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The Antient and Prefent State OF TH.E UNIVERSITY OXF^{°F}RD. CQNTAINING I. An Account of its Antiquity, past Government, and Sufferings from the Danes, and other People, both Foreign and Domestick. II. An Account of its Colleges, Halls, and Publick Buildings; of their Founders and effecial Benefactors; the Laws, Statutes, and Privileges relating thereunto in general; and of their Vifitors and their Power, Gc. III. An Account of the Laws, Statutes and Privileges of the University, and such of the Laws of the Realm which do any wife concern the fame; together with an Abstract of feveral Royal Grants and Charters given to the faid Univerfity, and the Senfe and Opinion of the Lawyers thereupon. To which is added the Method of Proceeding in the Chancellor's Court. With an APPENDIX and INDEX to the whole. By JOHN ATLIFFE, L. L. D. and Fellow of New-College in Oxford. VOL. II. London : Printed for E. Curll, at the Dial and Bible against St. Dunstan's Church in Fleetsfreet, 1714.

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ТНЕ Antient and Prefent State OFTHE UNIVERSITY OF

OXFORD.

PART II.

CHAP. IL:

Of the Laws, Statutes and Privileges; relating to Colleges in general, &c:



ASSING from the Hiftorical Account, which I have given of Colleges, Halls, and Publick Buildings, &c. I proceed, in the next place, to treat of the E Laws, Statutes of the Realm; and Privileges relating there-

unto in general : And herein I shall follow the Doctrine of the Civil and Canon Laws, as well Vol. II. 25

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as the Rules of the Municipal Laws of this Kingdom, in some respect.

In the Civil Law, the Fourth and Laft Species of a Community or Corporation is, that which the Civilians call Simplex Collegium; and it is so called, because many Persons of the same Body and Community do cohabit therein; and * Gloff.in Rub. as our Books fay, in codem fimul Colliguntur * : And herein a College, according to the underftanding of the Civil Law, differs from a Society ||; for, by the Civilians, that is called a Society, when the Community or Society do not cohabit : And here the Word Body, or Corporation, is a generical Term ; for it may properly be fo ftyled, whether the Members thereof do cohabit and live together therein, or not *. Bartolus fays, that Colleges have many Names in Law; fome are called Societies †; others are called Fraternities, and the Members of fuch a College are ftyled Confratres, in English Confryars || : And there are certain other Colleges in the Civil Law, which are called Sodalitia, and from hence the Members of fuch a College are * L. I. Sodales named Sodales *, or, what is the fame with us in English, Fellows : And this last kind of College feems to be almost the same with those in our Two Universities, as I shall make more fully appear in the Sequel of this Chapter. But I shall speak of Colleges more particularly in this Place, in the known Senfe, and common Understanding of them among us here in England ; as Societies erected and endowed by Liberal Founders and Benefactors, for the Advantage of Sound Religion, Learning, and good Education.

> A College then, of which I am now fpeaking, and have principally to do withall in the enfuing Part of this Chapter, is a legal Body, or

> > Corpo-

f. de Coll. illicit. & Gloff. in l. 1. verb. Collegium ff quod cuju/9; || Ibi ettam Gl. in L. 1. ff. quod cujują; Univers. * Gloff. I. in 1. 3. Sect. à Municip. ff. de bon. polf. † L. I. in princ. ff. quod (ujufq; || L. ult. ff. de Coll. illicitis.

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L. ult. ff. de Coll. illicitis.

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Corporation, confifting of Three or more Perfons, joined together in a Community, for the more comfortable Support and Maintenance of Religion and Learning in our two Univerfities : And being founded chiefly for Secular Purpofes, viz. for a Learned Education of Youth, it is in our Law-Books deemed a Temporal, or Lay-Corporation ; for altho' a College fhould be made up wholly of Spiritual Perfons, that is, of Perfons in Holy Orders; yet unlefs the End be alfo entirely Spiritual, it is no Spiritual, but a Lay-Corporation : And fo it was declared in the Cafe of Daniel Appleford, a Fellow of New-College, to be the Opinion of all the Judges in Dr. Patrick's Cafe *. Nor is a College the more * Mod. Rep. a Spiritual Corporation, because it is Founded pt. 1. pag. 84. ad Orandum & Studendum; for Prayer is the Du-Lev. Rep. pt. ty and Bufinefs of every Perfon indiffinely, and 2. page 15. 234. fo it is not the Sole and Particular End of the Foundation of any of these Colleges. But the Common and Canon Law difagree herein ; for by the Canon Law, all Universities, Colleges and Schools of Learning, are Things Spiritual, and confequently fubject only to the Care and Infpection of the Ordinary of the Diocefs † : But + Vid. Abb. of this Matter more at large hereafter. Reb. & alios.

I define a College to be a legal Body or Corporation, becaufe it is a Body framed by Policy and Fiction of Law; and for the fame Reafon it is also called a Body Politick; and the Perfons, who are incorporated hereinto, are a Body formed to last and endure in perpetual Succeffion of Time : And thus every College, or a legal Body or Corporation, must have a legal Commencement or Beginning.

Now this Commencement or Beginning does not immediately flow and arife from the Gift of. the Founder's Charity, but it has its Creation and

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and Being from fome A& of Law, as either from fome Royal Grant convey'd by Charter, or elfe by fome Act of Parliament : for altho' the Founder may build the House, and endow the fame with Lands and Poffeffions ; nay, and appropriate those Lands and Possessions to certain Trufts and Ufes; yet notwithftanding all this, until fuch Time, as the Law has made the Perfons, who are to receive the Charity, to be a Corporation with a Capacity of taking, &c. the Founder cannot of himfelf give a Being and Existence to them as a College or Body Politick : But to this End, he must purchase a Royal Licente, or an Act of Parliament; for tho' antient Right or Prescription may confirm the Continuance of a College, when the Royal Charter or Record of Parliament is loft, whereby fuch College was at first founded; yet this Prefcription in Propriety of Law, gives no Right in it felf; but is only in affirmance of an antient Right, which fuch College was fuppos'd to have had antecedent to the Lofs of the faid Charter or Record of Parliament : Nay moreover, tho' the King fhould give a Power to the Founder to name the Perfons, and alfo to give a Name to his intended College, and a Power to make Laws and Statutes for the good Government thereof; yet when he has done all this, the College is not faid to be made a Corporation by its Founder, but by the King or Prince, who grants it a Charter of Incorporation. And having thus prov'd a College to be a legal Corporation from the Manner and Form of its Commencement or Beginning, I proceed to fhew, that this Body or Corporation must be fram'd and made up of three Persons (at the least) join'd together in a Community : And the Reafon of this almost feems to fpeak its own Neceffity,

L. Neratius ff. de verb. Jign. L. ficut b. ult.

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fity, without the help of any express Law to countenance it ; becaufe among Two Perfons only there cannot be in Fact a major Part; and then, if any Difagreement fhould happen to a- Bald. in Rub. rife between them, it cannot be brought to a c. pro focio.good Conclusion by fuch a Number alone, in B. fi duos. ff.cafe both the Parties fhould firmly adhere to de rec. arb. their diffenting Opinions; and thus it is declar'd by the Civil Law: But by the Canon Law it is known to be otherwife; for by that Law two Perfons in Number may make and conftitute a College, forafmuch as according to Jo. de Im. Abb. constitute a Conege, for an inden as according to in D. c. 1. de this Law two Perfons conftitute and make an *in D. c. 1. de* Affembly or Congregation; and the Commen-*dilla Dec.* 799. tators have fuperadded another Reason, viz. a N. 3. Vol. 1. Majoritas Dignitatis, which in a Corporation confifting of two Perfons only, muft always give the Determination to the eldeft of the two. and by this means he has ever the fole Power granted him; for the other has only a naked Suffrage without any Effect. The Common Law of England, or rather the conftant Ufage of our Princes in erecting aggregate Bodies, which has eftablish'd this Rule among us as a Law, has been herein agreeable to the Method and Doctrine of the Civil Law; for that in all their Grants and Charters of Incorporation of Colleges, they have not fram'd any aggregate Body, confifting of lefs than three in Number.

A College must alfo be join'd together in Community, that is to fay, the Perfons, who make up this Body or Corporation, must have all the Rights and Privileges of fuch Corporation in common to them all, or in certain Cafes by their Representatives; they must have a common Treafury and a common Seal, by which Seal fuch College as a Corporation always acts and fpeaks; and as fuch, they not only enjoy the

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the Goods and Poffeffions of it in common, but the Officers and Servants thereof, and the Nomination and Election of them in common, unlefs it be otherwife fpecially provided and taken care of by the Local Statutes and Ordinances of the College.

The laft Part of this Definition of a College, wiz. that it is founded for the more comfortable Support and Maintenance of Religion and Learning in our two Universities, does not only limit and confine the Subject of this Chapter chiefly to Colleges in the two Universities, which are all Eleemofinary Foundations; but it also diftinguishes them from other Species of Colleges, erected for more vile and ignoble Purposes; as Colleges of Artificers, Merchants, *Grc.* more frequent heretofore in foreign Parts of the World, and shave no Endowments among us.

He is properly faid to be the Founder of a College, or Hofpital, who first erects and endows it by giving Lands and Poffeffions thereunto, for the Support of his Charity (and thus Dotation with us is as requifite as the Building of the House, to conftitute the Founder) and not the Perfon who makes it a Corporation in Law : Which is clear and evident from hence, viz. that if it were otherwife, the feveral Kings and Queens of this Realm, by their granting of these Charters, would become Founders of most of the Colleges and Hofpitals in England; which is contrary to the Judgment of the Lawyers in the Cafe of Sutton's Hospital, commonly known by the Name of the Charter-House in London; Coke, 10 Rep. wherein it is faid, that he, who builds the Houfe and beftows the Lands and Revenues, is deemed the Founder thereof; and not the Perfon who makes it a Corporation by Grant of Charter. And

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And this Cafe of Sutton's Holpital, I have rather chofe to mention here more efpecially, becaufe it was well confider'd by the Judges, when they deliver'd their Opinions thereon, and is equally adapted to the prefent Matter in hand : And I muft add another Reafon too, becaufe I would not have any College vainly afcribe the Honour of the Founder's Charity originally extended to it, to the Bounty and Munificence of other Perfons, little more concern'd therein, than in granting a Charter of Incorporation, and a Licence to found and erect the fame, and alfo to endow it with Lands and Poffeffions, &c. But yet fome will have him, who only builds the Houfe, to be their Founder, with whom I will enter into no Lift of Controverfy.

If the King and a common Perfon give Lands and Poffeffions to fuch College at one and the fame time, upon its Foundation, the King shall be faid to be the Founder thereof, by reafon of 44 Edw. 3. his Eminence and high Prerogative in Law ; 24. and alfo becaufe it is one entire thing. But if a common Perfon founds a College with Poffeffions of a fmall Value, and the King afterwards endows it with greater Revenues, yet the com- Coke's Inflit. mon Perfon shall be taken to be the Founder of Part 2. p. 68. it, and not the King.

Having given the Definition of a College, with which my prefent Bufinefs lies, and in fome measure explain'd the fame, I come in the next place (in the briefeft manner) to enquire into the more effential and conftituent Parts thereof, as it is a Corporation or Body Politick.

The first of these Essentials, viz. that a College as a Corporation must have a legal Beginning, I have already handled and examin'd : And

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4. Rep. 65. Fulwood's Cafe. Cro. Eliz. 480. Ford.

And the fecond is a Point fo felf-evident, that I need only mention the fame, without any Endeavours to prove the Truth thereof in this Place, which is, viz. that there must be Perfons to be incorporated, who in Judgment of Law never die : And therefore I shall proceed Bird & Welf- to the third ; namely, that every College muft have a Name of Incorporation given to it.

For the Name of a Corporation is as the Name of Baptism to a natural Person; nay, the Law requires more Certainty in the Name of a Corporation, than in the Name of any par- . ticular Person : When an Infant is born, he is prefently a perfect Creature, and the giving his. Name is not a Matter of Necessity, but Policy, for Diffinction fake. But as to a Corporation, the Name is of the Substance and Effence of it, and without their Name they are but a Trunk. It was faid in the Cafe of Paschal and Mariol, by the Lord Chief Baron Manhood, that three Things are only to be respected in the Name of fuch a Corporation ; 1ft, The Names of the liying Perfons, who are the Name of the Corporation. 2dly, The Name of the Houfe or Place, where they make their Abode, or where they make their Building, G.c. 3dly, the Name of their Founder.

If the King incorporates a College by one Name, and afterwards incorporates the fame by another Name; fuch College ought to use their Name according to the fecond Incorporation; and yet they continue their Poffeffions, Rights and Privileges, which they had by the other Name.

4thly, There must be apt and proper Words for the incorporating of a College; but we are not reftrained to any certain and prefcript Form of Words, and the Word incorporo is not neceffary,

21 Edw. 4. 99.

fary, nor the Words fundo, erigo, &c. but it is enough, if there be Words of Incorporation fufficient in Law. 9

stbly, There muft be fome Place affign'd, in the Charter of Incorporation, where fuch College is to be founded or built; for a College is a Local Thing. And there are the chief Effentials of a College, as a Corporation; to which there are many Things incident without any fpecial Grant or Prefcription; for when a College is duly created, all other Incidents of a Corporation are tacitly annex'd to it, as it was refolved in the Cafe of Sutton's Hofpital already cited, in their mentioning of feveral Particulars, as follow, viz.

First, A College is a fufficient Corporation, without the Words, to implead, or be impleaded, fue and be fued : Yet a College cannot per se stare in judicio, but ought to appear by its Syndick or Attorney, by whom the Body Politick is reprefented; and therefore a College in its Politick Capacity, by the Civil as well as D.L. 2 8 3. Common Law, may be compelled to make and H. quod cuconflitute a Syndick or Attorney by virtue of the julq; unius, Judges Office, against whom Creditors and others may have their Action ; which Syndick or Attorney may defend the College, as a Corporation : And the Reafon of this is, becaufe a College is compared in Law to a Pupil or Mi-L. Rempub. C. nor. And, as in the Civil Law, when an Acti- de jure Reion is commenced against a Pupil or Minor, the fub. Plaintiff ought to pray, that a Guardian or Curator be appointed and affign'd to fuch Perfon; fo when an Action is brought against a College, according to that Law, the Plaintiff ought to pray the Court, that a Syndick be affign'd and appointed to fuch College; and it shall be imputed to the Plaintiff's Negligence, if he does not request it. Second-

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Secondly, A College has a tacit Authority to purchafe, take and enjoy, and alfo to act herein as a natural Body and as one Perfon; but yet under certain Restrictions and Limitations hereafter to be remembred, when I fpeak of Mortmain.

Thirdly, It is incident to a College to have a Common Seal; for when they are incorporated, they may make use of what Seal they please : And in Cases and Matters of Weight and Importance, this Seal ought to be made ufe of and affixed to all the publick Deeds and Inftruments of fuch Body; for that it is then a good Prefumption, that fuch College has lawfully fped and executed the A& contained and fet forth in fuch Deed or Inftrument, to which the Common Seal is affixed ; and this gives it an undoubted Credit, unless the contrary thereunto be alledged and proved.

Fourthly, A College has a tacit Power of making any Laws or Ordinances, to oblige the whole Society of Members, in all Matters' relating to the Honour and Welfare of the Houfe; provided, that none of these be repugnant or derogatory to the Local Statutes, or contrariant to the Laws of the Realm in any refpect : And altho' this be not of the Effence of a College, yet it is requifite for the Government and Administration thereof.

If the Head or Prefident of any College devivifes any Lands, Tenements, &c. to his College by Will, and dies, fuch Devife is void in Law; for at the Time when the Devife fhould take effect, the College is without a Head, and by this means not capable to take ; which was refolved by all the Juffices upon good Advice 4 Part L. con taken thereof, in the Cafe of the Prefident of Corpus Christi College in Oxford.

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Rep. p. 223.

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If Lands or Tenements in Freehold be devifed and given to a College, the Devife is for ever vefted in fuch College ; and the Reafon is, becaufe the College cannot alienate the fame, or fuch an Eftate, without the help of an A& of Parliament: But if a Legacy, which is a Chattle, be given to a College, there ought to be Words in the Will, to support the Continuance and Perpetuity of fuch Legacy to the College; otherwife it may be loft and funk by the prefent Set of Fellows; for they may think that fuch Legacy was given to them identically, and by these Means divide the fame among themfelves. And thus it is one of the principal Privileges of a College, that Legacies may be given by Teftament unto them; but as to a Gift of Lands and Tenements in Freehold, it is fomewhat reftrain'd by the feveral Statutes of Mortmain.

Griffith Flood, 25 Eliz. deviles Lands in Fee to his Wife Ann for Life, and after to Jane his Daughter for Life, and after those Lives ended, to the Principal, Fellows and Scholars of Jefus College in Oxford, and their Succeffors, to find . a Scholar of his Blood from Time to Time; and dies. It was agreed per Curiam, that the Devife was void in Law, becaufe the Statute of Wills did not allow Devifes to Corporations in Mortmain; yet it was held clearly to be within the Relief of the Statute of Charitable Uses, under the Words (limited and appointed for Charitable Uses) 43 Eliz. and fo it was decreed, that the College fhould enjoy it against the Heirs of G. Flood : and it was held, that the Proviso in the Statute which exempts Colleges, is only intended to exempt them from being reformed by Commission, but Hob. f. 136. not to reftrain Gifts made to them.

The Statute made 1 & 2 Phil. and Mary, to make good Devifes to Spiritual Corporations, was

was extended to Trinity College in Cambridge: The Reafon was, becaufe it was principally ordained for the Study of Divinity; but it would not have been fo in a College for Phyficians or Civilians. And the *Provifo* in the Statute for Colleges in the Univerfity, was abundans Cautela, as was ruled in *Porter's* Cafe for Terry his Will: And yet the Statute gives the King Power to change Superfitious Ufes in fuch Colleges; fo the Univerfal Decree of State was not to tolerate any Superfitions any where.

Hob. p. 123.

The Mafter or Head of a College cannot devife or bequeath the Lands or Goods of his College. *Fitz. Nat. Br.*

If a Legacy be left to a College in verbis fingularibus & distributivis, and afterwards the Number of this College be increas'd, the Legacy shall only extend to the Number in fuch College, when the Legacy was given : but if fuch Legacy be bequeathed in general and univerfal Terms, it shall comprehend all that shall be of fuch College at and after the Time of the Legacy given, without any Dictinction or Difference : As for example, if an Effate be devis'd, or a Legacy given to the Warden and twelve Fellows of Wadham College in Oxford, in perpetuum, and the Number of Fellows shall afterwards by some Ingraftment be increas'd ; this Devife or Legacy fhall only extend to the Number in being at the Time of the Devife made or Legacy given, and not to any other Number, which fhall be ingrafted on or added to it, after fuch Devife made or Legacy given; for that it plainly appears, that the Devilor, or Perfon bequeathing only intended this Benefit for the Number of Fellows then exifting at the Time of deviling L. 20. Set. 1. or bequeathing the fame : But if fuch Devife or H. de an Leg. Legacy had been in general or universat Terms,

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as, I give and bequeath to the Warden and Fellows L. 41. Seft. of Wadham College for ever, &c. it had extend-Teft. H. de ed it felf to all the Fellows, which fhould be H. de auro I hereafter added or ingrafted on the prefent arg. Leg. Number.

Altho' Lands and Goods are often devifed and given by Will to Colleges; yet they cannot be Executors of a Will, becaule as they are aggregate Corporations, they cannot prove the Will by Oath; yet they may be Executors in Truft: But it was adjudg'd in two Cafes, which you may find in the firft Part of $\mathcal{R}_{\mathcal{D}}$'s Abridgment, That a Mayor and Commonalty may be made Executors, contrary to the Opinion of P. 91, 915. Wentworth.

When a College prefents to a Benefice or Living, it prefents as a Corporation; and therefore fuch Prefentation ought to be under the Common Seal of the College, and by the true Name thereof; otherwife it is a void Prefentation: Nor wou'd it be fufficient, tho' all the Members thereof fhou'd fet their Hands and Seals privately thereunto; becaufe a Corporation always fpeaks by its publick Seal.

A College may employ one in ordinary Services without a Deed, as to be a Butler, Man- 18 Edw. 4. ciple, & c. But no one can appear in an Affize as Bailiff to a College, as it is a Corporation, with- 12 H. 7. 27. out a Deed. Nor can they fend one to make a Claim to Lands, without a Deed. Nor can 9 Edw. 4. 39they make themfelves a Seizure by their Affent, without a Deed or Warrant to one to en- Coke, 4 Rep. ter for a Condition broken.

In all legal Proceedings, that do any wife concern a College as a Corporation, it ought to be averred and alledged, that there is a Corporation, and what it is, and how it was erected; and the leaft that can be in any Cafe, is to fay, that The Antient and Present State Vol. II.

14 Mad. Rep. Part 3. p. 6.

that it is an antient Corporation erected by Grant, &c.

All Collegiate A&s ought to be fped and executed by the Confent of the Fellows, given in common Affembly, and not *fingulariter*, and feparately.

It has been a Question in the Roman Civil Law, whether in the Making and Framing of Collegiate Deeds and Inftruments, the particular Names of the Perfons of fuch Corporation, as are concerned therein, ought to be of neceffity defcribed and fet forth in the fame : But herein the Doctors are divided in their Opinions; for fome think, that in all Corporations, both Secular and Spiritual, the particular Names of the Parties, confenting to any A& of the Community, ought to be expressy mentioned, that it may appear whether two Parts in three of fuch Community be confenting thereunto (for by this as well as by the Canon Law it is neceffary to have the Confent of two Parts in three of the whole Body) but by the Common Law of England, (which Colleges follow herein) the greater Part of the whole is fufficient : Others think it not neceffary, circumscripto Sigillo, thus particularly to express the Names of the Perfons confenting; becaufe the intrinfick Solemnity of the Common Seal fuppofes it, giving a ftrong Prefumption thereunto; especially when there is the additional Strength of a Notarial A& to fupport the Credit thereof; and this laft is the more prevailing Opinion in point of Practice.

I have faid before, that every College with us is a legal Body or Corporation, which as fuch muft have a Sovereign Power for the Government thereof; and this is generally lodg²d in the Head of fuch College, whofe principal Duty it is, by fome publick Minister or Servant of fuch

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fuch Society, to call Collegiate Affemblies, to fee that all Officers and Scholars do their Duty, and briefly to govern the College according to its Statutes; and not by his own Will and Pleafure, laying afide that of the Founders: A Practice too common in thefe Days.

In his calling together of these Affemblies, thefe things are to be obferv'd, viz. First, there must be due Notice and Premonition given to the Fellows, in order to their meeting together : Which Premonition cannot be exprelly defin'd, where the Local Statutes of the College have not ascertain'd the same; but must be left to the Difcretion and Honefty of the Head or Mafter of the fame, who may be corrected by the Visitor, if he be unjust and partial therein; and this Notice ought to be fram'd and adapted to the Nature and Circumstances of the Matter, about which they affemble and meet together : And without fuch lawful Summons the Fellows cannot come together, to do any Collegiate Act; and if they fhould affemble without fuch a Call, and proceed to do Bufinefs, the A& done would be void in it felf; and the Perfons thus met together, instead of being a lawful Convention, will be deemed an unlawful Conventicle, and their Acts reputed to be illegal Confederations and Confpiracies. If he refufe to do his Duty herein, being apply'd to upon lawful and reafonable Occafions, he may be compelled hereunto by the fuperior Power of the Vifitor; for it is not in his Choice, whether he will have a Convention or not.

2dly, The Time of Affembling ought to be proper and feafonable for the Difpatch of Bufinefs, as in the Day, and not in the Night-time: for the Fellows are not obliged to meet for this End at all Hours, the Night-time being proper for for Sleep, and not for Bufinefs; nor are they bound to appear upon Conventions at the ufual Times of Meals.

3dly, The Place where the Affembly meet ought to be confider'd, which ought to be within the Precincts of the College, and there too in the publick Places thereof; as in the Common Hall, Chapter-Houfe, and the like; and not in private Chambers, &c. unlefs it be upon neceffary and emergent Occasions, not concerning the whole Body.

4thly, The ordinary and ufual Method and Token of Calling them together, after due Notice given, ought to be obferv'd and followed, as by the Tolling of a Bell, the Sound of a Trumpet, &c. And if any Member fhall wilfully or obftinately refufe to appear in the Affembly, after fuch Notice and Summons given; he may be punifhed for his Contumacy, either by Subftraction of Commons, or by fome other ftatutable Method, according to his Offence.

In the Abfence of the Head from the College, his Deputy or Vicegerent may convene Meetings, and transact all Affairs of leffer Importance, with the Body.

Some Heads of Colleges, to advance an arbitrary Proceeding in themfelves, have lately erected to their Ufe almost a Plenitude of Power, by affuming a Negative Voice in Elections, Grants, &c. notwithstanding the Statute of the 33 H. 8. Chap. 27. which I will here recite at length for their Conviction, and then shew the Sense of the Civil and Common Law therein. By the faid Statute it is thus declared, viz.

"Albeit that by the Common Laws of this "Realm of England, all Affents, Elections, "Grants and Leafes had, made and granted "by the Dean, Warden, Provoft, Mafter, "Prefi-

Ch. 2. of the University of OXFORD. 17 " Prefident, or other Governor of any Ca-60 thedral-Church, Hofpital, College, or o-" ther Corporation, by whatfoever Name they " be incorporate or founded, with the Affent 66 and Confent of the more or greater Part of Dyer, 247. 66 their Chapiter, Fellows or Brethren of fuch " Corporation, having Voices of Affent there-66 unto, be as good and effectual in the Law to €¢ the Grantees and Leffees of the fame, as if the 60 Refidue or the whole Number of fuch Cha-65 piter, Fellows and Brethren of fuch Corpo-60 ration, having Voices of Affent, had actual-66 ly thereunto confented and agreed : Yet the 66 faid Common Laws notwithstanding, divers 66 Founders of fuch Deaneries, Hofpitals, Col-CC. leges and Corporations within the faid Realm, 66 have upon the Foundation and Eftablishment 66 of the fame Deaneries, Hofpitals, Colleges 66 and other Corporations, eftablished and made 66 amongst other their peculiar Acts, local Sta-\$6 tutes and Ordinances, that if any one of fuch 66 Corporation, having Power or Authority to 66 affent or difaffent, fhould and would deny 66 any fuch Grant or Grants, then no fuch Leafe, 66 Election or Grant flould be had, granted 66 or leafed, and for the Performance of the 66 fame, every Perfon having Power of Affent 60 to the fame, have been and be daily there-66 unto fworn; and fo the Refidue may not 60 proceed to the Perfection of fuch Elections, 66 Grants and Leafes, according to the Course " of the Common Laws of this Realm, unlefs 60 they fhould incur the Danger of Perjury : 66 For the avoiding whereof, and for the due 60 Execution of the Common Law universally " within this Realm, and every Place, in one " Conformity of Reafon to be used : Be it or - -" dained, eftablished and enacted by the Au-Vol. II. " thority B

" thority of this prefent Parliament, that all 66 and every peculiar A&, Order, Rule and 23 Statute heretofore made, or hereafter to be CC made, by any Founder or Founders of any 66 Hofpital, College, Deanery or other Corpo-55 ration, at or upon the Foundation of any 66 fuch Hofpital, College, Deanery or Corpo-" ration, whereby the Grant, Leafe, Gift or 66 Election of the Governor or Ruler of fuch " Hofpital, College, Deanery, or other Cor-66 poration, with the Affent of the major Part .. of fuch of the fame Hofpital, College, Dea-60 nery or Corporation, as have or fhall have 60 Voice or Affent to the fame, at the Time of 66 fuch Grant, Lease, Gift or Election hereaf-66 ter to be made, should be in any wife hin-66 dred or let by any one or more, being the CC leffer Number of fuch Corporation, contrary 66 to the Form, Order and Courfe of the Com-66 mon Law of this Realm of England, shall be 66 from henceforth frustrate, void, and of none " Effect. And that all Oaths heretofore taken 66by any Perfon or Perfons, of fuch Hofpital, " College, Deanery or other Corporation, shall " be, for and concerning the Observance of a-66 ny fuch Order, Statute or Rule, deemed " void and of none effect. And that from 66 henceforth no manner of Perfon or Perfons 66 of any fuch Hofpital, College, Deanery or 66 other Corporation, shall be in any wife com-66 pelled to take an Oath for the observing of •• any fuch Order, Statute or Rule, upon the 66 Pain of every Perfon giving fuch Oath, to 65 forfeit for every time fo offending 51. the 66 one Moiety thereof to our Sovereign Lord 66 the King, and the other thereof to any of the 66 King's Subjects, that will fue for the fame in 55 any of the King's Courts of Record, by Action " of

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" of Debt, Bill, Plaint, Information, or other-" wife, wherein the Defendant fhall not be ad-" mitted to wage his Law, nor any Protection," " nor Effoyn, or any other dilatory Plea ad-" mitted, or allowed.

That the Mayor has no Negative Voice in the Election of an Alderman (as great and as abfolute as he pretends to be) fufficiently appears in the Cafe of the King against Sir Robert Atkins, Knight of the Bath, and Recorder of the City of Briftol ; wherein upon an Argument at Bar, this Negative Voice was denied to him, upon claiming the fame in the Choice of an Alderman, who was elected to that Office in the Mayor's Absence : For if there can be no Election without the Mayor's Prefence and Confent had, and he be wilfully absent or diffents thereunto, he is not only Major Maximus, but Dominus fac. totum (as the vulgar Saying is) or Dominus faciens totum; the Aldermen without him will be but as fo many Cyphers, and the Mayor will be the great Figure, and the Aldermen will only fignify in conjunction with him. It was objected herein, that the Power to elect an Alderman was given to the Mayor and Aldermen, or the major Part of them; and fo the Mayor by himself is particularly and express named by the Name of his Office, and therefore is of the Quorum, without any other express making of a Quorum : But for a Solution hereof, I shall rather chuse to refer the Reader to the Case at large in the Third Part of the Modern Reports, than give it here, becaufe it is long ; yet I will observe, that the Mayor is named in the Grant merely out of necessity, it being Part of the Name of the Corporation to whom the Grant was made : And if this were a valid Election in the Mayor's Absence, (yet requested to be pre-B 2 fent)

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fent) it would fure have been much more fo. had he been prefent, and only diffented from the Majority in his Suffrage. This Cafe (I think) will hold good, and may be well compared unto Elections, c. made in Colleges after this manner, viz. In quem ipse Custos vel Magister, & Socii, vel Major eorum pars, &c. consenserit. The wife Founder of New College has almost every where in his Statutes excluded the Warden of that Society by express Words from fuch a Negative upon his Fellows, well knowing how dangerous a thing it was to lodge fo great Power in the Hands of any one Man; nay, the Founder is fo far from giving this Excels of Authority, that he has not provided him with a cafting Voice upon an Equality; but in fuch a cafe the Matter must devolve to the Visitor of the College for his Determination.

In the Civil Law we find no fuch thing as a Negative Suffrage entrusted with any one fingle Perion : for in their Councils, which concern the Acts of Colleges or Corporations, the Confent of the major Part of the Counfellors affembled is fufficient, and in this cafe the Dignity and Authority of the Decurios is not confidered or regarded, but the major Part fimply prevails, and prejudges the leffer. Vide Alexandri Con-192. per tot. filia, where he express fays, Quod confensus populi, & sic majoris partis, in rebus agendis sufficit, Conf. 40. n. I. licet Primates reluctentur & diffentiant. And this Confent must be had and obtained in the Common Affembly, and in fome publick Place belonging to fuch College or Corporation. But it is otherwife in Matters relating to many as Individuals, wherein the Confent of the Majority may be given feparately, and not affembled as aforefaid. Maranta, in his Book of Practice, fays, that in a Council there is one whofe Bufinefs

Alex. Conf. Vol. 6. 8 Vol. 2. Dec. Conf. 437. n. 3.

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nefs and Duty it is to propound Matters unto the Affembly met together, five Caput, five Rector Concilii, sive alius de Consiliariis, & interrogat an placeat talis reformatio, & ita postea reformatur & constituitur, prout placet Concilio. And if the Rector or Head of the Council shall refuse to propose the Matter, upon a Motion and Request made to him, provided it be de fano Confilio, he shall be thereunto compelled by the Cenfures of the Prince, or his Superiors; fo that he cannot by any obstinate Fraud of his own deftroythe laudable and well-meaning Defign of the Congregation or Council met together. Others will have it, that any Member of Roland. Conf. the Council may propose, upon the Rector's N. 13, 14. Refufal, if a Majority confents thereunto.

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All Colleges in our two Universities of Oxford and Cambridge, are Corporations within a Corporation; for the two Universities themfelves are antient Corporations, into which every College therein is respectively incorporated, either by express Grant, or of common Right; and does therefore become fubject to the Chancellor's Jurifdiction in all Caufes and Matters, whereof the Chancellor of each University has cognizance : And in fuch Caufes and Matters they are to be impleaded in their own proper Court.

Indebitatus affumpfit was brought against the Prefident and Scholars of Magdalene College in Oxford, for threefcore Pounds for Butter and Cheefe fold to the College. The Chancellor of the University demanded cognizance by virtue of Charters of Privileges granted to the Univerfity by the King's Progenitors, and confirmed by Act of Parliament; whereby, amongst other Things, Power is given them to hold Plea in perfonal Actions, wherein Scholars or other prize-

privileged Persons are concerned, and concludes with an express Demand of Cognizance in this particular Cause. Baldw. Their Privilege extends not to this Cafe ; for a Corporation is Defendant, and their Charters mention privileged Perfons only; and that their Charters are in derogation of the Common Law, and must be taken ftrictly. They make this Demand upon Charters confirmed by A& of Parliament : and they have a Charter granted by K. Henry the Sth, which is confirmed by an A& in the Queen's Time : But the Charter of the II Car. 1. (which is the only Charter that mentions Corporations) is not confirmed by any A& of Parliament, and confequently is not material as to this Demand ; for a Demand of Cognizance is fricti juris. But admitting it material, the King's Patent cannot deprive us of the Benefit of the Common Law, and in the Vice-Chancellor's Court they proceed by the Civil Law. If you allow this Demand, there will be a Failure of Justice : for the Defendants being a Corporation, cannot be arrefted, they can make no Stipulation, the Vice-Chancellor's Court can issue no Distringas out against their Lands, nor can they be excommunicated. Precedents we find of Corporations fuing there as Plaintiffs (in which the aforemention'd Inconvenience does not enfue) but none of Actions brought against Corporations. Maynard contra. Servants to Colleges and Officers of Corporations have been allowed the Privilege of the University. which they could not have in their own Right ; and if in their Masters Right, à fortiori their Mafters shall enjoy it. The Word Persona in the Demand will include a Corporation well enough. Ch. J. Vaughan. Perhaps the Words atque confirmat, &c. in the Demand of Cognizance,

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zance, are not material: for the Privileges of the Universities are grounded on their Patents, which are good in Law, whether confirmed by Parliament, or not. The Word Persona does include Corporations: A Demand of Cogni- 2 Infl. 536. zance is not in derogation of the Common per Coke on Law; for the King by Law may grant tenere 31 Eliz. cb.7. placita, tho' it may fall out to be in derogation of Westminster-Hall. Nor will there be a Failure of Justice; for when a Corporation is Defendant, they make them give Bond, and put in Stipulators, that they will fatisfy the Judgment; and if they do not perform the Condition of their Bond, they may commit their Bail : They have enjoyed these Privileges fome Hundreds of Years ago. The reft of the Judges agreed, that the Univerfity ought to have cognizance. But Atkyns objected against the Form of the Demand, that the Word Persona privileoiata cannot comprehend a Corporation in a Demand of Cognizance, however the Sense may carry it in an A& of Parliament. Ellis and Wyndham faid, if neither Scholars, nor privileged Perfons had been mention'd, but an express Demand made of Cognizance in this particular Caufe, it had been fufficient; and then a Fault, if there had been one, only in Surplusage, and a Matter that comes in by way of Preface, shall not hurt : And fo the Demand Mod. Ret. was allow'd as to Matter and Form. Part 1. p. 163,

Since a Fellowship of a College is only for a 164, Sc. private Ufe and Defign, viz. for Study, &c. it has been adjudged that a Fellow cannot bring . an Affize; but as a Prebendary, he has two Capacities, Sole and Aggregate; for he is a Member of a Corporation aggregate, and has a fole Capacity in refpect of his Fellowship : nor does a Mandamus lie for a Mastership, Fellowship,

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fhip, or Scholarship of a College; for Mandamussive do generally respect Matters of a publick Nature and Concern, and a College is a private Society as the Inns of Court : And besides, for that they have their Local Visitors appointed them either by the Common Law of the Realm, or the private Statutes of the College, as will be seen in the next Chapter.

A Mandamus was granted to reftore a Fellow of New College in Oxon. and upon the Return of the Writ, the Court would confider whether the Writ lay or not; and afterwards in Hilary Term, the 23d and 24th of King Charles II. the Cafe was argued on the Return by Jones for the Plaintiff, and Coleman for the Defendant ; and a Return was made of their Foundation, that they were obliged to fludy fo many Years, and then to take Orders; and that the Master and Scholars for Crimes enormous, fcandalous and dangerous to the College, may expel any Fellow, and the Bishop of Winton shall be Visitor, and in cafe of Difference all Appeals shall be made to him and to no other : And Appleford having committed an Offence enormous, dangerous and fcandalous to the College, and he being fummoned and convicted thereof by the Warden, Sub-Warden, and thirteen Senior Fellows, was expell'd according to the faid Statutes : Hereupon he appeal'd to the Lord Bishop of Winton, where the Sentence was affirmed. Jones took these Exceptions to the Return; first, It is not returned what the Offence was, fo that the Court may judge whether this be a fufficient Caufe of Expulsion; and they are not to expel for any Caufe but for fuch as are fcandalous and dangerous to the College; and of this the Court is Judge, as it was adjudg'd

Coke Rep. 5. 2. Specat's Cafe. judged in this Court, 1655. between Box and Woolafton. 2dly, They cannot expel but for enormous Crimes, and here it is return'd, that he was convict de criminibus enormibus without a Dafb, and omitting the Letter n; and enormibus without the Letter n, fignifies nothing. And to the Matter it was argued, that a Mandamus well lies in the Cafe : This Court Coke 2. Rep. hath a Power to give Remedy by this Writ, 68. when there is no other Remedy for the fame thing by an Affize or Action upon the Cafe to recover Damages. The Warden of the College may have an Affize, but a Fellow cannot, if the other Fellows will not join with him, and they are those who have injur'd and expelled him, and will not join with him for his Relief. A College is not a fpiritual Corporation, and therefore can have no Remedy by an Appeal to the Ordinary; and altho' the Founder appoints an Appeal to the Bishop of Winchester, and to no other, this cannot ouf the Party injur'd of his Appeal to the King's Court for Justice. Littl. Sell. A Cuftom, that if Goods be diffrain'd, they 212. fhall not be replevy'd, is void ; and the fame of a Grant; and fo if a Man by his Will appoints, that all Differences between Executors and Legatees shall be referr'd to and determin'd by J. S. and no other, this cannot ouft the Parties of their Right to fue at the King's Courts; and for Prefidents he cited Dr. Widdrington's Cafe, and Dr. Patrick's Cafe, in this Court. Coleman on the contrary fuppofing the Return ill, by the Exceptions taken to it; yet if it appears to the Court that the Writ does not lie, the Plaintiff cannot have Reflitution; and if it appears, that the Sentence of the Vifitor is conclusive by the Foundation, the Founder may impose what Conditions he will on a Creature of his own making,

king, and if they will accept of the Charity, they ought to accept of it under the Conditions with which it is attended and obliged in its Creation ; and fo it differs from the Cafes put of a Replevin, &c. where there is a Law that directs what shall be done in the Cafe before the Grant, Oc. 2dly, This is their private Society without any Influence on the Publick Weal or Government. He faid that Bagge's Cafe was the first Prefident for a Mandamus of this kind, and all their Inftances are touching Offices, which concern the Publick, and the Mandamuffes mentioned in Ryley's Placita Parliamentaria are not, that Letters Commendatory should be : And by Bagge's Cafe it does not appear, that any Mandamus was ever granted for Restitution to private Estates; for if fo, it may be well granted to reftore a Perfon to his Estate or Land. 3dly, Colleges are Foundations of Bounty and Charity, and any Man may difpose of his Bounty and Charity as he pleafes.

Hale and Twisden. Colleges are not spiritual Corporations or Foundations, but are private Societies, as the Inns of Court : And here it is faid by Hale, that the Bishop is appointed, and no other ; he hath given a Sentence, then what has this Court to do with it? This cures all the Faults of the Retorn. The Spiritual Court deprives a Man by Sentence, where they have Jurisdiction, the Cause of this shall never come in Question in any Temporal Court, in an Afsize or otherwise, fo long as this Sentence remains in Force, but the Temporal Courts are bound thereby. A Mandamus lies to a College, but upon the Return the Court is to judge whether it hath any Power or not in the Cafe; and upon this Return it appears, that they have not any Power : To all which Twifden and Moreton feem

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feem to agree, *Rainsford* being filent; and the Opinion of the Court thus appearing, *Jones* de-*Mod. Rep.* fir'd not to offer any other Argument, being *par. 1. p. 82.* ask'd the Queftion by the Court.

A Mandamus was moved for to reftore Doctor Widdrington to a Fellowship in Christ-College in Cambridge, which was oppos'd by Jones, becaufe the Universities have Cognizance of Pleas by their Charters, and Colleges have their Vifitors, and for this Reafon no Mandamus will lie: But two Prefidents were remembred to have been cited by Arth. Trevor in Dr. Goddard's Case of a Mandamus granted in such Case, one in the Time of Edw. II. and the other in the Reign of Edw. III. to which Jones faid, that no Mandamus had been granted fince : But Chief Justice Foster faid, that one was granted about the End of Queen Elizabeth, or the Beginning of King James's Reign ; and upon this a Mandamus was granted : But the Court faid, that if they return Matters proper for themfelves to determine, this Court will remit the Matter to them : And in Trinity Term following a Return of the Writ was made, and fome Exceptions taken to it upon a Missiomer of the Corporation, and a Day given to amend the Return; and in Mich. Term following the Return was argued at Bar, which Return was of the Foundation of the College, and fome of the Founder's Statutes, by which he appoints the Chancellor of the University to be their Visitor; and on this it was folely infifted, that there being a fpecial Visitor appointed by the Founder, this Court ought not to meddle in the Matter, but all Appeals ought to be to him, and not to this Court, be the Foundation (which was much controverted) Spiritual or Temporal; and it was agreed, that if the Master of a College be wrongfully

Dyer Rep. Dr. Canon's Cofc.

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Coke Rep. 7. 42.

wrongfully oufted, an Affize will lie, but not if he be ouffed by his proper Ordinary or Vifitor; and as the King may give Licence to found a College, to he may give Power to make Laws for the Government of fuch College, and by thefe they shall be governed, and no other ; and the Acts done by fuch Governors shall be intended rite alta and not examinable in this Court ; and tho' it was objected, that this Court has Super-Intendency of all other Courts to hold them within their Jurifdiction, to which the Court agreed ; yet fince it appear'd not, that they had exceeded their Jurifdiction, they ought not to appeal to this Court ; for if they fhould, the Matters of Colleges and particular Jurifdi-Stions would be drawn to this Court; and if they are aggrieved, they ought to appeal to their Visitor; which if they had done, there would have been more Reason to hear them here; but to hear them now was to go per faltum, which ought not to be, for all Proceedings ought to be per gradus, as from one Ordinary to the next superior Judge, and not at first Dash to the Metropolitan, Gc. And afterwards in Hill. Term, all the Judges deliver'd their Opinions, that a Mandamus did not lie on this Return : But that the Return containing many falfe and scandalous Matters touching the Do-Aors Reputation, the Court advised him to bring an Action on the Cafe for them as for a Libel, but would not relieve him by a Mandamus.

Thefe two Cafes I have recited more largely, because I shall have further Occasion of them in the next Chapter, when I come to treat of Visitors and their Power.

All Heads and Fellows of Colleges are Creatures of their proper Founders, and muft be fubjett

je& to the Rules, Limitations and Reftrictions, which are prefcrib'd by the Statutes of their feveral and refpective Foundations.

By the Canon Law every Head of a College in Prieft's Orders, in refpect of his Society only, is faid to have a Cure of Souls in fuch College, although not formally and exprefly committed to him by any Statute thereof.

A College may be cited or fummon'd by a Citation or Edict affix'd up in the Place, where fuch College or Body Politick has been accuftom'd to meet and affemble ; and if in a College they fhut their Gates against the Messenger, it may be affix'd on them, and the fame may be done if the Meffenger be hindred or prohibited to enter the College by any other Means. A College may also be fummon'd by Proclamation made in publick Places of fuch College by reading the Citation openly. Colleges may alfo be cited in their common and publick Hall, when they are met and affembled together : But a Citation on the Person of their Syndick is not fufficient, that fuch College fhould be pronounc'd to be guilty of Contumacy, or to be in dolo; nor is it fufficient, that the Head or Chief thereof be cited, for his Contumacy shall not prejudice or affect the Corporation it felf. And from hence it appears, that a College as a Body Politick may be cited two Ways, either perfonally or ad Domum; perfonally when a Citation is ferved and executed on the College affembled in Chapter or Council; ad Domum, when the citatory Schedule is affix'd on the Gates, or fome publick Place thereof, fo that it may reach and come to the Knowledge of the publick Body; and before a College can be affembled it cannot be contumacious, but if it refuses or delays to meet, it is otherwife. Every Member of fuch Society

Society in his individual Capacity, is cited either by affixing the Letters citatory on the College, or his Chamber-Door, &c.

By a Statute made in the first of Will. & Mary, for the abrogating the Oaths of Allegiance and Supremacy, and appointing other Oaths, 'tis enacted, that if any Head or Fellow of any College or Hall in either of the two Universities, fhall neglect or refuse to take the Oaths thereby appointed, and before fuch Perfon or Perfons as by any A& or A&s are authoriz'd to tender the abrogated Oaths, that then the Government or Fellowship of every Person fo neglecting or refusing shall be void. And the abrogated Oaths were enjoin'd by the 25th of Charles II. and the Fellows of Colleges quatenus Fellows were obliged to take them in the open Hall of every respective College, in the Presence of the Head thereof or his Deputy: And these Oaths must be taken before the Admission of fuch Head or Fellow. Gc.

There is also another Oath, viz. the Abjuration Oath to be taken by all the Members of Colleges and Halls in both Universities, that are or shall be of the Foundation, being of or as foon as they shall attain the Age of 18 Years. and all Perfons teaching Pupils in either Univerfity; and for Neglect or Refusal thereof every Perfon shall be ipfo facto adjudg'd incapable, and difabled in Law to all Intents whatfoever, to have, occupy, or enjoy fuch Place, &c. in fuch College, Hall, G.c. and the Profits belonging to any one hereby. This Oath is to be taken within three Months after the Admission of fuch Person into fuch College, Hall, &c. at one of the Courts at Westminster, or at the next general Quarter Seffions of the Peace, between nine and twelve in the Morning, paying only one Shilling for Entry thereof. A11

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All Leafes, Grants, and Conveyances, made *An.* 13. capby the Mafters and Fellows of Colleges, are within the refiritive Statute of *Eliz*. where by they are difabled to make any Leafes, Grants and Conveyances of any of their Poffeffions, other than for one and twenty Years, or three Lives, to be reckon'd from the making of fuch Leafe, Grant or Conveyance, and this muft be of Land ufually demis'd, and the accuftom'd Rent or more *Cap.* 28. muft be referv'd with all the other Qualifications in the 32d of *Hen.* VIII. which fee afterwards.

The Mifchief before this A& of Eliz. was, that feveral Colleges made Deeds of Gift, long Leafes, and colourable Alienations, $\mathfrak{S} c$. of their Lands and Poffeffions, to the great Prejudice and Impoverishing of their Succeffors, Leafes having been made by fome for an hundred, and by others for five Hundred Years to come, upon fmall and inconfiderable Rents referved to them and their Succeffors, receiving to themfelves large Sums of Mony, and other Gratuities for the Grant of fuch Leafes, $\mathfrak{S} c$. So that hereby in Procefs of Time the Eftates and Endowments of all Colleges muft have been fwallowed up, and in a Manner reduced to nothing. Therefore,

The wife Founder of New College in Oxford being fenfible of this bafe and unworthy Proceeding among certain Colleges in his Time, has with much Prudence and Precaution not only prohibited all fraudulent Gifts and Alienations of his College Eftates and Poffeffions both Temporal and Spiritual, to the Prejudice and Difherifon of all his fucceeding Fellows, but has alfo limited and referain'd all Grants and Leafes by a *Local* Statute to a certain Number of Years, reftraining Grants and Demifes of Farms and Mannors to the Term of twenty Years, and those of impropriated Eftates to the Term of

ten Years only; and has prohibited the Sale of Alienations thereof for Term of Life, unlefs in certain Cafes in his Statutes express'd, enacting the fame for his other College near *Winton*.

The Wifdom and Example of this great and excellent Man has been follow'd by other fucceeding Founders herein. Yet by a Claufe in the aforefaid Statute of Eliz. it is neverthelefs provided and enacted, That this A&, nor any thing therein contain'd, fhall be taken or conftrued to make good any Leafe or other Grant to be made by any fuch College or Collegiate Church within either of both the Universities of Oxford and Cambridge, or elfewhere within the Realm of England, for more Years than are limited by the private Statutes of the fame College. Provided always, That this A& fhall not extend to any Leafe hereafter to be made, upon Surrender of any Leafe heretofore made, or by Reafon of any Covenant or Condition contain'd in any Leafe heretofore made, and now continuing, fo that the Leafe to be made do not contain more Years than the Refidue of the Years of the former Lease now continuing shall be at the Time of fuch Leafe hereafter to be made, nor any lefs Rent than is referved in the faid former Lease. And this A& is revived and continued by the two feveral Statutes cited in the Margin.

By a Statute in the 18th of *Eliz*. Chap. 6. upon all College Leafes, a third Part of the antient Rent fhall be referv'd in Wheat and Malt, after the Rate of fix Shillings and eight Pence per Quar. for the beft Wheat; and five Shillings per Qu. for the beft Malt, to be delivered at the Colleges, and in cafe it be not delivered, to pay for them after the Rate and Price of the beft Wheat and Malt which fhall be fold the next Market Day

Cok. lib. 4. fol. 120. lib. 5. fol. 14. Stat. 1. Jac. 1.25. 21. Jac. 1.28. Anderf. Rep. par. 1. fol. 65.

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Day before the Rent should have been paid ; and for Default of fuch Refervation the Leafe shall become void ; and the Markets that are to fet the Prices are Oxford for Oxford; Cambridge for Cambridge, Windfor for Eaton, and Winchefter for Winchefter College : And that all collateral Bonds or other Affurances hereafter made to elude or defraud the Intention of this Aft fhall be void in Law. And the fame Wheat, Malt, or Money coming of the fame, fhall be expended to the Use of the Relief of the Commons, and Diet of the faid Colleges, Gc. and by no Fraud or Colour, let or fold away from thefe Colleges, and the Fellows and Scholars in the fame, and the Ufe aforefaid, upon Pain of Deprivation of the Governor, and chief Rulers of fuch Colleges, Halls, & c. and all other thereunto confenting.

Provided always, That this A& or any thing therein contain'd, thall not extend or be in any wife prejudicial to any Leafe to be made of a Barn, with a certain Portion of Tithes, rifing, growing and being in the Parifh of Southweek in Suffex, being Parcel of Maudlin College in Oxford, fo that the Term demifed in and by the faid Leafe exceed not the Number of Ten Years, from and after the Feaft of St. Michael next coming; any thing herein fpecified to the contrary notwithftanding.

Provided alfo, That this A& fhall not extend to any Leafe to be made by the Prefident and Scholars of St. John Baptist's College in Oxford, to any Heir Male of Sir Thomas White, Founder of the faid College, which Leafe fhall be made according to the Meaning of the Foundation and Statutes of the faid College, of the Mannor of Fifield, and no other Hereditaments.

In an Ejectione firme for Tithes, in the Cafe Vol. II. C of

of Kemp and Hollingsbrook, on this Statute of Eliz. by which its enacted, That no Mafters or Fellows of any College in: Oxford and Cambridge, &c. shall make any Lease for Life or Years of any Farm, or of any of their Lands, Tenements, or other their Hereditaments, to which any Tythes, arable Land, Meadow or Pasture, doth or shall appertain, unless the third Part at least of the antient Rent he referwed and paid in Corn for the faid Colleges, Gr. The Queftion was, Whether' the faid Statute fhall be conftrued to extend to Leaves of fuch extraordinary pecuniary Tyches, which are not natural, and paid in kind ? And it was argued, That the faid Statute is to be intended of Tythes in kind ; and allo of fuch things to be demifed, which render Corn, Hay, &c. But the Tythes in London, which is the thing demifed in this Cafe, render not any fuch thing, but only Money, according to the Decree made for Payment of Tythes in London, in the Reign of King Edw. 6. And tho' the Words of the Statute be (other Hereditaments) to which any Tythes, G.c. yet the faid Statute extends to Tythes in groß, but they ought to be fuch Tythes which are of fuch Nature as Tythe-Corn and Tythe-Hay :. And Ch. B. Manhood held clearly, That of these Tythes a Lease is good enough, not withstanding the Defect of a Tpecial Refervation, which is limited, and appointed by the Statute; and by him a Leafe of a Houfe-Rent, Mill, Ferry, G.c. are out of this Stat. And to the Tythes, notwithstanding the Words of the Statute (any Tythes); yet he conceived the Stat, ought to be intended of Tythes of Common Right, and not of fuch Tythes as those of London are, and if all the Parishioners prefcribe in modo decimandi, viz. to pay a certain Sum of Money

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Money for or in lieu of all manner of Tythes, upon Demise of fuch a Rectory, such special Refervation is not; neceffary; for thefe are Tythes against Common, Right, and no Tythes are within the faid Statute but those which are annual; and therefore a Leafe of Tythe-Wood is out of the Meaning of this Statute ; for non renovantur in annum. And he faid, that upon a Leafe of the Tythes of Cherry-Trees, a Rent ought to be referved according to the Statute, and the Farmer may bring his, Charries to the Market, and buy Corn. ; Justice Shute to the contrary; for the Words of the Statute are general. Note, That this Leafe was of the Re-Story of St. Lawrence Jewry; belonging to' Baliol-College in Oxford. There was another Matter moved in this Cafe, because the Leafe, whereof the Action was brought, was made by Name of Master or, Guardian and the Fellows, whereas the true Name of their College is Ma-Ster and Fellows; and it was argued by Atkinfon, that the fame is not a Misnomer, which makes the Leafe void, for (five cuftos) are Words of Surplufage, and fo it was held by the Court: In the 7 H. 6. 13. Cafe of the Cooks, the Corporation was by the Name of Master or Governors and Commonalty Plowd. 53t. Mysterii Coquorum; &c. and they made a Conveyance by the Name of Master or Governor and Commonalty artis five Mysterii Coquerum, Gr. and Leon. Rep. pt.

Yet notwithftanding the wholefom Provision made by the 13th of this Queen, there were evil Practices made Use of to defeat the Defign of that excellent Statute by the granting of concurrent Leafes; to cure this Mischief there was another A& made in the 1Sth of Eliz! whereby Cap. 11. Colleges are reftrain'd to make any concurrent Leafe or Leafes of any of their Lands or Posseffions,

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ons, until three Years within the Expiration of the former Term or Terms: And all Bonds, Grants, Deeds and Affurances what foever made. to elude the Meaning of this A&, are void, and of none Effect in Law. But by this A& it is provided and referved, that St. John's College aforefaid may from Time to Time demife the Mannor of Fifield aforefaid, with the Copyholds and Appurtenances, to every Heir Male of the faid Sir Tho. White fucceffively, according to the Form of a Leafe made to Ralph White, Brother of the faid Sir Thomas, and every Covenant made or to be made for the Performance of the fame shall be good in Law, as if the A& made in . the 13th of Eliz. Chap. 10. had never been made. But take this Part of the Statute in its own Words, viz. ' And whereas Sir Tho. White, ' late Knight and Alderman of London, for Ad-" vancement of good Learning, hath founded one College in the University of Oxford, cal-' led St. John Baptift's College; and being fei-' zed of the Mannor of Fishyde alias Fisield in the County of Berks, did together with all other his Lands, Tenements and Heredita-" ments, give and affure the faid Mannor, with ' all the Appurtenances, to the Prefident and Scholars of the faid College for ever. And nevertheless, the faid Sir Thomas White having then one Ralph White his Brother living, and fundry Kinfmen, to whom by course of the Common Law his Lands might have defcended, did devife and order, and by the Statutes " which he provided for the faid Houfe, and by order of the now Visitor of the faid College, it ' is ordain'd, That the faid Mannor of Fishyde al. " Fifield, with the Appurtenances, fhould be de-" mifed by the faid Prefident and Scholars for ' the Time being, to the faid Ralph, for the Term

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⁶ Term of 29 Years, if the faid *R alph* fhould ⁶ fo long live, and fo it is intended, that from ⁶ Heir Male to Heir. Male of the faid Sir *Tho-*⁶ mas White, new Devifes fhould from Time to ⁶ Time be made of the faid Mannor with the ⁶ Appurtenances, to every fuch Heir Male fuc-⁶ ceffively, for the Term of 29 Years, if fuch ⁶ Heir fhould fo long live, yielding to the faid ⁶ Prefident and Scholars for the Time being, ⁶ fuch Rent as now is referved, with fuch far-⁶ ther Covenants and Conditions, as by the faid ⁶ Sir *Thomas White* or Vifitor is agreed and ap-⁶ pointed,

And whereas fince the Decease of the faid Sir Thomas White, the faid Affurances to the faid Prefident and Scholars, in all or most part ¢ ' of the Lands, Tenements and Hereditaments of the faid Founder, were found in fome Re-C fpect imperfect, and infufficient in Law; and that thereupon the faid R alph White, to whom the Advantage of fuch Imperfection came by ' Law, did neverthelefs take no fuch Advan-' tage, but did willingly make perfect the faid " Affurances, according to the true Meaning of the faid Sir Thomas White his Brother, accept-' ing only one Leafe of the faid Mannor in fuch ' fort, as the faid Vifitor was appointed, with. ' the Copy-holds and other Appurtenances of ' the faid Mannor; for Remedy whereof, be it enacted, That the Prefident and Scholars of the faid College may from Time to Time demile ' the faid Mannor, Copy-holds and other Appurtenances, to every Heir Male of the faid Sir Thomas White fucceffively, according to ⁶ the Form of a Leafe thereof already made to " the faid Ralph; and that every fuch Leafe fo to be made, and every Covenant made or to ' be made, for the Performance of the fame, ' fhall C 3

fhall be good in Law, as if the faid A& made in the faid 13th Year had never been had or made: Any thing in the faid A& made in the isth Year, or any other A& or Matter whatfoever to the contrary notwithflanding.

College Leases shall not be extended to be, void by the Stat. of the 13th of Eliz. if made of any House, not the Capital House, nor above 10. Acres of Ground, in any City, Borough, or -Market Town, or Suburbs thereof : But the fame may be made as they might have been before the Stat. of the 13th of Eliz. Chap. 10, and . fo shall be good by the Stat. of the 14th of Eliz. Chap. 11. Sect. 17. Crane versus Taylour. For though the Stat. of the 13th of Eliz. Chap. 10.: be general against all Leases and Grants, other. than for twenty one Years, and three Lives of. all the Poffeffions of, &c. yet this Stat. of the 14th of Eliz. which is shuffl'd into an A& of Continuance of Statutes, enacts, That the 13th of Eliz. (naming it) shall not extend to any. Houles in Cities or Towns, Gc. but that the fame may be granted, demiled, &c. as they. might lawfully have been, and as if that Stat. had not been made : So that Stat. fets all loofe touching fuch Houfes in Cities, as against the Stat. of the 13th of Eliz. and therefore that Stat. of the 14th of Eliz. Chap. 11. makes a new Law of it felf for them, that no Leafe shall be made of them in Reversion, which was not. reftrain'd by the 13th of Eliz. as appears by the-18th of Eliz. which provides for that Mischief not provided for before. Also the 14th of Eliz. Chap. 11. forbids Alienations of fuch Houfes, except there be full Recompence given to the-Church or College at the fame time, fo as with: fuch Recompence they may alien in Fee, which Then was not permitted by the 13th of Eliz. comes

Hob. Rep. p. 269.

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comes in the Stat. of the 18th of Eliz. which recites, that fince the making of the 13th, divers Leafes were made long before the Expiration of the former against the Meaning of the Stat. of the 13th, and enacts that all Leafes made of Lands, whereof any former Leafe was then in being, and not to be ended within three Years, *Ch. 6.* should be void; and that all Bonds and Cove- *Ch.* 10. nants for making Leafes against the Intent of the 18th and 13th of *Eliz.* should be void; fo that this Stat. toucheth not the 14th of *Eliz.* which permitted not in Reversion at all, nor was named or mentioned in this Statute.

A Leafe made by a College to begin at a Day to come, is made good by the Stat. of 14. Eliz. if it does not exceed the Term of 40 Years from the making thereof; for the Purpole of this A& was, that Colleges and the like fhall [not]make Grants in Reversion, tho' but for a Year; and the Reafon was, because by fuch Grants in? Reversion they shall be excluded to have their Rent of the particular Tenants for the Time. But to make a Leafe for twenty Years to one in Posseffion, and to make another' Leafe to another for twenty Years, to begin after the Endof the former Leafe, is good; for that one and' the other do not exceed 40 Years comprized in Poph. Rep.p.9. the Stat. Thompfon and Trafford.

Now the Stat. of the 32 H. 8. Chap. 28. ordains certain Qualifications of Leales made by Ecclefiaftical Perfons, and Mafters of Colleges and Hofpitals are bound by it.

First, Such Lease must be made by Writing indented, and not by Deed or by Parol Agreement.

Secondly, Such Leafe must begin from the Day of the Date of the Making thereof, or from the making thereof; but by the Statute of the

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1 ft of Eliz. and the 13th, they must begin from the making, or from the Time of the Commencement.

Thirdly, If there be an old Leafe in being at the Time of the making of fuch new Leafe, it must expire, be furrendred or ended within a Year after the making of fuch new Leafe, and fuch Surrender must be absolute and not conditional. But by the 18th of Eliz. the old Leafe is to be expired within three Years next after the making the new Leafe.

Fourthly, There must not be a double Leafe, in being at one and the fame Time, the one for Years and the other Lives. The Words are for twenty-one Years, or three Lives, fo as one or the other may be made, but not both : Elmer's Cafe. A Leafe to J. S. for the Lives of his three Cro. Jac. p.76. 14 Eliz. Ch.1. Sons, is good and warranted against Colleges.

Fifthly, Such Leafe must not exceed twentyone Years, or three Lives, from the making of it, but it may be for a leffer Term, or fewer Years. A Leafe for 99 Years, if one, two, or three Lives 2 Rep. p. 20. b. fo long fhalllive, is good within this Statute.

Sixthly, It must be of Lands and Tenements, manurable or corporeal, out of which a Rent may be referved, and not of things that lie in Grant, as Advowfons, Fairs, Markets, Franchifes, Tythes, Toll, &c. out of which a Rent cannot be referved ; where Tythe and Land together are demised, rendring the accustom'd Rent, the Succeffor cannot avoid the Leafe in the whole, or as to the Tythes only; it must be good, or elfe Tythe in no Senfe could be demifed.

Seventhly, Such Leafe must be of Lands and Tenements, which have most commonly been letten to farm, or occupied by the Farmers thereof by the Space of twenty Years next before the Leafe made, or by the most part of. twenty

Chap. 11.

5 Cok. Rep.

Vaugh. Rep. 204.

