'd to quit the habit of an order of friers, who don't allow of possession of lands, but live, as we say of oisters, upon the dew of heaven. The Partisans of the court of Rome will tell me that parents, instead of afflicting themselves, are commonly very easy when any of their family puts on the habit of that order, because then their estates remain to them without any trouble; and therefore, if their children, &c. were feduc'd, they would have no need to complain. But there's nothing in all this objection; for feduction, as to these orders, is a perfect chimæra, and can exist no where but in a diffurb'd brain; and therefore no wonder they don't complain of what is not in being. Omne agens agit propter finem, i. e. every agent acts for some end, said a certain philosopher; and David, in his addresses to God, says, I have inclin'd my heart to perform thy statutes alway, for the recompence of reward. What would a capuchin be the better for persuading any one to put on his habit, since the new frier would be incapable of doing him any good,

good, either in public or private? on the contrary, the more there are in commons, the less must be every one's allowance. I will not here mention by whom, and when fuch complaints have been made e'er now. I will only fay, that St. Ignatius made good laws, which, obferv'd with that zeal that commonly attends novelty, have contributed very much to the edification of the mind, but little or nothing to the edification of the convents of his order. St. Paul lays down the rule of an apostle's life in two words, as having nothing, and possessing all things. 'Tis often faid, I know that miracles are ceas'd, and that therefore 'tis a duty, where 'tis possible, to give the preference to the last clause, and to avoid the first. But I declare this is a mere carnal reasoning: 'Tis so, they will answer; but such conduct is now permitted. I don't deny it; but then 'tis by way of dispensation, not to procure a great good, but to prevent a greater evil. The Pharifees, hearing Jesus Christ preach that matrimo-·ny made two bodies one flesh, objected to him, that Moses allow'd writings of divorcement in his law. But what faid Jesus Christ? he said to them, it was not so from the beginning; and Moses suffer'd you to put away your wives, because of the hardness of your hearts.

To return to our argument. Tho' the most ferene republic is very careful to prevent per-fons from being seduc'd into a clossfer, they don't deny any one that's free to enter; and if

any one, whether great, fmall, or rich, has a mind to put on the habit of any order, and gives proofs that 'tis the effect of mature deliberation, in a proper time and manner, he need fear no opposition from the senate; and if he has a mind, he is free to leave all his estate to the monastery. But St. Austin says, Qui vult ecclesiam instituere, & filios exharedare, alium quarat consultorem quam Augustinum, i. e. He that would disinherit his children, and make the church his heir, must not come to me for counsel. Let it only be a caution, that a resolution of fuch importance to the age, to the parents, and to the person himself who makes his vows, be natural, and not counterfeit. How many of the most serene doges, surfeited with human grandeur, have put on the habit of St. Benedict, without the least opposition? But all our concern is for those raw striplings, who, young as they are, yet boast they shall always hold out against the motions of nature, which is so prone to evil. To sum up all in a word, youth are interrogated and examin'd; but as for adult perfons, who 'tis suppos'd are wife enough to refift feducers, they are not subject to such scrutiny.

The last grievance of all is the violences, as they think fit to call them, practised by the senate upon those that sail in the gulph, by forcing such as carry provisions, merchandise, instruments animals, salt, and all other goods that pass thro' it into the rivers of Romagna, to pay certain imposts.

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After so long a discourse, we are now fallen, as we may fay, into an ocean of complaints, fince we are come to those grievances which relate to the gulph. These complaints, in order to be just, ought to have at least one of these two motives, viz. either that the duties demanded are exorbitant, and unreasonable; or if they are moderate, that they are demanded by violence, and without any legal title. When the fovereign, by exacting any tribute, offends in either of these two respects, he justly incurs the reproach of committing an injury, and an unjust action. To answer in two words the complaint against the exorbitancy of the duties demanded, I will only fay, that the duties and excise, which the most serene republic demands of those who transport effects thro' the gulph to the markets in the Pope's dominions, are neither more nor less in weight, and measure, than what the government demands of merchants that import the same wares into Venice. I don't know that 'tis any where commanded us to love our neighbour better than our felves, this being a peculiar attribute of Jesus Christ, who loved human nature better than his own humanity.

When failors are caught endeavouring to run goods into Romagna, without first paying the duties, they are condemn'd to the confication of more than those duties would amount to. This is the common method of punishment in Venice, and every where else,

for those who are taken defrauding their sovereign of his rights. All impartial persons look upon it too as an act of justice; for if, when such fraud is committed, he who is guilty of it runs no greater risk than paying the bare duties, there's no body hardly but would venture being a knave on such terms, because he might chance to find his account in it; and if he should happen not to succeed, he runs no risk, because, if he is discover'd, he can but pay the duty; and if not, he gains all the value thereof clear to himself.

This, I say, is the weight and measure dealt to the subjects of the republic, according to the common standard. Therefore there's no reason for complaint on this head, and those who make it, must be such as love to com-

plain, whether they have reason or no.

I will add further; if the goods that pass thro' the gulph should be extraordinary dear, or wanted in Venice for the support of the inhabitants, then they would be stopt by force and authority from going to Romagna, and not so much as suffer'd to be carry'd out of Venice. Mean time it could not be reckon'd a piece of injustice; but rather a case of necessity, and authoriz'd by the custom of other princes, who in the like cases of extream necessity, which is superior to all laws, have not only caused provisions, but even ready money, to be stopt, when they have wanted the same to answer public occasions. There are many instances

instances of this, but the most serene republic never us'd this method with respect to money. Princes are justify'd in acting thus, because every thing within their dominions ought to be subject to their commands, when their views are honest, and when they take care to ascertain a just equivalent. But enough of this al-

ready.

Now, if the court of Rome complains not against the violence of exacting those imposts, but questions the authority and title of the republic to raise them; I say, that both their authority and title are indisputably legal, so long as the republic is own'd to be the fove-reign of the gulph; for 'tis by virtue of the fame title that every fovereign has a right of demanding the imposts, or duties of importation, from all merchants that trade in their dominions; and 'tis by virtue of this same title that the Pope himself raises the gabels in St. Peter's patrimony. Therefore the whole objection must vanish upon the proof of the republic's legal fovereignty over the gulph; which being an affair of the greatest concern, not only to the Pope, but also to other fovereign princes, it would require a discourse of equal length to the importance of the subject, because in matters of this nature nothing less than the fullest proof will avail: But, as a formal treatife on this head would be ungrateful to the reader, we shall only give the Substance of what might be urg'd, with all pos-

fible brevity; and, after having faid just enough to prove our thesis, shall referve to our selves the liberty of saying more, to satisfy the curiosity of the public,\* at another time and

place.

It was a good observation of a skillful lawyer, that whoever went about to prove a title of possession, founded upon law, in favour of a private man, could not possibly succeed, unless it concern'd the Jews with respect to the promis'd land, which God gave to that nation, or unless it concern'd any other person in our own times, who should purchase of the lawful sovereign the Flashes of any river. The producing the fuccessive titles of the third, fourth, and fifth possessors, is no full proof that there was not some usurpation formerly, during the invasion of the Barbarians upon Italy, and especially in the time of Attila, when our fore-fathers left their towns, and agreed to bury all the gold they had at the bottom of wells, which they could never find out again, because fire, desolation, and death, had destroy'd all the marks of their former habitations. Their descendants remember'd very well that there were treasures hidden; but not knowing where, they were so wife for many ages, that when they fold one another a house, or land, they took care to insert in the deed of sale thele

<sup>\*</sup>Father Paul afterwards compos'd three treatifes upon this subject, which make a part of the sixth Tome of his works.

these words, salvo jure putei, i. e. saving what's in the well; by which the seller reserved to himself all his right to all the great treasure that might, by good luck, be sound out one time or other in such house or field. This has been the custom for so many hundred years, that if such treasure were to be found now, it would be impossible to know the true owner of it, because every seller had the precaution to stipulate the same saving clause for himself; fo that it would be necessary to go back to the time of Attila, which would be impracticable, on account of the variety of accidents that have happen'd fince. Therefore it was at last agreed that the refervation should be in favour of him who was in actual possession, at the time fuch treasure might be found, of such field, or house where it was conceal'd; because, in things which depend on time very far back, there cannot be a better title in nature than a long and continu'd possession. Now to apply these reflections to the case in hand.

The republic is in possession of the sovereignty of the Adriatic sea, which all modern cosmographers, forgetting the ancient name; call the gulph of Venice. Whoever shall offer to dispute that sovereignty, must of necessity shew that some body had the legal domain thereof before the republic, and what right any one had to it; it must also be prov'd that [PART H.] Y.

fuch possession never forseited those rights, or suffer'd them to be lost. If the Pope should dispute this sovereignty with the republic, on pretence that the rivers, which run west into the gulph, come out of his dominions, the republic might justly urge the very same plea, because the rivers that fall into the gulph, from their dominions, on the eastern coast, are more in number than those that come from the dominions of his holinefs. The same pretence might also serve the king of Spain, because Abruzzo and Apulia lie upon the coasts of the faid gulph; but his rights are confounded with those of the Pope, because those provinces are a part of the kingdom of Naples, which the kings of Spain hold as fiefs of the holy See; and certainly their rights cannot be greater than those of the direct lord of the faid fiefs; consequently the pretensions of those monarchs must be inferior to those of the republic. The Grand Turk might as well claim the same right, upon account of Albania and Epirus; but I don't believe the Pope would join issue with that potentate, because there is such a mortal enmity betwixt them, that they study each other's destruction. Thus it has been fairly prov'd that the Pope, who makes fuch a fad outcry about usurpation, can produce no reason, no law, that is sit to be put in the balance with the rights of the republic. Perhaps the Pope, finding he cannot be fole lord and mafter of the gulph himself, would be glad

to fee the fovereignty of it shared: But this is what the republic will never consent to; for besides other reasons, that are common also to the holy See, they have the right of possession almost time out of mind; and moreover, if the difemboguing of rivers into the gulph gave any right to the fovereignty of it, the Turk must also come in for his share. This possession, in its own nature, added to many other very important circumstances, extreamly fortifies the republic's right of sovereignty over

the gulph.