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twenty Years; fo that if they have been let for eleven Years at one or feveral times within the 1 Infl. 44. b. twenty Years next before the making of the new Leafe, it is fufficient. But this feems not to be Law; for the first Part of the Statute as to Leafing, feems to refer to a more ancient Time, Sid. Rep. 416. and the latter Part of Farmers to 20 Years. The best Construction is, that it ought to be ancient-Vaug. Rep. Iy, and also lately letten. And by Vaughan usin-P. 30. ally letten shall be intended Lands twice letten.

A Grant by Copy of Court-Roll in Fee for Gro. Jac. p.76. Life or Years, is fufficient letting to farm within this Statute : Baugh and Heines's Cafe. Land is accounted ufually demifable, when it is always demifed, whether by Indenture, Copy of Court-Roll, Grc. as if it had been ufually let at Will at Common Law rendering Rent : But it is not ancient Rent, where more is letten than was be- 5 Rep. fore : Mount joy's Cafe.

Eighthly, Upon every fuch Leafe there muft be referved yearly, during the fame Leafe, due and payable to the Leffors and their Succeffors, $\mathcal{C}c$. fo much yearly Farm or Rent, or more, as hath moft accuftomably been yielded and paid for the Land fo demifed within twenty Years next before fuch Leafe made. And if Land ufually letten be demifed with any other Lands, $\mathcal{C}c$. tho' a Rent be referved, which exceeds the Value of those Lands, and the old Rent; yet fuch Leafe shall be avoided by the Succeffor, and is not warranted by the Statute : For the accustomable Rent is not observ'd and referv'd; fince Part was not accustomably letten, and the Rent isfues out of the Whole.

If the accuftomable Rent had been payable at four Feafls or Days in the Year, yet if it be referved by the new Leafe to be paid at one Feafl, 1 Inf. 44 k if it be referved yearly, it is within the Star. The

5 Rep. 5 836.

5 Rep. 5.

Cro. Eliz. p. 815. 4. Rep. 119.

Keb. Rep.

6 Rep. p. 37.

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The Master and Fellows of Magdalen-College in Cambridge, convey'd the Land and Parcel of their

The Refervation of eight Bufhels of Corn is all one in Quantity, Value and Nature, and varies only in Words.

. A Leafe was made by Corpus Christi College' in Oxon. referving twenty two Shillings, and no' Corn, whereas the antient Rent was twenty two? Shillings and four Pence. This Leafe was void within the Stat. of the 13th and 18th of Eliz. Dumport's Cafe. If the yearly Rent be referved; tho' the Harriot and 'other cafual' Services be omitted ; yet it is fufficient ; and foit was refolved in the Dean and Chap. of Worcester's Cafe ; Harrio's being no annual Rent. : It must be verus & antiquus reditus. Therefore if the leffer. reserves a lesser Rent for a Term, and afterwards the full Rent, it is not good; for it muft be antient Rent during the Term, and the Term. and intire Term is' all, one and the fame thing." If a College has two diffinct Manhors that

If a College has two diffinit Manhors that have been ufually demifed together, and one intire Rent is referved for both Mannors, and thefe being out of Leafe, the College may demife them feverally, referving Rents amounting in the whole rateably and good.

Ninthly, Such Leafe muft not be made without Impeachment of Wafte ; therefore if a Leafe be made for Life to one, the Remainder to another for Life, the Remainder to a Third for Life, this is not good against the Succeffor, tho' but for three Lives, because the Remainders make the present Tenants dispunishable for Waste for the Time, I Inst. 44. But if a Leafe be made to one during three Lives, this is good ; for the Occupant shall, if any happen, be punished for Waste: And thus far of Leafes made by Colleges.

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their College to Queen Eliz. against which they were reftrained by A& of Parliament; upon 13 Eliz. which Conveyance a Rent was referved. The Mafter of the College accepts the Rent and gives a Receipt for it under his Hand, (not under the College Seal) this Acceptance of the Rent by the Mafter, shall not difable and conclude him and the Fellows to enter into the Lands fo aliened; for that this Body Politick is a Body aggregate of many, and the Master only by his Acceptance may not divest any Right or Intereft which is in him and the Fellows, and conclude him (efpecially it being without a Deed) to enter into the fame. - i raile.

. If Q. If the faid Conveyance made to Queen Eliz. by the Master and Fellows of the faid House, of Parcel of the Possession, after the A& of 13. of Eliz. was reftrain'd by the faid A&? Per Curiam the Act of the 13th of Eliz. reftrains the faid Master and Fellows to convey the House to the Queen : Tho' the Queen is not named in the A&, fire is within the Words, any Perfon or Perfons, Body Politick, &c. and the Intent for the Prefervation of Church and College-Land, &c. 2d Reafon. The Mafter and Fellows are difabled by the faid A& to grant, and then if they are difabled, the Queen may not take of them.

2d Q. Admitting the faid Conveyance was restrained by the A& of 13 Eliz: whether the faid A& of 18 Fliz. had fupplied the Defe& of it, and made it perfect? Per Cur. The Stat. of the 18th of Eliz. had not given any Vigour or Effect to the Grant made to the Queen ; for fuch Conveyances are made by that A& which is for Satisfaction of Debts and Sums of Money, or other good Confideration; and this Grant to the Queen not being for any Debt, Sum of Mo-

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ney, or other good Confideration, it is out of the Letter of the A&, and the Rent was not payable till Michaelmas, and the Queen was compellable to grant in April. But admitting it had been for Satisfaction or Sum of Money, or other good Confideration, yet the A& of the 18th of Eliz. shall not extend to this Cafe, for they are difabled by an A& of Parliament in the 13th of Eliz.

Q. 3. If the faid Fine and Non-claim for five Years shall bind the Right of the faid College ? Per Curiam it shall not. The Fine doth not bind them. The Effate convey'd to the Queen was good, during the Life-time of the then Mafter or Prefident, who was alive at the Time of the Fine levied, and could enter or claim during his Life (for fo long it was good) but if the Cok. 11. Rep. fucceeding Mafter enters within five Years after his Death, this Entry shall avoid the Fine. Magdalen College Cafe.

> If a College be without or wants a Head, it cannot make Claim, or continue Claim, becaufe the Fellows have then no Ability or Capacity to fue any Action ; and a Grant fo made to them is void, becaufe the Body is not then compleat : But in that Cafe, if a Lease for Life be made, the Remainder to the Warden and Fellows of Merton, the Remainder is good, if there be a Warden elected during the particular Eftate.

> If by Licenfe Lands are given to the Prefident and Fellows of the College of the Holy and Undivided Trinity in Oxon. this is good, tho' the Prefident be not named by his proper Name, if there were a President at the Time of the Grant made; but in pleading he must shew his Proper Name: And the Judges in the 13th of Edmard IV. held the Grant good to a Mayor, Alder-

5 Inf. 3. a.

dermen and Commonalty, although the Mayor was not named by his proper Name, but in pleading he must shew it.

Upon an Ejectione firme the Plaintiff declared upon a Leafe made by the Warden and Fellows of All-Souls College in Oxon. without naming any Name of the Warden; and, by the Court the Declaration was held good enough, and they relied especially upon the Book of 21 Ed. 4. 15, 16. where an Action of Debt was brought by the Dean and Chapter without any Christian Name, and the Writ was held good. And by Anderson it stands with Reason, forasmuch as the College was incorporated by the Name of Warden and Fellows, and not by any Chriftian Name, that they may purchase and lease by fuch Name, without any Christian Name, and may be impleaded, and implead others by fuch Name ; and as the Fellows need not in fuch Cafe to be named by their Christian Names, no more ought the Warden ; and 12 Hen. 4. 151. is, that if a Leafe be made by Dean and Chapter in these Words, viz. Nos Desanus & Capitulum, the fame Lease is void : which was granted by the Court in Carter and Claycrade's Cafe. 1 Lev. 307.

Merton-College in Oxford was incorporated by the Name of Guardiani & Scholarium Domûs sive Collegii Scholarium de Merton in Universitate Oxon. and they afterwards made a Leafe per nomen Custodis Domûs sive Collegii de Merton in Oxon. & Scholarium ejusdem Domus; and four Variances were observed, 1st, Guardianus, Custos. 2dly, The Senfe was per nomen Domûs five Collegii de Merton, omitting the Word Scholarium. 3dly, For in Universitate Oxon. the Lease was in Oxonia. 4thly, Scholares was milplaced, for they come in the End, whereas in the Charter of Incorporation, they are named immediately after

after, the Guardian. Per Curiam, the fecond Variance is Substance, for the Charter had baptized the College by the Name of the College of the Scholars of Merron, and they have made a Leafe by the Name of the College of Merron himfelf, who in Truth was the Founder. But Hobart, p. 125, thinks this a hard Judgment, which he should have hardly given; for fince they were named Scholars of the House in one Part of the Name, it must follow, that it was the House of the fame Scholars, as the Burgeffes of Lyn implied that Lyn was a Borough. Aula Regime in Oxon, was incorporated by

Aula Regina in Oxon. was incorporated by this Name, viz. Prapofitus & Scholares Aula Regina de Oxon. and they make a Leafe by the Name of Prapofiti, Sociorum, & Scholarium Aula vel Collegii Regina in Universitate Oxon. in which there are three Additions, (Sociorum) (vel Collegii) (Universitat.) and one Alteration, viz. de for in, yet it was reloved to be good enough, and the College is nominated in fuch Cafe, as it might well be diffinguish'd. Ayre's Cafe.

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King Henry VIII. incorporated the Scholars of Trinity College in Cambridge, by the Name of Mafter, Fellows and Scholars, Collegii Sante a & Individua Trinitatis in the Town and Univerfity of Cambridge; and in the first of Edw. VI. they made a Lease by the Name of Master and Fellows of Trinity-College in Cambridge, leaving out the University. Telverton argued, that this was a void Leafe, as if it had been made by the Mafter and Fellows of Trinity-College in the Town, and left out the University of Cambridge; it had been void. Walter contra, who cited the Opinion of the Lord Pophain in Burton's Cafe, that a Corporation cannot be limited to a County, as probos homines of fuch a County, but it ought to be reftrain'd

ftrain'd to fome certain Place; befides, the Univerfity is not local but perfonal, as King Henry III. intending to keep a Parliament at Oxford, directed his Writ to the Chancellor and University of Owon. commanding them-that they remove the University to fuch a Place till the Parliament fhould be ended, and afterwards fent his Writ and willed them to return ; fo that by this it appears, that the University is -a Perfonal and not a local. Thing ; for if it were a Place, it could not be removed. The Lord North's Cafe, was this, Chrift-Church in Oxford was incorporated by the Name of the Dean and Canons of Christ-Church in Qxion. and they made a Feofment by the Name of the Dean and Canons of Chrift-Church in the University of O.von. 2. Brownly and it was adjudg'd a good Feofment, Gre. . Rep. 243. But this Cafe of the Dean and Chapter of Chrift-Church is more fully reported in my Lord Chief Justice Popham, p. 56; under the Name of

Button and Wrightman's Cafe. A. Think The Dean and Chapter of Chrift-Church in Oxon. were incorporated by King Henry VIII. by his Letters Patents, by the Name of Dean and Chapter of the Cathedral Church, G.c. in Oxon. of the Foundation of K. Henry VIII. and fo to be called for ever. The Dean and Chapter, being feized of an Houfe and Land in Fee in jure, Gc. by the Name of the Dean and Chapter Ecclesia Cathedralis Christi in Academia Oxon. ex Fundatione H. 8. enfeoffed the Lord North by Deed, dated I Ed. VI. the Plaintiff; claimed by Leafe under Queen Eliz. and in a fpecial Verdict it was found, that the City of Oxford and the University of Oxford were all one. Per Popham, Gandy and Clench, this is not fuch a Misnomer as shall make the Feofment, void ; for suppose it had been Decanus & Capitulum Ecclefia

The Antient and Present State Part II. clesse Cathedralis Christi in Civitat. Oxon, it had been good, for Oxon. and Civitas Oxon. are one and the fame thing. And by Popham the Place of a Corporation may be well refembled to the Sur-name of a Man; and it is not good to fay Mayor and Conimonalty, Dean and Chapter, without faying of what Place. And in the Cafe of a Corporation 'tis fufficient to have a just Demonstration of the Place where the Corporation is, altho' it be not by the precife Words comprized in the Charter. And the naming Academia Oxon. pro Villa Oxon. is good, because it tends but to a particular Place, as a City, Town, O.c. But to erect an Hofpital by the Name of an Hospital in the County of Surry, or in the Bishoprick of Winton is not good, because he is bound to a Place too large and uncertain; but a College erected in Academia Oxon. vel Cantab. is good for the Reason aforefaid.

Action on the Cafe against Hawkshead for taking Toll for Paffage over the Weft End Bridge of W. and shews for Title the Letters Patents of King Henry VI. anno 2do regni to the College of All-Souls in Oxford, for them, their Tenants and Farmers, to be quit of Toll, and conveys himfelf as Farmer to the College ; yet the Defendant for fuch a Time had taken Toll of him against the Form of the Patent, &c. The Defendant pleaded in Bar the Statute of the 28th of Hen. 6. of Refumption of all Liberties and Franchifes formerly granted by Hen. 6. The Plaintiff by Way of Replication pleaded the Statute of the 4th of Hen. 7. by which all the Patents granted by Hen. 6. to this College, are made good, the Statute of the 28th of Hen. 6. notwithstanding. The Defendant demurred, this is no Departure; for there is no new Matter contained in the Replication, other than what no

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was in the Declaration; for the Title of the Plaintiff ftill remains upon the Letters Patents, and is one Title in one and the other. Wood and Hawk [head.

Although these Colleges by their Foundation have not any Jurifdiction or commanding Power, yet nevertheless they have always a reftraining Authority given them by their Statutes and Privileges; which Authority is fometimes without and fometimes with a Limitation; but when it is without any Limitation or Reftriction, it is left unto the Wifdom and Difcretion of the Head and Governing Part thereof; and this Power ought to be used and exercised with the fame Tenderness and Moderation as a wife Father would exhibit in the Chaftifement and Correction of his Children, and not with Rigor and Cruelty. Altho' Heads and Governors of Colleges are invefted with this Power of corre-Ating and punishing their Fellows and Scholars, yet this ought only to be underftood in light Matters, and for fuch Crimes and Mifdemeanours alone as are express'd in their Local Statutes, or deducible from thence, according to the Exigency of the fame; but they cannot proceed and correct as the Magistrate doth, by the Prince's Commission and Authority.

In all Colleges, if the Queffion be concerning any thing which is common to the Fellows in particular, and as a Part from the Community, as a Chamber, & c. the express Confent of every one of them is therein particularly neceffary: But if the Queffion be concerning that which is common to them all jointly and indivifibly, it is fufficient, if the greater Part of them concur in the fame Opinion; for they bind the reft; provided always, that nothing be ordained or decreed contrary to the College Statutes Vol. II. D legally

Yelv. 13, 14.

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legally eftablish'd, or the Laws of the Realm. Thus the College-Statutes, and the Laws of the Realm standing entire, the greater part of the College may make Decrees and Ordinances for the publick Welfare, which shall oblige the leffer Part altogether, and every Fellow in particular : And thus also may all Acts and Decrees, which have pass'd the Confent and Approbation of the whole College, be repealed and abrogated by the greater Part, or according to the Civil and Canon Law (as already noted) by two Parts in three of the Body affembled.

A Perfon chosen by a College to treat of and conclude Matters common to the whole Society, shall bind every particular Fellow thereof, if fuch Agents Commission be cum nuda relatione to the College : But fometimes he is only deputed. to treat and debate Matters, and then to make a Report of his Proceedings to the College it felf, whereby he concludes nothing without the exprefs Confent of the Body.

If there fhould be a Statute made, which requires the Confent of every individual Fellow in Matters relating to the College in general, fuch Statute would be null and void from the Beginning; for if that might take Place, every particular Fellow by himfelf alone might impeach and hinder the wifeft Decrees and Refolutions of the whole Society; which is contrary to the formal Disposition of the Law, requiring that in all Acts touching a Corporation, the Judgment of the greater Part fhould prevail over the leffer : And fuch a Majority may give Laws to all the Fellows in particular, whether the reft of them be there prefent or not; for 'tis not neceffary they fhould all be prefent for this End, and that especially in Matters of light Importance, Gc. fo that they be all fummon'd thereunto. This Confent

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Confent of the greateft Part muft be had and given in the common Affembly of the College : For tho' all the Fellows fhould feparately and apart agree unto any thing common unto them all, yet fuch A& of Agreement is not effectual or valid ; no, not altho' it fhould be done in the Prefence of a Publick Notary : For that is not done by the College, which is executed by the Fellows fingly. Nor is it fufficient that the College be affembled, unlefs the A& be fped in due Time and Place : For the Fellows are not bound to affemble at all Times and in all Places, as I have intimated already.

But in a Corporation within a Corporation this common Confent of the major Part does not always oblige, nay never does proceed, where there are Perfons acting under different Charafters, Denominations and Capacities, unlefs an uninterrupted immemorial Cuftom, or fome Statute, has rendred it otherwife, by requiring only common Confent : and in confirmation hereof, I will cite a Cafe of my Lord Dyer's Reports, pag. 247. A. where 'tis faid, That the Warden, three Burfars, five Deans, and five Senior Fellows of New College in Oxford, have Authority given them by the peculiar Statutes of the House, to dispense with the Absence of a Fellow above the Space of two Months, to the Observation of which Statute they all take an Oath. The greater Part of them granted / and affented unto fuch Difpensation, and the Refidue deny'd it. It was adjudg'd by the Opinion of the two Chief Juffices, the Chief Baron, Juffice Whyddon, Brown and Weston, that this is not a good Difpensation or Leave of Abfence; for that it is out of the Cafe of the Statute of the 33d of Henry the 8th, Chap. 27th, which extends to Grants of Leafes and other D 2 Grants

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Grants and Elections made by the greater Part of the whole Number of the Corporation, and not to any particular Number, as the Cafe is here. Vide ante of Negative Voices, Page 16.

By the Civil and Canon Law, a Perfon cannot be a Fellow in two Colleges at one and the fame Time; which is to be underflood, when the Studies and Exercifes of one College do thwart and impeach his Studies and Exercifes in the other, and especially if these different Colleges have no Subordination the one to the other: for it may happen that he may be fummon'd at one and the fame time to these different Colleges, and he cannot ferve both. Abbas fuper 3. Decretalium, Cap. 14. Num. 4.

A College is prefum'd to be an Ecclefiaftical Body or Corporation (as has been faid) according to the Canon Law, if the Number of Clerks be equal to or greater than that of the Laicks; and if not, it is confeffed to be a Lay-Corporation : And no doubt our wife Founders of Colleges in our two Universities intended to make their Foundations as much Ecclefiaftical as in them lay, as appears by the Style and Difpenfation of their Statutes, which follow the Model of the Canon Law, for the most part, and square beft with it. Colleges erected for Learning within this Realm of England indeed were never accounted (as I can learn on the beft Search I am able to make in our Law-Books) to be of Ecclefiaftical Commencement, or fubject en-t tirely to the Difposition of the Canon Law. Popes as well as Princes (it is true) have confirm'd the fame by their Grants, and by this d means have attempted to bring them under the th Dominion of the Church : But their Papal le Bulls have ever been difallowed in our Courts of Fe - Law, as favouring of an usurp'd Jurifdiction of which

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which they came into through the Weakness of fome of our Kings, and the Broils they met with both at home and abroad : And thus it happen'd, that the two Foundations of New College and Maudlin's in Oxford were confirm'd and eftablish'd by Papal as well as Royal Authority, their two Founders dreading the Conlequences of the Pope's future Greatness here in England. By a memorable Commission in the Reign of Queen Elizabeth, occasion'd through the Appeal of William Wilfon to the Court of Arches, from the Determination of the Bishop of Lincoln, the Local Visitor of Lincoln College in Oxford, it was adjudg'd on the Petition of the Chancellor, Doctors, Masters and Scholars of this University, in the behalf and for the Prefervation of their Liberties, Privileges, Exemptions, c. that all Colleges within the two Univerfities of Oxford and Cambridge were Lay-Corporations, and that it was in no Founder's Power to subject them to a spiritual Jurisdiction ; it being urg'd on the Part of Wilfon, that the Bishop of Lincoln was Visitor of that College only of Common Right, and not by any Appointment of the Founder; and confequently there being no Papal Exemption from the Power of the Diocefan, it must by Appeal from him devolve to the Arch-Bishop, and his Offcial, jure Metropolitico. This Cafe happen'd in the Business of an Election to the Rectorship of this College, wherein Willon was by the Arch-Bishop of Canterbury recommended to the Choice of the Fellows, and therefore probably the Archiepiscopal Power by way of Appeal was thought on for the Confirmation of Willon's Election, in opposition to that of John Underhill, Fellow of New College, and Rector duly Elect of Lincoln, who was recommended to the So-Da ciety

ciety by the Earl of Leceister, then Chancellor of the University. Those who have endeavour'd to render Colleges Ecclefiaftical Corporations, have fupported their Opinions in the following manner: First, they fay, that they are in Law to be accounted Ecclefiaftical Corporations, because the Fellows thereof are called Clerks, and therefore their Study is Theology; and the Statutes of the College are, that they must enter into holy Orders, and so every College is of a fpiritual Foundation. Secondly, Colleges are governed as other Ecclefiaftical Corporations are, 8 Aff. Pl. 29, and 31 3. Thirdly, That a Thing of an Ecclefiaftical Nature may be annex'd unto a College, as an Impropriation, &c. And Fourthly, That Colleges are in several Acts of Parliament reckon'd among fpiritual Corporations, as in the 13th of Eliz. Chap. 10, Gc. In answer to the first Objection, it is affirm'd by Bodin, in his Review of the Council of Trent, by Selden in his Differtations on Fleta, and many other excellent Lawvers, Hiftorians, &c. that Clerks and Scholars are only fynonymous Terms. And this appears from the principal End of the Foundation of our Colleges, viz. Study and a Religious Education (as has been already remembred in the Beginning of this Chapter.) And Cambden, in his Britannia, p. 381. fays, that Places of Learning were in antient Time called Studia generalia, for that they were defigned pro bonarum literarum studiosis; ad studendum & or andum. I shall proceed on the first as it chiefly has a Relation to Clerks' and Scholars maintain'd and nurs'd up in these Societies, as by experience we see has always been in Human Learning principally, fuch as Logick, Philosophy, Mathematicks, &c. So that there is a plain Diffinction to be made between

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tween Colleges in the University, and Religious Houses : And Stow, in reckoning up all the Colleges in both Universities, and their Foundations, fhewing fome originally founded for Grammar, others for Logick, and others for other Sciences, reckons none of them barely for Ecclefiaftical Matters. Lindwood, 155. Cap. de Magistris, fays, a College is only Habitaculum Scholarium; and 161. Cap. de Hareticis verbis ipfins loci, where treating of the Jurifdiction of the Ordinary in punishing Hereticks, he puts this Question, What if the Place be non habens Ecclesiam parochialem, qui est locus Religiosus vel Collegium, aliufie locus qui non subest Ecclesie parochiali ? So that Collegium, which is a Habitation for Scholars, is a Place diffinet from locus Religiosus : And in truth, if we observe the Foundation of all Religious and Ecclesiuftical Corporations and Societies, nolone was ever feen, whofe End was ad studendum; their Defign was either to pray for the Souls of Men. departed this Life, or to observe such and such: Canonical Hours, according to fuch and fuch an Order, their Mattins, Vefpers, Compline, and other folemn Offices tending to Divine Worship, which was already provided to their. Hands, and fuch as Men of little or no Learning might perform. They might contemplate upon what was already invented, fudied and, agreed on, but not to excogitate new Matters. in Religion : In fhort, they went on in a Circle, and where they left off at Night they began the next Morning; they were not enjoin'd ad ftudendum, but ad celebrandum divina. : It is true, fome Members of fuch Corporations and Foundations have been Students, and have written learned Tracts, and have profited much in the liberal Arts and Sciences; but they were not DA com-

Raým. Rep. p. 108.

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commanded by the Rules of their Societies fo to do; for 'tis not Study, but the entire End of celebrating of Divine Worship, that makes an Ecclesiastical Corporation. For suppose a Man should erect a Society, and direct that it should be to fludy the Schoolmen or the Fathers, to enable them in the Polemical Parts of Theology, or to paraphrafe or make a Comment on the Bible, as the Schola Conimbricensis did upon Aristotle, this wou'd not be a spiritual Corporation; for that the Spirituality confifts in clebrando divina & fungendo divinis officiis, and not in studendo. Ad or and um is no more than what is imply'd; for Prayer must be concomitant. with all Studies : A Lawyer, by my Lord Coke's Rule of Quatuor orabis, may be as well an Ecclefiastical Person, if ad orandum wou'd render him Ecclesiastical. It may be faid of this Word ad or and um, as Lindwood expounds the Words of circumspette agatis de mortali peccato. 1st, Says he, non intelligas de omni peccato mortali, sed de tali cujus punitio de sui natura spectat ad forum Ecclesiafticum; for if the Church should take cognizance de ratione cujustibet peccati mortalis, periret gladii temporalis jurifdictio; for that every evil A& would have fomewhat of mortal Sin intit : 'So if the Injunction of faying ones Prayers wou'd make a Corporation spiritual, none of those, which are without doubt Lay-Hospitals, but in their Creation wou'd be fpiritual. Nay; in Pits and James's Cafe Prayer for Souls was enjoined, and yet the Hofpital was Lay. Antiently a Spiritual Corporation was not chargeable with Subfidies, nor taxed among the Laity. Now a College in the University, and likewife the Colleges of Eaton, Westminster, and Winchefter are so taxed in every Act of Subfidy, as we may fee 21, Jac. 1. 3 Car. 1; and the last Act for Sula-

Hob. 121.

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Subfidies, 15 Car. 2, G.c. only there is a Provilo to difpense with the Payment thereof. Again, the Univerfity fends Burgeffes to the Parliament, which they cou'd not do, if they were a spiritual Corporation, & eadem est ratio partis & totius; if the whole be Lay, the effential Parts cannot be fpiritual ; and therefore Colleges herein must be Lay Corporations. Moreover their conftant Application is to the Temporal Power upon all Occasions of Grievances among them, whereby the ordinary Jurifdiction of the Diocefan has been always paffed by or fet aside, as having nothing to do in these Matters. For answer to the Second Objection, viz. Colleges are govern'd as other Ecclefiaftical Corporations are: It is granted that the Local Statutes of Colleges are for the most part framed and conceived according to the Style of the Canon Law (as has been already affirm'd) and therefore they are well expounded by the Rules and Maxims of that Law; yet it is truly known, that if the Founder of a College should prefcribe any Statutes or Institutions for the Government of his Society, which are contrary to the Temporal Laws of the Land, fuch Rules are void of themfelves, and want no Judgment to make them fo. Thirdly, It has been alledg'd, that a thing of an Ecclefiaftical or Spiritual Nature may be annex'd to a College, which has been yet judicially refolved, and none have been fo : fince all the Impropriations they now have, were heretofore appropriated to Religious Houfes before their Diffolution ; and moreover it has never been yet decided, whether an Impropriation may not be to a Lay Corporation, there being no Judgment in Alden and Tothill's Cafe. Having faid fufficient at prefent to evince Colleges to be of Lay Corporation,

tion, I will referve my Anfwer to the 4th Exception to a more proper Place.

The Refignation of a Head of a College ought to be made in Collegii gremium, to the Ufe and Behoof of the College, and not into the Hands of any particular Person, as Sub-warden, Vice-President, &c. But a Fellow ought to make his Refignation into the Hands of his Superior or Governor, to the Ufe of his Succeffor. These Refignations ought to be made freely and voluntarily, and not thro' Fear or Compulsion : Nor may the Head of a College, upon the lawful Tender of a Refignation made, refuse to accept the same, where there is a Perfon already nominated and elected to fucceed the Party renouncing his Right to a Fellowship. therein; and if he shou'd fo refuse, no doubt but that a Mandamus wou'd be awarded to admit the Nominee ; and if fuch Nominee refufed, fhou'd be by any means defeated of his Right, a good Action for Damages wou'd lie against the Person thus refusing to admit him. In the Cafe of Baskerville, it was faid, that if Fart 4. p.368. the Nominee has: any Wrong done him, he ought to apply to the Local Vifitor for a Remedy, and not to the Kings Bench for its Interposition, until his Sentence ; but it was anfwer'd, that he hath no Jurifdiction in this Cafe, for two especial Reasons : First, He is only a private Judge appointed by the Founder, or the Law, to determine Offences against the Laws of the College or Place whereof he is Vifitor, and to decide Differences between Perfons already admitted to partake of the Founder's Charity, upon a Complaint or Appeal made to him; fo that his Power only extends over-Collegiate Perfons and Things : But here the Nominee is not of the College before Admittance, and

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and therefore this Court may compel an Admittance: And 'tis as reasonable, that this Court fhou'd grant a Mandamus to the College to admit Perfons, as to grant fuch Writs to Corpo-'rations, or to a particular Company, to make a Man free thereof; for where the Cafes are alike, the Remedies should also concur. Secondly, The Power of a Vifitor is only to determine Rights upon Statutes, and not upon Grants and foreign Nominations. Sed quare, whether it be not more adviseable to bring an Action on the Cafe for Damages, than to apply to the upper Bench for Relief, which I leave to every Man's Difcretion. According to the Civil and Canon Laws, in all Points of Elections, he that canvaffes or folicits the Suffrages of the Electors for the Choice of himfelf, renders himfelf unfit for the Dignity or Preferment to be disposed in this manner ; nay, fo fevere is the Canon Law Vide Ab. de herein', that it deems a Perfon guilty of Simo- Eleft. cap. per ny, who emits and puts up Prayers for his own Inquif. n. s. Election : And it were much to be wished, that these kind of Elections in Colleges, procur'd by Canvaffing, and other undue Practices, were altogether as odious among the Electors, and as feverely adjudged and animadverted on by the Vifitors' of Colleges. In all Elections whatfoever, the Electors ought to have a publick Summons given them by the Perfon, whole Duty and Bufinefs it is to call an Affembly to that End.

Burfars of Colleges are the Administrators and Difpenfers of the College Goods and Money, and therefore ought to render an Account of their Truft : and in what Cafe foever any certain Number of Perfons do affume to execute this Office or Commission of Trust indifinitly, there (it feens) they do all in Law, if not

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Dec. Conf. 197. per tot.

Mar. Dec.

780. N. ult.

Conc. 1314. per tot. Rip.

in L. fi is qui

bona N.4.

Chancery Cafes. Part 1.

H. de pig.

pag. 127.

The Antient and Present State Part II.

not by fome expreis Agreement, promife and become Sureties jointly and feverally for the Care and Honefty of each other in toto & per folidum; and to may be jointly or feverally impleaded for the Fraud or Negligence of one or all of them : For it often happens, that in Commissions so executed, the better Condition of one of them is fufficient Security against the Frauds and Laches of them all. But it is otherwife, 'if they at feparately in respect of fuch Office or Commiffion of Truft, for then fome foreign Caution may be thought requifite and neceffary, fince in this Cafe the Fraud and Negligence of the one will not reach the other ; because they perform this Trust distinctly, and are not Centinels on each others Proceedings, as in the former Cafe; and alfo for that one Perfon cannot be of equal Security in Law to many join'd in the fame Truft or Office; and Vol. 1. Max. therefore in the former Cafe they are not only feverally, but also jointly bound for the due Performance of this Truft, Socius tenetur Socio pro Rata, sed aliis in folidum, fays Straccha. Vide Decif. Rota Gen. 97. N. 8. And thefe Rules are not only fupported by the Civil Law, but also by the Municipal Laws of this Realm, and are of conftant Ufe and Practice among us.

> The fublcribing Burfars Accounts is a prefent Satisfaction to the Parties fubscribing the fame, but no abfolute Approbation thereof; fince in paffing all Accounts, Errors are excepted on both fides; and this Subscription may perhaps bar an Action of Account fricto jure, yet an Action bone fidei, i. e. 'an Equity, will not be precluded thereby, if the Error be detected, prov'd, and the Action brought within a reafonable Time after fuch Subscription and Approbation. Vide Marant. Prax. p. 95. n. 7.1: By the

the A& of Limitation of A& ions, an A& ion of 21 Jac. 1. Account muft be brought within fix Years, un-ch. 16. lefs among Merchants. If an Accountant has loft his Papers or Books by no Default of his own, he fhall not be charged beyond hisown Oath. Upon a Review of an Account by way Chancery Caof Exception of Error, the Account already fes, Part 1. ftated fhall not be again inquir'd or ravelled in-P. 299to, but by charging of Particulars.

If the Head of a College labours under any Defect or Difability of Mind, whereby he becomes uncapable of administring or discharging his Office, as it was the Cafe of the late Principal of Brazen-nofe College in Oxford, an A& done by him, or in his Bodily Prefence, is null and void, if his Prefence be neceffarily requir'd thereunto. By Prefence here I understand that chiefly of the Mind, as the Understanding and Confent of the Perfon ; for a Man who is both deaf and dumb, if he can be made to underftand by Signs and Tokens, fo as to give a Confent, he is prefent in Mind, and may act as an Agent perfect in Body; for that is faid to be done in the Prefence of any one, which is done coram intelligente & prudente. L. coram 209. de V.O.

In all Collegiate Matters, wherein a Fellow acts in purfuance of his general Oath taken at the Time of his Admiffion into the Society, and not by virtue of any particular prefcript Form in the Statutes, and wherein his perfonal Prefence is not fpecially requir'd, he may act and vote by leaving Proxy with one of his Fellows Collegiate : But this is not practis'd (as I know) in this Univerfity ; yet fuch a Proxy cannot be refus'd or deny'd.

The Provost, Fellows and Scholars of Queen's College, Oxon. are Guardians of the Hospital call'd

call'd God's-Houfe in Southampton, and they leafe Lands, Parcel of the Poffeffion of this Houfe, by the Name of Prapofitus, Socii & Scholares Coll. Reginenfis Oxon. Gardianus Hospitalis; and in an Ejectment on this Leafe, it was found for the Plaintiff. In Arrest of Judgment it was objected, that this Word Gardianus ought to be in the Plural Number, for that the College confists of many Perfons, and like Abbot and Convent: but the Exception was not allowed.

By an A& of Parliament in the 43d of Eliz. Chap. the 4th, being An Att to redrefs the Mifimployment of Lands, Goods and Stocks of Money, beretofore given to charitable Ufes; it is therein provided, that neither this A&, nor any thing therein contain'd, fhall in any wife extend to any Lands, Tenements, Rents, Annuities, Profits, Goods; Chattels, Money or Stocks of Money, given, limited, affigned or appointed, or which fhall be given, limited, appointed or affigned to any College, Hall, or Houfe of Learning within the Univerfities of Oxford or Cambridge, or to the Colleges of Westminster, Eaton, or Winchester, or any of them, or to any Cathedral or Collegiate Church within this Realm.

By the 18th Article of K. Henry the Sth's Charter, granted to the University of Oxford in the 14th Year of his Reign, bearing Date the first Day of April, all Farmers and Tenants to Colleges within the faid University, are exonerated and discharg'd from all Prisages, Chiminages, Captions and Carriages of Horse, Carts, Waggons, &c. and are also thereby exempted from the Payment of all Tolls of Wheat, Barley, Oats, Pease, Beans, and all Grain whatstoever, and likewise for all manner of Victuals fold in Markets, up and down the Realm of England : and there should be fome subsequent Royal

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Royal Charters fince granted, giving the like Toll and Duties to this or that Market; yet fuch Charter will deftroy or defeat the Privilege of Colleges, King *Henry* confirmed unto them by A& of Parliament, which no Royal Grant can overthrow. 62

By the 16th of King James's Canons and Conftitutions Ecclefiaftical, agreed upon by the Convocation of the Clergy affembled Anno 1603. it is ordained, That in all Colleges and Halls in both Universities, the Order, Form and Ceremonies used in the whole Divine Service of the Liturgy, and Administration of the holy Communion, shall be duly observed, as they are fet down and prefcribed in our Book of Common Prayer, without any Omiffion or Alteration: And by the 17th of the faid Canons and Conftitutions, all Mafters and Fellows of Colleges or Halls, and all the Scholars and Students in either of the Universities, shall in their Churches and Chapels, upon all Sundays, Holydays, and their Eves, at the Time of Divine Service, wear Surplices according to the Order of the Church of England; and fuch as are Graduates shall agreeably wear with their Surplices fuch Hoods as do feverally appertain unto their Degrees.

Likewife by the 23d of these Canons and Conflitutions, it is ordained, that in all Colleges and Halls, within both the Universities, the Masters and Fellows, and such especially as have any Pupils, shall be careful that all their faid Pupils, and the rest that remain among them, be well brought up and thoroughly inftructed in Points of Religion, and that they do diligently frequent Divine Service and publick Sermons, and receive the holy Communion, which is ordain'd to be administred in all fuch Colleges

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Colleges and Halls the firft or fecond Sunday of every Month : And all the faid Mafters, Fellows and Scholars, and all the reft of the Students, Officers, and all other the Servants, are hereby requir'd to communicate four Times a Year at leaft, kneeling reverently and decently on their Knees, according to the Order of the Communion Book preferibed in that behalf.

Altho' there be no other than these three Canons, which have any express Relation to the godly Government of Colleges and Halls in our two Universities ; yet the Students therein are comprehended and subject to the general Direction of them, wheresoever they may be concern'd, as Christians, and of the Church of England; notwithstanding the wild Opinions of fome Persons, who think themselves exempted by the Act of Toleration.

By the 19th Section in an Act of Parliament made in the first Year of Edward the 6th's Reign, Chap. the 14th, entitled, An Act for Chantries Collegiate, it is provided, that this A&, or any Article, Clause, or Matter contained in the fame, shall not in any wife extend to any College, Hoftel or Hall, being within either the Universities of Cambridge and Oxford, nor to any Chauntry founded in any of the Colleges, Hoftels or Halls, being in the fame Univerfities, nor to the College called St. Mary's College of Winchester, besides Winchester, of the Foundation of Bishop Wickham, nor to the College of Eaton, nor to any Mannors, Lands, Tenements or Hereditaments to any of them belonging: And yet by Sect. 20. of the fame Act, it is enacted, That the King may at any Time during his Life and Pleafure, alter and change the Name or Names of all and fingular Chauntries, and the Foundations of the fame, being in

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in any of the Colleges, Hoftels, or Halls of any of the faid Universities, according as in his Godly Wisdom he shall think meet and convenient; and by the 37th Section of the faid A&t, it is provided and enacted, that the King's Majesty at any Time when it shall seem to him good, may impower his Commissioners to alter the Nature and Condition of all manner of Obits, as well within the Universities of Cambridge and Oxford, as in any other Place within the Realm of England and Wales, being not suppress'd nor annihilated by Virtue of this present Act, and the same Obits so alter d, to dispose of them to a better Use, as to the Relief of some poor Men being Students or otherwise.

The Dean and Chapter of Christ-Church in Oxford commenced an Action of Trefpafs, or (in the Phrase of the Civil Law) an Action of Injury and Damage before the Vice-Chancellor of the University against John Parrot, Leon. Williams, and Hen. Ancell, Gent. who were thereupon arrefted, and committed to Prifon, &c. till fuch time as they should put in Stipulation to Bail. answer the Plaintiffs Action, to exhibit a judicial Attendance during the Proceedings in this Caufe, and to fatisfy the Judgment thereof, G.c. And moreover it was alledged on the Part of the faid Dean and Chapter ; That the Defendants John Parrot, Leon. Williams, and Hen. Ancell, did enter into the Plaintiffs Lands, Paftures and Woods at Hinksey, by Force and Arms, and did there tread down their Corn, Hedges and Grafs, and commit divers other Enormities, as more fully appears in the Libel given in this Caufe, and remaining at the Acts of Court. But some few Days after this Imprisonment, the Defendants then in Cuftody, by their Atturney, ferved the Vice-Chancellor Vol. II. E with

with a Wit of Habeas Corpus cum causa, iffuing from the Lord Chief Justice of the Queen's Bench, and other the Juffices of the faid Court, and directed to the Mayor and Bailiffs of the City of Oxford, and to the Vice-Chancellor of the University, and also to the Keeper of the Prifon commonly call'd Bocardo, commanding them to bring the Bodies of the faid Defendants, together with the Day and Caufe of their Arreft and Detention before them the faid Juflices on the Day therein prefix'd; which Writ was received with proper Reverence and Refpest, and then communicated to the Convocation for their Advice, which House declared all Writs of this kind to be much in Derogation of the Privileges, Liberties and Immunities, of the University of Oxford, and that the fame by Royal Grants had no Place or Effect therein, and this was fignified to the aforefaid Juffices of the Queen's-Bench by a fpecial Meffenger elected for this End, who appear'd before the faid Juflices, and in the Name of the whole Univerfity alledg'd, That he and every of them were by Oath oblig'd to observe the Statutes, Liberties, Privileges and Cuftoms of the fame ; That the Chancellor and his Commiffary or Deputy, has all and all manner of Jurifdiction and Power; where one of the Parties is a priviledg'd Perfon, and in all Caufes and Matters whatfoever, (fome few excepted) and therefore they cannot exhibit and produce the Bodies thus imprifon'd and detain'd (as premis'd) without Breach of the University Privilege : And after this Allegation was discussed by the Court, it was adjudg'd, that the Defendants Parrot, Williams, and Ancell, fhould be discharg'd from Imprisonment, on their putting in fufficient Caution or Stipulation de judicio sistendo & judicato sol-. vendo.

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vendo, and to answer the faid Dean and Chapter before the Vice-Chancellor or his Deputy; vet notwithstanding this Award, the Parties imprison'd, on a Certificate thereof, refus'd to put in this Caution or Stipulation. Soon after another Writ was brought and directed to the fame Perfons as the first, commanding almost the fame thing, but not as before fimply, but now under a Penalty of 401. The Tenor of which Writ follows, viz. Elizabetha Dei gratia Angliæ, Franciæ, & Hiberniæ Regina, Fidei Defensor, Gc. Majori & Ballivis Civitatis nostra Oxon. ac Vice-Cancellario Universitatis ejusdem Civitatis, nec non Custodi Prisona nostra de Bocardo ibidem & eorum cuilibet Salutem. Pracipimus vobis, quod corpora Johannis Parrot, Leon. Williams, & Henrici Ancell, Generof. in prifona nostrâ sub custodia vestra aut alicujus vestrum (ut dicitur) detent' sub salvo & securo conductu, una cum die & causa Detentionum & Captionum suarum quibuscunque nominibus iidem Johannes, Leonardus & Henricus censeantur in eadem habeatis coram dilecto & fideli nostro Thomâ Gawdy Milite, uno Justiciariorum nostrorum ad Placita coram nobis tenend' affignat' apud Hospitium suum communiter vocat. Serjeants-Inn. situatum in, Chancery-lane, London. 15° die instantis Mensis Februarii ad faciendum & recipiendum ea omnia & singula que idem Justiciarius noster ad tunc & ibidem considerabit in hâc parte : Et hoc nullatenus omittatis sub pœnâ 40 l. & tunc habeatis hoc Breve. Teste Wray apud Westmonasterium, x° die Feb. anno Regni 26°. Hereupon the Vice-Chancellor going to London laid the whole Matter before the faid Juffices, especially Sir Thomas Gawdy, one of the Judges of the Common Pleas, and pleaded the Liberties and Privileges of the Univerfity, conferr'd by Royal Grants, eftablish'd by E 2 Autho-

The Antient and Present State Part II. Authority of Parliament, and ftrengthened by Length of Time and conftant Ufage; and perform'd all things meet and neceffary touching the fame with that Accuracy, that thinking he had fully fatisfied the faid Juffices, he return'd home, to hear and determine this Action by his Affeffor. But afterwards even a third Writ like unto the former was transmitted with the Commination of 100 Marks, the Tenor of which Writ is as follows, viz. Elizabetha, Dei gratia Anglia, Francia, & Hibernia Regina, Fidei Defensor, &c. Majori & Ballivis Civitatis nostra Oxon. ac Vice-Cancellario Universitatis ejusdem Civitatis, nec non Custodi Prisona nostra de Bocardo, ibidem & eorum cuilibet Salutem. Pracipimus vobis, quod corpora Johannis Parrot, Leonardi Williams, & Henrici Ancell, in Prifond nostrà sub custodià vestrà aut alicujus vestram (ut dicitur) detent' sub falvo & securo conductu und cum die & causa captionum & detentionum suarum quibuscunque nominibus iidem Johannes, Leonardus, & Henricus censeantur in eadem habeatis coram dilecto & fideli nostro Gulielmo Ayliffe; uno Justiciariorum nostrorum ad placita in Curia nostra coram nobis tenend' affignat' die Jovis 27° Febr. and London. ad faciendum & recipiendum quod idem Justiciarius noster de iis ad tunc & ibidem confiderabit in hac parte, & hoc nullatenus omittatis sub pœna 100 Marcarum : & habeatis ibi tunç hoc Breve. Tefte Wray apud Weftmonasterium, 12° die Feb. anno regni nostri 26°. Whereupon the Vice-Chancellor, attended with certain Doctors of this Univerfity, did on the 27th of Febr. appear before the Right Honourable Sir William Ayliffe, and proteft, in Maintenance of the Privileges and Liberties of the Univerfity, against these Proceedings : by afferting the faid Writ (as appear'd to them) to be furreptitioully

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oufly obtain'd without the Knowledge of the Chief Juffice : But a Return of the Writ was infifted on by the Court according to the Precept thereof, and that the Perfons imprifoned were exhibited with the Days and Caufes of their Imprifonment; to which the Vice-Chancellor in no ways submitted; but affixing his Answer to this Writ, he delivered the fame to the Court with a fuitable Reverence, which was as follows, viz. Honorabili viro Gulielmo Ayliffe, uni Justiciariorum Domina nostra Regina ad placita in Curià coram dictà Domina Regina tenend' nos Tho. Thornton S. T. P. ac Alma Universitatis Oxon. Vice-Cancellarius sive Commissarius certificamus, quod ante adventum istius Brevis huic Schedulà annex' Johannes Parrot, Leonardus Williams, & Henricus Anfell, in Brevi pradict' nominati, capti & arrestati fuerint infra precinctum Universitatis, pratextu cujusdam Querela prius versus eos coram Vice-Cancellario Universitatis pradict' sive ejus Deputato legitimo ad Sectam & Instantiam quarundam privilegiatarum personarum Decani & Capituli Ecclesia Cathedralis Christi Oxon. ex fundatione Regis Henrici VIII. affirmata in quâdam causa Transgressionis sive Damni inju-riarum dati : Et pradict? Johannes Parrot, Leonardus Williams, & Henricus Anfell, sufficientem securitatem de judicio sistendi & legitime comparendi ad respondendum dictis privilegiatis personis, viz. Decano & Capitulo invenire recufarunt, prout & in presenti recusant; ideo in carcerem dejecti & ibi detenti sunt : & cum ab illustrissime Regine que nunc est Progenitoribus quondam Angliæ Regibus ex speciali gratia & favore sit inter alia Academia Oxon. privilegia concessum, & ab. eddem illustrissima Regina in actu Parliamenti confirmatum, Quod Cancellarius Universitatis prædi-Et & ejusve Deputatus & eorum Successores, Sene-E 3 Schallus,

schallus, Subseneschallus, & alii Judices per dictum Cancellarium legitime deputati, tam de Transgressionibus & Malefactis quam de Misprisionibus, Extortionibus, Conspirationibus, Confederationibus, Manutentiis, falsis Allegiantiis, Computis, Contractibus, & Injuriis quibuscunque, ac omnibus alies articulis, que cadere possunt in finem vel redemptionem, seu in aliam pænam pecuniariam, & de aliis Contractibus, Placitis, & Querelis personalibus; & aliis Causis & Materiis quibuscunque quocunque nomine censeantur seu censeri poterunt, Assis & Placitis de libero. Tenemento duntaxat exceptis, infra Villam Oxon. Suburbia ejusdem, & quatuor Hundreda eidem Ville & Suburbiis proxime adjacentia, nec non infra Comitatum Oxon: & Berks. vel alibi infra regnum Angliæ qualitercunque emergentibus, factis sive perpetratis, faciendis live perpetrandis tam ad sectam Dominæ nostræ Reginæ, quàm ad sectam partis vel alio modo quocunque, ubi Scholares vel eorum scrvientes seu Ministri, aut alique aliæ personæ quæ aliquo privilegio dicta Universitatis gaudere debeant vel debeat, quos vel quem dictus Cancellarius, Commissarius ejusve locum-tenens clamare voluerint, est vel erit una partium per Scholares vel eorum Servientes aut Laicas gentes ejusdem Ville Oxon. aut per alios inquirant aut inquirere possunt, & plenam Correctionem & Cognitionem inde habeant, & Executionem inde secundum Statuta & Consuetudines dicta Universitatis vel Legem Regni Angliæ ad voluntatem predictorum Cancellarii, Commissarii sive ejus Deputati faciant; ac omnes & singulos Articulos, Causas, Materia's & Querelas, (exceptis præ-exceptis) audiant & terminent : Ac omnia & omnimoda Amerciamenta, Forisfacturas & proficua inde provenientia ad commodum & utilitatem Universitatis prædi-Stæhabeant, levent & percipiant per se aut Deputatos suos in perpetuum. Item, Quod nullus Justiciarius ad Placita coram Domina nostra Regina tenenda affignas"

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assignat' vel assignand' Justiciarius de Communi Banco, Justiciarius ad Assizas capiend' vel Goalas deliberand' vel Custodes pacis seu Justiciarius servientium, laboratorum, & artificum jeu alii Justicia-. rii vel Judices quicunque Seneschallus vel Mareschallus, vel Clericus Mercati Hospitii Dominæ nostræ Reginæ se in aliquo intromittant : Et si idem Justiciarii aut alii Justiciarii Domine nostræ Regine. seu eorum aliquis in præsentia vel absentia dieta Domina nostra Regina super aliquibus præmissis (exceptis præ-exceptis) inquirere vel aliqualiter cognoscere vel intromittere præsumpserint in futurum, iidem Justiciarii vel alii Ministri & Officiarii prædict' ad certificationem seu significationem Cancellarii Universitatis pradicta qui pro tempore fuerit, seu ejus Commissarii seu Locum-tenentis inquisitionibus & cognitionibus hujusmodi aut cuicunque processui, aut executioni inde qualitercunque faciendæ omnino supersedeant & se inde ulterius in aliquo nullatenus intromittant, (And thus far out of the Charter mutatis mutandis.) Et cum nos Vice-Cancellarius sive Commissarius antedictus ad observandum Privilegia, Libertates, Consuetudines & Immunitates dicta Universitatis jusjurandi religione astricti sumus, ided his de causis corpora pradictorum Parrot, Williams, & Anfell sine privilegiorum nostrorum violatione & juramenti læsione coram vobis presentare &. exhibere non possumus, ac proinde dictos Parrot, Williams & Anfell ad respondendum in Curia dicta Universitatis nec non causa prædictæ cognitionem vendicamus, humiliter supplicantes quatenus ulteriori processui adversus Vice-Cancellarium antedictum sive Privilegia nostra supersedere dignemini. .

The Proceedings in the mean while went on in the Vice-Chancellor's Court against the Defendants, Parrot, Williams and Ansell, at the Dean and Chapter's Petition; and they were by a definitive Sentence condemn'd ad Restitu-E 4 tionem

tionem dampni, and to pay Expences of Suit, and committed to Goal, until they paid the Matter adjudg'd : But the Juffices at Westminster threatned to levy the Penalties certified in the aforefaid Writs, and forfeited as they pretended. Whereupon at length this whole Matter was brought before the Queen in her Privy-Council, to be there argued and confider'd, which referred the Hearing and Examination thereof to Sir Gilbert Gerard Kt. and Master of the Rolls, and Tho. Egerton Efq; her Majefty's Sollicitor General, and afterwards our very worthy Chancellor; who, upon hearing both fides, made an Order under their Hands, which the Privy-Council approved and confirmed, and moreover wrote a Letter to the Justices of the Queen's Bench, and all other Juffices, to fuperfede all Proceedings against the Vice-Chancellor in this Matter : And being informed by the Vice-Chancellor and his Deputy, that they and one John Wood fon, a Beadle of the University, were troubled in that Court about other Points in thefe Caufes, and were in Danger of incurring Penalties; therefore the Privy Council having read and confider'd their Charters in these Points, and finding both the Caufes to belong to their Jurifdi-Stion, and their Manner of Proceeding, and to have been agreeable to their Charters, and the ancient Use and Custom of the University in the like Cafes, did require the faid Juffices to fee that neither the Vice-Chancellor, his Deputy, or the faid Wood fon did incur any Penalty for this their Defence of their Jurifdiction and Privileges, but that they may be freely and quietly difmifs'd without any further Trouble or Charge.

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CHAP. III.

Of Local Visitors of Colleges, their Power, &c.

DEfore I proceed to treat of the Power of Lo-D cal Visitors of Colleges, founded for the publick Benefit of uleful Education and Learning in our two Universities,' I ask Leave to premife by way of Definition or Description, what I mean by a local Vifitor of a College; who may be faid to be a Perfon diftinct from the Body of the College it felf, but vefted with a Power and Authority of Visiting the fame under fome Reftrictions of Law, for the Good and general Behoof thereof : He is called Visitor à visitando, and Patron à Patrocinando; for he is the Protector of all its Rights, Privileges and Immunities; and is in the very Place or flead of its Founder, to supervise and take Care, that all the Statutes and lawful Ordinances made by the Founder or other legal Authority, respecting the State and Condition of the College over which he prefides as Vifitor, be duly kept and observ'd by the Head and all the Members thereof; for he is Visitor tam in Capite quam in Membris.

He is called *Local* Vifitor, for that his Power as Vifitor is circumferibed and limited to fuch Acts only as concern the Welfare and Honour of fuch his College : And alfo for that his Vifitation ought to be held and celebrated *in loco Trad. Trad. Collegii*, within the Scite and Precincts of the *Tom.* 14. *p.* College, and not elfewhere : His Jurifdiction is ¹⁸³. *Fed.* College, and does in no wife follow his Perfon; unlefs in Cafes of Appeal and private Complaint, where the Parties are confenting thereunto; and if he fhould attempt to cite any Perfon

fon to any other Place than the College, whereof he is a Member, for his Appearance before him as Vifitor, a Prohibition or fome other Remedial Writ (I prefume) would be granted; for that a Vifitor in fo doing exceeds the Limits and Bounds of his Authority, and by a Parity of Reafon the Argument holds good as well here as in the Stat. of the 23d of *Hen.* 8. Chap. 9. againft citing out of the Diocefe. I do not mention this becaufe I would have all Perfons refufe Obedience to fuch a Summons; for it may be more advifeable to appear in fome certain Cafes than ftrictly to infift on the Vifitor's coming to the Place of the College.

Now this Appointment of Power he either receives from the Founder himfelf, through the Means of his Statutes relating to fuch College in very exprefs Terms; which Statutes, in regard of the Founder's Charity, are by our Lawyers fometimes stiled the Founder's Will: Or in Cafe of any particular Defest in fuch Statutes to maintain and fupport this Vifitatorial Power and Authority; he receives it from, and has it convey'd to Him by the Common and Municipal Laws of the Realm; for a College cannot be without a Visitor; and it is sufficient if a Vifitor be conftituted and named after this or the like Manner, viz. And we appoint and ordain the Right Reverend Father in God the Billiop of Lincoln for the Time being to be the Visitor of Lincoln College. These or the like Words are fufficient (I fay) to give a compleat Vifitatorial Power. Again,

As a Vifitor of a College derives his Power and Jurifdiction either expressly from the Founder himfelf, or in Defect of fuch express Grant of Power, by a necessfary Supply of Law; fo is the proper Person of fuch Visitor namely conftituted

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tuted either by the particular Defignation and Appointment of the Founder himfelf; or elfe in Defect thereof by a like Supply of Law. And as the Power of a fpecial Vifitor of a College expresly named by the Founder, is well established without any particular Description thereof, i.e. of the Specialties or Incidents thereunto annex'd; fo by the Description of fuch a Power given to any Perfon or Perfons, fuch Perfon or Perfons are thereby created Visitor or Visitors, whether expresly stiled fo or not in the Founder's Statutes; for by directing and giving fuch Power, they do as well by the Founder's Will as in Law thereby become Vifitors, otherwife the giving of this Power would be vain, and the Claufe useles; as in the Cafe of Winchester-College, where the Founder has not fo fully in Terms conflituted a Vifitor; but has left his Intention to a neceffary Implication of Law, which fee in the third Rubrick of the Statutes of that Society. This partial Appointment of a Visitor (as pretended) is the Occasion of the present Controversy between the Bishop of Winton, the undoubted Visitor of that College by Denunciation, and the Reverend Mr. Brideoak lately deprived of a Fellowship thereof for Contumacy to his Lordship's Jurisdiction.

Where the King founds a College, be it Lay or Spiritual, he is Vifitor of Common Right; and it is the fame with a common Perfon, where fuch College is meerly a Lay Corporation, as I will give a future Remembrance of : For Colleges are only private and particular Corporations, founded and endowed by private Perfons upon the Score of Charity; and not for the fake of publick Government, as Cities, Towns, &c. and are therefore only fubject to the particular Government of those who erect them; therefore

fore if there be no particular Visitor appointed by the Statutes of fuch College, in all fuch Cafes of Eleemofynary Corporation, the Law appoints the Founder and his Heirs to be Visitors : For it is not at the Pleafure of the Founder whether there shall be a Visitor or not; if he is filent during his Life-time, the Right of Vifitation will defcend to his Heirs; and fo is Telverton, and the fecond of Crook, where it is admitted on all hands, that the Founder is Patron, and as Patron is Visitor, if no particular Visitor be affign'd, 8 Edw. 4. 8. 8 Affize 29. 9 Hen.6. 33. 1 Inft. 96. So that Patronage and Visitation are neceffary Confequents one upon another : And thus is a Local Vifitor of a College either created by the Founder himfelf, or in Defect of fuch Creation by Appointment of Law.

Indeed it has been afferted by fome Perfons, that the Common Law affigns no Vifitor at all in cafe of fuch Defect ; but this Affertion is fo contrary to Truth in the most evident Degree. that it hardly deferves any Refutation. Thus when no Visitor is appointed in a Spiritual Corporation, the Bifhop is faid to become Vifitor thereof of Common Right, i.e. in Right of his Episcopal Office, or as Bishop of the Dioces, where fuch Corporation lies, who ought then to vifit according to the Ecclefiaftical Law; for 'tis a Maxim in the Common Law, that where the Right is Spiritual, the Remedy ought to be fo too; and therefore only by Ecclefiaftical Law, the Cognizance whereof belongs to the Ecclesiaftical Court. But 'tis otherwife in a Lay-Corporation, and fuch are all Colleges efleemed to be with which I have to do: For as it has been already faid in Defect of a special Appointment of a Vifitor by the Founder, the Law appoints the Founder and his Heirs; who

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who are not to be guided by the Methods of the Common Law of *England*, in the Government and Vifitation of thefe Colleges; but according to the Rules and Statutes affign'd them by their refpective Founders; and in Defect of fuch Rules and Statutes, according to the Ufages and Cuftoms of the Society, or College to be vifited.

For this Vifitatorial Power was not introduced by any Canons or Conftitutions Ecclefiaftical; but it is an Appointment of the Law; it arifes from the Property which the Founder had in the Lands affign'd and given to fupport the Charity; and as he is Author of the Charity, the Law gives him and his Heirs a Vifitatorial Power, that is to fay, an Authority to infpect their Actions, and regulate their Behaviour. For it is not fit, that Members endowed, and who have a Charity beftow'd upon them, fhould be left to themfelves; but they ought to purfue the Intent and Defign of him who conferr'd it on them.

When those who are to receive the Charity and Benevolence of the Founder, are not incorporated; but Trustees are appointed, there is then no Visitatorial Power; because the Interest of the Revenue is not vested in them : But when those who are to enjoy the Benesit are incorporated, then to prevent all perverting of the Gift or Charity, the Law establishes a Visitatorial Power; and this Visitatorial Power is in some Measure a Creature of the Founders; and 'tis reasonable that he and his Heirs should have this Power, unless he has devolv'd it elsewhere.

Vifitors are filed Patrons and Protectors of the College which they vifit; and ought in fact fo to approve themfelyes, fince the Founder has placed

placed a Truft in them which is now become irrevocable, and therefore ought not to be the Foundation of Hatred and Partiality; nor the Methods whereby their Families may inrich themfelves. In fhort, if they abuse this facred Depositum, this great and honourable Truft reposed in them, by perverting the fame to ferve evil Purpofes, and finister Designs, or do become so careless and negligent thereof, as tacitly to give up and furrender the fame; or laftly, grow fo falfe and impioufly perfidious, as hereby to ruin one College in order to extol and magnify another, and then to finile and rejoice in their Wickednefs; (as was the Baseness of a late Visitor, whose Afhes lying at Quiet, I will not rake into) Let them know, they must one Day or other be accountable for their Malefeazances, and other Breaches of Truft, before a Tribunal which will not be eluded by all the Wiles of Human Art; altho' they be not obliged to the Observation of this Truft by the Religion of an Oath. In our ancient Law-Books, depriv'd by Patron and depriv'd by Vifitor, are one and the fame thing.

A Vifitor of a College then is by the Founder made *Fidei Commiffarius*; that is, the Founder has by Way of Truft committed to him all that Power and Authority which was vefted in himfelf, unlefs it be in Cafes referved; wherein he has fpecially reftrain'd him; as that he cannot alter or difpence with any of the *Local Statutes*, neither can he abrogate the fame, or make new Ordinances, or any Declarations, Expositions or Injunctions, repugnant or derogatory thereunto: But in all Matters concerning the Government, Difcipline, and Welfare of the College, he may supply the Defect and Want of theFounder; and purfuing his Intentions in all things, he may act and do in as large and ample a Man-

ner

When a Local Vifitor of a College is appoint-Trad. Trad. ed by the Founder, he is to have the continual p.187. b. Tome Infpection thereof; and this is a Right granted to him without any Implication; he hath propriam & non alienam Juri/dictionem; for notwithftanding he is made Vifitor by the Appointment of another, yet he hath an immediate Ordinary Authority in his own Right, quatenus Vifitor, vefted in him by Law; which is the fame as was originally in the Founder himfelf, unlefs in Cafes referved, as already noted: And if any other Perfon fhould endeavour to vifit the College, or to ouff him of his Jurifdiction, he might have a Prohibition to ftay the Proceedings of fuch Incompetency.

A Vifitor quaternus fuch, has always fufficient Eund. Tom. 72 Power and Authority to deprive or fufpend for Rom. de Lit. Contumacy or any Crime of a heinous Nature pend. committed against the Laws of God, and the Statutes of the Collegé; or to inflict any other Punishment arbitrarily according to the Nature and Quality of the Offence committed, if there be no Form of Punishment expressly prescribed and limited by the Statutes of the College: And this Power and Authority is of Common Right infeparably incident to his Visitatorial Office, and he needs not the Concurrence of any other Perfon to execute it.

And further, this Power and Authority is derived from and out of that Fullness of Power which the Founder had in himself, and if such Visitor does not proceed contrary to the Laws of the Realm, and Statutes of such College, he proceedsby a regular Authority, according to this Plenitude of Power. For the Power of a Visitor is not like any Jurisdiction of the Courts

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at Law, nor is it to be guided and examined by their Rules, tho' always fubject to the Laws of the Realm in provisional Cafes. And a Visitor, although he be named and appointed by the Founder, yet is vested with his Power by the Common Law; and the Law has given all Jurifdiction and Authority to him, which is requifite and neceffary to his Office of Visitor.

Contumacy to the legal and flatutable Power of a Visitor is as great a Crime as can be exprefs'd or imagin'd, although it be not mentioned in the Statutes themfelves; for by allowing fuch a Behaviour in a College, no Will of the Founder could be fullfilled, no Visitation. could ever be had, and the Statutes of the College would hereby be repealed and made void at once; for Contumacy would hinder and im-. peach the Observance of them. But such Contumacy can only happen when the Vifitor acts by a legal and flatutable Power and Authority, and that Authority is well executed in a regular Manner, and upon a just Cause and Grounds.

do de jure Acad. lib. I. n. 242.