When the republic first took the advantage of this sovereignty, 'tis hardly to be suppos'd that so many princes, as are concern'd in that See, would have put up with it so silently, if at that very time they had not been convinc'd of the *Venetians* right to that possession. For then it had been liable to be call'd in question as new, and no doubt it had been protested against, because it was easy to foresee that time would have corroborated their pretension. But 'tis certain that all the princes concern'd to speak were silent, as being convinc'd they had nothing to say against it. nothing to fay against it.

Wherefoever the constitutions of Justinian are receiv'd, this maxim of law is constantly observ'd, Quæ in nullius bonis sunt, fiunt occupantis, i. e. Those things which belong to no body in particular, become the property of the possessor. Now, I say, there are two ways by which a thing may be said to be-

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long to no body; the first, when it never had an owner; as the beasts in the woods, the fish in the sea, and the birds in the air; which whoever takes in a public place, becomes the legal possessor of; the second, not because it never had an owner, but when its owner has long neglected it, and not defended it as he ought, nor reclaim'd it after its falling into other hands. This defertion confider'd after fuch a term of time, longer, or fhorter, according to the importance of the thing, gives reason to think that the master has voluntarily given up his property therein. I will give an instance of this from the Scriptures. Ruth gather'd up the ears of corn, which the reapers had left in the field: Their master Booz saw, and permitted her, which made her the legal proprietor of all the sheaves she had glean'd, tho' they were before the property of Booz, in whose fields they were sown and grew, but escap'd the reaper's sickle.

Upon this principle I shall now propose a dilemma, taken both from the divine law, and those of the empire. Either the gulph had never an owner, and in this case the republic might justly take it into their possession, or else it depended on some one or other who abandon'd it; and in this case too the republic was in the right to take it to themselves; because the former proprietor, whoever he was, did, by virtue of such abandoning it, lose, or give up his right. Now let us see which, of

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all the christian princes of our time, might have been anciently lord of this gulph, and by that means we shall know whether he has actually abandon'd it. If the Pope pretends to the ancient fovereignty of it, by reason of his territories lying upon it, I have already observed that the republic has more land contiguous to it than he; besides, that the being lord of the shore, does not necessarily imply being lord of the sea too; for how many private men are there who have lands which form the banks of rivers, and yet have nothing to do with the stream? the same objection will hold also against Spain, not only on account of the vicinity of its territories to the gulph; but because it holds those territories as fiefs, and not by the title of direct fovereignty. If we were also to mention the Turk, which is really needless, the best we could say, would make for the advantage of the republic; for the Turk, tho' barbarity and rapine are his profession, has no view to the gulph, being convinc'd that the republic has the best right to it. We infer therefore upon the whole, that the Pope can plead no right to the gulph, upon account of the rivers in his dominions that have their mouths in it. This being demonstrated, what will the court of Rome say next? why undoubtedly they will have recourse to the donations of the emperor Constantine, and the countess Mathilda, or Maud (of Tuscany.) But let them say, for argument-sake, that these dona-

donations transferred all the rights, which the emperor had over the gulph, to the holy See, and that as at that time there was no fuch thing in nature as the republic of Venice, the Pope was left fole lord and master of the gulph. I answer, that donations resemble indulgences, which, in the opinion even of the court of Rome, tantum valent quantum sonant. If either of these celebrated donations makes express mention of the gulph, it follows of confequence that the Pope would have been in pof-fession of it at that time; but if they do not mention it, 'tis as plain a consequence that he has no pretence to it; we find, every day almost, that one man gives another the crop of his land, when 'tis not to be suppos'd he means to give him his land into the bargain, but only the power of gathering in the product of it. Neither is there any more reason for claiming things on the score of being appendages, when those same appendages are of little less importance than the principal, if not altogether equal to it. A person who has a house given him, or bequeath'd to him by will, would make himself very ridiculous to lay claim to the goods also therein contain'd; because, if the donor, or testator, had so intended it, he would not have fail'd to express that condition, especially fince it often happens that the furniture is worth more than the house itself. A stout Corsair desir'd leave of the governor of a maritime place to enter his port, and stay there

till next day. The governor consented; but when he was got in, he pretended he'd tarry there for good and all, and that the port was, by that piece of complaifance, yielded to him. What we have faid, is only to shew that donation cannot have this effect; but supposing, for once, that it did, the Pope would fill have lost his right exactly in the same manner as the emperor of the east has lost his; for as to the emperor of the west, he never pretended to Now the emperor of the east lost his, either by voluntary defertion of the gulph, or by his inability, or neglect to defend or keep it; from whence it follows, that the republic has possession on this account, by the legal right of the first possessor. It was about the year of our redemption 300, that Constantine was baptiz'd; and soon after he translated the seat of the empire to Byzantium, to which term is referred the grant he made to the Pope of the provinces, which form'd the terrestrial dominions of the Church. From the 3d century, to the end of the 8th, the Popes receiv'd from Constantine's successors, one while favours and privileges, another while outrages and imprisonment; and as the authority and credit of the emperors in Italy declin'd every day more and more, that country was sometimes tyranniz'd over by the Lombards, and at other times ransack'd by the Goths; during which, the Adriatic-sea was always intested by the Corsairs. The emperor abandoning the de-Y 4 fence

fence of those countries, partly by his own inclination, and partly for want of ability to protect them, the Pope was often oblig'd to have recourse to the *French*; so that at length Stephen III. going to France in person, did there obtain succour against the Lombards. From that time, the maritime forces of the Venetian republic began to be formidable; for 'tis recorded in the annals of Venice, that in 728, at the intreaty of the emperor Justin, and Pope Gregory, the Venetians forc'd the nephew of the king of the Lombards to retire with his garrison from Ravenna, and restor'd that city, bona fide, to the jurisdiction of the Exarch. This event proves that then the emperor had but few ships in the gulph, if he had any at all; that the Pope had none neither, and that both the one and the other were oblig'd to implore the naval affiftance of the Venetians.

Another instance of their power is as sollows: Charles I. king of France, who was afterwards call'd Charlemagne, or Charles the Great, having a mind to besiege Pavia, the republic, in 773, sent him a good squadron of armed barks, which pass'd thro' Tesino to the Milaneze. This great king was such a hearty friend to the interests of the Popes, that as he deserv'd, so he receiv'd the greatest favour that ever was conferred by the holy See, viz. the privilege granted by Adrian, and confirm'd in a Council of 153 bishops, whom the said Pope assembled at Rome for that very purpose, by

which grant the kings of France were put in possession of a right to elect all future Popes; a privilege so glorious, that it dazzled the eyes of Lewis, Charlemain's son, to that degree, that he renounc'd it in the reign of Pope Paschal, restoring the election to its ancient channel, on condition, that when the Pope elect was consecrated, or rather crown'd, he should send embassadors to France to consirm the

peace.

At length, in the year 800, Pope Leo confidering the daily declension of the eastern empire, and how much injury the papacy suffer'd by it, because Italy was in a manner abandon'd; he had the courage to crown his trusty friend Charles the Great, with the title of Roman Emperor, in St. Peter's Church at Rome, exclusive of the then Greek emperor Constantine, Son of Ireneus; who was forc'd to bear the injury with patience, because he was not in a capacity to resent it; which is a further proof that at that time the Adriatic-sea, or gulph, was at the mercy of the Corsairs, and become the easy prey of the strongest power, in which number the republic of Venice had shewn, by past experience, it might justly be reckon'd. Not long after, Constantine fell a sacrifice to the sedition of his subjects, and Niceforus succeeding him, occasion'd that famous division of the empire into eastern and western, in the year 802; to which three sovereigns consented, all from different motives.

The Pope, to give a fanction in some measure to his right of crowning the emperors, which he had assum'd in the person of Charlemain, without any authority; Charlemain, to give a fanction to his new possession, which he had just acquir'd, without any right; and Niceso-rus, to diminish the number of his enemies; for he found, that having not the power in his own hands, he could not revenge the affronts he had receiv'd, and was but too fensible that his own advancement was merely owing to violence. A peace was therefore patch'd up between these two emperors, by the mediation of the Pope, after having divided the whole christian world, and assign'd each of them his share thereof, leaving only three dutchies exempt from such subjection, viz. those of Kome, Benevento, and Venice; and moreover, the embassadors of those two emperors declar'd, that the Venetians should enjoy entire liberty under their own Laws. To the eastern emperor, Niceforus, were affign'd in Italy, Apulia, Calabria, Sicily, and the dutchy of Naples, as far as Gaeta; and all the rest of Italy was Charlemain's portion, as emperor of the weft.

Thus I have perform'd the promise I made, to prove that Constantine's donation gave the Pope no manner of right over the gulph, and that, if it had, the then Pope yielded it up, by consenting to the division of the empire, and by approving the settled limits thereof, as already

already mention'd; for the emperor of the east could never have made himself master of Apulia by force of arms, if the gulph, thro' which he must pass directly from Constantinople to Apulia, had belong'd to the Pope. I say nothing of Sicily, Calabria, and the dutchy of Naples, tho' they are territories that lie not far from Apulia, because they are situate upon the lower, commonly call'd the Tyrrhenian, or Mediterranean sea. Add to this, that the then Pope Leo would not have been filent, and fuffer'd those limits to be assign'd thus, without disputing it, if he had but so much as thought that the same was any prejudice to his property; so far from this, he was the very man that negociated the whole affair; for Niceforus had his hands too full at home, by reason of violent intestine quarrels, to think of carrying his arms into Italy. We may well conclude therefore from this Pope's filence, that he was perfuaded he had no reason to complain of harm done him, for, in short, he never had any naval force in the Adriatic sea.