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If the Inferior or Ordinary Visitor exceeds the Andr. de Men- Limits of his Jurifdiction or Power, the Party aggrieved hereby may undoubtedly have his Recourse to the Crown for Remedy by way of Appeal; and my Lord Chief Juffice Hales fays by Prohibition too; and the Ordinary Visitor fhall hereby be reftrain'd, and fland corrected in the undue Exercife of his Office. But fince the Founder has made him a Judge, and committed all Matters in the College : to his Difcretion; it is not to be fufpected or prefumed in Law, that he will do otherwife than Right and Juffice, and therefore if any fuch Complaint of Grievance or Injustice be made, it ought to be well warranted and proved.

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After the Visitor has receiv'd an Appeal (which in Duty and good Confcience he is bound to do, provided it be not frivolous) he ought of Common Right to grant an Inhibition to flay all further Proceedings against the Party Appellant, and to reftore him to his former State and Condition in the College, until fuch Time as the Caufe of the Appeal it felf shall be heard and fully determined : And moreover fuch Vifitor ought to make an Order, requiring the Head and fuch Fellows of the College as are concern'd in the Appeal, (called the Parties Appellate) to appear before him, and give an Account of their Proceedings; which Proceedings regularly ought to be dispatch'd in the Presence of a Notary Publick, or other credib'e Witneffes (at leaft) attefting the fame : For otherwife how will they transmit their Proceedings to the Visitor, with any Evidence or Testimony of the Truth and Legality thereo??

That the Sentence of a Local Visitor is not examinable in any other Court of Law, may be enforced and proved from the Nature of Eleemolynary Corporations, (and fuch are all Colleges of which I am now fpeaking) and alfo from many Authorities in Law, wherein the conftant Course has been to deny a Mandamus, when prayed to reftore any Person expell'd or depriv'd, to his Place or Fellowship in fuch Corporation; and there is no Precedent or Law-Cafe in the old Books, of any Reftitution obtain'd in any fuch Cafe. A Mandamus was denied by the Mod. Rep. pt. Court in the Cafe of Parkinfon, Fellow of Lincoln 3. P. 265. College in Oxon. For the Vifitor is the proper Judge, and when a Man takes a Fellowship, he fubmits himfelf to the Rules of the College, and to the private Laws of the Founder. It was alfo denied by my Lord Chief Juffice Hale in Vol. II. F Doctor

Doctor Roberts's Cafe, who prayed a Mandamus to be reftor'd to a Fellowship in Jesus College in Oxain. upon Affidavit made, that he had applied himfelf to the Visitor, and that he would not meddle therein ; Keeling indeed was of Opinion, and did conceive, that a Mandamus ought to be granted, this having been ruled to be an Effate of Freehold, and that fuch have a Voice in the Choice of a Knight of the Shire: But Windham oppos'd the Mandamus; because an Appeal' to the Ordinary Visitor is the proper Remedy, and he is of Right bound to at in it. Twisden and Moreton were against the Granting of any Mandamus, and faid, that there was no Remedy but by an Affize, if he be ouffed; and an Action upon the Cafe, if he be not admitted: Keeb. Rep. pt. So was a Mundamus alfo denied in the Cafe of Daniel Appleford, a Fellow of New-College in Oxon. for the fame Reafon ; but it was faid therein, that an Action on the Cafe would lie; fee the Modern Reports, Part I. Page 82. with many other Cafes in our Law-Books of the like Nature. Dr. Coveney, President of Magd. Coll. in Oxon. was deprived by the Bifhop of Winches fter, as Local Vilitor of that College ; he appealed to the Queen in Chancery ; and it was refolved, that an Appeal did not lie thither; for it was not within the Statute of Hen. VIII; touching Appeals to the King in Chancery, becaufe that Statute directs to whom Appeals shall 'be made in Caules only of Spiritual Jurifdiction; but a College is not a Spiritual Corporation, '(as already noted) nor is the Act of Deprivation of Spiritual Cognizance. 'Tis true, the Book fays', that because there was no Appeal, ex hoc fequitur, the Party may have an Affize, but that could never be the Opinion of my Lord Dyer becaufe the Governor of a College has not an .II Effate

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Estate to maintain an Affize, for he alone, without the whole Body aggregate, hath no fole Seizin or Right in any thing belonging to the Corporation, therefore that Sequel cannot be Law : But admitting it be the Opinion of Dyer", it stands fingly by it felf, without any Authority to support it; it is no Judgment in Law, and my Lord Hale, in Appleford's Cafe, affirm'd. that an Affize would not lye, and the Reafon is plain, because a proper Court has an original Jurifdiction, no other Court shall examine their Judgment, after Sentence given.

Deprivation of a Head or Fellow of a College is not like unto the Disfranchisements of Mem bers of publick Corporations; nor is the Sentence of a Vifitor like unto the Decrees made by Commissioners of Sewers, of Bankrupt, Ge. the Proceedings of which Perfons are examinable in Banco Regis; and the Reafon is, becaufe these Persons are not trusted with a Power of Judicature ; for what they do is extra-judicial : But in the Cafe of a Visitor, he has the fole and absolute Power and Right, under the Crown, of determining and judging in the Actions of those who fubfift on the Founder's Charity; he is made a Judge by the Common Law; and tho? it fhould be faid, that the King cannot commiffion any one to exercife fuch a Power Defpotick, yet the Common Law gives that Authority, wherein the Confent of all Perfons'is involved.

It was affirmed in the Cafe of Phillips against Bury, That if a Founder appoints a Visitor, and prefcribes to his Authority certain Rules and Limitations, as to Time, Perfon and Place ; and if that Power thus circumscribed be not exact. ly purfued in his Proceedings, and in all its Circumstances, it is not only an Error, but all is l'is i's COYATT

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coram non Judice : For it was then faid, that the Vifitor has no Authority, but what is given him by the Founder, and his Power being reftrain'd, if he exceeds the Limits thereof, he then acts without Authority. In anfwer whereunto, I fay, 'tis allow'd, that a Vifitor, in all his Proceedings must be subject to the particular Rules and Orders of the Founder, by which his Jurifdiction is in some Measure establish'd ; and if it appears, that he has acted contrary to those Rules, his Decree or Sentence may be declared null and void by the Supreme Vifitor, the Queen in Council; who is to reftrain his illegal and exorbitant Power, and to correct his Proceedings. But a Visitor may, notwithstanding, in his Proceedings, use a Power and Authority which is not exprelly fet forth and mention'd in the Rules and Orders of the Society, whereby he vifits: For there are many Things necessarily imply'd, and infeparably incident to the very Power and Office of a Vifitor, which need not be express'd; as the Power of Suspension and Deprivation for Contumacy and other reafonable Caufes, &c. for that his Visitatorial Power cannot be fupported without the Power of fuch and the like Cenfures, and Penal San-Ations.

Although a Vifitor may be reftrain'd, by the particular Laws and Statutes of the Founder, as to vifit ex officio but once in two, three, four or five Years; yet he has always a conftant and flanding Authority given to him by the Laws of the Land, to hear and determine all particular Differences whatfoever, that may arife in the College, whereof he is Vifitor, during the intermediate Time of his general Vifitation; from whofe Sentence, there lies no Appeal to any Court of Law, but only to the Queen in Council,

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Council, as aforefaid. Diocefan Bifhops can Vifit but once in three Years, yet their Courts are always open, to hear and determine Quarrels and Offences, and all particular Complaints. And the like it is with Vifitors, whole General Authority is reftrain'd in Point of Time; and it would be a vain and abfurd Thing to fuppofe, that the Intention of the Founder, or his Laws, was, that fuch Diforders and Caufes of Complaint fhould not be examin'd and redrefs'd, in the intermediate Time of a General Vifitation, $\mathfrak{G}^{\circ} \mathfrak{c}$.

I have before imperfectly remembred, that no Appeal lies to any of the Courts in Westminfter-Hall, from the Sentence of a Local Visitor, provided he keeps himfelf within the Bounds of his own Jurifdiction, and meddles only with Matters fubject to his Cognizance ; for that an A& done, or Sentence pronounc'd by him, fhall be prefumed to be done and pronounced by the Founder himfelf; which cannot be argued unjuft; for that he supplies the Place of the Founder, and as Visitor is proper Judge. It ought not to be thought unjust, (fays the late Bishop of Worcester, giving his Opinion in the 2 Vol. Eccl. House of Lords, in Exeter-College Case) that Cases, p. 412. the Vifitors Sentence is irreverfible by any Court of Law, or that his Power is absolute and conclufive, being without any further Appeal; he means at Law. Indeed (fays he) this feems to be fetting up an Arbitrary Power among us, which is against Law : But that Learned Prelate goes on, and rightly diffinguishes between an Arbitrary Power against Law, and a Conclusive Power by Law.

When, I fay, that the Law has given fuch a Power to Vifitors, as to determine Matterswithout the Liberty of an Appeal, I would be

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always understood to mean only in Relation to the Courts at Law, as aforefaid : For there can be no Queftion made touching the Power of the Grown in receiving Appeals from these inferior Judges or Vifitors; this is a Right and Prerogative inherent in it, of which it cannot diveft it felf but by Act of Parliament. In the Year 1379. the Archbishop of York, as Visitor of Queen's College in Oxford, deprived the Provoft and three, of the Fellows, of that College : whereupon the King, as Supreme Vifitor, fent a Commission to examine and enquire into the Reafon of this Deprivation ;; and upon hearing of the Matter, the Provoft flood deprived, and a new one was confirm'd; this happen'd on a Quarrel about the Provoftship.

That fuch a Power in Vifitors is not againft Law, appears by that excellent Statute of the 43d of Eliz. Chap. 4. Concerning Commiffichers for Charitable Uses, where Visitors have fuch a Power given them, that they are not liable to be called to an Account by any Commission; Court of Law, or Chancery; fo that our Law thinks fit, upon fome Occasions, especially as to lood low s Electofynary, Foundations, to lodge fuch a In Power in fome Perfons, and this furely cannot be called an illegal Power course will edit

It was urged in the Cafe of Exeter-College above-cited, That the Vifitor's was no other than the Founder's Power, or the Power which the Founder exprelly gave him'; for healts as Founder, and by his Right ; but no Founder can eftablish fuch Arbitrary Power; and therefore it is illegal. To all which it was answered. That if the Vifitor had no other Power but the Founder's, fuch an arbitrary Method of Proceeding could not be fettled, viz. That the Vifitor's Judgment flould not be called in Queftion by the -10

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the Courts of Law; for the Founder himself. was a private Subject, and as fuch, cannot, bys any inherent Power in himfelf, debar any Perfon the Right of Appealing, in cafe of an Injury? done to him in a Society fettled by Law. , Now, if a private Founder cannot incorporate fuch-a Society by his own Power, then he cannot give a Power to the Vifitor of Removing any one out of it, fo as not to be accountable to any other Court This was an Argument at Bar. To clear up this Point (fays the Bishop) we must go further than the meer Power of the Founder in this Matter! Page 115. It must be taken for granted, that every fuch Corporation must have a Legal Authority, befides the Founder's Will, (as I have elfewhere fhewed) and that must be either by Common-Law, Prescription, or Act of Parliament, as Holpitals are by the 43d of Eliz. Chap. 5. or by Royal Charter; for the King by his Authority can'make a Society to be incorporated ; and 17 13 the Corporations of all Colleges in Oxford have been made by the King's Charters. So were the making of Statutes for these Colleges left to the particular Founders (and not only the Statutes, but also the Appointment of particular Visitors has been left to them, with the Manner of Government, c'c.) where the Perfons, to whom the Charity is given, are not incorporated, there is no fuch Visitatorial Power ; because the Intereft of the Revenue is not vefted in them : But where it is fo, the Right of Visitation arifes from the Foundation; and the Founder may convey it to whom, and in what manner he pleases; and the Visitor acts by the Founder's Authority, and confequently is no more accountable than the Founder would be.

But that which is particularly observed by his Lordship, is, that these Founders of Colle-

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ges did take special Care to prevent, as much as possible, all Law-Suits among the Members of their Societies, as most destructive to the Peace and Unity of their Body, and the Tranquillity necessary to their Studies : for they knew very well, that if any Encouragement was given to Law-Suits, those Places would in Time become Nurferies for Atturneys and Sollicitors, which were to pervert the main Design of their Foundation.

Walter de Merton, the first Founder of a College in Oxford with Revenues to fupportit, took fuch Care about this Matter, that he puts the. Cafe in his Statutes, of a Warden being deprived; and knowing that Men are apt to complain when they fuffer: and to endeavour one Way or other to be reftored, (which caufes great Heats and Animofities among the contending Parties) therefore, to prevent thefe mischievous Consequences, he inferts a Chapter on Purpose in his Statutes, that if such a Cafe happen'd. Nulla actio, nullum juris Remedium Canonici vel Civilis habeat, Gc. This may be faid to be a hard Cafe; for may not a Man fee himfelf righted by proper Remedies at Law? But the Wife Founder looked on the Confes. quence as to the Society more than the Perfonal Injury of 1 im who fuffer'd : and preferr'd the Peace of his College before the Reftoring a Man to his Place.

In the Statutes of Exeter-College, it is exprefly mention'd, that if the Rector be depriv'd by the Commiffary, he may appeal to the Bifhop as Vifitor; but if he be deprived by the Vifitor himfelf, then no farther Appeal is allow'd, nor any Remedy Juris aut Facti. By the Statutes of New-College, the Warden is to be removed by the major Part of the Fellows; and he

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he fwears not to appeal, much lefs has he the Liberty of Appealing, if deprived by the Visitor. In the Year 1562. the Arch-Bishop of Canterbury, as Visitor, proceeded against Hawles, and other Fellows of Merton College, for opposing the Admission of a Warden, nominated by the Arch-Bishop, as Visitor, upon a Devolution; and as Visitor he proceeded to their Deprivation; yet no Appeal to the Courts of Law was then allow'd of. And in the Year 1568. the Bishop of Winchester, being Visitor of Corpus-Christs College, deprived those Fellows, who oppos'd the Admission of Cole, nominated by the Queen, after the Election of Harrison, which was faid not to be Statutable. Now both these Cases had Difficulties, and were Temporal Things, as well as Dr. Coveney's Cafe above-mentioned, and yet there was no Affize brought in either Cafe.

How Appeals of this Nature came to be brought into Westminster-Hall, take the following Account, viz. Soon after the Reftoration of King Charles the 2d, of Bleffed Memory; one Dr. Withrington, Fellow of Christ's College in Cambridge, was deprived of his Fellowship, by the Mafter and Fellows: Whereupon he appealed to the King's Bench to be reftored. In the Arguments in that Cafe, one of the Learned Judges of that Court affirmed, That the first Precedent of this Kind was not above Ten Years ftanding; which was in the Cafe of Hern, who obtained a Mandamus to be reftored to a Place, whereof he was deprived in the University, when Glyn was Chief Juffice : and the Reafon given was, becaufe there was then no fpecial Visitor; for the Arch-Bishop of Canterbury was Local Visitor; and there was no Arch-Bishop. Can this Precedent then hold good, when there

Styles Rep. 457.

is a Local Vifitor, to whom it belongs to give Judgment in fuch Cafes? 'After this one Crapford made Application to the Superior Bench (as then stiled) to be restored to the Place of a School-master in Cambridge, of which he was depriv'd by the proper Vilitors, the Mafter and Fellows of Gonville and Cains College. Upon feveral Arguments it was deny'd, and refolved, that no Writ of Reffitution should be granted, but the Matter was referred to the Chancellor; Oc. In the 14th of Charles the 2d, Dr. Patrick was chosen Head of Queens College in Cambridge by a Majority of Voices, but another was admitted ; upon which he appealed to the King's Bench ; but fome of the Judges faid 'politively; that no Writ ought ever to have been granted upon Differences in Colleges, for that Appeals lay to the Local Visitor, and not to the King's Bench : It was then urged, that this was a Matter of Freehold, and that was no fpiritual Corporation, but the declaring of a Mafter was a Temporal A&; but the Chief Juffice laid, That to give a Remedy in this Court, wou'd shake the whole Government of Colleges. In the 22d of King Charles the 2d, Daniel Appleford was deprived of his Fellowship by the Local Vifitor of New College ; he brought the Matter to the King's Bench, where my Lord Chief Juftice Hale said, if there be a Jurisdiction in the Visitor, and he hath determin'd the Matter, how will ye get over that Sentence? In the Cafe of Dr. Lewis it was refolved for the Local -Visitor of Oriel College, against the Arch-Bishop of Canterbury, who afferted the Exercife of his Metropolitical Authority, and as Metropolitan wou'd receive an Appeal.

I will next confider, upon what Grounds those went, who would have fuch Caufes brought to the

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the Cognizance of the King's Bench; and the Weaknefs of them will flew what little Reafon they had for this new Practice. Some wou'd go fo far back, as to found it upon Magna Char-ta, Chap. 29. That no Man shall be diffeized of his Freehold, but by his Peers; but they forget; that it is added, vel per legem terra; which Words eftablish other Proceedings, that have been received here as Part of the Law of the Land : For elfe not only all the Proceedings in Ecclefiaftical Courts are illegal, but alfo even those in the Courts of Admirally and Chancery, which was not intended by that Chapter. Others faid, that if Colleges were Ecclefiastical Corporations, an Appeal would lie to the Chancery, as from other Ecclesiastical Courts : but being Lay Corporations, they were under the Cognizance of the Upper Bench, which, ac-cording to Bagg's Cafe, is to judge of all Oppreffions and Injuries in Corporations.¹ But the Refolution of this Matter does not depend on the Nature of the Corporation, whether Lay, Ecclesiastical, or Mist, but on the antient Right of Jurifdiction over it. Indeed Popes have fometimes claimed and pretended to have Jurifdiction over Colleges, by reafon that many of them in these Western Parts of the World have been founded by Bifhops in their feveral Churches and Diocefes' (as elfewhere 'noted) and on this account they have affumed to themfelves a Power at feveral Times here in England, when the Royal Power was weaken'd either by foreign Wars or Broils at home, thro' the means of a feditious Clergy. of granting Bulls of Ex-emption from the ordinary Jurifdiction, with a Defign of bringing all Colleges in our Univerfities under the Power of the Roman Bishop: But our feyeral Kings difallowing these Grants, - ---and

and having given the Founders of Colleges a Power of making Statutes for their own Societies, and of appointing Vifitors with fuch Powers as they thought fit; thefe Colleges do now enjoy their Privileges under the fame Grants and Authorities with the University it felf.

Some have been of Opinion, That an Appeal in the Cafe of Colleges will lie to the Houfe of Lords, as the Supream Court of all Appeals, and we have a Precedent hereof; but whether a warrantable one, must be fubmitted to the Determination of that Honourable Houfe, which for many Years past hath confined the Jurifdiction within the true Limits of our Laws and Conftitutions. In the Cafe of one Anthony D'Anvers, reported to the Houfe of Lords, January the 21st, Anno Domini 1640. the Matter was this, viz. That this D'Anvers being related to the Lord Vifcount Say and Seal, and confequently to William of Wickham, fometime Founder of the College near Winchefter, and of New College in Oxford, had offer'd his Son to be received into the former, according to the Privilege of the Founder's Kinfmen, who ought to be elected and admitted thereinto principaliter & ante omnes alios per viam specialis Prarogativa (as exprelly commanded in the Statutes) in virtue of the Elector's Oath : But his Son having been denied four yearly Elections, he was at last entirely rejected. Upon a Complaint of this Grievance to the Houfe of Lords, the two Wardens and School-master of Winchester College, being conftant and ftanding Electors into the fame, were order'd unanimoufly to be fent for; and on their Submiffion and the Confent of all Parties, the Lord Bishop of Winchester engag'd, that full Satisfaction should be made and given by the faid Wardens and School-master to Mr. D'An-F. ...

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D'Anvers, for the Damage he had received herein, and that his Son should be admitted the next Election, and have fome convenient Maintenance in the mean time from the College : And a Memorial of this Cafe was order'd to be recorded in the Lords Journal-Book, to prevent the like Wrongs for the Time to come. I have already observed, that a Visitor is faid to make a general and formal Vifitation, when he comes to visit the whole College, and to make a general Enquiry touching the due Observation of all the Statutes of fuch Society, as he may do once in two Years at New College, once in five Years at Exeter College, and fo at other Colleges according to the Direction of their Statutes; and if he comes oftner ex Officio, without being called in by the College, his Vifitation is null and void, and according to fome he may be refifted, and according to others, reftrained by a Prohibition. But these Words de Biennio in Biennium, and de Quinquennio in Quinquennium, are not to be understood restrictive of the Power given him, but as directive to him ; for eo nomine that he is Visitor, he has a Power to come to hear Appeals and redrefs Grievances on particular Complaints made to him, which cannot be reftrained but by Negative Words: And the fame may be now faid of his Commiffary, who must be guided and governed by the Extent and Form of his Commission, and cannot exceed the Limits thereof by any Power of his forming.

The Oath ex Officio being taken away by a Statute of the Realm, no Vifitor can or ought to make any Enquiry thereon touching Matters criminal, in order to compel any Perfon to accufe himfelf thereof, whereby fuch Perfon may be affected by way of Punifhment; for if he fhou'd

fhou'd be fo rash; as to proceed to Punishment, on the Refusal of a Person to accuse himself, on Interrogatories, thus administred; not only, a Prohibition will lie against fuch: irregular Proceedings, but if fuch Visitor does not abfolve him from the Punishment inflicted' on him; on a Request made and a Prohibition ferved, an Attachment may be brought against him; and he likewife hereby fubjects himfelf to the Penalty of the A&, for the Law of the Realm, which reftrains his Authority : Yet notwithftanding this, every Vifitor has of Common Right, the Power of Administring an Oath, and Requiring the Parties, to, answer upon. Oath in all Statutable Matters, which are not of a Criminal Nature, tho' they fhould refpect himfelf; as touching Matrimony, a, temporal Eftate, an Ecclefiaftical Benefice or Dignity exceeding fuch a Value, &c. And the Reafon of this Diftinction is; because the latter are Things Honest and Lawful; and confequently in no wife penal, and liable to the Scandal and Infamy of Expulsion. Yet to live under fuch a State of Difobedience to the Founder's Statutes, is fome Taint to a good Man's Reputation ; because by his filent and private Dealing in these Matters, and his not receding from the College on fuch reafonable Grounds, and the Founder's Monition commanding him fo to do, he grows guilty of a Contempt and Violation of that Statute, whereunto no Penalty is annexed; and therefore, in the Judgment of certain Wife and Learned Men, he is thought to incur the Guik, tho' not the Punishment of Perjury. But I will not here brand this Difobedience with fo hard and foul a Cenfure, Quin viri boni gravesque aliter senserunt. The state of the second state of the state o

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Where a Founder names'a Visitor, and prohibits Appeals from him ; yet this does not reftrain the Liberty of Appeals made from him. Magdalene College in Oxford is founded absque Raym. Rep. ullo Appellationis Remedio;"and yet it was refol- P. 105. ved between Dr. Pierce and Dr. Tarbury, that fuch Clause does not restrain an Appeal from the Visitor. See the Clause of omni Appellatione remota. Coke Instit. Part 4th, page 340.

A Visitor; in all his Enquiries and Determinations, 'made either by way of general Vifitation, or on a particular Complaint, ought to proceed summarie, simpliciter, '& de plano, sine strepitu & sigura judicie, i. e. according to the meer Law and Right of Nations, wherein Matters of neceffary Substance, and not of politive Form, are observed ; as that there ought to be fome Matter or Accufation deduced in Writing, and given to the Party accused, or against whom the Complaint is lodged, and a convenient Time affigned him to give an Answer thereunto, a Day for the hearing of Evidence, on the Denial of any Fact alledged in the faid 'Accufation or Complaint, and fo of other Matters, unto which we have a Common and Natural Right, not to be loft or deftroyed by any Local or more general Ordinance and Statute whatfoever: As for inftance, an absent Perfon has a natural Right to be cited for his'Appearance, before he can be proceeded against; and if any Visitor shou'd be so unadvised, as to proceed contrary hereunto, there wou'd be just Grounds for an Appeal in Law; and fuch an Appeal ought to be received, notwithstanding the Prohibition of any Statute : For all Laws prohibiting Appeals are odious, and ought to be Marant. Prax. reftrained, foralmuch as they are made against de Appel. n. the Rules of Common Right, which regularly 367. per-

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permit Appeals from every A&. Yet notwithftanding this Summary Way of Proceeding, a Vifitor ought to have a particular Regard to the pofitive Form prefcribed and directed in the Founder's Statutes, as neceffary Orders and Solemnities, not to be omitted or inverted on any account, in his Judicial or Extrajudicial Proceedings.

Nor is this plain and fummary Method of Trial only confistent with the Common Law, and the express Provision of the Statutes of fome particular Colleges; but it alfo well agrees with the principal Defign and Intention of their respective Founders, who made them Vifitors : which was to exclude (if poffible) all long and tedious Law-fuits, which disquiet the Thoughts, eat out the Time, exhauft the Purfes of all who are concerned in them, and finally lay the Foundation of perpetual Feuds and Animofities in Colleges. When a Vifitor comes to a College, to exercife his Jurifdiction as Vifitor thereof, Procurations, i. e. his neceffary Expences, are to be allowed him, and he is to be maintain'd in Eating and Drinking at the Coft of the College vifited : But he ought not to be grievous in his faid Procurations; to prevent which, Founders of Colleges have in their Statutes fettled a determin'd Allowance upon all fuch Occasions, for the Generality of them : And thus much of Local Visitors of Colleges, and of their Power, as warranted by Cuftom; Law, and Common Right.

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Antient and Present State OFTHE UNIVERSITY OF

OXFORD PART III.

CHAP. I.

An Account of the Laws, Statutes, and Privileges of the University of Oxford, and fuch of the Laws and Statutes of the Realm, which do any wife concern the same.



EING now come to the Third and Last Part of this Undertaking, which exhibits an Account of the Laws, Statutes and Privileges of the Univerfity of Oxford ; I shall first of all confider this Univerfity as a Body Politick

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or Corporate, having all the neceffary Qualifications thereof, both from antient Royal Charters, and from Acts of Parliament.

Some Persons have indeed endeavour'd to maintain the fame to be rather an Ecclefiaftical than a Lay Corporation, in respect of the many Privileges and Immunities now enjoyed by us, and of which only Ecclefiafticks are capable : And to this End it may not be amifs to take notice, what Choppinus (a Learned French Lawyer) writes concerning the University of Paris; of which, he fays, there has been a Queftion made in this respect; and that some were of an Opinion, That it being founded by Charles the Great, and now remaining under the Patronage of the Kings of France, and endowed with many Privileges by them, it ought tobe reputed rather a Lay than an Ecclefiastical Corporation. Others likewife affirm, that it has also received many great Privileges and Immunities from the Bifhop of Rome ; and Panormitan avers it to be an Ecctefiaftical Corporation, becaufe the greater part of the University are Divines ; and Cosmo Guymerius (another Learned Author) holds, that this Univerfice is a mixt Body'; and, this Mixture confider'd in regard of the greater Number of Clerks, it may rather be accounted an Ec-clefiaftical, than a Lay Body; which Opinion is much confirmed, for that in the Council of Constance, the Deputies of the University of Paris had their Places affign'd them among others of the Clergy, and not among the Lay. Deputies : And this was also the Condition of the University of Oxford in the fame Council. But fome fay, that all Universities ought to follow the Condition of their Founders and Benefactors, and the Qualifications of the Perfons, of which they confift; and therefore Universi-11,000 ties 7.1

See Part 1st, pag. 160.

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ties are either Lay or Spiritual Corporations, aci cording to these Foundations and Principles. For the true understanding whereof, Isfhall confider, who are deemed in Law to be Clergy. men or Ecclefiaftical Perfons; and Lyndwood fays, that an Ecclefiaftical Perfon is not only one, who is ordained; but any one deputed or defigned for the Service of the Church, not only Secular, but also Regular or Keligious Perfonse, and fome alfo who are of a Lay Condition as lieretofore the Templars' and Haspitallers And that under the Name of Clerks are comprehended all those, who are ordained to perform Divine Service and Offices of the Church !\ both of the greater and leffer Orders; even all those, who were wont to have the prima Tonfurh : And acl cordingly Arch-Bishop Straiford, in a Provincial Conftitution enjoining the Clergy to obferve the prima Tonfura and the Olerical Habit, re- ad the quires likewife the Students in the University, bearing themfelves as Clerks, to obferve the fame, under the Pain3 of rendering themfelves uncapable of Degrees in the University. until they conform themfelves in thefe things: And upon this Foundation it is, that Salycetus, Bellamera, Moneta, and others quoted by E/cobar, will have Universities to be Etclesiastical Bodies, and confequently to enjoy Ecclefiaftical Jurifdiction; and Balboa alledges many Authorities in Law for this Opinion, in his Arguments and Quotations for the University of Salamanca. As, first, that general Studies cambbor (at leaft) are not won't to be crected without the Pope's Authority, and his Confirmation of their Statutes and Privileges, in no wife meceffary, if Univerfities were Secular Bodies. 2dly, Becaufe that in Universities, Clerks are always converfant ; and altho' they should be of the leffer - - - 2 G 2 Part,

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Part, yet all the Students are indiffinitly filed Clerks; and therefore Scholars Delinquent do not enjoy the Immunity of the Church; which they would furely do, if they were fubject to a Secular Jurifdiction ; for the Immunity of the Church was inftituted for Delinquent Seculars : and again, the Scholars Judge in all Universities might be a Secular Perfon, if they were Secular Corporations. 3dly. Becaufe of Divinity and the Canon Law, which are taught therein, and ordained for the fake of Religion, it is to be fuppofed, that they would from hence be exempt from all Secular Power and Jurifdiction. Athly, from a Parity of Reafon, becaufe that all Colleges erected for the fake of Learning; by the Intervention of the Ecclefiaflical Power, are in the Canon Law adjudged to be Ecclesiafrical Corporations : therefore for the fame Reafon, all Universities, erected for publick Study; and confirm'd by Papal Authority, are therein adjudged to be Ecclesiaftical Bodies. sthly; Becaufe the Rector or Chancellor thereof may pronounce Ecclefiaftical Cenfures against the Students ; nay, even against the Non-Clerks. in every Caufe, whether Civil or Spiritual : And therefore the Rector or Chancellor thus using Ecclefiaftical Jurifdiction, the Body must be Ecclefiaftical alfo. vitnement thus asiand

In the University of Oxford, the Founders of Colleges have generally provided, not only that the Heads and Governors of their Houfes should be Divines; but that the Fellows alfo shou'd in a competent Time enter into Holy Orders; and that the Scholars from their first Admission should be stilled Clerks. So William of Wickham; the Founder of New College in Oxford and the College near Winchesser, in the Preface to his Statutes fays, That he had founded one

Gutier. 1. 1. 99. cap. 36. Azevedo Leg. 10. a Num. 25. G.Ircias de Ben. p. 5. cap. a Num. 604.

Ch. I. of the University of Oxford.

one perpetual College of Scholars-Clerks in the Univerfity of Oxford; and alfo another College of Scholars-Clerks, near the City of Winchefter, by Authority both *Royal* and *Apoftolical*.

And thus William of Wainfleet, the Founder of Magdalene College, fays the fame concerning those of his Foundation; and no doubt but that all Founders being Bifhops, who are the greater Part, have done the like.

In the Charters of Privileges granted to this University, the Scholars thereof are frequently called Clerks : So Henry the 3d ordains, that 2 H. 3. the Univerfity-Clerks should have Letters Patents of Protection: and in the 49th Year of his Reign, he exempts Clerks, having fomewhat of Lay-Fee, from ferving upon Juries. King Edward the 3d grants, that in all Caufes, 5 Edw. 3. where a Clerk is one Party, in Contracts and Trefpaffes, the Chancellor of the University shou'd have Cognizance thereof: And King Richard the 2d alfo grants, that in all Caufes 3 Rich. 2. concerning Clerks, the King's Prohibition fhou'd not lie or iffue forth. And fometimes Clerks are expresly distinguish'd from Laymen : So Henry the 3d ordains, that in regard Laymen 29 H. 3. are ill affected to Clerks, all Rates and Taxes shall be made by the Chancellor of the Univerfity: And King Henry the 8th, for the like 14 H. 8. Reafon grants the fame concerning Fifteenths. orc. .

In refpect of this Qualification, the Univerfity antiently had divers Impropriations and Ecclefiaftical Benefices annex'd to and conferr'd on it, of which it had not been capable, if it were not an Ecclefiaftical Corporation; and in this Refpect, the Chancellor of this Univerfity has acquir'd and executed Ecclefiaftical Jurifdiction, which otherwife he cou'd not have G 3 done; IOI

done; and laftly, in this refpect, the faid Chancellor has had a Place in Provincial Synods a mong the Clergy, and the University has fent its Deputies to General Councils, into which they have been admitted.

Arch-Bifhop Parker, in his Antiquities of the British Church, affirms; that Universities were represented by their Deputies in Provincial Synods or Councils; altho' fince our Chancellors have been chosen from amongst the Temporal Lords and Bishops, who have Places in the Upper House of Parliament, this Representation has been discontinued.

Thus the Reader has the Opinions of feveral eminent Lawyers and Hiftorians, in respect of Universities being Lay or. Ecclesiastical Corabl ? porations in foreign Countries, where the Papal Authority domineers and lords it over the Regal Supremacy: But in England, especially fince the Reformation of Religion, our two Universities have been ever held to be Lay Corporations, of a mixt Jurifdiction, partly Civil and partly Ecclesiastical, deriving the fame not altogether from Royal Grants, but from more antient Prefcription. Indeed Popes have frequently attempted to draw the fame under their Jurifdiction, both by encouraging of Appeals to the Court of Rome, and by granting of Bulls of Exemption and other Privileges; nay, even by attempting the Confirmation of them and their Statutes : Yet our wife Kings; when they have been free from heavy Wars from abroad, and from the Regular Clergy, the Pope's Janizaries, at home, have ever afferted their fole Right over these Univerfities, by refcinding those Papal Bulls, and other Pretences to Power, which had been by Usurpation imposed on them and their Subjects, as the Reader will find in the First Part Sir of this Work.

Sir Edward Coke, in his Comment upon Littleton, fays, that a Corporation or Body Politick 'may commence and be established three Ways, viz. by Prescription, Letters Patents, and Act of Parliament ; and Lyndwood, in his Glofs on the Provincial Conftitutions, writes, that Univerfities may be raifed by Grant or Privilege, and alfo by Cuftom, thro' Time immemorial. -Mr. John Stratford having been fent as a Syn- Twyne's Ant. dick from the University of Oxford to the Court F. 292. of Rome, in a Caufe against the Preaching Fryars, did in his Supplication to the Pope then declare, That the University of Masters and Scholars at Oxford, in the Diocels of Lincoln, was founded and inftituted Time out of Mind, and had been approved as well by the Popes of Rome as by the Kings of England : And in another place he undertakes to fhew, That it was antiently a Corporation in other refpects; as If, that it has been antiently afferted to be fuch by all the Members of the University. 2dly, That antiently it had a publick Seal. 3dly, That in this Capacity it had antiently received and enjoyed Lands and Poffeffions, Ge. Touching the first, Oliver Sutton, Bishop of Lin- A.D. 1280. coln, made fome Difpute, by queftioning fome Cuftoms of the University, as not confishing with its Condition, being no Corporation ; but the whole University of Masters in Congregation affembled, taking the fame into confideration, did unanimoufly affert and maintain the University of Oxford (as a Body Corporate Time out of Mind) to have been in full Poffeffion of those Customs. As to the second, there being a Person employed to go to the Court of Rome against some Preaching Fryars, he produced for his Authority an Indenture under our publick Seal, whereon was the Image of a Man fitting G 4

fitting in a Chair under a Canopy, and of many Perfons at his Feet, having in the Circumfer. ence this Infcription, viz. in English, The Seal of the University of Oxford. In the Reign of Edward the Third, on a Mutiny among the Mafters in the Congregation about the Choice of a Chancellor, the Cheft wherein this Seal was kept was broke open, and the fame being deliver'd to the Chancellor, he prefently expelled the Proctors for their Opposition of his Election ; but they were foon afterwards by the King reftored, and he forced to deliver the Seal to them. And as to the Third, it is well known, that in the Reigns of Edward the First. and Edward the Second, certain Meffuages were given to the University by Walter, Bishop of Exeter, and Raynold le Bedell, to be held in Mortmain for the Maintenance of poor Scholars, called Chamberdekins.

Touching the Incorporation of the Univerfity by A& of Parliament, 'tis well known, that, in the 13th Year of Queen Elizabeth, it was exprelly enacted by the Authority of the Queen; Lords and Commons, that the Earl of Leicefter, then Chancellor of this University, and his Succeffors for ever, and the Mafters and Scholars thereof, for the Time being, fhall be incorporate, and have a perpetual Succession in -Falt, Deed and Name, by the Name of the Chancellor, Mafters and Scholars of the Univerfity of Oxford, &c. And that they have a common Seal for their neceffary Occasions, and may fue and be fued for all Manner of Caufes, Quarrels, Actions real, perfonal, and mixt, of what Kind, Nature or Quality foever they be. And as Queen Elizabeth did, in that Manner by A& of Parliament, incorporate both Universities; fo did King James the First, by Let-

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Letters Patents, impower them to fend Burgeffes to Parliament. In the Chancellorship of Lionel Wideville, the Cooks at Oxford were ereted into a Society or Corporation, as appears by the Charter granted unto them; which was afterwards ratify'd and confirm'd in the Reign of King Edward the Sixth, by Dr. Rich. Martial, Vice-chancellor of the University; and Dr. Humphreys, Prefident of Maudlins, in his Vice-chancellorship, appointed them a Sermon to be preach'd at St. Peter's-Church in the East. on Good Friday; which Inftitution has prevailed and continued in Use to this very Day. The Company of Barbers at Oxford; was first incorporated in the Chancellorship of John de Northwode, as appears from his Charter of incorporation ; but this Charter has fince been renew'd unto them by the Convocation in the Vicechancellorship of Dr. Bathurst.

Juffice Finchden, a Man of great Effeem for 4 Edw. 3. 17. his Knowledge in the Laws of England, on the Occafion of a Queftion concerning a Privilege of the University of Oxford, in the Common Pleas at Westminster, faid, It was great Reason that they, who were the Inftruments of fo much Good in the Common-wealth, should have beneficial Cuftoms for the Maintenance of 29 their Societies; and that the King, as Guardian of the Realm, has Power and Authority, by his Prerogative, to grant many Privileges thereunto for the Publick Good, tho', at first View, they appear against the Common Law; and he gives an inftance in the Privileges granted to the Scholars of the Universities, and the Merchants of the Staple. And King Edward the 27 Edw. 3. 29. Third, in his Charters and Grants to this Univerfity, declares the fame; for the faid King in a most gracious Charter, by which he aim'd

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The Antient and Present State Part III.

at the Reftitution and Settlement of the Scholars at Oxford, dispersed and driven from thence by the Violence of the Townsmen, premises, That among other Things, by which the Condition of Kings and Kingdoms is advanced, and the Profit and Quiet of Subjects preferved, the chiefest seems to be the mutual Conjunction of Power and Strength, with Wifdom efpecially deriv'd from Learning: For military Power, unlefs regulated by Wifdom, eafily mifcarries; as a Ship without a Rudder expos'd to Storms fuddenly perifhes: And 'tis a common Obfervation, that where the Studies of the Liberal Arts and Sciences have most prevailed, there the temporal Milice has likewife flourish'd, and the Grandeur of the State been eftablish'd (as in France under the late Administration of Colbert :) And whereas the University. of Oxford, as the Fountain and chief Stream of thefe Studies, has, in an eminent Manner, difperfed the Dew of Learning throughout the Realm of England, and as a fruitful Vine has fent forth many uleful Branches into the Lord's Vineyard, i. e. most learned Men, by whose Abilities both the Church and State are many ways adorned and ftrengthened, he in Confideration thereof ordains, &c. And King Henry the Eighth, in the Preface to that ample Charter granted by him thro' the Interceffion of Cardinal Wolfey to this University, expresses himfelf in the like Manner. Pope Boniface the Eighth, in the Preamble of his Bull, exempting this University as much as in him lay, from Archiepifcopal and Epifcopal Jurifdiction, fignifies; That he thought it worthy and due, that gracious Favours, and the Helps of proper Liberties and Conveniences be extended to Perfons intending the Studies of Learning; by whom 15

14 Hen. 8.

whom the Catholick Faith, and the Worship of God is promoted, Justice preferv'd, and both publick and private Affairs well order'd for the Prosperity of Mankind.

Though this Univerfity be fituate within the Diocefs and Arch-Deaconry of Oxford, and the Clergy ordinarily, in Caufes Ecclefiaftical, are fubject to the Diocefan and the Arch-Deacon ; yet the Chancellor of the University, in all fuch Caufes happening betwixt Scholars, for time immemorial has used and been accustom'd to exercise Jurifdiction; and that by fuch Ufe and Cuftom Ecclefiaftical Jurifdiction may be acquired, Lyndwood affirms; and this is well proved by Authority out of the Canon Law, as when the Bishop of Bilva confulted Pope Innocent the Third, whether, upon a Complaint made unto him, he might proceed against some Clerks belonging to the Chapter of that Place, the Chapter claiming Jurifdiction over them : He answer'd, That those who had Cause of Complaint; ought to have recourfe to him, as their Ordinary, for any thing done in his Diocefs, until the Chapter had Right to claim the Jurifdiction by Privilege, that is, by Grant, or by fpecial Cuftom; where the Glofs likewife notes, that Cuftom is fufficient to make a Jurifdiction. And that the Chancellor of this University has exercised Jurisdiction among Scholars and others in Ecclefiaftical Gaufes for a great Length of Time, appears from very ancient Records.

Thofe who have contended to render this an Ecclefiaftical Corporation, affirm, That the Chancellors original Jurifdiction was Ecclefiaftical, and that Ecclefiaftical Perfons being capable to preferibe to Temporal Jurifdiction, were much more able to receive it by Grant from the Kings

Kings of this Realm; and that the Civil or Temporal Jurifdiction was added to it, both for the Confirmation and Augmentation thereof: From whence it was, that the Chancellor's Court was fecur'd from Prohibitions by King Edward the Firft, Second, and Third.

The Right of proving Wills, granting Letters of Administration, and paffing Accounts, have always (fay they) been held to be fpecial Parts of Ecclefiaftical Jurifdiction; and what the Chancellor's Right was in those Matters anciently, is attefted by an Administration granted in the Seventh of Edward the Sixth, where Thomas Symmons, Fellow of Merton-College, dying, made his Will; but the Executors refufing to prove the fame, an Administration was granted, with the Will annex'd in the King's Name, yet in Right of the Chancellor of the Univerfity, to Robert Barnes and William Smyth, Fellows of the fame College; wherein it is declared, That in that Cafe the Power of difpofing of the deceafed's Goods and Debts, and of committing the Administration thereof, and of taking and paffing an Account, did notorioufly belong to the Chancellor of the University only and wholly, by ancient and laudable Cuftom, lawfully prefcrib'd, and quietly enjoy'd till that time without Interruption. To which may be added, That Mr. Selden, in his Differtations upon Fleta, writes, that to Bishops Confistories divers other Courts have been added, as the Courts of many Abbots; to whom the Privilege of Spiritual Jurifdiction was allow'd, and the Courts of both the Universities.

In the Ninth Year of Edward the Third's Reign, Robert Stratford, Chancellor of this Univerfity, fupplicated him; that whereas the faid Chancellor had all Manner of. Jurif. diftion

diction over Scholars of the University, and Lay-men contracting with them, or offending against them, with Power to constrain and punish them by all Manner of Coertion and Cenfures : and that fome of them being convened. as well by reafon of their Contracts, 'as' for their Offences, Contumacies, and Rebellions, had incurred the Sentence of the greater Excommunication, and betaken themfelves to Places far remote, flighting thefe Sentences, and perfevering under them, for the Space of 40 Days; that thereupon he would grant, that upon fignifying them by the Chancellor, the ufual Writs for arrefting them, as is accuftom'd, upon the Signification made by Bifhops and Ordinaries; might be awarded. He, defirous to proceed for the Tranquillity of the University by all poffible means, and willing to afford a fit Remedy against Contumacious and Rebellious Perfons, granted, that upon Signification made by the Chancellor of the University by his Letters Patents, that Writs should be iffued out of the Chancery for arrefting fuch excommunicated Perfons, in the like Manner as has been accustom'd upon the Signification of the Bishops and Ordinaries, for the Space of three Years. And in the 12th Year of his Reign; on the Request of Robert, Bishop of Chichester, and Chancellor of the University, the fame was 14 Edm. 3. granted for the Space of three Years longer : 18 Edw. 3. and after feveral Continuances of this Power by 16 Ric. 2. divers Kings, the fame was made perpetual by I Hen. 4. Henry the Eighth.

A Privilege is faid to be as it were a private Law; and extra jus Commune; but fuch Privilege obtain'd contrary to the publick Utility of the Realm is not valid; nor can the Privilege of one Perfon deftroy and take away, the Privilege

fege of another; nor ought it to be granted to the Damage and Prejudice of another; and every Privilege ceafes, when the Caufe and Reafon of fuch Privilege ceafes; thus a Privilege granted in Refpect of any certain Quality, lafts and endures fo long as fuch Quality remains, and no longer. Privileges granted to Univerfities and Colleges, are not loft and forfeited on or by reafon of the Offence and Contravention of particular Perfons : And as Privileges granted to Scholars are extended to their Servants, and fuch Perfons as dwell with them in their Studies; fo are Privileges granted to Colleges and Univerfities, granted alfo to their Servants and F : F 1 Familiars.

Although every privileged Perfon inay regularly wave and renounce the Privilege granted to him either by the Law, or by the Prince, of fuing, or of being fued; in any certain Court annex'd to fuch Privilege, fo that the Confent of the Judge is not neceffary, but the Confent of Parties is fufficient; yet this Rule proceeds no further than this, viz: That when the Privilege of fuch Court is principally granted im Favour and for the Advantage of the Perfon waving his Privilege.

A Privilege is either Perfonal or Real : A Perfonal Privilege follows the Perlon of him to whom it is granted, and dies with him, if the final Caufe of granting fuch a Privilege be extinguifhed; but where the final Caufe of granting fuch a Privilege is not extinguifhed, either through the Death or Means of the Party privileged, fuch Privilege does not expire : For ceffante caufà finali; ceffat effectus; & non ceffante caufà, durat effectus.

He that alledges a Privilege, ought to prove the fame; becaufe a Privilege as it is a Matter,

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is not prefumed; and a Privilege is not prov'd by the Ufage thereof, but by a just and good Title thereunto; for he that avers a Privilege, alledges *malam fidem*, unless he proves a Title thereunto.

There is this Difference between an Indulgence and a Privilege, that an Indulgence, properly fpeaking, is a Difpenfation, which is granted not contrary to the Common Law, but contrary to the Statutes and Rules of a particular Foundation : Whereas a Privilege is a proper and private Right, granted to any Perlan or Corporation contrary to the Rules of the Common Law: For Privileges are Abatements of Common Right, becaufe they add privato juri. The Title of a Phylician does not privilege and exempt a Person, who is chosen Constable of a Parish ; for there is a Difference between a Lawyer and a Physician, the former enjoying his Privilege by reafon of his Attendance in publick Courts, and not on the Account of any private Bufinefs in his Chambers: But a Phylician's Calling is a private Calling.

In a Convocation held on the 4th of June, 1565. it was decreed, that whereas divers privileged Perfons enjoy'd the Privileges of the Univerfity, and the Freedom of the City of Oxford at the fame time, in Repugnancy to the Statutes and Cuftoms of the Univerfity, they fhould either renounce all Jurifdiction which the City claim'd over them, or wholly wave and quit their Claim to the Univerfity-Privileges; for that the Univerfity would not fuffer them to be of both Corporations. See alfo the Decree of the Convocation of the 2d of April, 1576. Regifter K.

The Year here in the University of Oxford is divided into four Terms; the first bigins the 1 oth

10th of October, and ends the 17th of December. and is called Michaelmas. Term ; the fecond, called Hilary or Lent-Term, begins the 14th of January, and ends the Saturday before Palm-Sunday; the third, called Easter-Term, begins the 10th Day after Easter, and ends the Thursday before Whit funday; the Fourth is called Trinity or Act-Term, beginning the Wednesday after Trinity-Sunday, and ending after the Act, foorer or later, as the Vice-Chancellor or Convocation shall think meet. If the Beginning or End of any Term shall happen on a Holy-day, the leginning and Ending of the fame shall be delayed and put off to the Day immediately following. Full Term is faid to be begun as to Exercises, the first Day of the Week enfuing the fift Congregation; fo that if the Term begins on a Sunday, the Sunday following begins the Fill Term. The Day before the Beginning of each Term, there is a Latin Sermon preach'd by fome Doctor or Batchelor in Divinity, to the Clergy in St. Mary's Church, immediately after Prayers, according to the Liturgy of the Church of England; and no, one can preach this Sermon, unless he be in holy Orders, a Graduate in Divinity, or at least four Years standing Master in Arts on the Divinity Line, and admitted to preach by the Vice-Chancellor; who is to read these Prayers, and all others, upon any Occafion, either by himfelf, his Deputy, or fome other publick Professor of Divinity, or fome Doctor of Divinity, or Head of a Houfe, fubftituted hereunto by the Chancellor, Vice-Chancellor, or his Deputy; and celebrate all other Divine Offices then and there to be performed, the Litany excepted, which is to be fung by two Mafters of Arts there prefent, and of the Prostors Appointment, by their

their Monition or Requeft to them by a Beadle; and if any one hereunto admonifh'd, or requir'd, fhall refufe thus to fing, they fhall be multed in the Sum of five Shillings, to the Ufe of the Univerfity; and the Protors fhall appoint others there prefent, till fome take this Office on them; and if no Body will do it, the Protors fhall be obliged to fing it themfelves. After Prayers and Sermon ended, there is a Sacrament or Communion for fuch as will worthily receive the fame, according to the Canons and Difcipline of the *Englifh* Church; and thus is every Term with great Solemnity entred upon.

Matriculation, or the Registring of Names is fo called from the Latin Word Matricula anciently fignifying a Kalendar, or Register of Names, fuch as is kept in every Parish for the Regiftring the Names of Perfons baptized, married or buried; and among Soldiers it fignifies a Mufter-Roll: Thus in the Church, there was the Matricula Clericorum, being a List or Catalogue of the Officiating Clergy; and a Matricula Pauperum, a Kalendar of the Poor, who receive Alms, &c. In the University of Oxford, this Matricula or Register is kept by one of the fuperior Beadles (ufually the Law-Beadle) into which Book the Name of every Perfon is entred, who is willing to become a Member of this University. And all Persons fo regiftred, after their taking the ufual Oath, to keep and maintain the Privileges, Cuftoms and Statutes of the University, (if above 16 Years of Age) fhall be deem'd and had as privileged of the fame, by the Charter of Hen. 8.

Every Student or Scholar of what Condition foever he be, ought within 15 Days after his first Coming hither, to appear before the Chan-Vol. II. H cellor

cellor or his Commiffary, for this his Matriculation; nor can any Student or Scholar enjoy any of the Privileges of the University, till he becomes matriculated : And if any one lawfully admonished hereunto by the Head of any College or Hall, or his Deputy, shall neglect or refuse the fame, he is mulched in the Sum of 6 s. 8 d. for every 15 Days of his Delay to the Use of the University. All matriculated Perfons of 16 Years of Age are to fubscribe the 39 Articles, and to take the Oaths of Allegiance and Supremacy, and alfo an Oath to beat true Fidelity to the University, in the Observance of its Statutes, Cuftoms and Privileges : But if the Perfon to be matriculated be under 16 and above 12 Years old, he only fubfcribes the aforefaid Articles, and is matriculated; and if he be under 12 Years, he is only matriculated; and in each Cafe as foon as he arrives at a mature Age, he fhall perform every thing neceffary to his Matriculation, under the aforefaid Penalty.

All Heads of Colleges and Halls, and in their Absence their Deputies, are obliged within 15 Days from the Time of any Scholars Admission into their Colleges and Halls, to fee that this Matriculation be duly obferved; and it is the Duty of the Perfon's Tutor to go along with him, and there, upon the Oath which he hath taken to the University, to give an Account of the Condition and Quality of the Perfon to be matriculated, viz. whether the Son of a Nobleman, Knight, Doctor, Esquire, &c. And on the Tutor's Refufal to give the Vice-Chancellor this Account, he shall be interdicted the Office of a Tutor. And if the Head of the House, or his Deputy, does not compel fuch Perfon to appear and qualify himfelf to be a Member of the University, upon Notice given to him by the -Supe-

Superior Beadle in Law or Divinity, that fuch Perfon is not matriculated within the aforefaid Time, he fhall be multed in the Sum of 3 s. 4 d. for every 15 Days Delay, after fuch Notice given to him.

All Students, of what Condition foever, are to be admitted into fome College or Hall, within a Week from their first coming to the Univerfity; where they are to take their conftant Victuals and Lodging, and not to diet or lodge in any private House, upon any Account beyond the faid Time, unless the Chancellor or Vice-Chancellor approves the Reafon thereof, under the Pain of Lofing the Privileges of the Univerfity for this Offence; and upon a growing Contumacy herein, under the Pain of Imprifonment or Expulsion : Yet Scholars may lodge in any Houfes or Tenements annex'd or to be annex'd to Colleges or Halls, wherein Townfmen do not keep a Family : No Houfes can be thus annex'd, unlefs they are fo fituate, that Entrance be to them only by the Common Gate or Door of the Hall or College, which is in the Care of the Chancellor or his Commiffary.

Scholars in every Hall and College are each of them to have their Tutors from their immediate coming hither till they are promoted to fome Degree, or (at leaft) have compleated 4 Years time here, as Students in the *Civil* Law: And no one may be a Tutor, unlefs a Graduate in fome Faculty, a Perfon of Learning and Probity, and alfo of found Religion, to be comprov'd of by the Head of the Houfe wherein he lives; and if any Difpute arifes about the fame, the Matter is to be adjudged of by the Vice-Chancellor: And if it appears to the Vice-Chancellor by Legal Proofs, that fuch Tutor is infufficient, and not qualified, the Vice-Chancellor may in-H 2

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terdist him the Office of Tutor for altogether; which Office confifts in inftructing the Scholars committed to his Tuition in good Manners and approved Authors, and in the Principles of the Chriftian Religion, as derived from facred Writ, and not from the idle Systems and diffinguishing Institutions of Men, whose Business it is for filthy Lucre's fake, rather to divide than unite us in the true Catholick Faith and Doctrine of Jelus Christ; and if any one shall offend herein; he shall be punish'd according to the Discretion of the Chancellor or his Vice-Chancellor. It is also incumbent on the Tutor, to take Care and fee that his Pupil be flatutable in his Habit, &c. and for any Delinquency of his Pupil, the Tutor shall be mulcted 6 s. 8 d. for the first, fecond, and third Time; and for the fourth Time the Vice-Chancellor shall interdiat him the Office of a Tutor.

No Head of a College or Hall can admit any Scholar, of his own Accord, leaving another College or Hall, without Leave first obtain'd under the Hand-writing of the other Head, who ought to bear Witnefs of his Life and Conversation, and fpecify the Caufe of fuch Scholar's Departure ; that the Chancellor of the Univerfity, for the time being, may approve the fame, (if reafonable) by calling before him fuch Head, and examining into the fame; and if fuch Head fhall transgress herein, he shall forfeit 40 s. for the Admission of every Person thus admitted. And if any Scholar shall be expell'd any College or Hall, he shall not be admitted into any other College or Hall, until the Chancellor fhall by Cognizance of his Expulsion, and of the Punishment first inflicted on him pro arbitrio suo, deem him fit to be thus admitted, under the Pain of 40 s. for every Scholar admitted contrary to the Intention of this Statute, to be paid to the Univerfity

verfity by fuch Head or his Deputy herein offending, and under the Pain of Bannition to be inflicted on the Scholar, whom the Vice-Chancellor has legally adjudg'd expell'd, as procuring to have himfelf thus admitted, before he has undergone the Punifhment of the Vice-Chancellor's Impofition.

All Scholars in the Faculties of Arts (except the Sons of Barons, having a Right of Suffrage in the upper Houfe of Parliament, and the eldeft Sons of Baronets and Knights-Batchelors) do wait four Years, or fixteen Terms, to be reckon'd from the Day of their Matriculation. before they take a Batchelor's Degree ; and diligently attend all publick Lectures, and do the other statutable Exercise for the same; such as Generals, Juraments, Answering Under Batchelor, &c. and are also bound to live in the Univerfity, and not in any private Houfe, but in fome College or Hall, absque dolo malo. The Persons above excepted take this Degree after three Years compleat ftanding in the University, and Barons Sons within lefs Time, if the Chancellor pleases, on performing the Exercise necessary hereunto, provided these Persons be not Fellows or Scholars of any other Foundation; but then they must be matriculated under such Title and Quality. Generals are Disputations on three Logical Questions from one a-Clock in the Afternoon till three, formerly called Variations and Disputations in the Parvise; and these are had every Monday, Wednesday and Friday, in full Term, in the publick Schools of Arts, under the Moderatorship of some senior Sophist, or Batchelor of Arts; and the Refpondent, to this End, gives out his Questions, to be disputed on a Week before fuch Difputation, to be approved of by the Mafter of the Schools, im-H 3 mediately

mediately after Austins, on Wednesdays and Saturdays, (for which the Master receives 6 d.) with the Names of the Difputants, under Pain otherwife that this Exercife shall not go pro forma : And for the Infpection of this Bufinefs, the Proctors do de quatriduo in quatriduum name four Masters, who ought regularly to prefide and moderate herein, under the Pain of 3s. 4 d. toties quoties for absence. This Exercise is not to be perform'd till the Student be two Years flanding in the University, and three Terms (at leaft) e'er he fupplicates for a Batchelor's Degree; and then he is created General, or fenior Sophift, immediately after the End of thefe Difputations, by one of the aforefaid Mafters in the Natural Philosophy School. These Senior Sophists are obliged every Term afterwards, till they take this Degree, to difpute once at least in the Parvise, under Pain of the former Disputation not going pro forma; which is termed Juraments, from the Oath taken at the Time of proceeding Batchelor, that they have done all the Statutable Exercise; and the Congregation cannot difpence with the making of fenior Sophists and Juraments. When a Scholar is created Senior Sophist, the Master, ascending the Rofrum, makes a fhort Speech to him in Praise of Ariftotle's Logick, and exhorts him to the Study of good Letters; and this under the Pain of 10s if the Mafter neglects the fame, delivering Ariftotle's Logick into the Scholar's Hands ; who thereupon puts on the Sophists Hood, and till then he is deemed properly a Scholar. If any Controverfy arifes about the School wherein this Exercife is to be done, it is decided by the Seniority of the Moderators; and if there be no Moderator, then by the Seniority of the Refpondents, who are bound by 8 in the Morning to

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to fix up on the Publick School Gates the Queftions to be difputed, with their own Names, and the Names of the College or Hall whereunto they belong; which they ought not to pull down by themselves, or the Means of other, till the Difputations are ended, under Pain of 3s.4d. on the Mafter's Complaint thereof to the Vice-Chancellor or Proctors. These Persons are attended from St. Mary's Church to the Schools; by one of the Yeomen Beadles, for which he receives 2 s. of every Scholar, to be equally divided amongst them, (1 mean of fuch as answer pro forma, and not pro termino) which Beadle the fame Day enters the Names of the Senior Sophifts into a Book to be kept by the Yeomen Beadles, under the Forfeiture of 3 s. 4 d. to the University, for Default thereof toties quoties. In these Disputations in the Parvise, the Perfon is to answer once, and oppose once, pro formâ, from one a Clock to three in the Afternoon.

Besides these Generals and Juraments to be perform'd for this Degree, the Party must twice answer at Lent Determinations for an Hour and a Half under Batchelor, unless the Congregation shall think fit to commute his second Turn at Determinations into the other Turn of answering at Generals; but no one can answer at these Determinations until he has spent four Terms in the Study of Grammar, Rhetorick, and Logick ; and only one can answer under this Batchelor in one and the fame Day, the Respondent fitting opposite to the Opponent, under the Batchelor's Pew; and if the Respondent shall do otherwise, his Anfiver shall not be pro forma; and if the Opponent shall offend herein, the Vice-Chancellor and Proctors may punish him at Discretion.

From the Time of Admission to a Batchelor's Degree, every Artist is oblig'd to wait 12 Terms 120

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in hearing of publick Lectures affign'd him, and in frequenting of Disputations, as well as disputing himfelf, before he can fue for his Grace in order to have a Mafter of Arts Degree: And if any one fhall have done the neceffary Exercife for a Mafter's Degree, and have fpent the Refidue of his Time in any other University, the fame shall be allow'd him as spent herein, provided it appears by a Teftimonial under the Seal of fuch Univerfity, where he profess himself to have studied, or by some other credible Evidence. As to the Exercife for a Mafter's Degree, it is decreed, That every Batchelor of Arts, after Admission to his Degree, shall folemnly determine in Lent; and these Lent Difputations are called Determinations, because they do determine and finish the Conditions of a Batchelor's Degree, and truly compleat the fame ; and alfo for the Degree of Mafter, he must anfwer at Quodlibet Difputations, fo ftiled becaufe he must answer on three Questions to be propounded by any Mafter at Pleafure, after he has finish'd his Lent Determinations. Besides these Determinations and Quodlibets, fuch Batchelor must either as a Respondent or Opponent, dispute in Austins, speak two Declamations, and read fix foleinn Lectures, before he can be promoted to a Mafter's Degree. Every Batchelor prefented to this Degree is oblig'd folemnly to determine the Lent following, unless his Grace be fimply granted him, under the Pain of fuch Grace being not confirm'd to him, unlefs he alledges fome Impediment to be approv'd by the Vice-Chancellor and Proctors; in which Cafe he may defer his Determination to the next Lent, then to be perform'd under the like Penalty. And to prevent all Tumults heretofore wont to happen about the Choice of Collectors in Lent, it is, in

in Purfuance of the Statutes transmitted to the Univerfity by K. Ch. I. ordain'd, That the Proctors for the time being shall on Egg-Saturday appoint two of the determining Batchelors to ferve this Office, each of the Proctors chufing one Collector out of fome College or Hall at Pleafure; and if any Proctor shall be found guilty of Bribery in this Choice, he shall be removed from his Office ipfo facto, and be oblig'd to refund all Fees and Sums of Money whatfoever by him received from the Batchelors of that Year, and forfeit the fame to the University-Cheft. These Collectors, as foon as admitted to their Office, are to go to their respective Halls and Colleges without any Noife or Diffurbance; and not to entertain any Perfons at all in their refpective Colleges and Halls, with Compotations, &c. under Pain of present Amotion from their Office by the Vice-Chancellor, and other Perfons by the Proctors be substituted in the Places of the Parties thus offending and removed. The Office of these Collectors is, equally to distribute (as far as poffible) the determining Batchelors into certain Classes, and to allot each of them their Schools separately, under the Pain of 10s. to be inflicted on the Collectors to the Use of the University, if he deputes two Batchelors at one and the fame Time, to answer in the same School, and the like Penalty on any Batchelor intruding himfelf into a School affign'd to another; befides, fuch Exercife then done shall not go pro forma. These Determinations are had every Day of the Week, befides Saturday and Sunday, unless a Holy-Day happens, from the Beginning of Lent to the End of the Term, the determining Batchelors answering in their proper Turns, and in the publick Schools, according to the Order of the Clafs wherein they are placed.

placed. These Collectors take place according to the Time of their Presentation and Admisfion to their Batchelor's Degree, unless the Right of Seniority belongs to one of them ratione promotionis, i. e. by Grand Compoundership.