Admit therefore, according to the remarks already made, that there's not the least mention of the gulph in Constantine's donation, it will follow very clearly that the Pope has no right to it, especially since, as we have already shewn, his possession of rivers that run into it, fignify nothing to the purpole.

After Constantine's time, the forces of the republic increased every day, so that in the year 805, they were strong enough to ruin the army of Pepin, who was so officiously obsequious to the folicitation of Fortunatus, bi-shop of Grado, that he dar'd to surprize Chi-ozza, and even to attack the city of Venice from its lakes, where he was routed; which foon produc'd a treaty of peace with the republic, whose bravery, on that occasion, gained them a great deal of glory.

In 828, the republic gave farther proofs of their valour by sea. The Moors of Africa, after having landed in Tuscany, and made an inroad as far as to Rome, where they plunder'd the Church of St. Peter and Paul, without the walls, went on board again, and fell upon Sicily, which was a dependency of the Greek empire. But the Venetians dispatch'd a fleet into those seas, which made the affrighted Africans retire; and thus they preserv'd that island to their friend and ally the emperor of the east. I do not mention these things to celebrate the glory of the most ferene republic, this being neither a proper time nor place for it; but only to convince the reader, that both the Greeks and Italians were then quite destitute of naval forces, while those of the republic were, on many accounts, formidable. It follows therefore from thence, that the gulph, being abandon'd by the Greeks, was defended only by the arms of the Venetians, who by consequence were very properly masters of it, as has been prov'd by demonstration as clear as any in the mathematics.

About the year of our Saviour 1000, the
people of Istria being quite weary of obeying

a Prince who could not, nor would not defend them, and being also expos'd to the continual incursions and piracies of those of Naranto, sent embassadors to Venice to offer their submission to the republic; accordingly they were receiv'd as good subjects, and the then doge, Peter Urceolus, pass'd into Istria, at the head of an army, to take possession of their country, threatning the Narantines with utter destruction if they continu'd their incursions. Upon this they comply'd, and begged peace, which was granted them; and thereupon, of their own accord, they yielded up all their pretentions to the gulph. The republic had not held their new dominions long before they were diffurbed; for in 1059 Zara revolted at the instigation of the king of Hungary, so that there was a necessity of applying to force, for the recovery of what was first obtain d by a voluntary surrender; and this the doge, Do-minicus Contarini, effected accordingly, sword in hand.

Twenty years after, that is to say, in 1079, Robert de Guise, being affished by the Normans, attempted to drive the Greeks out of Tarentum, having already taken Otranto; but the Venetians confederating with another Niceforus (Botaniates)

(Botaniates) gave him battle, and defeated him, fo that he got nothing at all by his invasion. If the Greek emperors had thought the republic's pretensions to the sovereignty of the gulph an injury to them, they would not have call'd upon the Venetians so often for their afsistance, as their good friends and allies. But as Tacitus well observ'd, that a new servant is commonly mark'd out for the sport of the rest of the domestics, the same thing is true of princes, the newest of whom is sure to be the butt of the others jealousy, or hatred. The king of Hungary could not bear the Venetians, his new neighbours in Dalmatia; therefore he push'd on the Zarians to a second revolt, which provok'd the republic to take arms again, and under the conduct of the doge, Ordelaso Faliero, in 1117, they were reduc'd to their good behaviour.

In the year 1123, the republic being as zealous as any christian prince whatsoever for the propagation of the faith, and to give testimonies of their piety, sent towards the conquest of the holy land a strong sleet of three hundred ships, commanded by the doge Dominicus Michael, who caus'd the siege of Jassa to be rais'd, and conquer'd Tyre; of which city the other christian princes, their allies, yielded them one third of the domain, as an acknowledgment of their service. The doge being at that juncture in want of money, because he was so long absent, had recourse to

an expedient to coin money of leather, which every one took readily upon his credit; and he was no fooner return'd home but he call'd it all in, paying the full value in gold and filver; and to this day, the descendants of that illustrious general bear the said leather coin in

their arms, in memory of the faid event.

This expedition lasting above two years, the king of Hungary gave a plain proof of his ill intentions towards the republic, by engaging the Greek emperor to forgoe the many obligations he had to the Venetians, and to join with him in invading their dominions in Dalmatia. Accordingly they made a sudden incursion, and presently took in Zara, Spalato, and Trau. Upon this the doge Michael was recall'd with all speed from Syria, and he came time enough to give such a check to the emperor, that he was able neither to pursue his conquests, nor to hinder the doge from making just reprifals for the loss which the republic had fuffer'd, and from recovering all that the enemy had taken. The doge return'd from this expedition crown'd with laurels, and every one was then convinc'd that the most serene republic was in a condition much rather to be fear'd by their enemies than despis'd. Tho' the recital of these events may seem foreign to the subject in hand, yet they serve to prove, that as the republic was in possession of the sovereignty of the gulph so long ago, so they have since been

been in a condition to maintain that fovereign-

ty, and to confirm it more and more.

When the empire of the east changed hands, the consequence of it was no more than what we see happens every day. Manuel Comnenus was as great a friend to the republic as his predecessors were enemies; and the former hatred betwixt the two dominions was succeeded by a strict alliance, with a view to oppose the invasion of Roger II. who not only took Sicily from the Greeks, but surpriz'd Corfu, Corinth, Thebes, and Negropont. The doge, Peter Polani, join'd the forces of the republic to those of the Greeks in 1149, and gave such a blow to Roger's sleet, that after the loss of twenty of his gallies, he had no way to get off but by slight; and in the heat of the victory the doge reconquered for the emperor all the country which his enemy had taken from him in the Levant.

But a little time made it fully appear that nothing is more flippery, or less to be depended on, than the friendship of princes. Tho the emperors of the west certainly ow'd the origin of their dignity to the Popes alone, yet in process of time, and by the change of interests and sentiments, they became the Popes sharpest persecutors. The great schism began during the pontificate of Alexander III. who was the true Pope, having been canonically elected, and invested in the holy see by a greater majority of the cardinals than was necessary.

teffary; for only three of the conclave voted for Victor; who, tho' he had no right to the popedom; for want of friends and suffrages; yet presum'd to take the name of Pope, and had recourse to the emperor Frederic Barbarossa, whom he made the judge of his title. Alexander made no scruple to reject the authority of the said tribunal; and Frederic, without hearing him, pass'd a decree in the Antipope's sayour contrary both to order and the pope's favour, contrary both to order and the merits of the cause; contrary to order, in that Frederic made himself a judge in a cause which was not within the cognizance of the fecular power; contrary to right, for that he gave the cause in savour of an apostate. Alexander therefore, justly provok'd at this outrage, fulminated the major excommunication against both. Frederic was as hot as the other, and declar'd himfelf openly the enemy and perfecutor of Pope Alexander, being fully refolv'd to take that surprizing vengeance, which was the source of all the grievances, with which christian to the surprise of the surpr stendom was afterwards oppress'd: Alexander being frightned with the emperor's blunt the nace, stole privately out of Rome, and retir'd to Venice; where he was for some time incog. But the divine providence making him known, he was accosted with the honours due to him; and not only fo, but affur'd that he should enjoy all the privileges of a fanctuary, and com-mand what fuccours he pleas'd from the republic. Accordingly the doge Ziani soon after PART H.

put to sea with a fleet of thirty galleys, in quest of that of the emperor; and the Pope having accompany'd him to his ship, bless'd him, and with his own hands gave him the general's bat-toon, not after the manner of the customary presents which the Popes are us'd to make to princes that deferve well of the holy See, nor as a prefage of his future victory, but as a testimony and token of the Venetians fovereignty over the gulph. He fail'd, found out his enemy, fought, and routed him in the fea of Istria, near Albona, where the people observe the anniversary of the victory, even to this day. The imperial army was quite ruin'd, and Otho, the rebel emperor's fon, taken prifoner. Thus the illustrious doge revenged two injuries at one and the same time, viz. the persecution rais'd against the Pope, and the disturbing of the Venetians navigation in the gulph; and at his return to Venice, the Pope receiv'd him with all imaginable respect, and greeting him with a world of joy, made use of these expressions: Salve, dominator maris, & accipe annulum aureum, & singulis annis, in die ascensionis domini, desponsabis mare, sicuti vir mulierem. i. e. Hail, lord of the sea, and take a gold ring, with which every year, upon the day of our lord and saviour's ascension, thou shalt marry the sea as a man doth a woman.

Some would infer from these words, that the republic holds the sovereignty of the gulph only from an indulto of the Pope; but they

are quite mistaken; first, because the Pope could not grant what he had not to give, or dispose of any thing to which he never pretended any title. Secondly, these words, confider'd with respect to sovereignty, are only spoke in a sense declaratory, and not constituent, just as when a person, faluting a prince, gives him the title of lord or king, whereby he owns, but does not invest him with that dignity. In short, if those terms of speaking dignity. In fhort, if those terms of speaking had included a grant, the Pope must necessiarily have express'd the particular sea of which he gave him the fovereignty, for otherwise the general expression of dominator maris would fignify the dominion of all the seas upon the face of the globe; which would be perfectly ridiculous, and as much as to fay that the Pope thought himself qualify'd to dispose of the so-vereignty of the whole ocean. But considering the holy father's expression, as we explain it, in a declaratory sense, he was not under a necessity to explain himself more particularly, when he salved the dege with the title of lead when he faluted the doge with the title of lord of the fea, because this naturally referred to a thing known of itself, viz. to that sea of which every body had before own'd the doge for lord and sovereign. The forms of expression which the court of Rome make use of in their indults's are also and love in their indults's are also and love. indulto's are clear and strong, damus, concedimus, indulgemus, and carry no fuch supposition in them as is couched under the Pope's compliment to the doge. Therefore all that looks 7. 2 like

like concession in this whole affair, is the ceremony of marrying the sea, and the gift of the ring; in which he displays his authority, to prevent this Venetian ceremony from being treated ever after as superstition, or an abuse of the sacrament; for which reason the Pope, in this respect, uses a term constituent, and not declaratory, desponsabis mare sicuti vir mulierem, i.e. thou shalt marry; but he does not fay, dominaberis mari, i. e. thou shalt govern the sea. Absolute authority, or dominion, does not follow from that marriage; for other kings do not marry their dominions, yet they possess them. The doge does not marry Venice, yet he is master of it; and the Pope marries neither Rome, nor the papal fee, yet he is the lawful lord of both; so that we must keep to the allegory the Pope made use of, desponsabis mare sicuti vir mulierem. The Pope with all his might cannot marry two parties that are averse to matrimony; he may, 'tis true, celebrate the facrament of marriage, but 'tis absolutely necessary that the consent of the parties be first had, otherwise the marriage, tho' solemniz'd by the Pope himself, cannot stand good. Thus in the present case the Pope has declar'd that the republic of Venice may challenge the same authority over the gulph, as the husband may over his own wife; but the fovereignty subsisted before this declaration of it, in the very same manner as consent ought to precede the tying of the marriage-knot. To

To return to our subject. This rout cool'd the haughty emperor's courage; but I know not whether he was vanquish'd more by the Venetians frank carriage to him, or by the fortune of their arms. However it was, he yielded to the persuasions of his son, who was sent home upon his parole, accompany'd with twelve Venetian noblemen, consented to a treaty, and went to Venice to make his peace with the Pope, who, after he had profess'd his hearty repentance of his crime, and kiss'd the holy sather's seet, gave him his blessing; so that he was restor'd at the same time both to the good graces of the common sather of the faithful, and to his imperial prerogatives,

which he had forfeited by his offence.

After a short stay at Venice, during which, those great personages had fresh testimonies of the republic's liberality, because they were treated with all the state due to their high rank, those three princes, the Pope, the emperor, and the doge, emulating each other in courtesy, resolv'd at length to go to Ancona on board the Venetian sleet, in order to reconduct the holy father to his See, and to give reciprocal proofs of a persect reconciliation. The people, his faithful subjects, came to receive them on the shore with a thousand blessings, and brought drums, banners, chairs, canopies, and slambeaus; all which the grateful Pope made a present of to the doge, as a testimony of his obligation to the republic; and the

doges, his fuccessors, use them to this day on the most solemn occasions. This story confirms the proofs I have already brought of the power and prerogatives of the republic over the gulph, because in the year 1159 they were in a condition to restore a Pope to his See, to vanquish an emperor, and to take revenge for an insult made upon them in the possession of the said sea.

Thus we are come down to the year 1200, about which time the christian princes made a formidable crusado for the conquest of the holy sepulchre. The republic very readily contributed not only their quota, according to treaty, but much more; so that the French, Flemish, and Italian princes, who were the chief parties in that holy war, agreed to begin first with the reduction of Zara, thereby to compensate the republic for their efforts and credit in the alliance. This was done with all the ease in the world, and the doge Dandalo, who commanded the Venetian forces in person, recover'd possession of that rebellious town. While these great armies were in Dalmatia, the princes of the holy league comply'd with the earnest solicitations of young Alexis, then emperor of Constantinople, who, after a conserence with his old friend the doge, was admitted into an alliance with those generous princes, who lent him their forces to re-establish him on the throne, from which his rebellious subjects had just y depos'd him; and; as an acknowledge-

ment

ment of this favour, he propos'd several advantageous conditions to them; the chief of which was, that as soon as he was restor'd, he should gain the consent of the Greek Church to own the superiority of the Latin. This proposal seem'd of such importance to all those princes, that they agreed among themselves to suspend their voyage to Palastina, and bend their whole force towards the re-establishment of Alexis. Therefore they immediately tack'd about to Constantinople, and so happily succeeded by their arms and councils, that the rebels were driven out, and their friend Alexis restor'd to the empire; but they no sooner quitted the Bosphorus, than the traitor Marsufus asfassinated his lawful prince, and arrogantly feiz'd the imperial throne. This infamous outrage was the reason that the princes of the holy league generously put off their voyage to another time, being resolv'd to take the most another time, being resolved to take the most notable revenge; the rather, because they esteem'd it as an insult partly upon themselves, considering the friendship they had contracted with the unhappy Alexis, of which they had given signal proofs, by restoring him to his dignity. They conquer'd the rebels a second time, and punish'd their obstinacy by putting the villain Marsus to death. The next thing to be done, then, was to look out for a new emperor they consider'd that the samia new emperor; they consider'd that the families of the ancient emperors were quite extinct, and that on the other hand there was no trusting Z 4

trusting to any one of the Greeks, notwith-standing that in gratitude for their enthroning him, he might enter into an advantageous alliance with them: Therefore they resolv'd at last to chuse one of their own number, to the end that they might be always fure of a constant friend to requite them for the assistance of their arms, and for the dangers to which they exposed themselves. In order to make this election, they deputed fifteen persons, partly clergymen, partly laymen; some of whom were princes, others private persons, but all qualify'd by some eminent talents or other for the employment they were put upon. Of this number were the doge Dandalo, and five Venetian nobles. Here now the moderation of the Venetians is exceedingly remarkable, because, if they had been pleas'd to give them-selves any trouble in the election, they might have got the imperial dignity into their own clutches; having, besides a strong army at hand, fix voices that they were fure of to a man, while the other candidates, being disunited by different interests, countries, and genius's, were not in a condition to oppose their party: But their prudence prevail'd over all other conside-rations; for those illustrious personages wisely confider'd how much it would change the aristocratical confutution of the republic, if one of their subjects should be rais'd to the imperial dignity, which was the first both in rank and time. This consideration made them sacrifice

crifice all their private interests to the public welfare, and to concur readily in the election of Baldwin, count of Flanders, who, having also the suffrages of the other electors, was, without any difficulty, plac'd on the throne; but the republic had the honour to name the patriarch of Greece, who was Thomas Moro-fini. They were posses'd at that time of no less than three eighths of the empire of Romania; and therefore to reward several Venetians, who had contributed with their swords and purses to this expedition, they gave them several islands in sief. Among these seudatories of the doge of Venice, was Rabano Dalle Careeri, a Veronese, who had the isle of Negropont granted to him, as a reward for the vast assistance he gave to the republic. Now, who can dispute the republic's just acquisition of the sovereignty of the gulph, sounded on so many titles, considering that, long before this, they were masters of three eighths of the eastern empire, had as much jurisdiction in the eastern empire, had as much jurisdiction in the city of Constantinople itself, as the French and the new Flemish emperor, and had so many countries at their disposal, that they thought fit to ease their hands of part of them by erecting them into fiess? Thus were we to trace the fovereignty of the gulph back to remotest antiquity, we shall find that at the very beginning it did not belong to the Pope, because the Popes had no temporal domain for a mark of their dignity, but what some generous layprinces

princes were pleas'd in courtefy to give them; the first of whom, for dignity, power, and antiquity, was Constantine the Great. From Julius Casar to Nicephorus, there was but this one emperor of the universe; and he, not being in a condition to manage and defend that empire by himself, consented to divide it. And if the Turk had not seiz'd so great a part of christendom, the emperor of Constantinople would have been master at this day of the greatest part of our hemisphere, Italy especially. Therefore none but that emperor would have a right in such quality to quarrel with the republic, on pretence of their usurpation of the gulph. And supposing that the division of the east would be the only person concern'd to question their right and title to the gulph, because it would right and title to the gulph, because it would be included in his share, as has already been shewn. If, on the other hand, the possession of any countries remains annex'd to the seat of of any countries remains annex'd to the leat of the empire, this controverfy will concern the Ottoman Port, as fovereign of the imperial city, and of the far greatest part of that empire. But suppose the Turk were to improve his rights not by violence, but by law, it would then be easy to convince him that he has no right, by proving to him how many times the ancient emperors lost it by abandoning it, and how long the republic has been in quiet possession of it. Moreover, we may alledge the acquisition which the republic made of the acquisition which the republic made of three

three eighths of the empire, and of part of the imperial city; therefore its not to be imagin'd but the *Venetians* were already absolute sovereigns of that sea which washes the city of *Venice*; because, if they had not, they would surely have taken that opportunity to have plac'd the said sovereignty to account in that

part which was to be affign'd to them.

When Alexander the Great conquer'd Darius, he soon made himself master of the best part of his dominions; and Darius being depress'd by the valour and fortune of so great a man, sent his ambassadors to him to sue for peace, offering him, on that condition, all the countries he had conquer'd to that day. Alexander smil'd at the offer, and said, that if Darius expected a peace, he must yield him up great part of his own dominions; because whatever he (Alexander) was master of before, ought not now to be plac'd to his account as conqueror. Therefore I conclude, that as formerly the gulph made a part of the empire, consider'd either before or after its divifion, it was always under the jurisdiction of Constantinople; now the republic having acquir'd the half of that city, and little less than half of the dominions depending on it, can it be imagin'd that the gulph, which bounds on those dominions, was not included in that part of the empire which they then acquir'd?