On Ashwednesday, according to an antient laudable Cuftom, immediately after the Latin Sermon preach'd to thefe Determiners, there is a Bell rings out, calling the Presentator or Dean of every College and Hall, with his Determining Batchelors of that Lent, attending him in in their proper Habits, to the Schools, which they chufe according to the Seniority of every Dean or Presentator; and, having made choice of their feveral Schools, the Dean or Prefentator mounts the Pew, and has three Queftions propounded to him in Natural Philosophy, with Verfes read, briefly explaining the Senfe thereof, by each of the Determiners ; which Queftions and Verfes, as foon as propounded and read, one of the Senior Batchelors takes upon him to answer the Dean, who is always Opponent, after the Dean has propounded a Syllogifm or two to his Determiner ; who thereupon prays his Aristotle (for fo is the Senior Responding Batchelor called) to answer for him, as long as the Dean shall think fit : And these Difputations hold and laft from One a Clock till Five in the Afternoon, when the first Determiner in each School, in the Name of the reft furrounding, on his bended Knees, ought to return Thanks to the Dean and the Aristotles, or Senior Batchelors, under a certain Form of Words too needless here to express; and if any Perfon shall be Delinquent or wanting in any of the Premises, he shall be punish'd at the Difcretion and Pleafure of the Vice-Chancellor and Proctors. Every Saturday Morning, from the Begin-

Beginning of Lent to Palm-Sunday, all the Determiners are bound to meet at St. Mary's Church at Eight a Clock, for Prayers, according to the English Liturgy, and if any shall be absent, they shall be mulcted at the Discretion of the aforefaid Perfons. After the End of Prayers, on the Vigil of Palm-Sunday, the Junior Proctor makes a Speech, rebuking all Errors committed in point of Learning during the Lent. as well as Offences against Good Manners. efpecially Tumults, Brawlings and Fightings, if any shall have happen'd; and commending fuch as have deferved well by their Difputations and their modeft and peaceable Behaviour. On the Thursday and Friday immediately after Alhwednesday, the Collectors may affign as many Determiners to answer pro forma out of the Class or Order, as exceed the Number of Schools and the usual Days of Disputing ; every Determiner answering twice in Lent, unless it shall be necesfary fometimes for fome Claffes to anfwer thrice. by reafon of the unequal Number of Days And fuch as cannot be reduc'd into Claffes, shall be affign'd (as aforefaid) to answer on the Thurfday and Friday next to Ashwednesday, and in the Afternoon of fuch Days, as Disputations are had in the Forenoon; and fuch Determiners as are fupernumerary to the Schools, fhall determine in the Divinity-School. These Collectors in difposing their Classes ought to have special Regard to Perfons of more eminent Condition and Quality, to place them fo as they may have the Opportunity of praying a Gracious Day; and if the Collectors herein offend, they are to be multed at the Pleafure of the Vice-Chancellor and Proctors. On Fridays, Vigils of Feafts, and other Days, on which a Congregation of Regents is held, Difputations begin at Nine a Clock in the

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the Forenoon, and end at Twelve, unlefs on Gracious Days, when they end at Eleven; and on all other Days they begin at One a Clock in the Afternoon, and end at Five; and as foon as these Disputations are ended, on the Ringing of the Bells, all Perfons are to depart the Schools, under the Pain of 20 Shillings to be paid to the University, without affigning fome reasonable Excuse, to be approv'd by the Vice-Chancellor. On Mondays, Tuesdays, Wednesdays and Thursdays, these Determiners dispute on Logical Queftions, which they are oblig'd to defend, according to the Authority of their great Mafter Aristotle; and on Fridays, on Grammatical, Rhetorical, Political, and Moral Problems; in Grammar they are to follow the antient and received Authors; and in Rhetorick, Politicks, and Moral Philosophy, they are likewife bound to defend Aristotle, and the whole Doctrine of the Peripateticks, under Pain that if any one fhall do otherwife, his Anfwer fhall not be taken pro forma, and he fhall be alfo mulcted Five Shillings toties quoties.

Every Batchelor of Arts, after his full Determination, ought once every Year to answer or oppose at Austin Disputations every Saturday in full Term, from One a Clock till Three in the Natural Philosophy School, if he be required to to do by the Collectors hereunto deputed by by a lawful Premonition of 15 Days; that is, if no Batchelors for 15 Days before shall offer themselves to these Collectors for to dispute pro forma; and if any Person shall refuse, if he has not disputed within half a Year before, his Exercise the Year before such Refusal, and the Year ensuing, shall not go pro forma. The Senior Batchelor at these Disputations shall have his Choice of opposing or answering, unless one of

of the Difputants be a Baron's Son, having a Suffrage in the Houfe of Lords, or may expend de proprio to the Value of 40 l. per Annum. But the Mafter of the Schools may alfo appoint Wednesdays for these Disputations, if he knows every Saturday for a Month together to be already taken up; and if these two Days are not enough for these Disputations, the Congregation may difpense with the same on any other Day, on a Certificate under the Hand-writing of the Matters of the Schools, that every one of the faid Days appointed for Auftins is already taken up, even to the End of the Term. The Queftions are deliver'd to the Mafter of the Schools feven Days, and fix'd up on both the Schools Gates three Days before, under Pain, that this Exercise shall not go pro forma. The Proctors every Year, on their Entrance into their Office, are to name two Masters of Arts alternately in their own Perfons, and not by another, to prefide at Auftin Disputations, unless it be in cafe of Sickness, or some extream Neceffity, and the Perfor be fubftituted with the Confent of the Vice-Chancellor and Proctors: And moreover the Proctors are at the fame time to name two Batchelors of Arts for Collectors at Auftins, who are to fee that there be no Want of these Disputations thro' a Defect of Disputants; and to which end, these Collectors alternately may order two Batchelors of Arts, beginning with the Seniors of the third Year, and fo downwards seriatim, to dispute protermino, Ge. on 15 Days Premonition, if none offer themselves ready to dispute pro forma : and if the Persons thus premonished shall refuse to dispute, or shall not publish their Questions three Days beforehand, according to the Statute, the Collectors shall report their Names to the

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the Proftors, for the immediate Punishment of this Offence; and if the *Collectors* shall be wanting in their Duty, either the Vice-Chancellor or one of the Proftors may mult them in the Sum of 10 Shillings, to the Use of the University.

According to the antient Statutes of the University, all Perfons were obliged curforily to read certain prefcript Books, before they became Licentiates in Arts; which Lectures being found by frequent Experience to be without any Benefit to the Readers or Hearers, all Proceeders are now bound to read fix folemn Lectures in the publick Schools, between the Hours of One and Two in Term Time, viz. Three in Natural Philofophy, and Three in E-thicks, without Borrowing or Transcribing from Authors, but purely of their own Composition; and each of these Lectures is to last above half an Hour.

Before any Perfon can proceed to a Batchelor of Mufick's Degree, he ought to fpend feven Years in the Study or Practice of Mufick, and bring a Teftimonial thereof under the Hands of credible Witneffes; and before he can fupplicate for his Grace towards this Degree, he ought to compose one Song of Five Parts, and perform the fame publickly in the Musick-School, with Vocal and Instrumental Musick: And a Batchelor of Mufick, before he can be promoted to a Doctor's Degree in that Faculty. ought to fpend Five Years, after taking a Batchelor's Degree, in the Theory or Practice of Mufick, and have a Testimonial as aforefaid. For his Exercife, before he becomes an Inceptor in this Faculty, he ought to compose a Song of Six or Eight Parts, and perform the fame as aforefaid.

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A Student in the Civil Law, before he can attain a Batchelor's Degree in that Faculty, if he be a Master of Arts, ought to hear the publick Professor thereof read for three Years after his Admission to his Regency; but if he be a Student, who has not taken a Mafter's Degree. then he ought to have diligently attended the Reading of the publick Professor for five Years compleat; and fuch Student ought for two Years to apply himfelf to the Study of Logick, Ethicks, Politicks, and other Studies in Humanity, before he enter on the Civil Law Line, unlefs the Local Statutes of his College shall require him to apply himfelf to the Study of the Law fooner. Every Student in Law, before he can supplicate for his Grace, in order to take a Batchelor of Law's Degree, ought to perform two Turns at Law-Difputations, as principal Opponent pro formâ, i. e. as first or fecond Opponent ; and be once Respondent pro forma in the Law-School, from One a Clock till Three in the Afternoon : and if there be no Perfon to be Opponent for this Degree, the publick Profeffor himfelf may oppose, or his Deputy. For the Degree of a Doctor in Civil Law, a Perfon ought to hear the Professor of Law read for four Years (if he has proceeded Batchelor of Law on a Master of Arts Degree) to be computed from the Time of his Admission to his Batchelor of Law's Degree, before he can be an Inceptor in Law: But if he has only proceeded Batchelor of Law, then he shall be obliged to attend the Professor's publick Lectures for five Years from his faid Batchelor's Degree, before he becomes a Doctor in Laws. Before a Batchelor of Law can be admitted to an Inceptorship in this Faculty, he ought publickly to read fix folemn Lectures from One a Clock till

till Two each Day, therein explaining any Part of the whole Body of the Civil Law, as he pleafes; or (at leaft) three Curfory Lectures on fome one Title in the Code or Digest, viz. de Judiciis, de Probationibus, or de Re judicatâ, explaining either of the faid Titles : And as for a Batchelor's Degree, the Queftions ought to be fix'd up, together with the Names of the Difputants, for feven Days before Difputations, on each outer Gate of the Schools, and on the Walls of All-Souls and Oriel College, towards the Street : So likewife ought the Subject and Time of Reading for a Doctor of Law's Degree, to be fix'd up in the fame Places for three Days beforehand.

By the antient Statutes of the University, a Student in Physick was not obliged to proceed Mafter of Arts, in order to acquire a Batchelor of Phyfick's Degree ; but was only to attend the publick Lectures in that Faculty for fix or feven Years for the faid Degree; and if he was a Mafter of Arts, then three Years Attendance was accounted fufficient : But now by this new Body of Statutes, he must be promoted to a Mafter of Arts Degree, and afterwards attend the publick Lectures in Phylick for three Years. before he can arrive at a Batchelor of Phylick's Degree ; and before he can have his Grace proposed, he must be once Respondent and once Opponent pro forma, from One a Clock in the Afternoon, on two Questions in Physick, in the School proper to this Faculty; and more than two cannot be Opponents pro forma the fame Day. If there be no Opponent to difpute for this Degree, the publick Professor or his Deputy may be an Opponent; and the Questions, with the Respondent and Opponent's Names, are to be fix'd up in the fame Places as at Law-Disputations. After

After a Batchelor's Degree, he is to wait four Years for a Doctor's Degree, and to read either fix folemn Lectures from One a Clock till Two each Day, on any Part of Galen's Works, at pleafure, or three Curfory Lectures, by expounding fome one of Galen's Books, as de Temperamentis, de differentiis Febrium, de ufu Partium, vel de locis affectis; and before he begins to read either folemnly or curforily, he is to fix up the Time and Subject of his Lectures three Days at the leaft, in the fame Places as a Doctor of Law is, viz. on the Corner-Walls of All-Souls and Oriel College, towards the Street, and on the two outer Gates of the publick Schools.

For a Batchelor of Divinity's Degree, a Man must first become a Master of Arts, and then hear the publick Professor in Divinty read for feven Years compleat, from the Time of his Admission to his Regency; and before his Grace be proposed for a Batchelor in Divinity's Degree, he ought to be Opponent pro forma twice, i.e. first and second Opponent at Divinity Disputations, and be once Respondent pro forma from One a Clock till Three in the Afternoon in the Divinity School; and moreover, befides thefe Difputations, he ought for his Exercise to preach a Latin Sermon in St. Mary's Church, of his own Composition, before he can be admitted to this Degree : But no one can preach this Sermon, unlefs he be in Holy Orders, and of five Years flanding Master of Arts. Four Years after he has been promoted to the Degree of a Batchelor, he may be admitted to be an Inceptor in Divinity, on reading in publick fix folemn Lectures from One a Clock till Two each Day in the Divinity-School, on any Part of the Holy Scripture at pleafure, or fome one of Vol. II. St.

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St. Paul's Epiftles to the Galatians, Timothy, Titus, or of St. Peter, by way of three curfory Lectures: And three Days before he begins to read either folemnly or curforily, he ought to fignify the Time when he will read, and the Subject on which he intends to expound, by affixing the fame up at the proper Places for a Doctor of Law's Degree; and a Batchelor of Divinity ought to fignify the Queftions, together with the Agents Names, for feven Days before Exercifes, at the Places proper for a Batchelor of Law's Degree.

The Time appointed for taking each of these Degrees-being sometimes expressed in Number of Years, and fometimes in Number of Terms, it is provided (to prevent all Cavil) that whenfoever the Time appointed for any Degree is reckon'd by Years, the fame Meafure is refolved into Terms, computing four Terms in each Year : as when three Years are requir'd, then 12 Terms are fufficient; fo when four Years are requir'd, then 16 Terms are enough, &c. In Degrees taken by Under-Graduates, their Time is computed from the Time of their 'Ma. triculation; and if any one be matriculated in the Vacation Time, it is reckon'd from the Term following his Matriculation ; in Degrees taken by Batchelors of any Faculty, it is computed from the Time of their Presentation to fuch Batchelor's Degree; and in Degrees, prefuppoling a Mafter's Degree, from the Time of their Admission to their Regency : And because few Perfons are commorant in the University for every Day in a Term, those only Thall be faid to keep the Terms, who are refident in the University for a Month at least in each Term of Michaelmas and Hilary, for three Weeks in Easter Term, and a Fortnight in that of Trinity ; .L. Cland

and frequent all the flatutable Exercife; except the Term wherein any one takes a Degree, the first Day of which, according to ancient Cuftom, being reckon'd a compleat Term; and the Term of his Matriculation, the last Day being reckon'd an entire Term.

There is a general Commencement once every Year in all the Faculties of Learning, which is called the Alt at Oxford, and the Commencement at Cambridge; which Act is opened on the Friday following the 7th of July, and Exercifes perform'd in the Schools on Saturday and Monday enfuing the Opening thereof; and alfo in the publick Theatre, with great Solemnity. On Saturday, in the Forenoon, all the Profeffors and Lecturers read in the feveral Arts and Sciences, all cloathed in their proper Habits, as was heretofore usual at the Vespers or Evening Exercifes; which are only now Difputations in the feveral Parts of Learning, from One a Clock till Five in the Afternoon, the Artifts Disputations being had in the Theatre, and those of Divinity, Law, and Physick, in their proper Schools. The Inceptors in Arts difpute on three Philosophical Queftions; and one of these Inceptors (for fo are the Mafters called, who ftand for their Regency in this folemn Att) to be appointed by the Senior Proctor, has the Place of the Respondent : And first, the Senior Proctor oppofes on all the Queftions, and confirms an Argument on the First; then the Pro-Proctor and Terra-Filins dispute on the Second; and laftly, the Junior Proctor on the Third Queftion; and all the Inceptors are oblig'd to attend thefe Difputations from the Beginning to the End, under the Pain of 3 s. 4 d. At the equal Expence of all the Inceptors, there is a fumptuous and elegant Supper at the College I 2

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or Hall of the Senior of each Faculty, for the Entertainment of the Doctors, called the Act-Supper. On Sunday, between the Velpers and the Comitia (for fo are the Exercises of Saturday and Monday filed) there are two Sermons in the English Tongue, at St. Mary's Church, preach'd by any one of the Inceptors, as the Vice-Chancellor shall appoint, being Doctors of Divinity, in this Act. On Monday, at Nine a Clock, all the Inceptors go with the Beadles of their feveral Faculties to St. Mary's, and there, after Prayers at the Communion-Table, make Oblations; and if any Perfon shall absent himfelf, or be irreverently present, he shall be multed five Shillings, and moreover punish'd at the Vice-Chancellor's Pleafure. Then the Comitial Exercifes beginning, the Senior Pro-Ator mounts the Pew on the West Side of the Theatre, and the Junior Proctor the Pew oppofite to him on the East Side. The Professor of Phyfick, with his Inceptors, on the Weft; and the Law Professor, with his Inceptors, on the East Side thereof; and the Divinity Professor, with his Inceptors, on the North Side, under the Vice-Chancellor; and the Inceptors in Mufick, with their Professor in the Musick Gallery, on the South; and at these Comitial Disputations, the fame Method is used in respect of the Agents, as at Velpers, viz. first, the Senior Pro-Etors; then the Terra-Filius, and Pro-ProEtor; and laftly, the Junior Proctor; and he who was Respondent the Year before, is the Magister Replicans this Year. The first Opponent among the Inceptors has a Book given him, at the End of Difputations, by the Senior Proctor (who, in respect of the Artists Inceptors, is called Father of the Comitia) and is also created Master by a Kifs, and putting on his Cap. After the Comi-

Comitial Exercifes in Arts are ended, if there be any Person taking a Musick Degree, he is to perform a Song of Six or Eight Parts on Vocal and Instrumental Musick, and then he shall have his Creation from the Savilian Professions, &c. After the performing of the Exercifes, and the Creation of Doctors, according to a prefcript Form in each Faculty, the Vice-Chancellor clofes the A& in a folemn Speech ; wherein it is ufual for him to commemorate the Tranfactions of the Year paft, and efpecially fuch Benefactions as have been given to the University : And after the End of the Att, the Vice-Chancellor, with the Regents of the foregoing Year, immediately affemble in the Congregation-House; where, at the Supplication of the Do-Hors and Mafters newly created, they are wont to dispense with the wearing of Boots and Slop Shoes, to which the Doctors and Masters of the Alt are oblig'd, during the Comitia. On Tuefday after the Comitia, a Latin Sermon is preach'd to the Clergy, at Eight in the Morning in St. Mary's Church ; the Preacher to be either fome Doctor, or Batchelor in Divinity, and of the Vice-Chancellor's Appointment, with a Pre-monition for this End from the Vice-Chancellor for three Months before hand. The Questions to be difputed on in each Faculty, are to be approved by the Congregation of Mafters fome time before the Act; and becaufe that Civilians ought to know the Differences between the Civil and our own Municipal Laws, one of the Law Questions ought to have some Affinity with the Common Law of England, wherein the Professor, by a short Speech, ought to fhew, what the one and what the other Law maintains. If any Contumelious, Reproachful, or Defamatory Language be given in any Speech I 2 or

or Argument at Difputations; the Vice-Chancellor may convene the Perfon before him, and command a Copy of his Speech; and if he pretends that he has no Copy, he may convict him by Oath, and punish him according to the Heinoufnels of the Offence, in respect of Perfons and other Circumstances, either by publick Recantation, Imprisonment, or Banishment from the University, as a Disturber of the publick Peace; befides the Satisfaction he is oblig'd to make to the Party injur'd : So that there is not that Licence given for an impudent Buffoon, of no Reputation in himfelf, called a Terra-Filius, to fport and play with the good Name and Reputation of others; but the Bufinefs of this Terra-Filius, is a folemn and grave Difputation. And altho' this manner of fportive Wit had its first Original at the Time of the Reformation, when the grofs Abfurdities and Superflitions of the Roman Church were to be exposed, and should have been restrain'd to Things, and not have reach'd Mens Perfons and Characters; yet it has fince become very fcandalous and abufive, and in no wife to be tolerated in an University, where nothing ought to appear but Religion, Learning, and good Manners. In the Faculties of Divinity, Law, and Physick, every one takes place, according to the Order of his Presentation or Admission, to be an Inceptor in these Sciences, and shall keep the fame for ever afterwards; only grand Compounders have the Precedence of all others of the fame Year : But Inceptors in Arts have their Seniority according to the Proctors Difcretion, unless they be grand Compounders, who have Precedence as aforefaid. Yet it is provided, that this Disposition shall not prejudice Fellows of Colleges in respect of their Seniority, but that

that the fame be governed and difpofed according to the Seniority which they bear in their refpective Colleges, according to the Local Statutes thereof.

The ordinary Difputations in Divinity, shall, be had ten times a Year in the Divinity-School, viz. on the first and last Thursday in every full, Term, on the Thursday before the first Sunday in Advent, and also the Thursday imme-, diately preceding Lent; which Day, if a Holiday, then Difputations shall be had the Day following : And all Batchelors in Divinity, of what standing foever, as well as Masters of Arts (unless Proctors of the University, or publick Professors of Arts) are obliged to perform these Disputations, as soon as they have compleated four Years from the time of their Regency, whether they live in Colleges or Halls, unlefs it does notorioufly appear, that they are oblig'd to the Studies of Law or Phyfick by the Local Statutes of their College for a Year (at least) before they have receiv'd any Monition to answer, or oppose at these Disputations; which may evidently appear by their entring their Names in the Beadle's Book. At these Disputations, the Senior Batchelor or Mafter, is Respondent, and the two next downwards in Degree, after the Regius Professor (who is Moderator here) are Opponents, and fo on, till they have all had their Turns; and then they revert to the Seniors. The two Queftions to be here difputed on, from One a Clock, till Three in the Afternoon, are to be approved by the next Congregation enfuing the Date of the Monition; and all Batchelors of Divinity, and Masters of Arts of two Years standing from their Regency, who have not apply'd their Studies to any other Faculty, are bound to be prefent.

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The ordinary Difputations are only had twice every Year in Phylick, viz. on the first Tuefday in Trinity and Hilary Term; at which Difputations, all Batchelors and other Students in Phylick, on the Phylick-Line, and privileged Perfons, are Agents; except the Proctors of the University, and the publick Professions of Arts: And the Senior of these is the Respondent, and the other two are Opponents, according to the Course and Method of Divinity Disputations; whereat all Batchelors and Students in Phylick are oblig'd to attend.

The ordinary Difputations in the Civil Law (called Difputations pro Termino) are alfo had but twice a Year, viz. on the laft Tuefday of Easter and Michaelmas Term; at which Difputations, all Batchelors of Law, and Persons of Batchelors standing, being Students in the Law, are to bear their Turns in the fame Course and Manner as at Physick Disputations, the Proctors and Professions excepted as aforefaid: And at these Disputations, all Batchelors of Law, and Students in that Faculty, are to attend and frequent the fame.

The fuperior Beadle in each Faculty, is to give the Agents notice hereof for fix Weeks before the Day of Difputations, unlefs it be at *Quodlibets*; and there feven Days is fufficient notice: This Premonition ought to be perfonal (if poffible;) and if they cannot be perfonally fummon'd, then by affixing up the Summons fubfcribed with the Beadle's Hand thereunto, at their Chamber-Door, or at the College-Gate, or at the Buttery-Door, if the Perfon or Perfons retain no Chamber, or Part of a Chamber, in the College or Hall, but have, notwithftand ng, their Names written in the Buttery Book, and enjoy the Privileges of the Univerfity.

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verfity. These Monitions the Beadles ought to ferve in their own proper Perfons, or (at leaft) by the Yeomen Beadles, in a Cafe of Selfimpediment, and by no other Perfon or Perfons; for that fuch a Monition is not duly ferved, and the Perfon thus admonished may wellrefuse to difpute ; and the Beadle shall be punished for his proud and haughty Neglect of his Service and Duty. This method of ferving these Monitions is altogether new, and was unheard of in former Times, when the Beadles were better acquainted with Humility, and the true Drudgery of a Beadle's Service : But now Fellows of Colleges becoming Beadles, to the great Difhonour of their Founder's Charity, and the Scandal of Learning, they are almost grown too big for the Duty of fo mean an Office or Employment, tho' they fcruple not to receive the Profits thereof even to the utmost Extent: And, upon Information, if the Beadles learn, that the absent Perfon will not be prefent, probably, at Disputations, at the Time appointed, or have any Knowledge of fuch Difputation from the Butler, they ought to report the fame to the Vice-Chancellor, under the Pain of 10 Shillings, that no Disputations be omitted for want of premonifhing the next in Courfe. These Monitions were always, in ancient Times, fubfcribed by the Vice-Chancellor, and fealed with the leffer Seal of the University, and fo, I think, they ought to be at prefent, however unwarily left out of the Statute by the new Compilers thereof: For it is abfurd, to call that a Monition, which is given by fo inferior a Perfon as a Beadle is to a Master of Arts, Batchelor of Divinity, Oc. The Respondents in Divinity, Law and Physick, ought to fhew their Questions to the Professors within

within two Days after the Congregation have approv'd of them; and fix them up feven Days before Disputations on the outer Gates of the Schools, and on the Corner of All-Souls and Oriel-College Walls, next to the Street. At all these Disputations, the Agents are cloathed in their proper Habits, and as fuccinctly (as poffible) expound and give a State of the Queftions to be difcuss'd; wherein the Respondent ought not to exceed Half an Hour, and the Opponent a Quarter, the Remainder of the Time is to be fpent in Argumentation. At all these ordinary Disputations of Divinity, Law, and Physick, the Vice-Chancellor is obliged to be prefent; and at Quodlibets, the Proctors, or their Deputies, or one of them, to fee that these Disputations are duly performed, and that the proper Perfons do attend the fame; and if occasion be, to call Names for the absent Perfons, by the Mouth of the Beadle. If any of these Disputations shall be wholly omitted, the Perfon, thro' whofe Default it happens, if he be an Opponent, and does difpute, either by himfelf, or his Substitute, shall be multed in the Sum of 20 Shillings; and if he be a Moderator, or Respondent, then in the Sum of 40 Shillings; and if the Beadle shall not give due and proper Notice to the Agents, or the Respondents do not formally fix up the Questions, then in the Sum of 10 Shillings; and if the Difputation shall be omitted, he, thro' whose Default it happens shall (besides his Mul&) be obliged to make good his Turn another time, under the fame Penalty, unless the Vice-Chanchellor shall excuse him : The Mulcas for these Offences are equally divided between the University, Vice-Chancellor, Proctors, and Beadles of the respective Faculty into four Parts.

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Parts. Yet the Vice-Chancellor, for just and good Causes, may fuffer these Disputations to be omitted, or give leave to some fit Person to supply the Turn of the Agent in his necessary Ablence; and, if he thinks fit, impose a Necessfity on some proper Person of supplying this Turn under the like Penalty.

According to antient Cuftom, Graces or Supplications for Degrees are proposed and granted in the Congregation of Regent Masters, except it be for the Fellows of New College, who have their Graces given them in their own Houfe by a certain Privilege : And here are all Difpenfations ask'd in Matters difpenfable by the Congregation, that fit Perfons may be admitted to Scholaftical Degrees, and alfo that Men recommended by other Universities may be incorporated, and according to Cuftom be licenfed in each Faculty. This Congregation now, as antiently, confifts of the Chancellor or Vice-Chancellor, the two Proctors or their Deputies, and of fuch Masters as are necessary or Regents ad placitum: And nothing can be decreed in this Affembly, to which the Chancellor or his Vice-Chancellor, both Proctors or their Deputies, or the major Part of the Masters present (whofe Number ought not to be lefs than Nine) do not confent; but ought to be taken for not granted, if either the Chancellor or his Deputy, or the two Proctors or their Deputies, or the major Part of the Masters diffent; unless it be in Elections, which are to be made freely, according to antient Cuftom, by the major Part of the Voters.

By a received Cuftom, immediately after the End of the Att every Year, the Mafters of Arts, and Doctors in Divinity, Law, and Phylick, on the folemn Dayof their Creation fupplicate to be 140

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be admitted into the Congregation Houfe, and to their Regency in each Faculty, i. e. to all and every A& of their neceffary Regency, before the third Congregation, unlefs fome grievous Crime be objected to them, which may draw a Scandal on the University; and if they be deferr'd any longer, the Chancellor or his Locum-tenent may fummon and admit them thereinto by his own proper Authority: Which Doctors and Mafters are neceffarily Regents for two Years, unlefs they be difpenfed with for the fecond Year's Regency (as usual) after the Creation of other Doctors and Masters the next Ad, and admitted to their Regency in the like manner in the Congregation : Then the Doctors and Mafters, admitted to their Regency, take an Oath not to reveal the Secrets of that Houfe, and alfo fwear, that they will not promote unfit Persons, nor hinder those who are fit, from proceeding to their Degrees, &c. Every Mafter, for this Admission, pays 12 d. to the Register, and 4 d. to the Beadle of his Faculty; and a Doctor gives 12 d. to be distributed among the Poor, at the pleafure of the Vice-Chancellor and Proctors. All publick Professions and Lecturers, Royal as well as others, are accounted Regents ad placitum; fo are all Refident Doctors, of what Faculty foever, and all Heads of Colleges and Halls, who have been for fome time Regents in Arts, and (in their Absence) their Deputies ; all Masters of Schools, and Deans and Cenfors of Colleges, together with all Mafters during the 2d Year of their Regency, if they are difpens'd with for the 2d Year of their neceffary Regency, as aforefaid.

Every Student, before he is admitted to fupplicate for his Grace, ought to undergo the Examination of certain Regent-Mafters; and left

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left that the Number of Candidates for this Examination fhould grow burthenfome to the Examiners, there cannot be more than Six examined in one Day; and the Senior Proctor has the Power of appointing the Day for this Examination, by a Writing under his Hand, provided he affigns to every fix Candidates diffin& Days, and registers their Names, with the Day affigned them, in a Book ever kept by the Pro-Stor. Every Perfon to be examined, after the Proctor's Affigment of a Day, immediately ought to acquaint the Examiners therewith ; and the Day before his Examination, he ought to fix up his Name, House, and the Degree which he fues for, on the Schools-Gates, and on All-Souls and Oriel College Walls, as aforefaid. The Proctor may affign any Day for thefe Examinations, either in Term or out of Term (if the Number of Candidates require it) with this Provise, that it be no Holy-day; and the Place appointed for this Examination is the Natural-Philosophy-School; and the Hour for the fame is from Nine in the Morning to Eleven; and again, from One in the Afternoon, as long as the Examiners think fit, if they will proceed to a fecond Examination. The Arts and Sciences they are examin'd in, are those in which they are bound to have heard Lectures; and in those Authors, which publick Lecturers are obliged to read to their Auditors; rejecting fome of the Moderns: And they are not only to be examin'd in Philosophy (the great Learning of the paft Age) but alfo in Philology, and particularly in their Knowledge of the Latin Tongue. The Senior Proctor, after Affignment of a Day for Examinations, appoints three Mafters to examine the Candidates, and administers an Oath to the Examiners for the just and due Examination

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nation of them; and when the Day appointed is come, the Senior Examiner begins to examine the Senior Candidate, at the Time and Place affign'd; and after he has done his Examination, the next Examiner proceeds to the next Candidate, and fo onwards till they have done; but any Examiner may ask a Queftion out of his Courfe if he pleafes, yet with this Caution, that whilft one examines, the others are filent; and when they have all finifh'd their Examinations, they then give the Candidates a Teftimonial of their good liking, if they deferve it, under a certain Form.

If any one shall neglect this Office of an Examinant, or refuse to take the Oath, or examine without Swearing, or neglect to appear on the Day and Place appointed, or be prefent and not examine, or not according to the ftatutable Appointment; or laftly, give a Teftimonial to a Perfon whom he has not examined nor. heard, fuch Offender shall immediately be mul-Aed in the Sum of 40 s. to the Use of the Univerfity; and if he shall be contumacious, he fhall be deprived of his Mafter's Degree; and be made uncapable of proceeding to any other Degree; and if the Proctor does not give this Oath, he shall be punish'd at the Vice-Chancellor's Difcretion : And that these Statutes about Examinations may be observed inviolably, the Vice-Chancellor is oblig'd to attend them twice, and the Proctors four times at leaft every Term.

No Grace can be propos'd, or Difpensation ask'd for any Degree, unless the Person be of fome College or Hall, who sues for the same, and has his Name written in the University-Register, from the Time of his Matriculation, and has also compleated all the Terms requisite for such Degree; and in the Congregation

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even all Graces and Difpenfations must be propos'd by one of the Proctors, or fome other Mafter, with the Vice-Chancellor's Leave; and no Person herein ought to vote for any Reward, or on any Promise thereof, on Pain of being made uncapable of proceeding to any further Degree, if convicted ; and the fame Penalty is inflicted on the Candidate, who is to ftand in the Proscholium or Pig-market, vulgarly fo called, during the whole Time of the Congregation, nudato capite, until his Grace be either granted or denied. Before the Candidate's Grace can be propos'd in the Congregation, the Testimonial of the Masters, who examin'd him, ought to be publickly read in the Houfe; and if he be a Non-Commorant who fues for a Degree in any of the fuperior Faculties, none shall propose his Grace under the Pain of Perjury, unlefs he brings with him Letters Teftimonial, figned by the Bishop of the Diocess where he lives, and flewing his Conformity to the Do-Arine and Discipline of the Church of England, which are to be publickly read in the Congregation. I will not here recite the Forms of fupplicating for Graces, because they are almost all the fame, with little Variation, in regard of the feveral Degrees fued for; only I shall add, that more Graces than one ought not to be prayed for at one and the fame Time ; but the Chriftian and Sur-Name of every Supplicant ought to be diffinely and feverally read; and that the fame Grace ought not to be proposed more than once in the fame Congregation; and if a Grace be once denied, it ought to be proposed in the very next Congregation, until it be wholly denied or granted. After a Grace has been propos'd by the Dean of the College, or fome other Master thereof, standing in the middle of the House. 143

House, the Proctors rising out of their Seats, first receive the Vice-Chancellor's Vote by way of Scrutiny, and then the Suffrages of all the Regent Mafters present, by the Word Placet or Non Placet being whilper'd into their Ear; and if they find the Grace granted on their comparing Notes, the Proctor pronounces it either fimply or conditionally; and if it be denied, the Proctors return to their Chairs, and are filent for the first three Times, but the fourth Time it is declared to be denied, and the Mafter Supplicant returns to his Place. The Proctors are by Virtue of their Oaths bound not to reveal the Perfon or Perfons who grant or deny a Grace ; and if any other Perfon shall discover the fame, and publish it, he shall be expelled the Congregation-Houfe; and if any Regent shall demand or receive any Gift or Present (mediately or immediately) for the granting of a Grace, or denying the fame, he shall fuffer the like Punishment, and forfeit double the Value thereof to the Ufe of the University.

The ancient Statutes of the University, gave the Regent Masters the Liberty of denying any Perfons Grace thrice pro arbitrio, i. e. without affigning a Reason for fo doing; but by the prefent Statutes, if any Grace be denied thrice, the third Time the Person denying it must the same Day give his Reafons for fo doing into the Hands of the Vice-Chancellor and Proctors, with the Proof thereof; who are obliged in the next Congregation to publish the Caufe and Evidence thereof, but ought to conceal the Name of the Perfon objecting the fame; and if the Reafon shall be adjudged just and reasonable by the Vice-Chancellor, Proctors, and the major Part of the Regents, the Grace shall stand denied; and the Perfon fupplicating fhall be uncapable

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capable of fupplicating for a whole Year again : And if the Caufe alledged be infufficient, the Grace, on a fourth Proposal of it is granted, unlefs it shall be denied by the Vice-Chancellor, Proctors, and major Part of the Regents, for fome other Caufe.

There are fome juft Impediments which may hinder a Perfon from doing all things requifite to his Degree, according to the Form of the Statutes; and therefore in fuch Cafes the Congregation is wont fometimes to difpenfe with fome Perfons in Matters difpenfable by Congregation : But this is a Grace which has done much Mifchief to the Univerfity, by the fad Abufe of it.

The Mafter, who reads the Supplication for a Difpenfation, has first Leave of the Vice-Chancellor and Proctors for fo doing; and then he reads a Schedule, containing the Reafon of fuing fuch Difpenfation, with the Name and Condition of the Supplicant, and of the College or Hall where he is commorant : To which Petition, if the Vice-Chancellor, both the Proctors, and the greater Part of the Regents then prefent, do confent, it is taken for granted; and the Proctor pronounces a Difpenfation granted after the fame Manner as he is wont to pro-nounce Graces granted. The Congregation may difpense with the Absence of two Terms for a Batchelors Degree, and three for a Mafter's; for going into the publick Library, for want of diligent attending publick Lectures; that Terms kept in another University may be reckon'd as kept in this; for omitting Circuiting and Vifiting; for Circuiting the Day before the Term begins; for a Grace to be proposed by a Master of another House, if there be no Master of the fame House present; that a Grace Vol. II. thould

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should be good, tho' not registred within Congregations; that a Grace granted the fore-going Year fhould be good ; that the answering a Second Time Under-Batchelor in Lent, should be in the Place of answering at Generals, or in the Parvile; that a Grace granted to a Batchelor modo determinaverit proxima Quadragesima may be good, and be had as pronounced fimpliciter; that a Batchelor absent on Egg-Saturday may be presented to determine the same Lent, in case of Sickness or extreme Necessity; and if a Batchelor be hindred from determining the Lent past, on the score of Sickness or otherwise, that he may be allow'd to determine the Lent following; that Gracious Days be given in Lent; that a'Person to be presented to a Doctor of Law or Phyfick's Degree (for want of Doctors) may use the Depositions of Senior Batchelors or Inceptors in these Faculties; that a Compounder, inftead of Scarlet may use the Black and usual Habit; that the Doctors and Masters may put off their Boots and Slop-fhooes after the End of the A&; that the Cantabrigians, or Students in any other University, may be in the fame State here as the Oxonians are with them; that the Term be prorogu'd, crc.

After his Grace is granted, every Perfon to be prefented to a Degree (according to ancient Cuftom) firft of all waits on the Vice-Chancellor, cloathed in his proper Habit, and following his Prefentator or Dean, bareheaded, with the Beadles (or one of them at leaft) going before him; and if he can meet with the Vice-Chancellor, the Dean, in a certain Form of Words, fupplicates his Prefence at a Congregation the next Day, that he may prefent his Scholar or Batchelor to his Degree : And from the Vice-Chancellor they immediate-

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ly go to the Senior and then to the Junior Pro-Stor, (before the Sun fets) and fupplicate them almost in the fame manner. If any Person be to be prefented to an Inceptorship in Arts, he ought to deposite with the Vice-Chancellor 40s. as pecuniary Caution for his commencing the next A&; and if he be of an indigent Condition, Fide-juffory Caution shall fuffice, two Fellows of a College becoming Sureties! for his Appearance thereat, and that he will immediately after the A& take Care to be admitted to his Regency; and if he shall fail in either of these Points, his Caution is immediately forfeited to the Univerfity: But if he commences, and be admitted to his Regency, the Vice-Chancellor fhall notwithstanding retain his Caution, till he has compleated the Year of his necessary Regency; that he may deduct from thence in cafe of any Mult on the Score of Inceptorship or Regency, and then at the Years End reftore the refidue. If the Person to be presented be a Compounder, he waits on the Vice-Chancellor and Proctors in a more folemn manner, viz. with the Virger, all the Beadles, and the Chief Library-Keeper, before him : And this waiting on the Vice-Chancellor and Proctors is called Circuiting, as the going round of Batchelors of Arts, from College to College, and from Hall to Hall, for a Mafter's Degree, is called Visiting, who are obliged to enquire after Visitable Masters therein, i.e. fuch as are not within three Years, and not above feven Years ftanding Mafters; and if they find any, they are to fubmit themselves to their Oppositions, and to pray them to be prefent at their Depositions: And if any Master, upon Examination, shall find the Person to be prefented, unfit for his Degree in point of Learning, and shall make a Report thereof to the Vice-K 2

Vice-Chancellor and Proctors, they ought to delay his Prefentation, until he has undergone a publick Examination in the Congregation-House, whether fit for his Degree or not? Otherwife the Vice-Chancellors and Proctors ought not, on any private Suggestion to oppose his Prefentation or Admission, unless he has committed any Crime fince his Grace was given him, or has manifeftly done any thing that deferves a Denial. On the Presentation-Day, immediately after the Ringing out of the great Bell, the Perfon or Perfons to be prefented (if there be many Candidates) in a publick Prefentation, make a folemn Proceffion, walking from their College or Hall to the Apodyterium of the Congregation-Houfe, attended with the Head and all the Members of fuch College or Hall, in their proper Habits, having one of the Beadles before them, and the Dean immediately after these Candidates or Candidate; and if fuch Candidate be a Cumulator, (i. e. a Compounder) then the Vice-Chancellor and Pro-Aors, with the Chief Library-Keeper, (in the room of the Univerfity-Chaplain) and all the Beadles and Virger accompany him to the Place of Prefentation. 'Tis usual for every Doctor and Batchelor in Phyfick, at the Time of their Prefentation to their refpective Degrees, to be thus attended to the Congregation-House by all the Doctors, Batchelors, and Students in Phyfick, then prefent in the University, together with the Beadle of their Faculty; and on this Account the Perfon prefented gives each of them Gloves, according to a certain Rate among them, as three Pair to a Doctor, two to a Batchelor, and one to a Student in Phyfick.

But the Fellows of New College are efpecially oblig'd, all of them, upon taking a Degree, by their

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their Founder's Statutes, to proceed in this folemn manner of a publick Prefentation, for the Honour and Magnificence of the Society. When the Perfon or Perfons to be prefented come into the Apodyterium near the Congregation-Houfe, they are each of them to fubfcribe the 39 Articles of Religion confirm'd at London, 1564. (having first read them himself, or heard them read by another, in the Prefence of his Prefentator) and also to the three Articles contained in the 36th Canon, being first publickly read there in the Prefence of the Proctors. It is cuftomary for fuch as are to be prefented to a Doctor's Degree in the Civil Law, immediately after the aforefaid Subscription, to go from the Apodyterium to the Civil Law School, with the Profeffor, and their Deponents (vulgarly call'd Scio's) with the Beadle before them; and there they deposit a Purse of Money, confisting of Gold and Silver, above the Sum of 6 l. 13 s. 4 d. and then the Professor gives them an Oath, that they do not know the just Quantity of the whole Sum, and that they will not complain or make any Words about the Sum taken from thence by the Professor, and their Scio's or Deponents: This done, the Remainder is put up into the Purfe again, and return'd into the Hands of. the Perfons to be prefented ; which Cuftom is fliled Nemo (cit. Hereupon the Vice-Chancellor, Proctors, and Regent Mafters, go into the Congregation-Houfe, and taking their Places, the Prefenters of each Faculty, according to the Dignity of the Faculty (on a Prefentation to the fame Degree in different Faculties) make their Prefentation in a certain Form of Words; but if the Perfons to be prefented are all of the fame Faculty, then the Prefentation is according to the Seniority of the Pre-

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Prefenter, who leads his Man into the Houfe by the Hand, with a Beadle before him, and reverently repeats the Form of Prefentation. After the Form of Prefentation is over, the Perfon prefented goes up to the Proftor, and stands at the Right Hand of the House till all the Candidates are prefented, and then the Senior Proctor attefts their aforefaid Subscription in a Form of Words. Befides the Teftimony which every Prefenter gives of his Candidate in each Faculty, there are the Depositions of others of the fame Faculty requir'd, who are of the fame Degree with the Perfon prefented, viz. For a Perfon prefented to a Batchelor of Arts Degree, Nine Batchelors of Arts are requir'd to depose or scio, who have compleated their Lent-Determinations; thefe always depose or scio in the Apodyterium on their Knees before the Proctors, e'er the Vice-Chancellor and Pro-Stors enter the Houfe, the Vice-Chancellor giving them the fame Oath as to other Scio's; and on their Depositions, that the Person is fit for his Degree, he is admitted thereunto, otherwife he is put by for a Year. For a Perfon prefented to an Inceptorship in Arts, the Depositions of Nine Mafters are also requir'd, to whose Oppositions the Person prefented has submitted himfelf: For a Perfon prefented to a Batchelor of Civil Law's Degree, Three Batchelors in the fame Faculty; who if they have not been Inceptors in Arts, depose or scio in the Apodyterium, as Batchelors of Arts do ; for Batchelors of Civil Law, unless they are Regents in Arts, cannot go into the Congregation-House to scio for any one, and much lefs to prefent any one. For a Perfon prefented to a Batchelor of Phyfick's Degree, three of the fame Faculty; and for want of them three Mafters of Arts, being Stu-

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Students in Physick : For a Batchelor in Divinity, three Batchelors of the fame Faculty : For an Inceptor in Musick, Physick, Law and Divinity, three Doctors in each of those Faculties; and for want of fuch, then by the Permission of the Congregation, three Mafters of Arts for an Inceptor in Musick; and three Batchelors in each Faculty for an Inceptor in Divinity, Law, and Physick. All these Scio on their Knees also, and the Proftors receive their Depositions in a Schedule; and then the Proctors feverally leaving their Chairs to other Mafters, fall down on their Knees and fwear, that they have done faithfully in this Scrutiny; and if, on the Proctor's Report to the Vice-Chancellor, the Number of Scio's be just and compleat, the Candidate is admitted to his Degree; otherwife he is put by for a Year. Both the Vice-Chancellor and Pro-Ators are not to reveal these Depositions in any, way whatfoever, under the Pain of 10 s. toties quoties. After these Depositions are ended, the Proctors do fucceffively administer several Oaths unto the Perfons prefented, viz. For the Obfervance of the Statutes, Privileges and Cuftoms of the University ; for, the Prefervation of the Peace by themfelves and others, as much as in them lies; and that they will not refume their folemn Lectures in any other University in England, than at Cambridge, Ge. Then are they admitted to fludy in the publick Library, under certain Conditions and Limitations of doing no Damage to the Books, &c. and alfo admonifhed to procure a proper Habit within 15 Days, to appear not only at School-Exercises, but alfo at Processions, and other University Business. After the Junior Proctor has done with them, they apply themfelves to the Senior, who reads over to them fuch a Portion of the Statutes as

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concern the Degrees, to which they are feverally prefented, and then gives them the Oaths of Allegiance and Supremacy, with fome others, which are observed by conscientious Men. When the Proctors have done their Duty, every one of the Perfons prefented fall on their Knees before the Vice-Chancellor, who interrogates them on Oath, whether they can expend de proprio 401. per Ann. for Term of Life out of the Univerfity; (which Sum as to Beneficed Ministers is reckon'd according to the Rate of their first Fruits in the King's Liber Valorum, and not according to the real and proper Value of the Thing rated) and if the Party prefented anfwers that he cannot; then he fhall be ask'd, whether he can de proprio expend 5 s. and if he answers, he can; then he shall only pay for Wine. After this the Vice-Chancellor admits them all to their respective Degrees in a folemn Form of Words respecting each Degree and Faculty; whereupon they immediately depart the Congregation-House, and put on the Habit proper to their Degrees; and then re-enter. and making their Reverence to the Vice-Chancellor and Proctors, they finally depart and go home; only the Batchelors of Arts go to the Artifts Schools, accompany'd with their Dean and Beadle, where the Prefenter or Dean mounts the Chair with his Cap on, propounds three Queftions to each of them, and recites fome Verfes on each of these Questions; and after the Batchelors have read them alfo, he propounds an Argument on each of them, to which each Batchelor answers under this Form, viz. Respondebit pro me Aristoteles proximà Quadragefima; and then they return again to the House with their Dean in their proper Habit, and reverently take Leave thereof.

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By antient Cuftom this University had a Power of Licenfing Preachers throughout England, and was wont to execute this Power by the Congregation of Regents : But to prevent the Abufes thereof, it is decreed, That no Perfon shall fupplicate hereafter for a Grace of this kind. unless he be a Master of Arts, a Batchelor of Law, or a Batchelor of Divinty, having each of them fpent feven Years in the Study of Divinity in the University, and (at least) once publickly responded at Divinity-Disputations, either in the Divinity-School, or at the Comitia, and preach'd four laudable Sermons before the Univerfity, either in St. Mary's or St. Peter's Church, or in fome College Chappel : And Graces for Licences to preach are propos'd as other Graces in the Congregation-House, under a certain Formulary; which Graces, if granted, fhall be pronounced by the Proctor after the fame manner as other Graces; and then Letters Teftimonial shall be made thereof by the Decree and Authority of the Congregation, under the publick Seal of the University, too long to be here inferted.

Every Doctor of *Phyfick*, after his Admiffion thereunto, may lawfully practife in all kind of *Phyfick*; but no other is fuffer'd to practife thus at Oxford, unlefs he be a Mafter of Arts, and has taken a Batchelor of *Phyfick*'s Degree, and be admitted by the Congregation (according to Cuftom) to practife : Nor fhall any one practife Chirurgery within the Univerfity, without the Chancellor or Vice-Chancellor's Licence firft obtain'd; and if any one fhall prefume contrary hereunto, he fhall not only be hinder'd from any further Degree, and lofe the Privileges of the Univerfity; but alfo be punifh'd as a Difturber of the Peace, if he does not defift

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on a Monition. A Student in Chirurgery is admitted to practife throughout England, if he has been honeftly and skilfully exercent therein for feven Years, and has gone through two O-. perations in Anatomy, and performed three Cures (at the least) and be also approved of under the Hand-writing of the King's Professor in Phyfick, and of one Doctor in the fame Faculty, or of any three Doctors of Phylick refiding within the University, after the same manner as Batchelors of Phylick are approved of; and then his Grace, on Supplication, is granted, with a Condition, that he cures gratis four poor Perfons (at least) when requir'd thereunto; and thereupon Letters Teftimonial are made for him, as aforefaid.

Antiently the Election and Admission of all Apothecaries at Oxford was in the Chancellor's Power, and fo (I conceive) it is at prefent, tho' the new Statutes make no mention thereof: But the Approbation, or rather Examination of them, is in the College of Phyficians at London. Apothecaries are deem'd in Law to be inter perfonas inhonoratas, and are fo called ab Apotheca, a Shop or Warehouse for laying up things. The Inftrument for the Admission of Apothecaries ought to be read in the Congregation-Houfe, and feal'd with the University Seal, after such Perfons are admitted, and have fworn to the enfuing Articles, as one David Styles, an Apothecary, did in the Chancellorship of Arch-Bishop Warham, before his Commissary, Dr. The. Molcroff, and the Proctors of the Univerfity, Sim. Bale, and Tho. Byston; viz. You Reg. H. fol. 165. b. 166. ' fwear, that you will always have in your a. A.D. 1526. C Shop all Medicines, Species of Medicines, ' and Confections, which concern the Art and ' Mystery of an Apothecary, and are necesfary

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" fary for the Health of Man. Item, That you ' be contented once a Year (at least) that cer-' tain Physicians practising in the University " fhould visit your Shop upon the Account of ' good and bad Medicines, in the Month of "November, or at any other Time, if Occasion" " fhall require it, to be adjudged of by the Vice-· Chancellor, one of the Proctors and the Pra-· Stifing Phyficians here : and thefe Searchers " and Tryers of Medicines being of the Vice-" Chancellor's and Proctors Appointment, shall · have Power to deftroy and throw away all bad ' and unprofitable Medicines and Druggs. Item. ' that you will fell all Things appertaining to ' your Trade at a low and reafonable Price, and as fold in other Places in England. Item, " That you will not make up any Compound Me-' dicines without the Prefence and Advice of fome Phyfician admitted to practife, who Reg. H. fol-" fhall judge those Simples fit to be made up into 166. b. " Compositions. Item, That you will observe all ' these Things without Fraud or Deceit, Oc. I have printed the Form of the Inftrument in the Appendix, becaufe I find it no where elfe published.

After the Beadle has given Warning of a Convocation, all Doctors, Regent and Non-Regent Mafters, are oblig'd to come to the Convocation-Houfe, at the Hour appointed, in their proper Habits, and there to take their Places affign'd them. The Vice-Chancellor enters the Houfe with the Beadles before him, and having placed himfelf declares the Caufe of this Meeting; and nothing is decreed or granted in this Affembly, unto which there is not the Confent of the Vice-Chancellor, or both the Proctors, and the major Part of the Regent and Non-Regent Mafters: But Elections are all made

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made and determined by the major Part of all the Suffragants, according to ancient Cuftom, either by a private Scrutiny in Writing, or elfe publickly, by going on this and that fide of the Houfe, or otherwife by a publick Scrutiny in Writing, as the Nature of the Business requires. And the Business of this House is to make, abrogate, interpret and moderate, all Laws and Statutes made thereby, to grant Difpenfations and Prefentations to Benefices, to examine and pafs Accounts, to demife Lands, to write Letters to Great Personages, to degrade Criminals, &c. But this Houfe can neither abrogate nor interpret Statutes made and confirm'd by Royal Authority, without special License thereunto had from the Crown. Before the making of any Law, or the Explanation of any Statute is had, the Vice-Chancellor lays the fame before the Heads of Houfes at their Hebdomadal Meeting ; and as foon as they can prepare and agree on the fame in a Form of Words, the Proctors report it to the Congregation in the Terms agreed on by the Heads of Houfes; and then in the following Convocation it is publickly read by the Register, in the fame Form as it was propos'd to the Congregation; and when the Vice-Chancellor, Proctors, and the major Part of the Regents and Non-Regents have agreed on the Terms and Form thereof, it is publickly read by the Register in the faid Terms, and then put to the Vote of the Convocation, whether it shall pass or not; but it has no Force until 30 Days after Publication thereof.

There are many Things with which the Convocation may difpenfe; and many with which it cannot difpenfe: And firft, if the Local Statutes of any College be repugnant in any Refpect to the Statutes of the University, the Members

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of fuch College are ip/o jure difpenfed with the Observation of such Statutes of the Univerfity, without any further Supplication or Petition. 2dly, If there be any Students, who have been formerly of this Univerfity, and having applied themfelves to the Study of Divinity for 15 or 16 Years, to be reckon'd from the Time of their Regency, at 30 Miles Diftance from the University, and are of good Learning and Integrity, they may take their further Degrees by Accumulation, after doing of Exercife for them. 3dly. The Convocation may give Degrees to Bifhops and Noblemen, (Honoris gratia) without Performance of Exercise for them. 4thly, The Convocation may approve of Deputies and Substitutes for the ordinary Lectures and Difputations. And laftly, it may difpenfe with all Matters which the Statutes of the Univerfity do allow of, and are not repugnant to the Difcipline thereof, the Caufe of fuch Difpenfation being first approved of by the Chancellor, and then by the Vice-Chancellor, Proctors, and Heads of Houfes, at the Hebdomadal Meeting, or by the greater Part of them.

All Elections, except for Members of Parliament, are made by a private Scrutiny in Writing; wherein the Vice-Chan. is Prefident, and the two Proctors are Scrutators; and before they proceed to an Election for any Lecturer, Officer or Servant, the Candidate fwears, that he has neither directly nor indirectly, by himfelf or any other, made any Contract with any one, or given or promis'd to give any thing for the fame; and then the Vice-Chancellor fwears the Proctors to make a faithful Scrutiny, that they will not induce any one to chufe or name contrary to his own Inclination, and that they will pronounce the Perfon for elected, on whom a Major Part 158

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Part of the Voices shall happen to fall. Then the Electors take an Oath, that they will only vote once in this Scrutiny, and that they will name none but whom they know or firmly believe to be duly qualified for the Office, Benefice. Oc. fued for ; and that they will do this without any Reward or Expectation thereof. None ought to vote in an Election, until he has taken the faid Oath, under Pain of lofing his Vote, and being expelled the Convocation and Congregation-Houfe. After the Vice-Chancellor and Proctors have voted, all Doctors and Masters are admitted to Poll according to their Seniority, if possible, the Proctors fitting on each fide of the Vice-Chancellor, and receiving the Poll, who are not to depart before the End of the Scrutiny unless it be on urgent Occasions, in which Cale the Schedule is to be left with the Vice-Chancellor, that the Vice-Chancellor or fome Perfon deputed by him, may fupply the Proctor's Absence. After they have proceeded for fome time, and Perfons do not come to vote. the fuperior Beadle of Arts makes three Proclamations at the End of each Quarter of an Hour. and then the Poll is caft up by the Proctors, and after they have burnt the fame, the Election is pronounc'd as aforefaid. If there be two or more having an equal Number of Voices, the fenior of them is elected, if they are Graduates, and if not, then the Chancellor or Vice-Chancellor determines the Election ; and the Perfon elected is immediately admitted, if he be prefent. In every Election the Act of the gift of Eliz. is read, before the Scrutiny begins; and the Vice-Chancellor, the Day before, gives Notice thereof to every Head of a House, that he may acquaint his Members therewith.

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For the better Difpatch of Business, the Convocation and Congregation do often chufe Delegates, being a felect Number of Men, who have fometimes Power to alt without any Relation or Report to the Houses, and sometimes with a Relation to the Houfes for their Approbation; and these Delegates are certain Doctors, and Regent and Non-Regent Masters, who fwear to under-go this Office according to the Dire-Etion of the Statutes: And what soever all or the greater Part of these Delegates do determine, in Matters delegated cum nuda relatione, shall be immediately ratified; but in Matters delegated cum relatione, it is otherwise. All Delegates transacting out of the University are upon the publick Expence.

These Delegates are divided into *stated* and *non-stated* Delegates, and are named by the Protors.

Both in the Congregation and Convocation, all Speeches are made in *Latin*, unlefs the Chancellor gives Leave for them to be fpoken in *Englifh*, upon extraordinary Occafions; wherein all opprobrious and indecent Language is to be avoided, under Pain of being excluded the Houfe for that Day, or longer, if the major Part of the Houfe fhall think fit; and be moreover obnoxious to other flatutable Punifhments, concerning contumelious Language.

For the Peace and better Government of the Univerfity, there is every Monday in the Week, throughout the whole Year, as well in the Vacation as Term-Time, an Affembly of the Vice-Chancellor, Proctors, and Heads of all Colleges and Halls, unlefs it be on Holidays, and when the Vice-Chancellor fhall pleafe to intermit the fame. Thefe Perfons meet at one a Clock in the Afternoon, at a certain Place, to confult about

about the Premifes, and alfo about the Defence of our Liberties; and if any Perfon prefent in the Univerfity fhall frequently abfent himfelf from this Meeting, the Vice-Chancellor ought to make a Report of him to the Chancellor, as a Perfon not in the Intereft of the Univerfity.

All Scholars, of what Condition foever, are oblig'd to be in their Colleges and Halls by nine of the Clock at Night, immediately after the Tolling of the great Bell at *Chrift-Church*; and if any Perfon fhall be found in the Streets, or in any Houfe in the Town, unlefs on his lawful and neceffary Occafions, he is multed in the Sum of 40 s. being a Graduate; which Sum the Vice-Chancellor demands, if he be a Mafter of Arts or a Batchelor of Law; otherwife the Protors may do it, and imprifon him for Contumacy, Sufpicion of Flight, or any rebellious Behaviour: If the Perfon offending be an Under-Graduate, he is left to the difcretionary Punifhment of the Vice-Chancellor.

All Plays and Gaming (efpecially for Money) are prohibited, under the Pain of 6 s. 8 d. if a Graduate, and if not, then he is punish'd according to the Vice-Chancellor's Pleafure, befides Restitution of the Money so won; and 20 Shillings inflicted on all Gaming-houfes, and Imprifonment till they find Sureties not to receive any Scholars on the like Account. Scholars are also forbid to carry Guns, Bows, &c. to keep Dogs, Ferrets, Nets, &c. under the Pain of 6 s. 8 d. toties quoties, and to forfeit and lofe the fame. Rope-Dancers. Stage-Players and Sword-fighters, are also prohibited the Univerfity, unlefs they have the Vice-Chancellor's Leave to come, under Pain of Imprifonment; and all Graduate Scholars attending them are punished 6 s. 8 d. and Under-Graduates are corrected as aforefaid. The

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The Habits at Oxford are all black, except the Sons of Noblemen having Voices in the Houfe of Lords, who may wear colour'd Gowns of any kind, and how rich foever; and on certain Days, on fome Occasions, all Doctors here are honour'd with Scarlet Robes, which antiently were only allow'd to Kings and Emperors. The Scarlet-Days are Circumcifion or New-Years Day, Epiphany or Twelfth-Day, Purification or Candlemas-Day, Annunciation or Lady-Day, when the Sermon is at New-College, Easter-Day, Afconfin or Holy Thursday, the 29th of May, Whit funday, Trinity-Sunday, when the Sermon is again at New-College ; Friday, Saturday, Sunday, and Tuesday-Morning, in Alt Time, at Sermon and Congregation; All Saints Day, the 5th of November, Christmas-Day, and all publick Thankfgivings. The Habit-Days are, the Day the Judges come to Town, when the Vice-Chancellor, Doctors and Proctors, affemble at St. Mary's, and from thence go to wait on the Judges in their Formalities; at all Latin Sermons, Morning Sermons in Term-time, and at all Sermons at St. Peter's in Lent; on Congregation Days, and on Scholastica-Day ; and the Day after Michaelmas, when the Mayor is fworn in St. Mary's Church in the Morning, by the fenior Proctor. All Scholars whatfoever, in Term-Time, ought to come to Church in their proper Habits.

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Of the Chancellor of the University of Oxford, his Election, Power, Office, &c. with the Nomination of the Lord High Steward thereof made by the said Chancellor, as also of his Commission or Vice-Chancellor, &c.

VER the University of Oxford, next un-der the Crowned Head, is placed a Magiftrate of high Honour, Power and Dignity, called the Chancellor, who is commonly one of the Prime Nobility or higheft Prelates, neareft in Favour with the Sovereign Prince, and elected by the Students themfelves in Convocation, to continue during Life; whofe Office it is to take care of the Government of the whole Univerfity, to maintain its Liberties and Privileges, to call Affemblies, to hear and determine Controverfies by calling of Courts, and to punish Delinquents, as is and fhall be more particularly noted elfewhere. The Chancellors of the Univerfity were antiently filed Rectors and Mafters of Scholars, and alfo Rectors' and Masters of Schools, as may be feen from a Catalogue of them in the Years 1211, and 1294. The Word Chancellor was introduced in the Time of Theodosius, Arcadius, and Honorius; and was then a private Judicial Officer, employ'd in Writing and Recording fuch Judicial Edicts as related to their Office; and they doing this Office in a Place inclosed with Lattices, in Latin called Cancelli (next unto the Confiftory) thence were filed Cancellarii, in English, Chancellors. Durantus,

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rantus, de ritibus Ecclesia, derives the Etymolo-Lib. 1. cap. gy of this Word from that of Canchris, tho' ve-15. ry idly.

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- The Regent and Non-Regent Mafters formerly elected their Chancellor, and prefented him to the Bishop of Lincoln as Diocesan, for his Confirmation of him : But about the latter End of Edward the 3d's Reign, the Convocation of Regents and Non-Regents had the entire Power of this Nomination and Confirmation devolved on them. This Election was then Biennial, and fometimes Annual, which continued till the Time that John Ruffel, Bishop of Lincoln, was chosen for Life. And this Office was heretofore administred by fome Perfon ufually commorant in the University during the Time of his Office, viz. either by a Mafter of Arts in fome College, Inn or Hall, or elfe by a Doctor of fome Faculty, or laftly, byla Monk or Fryar of fome Convent : Afterwards this Office was executed by Bishops, and at length conferr'd on Laymen, the first of whom was Sir John Mason, Knight. Not only the Kings of England, but also Popes, Bishops, Ge. have granted very large and ample Privileges and Immunities to this Supream Magistrate, as every where appears in this Book ; fo that our Chancellors are refpected by all Perfons with the greateft Honour, as placed in the higheft Degree of Dignity in the University, and are superior to the Mayor of the City, even fitting in Court. The Chancellor had formerly fometimes more and fometimes fewer Gownfmen for his Affiftants, tho? prefent himfelf in the Univerfity (as Occafion required) whole Aidshe made use of in adjudging Causes, and in difpatch of other Matters belonging to his Province, who were for the most part antiently L 2 called

called his Vicegerents, fometimes Commiffaries ; and this laft Title obtained till the Stile of Vice-Chancellor prevailed : And the Chancellor, or in his Absence the Vice-Chancellor, has the Defignation of a Judge, or an Affeffor, who with the Chancellor make the fame Tribunal, as a Vicar General of a Bishop is in Law deemed to do: and until of late, either the Chancellor or his Vice-Chancellor ever fat in Court with his Affeffor ; and it is a Queftion, whether Judicial Acts be valid without the Chancellor or Vice-Chancellor's Prefence in Court ; but this is a Doubt which I had rather wave than dwell on here, because Modern Practice is against it, &c. The Affeffors Jurifdiction is partly Ordinary, and partly Delegated; for as he cannot be appealed from to the Chancellor, fo he cannot delegate his Power to another, i. e. he cannot delegate Acts of Jurifdiction, but only Acts of mere Execution:

All Colleges, incorporated into an Univerfity, do enjoy the Privileges of the Chancellor's Court, '(as elfewhere faid) and are therefore fubject to the Chancellor in all Caufes touching his Jurifdiction; and they are faid to be incorporated, when they are admitted into the Bofom of the Univerfity, according to the Obfervation of those Solemnities by the Statutes and Customs thereunto requisite.