The titles upon which the republic found their right of fovereignty over the gulph are fo many, and so lawful, that if the same were to be try'd, like the titles of private men, before a scrupulous judge, they would infallibly carry their cause, tho' the Pope should be on the other side of the question, for this reason only that I am now going to mention, which I look u pon as argumentum ad hominem, and conformable to the ecclefiastical axioms. Council of Trent, Seff. 25. cap. 9. ordains, that if any persons be so rash as to appropriate to themselves the dependency of ecclesiastical benefices, by pretending to the right of patronage over them,\* "the justification of such right shall be taken from soundation or domation, or prov'd by some authentic act, or by a great number of presentations made at all times; mean while, this must be under-" ftood of private persons; for as to commu-" nities, or univerlities, which may be more eafily suspected to have usurp'd this right, "there must be more exact proof still; for " that of time immemorial will not avail, if it be not verify'd by presentations, repeated without interruption, for the space of, at least, sifty years." These are the words of the Council, upon which I argue thus: If the canon will justify a title usurp'd by a community,

<sup>\*</sup> M. Angelet's Translation of the Council of Trent is that which is here followed.

nity, who of themselves are very liable to be suspected of usurpation, when the usurper has maintain'd his usurpation for fifty years together over estates, and benefices purely ecclesiaffical, who is the filly wretch that will dare be so insolent as to question the right of the republic, who have been in possession not of an ecclesiastic, but of a secular estate, I will not fay for fifty, but for five hundred, nay, twice five hundred years? Let them answer this if they can. The same Council in the same Session, cap. 19. decrees, \* that if a regular monk would fain be excus'd from his vows, on pretence that he took the habit on him, and made the usual profession by force, or alledges any other defect, his complaints shall not be heard after the expiration of this † term. Now what I infer from it is, that if, in the validity of a vow, on the observance, or non-observance of which depends eternal falvation, or damnation, a space of time shall make a thing which is invalid detestable and facrilegious, fuch as the violence in the act of embracing a monastic life, not only to become a canonical obligation, but also to have the force of binding us to God (as the canons express it) why should not time

† By this 'tis plain that the whole period has been ill transcrib'd, for the decree of the Council says, The term of five years after his profession.

<sup>\*</sup> Tho' there's a palpable fault here in the Itulian copy, yet it was not thought fit to vary from it, that the editor might not be charg'd with having introduc'd corrections of his own head; but whoever examins the history of the Council, will find that 'tis the 19th article of the fift chapter of the 25th Settion, which is call'd, The Decree of the Reformation.

also be capable of confirming the gulph's subjection to the republic, especially since there have been no valid objections against it for a

thousand years past?

I should here set bounds to this discourse; but perhaps some man of wit will tell me, that I am very much in the wrong to prove the republic's possession of the Adriatic sea by force of arguments and reasons, since they have prov'd the faid right more than once by the thunder of their canon. I own that's the common style of princes; but to the glory of the republic it must be acknowledg'd, that they give free liberty for disputing even those prerogatives of which they are most tender, which is one very good sign of the justice of their

rights.

If I were call'd upon to name any prince, I believe I might venture to say there's not one upon earth that can produce legal proofs of his dominion, and that the only title of all fovereigns is immemorial possession; for ancient possession is a proof that there have been sufficient forces to maintain that possession, and forces are the best arguments that a sovereign can give of the validity of his rights. 'Tis possible there may be some princes in the world that enjoy their estates bona fide, which indeed is the case of all the christian princes of our days, who possess theirs by right of fief, by donation, or by inheritance; nevertheless, if their estates were to be traced back to their origin,

origin, they would appear to have been gotten

by usurpation.

A learned genealogist offer'd his service to a certain king to draw a genealogical tree of his family. He demonstrated that the first king of his royal family was the fon of a duke, he the fon of a prince, the prince the son of a marquis, the marquis the son of a count; and so on; but the king tore his draught in pieces, and forbad him to raise his tree any higher, faying, he feared that if he went on, he would come at last to a peasant. Every man by na-ture is born free, and would be so always, if the civil law did not put him under a restraint; for the divine law had never fet a king over a people, if they themselves had not desir'd him. If one were nicely to scrutinize into the Pope's temporal fovereignty, one would oblige him in the first place to shew the authentic instrument of Constantine's donation. Undoubtedly 'tis either quite decay'd by time, or lost by some other accident; but suppose it could be produc'd, one should then examine the contents of it, and see whether the donor was legally posses'd of what he gave; and if so, whether the thing granted was capable of being alienated; for all the dominions which a king is master of are not alienable at his will and pleasure. But all this would not avail to vindicate the Pope from usurpation. Constantine held his dominions by no other right than as fuccessor to Julius Cafar, and the latter posfeffed

fessed them only as the representative of the Roman republic, his country, of which he aspired to be the sovereign, and not the subject. In fine, the Roman republic was nothing at the beginning but the spoils of Latium, and afterwards of the rest of the world. But it being in vain to trace royal power so far back as to its primary source, I shall conclude with the words of Ecclesiastes: I, the preacher, was king over Israel in Jerusalem, and I gave my heart to seek and search out by wisdom concerning all things that are done under the heaven. (This sore travel hath God given to the sons of men, to be exercised therewith.) I have seen all the works that are done under the sun, and behold all is vanity and vexation of spirit.

When Philip II. among many pretenders to the crown of Portugal, after the death of cardinal Henry, the last king, caused a juridical deduction of his rights to that crown to be drawn up, the Spanish civilian, who was employ'd in it, closed his learned differtation with this nota bene, that king Philip's title would certainly have been deem'd valid, provided it had been back'd by thirty thousand Foot, and

fix thousand horse.

The Salic law in France, and the national law in England, are look'd upon as facred; nevertheless, what are they founded on but custom, and the power of their sovereigns?

When a new Pope is chosen, a week hardly passes over his head but a dozen or two of prophecies are apply'd to him, which are all on a fudden found verify'd in him. Before the election, no body dreamt of 'em; but after the election, every body concludes politively from those predictions that it was so predetermined in the decrees of providence, and that they were bereaved of their fenses in not discerning it before-hand. Plato's opinion that man's knowledge wholly confifts in his memory, is very applicable to the present case. If any one feizes the dominions of another by force, be his title ever fo frivolous, yet when he has once got possession, he will find a multitude of pleas and events to justify it. Thus time, which destroys all dominions, serves as the grand basis of the rights of sovereigns. And whoever should in these days call in question the rights of the Pope, the emperor and other kings, because they cannot prove them ab origine, would be guilty of equal folly and impertinence. Every one knows, for instance, that the Swiffers were formerly subjects of the house of Burgundy, from whom they revolted; yet, for all this, I can't think that any one would prefume to dispute their liberty, because they have enjoy'd it so long with the consent of the whole world. And shall not the republic found their right of possession of the gulph on fuch long duration of time with equal reason?

[PART II.]

A a

When

When the prefident Jeannin was fent by Henry IV. to the Dutch, to perfuade them to a truce with Philip II. king of Spain, the states were very backward to come into it, because it feem'd to them that the terms which the Spaniards made use of in the treaty did not import a sufficient acknowledgment of their being a free people; and they concluded that, upon the very next rupture, the Spaniards would not fail to treat them again as rebels. The president reply'd, with a frankness more than what is common to courtiers, that where the matter in debate is a house or land, it ought to be left to the pleading of lawyers'; but that states and dominions are to be disputed vi & armis, at the point of the sword; and that if in time to come the Spaniards should think fit to renew the quarrel, they would not try their cause at the bar, but in the field.

Reger, king of Sicily, who, by his valour and good fortune, conquer'd feveral dominions, caused this hexameter to be engrav'd

upon the plate of his fword,

#### 'Apulus & Calaber, siculus mihi servit & Afer;

for he thought his fword was a better proof of his rights than all the codes in christendom.

The fenate fent Marius to Mithridates, king of Pontus, to perfuade him to withdraw his troops from the lands of those who were allies to the Romans. Marius therefore address'd himself

himself to the king in a concise, but pithy oration, to this purpose: "Mithridates, says" he to him, if you think to do what you is list, you must first be sure that the Romans are not a match for you; but till then, make

" no difficulty to obey their orders."

Perhaps the champions of the court of Rome will accuse me of relating these several passages of history with a view only to justify violence and usurpation; but the charge would be very unjust, for I have had no other Aim than to state the candor and civility of our conduct in its full light, and have only done what every private man would do in his own case, namely, demonstrated the rights of the republic by proofs and reasons, whereas to have gone after the manner of princes, in the paths already trodden by others, might have been the shortest and most essectual way. If this affair ever comes again upon the stage, whatever I have deliver'd cannot diminish the merits of the cause, for the case is in truth such as I have demonstrated it to be.



The reader is here presented with that very bull of excommunication and interdict against the Venetians, which is so often referred to in the foregoing treatise, and which Father Paul has, in both parts of it, so fully demonstrated to be both unjust and invalid.

#### PAULUS PAPA V.

Enerabilibus fratribus patriarchis, archie'piscopis, & episcopis, per universum do'minium reipublicæ Venetorum constitutis, &
'dilectis filiis, eorum vicariis in spiritualibus ge'neralibus, necnon universis abbatibus, prioribus,
'primiceriis, præpositis, archidiaconis, archipres'byteris, decanis, plebanis, & parochialium ec'clesiarum rectoribus, aliisque personis in dig'nitate ecclesiastica constitutis, in eodem domi'nio existentibus, tam secularibus quam quo'rumvis ordinum & institutorum regularibus,
'falutem & apostolicam benedictionem.