That this high Officer might not want due Honour, there are certain publick Servants, called *Beadles* (being fix in Number as formerly) with a *Virger*, appointed to wait on him and his Vicegerent, in the Condition of Servants, wherefoever they pleafe to walk within the Precincts of the University, and effectially to every folemn Affembly. These *Beadles* are to walk before him and his Deputy with Silver Staffs

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Staffs in their Right Hand erected; and are of great Antiquity, even before the Memory of our extant Registers, mention being made of them long before Henry the 3d's Reign, but of their Number then non constat.

During the Vacancy of the Chancellorship, this Office was formerly executed by the Senior Theologist or Divine then in the University, who was from thence called Cancellarius natus, or Chancellor born ; and he administred Oaths in the Univerfity Court, prefided in the Choice of a Chancellor, affix'd the publick Seals to all Deeds and Inftruments, had the Management of the University Suits, and was also vested with the Probates of last Wills and Testaments. and the Granting of Letters of Administration touching the Goods of privileged Perfons : And this Right and Power he enjoy'd until Edward the 6th's Reign, when his Authority began to decline and change.

Altho' the Students of Cambridge deduce a Catalogue of their Chancellors from St. Amphibalus the Martyr, affirming him to prefide over their Schools in the Year 289, as inferted in their Annals; and that he bore this Office in those early Days with Mauritius in Constantine's Time, Kynot in the Reign of our British King Arthur, Edbert in the Days of King Cedwall, and Almerick in the Reign of Cadwallader, with many others, according to the Fables and Legends of Nic. Cantelupe : yet if we will credit uncertain Conjectures, we might produce Rectors of the University of Oxford perhaps coeval with those of Cambridge ; but 'tis sufficient for me to go no higher than our own Registers and Historians : Therefore omitting St. Germain, Gildas, Melkin, Nennius, Kentigern, and others, living under the Reigns of the British and Saxon Kings ; (and L 2

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(and if we may believe Camden's Quotation of an excellent Copy of Affer Menevenfis, thefe not only fludied at Oxford, but also made Statutes and Ordinances for the Government of the Students here) I shall begin the enfuing Catalogue of Chancellors with Grymbald, whom none can doubt of being Chancellor of this University.

The next great Officer or Magistrate of the University is the Lord High Steward, who is named by the Chancellor, and by his Letters Patents recommended to the University in Convocation affembled for their Approbation. His Office is alfo during Life; and, by Virtue of it, he is to affift the Chancellor, Vice-Chancellor, and Proctors (upon their request) in the Execution of their refpective Duties, to defend the Rights, Cuftoms, Liberties and Franchifes of the University, particularly as they regard the Office of a Steward : He is alfo to hear and determine Capital Caufes according to the Laws of the Land, and the Privileges of the Univerfity, when requir'd by the Chancellor, whereever a Scholar or privileged Perfon is the Party offending : And laftly, his Office is to hold and keep the University Court-Leet, at the Appointment of the Chancellor, or Vice-Chancellor (and not otherwife) either by himfelf, or his Under-Steward, in the Name of the whole Univerfity; and on the Account of this Office, the High Steward receives the yearly Fee of five Pounds from the University, after he has taken an Oath proper to the Duty of his Place and Office ; which was first instituted by a Charter from King Henry the Fourth, and has been filled with many great and good Men, eminent for their Wildom and Love of Letters; but by none fo much to the Honour and Advantage of the

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the Univerfity, as when the Lord Ellefmere fupply'd this Office, who had Learning and Religion as much at Heart, as he had the Good and Laws of his Native Country; and truly; in the Knowledge and Prefervation of them, he was never outdone by any of his Predeceffors; and, by his conftant Adherence to Truth, Equity, and an upright Confcience, he refolv'd in himfelf to fet a noble Pattern for the Imitation of all fuch Perfons who fhould fucceed him in the Office of Lord High Chancellor of England, or in the Character of an able and faithful Minifter of State.

: As to the Vice-Chancellor, he is yearly nominated by the Chancellor to be elected in Convo-.cation, and is always the Head of fome College, and in Holy Orders. His Duty is, in the Chancellor's Abfence, to do almost whatever the Chancellor might do, if he were prefent: He Licences all Books printed at the University-Prefs (now called the Clarendon Printing-Houfe :) And alfo gives Licences to Taverns, Ale-houfes, Coachmen, Carriers, &c. and receives the Rents due to the University, unless otherwife fpecially appointed to be received : Moreover, he takes Care that Sermons, Lectures, Difputations, and other Exercifes be performed; that Hereticks, Panders, Bawds and Whores be expelled the University, and all converse with Students; that the Proctors, and other Officers, with the publick Servants of the Univerfity, do their Duty; and that Courts be duly fummon'd, and Law-Suits determin'd without delay; and (in a Word) is to govern the Univerfity according to her Laws, Cuftoms, Privileges and Statutes, and not at his own unruly Will and Pleafure : And therefore, it well behoves the Chancellor's Wildom, Honour and L 4' Ju-.....

Juffice, to name hereunto a Person of sober Diferetion and Understanding, of Religion and Learning, and of an exemplary Life and Converfation; and finally, a Perfon of a tried Fidelity in Point of Truft, whom neither Avarice, nor a vain and unjust Profusion can prevail on to become a Knave in his Office ; which, at his entrance thereinto, he fwears to execute honeftly and faithfully, according to the Laws, Statutes, and Customs of the University. And then the Vice-Chancellor chuses four Deputies, or Pro-Vice-Chancellors out of the Heads of Colleges for the Exercise of his Power in Case of neceffary Absence; for the Vice-Chancellor is oblig'd to very ftrict Refidence, unlefs on very urgent Occafions of Absence, either publick or private. If any Perfon be fufpected of Herefy or Schism, the Vice-Chancellor may, at the Hebdomadal Meeting of the Heads of Houfes, convene the Perfon before him, and if the Perfon be found guilty, in the Judgment of himfelf, and the Houfes being his Affiftants herein, he may mult him at Pleafure for the first Offence; and if the Offender fhall continue obftinately in his Error, and be again brought before the Vice-Chancellor on this account, befides an arbitrary Mult, he shall be obliged to retract and ask Pardon for the fame on his bended Knees. publickly in the Convocation-Houfe; and if he shall refuse to to do, or be again convict of the fame, he shall be banish'd the University.

The Prottors are two Mafters of Arts, yearly chofen out of the feveral Colleges by turns, according to a Cycle beginning anno 1629. and ending 1720. upon the Inftitution of the Statutes given by King Charles the First for the Choice of Prottors, in respect of the Time and Place therein prescribed. After the Election of

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of these Proctors, which is now made by the common Suffrage of all Doctors and Mafters of Arts in Colleges, they are prefented to the Vice-Chancellor by the Heads of their respective Colleges, on Wednesday after the first Sunday in Lent; and then, on Wednesday after the Easter Week, they are attended to the Convocation-Houfe by all the Members of their Colleges; at which Time and Place, the Pro-Hors of the foregoing Year lay down the Badges of their Office, and the Senior Proctor of the Year past rising from his Chair, makes a handfom Speech concerning the Occurrences of his Year; and then the Vice-Chancellor, on a formal Prefentation of the new Proctors made to him by the refpective Heads of their Colleges, admits them in a folemn Manner, and gives them the Oaths of Allegiance and Supremacy, and the Proctor's Oath ; then he admits them to their Offices, by delivering to them the Badges thereof, viz. the Books and Keys, under a certain Form of Words. As foon as the Proctors have accepted of their Offices, they take their Chairs, and name four Masters, of four Years flanding from their Regency, to be their Deputies, who, if present, immediately take the Proctor's Oath; and, if not, they are fworn in the next Congregation, whole Office it is in Sermon time to walk the Streets, and visit publick Houses, &c. The Office of a Pro-Ator is to intend the Business of the University, to infpect the Accounts, and to name Delegates of Appeals, to be Affeffors to the Chancellor, or his Commiffary, in all University Matters, and to grant Inhibitions in Caules of Appeals, Gc.

Next to the Proftors, is the publick Orator; whole Province it is to write publick Letters

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according to the Orders of the Convocation or Congregation; and, at the Reception of any Prince, or great Person, who comes to fee the University, to make Speeches and proper Harangues, &c. This Officer is chosen by the Convocation, and must be either a Master of Arts, or Batchelor of Law, but not of the fame House with the last Person elected ; He is obliged to a perpetual Refidence in the Univerfity, unless in Cafe of Sickness, or urgent Neceffity, with which the Vice-Chancellor may difpense for a time; and if Sickness, or other Avocations shall keep him absent above a Quarter of a Year continuis vel interpolatis vicibus. the University may proceed to the Election of a new Orator; and in the mean while, in Cafe of Absence, his Office may be supply'd by a Deputy, to be fubfituted by the Vice-Chancellor, and not himfelf.

There were anciently, as at prefent, certain Regent Mafters chofen by the Congregation, in purfuance of Royal Grants as well as Prefcription, and furnish'd with a Power of visiting all the Streets, and of feeing that all the Ways leading to the City were duly mended and repair'd; and alfo, that all Nufances, as Dirt, Stones, Timber, &c. were remov'd : And if any Townsman neglected or refus'd to obey their Commands, being thereunto requir'd, (for every Man was bound to cleanfe and mend the Ways before his own Houfe or Lands;) these Masters were to fummon him into the Chancellor's Court, and the Matter it felf, whether Timber or Stones, &c. was forfeited to the University by way of Mul&. And this Office every one bore during the Year of his neceffary Regency, and was not only called a Surveyor of the Streets, but oftentimes a Keeper of the

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the Peace. Thefe Masters, in the Year 1280. claim'd a Kind of immemorial Authority in Ecclefiafticals, notwithftanding the Bifhop of Lincoln's Opposition thereunto; and to the Inquifitions made by them touching Scholars, &c. They were indiffinctly wont by Clerk and Parifh-Priefts, as well as by Lay-men, to make these Inquisitions for the Discovery of fuch Exceffes, &c. And the Arch-Deacon of Oxford. a Parish-Priest himself, gave Occasion hereunto. Thefe Mafters are now nam'd by the Proctors in Congregation, in the Beginning of Michaelmas-Term, and are ascertain'd in Point of Number, and have their Streets affign'd them for their particular Care; but have loft a great deal of their Authority by the new Statutes, yet they have fufficient to keep the Peace, and to take Cognizance of irregular Habits in Scholars, Gc. Our Civil Law-Books call thefe Persons Magistri immunditia, who are also to take Care of the Pavement and Pitching of the Streets, and that the Paffage thereof be kept open and free within the Precincts of the Univerfity.

For the better Care and Government of the Market, among other Officers, there are two fiiled Clerks of the Market, who are chofe out of the Mafters of Art, Batchelors of Divinity, Law, or Phyfick; the one by the Chancellor, and the other by the Vice-Chancellor, every Year, in the first Congregation after *Michaelmas*. Thefe Clerks are to take Care of the Affize of Bread, Beer and Wine, of Weights and Meafures, the Prices and Qualities of Victuals, and other Provisions. For which End they are often oblig'd to weigh the Bread, and once a Year (at leaft) to gauge all Brewers Veffels, and to break or burn the fame, if wanting of the flatutable

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table Measure; besides an arbitrary Mul& to be inflicted on the Brewer by the Vice-Chancellor. Their Business is also to take Care of Hay, and all Kind of Horfe-Provender, of the just Meafure of Faggots and Coals; and if defective, to diffribute them among the Poor: And laftly, to fee that all things belonging to the Market be expos'd to fale therein; to amerce Regrators, Forestallers, &c. or to denounce them to the Vice-Chancellor for that End : And if these Clerks shall be wanting in their Duty, on a Complaint of them to the Vice-Chancellor, they be each of them multed in the Sum of ten Pounds for their Neglect on the Score of Beer-Veffels, and ten Shillings, toties quoties, in respect of other Matters relating to their Office. They are to have in their Cuftody a written Inventory of all Weights and Meafures, Seals and other Inftruments belonging to their Office, and kept as Standards in the University-Archives : And at their entrance on their Office, besides the Oaths of Allegiance and Supremacy, they take an Oath to the University, and another for the faithful Difcharge of their Duty, as Clerks of the Market, according to the Laws of the Realm, and the Statutes of the Univerfity, without Favour or Affection. Hatred or Malice, Gc.

The Citizens of Oxford (for what Reafon I know not) withdrawing the yearly Payment of the Fee-Farm Rent, from King Edward the Firft; that Prince, in the 13th or 18th Year of his, Reign, thereupon feiz'd the Clerkship of the Market to the Use of the Exchequer, and let out the fame fometimes to the Constable of Oxford Castle, and fometimes to others, as he cou'd make most Gain thereby: Wherefore King Edward the Second, by Vertue of the afore-

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aforefaid Seizure and Royal Claim (from whence this Clerkship never return'd again to the Citizens) by his Writ of 28th of May, in the 12th Year of his Reign, dated from York, commanded the Mayor and Bailiff of Oxford, that, for the avoiding of all Suits and Diffurbances hereafter, the Tradefmen of the Town should be divided by Limits and Bounds, from all Strangers and Foreigners, in the Standing of their Goods; and likewife the City Regrators and Forestallers, from those of the Country, according to a Place affign'd by the Confent and Approbation of the University Chancellor, wherein Foreigners and Extraneous Perfons should expose their Goods and Wares to fale feparately from the Townsmen. And by these Letters Patents it was likewife order'd, that if the Mayor and Bailiffs, upon mature Deliberation, did not conform hereunto, the University might do the fame exclusive of their Advice or Authority, as it happen'd afterwards : For about the Year 1319. the ordering of the Market was renew'd (as it had been in ancient Times) and was as follows, viz. That all Sellers of Straw and Hay shall stand with their Teams and Waggons in the Middle of the High-Street, between East-Gate and All-Hallows-Church. 2dly, That all Sellers of Faggots, and other the like Fuel, in Carts and Waggons, shall stand between Schydiard and a Tenement formerly of John Maidstons, i. e. between the Lane leading from St. Mary's-Church to Oriel-College, and the farthest House but two of the same Parish, on the South fide of High-Street. 3dly, That the Timber-Merchants thall ftand between a Tenement called St. Thomas's-Hall and St. Edward's-Lane, i. e. between a Tenement lately called the Swan-Inn, the utmost House but one of St.

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St. Mary's Parish, on the South-fide of High-Street, and a Street leading from All-Hallows Church to Peckwater-Inn. 4thly, That the Sellers of Hogs and Swine shall fand between St. Maries and All-Hallows Church, on the North-fide of High-Street. sthly, That Beer and Ale-Drapers shall stand between St. Edward's Lane, and the Chequer-Inn. 6thly, That the Sellers of Roots and Coals shall stand between St. Edward's Lane, on the North-fide of High-Street, opposite to the Ale-Drapers, and a Tenement formerly belonging to John de Hampton, which Richard Woodhay held for Life. 7thly, That the Sellers of Gloves and Whytaw-yers, i.e. the Furbishers and Botchers shall ftand between All-Hallows Church, and a Houfe then belonging to John le Gold (mith, held of Great University-Hall, on the North-fide of High-Street ; which House was next but one to the Mitre-Inn. 8thly, That the Furriers, Linen and Woollen-Drapers shall stand between le Gold (mith's House, and the two-faced Pump. othly." The Bakers shall fland between Cairfaix Conduit and North-Gate. 10thly, That the Tanners Ihall fland between Cairfaix and Somners-Inn. "I itbly. That the Sellers of Butter, Cheefe, Milk, Eggs, Beans, Peafe, Ihall ftand from the Corner of Cairfaix towards the Old Baily. 12thly; That the Sellers of Scullery-Ware Thall ftand between the Flower de Lys, and the Red Lyon-Inn. 13thly, That the Corn-Market shall be between Manger-Hall, i.e. the "Crofs-Inn and North-Gate : Of the Butchers no mention is made, tho' there be of many others too long to enumerate here. And thus the Market continued till the Time of the great Conflict in Edward the Third's Reign, who took away the fame from the Citizens, and granted the

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the Right of the Market in a particular Manner to the Chancellor of the University; who has fince changed many of these Standings for the better Convenience of the University and City both.

Great Complaints were made to the King by the Chancellor and Proctors of the University, touching the unjust and excessive Prices of Provisions in the Market at Oxford; whereby many of the poorer Scholars' almost living on Charity, were oblig'd to leave their Studies here : Whereupon the King, by his Writ transmitted to the faid Chancellor, commanded him to publifh the Prices of Provisions, as appointed by him and his Parliament, which was ordain'd in this Manner, viz.. That the best living Ox, being not fatted on Grain, should be hereafter fold for 16 Shillings, and no more; and if fatted on Grain, for 24 Shillings at the utmost; and the beft living Cow or Heifer being fat, for 12 Shillings. A Sheep of two Years old, for 40 Pence, if fat, and with a great deal of Wool; but if shorn, and not very fat, for 20 Pence; and a Sheep of lefs Size, for 14 Pence. A Goofe, for 2 Pence farthing; and a fat Capon, for 2 Pence; a fat Hen, for a Penny; 24 Eggs, for a Penny; two Pullets or Cockerels, for a Penny: four Pidgeons, for a Penny : And these Prices, with fome Alterations, were order'd to be obferv'd in other Places; from hence it is, that thefe things are recorded by many Hiftorians.

What we call the Archives is a Place where Charters, Evidences, and ancient Records are kept for publick Ute and Service : And thus are the University Archives a Repository of publick Ads and Infruments, touching the Privileges, Cuftoms, Liberties, and good Government thereof. The Place affign'd for these Evidences

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vidences is the upper Room over the Eaftern Gate of the publick Schools, opposite to the Entrance into Hart-Hall; and the Keeper thereof is a publick Officer belonging to the University, and chosen by the Convocation; whose Duty it is to collect and lay together therein, all Muniments and Charters, as well authentick as others, which do any wife concern the Effates, Poffeffions, and common Rights and Privileges of the Univerfity, or the Endowments of publick Le-Stures, and all other Records and Registers relating to the Univerfity; and alfo to difpofe and digest them into proper Order, that they may eafily be found and come at, as Need fhall require, according to the Proviso in the Statute de Chartis ac Munimentis, &c, And being thus reduced into Order, he is obliged to be fo well vers'd in the fame, that he may be always in a Readinefs to affift the Chancellor, and all other the Magistrates of the University, in case of Exigency, on a Defence of our Rights and Privileges. All Scholars, Graduates and Non-Graduates, enjoying the Privileges of the Univerfity, (except Servitors and poor Scholars) do yearly contribute one Shilling for the keeping thereof; and out of this Collection of Money, the Vice-Chancellor ought yearly to pay the Sum of 40 l. (at least) to the Keeper thereof by way of Salary ; which Keeper shall continue in this Office fo long as he fhall behave himfelf well and faithfully therein, according to the Judgment and Opinion of the Convocation, and no longer. At his Admission thereinto he fwears, fafely to keep all Charters, Muniments, Registers, and all other Evidences of his Truft, belonging to the University, and not to reveal the Secrets of the fame : But this Oath does not oblige him to keep them from the Infpection of fuch

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fuch Perfons as have an Interest therein, and if he shall refuse the sight of them upon a Request made to him for that End, he may be complain'd of to the Convocation, or to the Vice-Chancellor and Proctors, and they shall judge thereof, and according to their Difcretion make an Order : and if he shall then refuse the fame. he may be ftrip'd of his Office by the Convocation. It has been a Queftion, whether he ought to have any Fee for his Search and Attendance; but as there is none prefcribed, I conceive not; Yet it will not be fufficient for him to fay, in cafe of a Refufal (as aforefaid) that the Statute of his Office does not command him to fearch and attend in a. private Cafe; for that would have been needlefs, the very Nature of the Office bespeaks the fame; and altho' the present Officer be a Head of a House, yet he ought to vouchfafe us poor and humble Fellows, a Condescension of his Prefence, when requested thereunto, in the Execution of his Office : But the Difficulties, which fome honeft Gentlemen of All-Souls College, and elfewhere, have lately met with in procuring a Sight of the Archives in their own neceffary Defence, ought to be a ftanding Caution to the Convocation for ever, how they make Choice of a great Man for this Office, unlefs he be fuper-eminently qualified for the fame.

CHAP.

CHAP. III.

Of the Ministers and Servants of the University.

THE Register of the University or Con-vocation, is a publick Servant, and is chofen by Scrutiny after the fame manner in Convocation as other Officers of the University are; and ought to be a Master of Arts, or a Batchelor of Law, and a publick Notary at the time of his Election; who at the faid time ought on his Admission to fwear to the Observance of the Statutes, Privileges, Liberties, and Cuftoms of the Univerfity, and alfo to the faithful Difcharge of his Office : Which is, to be prefent at all Convocations, Congregations and leffer Affemblies in the Univerfity, either by himfelf or his Deputy, from the Beginning to the End thereof, clad in a Habit proper to his Degree; to register within a Week's Time all Acts, as Difpenfations, Graces, Elections, Licences, Decrees, Statutes, &c. to reduce into Writing all Letters fent or received by the University, all Leafes, Indentures, Grants, and other Matters of greater Confequence, which pass the publick Seal of the University, or that of the Chancellor's Office : and laftly, to register all Acts in judicial Caufes ventilated before the Delegates of Appeal, and to keep thefe Registers, and to collect and receive the University Rents, and to enrol an Account of the Rents receiv'd, under the Pain of 13 s. 4 d. for every Offence, except that of 40 s. for not registring of Decrees according to Statute.

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According to the Charters, Privileges, and Cuftoms of the University, there are fix publick Servants, called Beadles, Cryers, and Foot-Meffengers ; three of the superior Order are stiled Elquire Beadles, and the others named Yeomen Beadles; and although the Elquire Beadles may think themfelves Great Men from their vulgar Appellation, yet their Employment is as mean and fervile as the Cook or Butler of a College : They are conftantly to relide in the University, and not to go out of Town without the Vice-Chancellor's and Proctors Leave; and their Duty is to wait on the Chancellor, or his Vice-Chancellor, upon all Occafions, (efpecially on his going out to publick Acts and Exercifes) and to divide into Circuits the whole Univerfity, and therein feverally to execute their Employments; as to denounce and proclaim the Chancellor's or Vice - Chancellor's Mandates and Precepts; and at either of their Commands to arreft and carry Perfons to Goal, under Pain of lofing their Places on Refufal thereof, or if they fuffer a Perfon once arrefted to make his Escape. They are also to execute all Summons and Citations, to call Courts and Univerfity-Leets, and to warn Convocations, to wait on all publick Professors to the Schools, and to have them home again; to report the Names of Scholars absent from Lectures to the Vice-Chancellor, and at the Vice-Chancellor's, Proctors, or Professor's Pleasures, to call over the Names of the proper Auditors in each School, and at the End of every Month after the Quarter, to demand all Mults from the Heads of Houses for the Mis-feazances of their Members herein; and if they neglect frequenting the Schools at the Time of Lectures, the Pro-Aors or each Lecturer may mult them in the Summ

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Summ of 12 d. to be divided between the Pro-Aors and Lecturer; and if they neglect to demand the Mulcts of absent Scholars, or delay to return their Names, refufing to pay thefe Mults, they are at the Vice-Chancellor's Difcretion. The Beadle's Duty is moreover to be prefent at all Difputations, and to carry to the Schools and bring back the Moderators and Refpondents from Difputations, and to do many other Acts of Servitude and low Employment, too numerous to be here remembred, tho' they may ftrutt and look big under the Weight of a ' Silver Staff. On the Vacancy of any of these Employments, the Vice-Chancellor fummons a Convocation, to proceed to the Choice of a new Beadle; unto whom an Oath is given in Latin, if he understands it, and if not, then in the English Tongue; which is a plain Declaration, that the University, at the Time of making their new Statutes, thought the Bufinefs beneath the Education of a Fellow of any College, unlefs it fhould be fuppos'd, (which can hardly be imagin'd) that in fome Colleges there should be found Persons fo illiterate and unlearned, as not to understand plain Latin. These Beadles enjoy their Places during Life, unlefs they deferve Amotion for fome great Offence : Yet in the first Congregation in Michaelmas-Term, they folemnly lay down their Staffs, by way of Submiffion, at the Vice-Chancellor's and Proctors Feet, and depart the Houfe, until the Vice-Chancellor has put the Queffion touching their Behaviour in the fore-going Year; and if no Objection be made thereunto and proved, they refume them again : And if the Fault be fmall, an Admonition with a Sufpenfion and Lofs of Salary for a Time is fufficient; but if of a heinous Nature, then Deprivation of Place enfues. Altho'

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Altho' the University anciently made Use of four Stationers, from the Condition of those Times, and the Office it felf; yet at prefent, one Stationer or Virger is fufficient, who is a Servant chosen after the fame manner as the Beadles, and other publick Servants of the Univerfity; and his Duty is, at all publick and folemn Acts and Assemblies of the University, to carry a Silver Rod, as the Badge of his Office, before the Vice-Chancellor, to attend the Grand Compounders to Church, and to the Schools, and to fetch them back again; and with one of the Beadles, to make Inventories of the perfonal Effates of all Scholars and Priviledged Perfons of the Chancellor's Jurifdiction, and dying within the Precincts thereof, or any ways forfeiting the fame; and having made Schedules and Inventories thereof, to render a juft and faithful 'Account'.

Befides the publick Servants already mention'd, there are others, as the Clerk of the Univerfity, whole Duty it is either by himfelf, or his Deputy, to ring and toll the Bells forthe calling together all publick Affemblies, and for the Performance of all publick Exercifes, Gc. to look after the Clock, and to cleanfe the Schools, and other publick Places of the University; and also to open and shut the School-Gates, $\mathscr{O}c^{(1)}$ The University Bell-man, whose Duty it is, either by himself or his Deputy, to give Notice by the ringing of a fmall Bell, of the Funerals of all Doctors, Masters, Scholars, and other priviledged Perfons throughout the whole University and City in a folemn Manner, being clad in Mourning, and thus to attend the Corpfe to Church; and to the Grave; and for this he receives a Fee: His Office is also to publish (as a Cryer) all the M 3 Vice-

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Vice-Chancellor's Orders throughout the Univerfity and City; and he is cholen by the Chancellor or his Vice-Chancellor, as the Clerk of the Univerfity is, and enjoys his Place for Life. The Bailiff of the University is appointed by Letters Patents from the Chancellor, and holds his Office for Term of Life; who every Year, at the Beginning of March, is to take a View of all the University Tenements in Oxford, and to report the Condition of the Buildings to the Vice-Chancellor; and alio to make Terriers thereof, and register the fame. His Duty is alfo to take a View of all Effates, whether anciently or lately given to the University, for the Endowment of Lectures, and other Ufes; and his Salary is 6 1. 1315. 4 d. per ann: I had almost forgot to acquaint the Reader, that it is the Bulinels of this Perfon to feire all Felons Goods belonging to the University, O.c.

les the provide Servants alreedy mon-

Of Lectures and Lecturers, Doctors, Mafters, Scholars, &c.

F R O M the publick Servants of the Uniniverfity, I pafs to Perfons of an Honourable Station therein; and firft I fhall begin with Lecturers, Profeffors, &c. But before I fpeak of the publick Lectures now read here in the feveral Sciences, I will briefly treat of those which were anciently erected and establish'd among us, and from whence many of the prefent have their Bife, or (at least) their Form, &c. The first of these were those ancient Royal Leftures founded and endowed by K. Alfred, with per-

perpetual Stipends, which may be feen P.20. in the First Part of this Work. In the Year 1134, Rob Pullein alfo read Divinity-Lectures, as has been already observed, P.30. But these Lectures were intermitted, and then refumed again, according to the State of different Seafons. The next endowed Lectures were those which The. Linacre of Canterbuty, sometime Fellow of All-Souls College, and Phyfician to King Hen. VIII. founded here; at the Time of his Death conveying certain Lands in Kent (called the Mannor of the Tracies) to Sir Thomas More Knight, Bishop Tonstall, and others, for the Maintenance of three Lectures in Phyfick, viz. two at Oxford, and a third at -Cambridge. But tho' only Stipends were paid to our two Lecturers in his-Life-time, (as appears by a Letter from the U-, niverfity to him) yet these Lectures were endowed with a perpetual Revenue, long before his Death. But in the 3d of Edw. VI. (the Time of his Decease) the Realm being then employed in the Reformation of Religion; and his Truftees being fome of them dead, and Tonfall (the only Survivor) being deprived of his Bishoprick, these Lectures, with the Estates devis'd to them, were confign'd over to Merton-, College by Tonstall, at the Instance of his Friend Dr. Raynolds, then Warden thereof : And by Composition between the Bishop and the College, made Dec. 10. the two Lecturers of that 3 Edm. 6. College were oblig'd to read publickly in the. University on Galen and Hippocrates.

There were anciently two forts of Lectures, the one stiled Cathedral, and the other termed. Stated or Ordinary Lectures.

The Hebrew, Greek, Chaldaick and Arabick, Lectures, founded by a Constitution of Pope Clement V. for the better Learning of these Lan-M 4 guages, د . د ده . د

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guages, vere read for many Years, not only at Oxford, but alfo at Paris, Bononia, and Salamanca; and 'tis eafy to affign a Reafon why Cambridge had not these Lectures then, viz. because they had no Schools then erected in that University. On the Death of Clement V. Pope John XXII. fent Letters to Oxford, for the perpetual Confirmation of these Lectures, and of the Lectures Stipends.

"Altho' Lectures in all Arts were of the fame Date with Academical Degrees, and therefore in a Manner coeval to the University it felf; yet ('tis probable) that Lecturers were without Stipends, from the Time of the Norman Conquest to the Reign of K. Henry VI. when John, Duke of Bedford and Anjoy, (the King's Ambaffador in France) at the Instance of his Brother, (Duke Humphry) endowed the fame, by giving a large Summ of Money for this End, which was lodg'd with his Books and other Furniture for this Use in a Chest, called the Chest of the seven Liberal Arts, and the three Philosophical ones, in the Cuffody of the University Chaplain and his Succeffors. Hereupon' the University erected Publick Schools in School-freet, and transferr'd these Lectures thither, not only for the Conveniency thereof, but to perpetuate the Memory of the Benefaction, and in how great Effeem they were, appears by Letters fent from the Univerfity to thefe two Dukes : In Imitation of whofe Piety, K. Edw. IV. founded here a Divinity-Lecture, for which the University in a Letter return'd him Thanks, and by a Statute commanded a folemn Anniverfary on the Feaft of St. Dennis, with fo many Maffes for his Soul. But what became of this Lecture afterwards, with feveral others, we are at a Lofs to know ; yet 'tis certain that this, and those of Arts, brought

- A. D. 1432.
- 21 Edw. 4.
- 08. 9.

brought on the Lectures of the Lady Margaret, and of Cardinal Woolfey. 185

Londinensis will have it, that the Margaret-Lecture at Oxford commenc'd on the 8th of June, 1508. on purpose to render the other, founded at Cambridge by the fame Lady, coeval with this at Oxford ; but herein he is much mistaken : For the Countefs of Richmond, defirous of fhewing her great Affection to Oxford, obtain'd a Charter or Licenfe of her Son K. Hen. VII. of the first of March, 1496. for the founding of 12 Hen. 7. this Lecture here, from that Time maintaining the Lecturer at her own Expence, till the King's Confirmation of him by a Charter of the 7th of September, 1502. when he agreed with the Abbot and Convent of Westminster to pay twenty Marks per Ann. to the faid Lecturer, giving about this Time certain Revenues to the faid Convent, which by Covenant obliged them-18 Hen. 7. felves to pay this Sum for ever, by even Portions at Michaelmas and Easter; and in Default thereof, at the End of feven Weeks after, the faid Lecturer might enter and distrain this Convent's Lands, lying in the Mannors of Drayton, West - Drayton, Hillington, Colham, Uxbridge, Willesdon, Paddington, Westburne, Kenfington, &c. for Satisfaction of the Arrears; and befides this Remedy, if this Convent remain'd in Arrears for two Months, it was then to pay a Fine of 40 Shillings toties quoties, by way of Penalty; for which the Lecturer might alfo diffrain. This Money, on the Convent's 32 Hen. 8. Diffolution, reverted to the Crown; but the King, by a Letter of the 20th of June, the fame Year, declared, that he would not suppress this Lecture ; wherefore June 24. it was order'd by 35 Hen. 8. the Chancellor and Court of Augmentation, that the Treasurer thereof should yearly pay this

this Stipend, which Order the King, on the 26th of June this Year, confirm'd. By this Charter the Countefs would have this Lecture bear her own Name; that the Profeffor fhould be a Body Politick, to be elected by all Doctors and Batchelors in Divinity of the Convocation, every 2d Year; and to read the 1ft Day of every Term, and fo on all legible Days (except in Lent) on the holy Scriptures in the Divinity School.

The next Lecture I shall here treat of, tho' not in Order of Time as endowed, is that of Hiftory, founded by William Camden Efquire, Clarencicux King at Arms, and Master of Arts in this University; who gave thereunto the Mannor of Boxley in Kent, with all its Appurtenances, as a Provision for a perpetual Reader in Hiftory, for whole Stipend the University now receives 1401. per ann. But after a certain Term of Years, the Rents and Profits of the whole Mannor amounting to the Sum of 400 l. per Ann. or thereabouts, devolve to the Univerfity, for the Ufe and Benefit of this Profeffor. The Charter of this Donation bears Date the 5 th of March, 1622. and was the fame Year publish'd in the Convocation-House; and the Year following: Mr. Camden was enrolled as a publick Benefactor. The Lecturer's Duty is to read twice a Week, viz. on Mondays and Fridays, between the Hours of one and two in the Afternoon, in the Hiftory-School on Lucius Florus or any other ancient and approved Authors; at which Lectures all Batchelors of Arts, from the Time of their Determinations, and Students in Law, are obliged to attend.

About the fame Time was founded and endowed the Moral Philosophy Lecture by Thomas White S. T. P. Treasurer of the Church of Sarum, Prebendary of St. Paul's in London, and Canon

May 17.

Canon of Christ-Church in Oxford; who by a Deed enrolled for this End on the 24th of June. convey'd unto this University the Mannor of A. D. 1621. Langdon-Hills; out of the Rents of which Effate, besides 100 l. per ann. to be paid to this Lecturer. he affign'd 501. per ann. to other charitable Ufes. See Magdalen-Hall, Page 455. This Founder appointed, that after his Death this Lecturer fhould be chosen from five Years to five Years. by the Vice-Chancellor for the Time being, the Dean of Chrift-Church, the Prefident of Magdalen-College, the Prefident of St. John's College, and the two Proctors of the University of O_x ford for the Time being ; and he is obliged on Tuesdays and Fridays, at 8 a Clock in the Morning, to read on Aristotle's Ethicks, Politicks, and Occonomicks, in the Moral Philosophy-School, to all Scholars of one Year's ftanding, till they become Batchelors of Arts.

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In the Year 1619. Sir Henry Savile Knt. obferving, that the Study of Mathematicks was very much neglected; and being defirous to apply a Remedy thereunto, left that the fame fhould wholly decay; by Royal Authority, and with the Confent of the University, founded and endow'd for ever two publick Lectures, the one in Geometry, and the other in Aftronomy. The Professor of Geometry is properly to read on the 13 Books of Euclid's Elements, Apollonius's Conick Sections, and all Archimedes's Books; and expounding on the fame, to leave his Notes and Observations thereon in the Univerfity Archives in Writing: It is moreover the Duty of this Professor to teach and explain Arithmetick of all kinds, Practical Geometry, or Measuring of Land, Musick, and Mechanicks, at a proper Seafon most convenient for him. And for the better Fulfilling hereof, Savile has left him

him the Ufe of a Choice Library of Mathematical Books, Tables, Maps, and all Inftruments relating thereunto; which being for the Service of each Profeffor, they are oblig'd to render an Account thereof, and to make amends for the Lofs or Damage of them, according to the Indentures by them given to the Chancellor, Mafters, and Scholars of the Univerfity; and by the Oath taken by them at their Admiffion.

The Professor of Aftronomy's Business is to explain the whole Ptolemaick Syftem, and (in due feason) that of Copernicus, Geber, and, other Modern' Aftronomical Discoveries; and to leave his Notes in Writing as aforefaid : And it is moreover his Duty to teach and read on Opticks, Dialling, Geography, and Navigation, at proper Times; but he is prohibited the Do-trine of Nativities, and Judicial Aftrology. Befides publick Lectures in the Schools, the Geometry-Professor is bound to instruct all Youth willing to learn, in practical Arithmetick once a Week (at least) at his own Lodging, or fome other adjacent Place, for the Space of an Hour. All Perfons from two Years flanding till one Year after Batchelor compleat, are to attend this Professor; and then they are obliged to be prefent at Aftronomy-Lectures, until they take their Mafter of Arts Degree, under the Pain of 6 d. Mul& for their Absence toties, Ge.

Thefe Profeffors may be chofen out of any Nation in Chriftendom, provided they be Perfons of good Reputation, and have a tolerable Knowledge in the *Greek* Tongue, and are alfo 26 Years of Age. And if he be an *Engliftman*, then he muft be of the Degree of a Mafter of Arts (at leaft) without any Difpenfation for want of Time, or doing of School-Exercife. And as often as either of thefe Profefforfhip becomes

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become vacant, the Vice-Chancellor is to fignify the fame in Writing unto the Arch-Bp. of Canterbury, the Lord Chancellor of Great Britain, the Chancellor of this University, the Bp. of Lond. the Principal Secretary of State, the Chief Justices, the Ch.Baron of the Exchequer, and the Dean of the Arches; who are to elect hereunto, and to be the Visitors hereof; and then on a Transmission of their Choice, the Person elected is admitted by the University in the Congregation-House.

The Savilian Professions, after their Admiffion, are exprelly forbidden to accept of any Ecclesiaftical Benefice cum Curâ vel sine Curâ, or any Prebend, Canonry, Arch-Deaconry, Headship of any College, Hall or Hospital, or any Fellowship in either, or any publick Office in the University, under pain of losing their Professorships ip/o facto: And if either of them shall have fuch Benefice, Place or Office (as aforefaid) before his Admission, he is oblig'd to part with the fame within fix Months from his Admiffion, under the like Penalty. Those Stipends which were formerly given to the four Ordinary Lecturers in the Mathematicks, are now equally divided between these two Profesfors, who are in no wife obliged to attend Congregations or Convocations.

The Anatomy Lecture was founded by Richard Tomlins, who for the perpetual Succeffion and Continuance thereof appointed the King's Profeffor of Phyfick in the University for the Time being, to be the perpetual Reader of this Anatomical Lecture: And the faid Lecturer, by the II Car. I. Charter of K. Charles the First, is impower'd every Spring, immediately after the Lent Affizes, to demand the dead Body of any condemn'd Malefactor, fuffering Death within one and twenty Miles round Oxford, before it is interr'd, by

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by directing his Precept or Warrant to the Sheriff, Under-Sheriff, or his Bailiffs, &c. for procuring and delivering up the fame ; which Body shall be diffected by a skilful Chirurgeon in the Prefence of this Professor, who is publickly to read thereon, and to fhew and defcribe the Situation, Use, Nature and Office of all the Parts of the Body, at four diftinct Lectures, as prescrib'd in the Statute made for this purpose: This Lecturer is also every Michaelmas Term to read three diffinct Lectures on a Skeleton, and to give an account of the Bones and their Office. Situation, Gr. And to this Lecturer there is yearly paid by way of Penfion 25 l. viz. 12 l. 10s. at Lady-Day, and the fame at Michaelmas, out of which Penfion the Lecturer pays three Pounds to the Chirurgeon for preparing the Body, and 40s. for burying it. All Students in Physick, and Chirurgeons, in the University, are oblig'd to hear this Professor read his faid Lectures, under the Pain of 2 s. Mul& toties quoties absent. The Chirurgeon is in the Nomination of the Professor.

Sir William Sedley, of Aylesford in Kent, Knt. and Baronet, having been once a Student in this University, retain'd fo great an Affection for his indulgent Mother, that by his laft Will and Testament of the 29th of October, 1618. he bequeath'd the Sum of 2000 l. to this University, to be laid out in the Purchase of certain Lands, for the Endowment of a Lecture in Natural Philosophy; and with this Money, after they had obtain'd a Licence of Mortmain, Sedley's Executors bought an Effate at Wadde (don in Buckinghamshire of 120 l. per Ann. and by a Deed Tripartite, made between John Sedley of Aylesford Baronet, on the one Part, George Croke of Waterstock, Efg; and George Hirst (whose Estate this

A. D. 1620.

Ch. 4. of the University of OXFORD.

this was) on the 2d Part, and the Chancellor, Mafters and Scholars on the 3d Part, this Effate was conveyed to the Univerfity for ever, for the aforefaid Purpofe. The Profeffor of Natural Philofophy reads twice a Week in full Term, viz. on Wednefdays and Saturdays at Eight a Clock in the Morning, and is heard by all Batchelors of Arts, under the Pain of a Groat for Abfence in an Auditor, and Ten Shillings for the Profeffor's not Reading.

In the Year 1626. William Heyther, Doctor of Mufick, for the Love he bore this Science or Faculty, founded at Oxford a Lecture therein, and endow'd the fame with an Effate of 16 l. 6 s. 8 d. per Ann. at Chisleherst in Kent, allowing to a Mafter of Mufick for Repair of Inftruments and a Houfe, 131. 6s. 8 d. and the other 3 l. for teaching the Theory thereof once (at leaft) every Term; and as an Addition hereunto, Heyther pray'd the University to pay again the antient Salary of the Moral Philosophy Lecture, viz. 40 l. 5 s. which the Convocation, in Complaifance to this Benefactor, comply'd with, and accordingly decreed. As often as the Profefforship in Musick becomes void, the Vice-Chancellor, Dean of Christ-Church, Prefident of Magdalene College, Warden of New College, and Prefident of St. John's, for the Time being, have the Nomination and Approbation of a Succeffor; as the Vice-Chancellor, Prefident of Magdalene College, and Warden of All-Souls College have for the fupplying of a Vacancy in the Natural Philosophy Lecture.

Before the Cardinal Lectures in Divinity, Law; Physick, Philosophy and Mathematicks, which were for fome time read in Carpus Christi College-Hall, could be confirm'd by A&t of Parliament; they, with the College begun by Woolscy,

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fey, were adjudg'd to the King by way of Forfeiture; upon the Score of a Premunire, which the Cardinal had incurr'd. But the King, to recommend himfelf to Learning, with which he was fo well acquainted, and to cut off all Occafions of Complaint againft him for fuppreffing Woolfey's Munificence, he endow'd and fettled Stipends on five Lectures himfelf; which Settlement notwithftanding was not made by the King, until after a long Silence of Years : Yet before he refolv'd on the founding of these Lectures, 27 & 28 H8. he founded a publick Lecture in each Univerfi-

ty, and referv'd to himfelf the Power of naming the Professions, and the Faculties wherein they were to read : And for the Maintenance of thefe Lectures, he did by Confent of Parliament remit First-Fruits and Tenths to all Colleges, provided that both Univerfities, with the Colleges of Eaton and Winchester, did (in memory of him) celebrate two Anniverfaries, the one on the Sth of May, and the other on the Sth of October ; and hereupon he made Richard Smyth his Divinity Professor (being the first King's Divinity Professor at Oxford) until fuch time as he should establish his five other Lectures. But then King Henry the 8th fuppreffing thefe two Lectures, he founded five others in each Uni-A. D. 1540. versity, viz. in Divinity, Hebrew, Greek, Law, and Phylick; to each of these Professions he affign'd a yearly Revenue of 40 l. to be paid by the Dean and Chapter of Westminster then newly founded : But the faid Dean and Chapter, that they might be exempt from fo great a Charge, amounting in the whole to 400 l. by a Deed in Writing convey'd over to the King their Lands, Mannors, Rectories, &c. which were given to the Dean and Chapter of Christ-

Church, and they oblig'd themfelves to pay thefe

these Salaries to the Professors of Divinity, Greek and Hebrew; and the other two Stipends of 401. per Ann. each, are paid out of the Royal Exchequer. But thefe are not all the Endowments belonging to these Lecturers: For to the Divinity is annex'd (befides) a Canonry of Chrift-Church, and the Rectory of Ew-Elme in Oxfordshire; to the Hebrew, a Canonry of Christ-Church; to the Law, a Lay-Prebend in the Church of Sarum; and to the Phylick, the Government of the Hospital at Em-Elme aforefaid. The Professor of Divinity reads on Mondays and Fridays at Nine a Clock: And his Hearers are all Masters of Arts of a Years ftanding, until they become Doctors in Divinity, or are of Doctors standing in this Faculty. The Law-Professor reads on Tuesdays and Thursdays on some Part of the Civil Law in Use here in this Realm : And his Hearers are all Students in Law till of Doctors standing. The Phyfick-Profeffor reads on Tuefdays and Fridays, at Eight in the Morning, on Galen or Hippocrates : And his Hearers are all Students in Phyfick, till of Doctors standing. The Hebrew-Professor reads on Tuesdays and Thursdays, at One in the Afternoon, unto all Batchelors after their Determinations, till they are promoted to a Mafter's Degree, and one Year afterwards. Besides these, there are Lectures in Grammar, Rhetorick, Logick and Metaphylicks, which are not endow'd : But the Arabick Lecture, founded anno 1636. by Arch-Bishop Laud, has a Stipend of 401. per Ann.

In the Civil Law all Professors are called Doctors without any Distinction: And every Science is faid to be more noble (according to the Canonifts) by how much the Subject it felf Abbas, &c. of fuch Science is more noble and exalted, than Vol. II. N the

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the Subject of another, as we fay in the like Cafe, tanto quis melior est quanto melioribus praest. Thus the Canonifts reckon the Subject of the Canon Law more noble than that of the Civil Law; because the Subject of Knowledge in the Civil Law is Man as he may be directed to the common Good; but this Subject in the Canon Law, not only leads a Man to the Good of the Community, but alfo to the Knowledge and Glory of God, according to the Scriptures: But Doctors of Law ought to have the Precedence of Doctors of Phylick, and Masters of Arts (as they have in all Countries) because their Science is of a more elevated Nature in respect of the Subject. But the Study of Divinity has a more noble Subject than all others; becaufe it principally treats of God himfelf, as appears from the Etymology of the Word Theologia. Under the Name or Title of Masters come all Doctors of what Faculty foever they be; and by use in Italy it has obtain'd, that only fuch as are promoted in Law, are filed Doctors; but in other Faculties, they are called Mafters: Yea, all Profeffors, or Perfons prefiding over any Science or Faculty, are term'd Mafters, according to the Derivation of the Word Magister, à Magistrando, as Doctors, à Docendo. Yet Scholars come not under the Appellation of Doctors and Masters, altho' in a large Signification Doctors and Mafters are comprehended under the Stile of Scholars; fince they are called Scholars from frequenting the Schools, and being at leifure to attend Scholaftick Exercifes.

Scholastick Honours or Promotions are called Degrees, because they are given gradatim, as Persons by a Progress in Learning advance themselves thereunto; and these Degrees are by Uni-

Univerfities granted to Scholars, as the honourable Rewards and Badges of their Studies. In all foreign Universities there are three Degrees, viz. That of a Batchelor, of a Licentiate, and of a Doctor or Master; for in Philosophy and Divinity those are named Masters, and in Law only Doctors, as just now observed. When these special Honours or Ornaments of Degrees had their first Beginning do's not appear among Authors; but it is highly probable, they were Mid. de Acad. as ancient as Universities themselves. Accord- Lib. 1. p. 120. ingly, in every University, the first Degree there taken in any Faculty, after the End of a certain Term of Years by Statute prescrib'd, is that of a Batchelor, receiving its Etymology, à Baccha Lauri; for in Laurel, those small or little Pillula are called Baccha, which this Tree buds forth as Flowers: And becaufe there is Hope from the Flower, this Term Baccha-Lauri, is given to young Students, in Hopes they will afterwards merit the Laurel Crown. In some Universities this Degree is not given on a stated Term of Years spent therein, but according to the Sufficiency and Learning of the Candidate on his Examination; who is examin'd by Doctors, Licentiates, Oc. appointed for that End. But in other Universities, this Degree is not conferr'd without waiting the statutable Time, which varies in many Places; in Oxford four Years, Salamanca five, &c. The Degree of a Licentiate is not in Ufe in either of our two Universities, so called from the Word Licentia, which is given to a Person of this Degree to alcend to a Doctor's or Master's at his Pleasure; wherefore a very strict and rigorous Examination is requir'd for the fame, fince the highest Degree in Learning follows thereupon, viz. that of Doctor; who has ma-N 2 ny

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ny fuper-eminent Privileges granted him in the Civil and Canon Law, as may be feen in Rebuffus, Oc. As to the Rewards and Salaries of Profeffors, according to the Civil and Canon Law, they are either reckon'd as Ulufructuaries, or as Pensioners : Usufructuaries are luch as are in Poffession of the Estate themselves, out of which their Profits and Stipends do iffue; and they have a Right to all the Profits which shall be feparated from the Effate during their time, whether received or not : Yet if they shall lett a Leafe, and make the Rent payable to them and their Succeffors, the Reut shall grow due to the Succeffor, and not to the Executor, tho' the Professor died the Day before the Time of Payment; for this is the Professor's own A&, that it fhou'd be fo. Penfionaries, or Penfioners, are fuch as are not in the Tenure and Occupation of the Effate themfelves; but have a Right to a Portion of the Profits thereof in the Poffession of another, fo foon as they become payable: And fuch are many of our Profeffors at Oxford; who, if they die or quit their Lectures, before the Profits are due and payable, do lofe the fame, for they go to their Succeffors: Some will have it, that they ought to be paid pro Rata Laboris, which feems the more equitable Way; but Cuftom must determine in all these Cases.

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An ACT concerning the several Corporations of the Universities of Oxford and Cambridge; and the Construction of the Charters, Liberties and Privileges granted to either of them.

Elizabeth R.

FOR the great Love and Favour that the Rot. Parl. An-Queen's most Excellent Majesty beareth 13.Eliz.Num. 6 ¢ towards her Highnesses Universities of Oxford 25. in the and Cambridge, and for the great Care that Clerk of the ¢ the Lords and Commons of this present Par-office at Weft-٢. 6 liament have, for the Maintenance of good minfter. ٢. and godly Literature, and the vertuous Education of Youth within either of the faid ' Universities; and to the Intent, that the an-٢ cient Privileges, Liberties, and Franchifes of ۲ either of the faid Universities, heretofore granç ted, ratify'd and confirm'd by the Queen's ç Highnefs, and her most noble Progenitors, may 6 be had in greater Effimation, and be of greater C Force and Strength for the better Increase of ¢ Learning, and the further Suppreffing of Vice: 6 Be it therefore Enacted, by the Authority of ¢ this prefent Parliament, that the Right Hoç nourable Robert, Earl of Leicester, now Chan-¢ cellor of the faid University of Oxford, and ç his Succeffors for ever, and the Mafters and Scholars of the fame University for the Time ¢ being, shall be incorporated, and have a per-6 petual Succession in Fact, Deed and Name, by the Name of the Chancellor, Mafters and Scholars of the University of Oxford, and by ¢ none other Name or Names, shall be called c and named for evermore: And that they shall have a Common Seal to ferve for their neceffary Caufes, touching and concerning th e faid Chancellor, Mafters and Scholars of N_3 the

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' the faid Univerfity of Oxford, and their Succeffors. And likewife, that the Right Ho-' nourable Sir William Cecil, Knight, and Ba-" ron of Burghley, now Chancellor of the faid ' University of Cambridge, and his Successors ⁴ for ever, and the Mafters and Scholars of the ' fame University of Cambridge for the Time ' being, shall be incorporated, and have a per-' petual Succeffion in Fact, Deed and Name, by the Name of the Chancellor, Masters " and Scholars of the University of Cambridge, and by none other Name or Names, shall • be called and named for evermore : And that they shall have a Common Seal to ferve for ^c their neceffary Caufes, touching and concern-' ing the faid Chancellor, Mafters and Scholars ' of the faid University of Cambridge, and " their Succeffors. "And further, that as well " the Chancellor, Mafters and Scholars of the ' faid University of Oxford, and their Succesfors, by the Name of Chancellor, Mafters " and Scholars of the University of Oxford, as " the Chancellor, Mafters and Scholars of the faid Univerfity of Cambridge, and their Succeffors, by the Name of Chancellor, Mafters and Scholars of the University of Cam-6 bridge, may feverally implead, and be impleaded, and fue, and be fued for all Manner of Caufes, Quarrels, Actions real, perfonal C and mixt, of whatfoever Kind, Quality, or Nature they be: And fhall and may challenge and demand all Manner of Liberties ٢ and Franchifes, and alfo anfwer and defend themfelves, under and by the Name aforefaid, in the fame Caufes, Quarrels and Actions, for every Thing and Things whatfoever, for the Profit and Right of either of the ^c aforefaid Universities to be done before any Manner of Judge, either Spiritual or Temporal,

· poral, in any Courts and Places within the · Queen's Highness Dominions what sever they · be. And be it further Enacted, by the Au-' thority aforefaid, That the Letters Patents · of the Queen's Highness most Noble Father, "King Henry the Eighth, made and granted to * the Chancellor and Scholars of the faid Uni-• verfity of Oxford, bearing date the first Day " of April, in the fourteenth Year of his Reign; · and the Letters Patents of the Queen's Majefty that now is, made and granted unto the · Chancellor, Mafters and Scholars of the Uni-· verfity of Cambridge, bearing date the fix and ' twentieth Day of April, in the third Year of · her Highness most gracious Reign; and also • all other Letters Patents by any of the Proge-' nitors or Predeceffors of our faid Sovereign · Lady, made to either of the faid corporated ⁶ Bodies feverally, or to any of their Prede-· ceffors of either of the faid Univerfities, by " whatfoever Name or Names the faid Chan-⁶ cellor, Mafters and Scholars of either of the ' faid Univerfities, in any of the faid Letters · Patents have been heretofore named, shall from henceforth be good, effectual, and 6 available in the Law, to all Intents, Conftru-· Stions and Purpofes, to the aforefaid now · Chancellor, Mafters and Scholars of either of " the faid Univerfities, and to their Succeffors ⁶ for evermore, after and according to the Form, Words, Sentences, and true Meanings • of every of the fame Letters Patents, as am-' ply, fully and largely, as if the fame Letters · Patents were recited Verbatim in this prefent • A& of Parliament; any thing to the contrary ' in any wife notwithftanding. And furtherf more, be it Enacted by the Authority aforefaid, That the Chancellor, Masters and Scho-· lars NA

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· lars of either of the faid Universities feve-' rally, and their Succeffors for ever, by the fame Name of Chancellor, Mafters and Scho-· lars of either of the faid Universities of Oxford " and Cambridge, fhall and may feverally have, ' hold, poffefs, enjoy and use to them and their Succeffors for evermore, all manner of Ma-" nors, Lordships, Rectories, Parsonages, Lands, ' Tenements, Rents, Services, Annuities, Advowfons of Churches, Poffeffions, Penfions, ⁶ Portions and Hereditaments, and all manner of Liberties, Franchifes, Immunities, Quietances and Privileges, View of Frank-Pledge, Law-Days, and other things what foever they • be; the which either of the faid corporated Bodies of either of the faid Universities had, ⁶ held, occupied, or enjoyed, or of Right ought to have had, held, ufed, occupied and enjoyed, at any time or times before the making of this A& of Parliament, according to the ^e true Meaning as well of the faid Letters Pa-" tents, made by the Noble Prince King Henry ' the Eighth, made and granted to the Chan-• cellor and Scholars of the University of Oxford, bearing Date as is aforefaid ; as of the ⁶ Letters Patents of the Queen's Majefty, made and granted unto the Chancellor, Mafters and Scholars of the University, bearing Date as ^e aforefaid, and according to the true Intent and Meaning of all the other forefaid Letters Patents whatfoever; any Statute or other ' thing or things whatfoever heretofore made or done to the contrary in any wife notwithflanding. And be it further Enacted by the Authority aforefaid, That all manner of Inftruments, Indentures, Obligations, Writings 5

⁵ obligatory, and Recognizances, made or ⁶ acknowledged by any Perfon or Perfons, or ⁶ Body

Body corporate, to either of the faid Univerfities, by what Name or Names foever the ' faid Chancellor, Mafters and Scholars of either of the faid Univerfities have been here-6 tofore called in any of the faid Inftruments. ' Indentures, Obligations, Writings obliga-¢ ' tory, or Recognizances, shall be from hence-C forth available, fland and continue of good, 6 perfect, and full Force and Strength to the ¢ now Chancellor, Mafters and Scholars of ei-6 ther of the faid Universities, and to their C Succeffors, to all Intents, Constructions and. ' Purpofes, altho' they, or their Predeceffors, ' or any of them, in any of the faid Inftru-" ments, Indentures, Obligations Writings obli-' gatory, or Recognizances; be named by any · Name, contrary or divers to the Name of the e now Chancellor, Mafters and Scholars of ei-· ther of the faid Universities. And be it alfo · Enacted by the Authority aforefaid, That as · well the faid Letters Patents of the Queen's · Highness faid Father King Henry the Eighth, · bearing Date as is before expressed, made and granted to the faid Corporate Body of the · faid Univerfity of Oxford, as the Letters Pa-' tents of the Queen's Majefty aforefaid granted ' to the Chancellor, Mafters and Scholars of ' the University of Cambridge, bearing Date as e aforefaid, and all other Letters Patents byany of the Progenitors or Predeceffors of her · Highnefs, and all manner of Liberties, Franchifes, Immunities, Quietances and Privileges, · Leets, Law-Days, and other things whatfoever therein expressed, given or granted to ' the faid Chancellor, Masters or Scholars of either of the faid Universities, or to any of ' their Predeceffors of either of the faid Univerfities, by what foever Name the faid Chancellor,

cellor, Masters and Scholars of either of the faid Univerfities, in any of the faid Letters " Patents be named, be, and by Virtue of this " prefent A&, fhall be from henceforth ratified, stablished and confirmed unto the faid Chancellor, Mafters and Scholars of either of the faid Univerfities, and to their Succeffors for 6 ever; any Statute, Law, Usage, Custom, Conftruction, or other thing to the contrary in any wife notwithstanding. Saving to all and every Perfon and Perfons, Bodies politick C and corporate, their Heirs and Succeffors of every of them, other than the Queen's Majefty, her Heirs and Succeffors, all fuch Rights, Titles, Interests, Leases, Entries, Conditions, Charges and Demands, which they and every of them had, might or fhould have had, of, in, or to any of the Manors, Lordships, Rectories, Parsonages, Lands, Tenements, Rents, Services, Annuities, Advowfons of Churches, Penfions, Portions, Hereditaments, and all other things in the faid Letters Patents, or in any of them men-C tioned or comprised by reason of any Right, Title, Charge, Intereft or Condition to them, or any of them, or to the Anceftors and Preć deceffors of them, or any of them, devolute or grown before the feveral Dates of the fame c Letters Patents, or by reafon of any Gift, Grant, Demise, or other Act or Acts at any time made or done between the faid Chancelflor, Mafters and Scholars of either of the faid ç Universities of Oxford and Cambridge, or any f of them, and others, by what Name or 8 ... C .. Names foever the fame were made or done, in like Manner and Form as they and every of them had or might have had the fame before the making of this A&; any thing therein

therein contained notwithstanding. Provided always, and be it Enacted by the Authority s aforefaid, That this A&, or any thing therein contained, shall not extend to the Preju-^e dice or Hurt of the Liberties and Privileges of the Right belonging to the Mayors, Bai-' liffs and Burgeffes of the Town of Cambridge, ' and City of Oxford; but that they the faid. Mayors, Bailiffs and Burgeffes, and every f of them, and their Succeffors, shall be and continue free in such Sort and Degree, and continue free in fuch Sort and Degree, and ċ enjoy fuch Liberties, Freedoms and Immunities as they or any of them lawfully may or " might have done before the making of this prefent A&; any thing contained in this A& to the contrary notwithstanding.

By an A& of Parliament made in the 21/2 of Hen. VIII. cap. 13. intituled, Spiritual Perfons abridged from having Pluralities of Livings, &c. it is provided by the 23d Section or Claufe of the faid A&, ' That all Doctors and Batchelors of Divinity, Doctors of Law, ' and Batchelors of Law Canon, and every f of them which shall be admitted to any the ' faid Degrees by any of the Universities of ' this Realm, and not by Grace only, may purchase Licence, and take and keep two · Parfonages or Benefices with Cure of Souls: So that always the faid Liberty to purchase ' Licence, or Difpensation, and take, receive ' and keep more Benefices than one, be taken and understood after the Manner and Form ٢ ' aforefaid, to extend in Number to no more Benefices with Cure of Souls than one. And by the 28th Section or Claufe of this Act, it is provided, ' That this A& of Non-Refidence shall not in any wife extend, nor be prejudicial to any Scholar or Scholars being converfant

fant and abiding for Study, without Fraud or · Covin, at any University within this Realm. or without. And by the 26th Section or Clause of this A&, it is Enacted, ' That in · Cafe any Spiritual Perfon, at any time after ' this A& fhould take Effe& and be in Force. did not keep his Refidence, as herein expreffed and commanded, but absent himself wilfully by the Space of lone Month together, or by the Space of two Months, to be ac-· counted at feveral times in one Year, and " make his Refidence and Abiding in any other · Places by fuch time, that he fhould forfeit for every fuch Default ten Pounds Sterling, ' the one Moiety to the King, and the other " Moiety to the Party that will fue for the fame ' in any of the King's-Courts by Original Writ ' of Debt, Bill, Plaint or Information: In " which Action or Suit the Defendant shall not ' wage his Law, nor have any Effoin or Prote-" Ation allowed." But fince the making of this good A& and Statute, divers and many Perfons being beneficed with Cure of Souls, and not being apt to Study by reason of their Age or otherwife, never intending before the making of the faid A&, to travail in Study within any the faid Universities for the Increase of Learning, but rather minding and intending their own Eafe, fingular Lucre and Pleafure, by the fame Provision colourably to defraud the fame good Statute and Ordinance, do daily and commonly refort and repair to the faid Universities of Oxford and Cambridge, and to either of them, where they under the faid Pretence and Colour of Study, do continue and abide, living diffolutely, nothing profiting themfelves by Study at all in Learning, but confume the time in Idlenefs, and in other Paftimes

ftimes and infolent Pleafures, giving Occasion and evil Example thereby to other young Men and Students within the faid Univerfities. little or nothing regarding their Cure and Charge of Souls, contrary to the Minds and Intents of the Makers of the aforefaid good Statute and Ordinance : And alfo divers and many old Beneficed Men have and do continually remain there, never exercifing nor practifing their Learning to the Example of Virtue, and Maintenance of the Common-weal, in Discharge of their Confcience, according to their Duty, having neverthelefs, and occupying fuch Rooms and Commodities as were inftituted and ordained for the Maintenance of poor Scholars, to the great Hindrance and Detriment of the fame.

' Be it therefore enacted, by the King our ' fovereign Lord, with the Affent of the Lords Spiritual and Temporal, and the Commons in ' this prefent Parliament affembled, That all and fingular Spiritual Perfon and Perfons, which C now be, or hereafter shall be, to any Benefice Ş. or Benefices promoted as is aforefaid, being above the Age of 40 Years, (the Chancellor, Vice-Chancellor, Commiffary of the faid Uni-6 verfities, or any of them, Wardens, Deans, · Provosts, Presidents, Rectors, Masters, Principals, and other Head-Rulers of Colleges, . Halls, and other Houfes or Places Corporate Ċ within the faid Universities, or any of them, ٤ Doctors of the Chair, Readers of Divinity in C the common Schools of Divinity in any of the 6 faid Universities, only excepted) shall be re-6 fident and abiding at and upon one of their faid Benefices, according to the Intent and true " Meaning of the faid former A&, upon fuch " Pain and Penalties as be contained in the faid former A&, and appointed for fuch Beneficed · Fer-

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Perfons, for their Non-Refidence. And that
none of the faid Beneficed Perfons being above
the Age aforefaid, except as before excepted, fhall from henceforth be excufed of their
Non-Refidence upon the faid Benefices, for
that they be Students or Refiant within the
faid Universities, or any of them: any Provifo or any other Claufe or Sentence specified or contained in the faid former Act of
Non-Refidence, or any other thing or things
to the contrary hereof in any wife notwithftanding.

" And over this, be it enacted by the Authority aforefaid, That all and fingular fuch beeneficed Persons being under the Age of 40 "Years, refiant and abiding within the faid U-⁶ niverfities, or any of them, fhall not enjoy ⁶ the Privilege and Liberty of Non-Refidence, contained in the Proviso of the faid former · A&, made for the Scholars of the faid Uni-" niverfities, or any of them, unlefs he or they ^c be prefent at the ordinary Lecture and Le-· Etures, as well at home in their Houses, as in " the common Schools; and in their proper ^e Perfons keep Sophems, Problems, Difputa-^e tions, and other Exercises of Learning, and ^c be Opponent and Respondent in the same, ac-^c cording to the Ordinances and Statutes of ei-' ther of the faid Universities, where he or they fhall be fo abiding or refiant; any thing con-' tained in the faid Proviso or former A& to the ^c contrary notwithstanding.

Provided alway, that this A&, nor any
thing therein contained, fhall not extend to
any Perfon or Perfons, which now is, or hereafter fhall be, Readers of any publick or common Lecture in Divinity, Law Civil, Phyfick,
Philofophy, Humanity, or of any of the Liberal

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• beral Sciences, or publick or common Interpreters or Teachers of the Hebrew Tongue. Chaldee or Greek, in what foever College or Place 6 of any of the faid Universities, the faid Per-C fons for the Time being, fhall read the faid 6 common or publick Lectures : Nor yet to any 6 Perfon or Perfons after or above the Age of 40 Years, which shall refort to any of the faid " Universities, to proceed Doctors in Divinity, Law Civil or Phyfick, for the Time of their faid Proceedings, and executing of fuch Ser-C mons, Difputations or Lectures, which they ' be bound by the Statutes of the Universities • there to do, for the faid Degrees fo obtain'd.

By a Claufe in an A& of Parliament made in the third Year of King Henry VIII. Chap. 11. entitl'd, An Act for the Appointing of Phylicians and Surgeons, it is provided, ' That this A&, nor any thing therein contain'd, be in no wife 5 prejudicial to the Universities of Oxford and ٢. Cambridge, or either of them, or to any Privi-C leges granted to them. The Intent and Pur-C port of this A& is to prevent and reftrain ig-¢ norant Perfons exercifing and practifing the C Science and Cunning of Phyfick and Surgery, " without due Examination, Approbation and ^c Admission, as therein is prefcribed and dire-Eted. And again, the Privileges of the Univerfities of Oxford and Cambridge are faved by a Claufe or Proviso in an A& of the 14th of H. 8. cap. 2. relating to what Apprentices ftrange Artificers shall take, &c. for that A& does not extend to the 'Inhabitants, Strangers that now ' be, or hereafter shall be, in the Universities ' of Oxford and Cambridge. And by another Clause or Proviso in an A& of 21 Hen. 8. c. 16. touching this or the like Purpofe, the Privilegesof the Universities of Oxford and Cambridge are faved.

faved. ' Provided always, That no Artificer. Alien or Stranger, born out of the King's Obeifance, being a Houfholder, or inhabiting " within any of the Universities of Oxford and Cambridge ____ fhall from henceforth have or " retain in their Service Journey-men or Ap-٢. prentices, being Aliens or Strangers born a-6 bove the Number of Ten Perfons at one Time. ¢ upon pain of the Penalty contain'd in the faid Act, made in the 14th and 15th Year of our ^c faid Sovereign Lord, the Provision contained or specified in the fame A& notwithstanding. By an A& of Parliament made in the 2d and 3d of Phil. and Mary, cap. 15. It is provided in Favour of the Universities, ' That no Purveyor, " Taker, Badger, Loader, or other Minister, may or shall take or bargain for any Victuals C or Grain, in any of the Markets of Oxford or ^c Cambridge, or in any part of the City or Town ^c of Oxford or Cambridge, or within five Miles " Compais of either of them, without the Confent, Agreement and good Will of the Owner ¢ or Owners; nor fhall they take away, or bar-C gain for, any Commodity, bought or provi-C ded within the faid five Miles, by any Mini-C fter of any College or Hall, there to be fpent C in fuch College or Hall, in Pain to forfeit the -C quadruple Value thereof, and to fuffer three C Months Imprisonment without Bail. And the ^c Chancellor, Vice-Chancellor, or his Commiffary, in either of the faid Universities, with two Juffices of the Peace of the County ad-' jacent, have Power to enquire, hear and determine, the faid Offences. And the Forfeitures shall be divided betwixt the University, where fuch Offence is or fhall be committed, and the Profecutor, and may be recovered in any Court of Record, or before the faid · Chan-

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Chancellor, Vice-Chancellor, or Commifiary, and two Juftices of the Peace. But this
A& fhall not be put in Execution at any Time
or Times whenfoever the Queen, her Heirs
or Succeffors, fhall be prefent in either of the
two faid Univerfities, or within feven Miles
Diftance therefrom, and fhall be fufpended
during fuch Time only and no longer. Note,
by this A& the Liberties of the Mayors, Bayliffs and Commonalties of Oxford and Cambridge,
are faved. See the A& at large.

By a Claufe or Provifo in an A& of Parlia. ment made in the 7th Year of King Edw. VI's Reign, Chap. 5. it is provided, ' That this A&, f or any thing therein contain'd, fhall not in any • wife be prejudicial or hurtful to any of the U-" niverfities of Oxford and Cambridge, or to the ^c Chancellor or Scholars of the fame, or their ^c Succeffors, or any of them, to impair or take ' away any of the Liberties, Privileges; Fran-6 chifes, Jurisdictions, Powers or Authorities, 6 to them or any of them appertaining and be-' longing; but that they, and every of them, ć and their Succeffors, may have, hold, ufe and 6 enjoy, all their Liberties, Privileges, Franc chifes, Jurifdictions, Powers and Authorities, C in fuch large and ample wife, as though this C A& had never been had or made; fo always C that there be not any more or greater Num-C ber of Taverns kept or maintain'd within any ٢ of the faid Towns of Oxford or Cambridge than c may be lawfully kept and maintained by the ۲ Provision, true Meaning and Intent of this C Statute; any thing in this Proviso mention'd to the contrary notwithftanding. And

By a Claufe in an A& of 12 Car.2. c. 25. entituled, An At for the better ordering the Selling of Wines by Retail, and for Preventing the Abufes in Vol. 11. O Ming-

Mingling, Corrupting, and Vitiating of Wines, and for Settling and Limiting the Prices of the Jame; it is provided always, ' That this Act, nor a-'ny thing therein contained, fhall not in any wife be prejudicial to the Privileges of the two Universities of this Land, or either of them, nor to the Chancellors or Scholars of " the fame, or their Succeffors; but that they " may use and enjoy such Privileges as heretofore they have lawfully used and enjoy'd, any ^c thing herein to the contrary notwithstanding. And by a Claufe in one other A& of Parliament, made in the 15th of Car. 2. cap. 14. entituled, An Act for Settling the Profits of the Post-Office, and Power of Granting Wine-Licenses, &c. it is provided, 'That this Act, or any thing therein contain'd, shall not in any wife be prejudi-^c cial to the Privileges of the two Univerfities ^e of this Kingdom, or either of them, or to the ^c Chancellor or Scholars of the fame, or their " Succeffors, &c. as in the foregoing Claufe of the 12th. And by a Claufe in the latter End of this A& it is provided, ' That all Letters and • other things may be fent or conveyed to or from the faid two Universities, in manner as " heretofore hath been ufed, any thing herein to the contrary notwithftanding.

By a Statute made in the first Year of Queen Eliz. Chap. 4. it is thus provided; 'That all Grants, Immunities and Liberties, given to the 'Universities of Cambridge and Oxford, or to any College or Hall in either of the faid Universities, and to the Colleges of Eaton and 'Winchester, and unto every or any of them, by our late Sovereign Lord King Henry VIII. or any other the Queen's Highnels Progenitors or Predeceffors, or by any A&t of Parliament, for or touching the Release or Discharge of

first Fruits and Tenths, or any Part thereof, shall be always, and remain in their full Strength 6 ۲ and Virtue; and that all fuch lawful Convey-¢ ances and Affurances in Law, as were had or ¢ made before the making of this A&, to either-6 of the faid Univerfities of Oxford or Cambridge, C or to any College or Hall within any of them, by what Name or Names foever they, or either of them be incorporated or named, of a-, C ny Parfonages or Benefices impropriate, or of C any Part of the same, or of any Patronages for 6 the Maintenance of Students or Learning, fhall be as good and effectual in the Law, to all ⁶ Intents, Conftructions and Purposes, as tho? ' this A& had never been made.

By a Claufe in an A& of Parliament made in the first Year of K. James I. Chap. 22. entituled, An Act concerning Tanners, Curriers, Shoomakers, and other Artificers, occupying the Cutting of Leather ; it is provided, ' That this A&, nor any thing therein contain'd, shall not in any wife be prejudicial or hurtful to the Chancellors, ^c Vice-Chancellors, Proctors, Taxers, and Scho-· lars, their Officers, Minifters, Affigns or Far-" mers, of the Universities of Oxford and Cam-' bridge, or any of them, of, for or concerning, the Authority of Search of Tanned Leather, or any of the Forfeitures of the fame, which " they lawfully had, or might have had, before the making of this prefent Act; fo as they do ' in all things observe fuch Order in, about or ' for, Searching, Sealing and Registring of " Leather, as by this Act is prefcribed and appointed, upon the Pain therein contain'd, any thing therein contain'd to the contrary not-" withftanding.

By a Claufe in an Act of Parliament, made in the third Year of the Reign of K. James the 1st, O 2 Chap.

Chap. 5th; entituled, An Act to prevent and avoid Dangers, which may grow by Popish Recusants, it is enacted, ' That the Chancellor and Scho-' lars of the University of Oxford, fo often as any Benefice with Cure or without Cure, Prebend, or any other Ecclefiastical Living or Free-School, · Hospital or Donative what soever, in the Nomienation, Presentation, or Collation of a Popillo " Reculant Convict, during the Time of Juch Recufancy or Difability, shall be void, shall have the Prefentation, Nomination, Collation and Donation of and to every fuch Benefice, Pre-' bend or Ecclefiaftical Living, School, Hofpi-' tal and Donative, fet, lying and being in the " Counties of Oxford, Kent, Middlefex, Suffex, Surrey, Hampshire, Berkshire, Buckinghamshire, Glocestershire, Worcestershire, Staffordshire, War-" wickshire, Wiltshire, Somersetshire, Devonshire, Cornwall, Dorfet (hire, Hereford (hire, Northamptonshire, Pembrokeshire, Carmarthenshire, Breck-" nockshire, Monmouthshire, Cardiganshire, Mont-" gomeryshire, the City of London, and in every · City and Town being a County of it felf, ly-"ing and being within any of the Limits or · Precincts of any of the Counties aforefaid, or ' in or within any of them, as fhall happen to be void, during fuch Time as the Patron thereof fhall be and remain a Recufant convict : But the Chancellor, &c. fhall not confer fuch Be-^c nefice upon a Man already beneficed; and if " they do, fuch Prefentation, Nomination, Gc. fhall be utterly void. And,

By a Claufe in an A& of Parliament, made in the firft Year of K. William and Q. Mary, Seff. 1. Chap. 26. it is provided, 'That Perfons refufing or neglecting to repeat and fubfcribe the Declaration mention'd in one of this prefent Parliaments, entituled, An A& for the better

^e better securing the Government by disarmç ing Papists and reputed Papists, when tender'd by two or more Juffices of the Peace, ' or forbearing to appear before them upon ' Notice, as the faid A& directs, and fhall thereupon have their Names and Places of A-⁶ bode certified and recorded at the General ' Quarter-Seffions, as by the faid A& is ap-C pointed, shall be disabled to make any Prec fentation, Collation, Nomination or Donation, or any Grant of any Avoidance of any Be-C nefice or Ecclefiaftical Living, as if fuch Per-C fon were a Popish Recufant convict : And the ۲ Chancellors and Scholars of the two Univer-C fities respectively, shall have the Presentation, C Nomination, &c. of and to every fuch Bene-C fice, &c. being within their respective Coun-C ties, and other the Places and Limits men-٢ tioned in the A& of the 3d of K. James I. ٢ Ch. 5th; provided, that the faid Chancellor ۲ and Scholars shall not prefent or nominate a-C ny Perfon, that shall then have any Benefice C with Cure of Souls; but that fuch Prefentation shall be void.

By a private A& of Parliament made in the 13th Year of Henry the 4th, confirming the 13th of Rich. the 2d, a Power is given to the Arch-Bifhop, to vifit the Chancellor, Scholars, $\mathcal{C}c$. of the Universities, which was perfonal, in order to keep out Herefies and Lollards. This Statute was made upon complaint that the Arch-Bifhop and Founders were depriv'd of the Power of enquiring into and punishing of Herefies, $\mathcal{C}c$.

By an A& made in the 8th Year of her prefent Majefty, entituled, An A& for the Encouragement of Learning, by vesting the Copies of printed Books in the Authors or Purchasters of such O 3 Copies,

Copies, during the Times therein mentioned, among other things it is provided, ' That if any Bookfeller or Bookfellers, Printer or Printers, shall after the 25th of March, 1710. fet a Price upon, or fell, or expose to Sale any Book or Books, at fuch a Price or Rate, as shall be ^c conceiv'd by any Perfon or Perfons to be high • and unreasonable ; it shall and may be lawful for any Perfon or Perfons to make Complaint C " thereof (within the Universities) to the Vice-^c Chancellors thereof for the Time being, who fhall and have hereby full Power and Authority, from Time to Time, to fend for, fummon or call before them, fuch Bookfeller or C Bookfellers, Printer or Printers, and to examine and enquire of the Reafon of the Dearnefs and Inhauncement of the Price or Value of fuch Book or Books by him or them fo fold or exposed to Sale; and if on fuch Enquiry 6 and Examination, it shall be found, that the C Price of fuch Book or Books is inhaunced, or any ways too high or unreafonable, then, and in fuch cafe, the Vice-Chancellor of either Univerfity have hereby full Power and Authority to reform and redrefs the fame, and to limit C and fettle the Price of every fuch printed Book and Books, from Time to Time, ac-C according to the beft of their Judgments, and C as to them shall feem just and reasonable; C and in cafe of Alteration of the Rate or Price C from what was fet or demanded by fuch Book-C feller or Bookfellers, Printer or Printers, to C award and order fuch Bookfeller and Bookfel-C lers, Printer and Printers, to pay all the Cofts C and Charges, that the Perfon or Perfons fo ٢ complaining shall be put unto, by reason of C fuch Complaint, and of the caufing fuch Rate or Price to be fo limited and fettled; all < which

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which shall be done by the Vice-Chancellors ٢ ٢ of the two Universities in England, or either C of them, by Writing thereof under their C Hands and Seals, and thereof publick Notice C shall be forthwith given by the faid Bookfeller C or Bookfellers, Printer or Printers, by an Ad-٢ vertisement in the Gazette ; and if any Bookfeller or Bookfellers, Printer or Printers, after " fuch Settlement made of the faid Rate or Price, fhall fell or expose to Sale any Book or Books, C at a higher or greater Price than what shall 6 have been fo limited and fettled as aforefaid ; ۲ then and in every fuch Cafe fuch Bookfeller and Bookfellers, Printer and Printers, shall C ٢. forfeit the Summ of Five Pounds for every ' fuch Book fo by him, her or them fold or exposed to Sale; one Moiety thereof to the ' Queen's Most Excellent Majesty, her Heirs ' and Succeffors, and the other Moiety to any " Perfon or Perfons that shall fue for the fame, ' to be recovered with Cofts of Suit, in any of " Her Majesty's Courts of Record at Westminster, by Action of Debt, Bill, Plaint, or In-' formation, in which no Wager of Law, Ef-· foign or Protection, or more than one Impar-· lance fhall be allowed.

· Provided always, and it is hereby enacted, that Nine Copies of each Book or Books, upon the best Paper, to be printed and published ' as aforefaid, or reprinted and published with 6 Additions, shall by the Printer and Printers thereof be delivered to the Warehouse-keeper 6 of the Stationers Company for the Time be-¢ ' ing, at the Hall of the faid Company, before ' fuch Publication made, for the Ufe of the ⁴ Royal Library, the Libraries of the Univer-" fities of Oxford and Cambridge, the Libraries f of the four Universities in Scotland, Sion-Col-· lega O A

lege Library in London, and the Library belonging to the Faculty of Advocates at Edinburgh refpectively ; which Warehouse-keeper is hereby required, within ten Days after Demand by the keepers of the refpective Libraries, or any Perfon or Perfonsby them or any of them authorized to demand the faid Copy, to deliver the fame for the Ufe of the faid Libraries; and if any Proprietor, Bookfeller or Printer, or the faid Warehouse-keeper, shall not obferve the Directions of this A&, he shall forfeit, befides the Value of the faid printed Copies, the Sum of five Pounds for every Copy not fo delivered, as alfo the Value of the faid ' printed Copy not fo delivered ; the fame to · be recovered by the Chancellor, Mafters and Scholars of any of the faid Universities, G. ' Nothing in this A& fhall extend, either to ' prejudice or confirm any Right that the faid ' Universities, or any Person or Persons, have or claim to have, to the Printing or Reprint-' ing any Book or Copy already printed, or ^e hereafter to be printed.

⁶ All Actions, Suits, Bills, Informations, & c. ⁶ for any Offence against this Act, shall be ⁶ commenced within three Months next after ⁶ fuch Offence committed, or elfe the fame ⁶ shall be void : And after the Expiration of ⁶ fourteen Years, the fole Right of Printing or ⁶ Disposing of Copies shall return to the Au-⁶ thors thereof, if they are then living, for a-⁶ nother Term of fourteen Years.

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A Composition made between the University and Town of Oxford.

"His Indenture, made the 23d Day of February, in the 37th Year of the Reign of King Henry the Sixth, between Mr. Thomas Chaundler, Doctor of Divinity and Chancellor of Oxenford, and the Scholars of the University, on the one Party, and Rob. Atwood, Mayor of the Town of Oxenford, and the Burgeffes and Commoners of the fame Town on the other Party, witneffeth : Whereas divers Diffenfions. Controverfies and Debates, have been lately had and moved between the faid Chancellor and Scholars and their Predeceffors on the one Party, and the faid Mayor, Burgeffes and Commonalty and their Predeceffors on the other Party, efpecially of and in three Points following. First, for the Demeaning and Deliverance of all manner of Scholars of the faid University, their Servants and all other Perfons having the Privilege of the faid University, being arrested. and imprisoned in the faid Town, under the Keeping of the Mayor and Burgeffes thereof, or any of them, for any Felony or Teafon, in the common Prison of the faid Town, claimed by a Privilege granted to the faid Univerfity by King Henry the 4th. The fecond, for the Privilege, that the faid Chancellor, Scholars, their Servants and others having the Privilege of the faid University, claim to have in every Parle or Action commenced or taken by them or against them, or any of them, in the King's Court, holden in the Guild-Hall of the faid Town, before the Mayor, Bailiffs, or any of them, The third for the Correction and Punifhment 218

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nishment of any Affault or Affray, or Weapon drawn against the King's Peace within the faid University, by any Person of the faid Town, or any other not being of the faid University, nor having the Privilege thereof, that by the Commandment, Affent and Agreement of the Moft Chriftian Prince our faid Sovereign, the faid Parties be agreed and accorded of and upon the Premiffes in the Manner and Form that followeth. First, as to the Point and Article before first rehearfed, it is accorded and agreed, that the faid Mayor, Bailiffs and Burgeffes, and Commonalty of the faid Town, shall fuffer from henceforward, as far as they can or may, the Chancellor, Scholars, and all other under the Privilege of the faid Univerfity, peaceably to enjoy and use the Privileges, of which above is made mention; fo that the faid Mayor, Bailiffs and Burgeffes, for fuch Deliverance by them to be made, have a fufficient and lawful Discharge for the faid Prisoner, if the same Prisoner be claimed by the faid Chancellor or his Steward for the Time being, within four Weeks after his Taking and Imprisonment in the Common Prifon ; fo that the faid Chancellor, his Steward, and other of them, do their true Part and effectual Diligence without Fraud, that the faid Prisoner be deliver'd, acquit or attaint of fuch Treafon or Felony, for the which he was arrefted and fo imprifoned, within 12 Weeks next after the Deliverance of the faid Prifoner to the faid Chancellor or his Steward fo made : Provided always, that the Goods and Chattles of any fuch Prifoner, fo arrefted, be arrefted and put in fure and fafe Guard, by the Chancellor and the Mayor for the Time being, unto the Time that the faid Prifoner, fo arrefted, be acquit or attaint of the faid Felony or Treafon, or

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or of any other before the faid Steward at that Time attainted; to that intent, that at fuch Time that any fuch Prifoner be attaint, that then the faid Goods and Chattles be delivered unto the faid Mayor or Bailiffs for the Time being, as a Thing pertaining to the Fee-Farm of. the faid City. And alfo to the second Point and Article of Traverse between the faid Parties, it is accorded by the faid Parties, that from hence forward these and none other enjoy the Privileges of the University ; that is to fay, the Chancellor, Doctors, Masters, and other Graduates: all Students and Scholars, and all Clerks dwelling within the Precincts of the University, of what Condition, Degree or Order foever they be; every daily continual Servant to any of them before rehearfed belonging; the faid Steward of the University, and feed Men of the fame University, with their Menial Servants ; alfo all Beadles with their daily Servants and their Housholds; all Stationers, Bookbinders, Limners, Writers, Pargemeners, Barbers, the Bell-ringer of the University, with all their Housholds; all Catours, Manciples, Spenfers, Cooks, Lavenders, poor Children of Scholars within the Precincts of the faid University; alfo all other Servants taking Cloathing or Hire by the Year, Half Year, or Quarter of the Year, taking at the leaft for the Year fix Shillings and eight Pence, for the Half Year three Shillings and four Pence, and the Quarter twenty Pence, of any Doctor, Master, Graduate, Scholar or Clerk, without Fraud or Mal-Engine ; alfo all Common Carriers; Bringers of Scholars to the University, or their Money, Letters, or any especial Meffage to any Scholar or Clerk, or Fetcher of any Scholar or Clerk from the Univerfity, for the Time of fuch Fetching, or Bring220

The Antient and Present State Part III.

Bringing, or Abiding in the University for that Intent. Provided always, that if any Clerk or Scholar having a Wife and Houfhold within the Precincts of the Univerfity, or any Scholars Servant, fellany open Merchandize, by way of Merchandizing, that as touching fuch Merchandizing, they be Tailable with the Burgeffes of the faid Town. Alfo it is accorded, that if any Scholars Servant by Livery or Hire under form abovefaid, not dwelling in the Houshold with the fame Scholar, be arrefted by the Mayor, Bailiffs, or any other Officers of theirs, if any Inhibition be fent from the Chancellor or his Commiffary to the Mayor or Bailiffs for the faid Perfon fo arrested, that the Officer of the faid University, that executeth the faid Inhibition, with an Officer of the faid Mayor or Bailiffs, bring without Delay the faid Perfon fo arrefted to the faid Chancellor or his Commiffary, and there by ftreight Examination, after the Difcretion of the faid Chancellor, or by his Commiffary, by an Oath to be proved, whether he ought to enjoy the Privilege of the University or not; and if it be proved, that he be not of the faid Privilege, that then he be committed by the faid Officers to the Mayor or Bailiffs, fo for him to inhibit. And as to the third Point and Article of Controverfy between the Parties, it is accorded and agreed, that if the Peace be broken between two Perfons, of which two one is of the Privilege of the Univerfity, that the Correction and Punishment thereof only pertain to the Chancellor, according to the Statute of the Univerfity: And if the Peace happen to be broken between any two Laymen of the Town of Oxenford, or of the Suburbs of the fame, or else between any Foreigners or Foreigner, and a Layman of the Town; that then if the Mayor,

Mayor, Aldermen, Bailiffs, or any of their Officers, first arrest fuch Breakers of the Peace, that the Correction and Punishment of the faid Trespass pertain wholly to the faid Mayor, Aldermen, Ge. And if fuch Breakers of the Peace be first arrested by the Chancellor, Proctors, or any of their Officers, that the Correction and Punishment of fuch Trespass pertain only to the Chancellor, according to the Statute of the Univerfity. Provided always, that if neither Party be of the Privilege of the faid University, ne no fuch Perfon as is before rehearfed and fhewed have the Privilege of the faid University, that then the Suit or Party grieved or wronged be fued and determined before the Mayor and Bailiffs of the faid Town. In witnefs of all which Things, as well the Seal of the Office of the faid Chancellor, as the Seal of the Univerfity aforefaid, to the one Party of this prefent Indenture to the faid Mayor and Commonalty have been fet; and to the other Party of the fame Indenture, as well the Seal of the Office of the Mayoralty, as the Seal of the Commonalty of the faid Town of Oxenford, remaining toward the faid Chancellor and University, been put. Yeoven the Day and Year abovefaid.

CHAP. V.

An Extract of several Royal Grants and Charters given to the University of Oxford, with the Sense and Opinions of the Lawyers thereupon.

Edw. I. ad F OR the Maintenance and better Confervation Parliament. of the Peace, it is first granted, That the post Parlob. Chancellor of the University of Oxford for the 3. Fol. 15. a. Time being, and his Commission and Deputy, 14. H. 8. Art. shall be Confervators and Justices of the Peace 2 & 3.

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The Antient and Present State Part III.

in the Town of Oxford, and in the Counties of Oxon. and Berks, as well as the four Hundreds adjoining to the Town of Oxford, in respect of all Scholars, privileged Perfons and others, who shall break the Peace, or attempt the fame, againft the Laws of the Realm and the Statutes of the University : And that these Persons, and each of them, have Power and Authority over the aforementioned Perfons, within the faid Places; which any Justice of Peace in the aforefaid Counties of Oxon. and Berks, or any other County of England, have over other Subjects in all Caufes concerning the Peace (Mayhem and Felony only excepted): And that in all Causes, which do any wife concern the Peace of the Realm, or the University, wherein a Scholar or a privileged Perfon is one of the Parties, it is lawful for the Chancellor of the Univerfity, and (in his Absence) for his Commiffary, to bind the Party convicted, or both the Parties, the one to the other, by Bond and Obligation, for the Surety and Prefervation of the Peace, or otherwife, as it has been reasonably accustomed Time out of Mind, Oc. And lastly, that the Chancellor fhall have Cognizance, how the Bailiffs of the Town behave themfelves in their Office, otherwife to do in respect of the University; and if the Bailiffs shall find themselves aggrieved thereby, they may repair to the King's Court for Redrefs, and receive Juffice there : And this King Edward 1ft granted to the University pro voluntate sua.

Ad Parliament. pradict. Art.8. fol. 16. 1 b.

2dly, That the Chancellor, Vice-Chancellor, or Proctors, fhall have a Power to fearch by Day or by Night for fulpicious Persons, and for fuch as can give no good Account of themselves, and to punish fuch as are faulty by Imprisonment, Banishment, or otherwise : And whensoever it shall be adjudged needful to make Inquisition for

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for the Confervation of the Peace of the Realm or the University, it shall be the Duty of the Mayor and Officers of the City, upon a Mandate to them directed by the Chancellor of the University, to be affistant in the Search after fuch Offenders or Malefactors; as it is the Duty of every Townsman herein to appear before the faid Chancellor, or his Commission or Deputy, upon due Summons, at what time foever required and commanded; whereas in all other Causes the Freemen of the Town or City must have a Day's Warning (at least) given them for their Appearance.

3dly, That the faid Chancellor, or his Com- 10 Edw. 3 miffary or Deputy, for the more perfect Con- fol. 87. a. fervation of the Peace aforefaid, and for other reafonable Caufes him or them moving thereunto, may commit Tranfgreffors of the Peace to Ward and fafe Cuftody, whether Scholars, Citizens or Strangers, if out of their Houfes or Lodgings after Nine of the Clock at Nighttime, or before Four of the Clock in the Morning, upon unlawful Occafions, & c. and may impofe a Fine of 40 s. on them; and fhall not be fued or impeached thereof by any Court of Law out of the Univerfity, by any Writ or Procefsi of falfe Imprifonment, or otherwife.

-4tbly, That the faid Chancellor, or his Com- 29 Edw. 3. miffary or Deputy, may take away all Manner fol. 77. a. of Weapons, Offentive and Defentive, and caufe them to be forfeited, if any Scholar or Townfman shall wear them contrary to the Statutes of the University.

5thly, That no Juffice of the Peace, neither 2 H. 4. fol. the Mayor nor the Bailiffs of the City of Oxford, 117. b. do prefume to intermeddle in any Caufes whatfoever, for Tranfgreffion of the Peace, within the Precincts and Limits of the University, if a Scho-

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The Townfmens Compofition. Feb. 23. 37 H. 6.

20 H.4. fol. 116. a. 14 R. 2. fol. 108. a. 28 Edw. 3. fol. 69. b. 28 H. 3. fol. 2. b. 41 Edw. 3. fol. 85. a. 4 H. 8. Art. 45. Scholar be one of the Parties offending, but that the Chancellor fhall have the Hearing and Determination thereof according to the Laws, Statutes and Cuftoms of the University.

The Antient and Present State Part III

6thly, That by a Composition made between the University and the City of Oxford, on the 23d of February, in the 37th Year of the Reign of King Henry the 6th, it is among other things provided, that if the Officer of the University first arrests the Transgressor and Breakers of the Peace within the Town and Suburbs of Oxford, the neither of the Parties transgressing be of the Privilege; yet the Correction and Punishment thereof shall appertain and belong to the Chancellor of the University. See the Compofition it felf at large elsewhere recited.

For the Cognizance of Caufes both Civil and Criminal, and the holding of Pleas thereof, &c. it is granted and provided ; First, That all manner of Caufes, Actions, Quarrels and Suits what foever, for any Matter done or begun within the Precincts of the University of Oxford (Felony, Mayhem and Freehold only excepted) ought to be heard and determin'd by the Chancellor of the faid Univerfity, if a Scholar or privileged Perfon be one of the Parties in fuit : But by a fubsequent Charter of King Henry the 8th, this Grant is extended to all Caufes, Actions, Quarrels, Suits, &c. any where arifing within the Kingdom of England, if the faid Chancellor will chaim or challenge fuch Caufe or privileged Perfor

1 H, 5. fol. 138.a. 2 H. 4. fol. 117. b. 14 R. 2. fol. 108. a. 2dly, That the faid Chancellor may proceed in the Examination of the aforefaid Caufes (except as before excepted) determining the fame after the manner and Courfe of the Common Laws of this Realm, or according to the Laws and Cuftoms of the Univerfity (that is to fay) accord-

according to the Course and Method of the Civil Laws in all Civil Causes; and according to the Stile of the Canon Laws, in all Causes Ecclefiaftical, at the Will and Pleasure of the Chancellor.

3dly, That the faid Chancellor may alfo pro- 2 H. 4. fol. ceed in all and fingular the aforefaid Caufes, of 12. fol. 16. a. 14 R. Office as well as at the Suit and Instance of the Par- a. 2 H. 4. fol. ty litigant, herein making due Inquisition by 116. b. 5 fol. Scholars, Townsmen, and others : And that no 117. a. Justiciary, or any other Officer of Common Law do prefume to intermeddle in any Matter or Caufe determinable before the Chancellor of the University; and in cafe any do so intermeddle, they ought, at the Notification of the faid Chancellor, forthwith to supersede all further Proceedings therein, and to make Allowance of such Claim or Challenge of Privilege, committing the Matter entirely to the faid Chancellor, there to be determin'd and ended according to Right in that Behalf.

4thly, That all and fingular Amerciaments, 2 H. 4. fol. Iffues and Profits whatfoever arifing and coming H.8. a. 14 out of the Suits in this Behalf, are granted to 24, & 46. the Ufe and Benefit of the whole University, together with the Amerciaments of Forestalling, Regrating, & c. The five Pounds therefore to be paid being remitted to the University, by a Charter of Hen. IV. May the 13th, Anno Regni Secundo.

sthly, That the faid Chancellor may, in all 29E.3. 14R.2.
Caufes, determinable before him, punifh obfti- p. 69,72, 105, 144. 4 H. 8.
nate Perfons and Tranfgreffors, whether they Art. 12.
be of the Univerfity, or of the City, and alfo
extraneous Perfons Litigant or Criminal within
the Precincts of the Univerfity; and that by
Imprifonment or Banifhment from the Univerfity, the Town and Suburbs thereof: And that
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the Sheriff of the County of Oxford, and the Keeper of the Caftle Prifon in Oxford, shall be obliged to receive, keep and deliver all the faid Chancellor's Prifoners committed and fent thither by his Order and Command ; and thus, in the like manner, are the Mayor and Bailiffs of the City of Oxford bound to receive, keep and deliver the faid Chancellor's Prifoners fo committed, as aforefaid : And moreover, that the faid Sheriff and Keeper of the Caftle Prifon aforefaid, do not permit and fuffer any Multitude of Perfons to vifit, or have any Converfation with the faid Prifoners; and the like of the Mayor and Bailiffs.

14 H.8. Art. fol. 119. b. & 120: a. Es b.

6thly, That if it shall at any time hereafter 22,23, 25, 26, happen, that any privileged Perfon be indicted, Er 29. 7 H. 4. arraigned, or appealed before any Judge or Officer at Law, by any Townsman, or other Perfon whatfoever, dwelling or having any Eftate or Poffeffions within the City of Oxford, or in any of the Four Hundreds thereunto next adjacent, for Treafon, Infurrection, Felony, or Mayhem, committed in any of the Counties of Oxford, or Berks; and afterwards, by reafon of fuch Indictment, Arraignment or Appeal, be arrefted or imprison'd, then, if the Chancellor of the University will claim or challenge fuch Tranfgreffor, the Parties who have him in Cuftody, shall fend him forthwith to the Chancellor's Steward, upon Pain of 200 l. the one Moiety of which to be forfeited to the King, and the other Moiety to the University : So that a Steward named by the Chancellor obtaining the King's Commission under the great Seal, shall by Virtue of the fame fit and administer Justice upon the Transgreffor according to the King's Laws. And alfo, that when the faid Steward, thus limited and authoriz'd, fends

fends for the Indictment, Arraignment, or Appeal, with the Procefs, and other Things belonging to the fame, the Keepers thereof shall then forthwith transmit and fend the whole Procefs, &c. to the faid Steward, upon the like Penalty, as aforefaid : And moreover, that this Steward thus authoriz'd, may and shall make a Process under his Seal to the Sheriffs of Oxford and Berks, in order to have impannel'd 18 lawful Men, dwelling nigh unto the Place where the Offence is fuppos'd to have been committed, to appear before the faid Steward in the Guild-Hall of the. City of Oxford, at a Day certain to him affign'd and prefix'd; which Sheriffs shall duly return the Precepts, upon the Pain of 40 Pounds, to be forfeited as aforefaid. The Steward alfo fhall make other Precepts to the Beadles of the University in the like manner to return 18 other lawful Lay-men of the Privilege of the University, and then the one Half of the Jury to be taken of the one Pannel, and the other Half of the other Pannel, and fo further to proceed according to Law and Juffice.

For the Market, and the Ordering of Victu- 29 E. 3. fol. als, &c. 75. a.

'. Firft, It is granted and provided, That the Chancellor only fhall have the Cuftody of the Affize of Bread, Wine and Beer; and the Correction of the fame, with all Fines, Amerciaments, and other Profits arifing and coming thereof within the Town and Suburbs of Oxford.

2dly, The faid Chancellor only hath the Cu- 30 E. 3. fol. ftody of the Affize of Weights and Meafures 75. a. within the Town and Suburbs of Oxford; fo that he may, as often as need requires, amend and mark them, deftroying them which fhall

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be

be adjudged unlawful, according to the Standard in the Exchequer, kept and observed in other Places of the Realm, and punishing the Transgreffors thereof: The Amerciaments and Forfeitures hereupon to be deliver'd to the Mayor, and Bailiffs of the City, by Extract made by the Chancellor; but in the Hundred, next without the North-Gate, the Profits and Emoluments thereof do belong to the University by an Agreement made by Rich. Damory.

29 E. 3. fol. 75. 2 H. 4. fol. 117.

3dly, The faid Chancellor only hath Power and Authority to enquire of Foreftalling and Regrating of Flesh and Fish putrify'd, vicious, and otherwife incompetent, within the Town and Suburbs of Oxford, and duly thereof to inflift Punishment; the Amerciaments and Profits thereof appertaining to the University: And as the University has the fole Clerkship of the Market granted and committed to it, with a free Power to difpofe of the Stalls and ftanding Places in the Markets, and therein to take Tolls, Stallage, Piccage, &c. So are the Mayor, Bailiffs, and Aldermen not to meddle therein, but to obey and affift the Chancellor in all things relating thereunto. ' The City ' indeed did pretend to take Toll formerly; ⁶ but upon Complaints made againft it in Parli-' ament, 14 Edw. 2. and 28 H.6. they were ' obliged to defift : And in the Year 1429. the · City did in Convocation openly difown both ' Toll and Stallage, and a publick Inftrument " was thereupon made and recorded. For the · Clerkfinp of the Market, the University was ' obliged, in 29 Edw. 3. to pay five Pounds yearly to the King; but this Payment was remitted by Henry the 4th. vide Supra.

38 H. 3. fol. 5. a. 4thly, That no Regrator or Huckfter do buy any Victuals in the Town, or coming towards the

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the Town of Oxford; neither shall they buy any thing, nor sell it again, before Nine of the Glock in the Morning, upon Pain of Amerciaments, and losing the Thing which he to buyeth or selleth: And also, that every Merchant, or other Occupier, may bring Merchandize, and every kind of Victuals into Oxford, and there freely sell it in Gross, or by Retail at his Pleasure; any Liberty, Ufage, or other Thing to the contrary notwithstanding.

For the Taxation of Houses. It is granted and 4 H. 3. fol. 5. provided, That all Houses, which Scholars 18 E. 1. ad dwell in, or hereafter shall dwell in within the Town and Suburbs of Oxford, may be taxed before the Chancellor of the University, from five Years to five Years, by two of the Univerfity, and two of the Town, fworn to examine and prefent the Taxation indifferent between the Parties.

For the Taxation of privileged Perfons. It is 29 E. 3. fol. granted and provided, That all privileged Per-75. b. R. 2. fons at Payments to the King, fhall be faith-H. 4. fol. 115. fully taxed and affeffed after and according to a. H. 5. fol. the Quantity of their Goods by the faid Chan-132. b. E. 4. cellor, and not by the Mayor and Townfmen; fol. 158. b. and the Chancellor's Minifters ought to gather $a \leq b$.

For keeping clean the Streets, &c. It is gran-1 E. 4. fol. ted and provided, That the Chancellor of the 158. b. E. 3. Univerfity may compel both Scholars and fol. 100. a. Townfmen to pave the Streets, and keep them H. 4. fol. 115. . clean, removing Blocks, Stones, Fyme, Kine, a. H. 5. fol. Swine, Cc. The Amerciaments arifing from 132. b. H. 6. hence do belong to the Bailiffs of the City, if fol. 144. a. they levy them within the Space of three Days 163. b. after the Eftreat be deliver'd to them from the Chancellor; otherwife the Amerciaments fhall appertain to the Univerfity.

For

10 E. 3. fol. 62. b. R. 2. fol. 94. b. H. 4. fol. 115. a. H. 5. fol. 127. a. E. 4. fol. 153. a.

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For the Selling of Cloaths by Parcels. It is granted and provided, That Linen or Woollen Cloaths brought to Oxford to be fold, either in. Grofs or by Parcels, may be fo vended there, at the Liberty of the Sellers, without Action or Impediment of the Townsmen, or any of them.

18 E. I. ad Parliament. fol. 116. b. See the Townfmens Com. pelition * Feb. 23: 37 H. 6. 14 H. 8. fol. 184. R. 2. fol. 108. a. a. H. s. fol. 137. b.

For Merchandizing. It is granted and provided, That all privileged Perfons of the Univerfity of Oxford may occupy and fell Merchandize by the way of Merchandizing, if they become tailliable with the Townsmen. See the Orders of Council. It is granted and provided, That all the following Perfons shall enjoy the Privilege of the University, viz. all Scholars H. 4 fol. 116. of the University, the Steward of the Univerfity, and the Feed-Men of the fame; all Do-Stors, all Mafters, and other Graduates; all Students and Scholars, all Clerks dwelling within the Precincts of the University, of what Condition, Order, or Degree foever they be, every daily continual Servant to any of them before-rehearfed, Beadles with their daily Servants and their Houfhold; all Stationers, all Bookbinders, Lymners, Writers, Pargementors, Barbers, the Bell-Ringer of the Univerfity, with all Houfhold Servants; all Caters, Manciples, Spenfers, Cooks, Launders, poor Children of Scholars taking Livery, or Clerks within the Precincts of the University; also all other Servants of Scholars taking Livery, or after the rate of Six Shillings and Eight Pence by the Year, without Fraud or Mal-Engine; All common Carriers, Bringers, or Fetchers of Scholars, or being Meffengers unto them, for the Time of fuch Bringing, Fetching, or Meffage doing, or Abiding within the Univerfity for that Intent : All thefe Perfons be of the

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Jurifdiction of the University therein duly and ftrictly to be punished, if therein they do transgress. And by the Charter of K. Hen. 8. All Register'd and Matriculated in the University-Register, shall be deem'd privileged Persons; and to these are added all the Common Servants of the University, and their Housholds.

For holding of Courts and Leets, and for Prices See the Orders of Corn, Grain, &c. It is granted, provided of Council po-and acknowledg'd, That the University hath fol. 184. b. always ever fince the Reign of King Edw. III. held a Court-Leet, or View of Frank-Pledge, twice yearly in the Guild-Hall in Oxford, as well over the Town, and all the Inhabitants thereof, as over the University; and the Bailiffs of Oxford have ever a Jury of Eighteen Men of the City or Town before the Chancellor of the University, to enquire, as was to them enjoyn'd, ex parte Domini Regis : In which Courts Inquisition was made of Forestallers and Regraters of the Market. Item, Of the Price of Corn and Grain : Of the Affize of Bread and Beer, how it was kept and obferv'd : Of keeping clean the Streets, and paving the fame : Of Weights and Meafures: Of Fifh and Flefh putrify'd, vicious and otherwife incompetent : Of corrupt Livers and Breakers of the Peace, with the like Matters. And that this other shall be a full, abfolute and compleat Leet; and that the University shall have the Perquisites thereof, and a full Power to diffrain for them.

For want of due using the Privileges of the Uni-8 Edw. 2. fol. versity, it is granted and provided, that in Cafe 32. a. & 881. the Chancellor and Scholars, or their Prede-fol. 8. I Henceffors, have not fully used their Grants and 4. fol. 115. a. Liberties, they nevertheles and their Successfors, Ed. 3. fol. 45. shall have full Power to exercise and enjoy the a. Edw. 3. 61. fame in as ample a manner as they might other-93. a. 137. a. P 4 wife H. 5. 138. k.

Edw. 151. b. wife lawfully have done; and fhall in no wife be B'c; prejudic'd in their Right by any Difuser.

18 Edw. 1. ad | For Cuftoms. The Townfmen have faithfully Parliament.
26 Edw. 1. Cuftoms, which the Chancellor and Scholars of the University have lawfully used and enjoyed Time out of Mind, &c.

28 H.3. fol. 2. The Chancellor of the University shall have
b. 2 Edw. 2. Power to hear and determine all Civil Causes,
10 Ed. 3. 14 and Temporal Actions, any Prohibition made
H. 8. to the contrary notwithstanding, wherein a Scholar or a privileged Person is one of the Parties in fuit; unless it be in Causes touching Freehold.

1 Edw. 4. fol. For the Correction of corrupt Livers. It is gran-169. a. 37 H. ted and provided, That the faid Chancellor fhall have full Power to banifh all incontinent and vicious Women; if they offend within the Town, or the Precincts of the Univerfity : So that fuch Perfons fhall not dwell within ten Miles of the Univerfity; and in cafe any do fo after their Banifhment, the Ruler of that Habitation, when the Chancellor fhall fignify their Banifhment to him, fhall imprifon fuch banifh'd Woman or Women, and afterwards expel her

or them from thence.

14 H. 8. Art. 14.

For Felons Goods. It is granted and provided, that the Univerfity fhall have Power to fearch for and feize all fuch Goods, and enjoy the fame to their own Behoof and Profit : Purfuant to which the Delegates of Convocation, June 3.1588. decreed, touching the Goods of one Harris, a Felo de fe, that his Widow fhould pay 5 Marks out of the Goods lately her Husbands, but then belonging to the Univerfity, for that he had killed himfelf; and the Refidue of them by the Difcretion and at the Will of the faid Delegates given for the Maintenance of the Widow and her Children. For

For the Precinits and Limits of the University: 2 Hen. 4. It is granted and provided, That the fame shall extend on the East Part to the Hospital of St. Bartholomene ; on the West Part to Boteley; on the North Part to Godstom-bridge; and on the South Part to Bagley-Wood; and so in Circuit.

For Spiritual Jurisdiction : It is granted and See the Seniprovided, That Scholars and privileged Per- or Proctor's fons shall be exempted from all Archbishops, Boniface. See Legates, Bishops, and other extraordinary Judg- the Appendix, es, for Contracts enter'd, or like as entred, for p. xiii. Exceffes, Crimes, Faults, &c. within the Precincts of the University committed ; and for all Scholaftical Acts subjected to the Jurisdiction of the Chancellor only; to whom is granted herein all Power Ecclefiaftical and Spiritual, to proceed after the Statutes, Privileges, and Cuffoms of the University. All Sentences and Processes by any other Judge had or made, to be void, and of none effect; always faved the Statutes and Liberties of Colleges, namely, fuch Ordinances of the University by which the Proctors and Congregation have Interest in the Chancellor's Jurifdiction.

Item, The Chancellor of the University may Sixtua IV. affoil from Perjury fimpliciter vel. ad cautelam, and from all Penalties depending thereon, if it be humbly defir'd; and reftore the Transgreffors to their former Condition: And in Case any Judge shall make any Attempt in Derogation hereof, the same Attempts shall be fruftrate and void.

Item, The faid Chancellor or his Deputy 28 Edw. 3. have Power granted to them to use the Censures of the Church in all urgent Causes. See the Seni-

Item, It is granted by the Archbishop of or Proctor's Canterbury, and ten other Bishops, that if any Book. Perfon shall fly the University, contemning the Archbishop Excom- of Cant.

Excommunication of the University, or the Chancellor; and repair unto any of their Diocesses, they will corroborate and confirm what was done herein in the University, and demand or commit the same to Execution, if they be required.

Item, Bishops grant, that if any Person shall repair into any of their Dioceses, who carry Weapons to break the Peace in the University, or otherwife troubling the Tranquillity of the fame, being convicted thereof, or by the prefumptive Knowledge of it by his Flight, if the Bishop be certified thereof under the Seal of the University; they promise, if the Transgreffor be a beneficed Man, to fequefter the Fruits and Profits of his Living for three Years, for due Satisfaction of the Hurt and Damage fustain'd by the University; and in cafe the Tranfgreffor be not promoted, to render him unable to take Promotion for five Years at the least, until Amends be made for the Injury and Damage done.

See the faid Item, The Bifhop of Lincoln doth accept and Book, p. 71. approve the Premifies under his Seal, as the o-Oliver Sutton, ther Bifhops had done before him. Bp of Lincoln.

Item, The Chancellor of the University hath Power and Authority to prove the Testaments of all privileged Persons, and also to grant Letters of Administration of all Scholars and privileged Persons Goods, dying intestate.

3 Edw. 3. Circa Trans. Tho.' Martyr. H. 7. For the Liberties without the North-gate. It is granted and provided, That the University shall have as ample Liberties in the Hundred or Suburbs next without the North-gate as they have within the Town of Oxford, granted by the King on the Agreement of one Rich. Damory.

31 Edw. 3:

For the Scholar's Obit, G.c. It is granted and provided, That the Mayor, Bailiffs and Alder-

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men, and other Townsmen, to the Number of 62, are bound to keep an Obit, with Deacon and Sub-Deacon, in St. Mary's Church, on St. Scholastica's Day, every Year perpetually ; offering there every Man one Penny, in the whole 6 s. 8 d. to be dispos'd of to poor Scholars in Alms; for Surety whereof the Town is bound to the Univerfity in an Obligation of 100 Marks of Annuity, under their Common Seal ; which Ordinance and Obligation is exemplified and ratified by K. Edw. III. But this, on the Account of Religion is fince alter'd. The Mayor, Aldermen, and 58 Burgeffes of the Town of Oxford, are obliged every Year in St. Mary's. Church to take an Oath for the Confervation of the Liberties and Privileges of the University. And thus are the Sheriff, Under-Sheriff, and his Ministers, every Year, upon the Receipt of the Sheriff's Commission, obliged to take an Oath for the Confervation of the Liberties and Privileges of the University of Oxford, in the Prefence of fome of the University, thereunto by the Chancellor appointed.

It is also granted and provided, That Scholars, their Servants, and the Servants of the Univerfity fhall not be forced to appear at Muffers, or to contribute thereunto ; and that they fhall be difcharged of Subfidies, Reliefs, Impositions and Contributions. This Grant is not originally owing to the Charter of King Charles I. but derived from Cuftom, acknowledged and fettled in Parliament, 18 Edw. I. and ever fince allowed upon folemn Hearings, under Queen Elizabeth and K. James I. and is fuch a reafonable Privilege, that all foreign Universities enjoy the fame.

It is also granted and provided, That the U-, niversity of Oxford may have two Coroners, to fit

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fit and take Inquifition on the Bodies of privileged Perfons. By the Charters of H. 4. and H. 8. the University had Power to hear and try all Felonies and Murders, committed either by their own Members or against them; and therefore, in purfuance of former Rights, and for the better Enquiry into those Offences, that were afterwards to be finally tried by them, it was granted, that the Coroner fhould be appointed by them and their Authority. The Coroner's Power was indeed before lodg'd in the Chancellor and Steward ; and Charles I. did . not fo properly create a new Office, as divide the different Powers of a former Officer. This Privilege does in no wife incroach on the Right of the City, who have a Power to appoint a Coroner for themselves, and were forbidden by former Charters to affign one for the Univerfity.

29 E. 3. fol. 8. b. E. z. fol. 21. a. E. 3. fol. 44. a. E. z. fol. 60. a. R. z. fol. 92. a. H. 4. fol. 115. H. 5. fol. 124. b. Edw. 4. fol. 150. b.

4.

All Clerks and Scholars whofoever, within the University of Oxford, are so exempted from Appearance, That they shall not be compelled to be of Juries or Affizes; and if they be thus impanell'd or fummon'd, upon a Certificate or Notice given by the Chancellor of their being of the University, their Writ of Privilege shall be allowed unto them without the Formality of Pleading.

The Mayor, Aldermen, and fifty-eight other 32 H. 3. 18 Ed. 1. ad Parl. Burgeffes of the Town or City of Oxford, are to be fworn every Year in St. Mary's Church, for Art. 4. lib. chart. fol. 16. the Confervation of the Liberties and Privileges of the University, in Manner and Form following, viz. ' Ye shall swear, That all Liberties ' and free Cuftoms, which the Chancellor and ⁶ Scholars of this Univerfity have by the Grants ' and Charters of our Sovereign Lady the Queen, " and her Progenitors (mutatis mutandis) and all other - +

· other Cuftoms which the faid Chancellor and "Scholars have reafonably ufed, well and firm-' ly ye shall hold and faithfully caufe to be holden, faving your Fidelity given to our Sove-' reign Lady the Queen. This Oath, as to the Form of it, the Townfinen have frequently complain'd of, though approv'd and fettled on folemn Debate in Parliament above 400 Years ago; objecting against it, that it is conceiv'd in General Terms : To which 'tis replied, fo are all those Oaths which are requir'd by the City of Oxford, and other Places, of all their Freemen, when they are first enfranchised to preferve the Privileges of their respective Corporations. They also pretend Ignorance of our Privileges, and thereby infinuate how unjust it is they should fwear to preferve them; whereunto it is anfwer'd, That neither this Oath, nor any other of this kind, conceiv'd in General Terms, by Intendment of Law, binds the Takers to any farther Observance of the Particulars comprehended within that Generality, than as they shall come to their Knowledge; and further, that this Reason (if it be of any Force) is much more pregnant against the Oath usually imposed on all the Freemen of Oxford, at their first Admittance, to maintain' and keep all the Franchifes, Liberties, and Customs of the City, to which many of them are altogether Strangers, at the Time of their taking of that Oath ; whereas none are requir'd or admitted to fwear to maintain the Liberties of the University, besides a few Citizens of the graver fort, to whom, by Reafon of Vicinity, and long Conversation amongst us, the Customs and Liberties of the University are sufficiently known. Tho' we confess all our Privileges to be just, yet we neither pretend to be our own Judges, to determine in point of Controversy, mbich 23.7

which are just; neither do we pretend, that the Mayor, or any Citizen is bound to fwear, or if he fwears, is bound to maintain all or any Privileges barely claim'd by the University as just, unlefs they be fo in themfelves, and have been lawfully used by the University; and therefore we do not claim, that the Mayor and Citizens ought to fwear to maintain any other than the lawful Privileges of the University : And that it is acknowledged by the Townfmen, that the Mayor is bound by Oath (and known by common Practice, that every Freeman is in the like manner bound) to maintain all the Liberties of the City; and that many of them do ftand in opposition with divers of those claimed by the University, it must follow, that all fuch pretended Liberties of the City as do clash with those of the University, which the Mayor and Citizens are requir'd by Oath to maintain, muft be in themselves unlawful: But the Citizens of latter Times to overthrow the just and antient Rights of the University, have, by new Inventions, framed Oaths contrary to our Privileges, and then have complain'd of our Privileges, for being contrary to their Oaths.

29 Edw. 3.

The Sheriff of Oxford, at the Receipt of his Commiffion, fhall fwear for the Confervation of the Liberties and Privileges of the Univerfity of Oxford; and the Under-Sheriff, and other Minifters to the Sheriff, fhall fwear in the like Manner at Oxford, in the Prefence of fome of the Univerfity therefore by the Chancellor appointed, and the Sheriff fhall caufe them to take the enfuing Oath, viz. 'Ye fhall fwear that ye 'will defend to your Power the Mafters and Scholars, and their Servants, of the Univerfity of Oxford, from all Injuries and Oppreffions; and the Peace of the fame Univerfity, as 'far

far as poffible, ye will fee conferved; and always when need is, ye will give Counfel and
Help to the Chancellor and Scholars, for
the punifhing Diffurbers of the Peace, according to the Privileges and Statutes of the
University; and to your Power defend the
Privileges, Customs and Liberties of the faid
University.

The University of Oxford having the undoubted Affize and Affay of Bread and Beer (and the Oath for observing the fame being a neceffary Confequence thereof) the Right and Cuftom of admitting and licenfing common Brewers and Bakers in Oxford, is not only an ancient Right in the University, but for the Fitness thereof has also been received and confirm'd by A& of Parliament : Neither is this Right without Examples of the like Nature in the Book-Cafes, where Time has indulg'd the fame Cuftom to Perfons of Quality in other Places. And this particular Right has not many Years fince been declared by the free and voluntary Acknowledgement of the Brewers themfelves to be in the University. As to the Fees for fuch Licenfes or Admiffions, they have been anciently -paid to feveral Officers of the University, for their Pains about this Business, and are in themfelves but, moderate, far short of such Fees as are requir'd by the City and their Members in other like Cafes; but the University claims no Fee to their Body for any fuch Grant or Licenfe. And 'tis not improper for the University to have this Right, which (in all Probability) would be worfe practis'd, and with greater Prejudice to the publick, if exercifed by the City; whofe chief Magistrates are for the most part Men of the fame Trades, and who, by feveral Acts of Parliament, are prohibited from intermeddling with

with the Affizing and Correction of Victuals, or the Default therein.

The University, by ancient Custom confirm'd by Act of Parliament, have used to make By-Laws for the better Ordering and Government of the University, and the Scholars therein; which By-Laws bind not only Scholars but Tradef-men alfo, in relation to the Government of Scholars, and not otherwife. And this Power is adjudg'd in divers Book-Cafes to be binding unto Strangers in the like Cafes, tho' they never actually confented thereunto by themfelves, or by any immediate Representatives to the making of any fuch By-Law. And the Townsmen themselves, in other Cases, do both claim and exercife a like Power over the Effates and Perfons of feveral Inhabitants in Oxford, not of their Corporation, nor any wife privy nor confenting to their Orders, either by themfelves or their Representatives. As to the Cafe concerning Taylors, the University has made no By-Laws concerning them, but in relation to the Government of Scholars; and if it should be in the Power of Taylors to inveigle young Scholars into new and chargeable Fashions in Apparel, contrary to their Parents Defire, the Direation of their Tutors, and the publick Difcipline and Order of the University, meerly to enhance their own Prices in making, and the Mercers Gains in Selling fuch dear but unneceffary Trimmings as this Inftance relates unto, it may prove a great Evil and Inconvenience to Scholars and their Parents.

Privileged Perfons have fo ancient a Right to the Exercife of any Trade, that their Prefcription to it commences before the oldeft Charter to the City, and is faved. This Right is allowed in Parliament, 18 Edm. 1. and declared

clared by express Words in the Charter of 14 Hen. 8. ratified by Statute under Queen Elizabeth, and only more largely explain'd by 11 Car. 1. Limits have fince been put to this Privilege, which the University have never transforessive of the the Town uses to do, pleaded their ancient Rights in Bar of the fubsequent Restrictions of it.

The Univerfity did fometime heretofore use the Cenfure of Excommunication against their own Members in Temporal Matters at the Inflance of the Party, but have not fo done for almost these 40 Years, that Course being now in Effect abolish'd by A& of Parliament, as repugnant and contrary to the Laws of the Realm in *Civil* Causes.

The Chancellor of the University or his Commiffary ought to fet the Price on Candles. See Laud's Chancellorship, Page 183. where there is this Cafe, viz. The Chaundlers (two of that Company being Aldermen of the City) took upon them to fell Candles at a Price above that which was fet by the Vice-Chancellor; and they being called to an Account for fo doing, wilfully refus'd to comply with the Vice-Chancellor's Order ; whereupon he refolved to make the faid two Aldermen an Example unto the reft; first, on a Summons to demand their Mul& due for their Offence; which they refus'd to pay; whereupon they were cited into the Chancellor's Court with an Intimation given them, that if they appear'd not, he would call a Convocation and difcommon them ; but at length, after fome Contempt, upon better Advice, they appear'd and made their Submiffion.

Upon an Occafion of Difference between Litchfield and Turner, about their Printing, the Charters of the University were examined, to Vol. II. Q fee

08.4. 1639;

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fee what Power the Univerfity had in Relation to Printing, and how many Printers were allowed them : But upon Search no Grant at all was found, fo that Cuftom is the beft Warrant for that Privilege, the great Charter of King *Henry* VIII. making no mention thereof : But the Univerfity of *Cambridge*, which had the like Charter, found that Defect in it, and upon Application to the King, obtain'd a particular Charter for Printing, which is very large, and of great Honour and Benefit to that Univerfity.

In the 11th Year of King *Charles* I. a Charter was granted to the Univerfity for Printing, at the Inftance and Requeft of Archbishop *Laud*, as above-remember'd, *Page* 477.

The University of Oxford, both at the Time and long before the making of the Statute of the 7th of Edw. VI. Chap. 5. had the Privilege of Licenfing and Suppreffing of Taverns in Oxford, and this Privilege is expresly faved to the Univerfity by a Provifo in that Statute; by Virtue whereof we juftify inhibiting the City to erect Taverns, or licenfe the Sale of Wine by Retail in Oxford, neither the Letter, nor the Equity of this Statute enabling the City fo to do: And further, that in respect of this Power, which the Univerfity claims and exercifes over Vintners, Brewers, Bakers, and other Victuallers, and in the Marker, and for those small Perquisites received from thence, the Citizens are yearly abated, and the University was yearly heretofore charged with a great part of their Fee-Farm Rents, whereas the University does not receive any confiderable Benefit this Way proportionable to what the City has, or claims to have, as belonging to Fee-Farm other ways. This Statute is a Law pro'bono publico, Taverns being looked on as diforderly Houfes, and therefore

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reftrained to a Licenfe and Approbation of Places and Perfons, their Multitude and Loofnefs occafioning the A&. 243

Dews being fued, prayed his Privilege, becaufe at the Time of the Suit commenced, he was a Commoner in Exeter-College in Oxford ; and brought Letters under the Seal of the Chancellor of the University of Oxford, certifying their Privilege; and he certified, that Dews was a Commoner of Exeter-College, at the time of the Suit commenced against him, as appear'd by the Certificate of Dr. Prideaux, Rector of the faid College; whereas he ought to have certified, that he was upon his own Knowledge a Commoner of the faid College, and not upon the Certificate of another; and afterwards a Certificate was made of his own Knowledge, and then it was allowed to be good, and the Privilege was also allowed. Godbolts Rep. p. 404.

Prat being Plaintiff exhibited a Bill in the Court of Chancery, against the Defendant Taylour, to have an Account of feveral Sums of Money, which the Defendant, a Fellow of Exeter-College in Oxford, and a Tutor to the Plaintiff's Son, received towards the neceffary Occasions of his Son. The Chancellor of Oxford, by an Inftrument in Writing, fet forth the Privilege of the Univerfity granted by Charters and confirm'd by A& of Parliament : And the Defendant was a Scholar and Refident in the Univerfity, and that they had a Court of Equity, and thereupon prayed, that Taylour might be difmiffed. But the Lord Keeper did not allow the Claim; for that Cognizance of Pleas in Equity could not be granted, the' Precedents were shewn of the fame Claim allow'd in Queen Elizabeth's Time. He asked, whether any could be shewn in my Lord Ellesmere's or my Lord Co-0 2 ventry's

ventry's Time; but none could be fhewn; and thereupon he difallow'd the Claim, and faid, that it muft be put in by way of Plea: But withal declared, that it fhould not be on Oath, but it fhould be fufficient to aver the Defendant to be a Scholar refident within the University, $\mathcal{C}c$. without an Oath. Cases in Chanc. Part I. p. 237.

In the Cafe of Sir Tho. Draper against Doctor Crowther, who pleaded, that he was Head of St. Mary Hall in Oxford, and fet forth the Charter of the 14th of Rich. II. and the 14th of H. VIII. impowering the University to enquire and proceed in all Pleas and Quarrels in Law and Equity, except concerning Freehold, where a Scholar, their Servants and Ministers, are one of the Parties, &c. fo that the Justiciaries of the King's Bench, or of the Common Pleas, or Juffices at Affizes, do not intromit themfelves, &c. and the Confirmation of all these Charters by an A& of Parliament of the 13th of Eliz. and he concluded his Plea to the Jurifdiction of the Court of Chancery : But Dr. Crowther was over-ruled, becaufe the Charter ought properly to be extended to Matters at Common Law only, or to Proceedings in Equity that arife in fuch Cafes, and not to meer Matters of Equity, which are originally fuch, as to execute Agreements in specie. Again, Cognizance of Pleas is never to be allow'd, unlefs the inferior Jurifdiction can give Remedy : Here in the Chancellor's Court of the University of Oxford, they can only excommunicate or imprison, but cannot proceed to a Sequestration of Lands in Middlesex. If the Matter lies only in Damages, Cognizance of Pleas may be allow'd to the University, becaufe its Jurifdiction is given all over England; but this is not to be intended, where the Suit is for the Thing it felf, and when it is out of their Reach,

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Reach, as in the prefent Cafe : And thus Cognizance of Pleas is never to be allow'd, unlefs the inferior Jurifdiction can give Remedy.