Superioribus mensibus ad nostram, & apoftolicæ sedis audientiam pervenit, Ducem & Senatum reipublicæ Venetorum, annis elapsis, in eorum consiliis plura ac diversa decreta, 'tum sedis apostolicæ auctoritati & ecclesiasticæ 'libertati, ac immunitati contraria, tum gene- ralibus conciliis & sacris canonibus, necnon

Romanorum pontificum constitutionibus re-

' pugnantia statuisse.

'Et, inter cætera, sub die vigesima tertia 'mensis Maii, anni M.DCII. sumpta occa-' sione ex quadam lite, seu controversia inter ' doctorem Franciscum Zabarellam ex una, & ' monachos monasterii de Praglia nuncupatos ' ordinis Sancti Benedicti, congregationis Cassienensis, alias Sanctæ Justinæ de Padua in diæ-'cesi Paduana ex altera partibus vertente, in eorum consilio statuisse, non solum ut dicti monachi tunc, aut deinceps ullo unquam tempore, actionem, per quam sub quovis titulo, aut colore, in bonis ecclesiasticis emphiteoticis, a laicis possessis, præferrentur, præferrent ctendere, ac etiam jure prælationis, seu consoclidationis directi cum utili dominio, aut ex-'tinctionis lineæ in prima investitura compre-'hensæ, aut alia quavis causa, bonorum præ-' dictorum proprietatem sibi vendicare minime ' possent; sed tantummodo jus directi domi-'nii illis præfervatum effet, verum etiam, ut 'idipfum, quoad cæteras omnes personas ecclefiafticas, feculares & regulares, monafteria ' monialium, hospitalia, & alia loca pia, in eo-'rum temporali dominio existentia, declara-' tum, & firmiter deliberatum censeretur.

'Et sub die decima Januarii M.DCIII. ad superiora quædam consilia, ab eorum majori-

bus, ut etiam asserebant, habita respicientes, quibus cavebatur, ne quisquam, sive secularis, sive ecclesiasticus, in urbe Venetiarum, ecclesias, monasteria, hospitalia, atque alias religiosas domos & pia loca, sine eorum speciali licentia, fundaret & erigeret, in consilio rogatorum congregatos, iterum decrevisse, ut id eandem in omnibus jurisdictionis eorum locis vim obtineret, & præterea exilii, ac perpetui carceris, & publicationis fundi, venditionisque ediscii contra secus sacientes, pæram edixisse.

'Ulterius, eosdem Ducem & Senatum, die 'vigesima sexta mensis Martii, anni M.DCV. 'interentes alteri decreto, anno M.DXXXVI. 'ab eodem Senatu, facto, in quo, ut asserebant, erat expresse prohibitum, ne quis, sub certis 'in illo contentis pænis, in urbe Venetiarunt, ejusque ducatu, bona immobilia, ad pias caufas, testamento, seu donatione intervivos, re-'linqueret, aut alio quovis titulo alienaret, 'five ad earum favorem, ultra certum tunc expressum tempus obligaret, (quod in illum 'usque diem, ut ibi etiam dicebatur, usu receptum & observatum non suerat:) non mo-6 do iterum id vetuisse, sed expresse etiam prohibuisse, ne bonorum ejusmodi immobilium 'alienationes in favorem personarum ecclesi-Casticarum, sine Senatus prædicti licentia fierent; ac insuper decretum ipsum, & pænas 'in éo contentas, per universum eorum domie nium extendisse, & per rectores, & potestates 'civitatum,

civitatum, & locorum fui dominii, promul-'gari fecisse; atque bona immobilia omnia, quæ contra præmifforum formam vendi, aut 'quovis modo alienari contingeret, ultra nul-' litatis pœnam, publicari & vendi, eorumque ' pretium inter rempublicam ipsam, magistra-'tum exequentem, & ejus ministros, ipsumque denunciatorem dividi mandasse, & alias, prout in decretis, & mandatis Ducis, & Se-'natus prædictorum latius dicitur contineri.

' Ac præterea, eosdem Ducem & Senatum, Scipionem Saracenum canonicum Vicentiaum, '& Brandolinum Valdemarinum Forojuliensem, ' abbatem monasterii, seu abbatiæ de Nervesa, 'Tarvisinæ diœcesis, personam in dignitate ec-' clesiastica constitutam, ob quædam prætensa crimina, in civitate Vicentina, & alibi, per il-' los, ut dicebatur, commissa, carceri manciopasse, & mancipatos detinuisse, sub prætextu quod eis hæc sacere liceret, inter alia, ob quædam, ipsis Duci & reipublicæ, a quibusdam Romanis pontificibus, prædecefioribus ' nostris concessa, ut asserebant, privilegia.

' Cumque præmissa in aliquibus ecclessarum ' jura, etiam ex contractibus initis, ipsis eccle-' siis competentia auferant, ac præterea, in il-' lis & aliis, sedis apostolicæ & nostræ auctori-'tati, & ecclesiarum juribus, & personarum ecclesiasticarum privilegiis, præjudicium in-' ferant, ipsamque libertatem, ac immunitatem ecclesiasticam tollant: ac ea omnia, in

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'ipforum

'ipforum Ducis & Senatus animarum perni-'ciem, & scandalum plurimorum tendant.

Et cum ii, qui supradicta, & similia edere, & promulgare, illisque uti ausi sunt, in cen-'furas ecclesiasticas, a facris canonibus, gene-<sup>c</sup> ralium conciliorum decretis, & Romanorum e pontificum constitutionibus inflictas, necnon etiam privationis fendorum, & bonorum, fi qua ab ecclesiis obtinent, pænam, eo ipso 'incurrerint, a quibus censuris & pœnis, non 'nisi a nobis, aut Romano pontifice pro tem-'pore existente, absolvi & liberari possint, ac præterea inhabiles & incapaces fint, qui ab-'s folutionis & liberationis beneficium confee quantur, donec editas leges, novis edictis, 'atque decretis sustulerint, omniaque inde sequuta reipsa in pristinum statum reintegraverint.

Cumque etiam Dux & Senatus prædicti, post plures paternas nostras monitiones, a multis mensibus citra eis factas, adhuc decreta, & edicta præsata non revocaverint, ac eosdem canonicum Saracenum, & abbatem Brandolinum carceratos detineant, & illos venerabili fratri Horatio episcopo Hieracensi, nostro & apostolicæ sedis apud eos nuncio, ut debebant, non consignaverint: Nos, qui nullo pacto ferre debemus, ut ecclesiastica libertas, & immunitas, nostraque & sedis apostolicæ auctoritas violetur & contemnatur; inhærentes plurium generalium conciliorum decretis ac vestigiis reverendæ memoriæ Innocentis III.

'Honorii III. Gregorii IX. Alexandri IV. Cle'mentis IV. Martini IV. Bonifacii VIII. Bo'nifacii IX. Martini V. & Nicolai V. & alio'rum Romanorum pontificum prædecessorum
'nostrorum, quorum aliqui similia statuta,
'alias contra libertatem ecclesiasticam edita,
'tanquam ipso jure nulla, invalida & irrita re'vocarunt, ac nulla, invalida & irrita esse de'creverunt & declararunt; & aliqui contra
'similium edictorum statutarios, & alios ad
'excommunicationis promulgationem, necnon
'ad alia infra scripta, seu eorum aliqua deve'nerunt.

'Habita cum venerabilibus fratribus nostris, fanctæ Romanæ ecclesæ cardinalibus matura consultatione, de ipsorum consilio & assensu, licet supradicta decreta, edicta & mandata, ipso jure nulla, invalida & irrita sint, ea nishilominus ipso jure adhuc de novo nulla, invalida & irrita, nulliusque roboris, & momenti suisse, & esse, & neminem ad illorum observantiam teneri, per præsentes decernimus, & declaramus.

Et insuper, autoritate omnipotentis Dei, ac beatorum Petri & Pauli apostolorum ejus ac nostra, nisi Dux & Senatus prædicti, intra viginti quatuor dies, a die publicationis præsentium in hac alma urbe faciendæ, computandos, quorum primos octo pro primo, octo pro secundo, & reliquos octo pro tertio & ultimo, ac peremptorio termino, & pro mospitione canonica, illis assignamus, prædicta decreta

creta omnia, & in illis contenta, & inde fequuta quacunque, omni prorfus exceptione & exculatione cessante, publice revocaverint, & ex eorum archiviis, seu capitularibus locis, e aut libris, in quibus decreta ejulmodi annotata reperiuntur, deleri, & cassari, & in locis ejuldem dominii, ubi promulgata fuerunt, revocata, deleta, & cassa esse, neminemque ad 'illorum observantiam teneri, publice nunciari, ac omnia inde sequuta in pristinum sta-tum restitui secerint, & ulterius nisi a similibus decretis contra libertatem, immunitatem, & jurifdictionem ecclefiasticam, ac nostram, 6 & sedis apostolicæ auctoritatem, ut præfertur, 6 facientibus edendis, & respective saciendis in oposterum cavere & pœnitus abstinere promiferint, ac nos de revocatione, deletione, casfatione, nunciatione, restitutione, ac promisfione prædictis certiores reddiderint, & nisi etiam prædictos Scipionem canonicum, & Brandolinum abbatem, prædicto Horatio episcopo & nuncio cum esfectu consignaverint, feu confignari fecerint, ipsos tunc, & pro tempore existentem Ducem & Senatum reipublica Venetorum, statutarios, & eorum fautores, consultores, & adhærentes, & eorum quemlibet, etiamsi non sint specialiter e nominati, quorum tamen singulorum nomie na & cognomina, præfentibus pro expressis haberi volumus, ex nunc prout ex tunc, & e contra excommunicamus, & excommunicatos nunciamus, & declaramus: a qua excomc munimunicationis sententia, præterquam in mortis articulo constituti, ab alio, quam a nobis, & Romano pontifice pro tempore existente, etiam prætextu cujuscunque facultatis, eis, & cuilibet illorum, tam in genere quam in specie, pro tempore desuper concessa, seu concedendæ, nequeant absolutionis beneficium obtinere: & si quempiam eorum, tanquam in tali periculo constitutum, ab ejustimodi excommunicationis sententia absolvi contigerit, qui postmodum convaluerit, is in eandem sententiam reincidat eo ipso, nisi mandatis nostris, quantum in se erit, paruerit: & nihilominus, si obierit, post obtentam hujusmodi absolutionem, ecclesiastica careat sepultura; donéc mandatis nostris paritum fuerit.