In the Cafe of one Cripps and Webb, on Action of Trefpafs, Quare Claufum fregit & Domum fuam intravit in Sanctâ Mariâ in Oxford, Cognizance of Plea was denied to the Univerfity upon a Demand thereof, becaufe the Freehold might come in Queftion; and fo it was faid by the Court it fhould be, for the Reafon in an Ejectione firme.

A Townsman of Oxford was chosen into an Office in the Corporation, and refufing to hold it, he incurr'd a Penalty according to the Ufage of this Place, for which an Action of Debt was brought; And it was moved for the Defendant Wildgoofe, that he might be allowed the Privilege of the University; and a Charter was shewn whereby it was granted to the University, that their Members, Servants, &c. belonging to the Univerfity, fhould be fued in the Court before the Vice-Chancellor, and not elfewhere ; and a Certificate was produced from the Chancellor of Oxford directed to the Chief Juffice & Sociis Juis Justiciariis de Banco, that the Party was matriculated and registred in the University, and a Servant to Dr. Irifh. And after hearing Counfel, and it appearing to the Court that he was registred in the University but two Days before he was chosen into the Office, and was a Painter that had dwelt long in the Town, and had been for many Years of the Corporation, and no Servant to Dr. Irifh, but had a Dwelling-Houfe, and kept Shop, and he procur'd himfelf to be admitted into the University, as an Artificer, to hinder the Remedy, which the Town had against him, for not holding his Office ; the Privilege was denied by the whole Q 3

whole Court. Ventr. Rep. Part II. page 106.

In the Cafe of one Gayton againft Raydon, the Chancellor of the University of Oxford demanded Cognizance of the Action, it being an Action of Debt between the Beadles of the University, by special Warrant to Attorneys, and brought into Court by Rule, which being put into a Form of Plea, the Court granted, Nift. Keeb. Rep. Vol. 1. pag. 317.

No Prohibition thall be awarded to the Chancellor's Court of the Univerfity of Oxford, to ftay Proceedings there, for holding Plea, when the Caufe of Action arifes of the Jurifdiction of that Court, tho' fome call it an Inferior Court; no, not even after the Defendant has pleaded to its Jurifdiction, and his Plea is difallowed; for that Court has Cognizance of all Pleas, Felony, Mayhem and Freehold excepted. Fitzherbert's Nat. Brevium.

Hil. Term. 1712.

Term. Pafeb. 1713.

Charles Aldrich, Student of Christ-Church College in Oxon. and Executor of the laft Will and Testament of Dr. Henry Aldrich the late Dean, preferr'd a Bill in the Court of Chancery against Dr. William Stratford, a Canon of Chrift-Church, to difcover upon Oath certain Matters contained in the faid Bill; the Chancellor of the Univerfity claimed the Cognizance of the Matter, as appertaining to the Jurifdiction of the Univerfity: Whereupon a Queftion arofe touching the fame, viz. Whether the University Court was a Court of Equity ? Which after many folemn Debates and Learned Arguments on both Sides, on feveral Days Hearing, was determin'd by the Lord Chancellor's Decree in favour of the University, and the Plaintiff's Bill was dismisfed : for altho' a Court of Equity cannot be erected by Royal Charter, yet it may be well eftablish'd by Prescription and A& of Parliament in

in confirmation of fuch Prefcription, which is the Cafe of this Univerfity; and thereupon was the faid *Charles Aldrich* remanded to the faid Chancellor's Court to be punifh'd for his Demerits in violating the Privileges of the Univerfity, by the Court of Chancery's diffolving the Injunction, peremptorily iffued to the Chancellor's Court.

In the Year 1709. the Canonry of Dr. Benj. Woodroff, then Canon of Christ-Church aforefaid, was fequestred by a Decree of the Univerfity-Court, for his Contumacy in not appearing to an Action of Debt brought in this Court by Edward Foulks and Robert Hyde, Plaintiffs; and upon the Service of a Monition or Order of this Court on the Treasurer of Christ-Church, and a Warrant to arreft the faid Treasurer for his Contempt of this Order, an Injunction was decreed by Chancery, on a Bill of Interpleader, to the faid Chancellor's Decree : Whereupon a Claim of Privilege was made by the Chancellor; but without any Warrant of Attorney, which ought to have been filed ; yet on good Advice, the Treasurer submitted, &c.

Ejectione firma. On a Lease of a Messuage in Oxon. the Defendant being Principal of Gloucester-Hall, pretended, that he being a Scholar in Oxford, and a privileged Person, ought to be fued before the Vice-Chancellor there fecundum morem Universitatis, i. e. according to the Courfe of Proceedings there, and according to the Charters granted to the University, and confirm'd by Parliament. Wherefore he pray- 3 R.2 14 H.8. ed, that there might be a Stay of the Proceed- 13 Eliz. ings in this Court, and fhewed the Charters of of the University, by which they had Cognizance of all Suits, Contracts, Covenants, and Quarrels (except concerning Freehold) and this Q4 ·being

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being a perfonal Action, they ought to have Cognizance thereof: And Damport for the Univerfity shewed an antient Precedent of this Court in the 22 Edw. I. where a Plea of Covenant was brought in the Court of the Vice-Chancellor of the University of Oxford, by reafon of a Contract, made before that Time, wherein it was granted unto them to have cognizance of all Actions perfonal and Contracts; and this Covenant in queftion was, that he should enjoy fuch a House in Oxford for a Year ; and becaufe this Court of the Common Pleas had granted a Prohibition to flay the Proceedings in the faid Suit, being began in the Court Christian before the Vice-Chancellor : The Record mentioned, that upon the fhewing of this Charter, it appearing the Action was brought only upon the Contract, and pro Domibus, therefore a Confultation was granted : And fo it was prayed here, because this Action was but personal, that they might have cognizance thereof; but all the Court deny'd it, and affirmed, that the Vice-Chancellor had not any Jurifdiction, nor might he hold Plea thereof; for in this Action he shall recover Possession, and shall have an Habere facias poffeffionem, and thereby he that hath a Freehold may be put out of poffession : and it is not like to the Record fhewn; for there it is only an Action of Covenant, wherein the Plaintiff shall recover Damages, and therefore a Reafon to grant a Procedendo there; but here he shall recover Possession, and therefore by their own Rules they ought not to hold cognizance, nor to have a Liberty to proceed in this Cafe. Note, that by this antient Record it appears, what are the Privileges of the Univerfity, and the Jurifdiction of this Court, to grant a Prohibition, where they proceed in Court

Court Christian, in prejudice of the Common Gok. Rep. Law, without reforting to the Chancery. Hal-Part 3. p. 62. leg's Cafe.

The. Wilcocks, Mafter of Arts of St. Mary-Trin. Term. Hall in Oxford, was fued in the Chancellor's 5 Car. 1. Court by Anne, Wife of Ralph Bradwell, and p. 73. Lir. Chriftian her Daughter, for calling the Wife Rep. p. 9, 10, Band and Old Band, and the Daughter Whore, 11, 12, Sc. and Scurvy pocky-fac'd Whore. And they obtain'd two Sentences againft Wilcocks, and upon them he procur'd two Prohibitions : and Davenport moved for a Procedendo, for that by their Charter, which was confirmed by Parliament, the Chancellor or his Deputy shall have cognizance of all Causes perfonal, wherein one of the Parties is a Scholar; and the Charter was fhewn in Court, which was to this purpose, viz. That they fhould hold Pleas, &c. either secundum morem Universitatis, or secundum legem terre; and the Cuftom was to proceed according to the Method of the Civil Law. And it was refolved, first, That this Charter deprives the Subject of his Liberty and Privilege of Trial : In a Corpus cum cau (à to the Chancellor of Ox-9 H. 6. 44. ford, it was certify'd, that the Prifoner pro extensione detentus fuit & convictus; and an Exception was taken, becaufe that he fhould have been indicted and convicted; and it was anfwer'd, that it was Mos Universitatis. And by Hutton it was faid, that Cuftom was intended to be by Prefcription, and fo the Charter being confirmed by A& of Parliament, it was as good. 2dly, That there is a good Caufe of Action in the Chancellor's Court; for Wilcocks, who is one of the Parties, is a Scholar, and the Charter was given only for the Eafe of Scholars, that their Studies might not be interrupted by Suits in other Courts; but then he ought to be a Scho-

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Scholar refident in the University at the Time of the Suit commenced there; and he ought to be only one of the Parties, and for that if another be joined with him, he shall not have the Privilege and Benefit of the Charter, as it is 14 H. 4. 21. and by Richardson Chief Juffice, that is not a Privilege, which may be waved ; for every Person may recusare jura introduct a pro fe: But that it was an Exempt Jurifdiction, and differs where the Privilege goes to the Perfon, as if a Clerk in this Court will fue in another Court, or fuffer himfelf to be fued, that is a Waver of the Privilege. 3dly, That a Procedendo shall not be granted, because the Charter is not pleaded, for the Judges give Judgment of the Record, and the Caufe of their Judgment ought to appear by pleading of the Record : And in the Cafe of a Prohibition, it is not like the Cafe of the 35 H. 6. 24. where it is allowed one time by Charter fhewn, and another time without Demand, or fhewing Charter. But Juffice Telverton to the contrary, that it might be remanded upon pleading of the Charter; and he faid, that there was a Difference, where the Suggestion was upon Matter of Fact, as Prescription, &c. for where an Issue may be taken, there it ought to be pleaded in Writing. Upon the whole, Cognizance was allowed to the University, and a Procedendo awarded.

Upon the Anfwer of the Civilians of Doctors-Commons, who were most of them herein confulted, a Convocation was held on the 10th of April, 1594. and a Decree made and publish'd by the Delegates to the following Effect, viz. That forafmuch as in the Yearly Election of Proctors it has been often question'd, who those are, whom the Statute made in this behalf declares abiiffe cum Pannis, by which means

means great Contefts have arole among the Univerfity Members: Therefore for the future preventing of the fame, it was inter-' preted, declared and ordained, That fuch Perfons should be adjudged to have left the " Univerfity cum Pannis, who have not been refident within the fame for the Space of fix C Months immediately preceding fuch Election, retaining no Chamber, or Part of a Chamber, ". with their Books and other Scholaftick Utenfils, at their proper Cofts and Charges, and not paying University Dues, publick and pri-٢ vate. Provided neverthelefs, that if any one C shall, after the faid Time of fix Months, come C to the University, studendi causa, then before ٢ he be admitted to give a Vote in fuch Electi-C on, he takes an Oath before the Vice-Chan-6 cellor and Proctors, that he comes bond fide 6 to the University for the fake of Study, with C an Intent of keeping four Months Refidence therein (at least) after such an Election, else ' he shall be utterly excluded the Number of ⁶ Suffragants. But this fhall in no wife extend ' to Fellows and Chaplains of Colleges, nor to C those who maintain a Family within the Precincts of the University. And by this reasonable Interpretation the University is at present governed in most Cases, relating to valid Suffrages, in Convocation and Congregation. This Interpretation was made in purfuance of a Law or Statute enacted in the Year 1513. on a Difpute about the Choice of a Proftor, occafioned by Masters giving Voices, who had left the Univerfity, or (at least) had not been therein refident for the greater Part of the Year : Whereupon, it was decreed and ordained, That no one fhould hereafter give any Vote in the Election of a Proctor, if he had before left the Univer-

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Univerfity, unlefs he took an Oath to be refident in the Univerfity for the greater part of the Year following, and obferved all the aforefaid Conditions of Voting : And this Explanation I have thought fit to infert here, becaufe it was omitted in its more proper Place.

Upon a Bill in Equity as Debtor and Accountant against a Person, who has the Privilege of the University of Oxford, the Defendant pleaded his Privilege, and a Copy of their Charter of Exemption was shewn, which exempts them from the Justices of the one Bench and the other, and from the Chancery; but not a Word of the Exchequer : Wherefore the Court was of an Opinion, that the Defendant ought to anfwer over, Nis &c. and it sufficed for the Plaintiff to call himself Debtor and Accountant, without more.

Afterwards, in Michaelmas Term, the Lord Chief Baron delivered the Opinion of the Court, That the Defendant ought not to be allowed the Privilege of the University : He faid, Sir Rich. Moor, one of the Mafters of Chancery, was fued here by a Bill as Debtor and Accountant, and was not allowed his Privilege : He cited likewife the Earl of Darby's Cafe against a Regifter in Chancery, in which Cafe the Register was deny'd the Privilege of the Court, and that the general Privilege of a Perfon, as a Member of the University, or a Clerk in Chancery, does not toll the particular Privilege of this Court : Alfo that an Accountant has a more particular Intereft in his Privilege than a Debtor, altho' his Debt may be taken in Execution for the King, and the King may have Execution upon a Judgment obtain'd at the Suit of his Debtor; because by the 1 Rich 3. chap. 13. an Accountant is not fuable elfewhere; and here the Privi-

Privilege of Exemption granted to the Univerfity has not these Words, *Licet tangat nos. Vide Cro. Rep. p.* 73. Wherefore the Defendant's Privilege was difallowed. *Hardres Rep. p.* 188. *in Scaccario* 13 *Car.* 2. *Wilkins verf. Shalcroft.*

If the original Caufe, upon which any Procefs is founded in the Chancellor's Court of the Univerfity of Oxford, be a Matter whereof that Court has no Jurifdiction or Cognizance, a Refcous in fuch a Caufe cannot be a Contempt. Adjudged in the Cafe of Twicrofs against Oliver. Hil. Termino 21 Jac. 1.

If a Man be excommunicated before the Chancellor of the University of Oxford, &c. and the Chancellor doth certify this Excommunication into the Chancery, &c. upon the fame Certificate the King shall direct a significavit unto the Sheriff, to apprehend the Party, and the Writ shall be such : Quum Nos de gratia nostra speciali concesserimus, quod Cancellarius Universitatis Oxon. qui pro tempore fuerit, per Literas suas Patentes Cancellario nostro Anglia pro tempore existenti significare possit & certificare de Nominibus singulorum de jurisdictione prasati Cancellarii Oxon. qui majoris Excommunicationis vinculo fuerint innodati, & quòd dicto Cancellario nostro Brevia noftra fieri & sub magno Sigillo nostro consignari fac. pro captione corum qui sic per dictum Cancellarium Oxon. fuerunt excommunicati, & per quadraginta dies perseveraverunt in eâd. ad significationem sive certificationem ipfius Cancellarii Oxon. supradicti, prout in Literis nostris Patentibus inde confectis plenius inde continetur ; ac Joh. E. Cancellario Universitatis pradicta, &c. per Literas suas, &c. quod W. de B. &c. sua jurisdictionis propter suam, Orc. as in the Writ. And it feems that the U- Fitz. de Nat: Brev. 64. niverfity of Cambridge has the like Privilege.

In

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In Michaelmas-Term, the Sth of Henry the Fourth, Rot. 72. coram Rege, when the Chancellor of the University of Oxford proceeded according to the Rule of the Civil Law in a Caufe of Debt, the Judgment was afterwards reverfed in the King's-Bench, wherein the prin- . cipal Error affign'd was, because they proceeded according to the Courfe and Method of the Civil Law, ubi quilibet Ligeus Domini Regis Regni sui Anglia in quibuscunq; placitis & querelis infra hoc Regnum Anglia, factis & emergentibus de jure trastari debet per communem legem Anglia; and altho' King Henry the Eighth, in the 14th Year of his Reign, granted to the University a liberal Charter, enabling them to proceed according to the Ufe and Cuftom of the Univerfity, viz. by a Courfe very much conformable to the Civil Law, yet that Charter (in my Lord Chief Juffice Hale's Opinion) had not been fufficient to have warranted fuch Proceedings without the Help of an A& of Parliament : And therefore, in the 13th Year of Queen Elizabeth's Reign, an A& paffed, whereby that Charter was in effect Enacted ; and 'tis thereby that at this Day they have a kind of Civil Law Procedure, even in Matters which are of themfelves of Common Law Cognizance, where either of the Parties to the Suit are privileged. See the History and Analysis of the Common Law, p. 34.

Term. Pafc. 32 Car. 2. Ban. Com. A Prohibition was prayed to the Chancellor's Court of the Univerfity of Oxford in the Behalf of Dodwell, who, being a Townsman of Oxford, was libelled against in the faid Court upon a Statute, or a By-Law of the University, made in King James the First's time, That whatfoever Person privileged, or not privileged, should be taken walking in the Streets at Nine of the Clock at Night, or after, having no reasonable Excuss

Excuse to be allow'd by the Proctors, &c. fhould forfeit 40 Shillings, &c. whereof one Moiety was to the University, and the other to the Proctor, &c. that should take him : And that Dodwell was taken walking abroad at that Hour, and being demanded a Reafon thereof, he refused to give any Account, & in Caufa Contemptus & ad morum Reformationem, this Libel was exhibited. The Prohibition was mov'd for the last Term; but in regard the Court observ'd, That it touched the Jurifdiction on the one Hand, and concern'd the Rights and Liberties of the Townsmen on the other Hand, they deferred the granting of it until they fhould hear Council on both Sides, which was appointed this Term. And now fundry ancient Charters were fhewn, by which there was granted to the University a Jurifdiction, tam in Laicos quam in alios, and a By-Law made above 200 Years fince against Night-walking, with the Penalty of 40 Shillings upon the Offender, and Precedents of Proceeding thereupon in the Chancellor's Court; and that they were as well Guardians of the Peace by Prefcription, as by Charter. And an A& of Parliament of the 13th of Elizabeth was shewn, whereby their Jurifdiction and Privileges and Statutes were confirm'd : And altho' the Mayor hath alfo a Commiffion of the Peace, yet it is fubordinate, and he fivears Fealty to the Chancellor.

Curia. This Libel is grounded on a By-Law of the 7th of King James, and being fublequent to that Statute of the 13th of Elizabeth, it is queftionable whether warranted by it or no. This By-Law and Proceeding cannot be grounded nor derive Authority from their being Guardians of the Peace by Prefeription, as it feems they are by 9 H. 6. fol. 44. for without A& of Par-

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Parliament, or express Prescription, a Corporation cannot make a By-Law to bind those which are not of the Body. Justices of the Peace cannot ordain a Penalty for a Crime without their Jurifdiction, and the Proceeding in the Chancellor's Court, which is according to the Civil Law, cannot be warranted by the King's Charter. For no Court, other than fuch as proceed according to Law, can be, unlefs by Prescription, or A& of Parliament; wherefore in regard, if the University should intitle themfelves to this Jurifdiction by Prefcription, it were properly triable by a Jury: And if upon the Act of the 13th of Elizabeth, a Matter of Law might arife how far the A& might extend.

North Chief Juffice, Atkins and Scroggs thought it was not fit they fhould determine those Questions upon a Motion; but inclin'd to grant the Prohibition, and propounded to the Parties to agree that the Libel should be amended where it was grounded upon the By-Law made 7 Jac. which being fublequent to the Act of the 13th of Elizabeth, the Merits of the Caufe would not be brought before themfelves to determine the grand Points, which was agreed to. And then the Court faid, That they would grant a Prohibition, and let the other Plead, &c. For North faid, That they did often deny a Prohibition, tho' it were a Writ ex debito Justitia, where they faw no Colour for it : But if any material Questions were like to arife, it was proper to grant it, and not to determine them upon Motion, but upon Pleading to the Prohibition, and therein it differ'd from a Habeas Corpus, which was to be inftantly granted, becaufe the Party is in Prifon; but there is no fuch speed requisite in a Prohibition. -

But

But Wyndham was againft the Prohibition in the Cafe at Bar; for he took it, that the By-Law (7 fac.) was but in Confirmation of that made before, and as a Renewing of it, which he took to be confirm'd by the A&t of 13 Eliz. Nota, Scroggs faid, That 2Vine of the Clock could not be held fuch an Hour, as it fhould be a Crime for a Townfman to walk at, no more than Three in the Afternoon; tho' for Scholars it might be reafonable to reftrain them; but no reafon that Townfmen fhould be fubject to fuch Rules as were proper for Scholars : And upon this he much grounded his Opinion for a Prohibition.

The Arch-Bishop of Canterbury claiming a Right, jure Metropolitico, of visiting the Universities of Oxford and Cambridge, and they infifting that this Power of Visitation was in the King alone, as their King and Founder; the Caufe came to be heard June 21. before the King and Council: The Arch-Bishop, standing at the King's Right-Hand, faid, He having claim'd by Letters to vifit them as within his Province, they answer'd, That they should wrong themfelves, if they fubmitted thereunto, without a Command from his Majefty ; whereupon he defir'd his Majefty to hear the Caufe. The Earl of Holland, Chancellor of the University of Cambridge, standing at the King's Left-Hand, faid, That he hoped, that the University of Cambridge should not lose their Privilege of being vifited by his Majefty only, and by those in Commission under him, as being exempt from the Jurisdiction of all Arch-Bishops and Bishops. The King's Attorney-General, arguing for the Arch-Bishop, faid, That the Arch-Bishop's visiting the Universities, as within his Province, intrench'd not on his Majefty's Pre-Vol. II. rogative, R

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rogative, who notwithstanding might visit by Commission, as Supream Ordinary. The Arch-Bishop of, Common Right may visit the Clergy and People in all Caufes Ecclefiaftical, and in all Places within his Province. By the Statute of the 21 Henry 8. it appears, that he may vifit Colleges; and by another Statute, that he may reform and punish in all Places Exempt or not Exempt. By a Statute of Queen Elizabeth, the Arch-Bishop is to take care and fee, that the Doctrine of the Church of England be maintain'd and observed. In the Times of Edward the 3d, Richard the 2d, and Edward the 4th, he vifited the Universities in his Metropolitical Right, and not by any Bull obtained from the Pope; and there is as great a Neceffity now as ever, for there may be Chappels in Cambridge, which were never confectated : And in the Ecclefiaftical Laws of King Henry the 8th and King Edward the 6th, there appears, that there should be no Exemption of Colleges. Sir John Lamb feconded Mr. Attorney, and faid, that the Arch-Bishop's Visitation of the Universities being of Common Right, as Parts of his Province, the University ought to prove their Exemption; that in Caufes in the Universities they had for many Hundred Years appealed to the Arch-Bifhop, which he would fhew by Records. The King commanding the Universities to shew their Exemption, Mr. Gardiner, Recorder of London, fpake for the University of Cambridge, and faid, That the Queftion was, whether his Majefty had the fole Power of Visiting, or the Arch-Bishop a concurrent Power. No (faid the King) 'tis whether he has not Power to vifit there, as within his Province? The Recorder then thus proceeded : In England Arch-Bifhops, Bifhops and Arch-Deacons vifit; the Bishops once in three

three Years, the Arch-Bishop once in his Time. Here the Arch-Bishop interposing, faid, That he might visit as often as he pleased : But the Recorder went on, and faid, that in the University there are a Chancellor, Vice-Chancellor, Proctors, &c. who may proceed by Excommunication, Banifhment and Incarceration, which is more than appertains to a Metropolitical Visitation. Once a Bishop of Ely excommunicated one of the Members of the University of Cambridge; but the Bishop was excommunicated, and made to fubmit himfelf: and farther than this, there is no Precedent that the Bishop did ever intermeddle. In the Petition of the University of R. 2: Cambridge to the Parliament, this University is ftiled an University founded by his Majesty's Progenitors ; which intitles the King to the Power of Visitation, and is an Exemption from Ordinary Jurifdiction ; for other Exemptions they have Bulls from the Pope, and Charters. In Richard the 2d's Reign most of the Charters were burnt in an Infurrection there; but in Henry the 6th's Time many of them were confirmed upon a Suit to the Pope, and a Commiffion ; whereupon Witneffes were examin'd, and two antient Bulls were then difcover'd for exempting them from Metropolitical Vifitation; the one transmitted in the Year 624, and the other in the Year 699. The Arch-Bishop reply'd, that these Exemptions were not to be found in any Priories or Nunneries at their first Foundation; but when they got any Money, they fent to Rome for an Exemption. The King faid upon this Occafion, that the Pope doth as much to bear down Bifhops, as any Puritan in England. In the close, the Arch-Bishop complained, that there were three Chappels in Cambridge never confectated ; but Dr. Chad-R 2 derson

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derton told him, that they were confecrated by Faith and a good Confcience : Befides, the Students come into the Chappel without their Surplices, &c. and other Dangers were growing in Religion. The Earl of Holland offering, that all this might be reformed by the King's Commiffion to vifit, which the Arch-Bifhop might have; No (faid the Arch-Bifhop) I defire to visit by my own Power. Upon the Hearing, the King with the Advice of his Privy Council declared, That the Arch-Bishop might jure Metropolitico vifit his whole Province, within which the Universities are fituate; and that they could not be exempted by any Papal Bull, and they were not exempted by Royal Charter; that a long Omiffion to vifit could not bar the Metropolitical Right, whereby (and not by a Legatine Power) the Universities had been vifited by the Arch-Bishops thrice; and upon Refistance made by Oxford, it was adjudged by King Richard the 2d and Henry the 4th for the Arch-Bishops, and these Judgments were afterwards confirmed in Parliament by the 13th of Henry the 4th. And the Arch-Bishop produced before his Majefty the original Renunciation under the Hands of the Heads of Houfes in Cambridge, of all Bulls and other Privileges granted by Popes, dated 27 Hen. VIII. And fo the King adjudged it for the Arch-Bishop against himself. The Arch-Bishop then moved his Majesty, that he might have this Sentence under the Broad Seal; and that the two Universities might be exempt from the Visitation and Jurifdiction of the Bishop and Arch-Deacon: And that notwithstanding the Custom of visiting semel in vità tantum Metropolitically, he might vifit as often as any emergent Caufe shou'd move him, if first made known to his Majesty. All which the

the King granted, and declared, that at fuch a Vifitation the Chancellor need not appear in Perfon, but shou'd be allow'd his Proctor. Serjeant Thynn spoke for the University of Oxford, which (he faid) was a Foundation long before the Conquest, and never had any Visitation by an Arch-Bishop; fo that this University might prefcribe to this Exemption : But the King telling him that a bare Prefcription would not do it, he reply'd, That tho' they had no Records fo antient, yet that they had divers Recitals in King Edward the 3d's Time, which plainly shew, that they had fome original Grant of Exemption. Pope Boniface the 8th granted to Oxford an Exemption from Archiepiscopal and Episcopal Jurisdiction. It is true, this Matter coming before King Richard the 2d, the King declared, that this Vifitation did belong to the Arch-Bifhop; but this Sentence was grounded on the King's being misinformed of the Law, and the Arch-Bishop then was a very potent Arundell. Man, and this was only an Attempt to vifit; but neither he nor any other Arch-Bifhop ever vifited Metropolitically; nor was there ever an Appeal in any Caufe from that University to the Arch Bifhop. The Arch-Bifhop declared, that he did not intend to meddle with any College Statute, nor with those of the University, nor with the particular Vifitors of any College; but Metropolitically to vifit the Body of the Univerfity, and every Scholar in it, for his Obedience to the Doctrine and Discipline of the Church of England. He faid, that the Exemptions of Monasteries, &c. were gained of the Pope for Money to bring down the Jurifdictions of Bishops, and the Council of Trent and the Sp.anifb Bifhops play'd their Part therein : And as for the Popes, &c. they were all gone at one R 3 Blow,

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Blow, by the Statute of Hen. 8th. And he faid, that he would fhew a Bond of 1000 l. (as well as the Deed of Renunciation before mentioned) from the University of Cambridge, not to oppose his Jurifdiction : That Anno 1506. Chrift's College was fubject to the Bishop's Visitation as Ordinary : That the Arch-Bifhop vifited Cambridge in his Metropolitical Right for three whole Years together. To which the Recorder reply'd, That that was from the Year 1401 to the Year 1404. in very troublefome Times, but that the like had never been offer'd fince. Sir John Banks, Attorney-General, argued, that the Bulls, which the Univerfity infifted on, were of no Validity; for in the Statute of the 28th of Henry the 8th, there is a faving only of fome few, which were confirmed under the Great Seal of England, and they fhew no fuch here. They object, that the Arch-Bishop has no Metropolitical Visitation, for that the University is of the King's Foundation ; whereas the Deanery of Wells was diffolved, and founded anew by King Edward the 6th ; and yet it was adjudged, that the Arch-Bishop may Metropolitically visit the faid Deanery; and as for Prefcription, it lies not against a Metropolitical Visitation. And it being objected that Peckham visited the Universities not Metropolitically, but as Legatus na-tus; Dr. Duck answered, That Legatus natus hath only a Power to grant a Vifitation, but not to vifit Metropolitically; and a Difference was taken between the Power of a Legate born, and a Legate à Latere; for the one may visit, and the other not. And the Arch-Bishop faid, that Arch-Bifhop Arundell was banifhed for bringing in a Papal Bull; it being ufual, even in the Times of Edward the 1 ft and Edward the 3d, to fend forth Proclamations against them who did ſo.

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fo. He faid, that altho' what was done in Richard the 2d's Reign, was done in a troublefome Time ; yet King Henry the 4th pronounced the fame Judgment, viz. That the Arch-Bishop had a Right to visit the University. which was confirm'd by A& of Parliament. But the Recorder answer'd, that this A& of Parliament concerned not Cambridge, but Oxford only, which had obtained an exorbitant Bull from the Pope to countenance Hereticks and other Malefactors, and had opposed the Arch-Bishop manu forti ; which occasion'd that Submission to the Judgment of Richard the 2d. upon which Henry the 4th grounded his Judgment afterwards, viz. That the Arch-Bifhop of Right fhould vifit; and thus this King difannulled the Bull. Here the Lord Privy Seal interposed, that there were Grants of later Kings. which confirm to the Universities fuch Privileges as they claim by any Charter or Bull: But the King adjudged it for the Arch-Bifhop againft Oxford, as he had done before againft Cambridge.

It is allowed, that the Arch-Bishop has Power to visit the two Universities Metropolitically, in Matters relating to the Doctrine and Discipline of the Church of England, as for Herely and Schifm, but not for other Crimes; and if he fhould attempt the fame, 'he might be oppofed : For altho' the King adjudged this Point in favour of the Arch-Bishop, yet such Judgment was contrary to Law, and grounded on the Advice of evil Counfellors, who furrounded the Princes Throne, and poifon'd his Ear with the crude Notions of Arbitrary Power for many Years together : Befides, he was herein much governed by the Refpect which he had for Arch-Bishop Land, who grasped at a large R 4 Power,

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Power, and knew how to make use of it with as much Sway and Command, as any Prelate upon Earth. It is to be observed, that between *Arundell* and *Laud* there had been 13 Arch-Bishops, among whom there was not any befides Cardinal *Pole* (who visited the University by his Legatine Authority) who pretended to revive their Title to a *Metropolitical* Visitation, or a *Legatine* Jurifdiction: And it is easily to imagine for what Reasons this Arch-Bishop attempted this new Piece of spiritual Lordship over the Universities, being a great Lover of all kind of Power.

The enfuing Orders were publish'd by the Queen under the Great Seal of England, on the 4th of July, in the Year 1574. and afterwards being transmitted, were publish'd at Oxford on the 19th Day of May, in the Year 1575.

Reg. K. fol. 192, & 197.

Lizabetha Dei gratiâ Anglia, Francia & Hibernia Regina, fidei Defenfor, & c. Omnibus ad quos prafentes litera pervenerint, Salutem. Infpeximus irrotulamentum cujusdam Warranti nostri gerentis datum apud Greenwich decimo septimo die Maii ultimè praterito, perdilecto & fideli Confiliario nostro Nicolao Bacon Militi, Custodi Magni Sigilli nostri Anglia, confecti, & in Rotulis Cancellaria nostra irrotulati, in hac verba, viz. Elizabeth by the Grace of God Queen of England, France, and Ireland, Defender of the Faith, & c. To our Right Trusty and Well-beloved Counfellor, Sir Nicholas Bacon, Knight, Keeper of the Great Seal of England, greeting. Where-

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as we have been inform'd, that heretofore there have been divers Controverfies, Debates and Strifes between the Vice-Chancellor, Mafters and Scholars of our University of Oxford, and the Mayor, Bailiffs and Burgeffes of our Town of Oxford aforefaid, wherein our Privy Council having fundry times heard the Allegations of both Parties, and their learned Counfel, and taken the Advice of Roger Manwood and Robert Monson, two of our Juffices of Common Pleas, and our Attorney and Sollicitor General, have with good Deliberation made certain Orders, agreeing with Law and Equity, and to be pra-Etis'd by both Parties accordingly. To the intent that the faid good Order may enfue and continue hereafter to the more Quietnefs, and better Prefervation of Juffice; we do herewith fend unto you the faid Orders contain'd in a Schedule, fubscrib'd with the Hands of our faid Council, which at the humble Interceffion of our Right Trufty and Well-beloved Coufin and Counfellor, the Earl of Leicester, Chancellor of our faid University, our Will and Pleafure is, and fo we require you, to caufe to be entred and enroll'd in our Chancery, to remain in Record, and to be us'd and exemplify'd hereafter under our Great Seal, for the Benefit of the Chancellor, Mafters and Scholars of our faid Univerfity, or any others, as the Cafe shall require, and thefe our Letters shall be your fufficient Warrant in this behalf. Yeoven under our Signet at our Mannor of Greenwich, the feventeenth Day of May, 1575. in the feventeenth Year of our Reign. Per ipfam Reginam. Gc. & Warrantum inde remanct in custodia predicti Custodis Magni Sigilli. Inspeximus etiam Irrotulamentum quarundam Ordinationum virtute Warranti pradicti in rotulo Cancellaria nostra pradicta.

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dicta, irrotulat. in hac verba, viz. Whereas heretofore there have been divers Controversies, Debates and Strifes between the Vice-Chancellor, Mafters and Scholars of the University of Oxford on the one fide, and the Mayor, Aldermen and Commons of the faid City on the other fide, touching the Use and Exercise of fundry Charters and Privileges, alledged by both Parties, for the Maintenance of fuch Liberties, and other things, as were claimed by them. Whereupon did and was daily more and more like to enfue great Disquietness in the faid University and Town, not meet to be fuffer'd : Wherefore upon the Repair hither of Mr. D. Humphrey, Vice-Chancellor, and certain other Officers of the faid University, and Rog. Taylour, Mayor, with fome of the Aldermen, and the Recorder, Town-Clerk and Burgeffes of the faid City of Oxford, their Lordships thought it convenient to move both Parties to fubmit the Hearing of the Causes of their Controversies in Law, to grave and indifferent Men, learned in the Laws of the Realm : Whereupon both Parties did affent, that all and fingular the faid Controverfies and Debates, should be committed to the Hearing, Report and Confideration of Rog. Manwood and Rob. Monson, two of the Juffices of the Common Pleas, Gilbert Gerard and Tho. Bromley, her Majefty's Attorney and Sollicitor General; who by Order of their Lordships fundry Times called before them both Parties, and thereupon the faid four Commissioners fet in Writing their Opinions concerning the faid Controverfies, as agreeable with Law and Juffice; and afterwards their Lordships, having had at their feveral Times of Meeting the faid Vice-Chancellor, and Officers of the University, with their learned Counfel, whereof the one Time was at the Star-

Star-Chamber, and the Mayor, Aldermen, Recorder and Town-Clerk, of the faid City, before them, with their learned Counfel at the fame Time and Place, where the Lord Keeper of the Great Seal of England, and fome others of the Privy-Council, befides thefe above-mentioned were present, and with Deliberation confidered not only the Report of the faid Committees exhibited in Writing, but also particularly in the Prefence of the faid Committees, and all the Parties, heard the Circumstances of the whole Matter, Claims, Anfwers and Replies, on both fides, what each Party could alledge, and fo with great and advis'd Deliberation, their Lordships have, according to Right and Equity, for the Benefit and Quiet both of the faid University and City, Places necessary to be ordered always by the Order and Authority of the Privy Council, thought convenient and neceffary to have these Orders following fet down, to be inviolably hereafter observed by both; and upon the Return of the faid Vice-Chancellor and Mayor, within 14 Days to be publish'd and notified by them in the common Places of the Affemblies of the faid Univerfity, to be by them appointed and called together for that Purpofe; as in like folemn Acts hath been heretofore accustomed, as Orders enjoin'd unto them from their Lordships, in the Queen's Majefty's Name, and there to be registred in the common Book of the faid Univerfity and City, to remain as a perpetual Memory and Record of fuch Orders between them, as followeth.

Mprimis, Whereas the faid University de-The Arrearamandeth of the faid City the Sum of 1500 ges of 1500 Marks, for the Arrearages of an Annuity or annual Payment of 100 Marks yearly, payable by

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by the faid City for a Memorial or Pennance of a Slaughter committed by their Predecessions in a Conflict against the University; and for Payment whereof their Predeceffors ftand bound to the faid University by their Deed obligatory, bearing Date the 15th Day of May, in the 21ft Year of the Reign of K. Edward III. of England, and the 18th Year of his Reign of France, &c. now due and unpaid, as the faid Univerfity alledgeth, for 15 Years now laff paft. For fo much as the faid City hath fhewed unto us the faid Committees, a Defeazance of the faid Bond from the faid University, bearing Date about the fame Time, whereby the faid University did then grant and agree, that if the Mayor and Burgeffes of the faid City procur'd Mais to be faid yearly, and at the fame time did offer for the Souls of them that were flain in the faid Conflict, that then the Grant or Bond of 100 Marks yearly fhould be void, for fuch and fo many Years only, and for no more, wherein the faid Mais and Offering was and fhould be procured and performed accordingly : And for that the faid Condition is now and by the Space of the faid 15 Years laft paft hath been against Law, fo that the faid City could not, nor may lawfully perform the fame verbatim, according to the faid Defeazance. It is therefore thought good and reafonable, and fo ordered, that the faid City, performing the true Meaning of all things hereafter mentioned, on their Part to be perform'd, should be difcharged of the faid Arrearages.* And becaufe the true Intent of the faid Bond was principally to continue a perpetual Memory of the faid Slaughter and Mifdemeanor committed by the faid City, to their Terror for fo doing, or attempting the like : It is likewife thought reafonable

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fonable and convenient by their Lordfhips, that the faid Mayor and Burgeffes of the faid City fhall caufe yearly a Communion or Sermon to be made in St. *Mary*'s Church there, on the Day mentioned in the faid Defeazance, and then and there, with fuch Number of the City as in the faid Bond or Defeazance are mentioned, make their Oblation yearly of a Penny a-piece (at the leaft) to the faid Univerfity, for a perpetual Memory or Remembrance of the faid Slaughter or Mifdemeanor by them committed, as aforefaid, and not for the Souls of the Parties then flain, or for any other fuperfitious Ufe.

2. Item, Whereas by Letters Patents of King Post-Horfes. Henry VIII. bearing Date the first Day of Apr. in the 14th Year of his Reign, it is granted to the faid University, that neither the Horses of the Chancellor or Scholars of the faid Univerfity, nor of their Servants, nor of the Servants of the faid University, should be taken for Post-Horses or other Purposes, against their Will. And they complain that the Citizens of the faid City have taken the Horfes of divers Scholars and privileged Perfons, - contrary to the faid Charter, and true Meaning thereof : It is thought reafonable and agreeable to Law and Equity, and therefore order'd, that the faid Univerfity fhall enjoy the Benefit of the faid Charter touching the fame; and that neither the faid Citizens, nor any of them, fhould by any Colour, at any Time hereafter, take the Horfes of any Scholars or Persons privileged of the faid Univerfity, without the Affent of the faid Univerfity, or of the Chancellor or Vice-Chancellor thereof, or of the faid Scholars or privileged Perfons.

3. Item, Whereas the faid University sheweth Oath of the again by the Charter, bearing Date the 27th Mayor, &:

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Rather 18 Ed. Day of June, in the 52d Year of the Reign of 1. à die Pafcha K. Hen. 3. that whenfoever the Mayor and Bailifts of Oxford fhould take their Oath in the common Place of their Affembly, Warning fhould be given thereof to the Chancellor of the faid. University, by the Commonalty of the faid City, that either he might be there, or appoint fome other in his Place ; and that the faid Mayor and Bailiffs fhould there take an Oath to obferve and keep the Liberties and Cuftoms of the faid University. And whereas the faid Univerfity now complain, that neither the Oath hath been taken, nor Warning given in Form aforefaid : And whereas the faid City for anfiver hereto'alledge, that they have not used to make any fuch Oath in their Common Place of Affembly, nor to give any fuch Warning; but fay, that they have used, upon Warning given to them by the University, to take the same Oath in the University Church there, with a Saving always of the Libertiesof the City : It is thought reasonable and convenient, and fo order'd, that the faid Oath mentioned in the faid Charter, shall be taken by the Mayor and Bailiffs, and others of the faid City, chargeable by the faid Charter thereunto, yearly from henceforth verbatim, according to the faid Charter, before the Mayor's Entry into the Execution of his faid Office, and without any Saving of the Liberties of the faid City; faving that, whereas the faid. Charter appoints it to be taken in the Common Place of Affembly, of the faid City : It is now thought good and hereby appointed to be taken and done in the faid St. Mary's Church, for that Purpofe lately accuftom'd, adding only before these Words in the Oath, Liberties and Cuftoms of the University, Gc. this Word, Lawful, as enfueth, viz. You shall swear, That truly you hall

Shall observe and keep all Manner of Lawful Liberties and Customs of the said University, which the Chancellor, Masters, and Scholars have reasonably used, without any Gain-saying, saving your Fidelity to the Queen's Majesty.

4. Item, That whereas K. Edw. III. by his Letters Patents, bearing Date the 12th Day of April, in the 10th Year of his Reign, did grant to the faid Univerfity, that Men bringing Linen or Woollen Cloth to the Town of Oxford, or Suburbs thereof, might lawfully fell the fame by Retail or Wholefale, to Scholars or others mention'd in the faid Charter, at their Pleasure and Will, without Let or Difturbance of the Mayor, Bailiffs, or Burgeffes of the faid City : Contrary to which Grant the faid University complains, that. the faid Mayor and Burgeffes will not fuffer poor Men bringing Woollen or Linen thither. to fell the fame by Retail accordingly : Whereunto tho' the Answer of the faid City is, that the faid Grant made to the faid University by the faid Letters Patents, is contrary to their ancient Liberties, before that time to them granted and confirm'd by Letters Patents, and Acts of Parliament; yet feeing their Allegation hath not been found to be fufficient, it is thought lawful and convenient, and ordered, that every Perfon bringing any Linen or Woollen Cloth to the faid City of Oxford, may lawfully fell the fame by Retail or Wholefale, to any Scholar or privileged Perfons of the faid Univerfity. or to any other in the faid Charter licenfed ; and that the faid Scholars and privileged Perfons, and others aforefaid, may lawfully buy the fame, without Interruption of the faid City, or any of them at all times hereafter.

5. Item, Whereas the faid Univerfity, as well by Letters Patents of K. Henry VIII. bearing Date

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Date the first Day of April, in the 14th Year of his Reign, as also by a Composition between the faid Town and University, in the Time of King Edw. I. claims Liberty and Freedom within the faid City and Suburbs, for all Scholars, their Servants and Ministers, with their Families, and all other privileged Perfons of the faid Univerfity, to exercife any kind of Merchandize, and buy and fell things that be bought and fold within the fame City and Suburbs openly and freely, and by Virtue of the faid Grant, to be exonerated from all Contributions, Concord, Payment or License, for fuch Liberty; to be paid to the faid Mayor, Aldermen, Bailiffs, or any Minister or Commonalty of the faid Town; and complains that their faid Liberty is interrupted and denied by the faid Mayor and other of the faid City, whereunto the faid City answers in effect as before ; That the faid Grant is contrary to their Liberties before that time to them granted; which Allegation being not found fufficient; it is thought lawful and ordered, That all the Scholars, their Servants and Ministers, and all other the faid Privileged Perfons, fhould have and enjoy the Liberty and Freedom, above in this Article by them claimed, in fuch Manner and Form, and to clearly and freely, as by the Charter above in this Article rehearfed, is to the faid University granted, the faid privileged Perfons Tuilliable with Scot, Lot, and other Charges, as like Occupiers being Freemen of the faid City, do, and ought lawfully to do for the faid Merchandize.

6. Item, Whereas, as well by Charter of K. Rich. II. bearing Date the 15th Day of July, in the 14th Year of his Reign, as alfo by a former Charter of K. Edw. I. the Chancellor of the faid University claims Cognizance of all Man-

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ner of Pleas Perfonal, as well of Debts, Accounts, and all other Contracts and Injuries, as Tranfgreffions against the Peace, Mifprifions, and all other Actions Perfonal, within the faid City of Oxford, and the Suburbs thereof, and all other Places, within the Precincts of the faid Univerfity, (Felony and Mayhem only excepted.) And whereas the faid Chancellor and Univerfity by the faid Charter, Anno 14 H. 8. confirm'd by Act of Parliament Anno 13. Reg. Eliz. claim to be Juffices of the Peace, and to do all things thereunto appertaining, within the faid City and Univerfity, when any Mafter, Scholar, Minister, or other privileged Person, is one of the Parties : And that no Justice nor Judge (in the Prefence or Absence of the faid King, and his Heirs) Sheriff, Mayor, or any Minister whatfoever, in fuch Pleas, shall intromit themselves, Gc. but that the faid Chancellor and his Succeffors, and their Commissaries or Lieutenants only, shall be corrected and punish'd in Form aforefaid : And complains, that of late fundry privileged Perfons have been called before the Mayor and his Brethren, and fundry Proceffes awarded out, tending to the Out- lawry of them. Whereunto forafmuch as the City makes no fufficient Answer : It is thought lawful, convenient and neceffary, and therefore ordered, that no Scholar or privileged Perfon, shall be fued or molested in the faid City before any Judge or Justice there, but only in the Court of the Univerfity aforefaid : And that all Indictments, Out-lawries, and Proceedings against fuch Scholars and privileged Perfons, contrary to the Charter above expressed, heretofore had, or hereafter to be had, are and shall be declar'd and taken as unlawful, unduly, and without Warrant proceeded in and done against them. Vol. II. S Item,

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Item, Whereas the Chancellor of the faid Univerfity claims by Prefcription to keep Leets in the Guild-hall of the faid City, and by the Let-ters Patents of K. Henry VIII. bearing Date the first Day of April, in the 14th Year of his Reign, that the faid Chancellor, or his Deputy, at any Leet from thenceforth to be by them kept, within the Precincts of the faid University, should make Precepts to the Ministers or Minister of the faid University; and that they, or one of them, , fhould have full Power and Authority from Time to Time, to return Precepts, Pannels and Attachments, before the Chancellor, Commiffary, or his Deputy; and further to execute and do all and every Thing and Things, as the King's Ministers are wont and ought within the Realm of England, and all those Things which belong or ought to belong to the faid Frank-Pledge; and complain, that when they fhould have kept their Leet, and executed other Points of their Privilege accordingly, the Mayor and Bailiffs flut the Guildhall Door, and would not fuffer them to enter, nor keep their Leet there, as was accustomed. In anfwer whereto, for that the faid City denies not the Prefcription and Charter aforefaid to keep the faid Leet as is aforefaid ; but fay, that the Cuftom abovefaid is, that the Precepts for Returning of the Juries that should enquire in the faid Leet, should be directed to the Bailiffs of the faid City, and Effreats; faving for the Correction of the Affize of Bread, Wine, Ale, putrified · Fishand Flesh, Regrators, Forestallers, &c. should be delivered to them, to be levied to the Ufe of the faid City, and the Citizens not to be impanell'd with Foreigners, nor no Officer to execute any Procefs within the faid City, other than the Bailiffs thereof; which, becaufe the faid

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faid Univerfity would not allow, they would not let them enter into the Guild-Hall, as is aforefaid, as the faid City alledge : But now, to the Intent that all Offences in the Leet may be the more effectually and indifferently prefented and punish'd, it is thought convenient, and fo ordered, that the faid University shall keep their Leet in the Guild-Hall aforefaid, as hath been accustomed, and as in the faid Charter is mentioned, *faving* they shall make two Precepts for fummoning of two Juries to enquire therein, the one to the Officers of the University, the other to the Bailiffs of the City ; and they are to return two feveral Juries to be feverally fworn, and to make feveral Inquifitions there, and the Effreats and Amerciaments of fuch Leets to be gather'd by fuch Officers, and to fuch Ufe as heretofore hath been accuftomed, without Interruption or Difturbance hereafter of the faid City, or any other by their Means.

Item, Whereas, as well by Charter of King The City's pre-Edw. 3. bearing Date the 27th Day of June, in tended Corpo-the 21ft Year of his Reign, as by A& of Parlia-Brewers abro-ment made in the 12th Year of the Reign of gated. Edw. 4. the Chancellor of the faid Univerfity, his Commiffary and Lieutenant, hath and ought to have wholly and folely the Cuftody of the Affize of Bread, Ale and Wine, together with the Punishment of all Offenders, and the Fines, Iffues, and Commodities thereupon arifing; yielding and paying therefore yearly in the Queen's Highneffes Court of Exchequer, as by the faid Charter and A& of Parliament may appear. And further, whereas the Brewers of the City of Oxford have lately procur'd to themfelves a pretended Charter of Incorporation or Society, and fundry new Laws and Ordinances touching the fame, to the manifest Derogation of d

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of the Liberties of the faid University; especially for that the Chancellor, by the Affent of the Convocation, hath Authority to make Societies or Corporations, namely, concerning Vi-Etuallers, and fundry others, as appears by the faid Charter of K. Hen. 8. which faid pretenfed Corporation or Society of the Bremers, newly devifed, to the Difturbance of the Liberties of the University, is and hath been one of the chief and original Caufes of this Variance and Strife, betwixt the University and City : It is thought convenient and neceffary, and therefore ordered, that the faid new Device of the Society of Brewers, concerning fundry new Laws and Ordinances, be brought in and cancelled before the Chancellor or his Commiffary, without Delay, and declared from thenceforth to be void.

Item, Whereas the late Bailiffs of the faid City diforderly did fhut the Guild-Hall Door againft the Commilfary, Doctors, Proctors, and Regents of the University, they intending and coming thither to keep their Leet for the Queen's Majefty's Service, where the Chancellor and his Commiffary always heretofore have kept their Leet. And also whereas in the late Time of Queen Mary, there was a Decree made by the Lords of the Council in the Star-Chamber, that in the like Affairs of the University, the Guild-Hall fhould be fet open to the Chancellor or his Commiffary, under the Pain of 2001. It is thought good and order'd, that the fame Decree and Cuftom be hereafter observed upon the Payment there limited. And for the Diforder lately committed, in not fuffering the Commiffary, and others aforefaid to keep the Leet in the faid Guild-Hall, as they were accustom'd; their Lordships, upon Condition that the faid Mayor

Mayor and Bailiffs shall willingly and obediently observe all such Orders, as be here set down, do think convenient; that the faid Univerfity do remit the faid Forfeiture of 200 l. for this Time only; otherwife to be at Liberty to profecute the faid Pain according to the Law and Juffice. All and fingular which Orders, their Lordships will to be registred here, in the Book of Her Majefty's Privy-Council, and two Duplicates thereof to be fign'd by the Lords of the Council, and to be afterwards inferted among the Records of the faid University, straitly willing and charging in Her Majefty's Name, all and fingular Perfons, as well of the University as City, to obey and obferve the fame humbly and dutifully, as they and every of them will upon Her Majefty's Indignation, and their own Perils, answer to the contrary.

N. Bacon, Custos Sigilli.

Nic. Bacon Will. Burleigh Tho. Suffex Arundell Fran. Bedford

Rob. Leicester Fran. Knollis James Crosts Tho.Smith, Fran. Walsingham

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CHANCELLOR's of the University of OXFORD.

1233 RAlph Cole 34 RIdem Cole

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- 38 Simon de Bovill
- 39 John de Rigater
- 1240 Rich. de la Wyke 4.1 Simon de Bovill
 - 46 Gilb. de Biham, A.M.
- 1252 Ralph' de Semplingham
 - 53 Idem Ralph, A. M.
 - 55 Will. de Lodelawhe, A. M.
 - 56 Rich: de St. Agatha
- 1262 Tho. de Cantelupe, A. M.
 - 67 Nic.de Ewelme, A.M.
 - 68 Idem Nicholas
 - 69 Tho Beke, A.M.
- 1270 Will. de Bosco
 - 73 Idem William
 - 74 Euftace de Normanville
- 1280 H. de Stanton, J.C.P.
 - S1 Idem Henry
 - 82 Will. de Mountford, J. C. P.

- 1283 Roger de Rowell
 - 84 Idem Roger
 - 85 Harvey de Saham
 - 86 Idem Harvey
 - 87 Idem Harvey
 - 88 Rob. de Winchelfey. A. M.
 - 89 Will. de Kingscote, A.M.
- 1290 John de Ludlow, A. M.
 - 91 Sim. de Gaunt, S.T.P.
 - 92 Ident Simon
 - 93 Roger de Mortivalls, S. T. P.
 - 94 Roger de Wefenham, S. T. P.
 - 95 Idem Roger
 - 96 Idem Roger
 - 97 Rich. de Clyve
 - 98 Idem Richard
 - 99 Idem Richard
- 1300 James de Cobehara
 - 01 Idem James
 - 02 Idem James
 - 03
 - 04 Sim de Faversham

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1305 Idem de Faversham	1347 Idem Northwode
06 Walt. Giffard	4.3. Idem Northwode
1311 Hen. de Mansfield	49 John Wyllyot
13 Hen. de Herclay	1350 Will de Palmornà
14 Idem de Herclay	1350 Will de Palmorna 51 Idem de Palmorna
15 Idem de Herclay	54 Hum. de Charleton
16 Rich. de Nottingham	55 Idem Humphrey
17 John Lutterell	56 Idem Humphrey
18 idem Lutterell	57 Ident Humphrey
19 idem Lutterell	58 John de Hotham 59 Idem de Hotham
1320 idem Lutterell	59 Idem de Hotham
21 idem Lutterell	1360 Nic. de Afton
22 idem Lutterell	61 Idem Nicholas
23 Henry Gower	62 Idem Nicholas
24 Will. de Alburwyke	63 John de Echingham
25 Idem Alburwyke	64 Idem Echingham 65 Idem Echingham
26 Tho. Hotham	65 Idem Echingham
27 Idem Hotham	66 Adam Tonworth
28 Ralph de Shrewsbury	67 Will. Courtney
29 Rog. de Streton	68 Idem Courtney
1330 Nigell de Waure or	69 Idem Courtney
Wavery	1370 Adam Tonworth 71 Will. de Heytesbury
31 Idem Nigell	71 Will. de Heytesbury
32 Ralph Radyn	72 Will. de Reminington,
33 Idem Ralph	73 Idem Remmington
34 Hugh de Willougby	74 Will. de Wylton
35 Rob. de Stratford	75 Idem William
36 Idem Stratford	76 John Turke
37 Idem Stratford	77 Adam Tonworth
38 Rob. Paynink	78 Idem Tonworth
39 William de Skelton	79 Rob. Aylefham
1340 Idem Skelton	1380 Will. Berton
41 Will. de Bergeveney	81 Rob. Rugge
42 Idem William	82 Will. Berton
43 Idem William	83 Rob. Rugge
44 Idem William	84 Idem Rugge
45 John de Northwode 46 Idem Northwode	85 Idem Rugge
40 Idem Northwode	86 Idem Rugge S 4 1387
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1387	Idem Rugge	1420	Walter Treugoff
88	Idem Rugge	1004	Tho. Rodeburne
89	Tho. Brightwell	21	John Caftell
1390	Tho. Cranley	22	Idem Caftell
12		23	Idem Caftell
92	Ralph Rudrith		Idem Caftell
93	Tho. Presbury		Idem Caftell
	Rob. Allyngton		Tho. Chace
29	Tho. Hyndman		Idem Chace
96	Idem Hyndman		Idem Chace
97	Phil. Repynden		Idem Chace
98	Phil. Repynden Henry Beaufort		Idem Chace
99	Tho. Hyndman		Idem Chace
1400	Phill. Repyndon		Gilbert Kymer
.01	Idem Repyndon	32	T 1 Y 7
	Idem Repyndon		Idem Kymer
	Robert Halam		Tho. Bouchier
	Idem Halam	34	Idem Bouchier
05	Idem Halam		Idem Bouchier
06	Idem Halam Will, Faringdon	36	Idem Bouchier
	Will. Faringdon	37	Idem Bouchier
	Rich. Courtney		John Carpenter
:07	Idem Courtney	38	Idem Carpenter
Y 18	Rich. Ullerston	39	John Norton
··· 08	Will. Clynt	1440	Rich. Rotherham
09	Tho. Presbury		Will. Grey
1410	Will. Sulbury	41	Idem Grey
II	Rich. Courtney	42	Idem Grey
	John Baynard		Tho. Gascoigne
12	John Baynard Will. Sulburye Idem Sulburye		Hen. Sever
13	Idem Sulburye	43	Idem Sever
	Will. Barrow		Tho. Gascoigne
	. Idem Barrow	44	
	Idem Barrow,	45	idem Gascoigne
	Tho. Clare		Rob. Thwaytes
	Idem Barrow	46	idem Thwaytes
	Tho, Clare		Gilb. Kymer
19	Rob. Colman	47	idem Kymer

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Part III.

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- Chace 1 Chace
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 - n Kymer
 - h Kymer . Bouchier
 - Bouchier
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 - 1 Bouchier Carpenter
 - n Carpenter
 - Norton
- n. Rotherham . Grey
 - 1 Grey
 - n Grey . Gascoigne . Sever
 - n Sever Gascoigne
 - n Gascoigne
 - a Gascoigne Thwaytes
 - n Thwaytes Kymer
 - h Kymer

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49	idem Kymer		idem Wideville	
	idem Kymer		William Dudley,	Bi-
	idem Kymer	0	(hop of Durham	
	idem Kymer	84	John Russell, Bish	op of
53	idem Kymer	0.	Lincoln	1 3
54	George Nevill	95	Archbishop Moreto	n
55	idem Nevill	1500	William Smith, B.	ilhop
	idem Nevill	-	of Lincoln	
57	idem Nevill	02		Bi-
	Tho. Chaundler		Shop of Rochester	
	idem Chaundler		Rich. Mahew	
	idem Chaundler		Archbishop Warhan	
•	idem Chaundler	32	John Longland, B.	shop
61	idem Chaundler		of Lincoln	
	George Nevill		Rich. Cox	
	idem Nevill		Sir Rich. Mason	
	idem Nevill		Cardinal Pole	
	idem Nevill	68	Hen. Fitz-allen	Earl
	idem Nevill		of Arundel	
	idem Nevill		Sir Richard Mafor	
	idem Nevill	64	Rob. Dudley, Ea	rl of
	idem Nevill		Leicefter	
	idem Nevill	88	Christopher Hat	
	idem Nevill		Ld Chancellor of I	ing-
	idem Nevill		land, &c.	
72	idem Nevill	91	Tho. Sackville, 1	Lord
	Tho. Chaundler	<i>c</i> .0	Buckhurst, &c.	c.
	idem Chaundler	1608	Archbishop Bancro	
	idem Chaundler	10	Thom. Egerton,	Lora
	idem Chaundler	- 6	Ellefmere, &c.	
	idem Chaundler	10	William Herbert	
	idem Chaundler		of Pembroke, &c	•
	idem Chaundler	30	Archbishop Laud	-
79	idem Chaundler	41	Philip E. of Pembr	OKe
80	Lionel Wideville	43	William Marques	s oj
	idem Wideville idem Wideville	.0	Hertford Phil Earl of Pemby	oka
01	idem wideville	43	Phil. Earl of Pembr	
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	Oliver Cromwell	1669	James D	. of Ormond,
	Richard Cromwell		&c.	a north starts
	Sir Edward Hyde, Ld	88	James D	. of Ormond,
	Chanc. of Engl. &c.		&zc.	and the second
67	Archbishop Sheldon			I what i want

HIGH-STEWARDS of the University of OXFORD.

TOhn Norreys $E \int g$.

- 1466 J Sir Robert Harcourt Knt.
 - 72 John de la Pool Duke of Suffolk
 - 85 Gasper de Hatfield, Duke of Bedford
 - 87 Edmund Hampden E/q.
 - 92 Sir William Stonar
 - 94. Sir Reginald Bray
- 1509 Sir Thomas Lovell Knt.
 - 24 Sir Thomas More, Lord High Chancellor of England
 - 32 Lord William Fitz-Williams, Earl of Southampton
 - 42 John Ruffell, Earl of Bedford, &c.
 - 55 Henry Fitz-Allen, Earl of Arundel, &c.
 - 58 John Lumley Lord of Lumley
- 1609 Henry Howard, Earl of Northampton
 - 15 Philip Herbert, Lord Herbert of Shirland, &c.
 - 41 William Fiennes, Viscount Say and Seal
 - 43 George Digby, Lord Digby of Sherbourne
 - 46 Ditto William Fiennes restored
 - 60 Ditto George Digby restored
 - 63 John Egerton Earl of Bridgwater Lawrence Hyde, Earl of Rochefter
 - 86 Henry Hyde, Earl of Clarendon
- 1711 Henry Hyde, Earl of Rochefter

Сом-

Ch. 5. of the University of OXFORD.

COMMISSARIES OF VICE-CHANCELLORS.