'Et si dicti Dux & Senatus per tres dies, post lapsum dictorum viginti-quatuor dierum, excommunicationis sententiam, animo, quod absit, sustinuerint indurato, sententiam ipsam aggravantes, ex nunc pariter prout ex tunc, civitatem Venetiarum, & alias civitates, terras, oppida, castra, & loca quæcunque, ac universum temporale dominium dictæ reipublicæ, ecclesiastico interdicto supponimus, illamque & illud supposita esse nunciamus, & declaramus, quo durante, in dicta civitate Venetiarum & aliis quibuscunque dicti dominii civitatibus, terris, oppidis, castris & locis, illorumque ecclesiis, ac locis piis, & oratoriis, etiam privatis, & domesticis capellis, nec

' publice, nec privatim, misse tam solemnes, quam non solemnes, aliaque divina officia celebrari possint, præterquam in casibus a ' jure permissis, & tunc in ecclesiis tantum & 'non alibi, & in illis etiam januis clausis, non pulfatis campanis, ac excommunicatis & interdictis prorsus exclusis: neque aliter quæcunque indulta, & privilegia apostolica, quoe ad hoc quibuscunque, tam secularibus quam regularibus ecclesiis, etiam quantumcunque exemptis, & apostolica sedi immediate subjectis, etiamsi de ipsorum Ducis & Senatus jure patronatus, etiam ex sundatione, & dotatione, aut etiam ex privilegio apostolico existant, ac etiam si tales sint quæ sub generali dispositione non comprehendantur, sed de illis specialis, & individua mentio habenda fit. Monasteriis, ordinibus, etiam mendicantium, aut institutis regularibus, eorumque primiceriis, prælatis, superioribus, & aliis quibuscunque etiam particularibus personis, aut piis locis, & oratoriis etiam domesticis, ac capellis privatis, ut præsertur, in genere vel in specie, sub quibuscunque tenoribus, & formis hactenus concessa, & in posterum concessada ullatenus suffragentur. <sup>e</sup> cedenda, ullatenus suffragentur.

Ac ulterius, eosdem Ducem & Senatum, & quemlibet eorum non solum reipublicæ, sed etiam privato nomine, si aliqua bona ecclesiastica in seudum, seu alias, quovis modo a Romana, aut vestris, seu aliis ecclesiis concessa, obtineant, illis seudis & bonis, necnon etiam omnibus, & quibuscunque privilegiis, &

indultis,

'indultis, in genere vel in specie, in quibusdam videlicet casibus & delictis contra clericos procedendi, illorumque causas, certa forma præscripta, cognoscendi, a Romanis pontisscibus prædecessoribus nostris forsan quomodolibet concessis, ex nunc similiter, prout ex tunc, & e contra privamus, ac privatos fore, & esse nunciamus & decernimus.

'Et nihilominus, si ipsi Dux, & Senatus in eorum contumacia diutius perstiterint indurati, ' censuras & pœnas ecclesiasticas contra illos, 'eifque adhærentes, & in præmissis, quovis 'modo faventes, aut auxilium, confilium & ' favorem præstantes, etiam iteratis vicibus ' aggravandi, & reaggravandi, aliasque etiam ' pœnas contra ipsos Ducem & Senatum decla-' randi, & ad alia opportuna remedia, juxta ' facrorum canonum dispositionem, contra eos 'procedendi facultatem nobis, & Romanis pontificibus fuccessoribus nostris, nominatim & in specie reservamus. Nonobstantibus ' quibusvis constitutionibus, & ordinationibus 'apostolicis, necnon privilegiis, indultis, & 'literis apostolicis eidem Duci & Senatui, aut quibusvis aliis personis, in genere vel in spe-cie, præsertim quod interdici, suspendi, vel excommunicari non possint, per literas apo-'sftolicas, non facientes plenam & expressam, 'ac de verbo ad verbum, de indulto hujus-' modi mentionem, ac, alias sub quibuscunque ' tenoribus, & formis, & cum quibusvis etiam ' derogatoriarum derogatoriis, aliisque efficacioribus.

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cioribus, & infolitis clausulis, ac irritantibus, & aliis decretis, ac in specie cum facultatibus absolvendi in casibus, nobis, & apostolicæ sedi reservatis, illis quovis modo, per quoscunque Romanos pontifices, ac nos & sedem apostolicam, in contrarium præmissorum concessis, consirmatis & approbatis: quibus omnibus & singulis, & aliis supra expressis, eorum tenores præsentibus pro expressis habentes, hac vice dumtaxat specialiter, & expresse derogamus, cæterisque contrariis quibuscunque.

' liter, & expressé derogamus, cæterisque con-'trariis quibuscunque. 'Ut autem præsentes nostræ literæ ad om-'nium majorem notitiam deducantur, vobis, & cuilibet vestrum, per easdem præsentes com-'mittimus, & in virtute sanctæ obedientiæ, & ' fub divini interminatione judicii, necnon fub ' interdicti ingressus ecclesia, ac suspensionis a ' pontificalium exercitio, ac fructuum mensarum patriarchalium, archiepiscopalium & episcopalium perceptione, quoad vos fratres patriarchæ, archiepiscopi, & episcopi, ac e-'tiam privationis dignitatum, beneficiorum, 6 & officiorum ecclesiasticorum quorumcun-' que, quæ obtinueritis, ac etiam vocis activæ ' & passīvæ, ac inhabilitatis ad illa, & alia in ' posterum obtinenda; quoad vos silii vicarii, ' & alii fupradicti, eo ipio incurrendis, aliifque 'arbitrio nostro infligendis pænis districte præ-' cipiendo mandamus, ut per vos, vel alium, ' seu alios, præsentes literas, postquam eas receperitis, seu earum notitiam habueritis, in

vestris quisque ecclesiis, dum major in eis populi multitudo ad divina convenerint, ad majorem cautelam, solemniter publicetis, & 'ad Christi sidelium notitiam deducatis, nec-' non ad earundem ecclesiarum vestrarum val-'vas affigi, & affixas dimitti faciatis. Et 'ulterius volumus, ut præsentium transumptis, etiam impressis, manu alicujus notarii pub-lici subscriptis, & sigillo personæ in digni-'tate ecclesiastica constitutæ, munitis, eadem ' prorsus fides ubique habeatur, quæ ipsis præ-'fentibus haberetur, si forent exhibitæ, vel 'oftenfæ, quodque eædem præsentes, sive illa-'rum exempla, etiam ut præsertur impressa, 'ad ecclesiæ Lateranensis, & Basilicæ prin'cipis apostolorum, & Cancellariæ nostræ
'apostolicæ valvas & in acie campi Floræ,
'ut moris est, assixæ, & publicatæ, eosdem
'Ducem & Senatum, ac alios quoscunque
'prædictos, vosque etiam universos, & singulos, respective perinde afficiant, ac si eorum ac vestrum cuilibet personaliter di-' rectæ, intimatæ, & præsentatæ suissent. Da-'tum Romæ, apud Sanctum Petrum, sub 'annulo piscatoris, die decima septima Apri-'lis anni millesimi sexcentesimi sexti, Pon-'tificatus nostri anno primo.

M. Vestrius Barbianus.

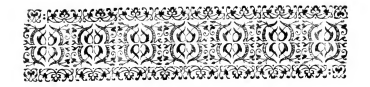
'Anno a nativitate domini nostri Jesu 'Christi, 1606. Indictione quarta, die vero 'decima feptima mensis Aprilis, pontificatus · lanctillimi

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fanctissimi in Christo patris, & domini noftri, domini Pauli, divina providentia Papæ V. anno ejus primo, supradictæ literæ, earumque exempla impressa, affixa, & publicata suerunt ad valvas ecclesæ Lateranensis, ac Basilicæ principis apostolorum, & Cancellariæ apostolicæ, necnon acie campi Floræ, ut moris est, per nos Christophorum Fundatum, & Joannem Dominicum de pace, apostolicos cursores.

> Petrus Aloysius Peregrinus, Cursorum Magister.





#### APPENDIX.



N the collection of Father Paul's Letters (which was printed near thirty years ago for Mr. Chifwell) there's one directed to M. Gillot, a worthy protestant, and one of the French King's council in the Parliament of Paris; in which the Father gives his opinion of ecclesiastic and

civil government, of the use of the word [Power] in the Church, and of the so much controverted text, My kingdom is not of this world. And because this letter in general bears an affinity to the subject of the foregoing treatise, and may be of use for explaining the said text, it is thought sit to insert an extract of it, as follows. N. B. The letter is dated from Venice, December 1, 1609.

"I have carefully read over the Considerations of your famous divine M. Richier, who has learned"Iy and folidly manag'd the whole Argument, by one only distinction. He says there are two several powers in one and the same christian commonwealth, the ecclesiastic and the kingly or civil power, neither of which is subject to the other; but both of them are subject to God. I am afraid this is to make the Commonwealth have two

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" heads; for now I must, as Logicians do, bring the matter to a sufficient division. Either one of these is subject to the other; or if not, both of them are subject to one; or else they both remain supreme, and neither by turns, nor any other way, are subject to one another. He that will affert this last will make a monster of government, that will not continue; and I believe that for this very reason England and Germany were not able to keep in their former state. But he that will go about to make both subject to one, if it be to any humane Power, 'tis well, and I will not " dispute it, but shall be satisfied in it; but if it " be to a divine power, he will never avoid the monster I was speaking of. But if either be sub-

" ject to the other, 'tis well. "Our Romanists will have the royal power to be " subject to the papal, and to make one christian " commonwealth, and the Pope to be head of it. " Whoever allows this, must make Kings no more " than clients and beneficiaries; nay farther do, by " their opinion, make them precarious tenants, that " hold of the Pope of Rome. For they think that " Kings may not only be deprived for their faults, " but for any other reason of the Church's profit " and good; wherein, as the Pope is made judge, " he only is the Prince, according to these principles, that has majefty and fovereignty belong-" ing to him. And why ought I not to infer and argue thus, when Pope Clement V did decree, that an oath of fidelity to him should be taken by the Emperor? And you must not say that this is a forgular case concerning the Emperor, and that other Kings (wear no fuch thing to the Pope; for " then you will have to do with Bellarmine, who, " diputing at this time with his majesty of Great " Britain, would have us think that there is I know

"not what fecret oath made to the Pope in the baptism of Kings; but he will find an express oath taken by them at their inauguration, when they swear to the people; and from hence there

" will arise another fort of conclusion.

" I have feen the Dake of Nivers's oration for the King, printed at Rome, where the word obedience is never named but in great letters. But must it be so then, that the ecclesiastic power is to be subject to the kingly? I am contented with " it; for then the Church will fare just as it did in " Justinian's time. No man can better learn what " the government of the Church was, than by reading " the novel constitutions of his making, only that " is to be explained after what manner it may be " that the christian religion may not be a worldly " thing, when it is made subject to worldly and pe-" litic power. Concerning power eccleliastical I " have distinguish'd thus; that one part of it be-" longs to the kingdom of Heaven, the other corcerns the external government and discipline of it. " I do not speak of powers abiliractedly, or as to

the essence of them, but after the Italian way cri " speech, as we call him that is chief in a city the " Podesta. And that I may explain my sense of it further, it must needs be, unless we will have a Kingdom to be a montter in point of government, that either the King must be subject to the Primate, or the Primate subject to him; and so I . 66 avoid all abstractedness by those words. M. Richier did ingeniously decline the absurdity, when he fays, that they are both of 'em so affected and co-ordinated, that they mutually help each other; and that God has feen it fitting that they should both be link'd together by mutual helps as so many bonds; and that the Primate has power over the King in censures, and

" the King power over him in punishments; and " that this is the fense of the canon Duo funt, dist. " 96. But the difficulty which I had at first does not feem to be removed by what has been faid, but grows stronger. For what if the King and " Primate should both take the same matter to themselves, and the Primate make use of his censures against the King, and the King on the other fide make use of his punishments upon the Primate? Would not the commonwealth be difturb'd at this? Let us suppose for instance the Venetian controverly. The King fays that churchmen have too much lands already, and that it is " not for the good of the commonwealth that they get any more. The Primate by his censures will have the King to revoke this edict. What now if the King should take from the Primate his life and estate? And now you see the monstrous form of fuch a commonwealth. I should willingly tell M. Richier that they cannot be link'd together by any way, bonds, or ties, unless one of the two be wholly, and in all things, subject to the other: For divide the offices of the commonwealth into a thousand parts, and give the King nine hundred of them, and yet make the King inferior to the Primate in the odd hundred that remains, and with that last tenth part he will be able to trample upon the King, and get into his hands all the other nine. We find this by experience; where a magistrate has a casting vote, and is unaccountable, he presently makes the administration of the commonwealth his own; for when any thing happens which he has a mind to take cognifance of, he declares that to be in his power, and to be so without further appeal. That the Bishop " should mutually assist the Governor, and the Go-" vernor him, is good and profitable, if both be " under

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" under the King: A middle way of ferving or " commanding the King I see none. I once said " there are some things which mutually help each other, as a Commander of foldiers in ships, and a sea Captain; the sea Captain is under him when they come to fight; the Commander under him as to matter of failing and working his ship. But then I said again, this is not amiss, if both are under the King. But here you may fay that the King himself commands the soldiers at " fea; and he even in matters of navigation is not under the Captain or Admiral; and you will tell me, will not the King obey him, when he has given him his place in the ship for his own safe-66 ty? Shall not the Admiral or Captain here command the King? Yes he must; but the reason is, because the King in this case brings himself un-" der command; and he that commands him mult " be commanded by him, because his right of command depends upon the King; and if the Admiral commands the King by any other power but " his own, the King is turned out of his power,

and the Admiral turned rebel.

"In a word, majesty admits no mutuality; but all power must depend on him, and be under him. Nothing must be greater than the King; nothing must be equal with him; if you are exempted from him, if he stands in need of precarious help, he has no kingdom. Here I meddle not with persons; for Lucius and Marcus were only one Roman emperor, and the Venetian nobility makes but one prince. And M. Richier's example taken from the goldsmith and the coiner is not current; but as both of them are under the

" prince or people, who fet the price on the metals they work upon, make them but subject to none, and

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" and presently they will be at a loss about the value of the bullion.

" As to the kingdom of Heaven, Christ is a Priest and King without doubt: He bath made us all, " fays St. Peter, Priests and Kings; that is, he hath " made his Church a royal Priesthood, by making his ministers partakers of the royal and priestly power. Admit this, he hath made his stewards and Ministers Viceroys in his absence, this is certain. As my father sent me, says he, so send I you; " but that power is not of this world; it belongs to the kingdom of Heaven; it neither receives nor gives any thing of mutual help from or to an earthly King. And there is no wonder in all this, for they do not walk together, they cannot meet together. Christ's minister and vicar has his conversation in Heaven, from whence we look for Christ the saviour, Philipp. 3. The King of " France has no diminution of power, because his dominion does not reach up to the seven stars. " The kingdom of Heaven is further off from the French nation than those stars are. The kingdom of Heaven is within you, fays Christ, St. Luke 17. But whether an earthly prince does any thing towards the kingdom of Heaven, he will be best able to fay, who learns by history how much more it "thrived under Dioclesian than under Constantine. " No body comes after Christ but one that takes " up his cross.

"The kingdom of Heaven begun by the cross, it is augmented and perfected by the cross; not but that the Church may flourish under peace; but because God doth sometimes plant it by the favours of princes, and sometimes plant and increase it by perfecutions, thro' honour and dishonour, by evil report and good report, 2 Cor. 6. all things work together for good to those that love God: I have

nor

" not took the word of the Kingdom of Heaven as meant of the Church [here below,] and fo I con-

" ceive the scriptures teach me to understand it. "They are Christ's ministers who have the keys " of the kingdom committed to them: No body " can fay properly, that he who keeps the keys of " the house is the house itself: And those words in "S. John's Revelations, Thou haft made us unto our God Kings and Priests, and we shall reign on the earth, " are not only spoken of his ministers, but of all else of every tribe, language, people, and nation, that are cleanfed and redeemed by the blood of Christ. But I never dispute willingly about names. " it be so, that as when we speak of the kingdom of France, we do not only mean the people, but fuperior order of men, and the King himself; so " let it be understood of the Church, that upon " that reason it may not only be all of it call'd the "kingdom of Heaven, but let those who govern it enjoy that title too. Yet for all this it would be " but ill for the kingdom of France, if the second " fignification being not laid afide, and retained no " further than the name or word goes, all others " should have no manner of right or property left " them in the kingdom; for what there is appoin-"ted in the canon \* Bene quidem, Dist. 96. is very

" manifest of itself. " When the title of Vice-God was first given to " the Pope by the Vatican courtiers, the flattery " began to look fo gross, that it was three months

" under the confiderations of the cardinals, who " were presidents of the inquisition, who debated a

" little about reproving and discountenancing that

" blasphemous new complement. But here the Pope clapt

<sup>\*</sup> Which forbids all Liy-men to dispose of any ecclesiastic matte.

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" clapt in with his wisdom above theirs, made them know that he liked the title, and would have no man deny'd liberty of conscience that had a mind to bestow it on him.

" mind to bestow it on him. "The thing that you are debating with yourfelf, " whether the name of Power in the Church be ad-" mittable or no, is really worthy of your thoughts. " No body should much need to regard words and " names, but that evil and perverse men do by abu-" fing them, abuse things also; as when once they engrossed the name of Church to themselves, they " presently seized upon those goods and estates which belong'd to the whole Church, and were " only in the dispensation of the ministers of it, as their own proper inheritance, and shut out every body elfe from any right of meddling with them. "Though I am a man that exceedingly hate the abuse of the word Power, yet I think it may be fafely used; because the apostle, 2 Cor. doth twice use the word execta; and in the first epistle uses a verb, made of that noun, in a sense of commanding and governing; tho' before I knew fo much as I do now, I used to speak more freely as to the ecclefialtic ministry: But those of Rome have made me to be drawn in effigy in hell, because I did not allow them a coercive power over Sovereign Princes, nor over any body else, but by fome grant of those Princes. — For some men are so prepossessed with darling opinions, such δοξαλάτροι, or worshipers of their own imaginations, that they are prefently offended, if a man do not speak very fostly against them, who nevertheless are not worth offending; because, whether " they are deceived by others, or do deceive them-" felves, there is no getting them out of the fetters " of those opinions.





H E author's introductory discourse upon the alarm of the Venetians by the Pope's interdict; upon the different ways of thinking between great genius's and mean spirits; and upon the common people's being kept equally in ignorance of the maxims of

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