1400	XXIII. Farendon		Will. Grey Will. Babington Will. Weftkarre
1404	VV Griff. Hirkadam	1442	Will. Babington
1405			Will. Weftkarre
1406	SJohn Whytehede	* * * *	Will, Dowlon
	? John Orum	1443	Will. Weftkarre
1407	Ditto Orum		Will. Dowfon
1422	John Daventrey	1444	Rich. Hall
1426	Rich. Roderham		(Will. Westkarre
1427	Ditto Roderham		SWill. Dowfon
1428	Ditto Roderham	1445	John Selot
1429	Ditto Roderham		Will. Weftkarre
1430	Ditto Roderham	1446	ZJohn Moreton
1431	Ditto Roderham		Will. Dowfon
1432	Ditto Roderham		Cloba Duraba
1433	John Burbach	1 447	Will. Dowfon
	Tho. Gafcoigne	0	V Litto Douton
1434	Chriftopher Knolles	1448	2 Ditto Burneby
	/ John Burbach		SJohn Willey
) Ditto Burbach	1449	¿Ditto Burneby
1435	2 Tho. Boningworth		Ditto Dowson
	Ditto Burbach		CRich. Ryngstede
1436	Tho. Greneley		John Beke
-	S John Gorluch	1450	John Beke Rog. Bulkley
1437	7 Tho. Grenely		CJohn Van
	S John Gorfuch		§ John Beke
14.38	Will. Hawtrine	1451	John Van
	C John Gorfuch		(John Van
T 120	John Burbach	*	John Beke
1439	John Burbach Tho. Southam	1452	T.Ywoyn al. Chalke
	C Tho. Galcoigne		(Tho. Sawnders
1440	John Gorfuch		(Lucas Lacock
	CJohn Gorfuch) Rob. Thwavte
I 44I	Kob. Thwaites	1453) Rob. Thwayte) Tho. Sawnders
	Will. Babington		(Tho. Chalke
	-		TASA

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1454	Tho. Sawnders		
	c Tho. Sawnders	1408	Tho. Stevyn Tho. Jane
1455	7 Tho. Twynge		Kob. Tully
1456	Tho. Sawnders	1469	
	STho. Sawnders		Tho. Stevyn
1457	7 Tho. Chippenham	1470	Tho. Stevyn
	Walt. Wynhale Tho. Twynge	1471	Ditto Stevyn
1458	Tho. Twynge	1472	Ditto Stevyn
	[John Danvers	1473	
× 150	5 John Danvers	1474	Ditto Stevyn
1459	7 Tho. Jane	1475	Ditto Stevyn
1460	Tho. Chalke	1476	
1461	SWill. Ive		Ditto Stevyn
-	Rog. Bulkley	1 478	
1462	Will. Ive	I479	
	(John Wats	1480	S John Lane
1463	Tho. Chaundler	1400	(WIII. Sutton
1405	David Husband	1481	SRichard Fitzjames
	John Mulcafter	1401	William Sutton
	John Mulcaster	1482	SRobert Wrangwais
	Laur. Cokkys		2 Sutton
1464	JTho. Chaundler	1483	Ditto Sutton
	, Rog. Duikley		S Ditto Sutton
	John Caldbeck	1484	Richard Mayhew
• 0	Tho. Perfon		2 Thomas Pawnton
	(Tho. Smyth	1485	
1465	Rob. Ixworth	1486	
. ,	John Caldbeck	1487	
	(Tho. Chaundler	1488	
	Tho. Chaundler	1489	
- 100	John Caldbeck	1490	
1400	Tho. Stevyn	1491	S Richard Fitzjames Ditto Coldale
	Laur, Cokkys Tho. Hill		Ditto Coldale
	CTho. Chaundler	1492 1492	
1167		1493	Ditto Smyth
1467			
	· · · · · · · · · · · · · · · · · · ·	-1495	
		1496	Dice Omycia

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1497	William Atwater	C Ditto Wylsford
1498	{ William Atwater Thomas Harper	1512 William Fauntleroy
1490	2 I homas Harper	C John Kynton
	S David Huys	S Ditto Kynton
1499	William Átwater Thomas Chaundler	1513 William Fauntleroy John Thornden
1500	William Atwater	c Ditto Thornden
1)00	William Smith	1515 EDitto Thornden Laurence Stubbys
1501	Thomas Banke	1516 Edmund Wylsford
-, -	LHugh Sawnders	1517 Laur. Stubbys
1502	The fame again	1517 Richard Duck
	S John Thornton	1518 Richard Duck
1503	ZJohn Kynton S. Grene, al. Foderby	1519 SRalph Barnack Richard Duck
	CS. Grene, al. Foderby	
	S Ditto Grene	1520 SWilliam Broke
1504	John Kynton	CRichard Benger
	¿Rob. Tehy, al. Thay	1)21 Kichard Benger
	Sim. Foderby	1522 Ditto Benger
1505	Lohn Roper	1523 Thomas Mufgrave 1524 Ditto Mufgrave
	2 John Roper John Adams	1525 Ditto Mulgrave
	c John Thornden	1526 Ditto Mulgrave
1506	S John Thornden William Fauntleroy	1527 Ditto Mufgvave
	C Ditto Fauntleroy	1528 John Cottisford
	John Thornden	1529 Ditto Cottisford
1507	John Avery	1530 Ditto Cottisford
	John Kynton William Fauntleroy John Thornden	1531 Ditto Cottisford
1508	S William Fauntleroy	1532 SDitto Cottisford died
	C John 1 hornden	C vv mani 1 reman
1509		1533 William Trefham
16-0	SWilliam Fauntleroy John Thornden	1534 Ditto Trefham 1535 Ditto Trefham
1510	2Thomas Mychel	1535 Ditto Trefham 1536 Ditto Trefham
	William Fauntleroy	1537 Ditto Tresham
	Thomas Drax	1538 Ditto Tresham
ISII	Zlohn Roper	1539 Ditto Trefham
	John Cokkys	1540 Ditto Tresham
	CEdmund Wylsford	1541 Ditto Tresham
		1542

The Antient and	Present State Pa	art III.
Ditto Tresham	1576 Ditto Humphi	eys
Ditto Tresham		
Ditto Tresham	1578 Mar.Culpeppe	r. M.D.
Ditto Tresham	1579 Tob. Mathews	S.T.P.
Ditto Tresham	1580 Arth. Yeldard	, S.T.P.
Walt. Wryght, LL.D.		
Ditto Wryght		
Ditto Wryght	1583 Tho. Thornto	n, S.T.P.
Ditto Wryght	1584 John Underhil	I, S.T.P.
	1585 Edm. Lilley,	S. T. P.
	1590 Will. James,	S. T. P.
Will, Treiham		
The Raynolds, S.T.P.		nde
Ditto Raynolds		
William Treinam	1594 Ditto Lilley	
	159) Ditto Lilley	c T D
	190 1 no. Ravys, 1	5.1.1.
	199 Ditto Ravys	n CTD
	1,90 The. Singleto	11, D.I.F.
	1600 George Abbot	/11 - STP
	1601 George Ruyes	STP
	1604 John William	S
	1605 Ditto Abbot	any a
	1606 Hen. Avrav.	S.T.P.
	1607 John Kyng, S	S.T.P.
	1608 Ditto Kyng	
	1609 Ditto Kyng	
	1610 Ditto Kyng	
Ditto Humphreys	1611 Ditto Singleto	in
Ditto Humphreys		
Ditto Humphreys	1613 Ditto Singleto	חכ
	1	1614
	Ditto Trefham Ditto Trefham Ditto Trefham Ditto Trefham Ditto Trefham Ditto Trefham Walt. Wryght, LL.D. Ditto Wryght Ditto Wryght Ditto Wryght William Trefham Ow. Oglethorp, S.T.P. Rich. Martial, S. T. P. Ditto Martial John Warner, M. D. Rich. Smyth, S. T. P. Will, Trefham Tho. Raynolds, S.T.P. Ditto Raynolds William Trefham Ditto Trefham Fran. Babington, S.T.P. Ditto Babington Ditto Babington Tho. Whyte, LL.D. Ditto Whyte L. Humphreys, S.T.P. John Kennall, LL.D. Ditto Kennall Ditto Cooper Ditto Cooper Ditto Cooper Laur. Humphreys Ditto Humphreys Ditto Humphreys	Ditto Trefham1576Ditto HumphrDitto Trefham1577Will. Cole, S.Ditto Trefham1578Mar.CulpeppeDitto Trefham1579Tob. MathewsDitto Trefham1580Arth. YeldardWalt. Wryght, LL.D.1581Will. James, S.Ditto Wryght1582Rob. HovederDitto Wryght1582Rob. HovederDitto Wryght1582Rob. HovederDitto Wryght1582Rob. HovederDitto Wryght1582Rob. HovederDitto Wryght1583Tho. ThorntoDitto Wryght1584John UnderhilWilliam Trefham1586Dan. Bernard,John Warner, M. D.1589Nic. Bonde, SRich. Smyth, S. T. P.1590Will. James,Will, Trefham1591Ditto JamesTho. Raynolds, S.T.P.1592Ditto Nic. Bonde, SDitto Raynolds1593Edm. LilleyWilliam Trefham1594Ditto LilleyDitto Trefham1595Ditto LilleyPitto Babington1598Tho. SingletoTho. Whyte, LL.D.1599Tho. ThorntoDitto Kennall1604John WilliamTho. Cooper, M. B.1605Ditto AbbotDitto Cooper1604John WilliamTho. Cooper, M. B.1605Ditto KyngDitto Cooper1606Hen. Ayray,Ditto Cooper1609Ditto KyngDitto Cooper1609Ditto KyngDitto Humphreys1610 <td< th=""></td<>

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1614	Will. Goodwyn, S.T.P.	1652 John Owen, A. M.
	Ditto Goodwyn	1653 Ditto Owen, S.T.P.
1616	Arthur Lake, S.T.P.	1654 Ditto Owen
1617	Ditto Goodwyn	1655 Ditto Owen
1618	Ditto Goodwyn	1656 Ditto Owen
	John Prideaux, S.T.P.	1657 John Conant, S.T.P.
1620	Ditto Prideaux	1658 Ditto Conant
1621	Will. Piers, S. T. P. Ditto Piers	1659 Ditto Conant
1622	Ditto Piers	1660 Paul Hood, S.T.P.
	Ditto Piers	1661 Rich. Baylie
	John Prideaux	1662 Walt. Blandford, S.T.P.
	Ditto Prideaux	166; Ditto Blandford
1626	Will. Juxon, LL.D.	1664 Rob. Say, S. T. P.
1627	Ditto Juxon	1665 Ditto Say
1628	Accept. Frewen, S.T.P.	1666 John Fell, S.T.P. 1667 Ditto Fell
	Ditto Frewen	1667 Ditto Fell
1620	Will. Smyth, S.T.P.	1668 Ditto Fell
	Ditto Smith	1669 Peter Mews, LL.D.
1632	Brian Duppa, S.T.P.	1670 Ditto Mews
1.033	Ditto Duppa	1671 Ditto Mews
1034	Rob. Pinke, S.T.P.	1672 Ditto Mews
1035	Ditto Pinke	167; Ralph Bathurft, M.D.
1020	Rich. Baylie, S.T.P.	1674 Ditto Bathurft
103/	Rich. Baylie, S.T.P. Ditto Baylie Acceptus Frewen	1675 Ditto Bathurft
1030	Acceptus Frewen	1676 Henry Clerk
	Ditto Frewen	1677 John Nicolas, S.T.P.
	Chrifto. Potter, S.T.P.	1678 John Nicolas
1642	John Prideaux	1679 Tim. Halton, S.T.P.
1643	Tolfon, S.T.P	1680 Ditto Halton 1681 Ditto Halton
	Rob. Pinke	1682 John Llord
	Sam. Fell, S.T.P.	1682 John Lloyd 1683 Ditto Lloyd
1646	Ditto Sam. Fell	1684 Ditto Lloyd
1647	Ditto Sam. Fell	1685 Tim. Halton
1648	Edw. Reynolds, A.M.	1686 John Ven, S. T. P.
1649	Ditto Reynolds, S.T.P	. 1687 Gilb. Ironfide
1650	Da. Greenwood, S.T.P.	. 1688 Ditto Ironfide
1651	Ditto Greenwood	1689 Jon. Edwards, S.T.P.
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1690	Ditto Edwards	170
1691		170
1692	Hen. Aldrich, S.T.P.	170.
1692	Ditto Aldrich	1705
1694	Ditto Aldrich	1706
1695	Fitz. Adams, S.T.P.	1707
1696	Ditto Adams	1708
1697	John Mear, S.T.P.	1709
	Will. Paynter, S.T.P.	1710
	Ditto Paynter	171
	Rog. Maunder, S.T.P.	171:
	Ditto Maunder	171

- 702 Will. Delaune, S.T.P.
- 70; Ditto Delaune
- 1704 Ditto Delaune
- 1705 Ditto Delaune
- 1706 Will. Lancaster, S.T.P.
- 1707 Ditto Lancaster
- 1708 Ditto Lancaster
- 1709 Ditto Lancaster
- 1710 Th. Braithwait, LL.D.
- 1711 Ditto Braithwait
- 1712 Bern. Gardiner
- 1713 Ditto Gardiner

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PROCTORS.

-	D Oger de Plumpton
1267	R Oger de Plumpton Henry de Godfrey
	Robert de Burgo William de Colefhull
1281	William de Colefhull
0-	Henry de la Wyle, Coll. Mert.
1286	Robert Marmyon
	John de la More, Coll. Mert. Edward Farney
1288	
	Thomas de Abendon Robert de Bridlington Coll. Mert,
1311	Itobere de Drivingeon J
1210	Thomas de Hambleton, Coll. Bal.
1313	John de la Grave, Coll. Mert.
	Richard Abell
1315	William Barnaby, Coll. Mert.
	William Skelton
1322	Simon Ifley, Coll. Mert.
	Diffo Skelton
1523	John de Fenton, Coll. Bal.
	William de Harrington Coll Mert
- 52)	Thomas de Bradwardyn
1327	Anthony Goldesburg
- 321	Elias Walwayne
1331	Thomas de Redyng, Coll. Mert.
5 5 1	William de Witheton
1333	Edward de Wyke
	John de Gotham
1340	Adam de Potthow
	Richard de Shrovesbury
1343	Michael de Hamplesford
	* * * * * * *
1346	S. John Loke N. William Ingeftre
	w. wiman ingente

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S. Thomas de Stratford	
134 ^S N. Robert de Ingram	
1349 Dittó	
Roger de Afwardby, Coll. Univer.	
¹³⁵⁰ Robert Frommund, Coll. Ex. John de Middleton, Coll. Oriel.	
1355 Nic. de Radings, Coll. Mert.	
1356 Ditto	
John Jofekyn, Coll. Mert.	
¹³⁵⁷ Alexander Ferribrygge, Coll. Oriel	
William Deneby, Coll. Or. 1358 Bichard de Tonworth Coll Mert	
Richard de Fonworth, Con. Merre	
1360 Richard de Tonworth, Coll. Mert. Robert Derby	
Simon Lambourne Call . Mert	
1361 James Stanton, Coll. Or.	
Richard Sutton Coll Mert.	
¹³⁰³ Walter Wandesford, Coll. Or.	
Walter Wandesford, Coll. Or.	
Walter Remmesbury, Con. Wierrs	
1366 William Fereby, Coll. Bal. Thomas Hulum	
Adam Plumpton Call Ral	
1367 Robert de Aylesham, Coll. Mert.	
Robert de Aylesham, Coll. Mert.	
William Feredy, Coll. Bal.	
1372 Robert Underhill	
reter Eland	1588
1376 William Wakefield	
Thomas Lyndelow, Coll. Bal.	11.1.1
1377 John Wendover, Coll. Mert.	
John Buritone	ELE.
Richard Ferrer .	1.000
1382 John Huntman	
Walter Diffy, Coll. Or. Stephen Brakkeley	
1393 Richard Whelpynton, Coll. Mert.	
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Ch. 5. of the University of Oxford.
John Poka Cill On
1395 Robert Thurbury, Coll. Nov.
John Loke, Coll. Mert.
I nomas Manerton, Cou. On.
1399 John Dala C. W. O.
John Koke, Coll. Or.
1400 John Forfter John Brampton
John Forfor
1401 Thomas Rodeburne, Coll. Mert.
1402 Ditto
1403 Roger Wheldale, Coll. Reg.
I nomas Lucas, Coll. Mert.
Edmund Orfoware
william Colthurit
1405 Thomas Martyn, Coll. Mert. John Caftell, Coll. Univ.
Walter Logardun Cell Mout
1406 Adam Skelton, Coll. Reg.
1407 William Duffield, Coll. Mert.
Richard Flemming, Coll. Un.
1408 Richard Colling
Roger Gates, Coll. Mert.
1409 Robert Aclom
Richard Baron, Coll. Mert.
1410 Richard Colling Roger Orfoworth
John Durch Call The
1411 John Byrch, Coll. Cm. Bennet Brent, Coll. Ex.
1412 Gilbert Kymer, Coll. Un.
William Symond, Coll. Un.
1413 William Symond
Gilbert Kymer
I ₄ I ₄ Robert Camel
John Colum Henry Woochurch
1415 Robert Dinkley, Coll. Un.

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Part III.

	Robert Dinkeley
416	William Andrews, Coll. Ex.
417	John Allwarde, Coll. Ex.
• •	Robert Tonge, Coll. Un.
418	William Moulton, Coll. Un. John Worthille, Coll. Ball.
	Richard Heth
419	RichardBurnham
	Robert Morton, Coll. Or.
420	Thomas Juster, Coll. Mert.
	Robert Beaumont
421	John Hill
1422	Thomas Cotes
422	Kylling Mersh, Coll. Un.
[423	John Bedminfter, Coll. Or.
-1-2	Robert Thwaites, Coll. Bal:
[424	John Bedminster, Coll. Or.
	Thomas Grenly, Coll. Or. John Schireburne, Coll. Or.
1425	William Colling
	Thomas Lyfures
1426	John Arundell, Coll. Ex.
	Henry Sewer, Coll. Mert.
427	Richard Babthorpe
1428	John Wygrym, Coll. Mert.
420	Richard Babthorpe
1429	Richard Babthorpe
	John Kyng
1430	Thomas Grant, Coll. Or.
	Thomas Eglesfield, Coll. Reg. William Tybart
1431	William Brandon, Coll. Bal.
	William Brandon
1432	John Halfe, Coll. Ex.
-	William Dowfon Coll 71n.
1433	Roger Bulkley, Hare-Hall
T 4 2 4	Richard Tenant

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1436 John Winkley Fill Coll. Oriel	
John Kirkby John Kirkby 1437 Thomas Kempe	
1438 William Selby, Coll. Nov. Robert Flemming, Coll. Univ.	
1439 John Willow	
John Segden, Staple Hall 1440 Richard Newbrygge, Coll. Mert.	- 1 - 1
1441 William Saye, Coll. Nov. John Killingworth, Coll. Mert.	
S. Roger Grey, Coll. Un. 1442 N. Thomas Walkington, Coll. Not	7)
¹⁴⁴³ William Fraunces, Coll. Mert. John Triftroppe, Coll. Linc.	•
1444 John Triftroppe, Coll. Linc.	
1445 N. William Moreton, Coll. Bal. S. Thomas Coplefton, Coll. Ex.	100.
1446 William Snareston, Coll. Nov. William Lambton, Coll. Bal.	
1447 John Gygur, Coll. Mert. Walter Bale, Coll. Linc.	
1448 S. John Baker, Coll. Nov. N; Henry Meoles	1
1449 S. John Wade, Coll. Mert. N. William Daniel, Coll. Un.	
1450 S. Richard Lake, Coll. Ball. N. Woolftan Brown, Coll. Un.	
1451 William Ketill, Coll. Linc. Thomas Balfall, Coll. Mert.	
1452 N. John Ekys, Coll. Magd. S. Thomas Reynolds, Coll. Ex.	
1453 John Yonge, Coll. Mert. John Seymoure, Coll. All-S.	
Τ 3	1454

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	Thomas Becket
1 454	Robert Norman
1455	John Marshall, Coll. Mert.
•4))	Walter Windsore, Coll. Ex.
1456	John Brether, Coll. All-S.
	Robert Abdy, Coll. Bal.
1457	Thomas Wodehill
	Thomas Bemfley Martin Journer, Coll. Mart
1458	Martin Joyner, Coll. Nov. John Molineux, Braz. Hall
	Stephen Bereworth, Coll. All-S.
1459	Thomas Lee, Edmund Hall
	Robert Elyot, Coll. All-S.
1460	Thomas Purveyor
+ 16+	S. John Morne, Coll. Nov.
1461	W. John Thorpe, Coll. Linc.
1462	Thomas Proctor, Coll. All-S.
1402	Richard Dobbys
1463	S. Walter Hill, Coll. Nov.
ر ۲۰	N. William Corte, Coll. Bal.
1464	Thomas Pawnton, Coll. Linc.
	John Payntour, Coll. Mert.
1465	Thomas Ganne, Coll. Linc.
	William Whytwey, Col. Nov.
1466	S. Thomas Proctor N. William Appylby, Coll. Bal. Bichard Bernard, Coll. Fr.
	Richard Bernard, Coll. Ex.
1467	William Sutton Coll. Un.
0	William Sutton, Coll. Un. S. John Harrow, Coll. Ex.
1468	N. Nic. Langton, Coll. Linc.
1469	Richard Mayhew, Coll. Nov.
1409	George Strangwich, Coll. Linc.
1470	S. William Brew, Coll. Ex.
- 710	N. Thomas Befton
1471	Nic. Good, Coll. Magd.
	Richard Davis
1 472	William Major, Coll. E.v.
	John Acherley Coll: All S

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	S. Richard Fitzjames, Coll. Mert.	
1473	N. John Netylton	See 2
1474	Richard Bradelegh, Coll. Ex. Richard Effmonde	I
	William Bethum, Coll. Linc.	
1475	Maur. Berthram, Coll. Mert.	6 p 1
1476	John Bettys, Coll. All-S.	2011
14/0	William Southworth, Coll. B.al.	C L
1477	Roger Hanley Thomas Parmenter, Coll. Mert.	e r
	S. Jeoff. Simeon, Coll. Nov.	
1478	N. David Ireland, Coll. Magd.	T-PT
	Robert Gosborne, Coll. Mert.	
1479	John Forfter, Coll. Univ.	I
1480	Nic. Halfwell, Coll. All-S.	I HAT
	John Martin, Coll. Magd.	
1481	S. William Porter	1000
• • •	N. Ralph Hamfterley, Coll. Mert.	
1482	S. Thomas Karvour, Coll. Magd. N. Ralph Stanhope, Coll. Ex.	1 1
	James Babbe, Coll. Ex.	
1483	Robert Lathys, Coll. Reg.	Z
0	Richard Trappe, Coll Nov.	
1484	William Croft, Coll. Mugd.	6.00
0 -	Smyth	
1485	Inglyffet	
1486	S. Edmund Frowceter, Coll. Magd.	
1400	N. Robert Arden, Coll. Mert.	
1487	John Hobille, Coll. Nov.	100
	William Bokkyng	
1488	John Hufey or Hofey, Coll. Magd.	
	Peter Cafely, Coll. Ex.	
1489	William Hewster, Coll. Magd. Robert Boorton, Coll. Mert.	
	John North, Coll. Magd.	
1490	Robert Wykys, Coll. Nov.	
	S. John Wythers, Coll. Magd.	
1 491	N. Thomas Hobbys, Coll. All-S.	
	T 4.	1492

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	Laio 14
- 402	John Davys, Coll. Mert.
1492	William Lambton
1493	John Jolliff, Coll. Ex.
1495	Richard Barningham, Coll. Bal.
1494	Anthony Fisher, Coll. Magd.
* 474	Robert Dale, Coll. Mert.
1495	William Hafard, Coll. Magd.
147)	William Marbyll
1496	S. Rowland Philips, Coll. Or:
1490	N. Thomas Cracynthorpe, Coll. Reg.
1497	Thomas Drax, Coll. Linc.
-471	Richard Sydnore, Coll. Madg.
1498	S. Hugh Brusey, White-Hall
1490	N. John Lethome, Coll. Un.
1 499	Hugh Bruley
-477	Richard Halfe
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1564 Roger Marbeck, Ch. Ch. Coll. John Watkyns, Coll. All-S.	
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1566 William Leech, Coll. Braz. William Stocker, Coll. All-S.	
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Edward Underhill, Coll. Magd.
1608 John Hamden, Coll. Ch. Ch.
Charles Greenwood, Coll. 17n.
1609 John Flemming, Coll. Exon.
Robert Pynke, Coll. Nov.
1610 Sam. Radcliffe, Coll. Braz.
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1611 John Dunfter, Coll. Magd.
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1612 Richard Corbet, Ch. Ch. Coll.
Anthony Richardson, Coll. Reg.
1613 Vincent Goddard, Coll. Magd.
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Hugh Dyke, Coll. Braz.
1615 Richard Baylie, Coll. St. John's
Robert Sanderfon Coll. Lincoln:
1616 Charles Crook, Ch. Ch. Coll.
Francis Grevill, Coll. Mert.
1617 John Harris, Coll. Nov.
Daniel Ingoll, Coll. Reg.
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1619 Brian Duppa, Coll. All-Souls
Matthew Osbourne, Coll. Wadham
1020 Samuel Smyth, Coll. Magd.
Matthias Style, Coll. Ex.
1621 Nicholas Baylie, Ch. Ch. Coll.
Griffin Higgs, Coll. Mert.
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1625 Samuel Marth, Coll. Trin.
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Dennis Prideaux, Coll. Ex.

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1627	Hugh Halfwell, Coll. All-Souls Francis Hyde, Ch. Ch. Coll.
1628	Robert Williamfon, Coll. Magd. Robert Lloyd, Coll. Jefus John Atkinfon, Coll. St. John's
1629	William Strode, Ch. Ch. Coll.
1630	Ralph Auften, Coll. Magd. Hen. Stringer, Coll. Nov.
1631	Atherton Bruche, Coll. Braz. John Doughty, Coll. Mert.
1632	Richard Chaworth, Ch. Ch. Coll. John Meredith, Coll All-Souls
1633	Thomas Whyte, C.C. Coll. Freeman Page, Coll. Ex.
1634	Herbert Pelham, Coll. Magd. John Warren, Coll. Wadh.
1635	John Edwards, Coll. St. John's Guy Carleton, Coll. Reg.
1636	Thomas Browne, Ch. Ch. Coll. John Good, Coll. Nov.
1637	Dan. Lawford, Coll. Or. John Gliffon, Coll. Trin.
1638	Edw. Corbet, Coll. Mert. John Nicholfon, Coll. Magd.
1639	Edward Fulham, Ch. Ch. Coll: Rob. Heywood, Coll. Braz.
1640	Nicholas Greaves, Coll. All-Souls
1641	Abraham Woodnead, Coll. On.
1642	Edward Young, Coll. Nov. Triftram Sugg, Coll. Wadh.
1643	George Wake, Coll. Magd. Will. Cartwright, Ch. Ch. Coll.
1 644	William Creed, Coll. St. John's Fran. Broad, Coll. Mert.
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1649	John Mauditt, Coll. Exon. Jerom Zanchy, Coll. All-Souls
1650	Gratian Owen, Coll Lincoln. Phillip Stephens, Coll. Nov.
1631	Matthew Unit, Coll. Trin. Samuel Lee, Coll Wadh. Francis Howel, Coll. Ex.
1652	Peter Jarfey, Coll. Pembr. Phillip Ward, Ch. Ch. Coll.
1653	George Gorges, Coll. St. John's Thomas Cracroft, Coll. Magd.
2 654	Stephen Charnock, Coll. Nov. Samuel Bruen, Coll. Braz.
1655	Edward a Wood, Coll. Mert. Edward Littleton, Coll. All-Souls
1656	William Carpender, Ch. Ch. Coll. Samuel Byfield, C. C. Coll.
1657	Sam. Conant, Coll. Ex. George Porter, Coll. Magd.
1658	Walt. Pope, Coll. Wadh. George Phillips, Coll. Reg.
1659	Thomas Wyat, Coll. St. John's Thomas Tanner, Coll. Nov.
1660	John Dod, Ch. Ch. Coll. Nic. Meeie, Coll. Trin:
1662	Henry Hawley, Coll. Or. Tho. Frankland, Coll. Braz.
1663	Henry Bold, Ch. Ch. Coll. Nath. Crew, Coll. Linc.
1664	Thomas Tomkyns, Coll. All-Souls John Hearne, Coll. Exon.
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Ch. 5. of the University of OXFORD.	205
1665 David Thomas, Coll. Wadh. David Thomas, Coll. Nov. Nath. Hodges, Ch. Ch. Coll.	
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Thomas Crofthwaite, Coll. Reg. Abraham Campion, Coll. Trin.	
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1674 William Frampton, Coll. Pemb. Thomas Huxley, Coll. Jefus	
1676 John Johes, Ch. Ch. Ch.	
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1677 Nath. Wight, Coll. Mert.	
Richard Warburton, Coll. Braz: 1678 James Hulet, Ch. Ch. Coll.	
John Clerk, Coll. All-Souls	
1679 Samuel Norris, C.C. Coll. Hugh Barrow, Coll. Ex.	
1680 Charles Hawles, Coll. Magd.	
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1681 John Halton, Coll. Reg. Rich. Oliver, Coll. St. John	
1682 Roger Altham, Ch. Ch. Coll.	
William Dingley, Coll. Nov. 168, Henry Gandy, Coll. Or.	
Arthur Charlet, Coll. Trin.	
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1684	John Massey, Coll. Mert.
	Phil. Clerk, Coll. Magd.
1685	William Breach, Ch. Ch. Coll.
	Thomas Smith, Coll. Braz. Edward Hopkins, Coll. Linc.
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1009	Thomas Newey, Ch. Ch. Coll.
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1699	Richard Watkins, Coll. Magd.
	Thomas Mompeffon, Coll. Nov.
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1700	William Thompson, Coll. Braz.
	Richard Coleire, Coll. All-S.
1701	John Falling Ch Ch Call
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Ch. 5. of the University of Oxford. John Cook, Coll. Ex. 1702 Edm. Perks, C. C. Coll. Samuel Adams, Coll. Magd. 1703 John Eyans, Coll. Wadh. Joseph Smith, Coll. Reg. 17⁰⁴ Thomas Smith, Coll. S. John Brune Bickley, Coll. Nov. 1705 Peter Foulkes, Ch. Ch. Coll. George Carter, Coll. Or. 1706 Edward Cranke, Coll. Trin. William Turton, Coll. Magd. 1707 Henry Stephens, Coll. Mert. James Smethurft, Coll. Braz. 1708 Thomas Terry, Ch. Ch. Coll. Robert Adderly, Coll. All-S. 1709 William Vefey, Coll. Linc. William Denison, Coll. Un. 1710 William Williams, Coll. Ex. .William Bradshaw, Coll. Nov. 1711 Thomas Girdler, Coll. Wadh. Seth Eyre, Coll. Magd. 1712 William Periam, Ch. Ch. Coll. Henry Byne, Coll. Mert. 1713 Edward Moffe, Coll. St. John.

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Royal Professors in Divinity.

1525	D Ich. Smyth, S.T.P.	1642 Rob. Sanderson, S.T.P.
1548	K Peter Martyr,	1648 Rob. Croffe, S. T. P.
	S. T. P.	1648 Joshuah Hoyle, S.T.P.
1554	Richard Smyth again	1654 John Conant, S.T.P.
	Johannes Fraterculus	1660 Sanderson restored.
1559	Idem Smyth	1661 Will. Creed, S.T.P.
	Laurence Humphrey	1663 Rich. Alleftrie, S.T.P.
1589	Thomas Holland	1680 William Jane, S.T.P.
1612	Robert Abbot, S.T.P.	1708 John Potter, S. T. P.
1615	John Prideaux, S.T.P.	1000 (10) (100 (10) (100 (100 (100 (100 (100 (100 (100 (100 (100 (10) ((100 (10) (100 (10) ((10) (10) (10) (100 (
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Royal Greek Professors.

Ich. Harpsfield Geo. Etheridge Giles Lawrence 1553 George Etheridge 1559 Giles Lawrence 1585 John Harmar 1590 Henry Cuffe 1597 John Perin 1612 John Hales 1619 John Harris

- 1622 John South
- 1625 Henry Stringer 1650 John Harmer
- 1660 Jof. Crowther
- 1665 William Levintz
- 1698 Humphry Hody
- 1705 Thomas Mills
- 1707 Edward Thwaites

Roy-

1712 Tho. Terry.

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Royal Professors of Civil Law.

TOhn Storey, L L.B.	1587 Albericus Gentilis
1553 J William Awbrey,	1591 John Budden, L.L.D.
L. L. D.	1620 Rich. Zouch, L.L D.
1554 William Moffe, L L.D.	1661 Giles Sweite, LL D.
1558 John Griffith, L.L.D.	1672 Tho. Bouchier, L.L.D.
1965 Robert Loffer, L.L.D.	1712 Jam, Bouchier, L. L. D.
1577 Griffin Lloyd, L.L.D.	and some my good as

Royal Professors in Physick.

TOhn Warner	1647 Sir Thomas Clayton,
1554 J Th.Francis, M.D.	M. D.
1561 Walt. Baily, M. B.	1665 James Hyde, M. D.
1582 Anth.Aylworth, M.D.	John Luffe, M. D.
1597 Barth. Warner, M.D.	1697 Thomas Hoy, M. D.
1611 Tho. Clayton, M. D.	

Margaret Professors.

1497	Dmund Wylsford,	1567	Edw.Cradocke, S.T.B.
	E Dmund Wylsford, S. T. P.		John Williams, S.T.B.
1502	John Roper, S. T. B.	1613	Sebaft.Benefield,S.T.P
	John Kynton, S.T.P.	1626	Sam. Fell, S. T. P.
15:0	Wm Mortimer, S.T.P.	1637	Tho. Laurence, S.T.P.
1540	Hugh Wefton, S.T.P.	1648	Fran. Cheynell, S. T. B.
1	Chriftopher Goodman	1652	Hen. Wilkinfon, S.T.P.
	John Smyth	1660	Tho. Barlow, S.T.P.
1560	Fr. Babington, S.T.P.	1676	John Hall, S.T.P.
1562	HerbertWeftwhaling,	1691	Hen. Maurice, S.T.P.
	S. T. P.	1691	Tho. Sykes, S. T. P.
1563	James Calf-hill, S.T.B.	1705	John Wynn, S. T. P.
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Geome-

Geometry Profess.

1619 HEn. Briggs, A.M. 1649 John Wallis, S. T. P. 1630 Peter Turner, 1703 Edm. Halley, LL.D. M. D.

Aftronomy Professors.

1620 TOhn Bainbridge,	1673 Edward Bernard
M. D.	1691 David Gregory, M.D.
1642 John Greaves, A. M.	1708 John Carfwell, A.M.
1648 Seth Ward	1712 John Keil, M. D.
1660 Sir Chr. Wren, LL.D.	· · · · · · · · · · · · · · · · · · ·

Professors of Natural Philosophy.

1618E Dward Lapworth,
A. M.1675Tho. Willis, M. D.1626John Edwards,
John Edwards,
M. D.1660Sir Tho. Millington1648Jofhua Croffe,
A. M.170 $\frac{3}{4}$ James Farrer,
S.T.P.

Moral Philosophy Lecturers.

W Ill.Price, A. M. Thomas Bal-1668 Nath. Hodges, A. M. 1621 1673 Abra. Campion, A.M. 1629 low, A.M. 1677 Baptist Levintz, A.M. Edw. Fulham, A.M. 1683 Will. Halton, A.M. 1623 1638 George Gisby, A. M. 1687 John Bernard, A.M. 1688 Will. Chriftmas, A.M. 1643 Joh. Berkenhead, A. M. 1648 Edw. Copley, A.M. 1693 Rog. Altham, A. M. 1648 Hen. Wilkinfon, S.T.B. 1698 Edw. Lilly, A. M. 1654 Fran. Howell, A.M. 1703 Sam. Adams, A. M. 1657 Will. Carpender, A.M. 1708 Edw. Thwaites, A.M. 1660 Fran. Palmer, A.M. 1711 Tho. Girdier, A. M. 1664 Andrew Crifpe, A.M. Hiftory

History Professors.

 1622
 DEg. Wheare, A.M.
 166

 1647
 D. Robert Wharing,
 168

 A. M.
 169

 1648
 Lew.du Moulin, M.D.

1660 John Lamphire, M.D. 1689 Hen. Dodwell, A. M. 1691 Cha.Aldworth, LL.D.

Anatomy Professors.

1624Homas Clayton,
M. D.1661James Hyde,
M. D.M. D.1647Tho. Clayton,
M. D.M. D.1666John Parys,
M. D.M. D.1650William Petty,
M.D.M. D.Steph. Frye,
M. D.

Arabick Professors.

14

1636 E Dw. Pocock, S.T.P. Edward Bernard 1698 John Wallis, A.M.

CHAP.

CHAP. VI.

The Method of Proceedings in the Chancellor's Court.

T having been before obferved, that the Chancellor's Court of the University of Oxford, or (as commonly called) the Vice-Chancellor's Court, is a Court of great Antiquity, founded on Prescription and immemorial Cu-ftom; I will not here endeavour to trace the Beginning of its Jurifdiction, which (no doubt) was coeval with the University, it felf, and in Extent of Cognizance reaching to Matters of Equity as well as Law, as it has been frequently adjudged in the Courts at Westminster : And therefore I shall rather chuse to confine my felf to the known Practice thereof, or (at least) to what ought to be the Method of its Proceeding, according to the Courfe of the Civil and Canon Laws, in Conformity with the Statutes of the Univerfity, and the Municipal Laws of the Realm, which furely ought to be always regarded, than prefume to meddle with its Antiquity.

For the difpatch of Caufes of greater moment herein controverted, this Court is held (at leaft) once a Week in Term-time, and in the Vacation too at the Vice-Chancellor's Pleafure, viz. every Friday in the Afternoon at the Apodyterium, or at any other Place to be affign'd by the Univerfity, over which the Vice-Chancellor prefides as Judge, affifted with the two Proctors of . the University (if ey will attend) and also by . an Affeffor of his own Nomination and Appointment, who ought to be fome Doctor or Batche-

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Batchelor of Laws, fufficiently able to direct and inftruct him in the whole Order and Method of Judicial Proceedings; and as he fupplies the Vice-Chancellor's Ablence, (which ought to be very feldom) all Acts of Court are then fped and infinuated in his Name.

It has been already faid, that in the two Univerfities they hold Pleas by Cuftom and Charters confirmed by Act of Parliament, and proceed according to the Rules of the Civil Law in Civil Caufes, and of the Canon Law in Ecclefiaftical Caufes : for fuch Proceedings do beft fuit with them, inafmuch as these Laws are written in Latin, and are there only fludied and learnt *. And fince by the Courfe of the Civil * Pafch. 23! Law, regularly no Debtor or Defendant in a Car. 1. B. R. perfonal Action ought to be arrefted and imprifoned on any Civil Action (for a Goal is only a State for Criminals, and a Place of fafe Cuffody) the Defendant first receives a Summons by the Mouth of the Mandatory, or fome one of the University Beadles, if he may be found; and if not, then the Mandatory, or the citing Beadle thereupon the next Court-Day makes a Return upon Oath in open Court touching fuch verbal Summons, by affirming, the Defendant to have been diligently fought by him on Such a Day and in Such a Place; and then on the Plaintiff or his Proctor's Petition, after an Allegation of the Defendant's being diligently fought, the Judge decrees a Citation viis & modis for a Re-fummons of him; and then if he does not appear on the Return of this Citation into Court ; the Judge, upon a Motion at the Plaintiff's Inflance, after Oath made by the Mandatory of the due Service thereof, decrees a Warrant to arreft and imprifon the Defendant's Body, until he gives an Appearance in Court

Court, either by himfelf or his Proctor. And thus, after the Action is entred and register'd by the Actuary, the Foundation and Beginning of all Judicial Proceedings in this Court is by way of *Conventional* Citation or Summons, which is fo neceffary, that all Proceedings without it are null and void *ab initio*. This kind of Citation is threefold, viz. First, that which is made by the Mouth of the Mandatory, &c. Secondly, by Writing : And Thirdly, by an Arrest, which is stilled a violent or real Citation. A monitory Citation is made by the Judge viva voce in Court, when he admonishes any Party concern'd in Judgment (ore proprio) to appear to fome special Matter in the Cause.

A Citation in Writing is both Primary and viis & modis, and each of thefe are the Citatory Decrees of the Judge in Writing, under the Seal of the Court, with the Judge's Handwriting to them; and hereby the Jurifdiction is perpetuated, if it fhould be afterwards deny'd or called in Queftion.

These Citations regularly ought to contain the Name of the Judge, the Chriftian and Sirname of the Party cited; the Matter whereon he is cited; at whole luftance; the Day when and Place where he ought to appear; and laftly in Civil Caufes, that he ought to appear by himfelf or his Proctor well and legally inftructed to answer the Plaintiff in his Suit : And all Citations in this Court are peremptory after Contestation of Suit, or (as they fay at Common Law) after Iffue join'd in the Caufe; and if either of the Parties litigant do then become contumacious, the Judge may proceed in the Caufe in pænam sue contumacie, without any further Citations, or by an Arreft, or by pecuniary Mulcts, or laftly by citing his Stipulator or Bail.

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Bail, and pronouncing him to have incurred the Forfeiture of his Stipulation.

Becaufe there may be feveral Exceptions againft a Citation, the Defendant ought therefore to have a Copy of the fame left with him; whereby he may learn whether any of the following Objections may be made thereunto, viz. The Incompetency of the Judges Jurifdiction; or, that there being more than one Judge, the Citation only runs in the Name of one of them, as in the Court of Delegates; or that the Citation does not express the Action, $\mathcal{C}c$, or is made indeterminately as to Time and Place, $\mathcal{C}c$.

If the Defendant be an Extraneous Perfon, or one fuspected of Flight, or of absconding himfelf, he may be arrefted by a Warrant, without any previous Citation, upon an Allegation of the Plaintiff in Writing, fetting forth the Fact, and his Belief of the Truth thereof in vim juramenti : And a Person is faid to be fufpected of Flight, &c. when being immerfed in Debt, he is of no Foundation or Society; or being of fome Society, has been frequently in Contempt of the Court upon its Summons, &c. But if the Defendant, by concealing or withdrawing himfelf out of the Jurifdiction of the University, in Fraud of his Creditors, cannot be induc'd to an Appearance by a Citation, or compelled thereunto by a Warrant against his Perfon ; the Judge decrees or grants a Warrant against his Goods, Sums of Money in the Hands of any Perfon within the University; or the Profits of his Fellowship, Scholarship, Studentthip, Canonry, &c. upon the Plaintiffs Suggeftion on Oath, touching his Belief of the Premiffes; that by this Warrant of Diffress or Sequestration he may be forced to yield an Appearance. And if he shall not then appear with-

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within the Space of a Year, and find Sureties for his due Attendance on the Court, either by himfelf or his lawful Proctor, till Sentence pronounc'd in that Caufe, his Goods shall be fold. and the Money for them be deliver'd to the Plaintiff in Satisfaction of his Demand ; and if the Goods be perifhable, they may be fold by the Judge's Decree fooner, and the Money for them ought to be lodged in the Court, or be put into the Plaintiff's Hands, on his giving Security to refund the fame on the Defendant's timely Appearance to try the Caufe : And if the Profits of a Fellowship, &c. be under Sequestration, by the Judge's Decree, the Plaintiff shall receive the fame upon the like Security given. For after the Defendant has exhibited an Appearance, and put in Stipulation to try the Caufe, and fatisfy the Judgment of the Court, the Sequestration is relax'd on the Defendant's paying the Expences judicially tax'd.

In all Caufes wherein the Matter in controverfy exceeds not the Sum of 20 Shillings, the Proceedings ought to be viva voce, without any Libel, by a fummary Petition, which ought to be heard groffo modo by the Defendant's immediate Anfwer thereunto, and by each Party's inftant Production of Witneffes, if fuch shall be thought neceffary on either fide; and on thus hearing the Matter, the Judge gives Sentence by an interlocutory Decree : But if the Matter in difpute be above this Summ, then the Plaintiff exhibits a Libel, and the Judge affigns the Defendant a Term to the next Court to receive a Copy thereof, and to join Iffue thereon, if he will contend any further in the Caufe. Note, That Cause, Instance and Suit are not the fame Thing; for the Word Caufe extends it felf to the whole Action, as well before as after Conteftation

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teftation of Suit, comprehending both Litem and Instantiam; whereas the Word Instance only fignifies that Part of the Action or Proceeding, which commences the Caufe, and advances to Contestation of Suit ; and the Word Lis or Suit properly fignifies all that Part of the A&ion, which follows from Contestation of Suit to the End of the Caufe; and thus properly to renounce the Instance of a Cause, is to depart from all the initial Acts of a Caufe till Contestation of Suit ; renunciare liti is to recede from all Proceedings from the Time of Contestation of Suit till the Diffinitive Sentence pronounc'd; and confequently renunciare Caufe is to renounce all Judicial Acts done in that Caufe, and to give up the Cause it self: But this Difference is not fo ftrictly always observ'd among Lawyers, these Terms being often used promiscuously for each other.

In Civil Caufes either of the Parties may recede from the Inftance, Procefs or Suit, by fimply renouncing the fame, without the Leave of the Court; but it is otherwife in Criminal Pleas.

After Conteftation of Suit, the Parties (if requir'd) take the Oath of Calumny, and the Plaintiff may produce the Defendant (as Party principal) to make Anfwer upon Oath touching the Contents of the Libel, if he thinks he can be relieved thereby; and if the Defendant does not anfwer fully and plainly thereunto, he may be compelled to it by an Imprifonment on his fecond Anfwer given into Court : And if the Defendant being produc'd fhall refufe to anfwer, he may be taken pro Confeffo: If the Defendant has any Defenfive Plea or Matter to propound, he ought to exhibit the fame at the Time he gives in his Anfwer in Writing; yet all dilatory Excep-

Exceptions ought to be made before Conteflation of Suit, if they fhall then come to the Defendant's Knowledge, fuch as Recufation of the Judge, an Exception to the Plaintiff's Perfon, Libel, $\mathcal{C}c.$ altho' peremptory Exceptions be allow'd till Conclusion of the Caufe, that is, until the Judge affigns ad fententiandum primò; for properly speaking there is no Conclusion in the Caufe, the Proceedings in this Court being in a fummary manner; and therefore Replications, Duplications, $\mathcal{C}c.$ ought not to be allow'd, which Practice (if observ'd) wou'd render the Proponents the more careful in drawing their Matters, and prevent many tedious Suits.

If the Plaintiff cannot be relieved by the Defendant's perfonal Anfwer in Writing, he may pray a Term-probatory to be affign'd him, viz. three Court-Days for the Production, Swearing and Examination of his Witneffes; and this Term is common to both Parties for the Proof of all fuch Pleas as have been exhibited : But in the Production of Witneffes, the Parties producent ought to take care, that they use no Witneffes to their prejudice : for the Deposition of the Producent's Witnefs will make very ftrongly against him, and frequently gives a Turn to the Caufe. The Defendant is obliged to Proof, when he propounds any A& peremptory and destructive of the Plaintiff's Libel, as Payment, an Acquittance, a Release or Covenant de non petendo, Prescription, &c. Moreover the Defendant is bound to make Proof, when a Prefumption or the Common Law is in the Plaintiff's Favour; but in all other Cafes the Plaintiff is bound to make Proof of his Intention libellate, on the Defendant's Denial thereof: And this he may do either by Witneffes, or by publick or private Inftruments in Writing, or by Books

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Books of Account, Letters, &c. And if he proves nothing, he fhall gain nothing by the Sentence; for Proof is the very Life and Soul of all judicial Proceedings, and therefore Caution ought to be observed in framing the fame. 319

Only Facts can be the Object of Proof, for the Law is left to be difcuffed by the Advocates, and pronounced by the Judge on these Facts : But as Facts impertinent and fuperfluous, i. e. fuch as are foreign to the Purpofe, and neither help or incommode the Caufe, ought not to be allow'd of in the Libel, fo 'tis not needful to prove them; nor is it neceffary to prove Facts known to the Judge, quatenus Judge, or fuch as are confessed by the adverse Party. When both Parties are prepared to produce Witneffes or other Evidence, the Plaintiff, if he pleafes, ought to have the Precedence; nor can the Defendant be compelled to a Production, till the Plaintiff has either produc'd or refus'd to produce his Evidence : But on the Plaintiff's Delay, the Defendant may produce it fooner, if he defires Difpatch, the Term-probatory being common (as aforefaid,) The Species of Proof are various, viz. By-witneffes, Confeffion, Letters, Inftruments, Schedules, Books, Epitaphs, publick Fame, with a Suppletory Oath, &c. Yet in Criminal Caufes, publick Fame alone, without a living Witnefs, is not fufficient. But the ftrongest of all Proof next to the adverse Party's Confession, is Proof by the Deposition of Witness, regularly made, after Contestation of Suit; for Witneffes cannot be produc'd before Iffue joined, unlefs in fome fpecial Cafes in our Law-Books remembred; yet if Witneffes are produc'd and examin'd before Contestation of Suit, they ought to be re-examin'd, if they furvive or after-Witwards return home, &c.

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Witneffes in all Dilatory, and in some Peremptory Exceptions, are examin'd before Conteffation of Suit, and may also be produc'd and examin'd before any Proceedings are begun, when they are examin'd in perpetuam rei memoriam, thro' Fear of Death; or long Abfence of a Witness, beyond Sea, Gc. But Witnesses ought not to offer and prefent themfelves; and if they do, they may be rejected by the Judge as fufpected; for they ought to be asked by the Parties, tendring them their Journey-Expences, Gc. And if they refuse then to appear and give their Depositions, they may be compelled by a Citation and Imprisonment in Civil Caufes, and by a Citation and Excommunication in Ecclefiaftical Caufes : Yet they ought to be produced by the Parties, and not the Judge; but the Judge ought to give them fafe and free Accefs to the Court, and a fecure Retreat from thence : And as it is the Judge's Duty to fwear them in the Prefence of the Adverfary (for they are no Witneffes without an Oath) fo he may reftrain the Number of them produc'd upon any Article or Position (as he shall fee fit) above two and under feven.

All Witneffes by the *Civil* and *Canon* Law are examin'd feparately and in private, and their Depositions ought to be taken in Writing by the Register of the Court, or fome other Notary Publick, in the Prefence of the Judge; and they may correct and amend their Depositions, if the Register or Notary does not write them according to their Intention, upon repeating their Evidence. Indeed it has not been ufual of late Years in the Chancellor's Court to examine them in the Judge's Prefence; but it is much to be wished, that this Practice, as well as the Law herein, were reviv'd, for the greater Honour

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nour and Juffice of the Court. Witneffes may be examin'd on Holidays, if produc'd and fworn before; or if within the Time of the Commiffion, they may be examin'd after the Determination of the Commiffion.

Instead of fending Articles or Positions (as formerly) to the Judge, for the Examination of Witneffes on them, the Parties producent now give Directions on what Articles or Pofitions of the Libel, or other Judicial Matter, they would have their respective Witnessexamin'd on : And if the adverse Party will have them crofs-examin'd, he exhibits or fends in Interrogatories to be administred to them at the Time of their Examination : But the Party ministrant ought to be very careful, how he forms his Interrogatories, left they prejudice his Caufe. These Interrogatories are never given or communicated to the Party, against whom the Witneffes are produc'd, left they fhould induce the Mischief of Subornation or perpetual Hatred to the Witneffes produc'd : And in drawing them great Regard ought to be had to the Perfons, Manners, and the Affections of the Witneffes, who ought always to render a conclusive Reafon for their Depositions, as that they faw him do fo, or heard him fay fo, c. elfe their Teftimony is of no Validity. And laftly, Witneffes ought to be examin'd in their own known Mother Tongue; and if their Depositions taken fhall be too general or obscure, &c. they may be requir'd to explain the fame.

I fhall not here meddle with the various Credit and Authority of Witneffes, it being too large a Field to travel over at prefent; and therefore I fhall proceed to the Publication of the Depositions, which is done on each fide after the Examination of their respective Wit-Vol. II. X neffes, 322

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neffes or the Term-probatory is elapfed; when the Judge, at the Parties Petitions, decrees of the fame, to reprobate these Depositions, if possible, otherwise to proceed to Sentence after Informations had upon the Merits of the Cause; and then on the second Court-Day from the Publication of Witness, the Judge pronounces a Diffinitive Sentence in Writing attested by the Register of the Court and two Witness prefent; and therefore it ought to be read altâ voce, otherwise the Register cannot fay, it was read, $\mathfrak{C}c$.

It is to be noted. That if either of the Par-ties makes any special Protestation or Exception against the Production, Admission or Swearing of Witneffes, fuch Protestation or Exception ought to be made apud acta Curia, and immediately prov'd (if poffible) before fuch Witneffes are admitted and fworn; otherwife they may be admitted and fworn, and their Veracity shall depend on the Merits of a general Protestation against their Perfons, and the Party protefting fhall not be allow'd to give or affign any fpecial Matter afterwards against them : Nor shall he be fuffer'd to propound any Plea after the Judge's Affignation ad fententiandum fecundo; for 'tis concluded in the Caufe, and the Conclusion cannot be rescinded, but in extraordinary Cafes, on the Difcretion of the Judge, whofe Mouth is never fhut hereby.

In Informations, which always ought to be in publick Court, for the Honour thereof, and for many other Reafons not fo proper here to be given, the Plaintiff's Proctor begins the fame with the Libel, and is follow'd by the Defendant's Proctor, according to the Order of the Judicial Procefs, and then the Depolitions are read, firft by the Plaintiff, and then by the Defendant,

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dant, & c. and then the Advocates (if any retain'd) fpeak and argue thereon, first on the Fact, and fecondly (if Occasion be) on Law: Nor can the Judge affign any other Place for these Informations, than the Place appointed by Statute for Judicial Matters, without Confent of Parties; and it is just Cause of Appeal, if he shou'd, fince there is a Place affign'd for publick Judicature, and the Law abhors all private and clandeftine Hearings.

The Judge pronounces his Sentence fitting on the Tribunal Seat in publick Court, and not ftanding; for this laft Pofture of the Body in a Judge at this time is alfo a just Caufe of Appeal : And if there be many Judges (as in the Court of Delegates aforefaid) the Sentence is read by one in the Name of all the reft. The Substantials of a Diffinitive Sentence cannot be corrected, but the Judge may correct all other Sentences befides a Diffinitive one, nay even interpret and explain the obfcure Paffages of this, and the fame Day add all Accidents and Concomitants to the Substance thereof, as Expences of Suit, &c. And here I must observe, That Condemnation in Expences is wont to be in a various manner; for fometimes only the Perfon caft, fometimes the Perfon obtaining Suit, and fometimes both of them, are jointly condemned in Expences ; which Condemnation, Refervation or Compensation of Expences, is for the most part left to the Prudence and Difcretion of the Judge, for which fee the Law-Books more at large, Damhoud. Prax. Civ. p. 467, &c. But a Diffinitive Sentence, as well as an Interlocutory Decree having the Force of a Sentence, may be reversed by an Appeal, first made to the Delegates of Congregation, and from thence to those of the Convocation, if X 2. any

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any in being; otherwife to the Congregation and Convocation it felf: And if there be not then three conformable Sentences, a further Appeal may be made to her Majefty in her High Court of Chancery, who in Civil Caufes is wont to grant a Commission of Delegacy to fome of the Judges of the Realm, and certain Doctors of Law, for the Hearing and Determination thereof, and in fpiritual Caufes fome of the Bishops are join'd with these in Commission : Yet if the Sentence be not appealed from within 15 Days, the Inferior Judge (called the Judge a Quo, or of the first Instance) may proceed to emit a Citation against the Party cast in Suit, to shew Reafon why Sentence fhould not be demanded to Execution, and alfo to fee a Bill of Expences taxed : And if there be on his Appearance no Reafon alledg'd to the contrary, the Judge demands the fame to Execution, taxes a Bill of Expences, and decrees a Monition for the fatiffying of the Judgment, and for the Payment of Cofts. But if the Sentence be appealed from, and this Appeal be received by the Proctors of the University, or either of them, with whom it ought to be lodg'd, within three Days after the Interpolition thereof, the faid Proctors, or one of them (at least) ought to iffue out an Inhibition under their Hands, to be ferved on the Judge a Quo, on the Party Appellate, and on the Regifter of the Inferior Court, commanding them to proceed no further in that Court against the Appellant, quousque, &c. Which Inhibition regularly ought to be return'd to the Proctors again, or to the fuperior Court, and not be filed in the Court below, according to the prefent Practice, either through the Ignorance or Negligence of the Proctors, who by this means cannot fo well punish the Contempt and Difobedience

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bedience of that Court in proceeding after the Service thereof: And the procuring this Inhibition, is called profecuting the Appeal; for thereupon the faid Proctors do within a convenient time intimate the Appeal lodg'd with them to the Delegates of Congregation, who, by this Intimation, are requir'd to affemble on the Day therein affign'd them, and upon Oath to take on them the Office of Delegates named for this Purpofe by the Proctors, with the Vice-Chancellor's Confent in the first Congregation after the Proctors Entrance on their Office, as the Delegates of Convocation are in the first Convocation; and if any of these Delegates for Caufes shall die, or be absent, or be recused on any Caufe of Sufpicion, at the Time of fuch Appeal, the Proftors ought to name others in their Stead : For there must be three (at least) concurring to every A&, and four confenting to a Sentence. These Delegates meet every Wednefday in the Apodyterium, at One a Clock, as well in Term as in Vacation Time, to hear and decide Appeals principally according to the Laws, Statutes, and Cuftoms of the Univerfity, and oftner if they think fit.

When they are affembled for this Purpofe, the Party-Appellant prays them to hear his Appeal; and then exhibiting the fame in the Place of a Libel, he moves them to decree a Citation for the Appearance of the Party-Appellate, and another to the Register of the Court below for the introducing the Process in the first Instance, either in their Originals, or by Copies thereof, on or against the Day of their next Meeting: And then if the Parties will proceed by the same A&s (for they may propound new Matter, and make new Proof) the Delegates affign them a Day for Informa-X 3 tions 326

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tions on the Fact, and another (if need be) for Informations in Point of Law on the Merits of the Appeal; and then the next Day after fuch Informations, they pronounce Sentence either by confirming or reverfing the Sentence appeal'd from, and then proceed to a Taxation of Expences, and to the demanding of Sentence to Execution, as in the first Instance aforefaid. Note, If the Delegates pronounce bene appellatum & male judicatum, they never remit the principal Matter to the Judge à Quo; for, qui femcl gravavit, semper gravabit, it being dan-gerous to truft him after the Provocation of an Appeal: But if the Sentence à Qua be confirm'd, the principal Matter in Controversy is remitted to the inferior Court for the Execution of the Sentence, Gc.

In all Caufes of Appeal from any Grievance irreparable (for from other Grievances the Civil Law forbids Appeals) the Appellant, in the Inftrument of his Appeal, ought fully to deduce and express the Cause of his Grievance, in no wife neceffary to be done in an Appeal from a diffinitive Sentence, or an Interlocutory Decree having the Force of fuch Sentence. It must be observ'd, that the Fatale of every Appeal runs, and is computed à Momento ad Momentum, from the Time of Sentence or Decree pronounc'd, to the Inftant of interpoling the faid Appeal in the Presence of a Notary Publick, and two Witneffes attefting the fame; and then, within three Days after, the Appellant carries it to the Proctors (as aforefaid) for an Inhibition thereupon, which is granted on his taking an Oath, that his Appeal is not frivolous; and on his depositing in the Proctors Hands the 20th Part of the Thing in Debate to the Use of the University (as Caution) in case he be

be caft in his Appeal, otherwife the Proctors return it again.

There are fome Cafes, wherein the Benefit of an Appeal is not allow'd by reafon of the Atrocity of the Crimes committed, and the Offenders fortifying themselves in the midst of Tumults against the Authority of the Magiftrate and the Laws, by the Affiftance of the Law it felf: And these Offenders are fuch as Libellers, Fornicators, Adulterers, Drunkards, perjur'd Perfons, Breakers of the Peace, Nottivagators, Wearers of Arms contrary to the University Satutes, all Persons refusing to appear before the Chancellor or his Commiffary, &c. upon a legal Summons, or appearing come with a Multitude, or give him opprobrious Language, or refuse to go to Prison on his Warrant or Command, or frequent Conventicles, &cc. All these Persons are interdicted the Benefit of an Appeal from a Diffinitive Sentence, or Interlocutory Decree, having the Effect of fuch Sentence; provided the Judge imposes not a more grievous Punishment than the Statute inflicts, &c. yet the Party aggriev'd, by any undue and irregular Proceeding, may have a Querela nullitatis.

If any Perfon be guilty of a Breach of the Peace, or other enormous Crime (tho' committed within a private College or Hall) and be convicted thereof, by fufficient and legal Evidence, or be taken in *ipfo Facto*, he fhall be punifh'd by the Statutes of the Univerfity, and imprifon'd, till he makes Satisfaction to the injur'd Party, or gives Sureties for that End, if the local Statutes of fuch private Society prefcribe no Punifhment, or give no Satisfaction to the Party injur'd: And befides this, he fhall have his Name, Crime, Condemnation, and Stipulation register'd in the Vice-Chancellor's X 4. Black 328

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Black Book; fo that if he be thereof convict a 4th Time, he may be expelled the University for ever.

If any Perfon be charg'd with a Breach of the Peace, or any other grievous Crime, or be probably fuspected thereof, or taken in ip/o Facto, he shall be imprison'd for Custody's fake; and if he refufes to yield Obedience to the Vice-Chancellor's Warrant, being a Student of any Degree whatever, he shall be expell'd the Univerfity; and if a privileg'd Perfon, he shall lose his Privilege; and if a Townfman, he shall be difcommon'd, provided the Cognizance of the Crime appertains to the Chancellor : But even in this Cafe the Criminals are allow'd to put in Stipulation or Bail for their Appearance in Court, and Continuance thereof until Sentence; and if they cannot find Sureties, the Vice-Chancellor ought to bring them within two Days by a flatutable Examination thereof. If the Pro-Stors carry a Criminal to Goal (as they may do in the Night time for the Sake of Cuftody) they ought the next Day, under the Pain of false Imprisonment, to denounce the Cause thereof to the Vice-Chancellor; for the Goaler cannot keep him a Prifoner above 24 Hours without the Vice-Chancellor's Warrant, under the faid Penalty.

In fuch Cafes, wherein 'tis doubtful, an Appeal fhall be admitted, or the Vice-Chancellor, within three Days from the Interposition of the Appeal, fhall name two Doctors, who have been Proctors, (if refident in the University) elfe two other Doctors; and the Proctors on their Part shall name two of the fame Condition, or two Masters of Arts, who have been Proctors, and these with the Professor of Law, or (in his Absence) the Senior Graduate in this

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this Faculty prefent, fhall, in a fummary Manner, fold rei infpetta veritate, determine by a major Part of them, whether the Appeal shall be admitted or rejected by the Proctors, wherein they ought to favour the Appeal as much as possible; for that all Laws prohibiting Appeals are odious, inafmuch as they are against Common Right, and therefore ought to be restrain'd. See p. 95.

In a Civil Caufe, where the Defendant's Perfon cannot be arrefted for his Contempt, either becaute he absconds, or has privily withdrawn himself out of the Jurisdiction, he may be arrested by his Goods, Monies, or the Profits of his Fellowship, &c. (as before remembred) with an Original Warrant; whereunto is added a Citation to fummon him in special, and all others in general, having, or pretending to have any Right, Title or Interest in the faid Goods, Money, &c. to appear fuch a Day in fuch a Caufe, &c. After the Mandatory has executed this Warrant and Citation on the Goods, &c. of the Defendant, he makes a Return thereof into Court upon Oath, certifying the fame with a Schedule of the Goods, &c. arrefted, and when and in what Place he ferv'd the faid Warrant and Citation : Then the Plaintiff's Proctor exhibiting his Proxy in Writing, or at the Acts of Court, (as in other Cafes) gives in the Original Warrant with a Certificate indors'd on it; whereupon the Plaintiff's Proctor (after the Defendant, &c. have been thrice called over by the Cryer) accufes their Contumacy, and prays that they may be reputed contumacious; and in Pain of fuch their Contumacy decreed incidisse in primam defaltam, (for they must be in three Defaults before the Judge decrees a Sequestration) and then

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then the Proctor prays a Continuance of the Certificate of the faid Warrant in prox. After the 4th Default, (which is fuper-abundant) the Plaintiff's Proctor offers the first Decree, (as ufually called) and alledging all things to have been done as therein contained, prays Juffice may be administer'd to his Client by admitting him into the Poffeffion of the Goods, &c. arrefted; which the Judge accordingly admits, on Proof of the faid Allegation, by Reading and Signing the faid Decree; and then taxing a Bill of Expences, Decrees a Monition for the Payment thereof, and for letting the Plaintiff into Poffession of the Defendant's Goods, &c. Note, That every neceffary Sequestration is a kind of Execution in Law, and therefore full Proof ought to be made of the Debt, Contrad, &c. but 'tis otherwife in a voluntary Sequestration, through the Confent of the Party himfelf.

If a third Perfon appears as Proprietor of the Goods arrefted, for his Interest in these Goods, &c. e're the first Decree is pronounc'd, he ought to pay the Expences of Suit to the Time of fuch Decree before he shall be heard, and then he may alledge and propound his Intereft, giving Sureties to abide by the Judgment of the Court, and to pay the Expences of Suit in cafe he shall not prove his Interest: Yet pending this Suit, the Goods, &c. arrefted shall continue under Sequestration; and if he shall prove his interest in them, they shall be adjudg'd to him, and the Plaintiff condemn'd in Cofts. But if the Party claims his Intereft after pronouncing the faid Decree, he fhall not be heard without first paying all Expences taxed at the Time of the Decree pronounc'd, and then he may alledge and propound as aforefaid : Yet

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Yet the Party thus intervening ought then to cite the Party principal (if living;) for his Proctor has difcharg'd his Office, and his Proxy ceafes.

In all Civil Causes, a Proxy ought to be exhibited before Contestation of Suit; for hereby the Proctor becomes Dominus Litis : But 'tis otherwife in Criminal Caufes, wherein the Defendant can have no Proctor, until after Conteflation of Suit; and not then without the Judge's Affignation, tho' Practice has generally prevail'd on the contrary. In Criminal Caufes, let the Promoter's Proctor take care how he exhibits Articles in his own Perfon, leaft he fhou'd not be able to prove the fame; and then an Action will lie against him, unless, by the meer Office of the Judge, he be affign'd a neceffary Promoter, and then the Action is against the Judge, if his Profecution be malicious, falfe and calumnious.

In all Pleas, or Matters judicially exhibited, the Proponent ought to be clear, concife, pertinent and conclusive in framing the fame, not using general and ambiguous Terms : And in drawing of Libels and judicial Petitions, a concluding Petition is as neceffary as the Polition founding the Jurifdiction of the Judge; tho' it be otherwife in Criminal Caufes, wherein the Law it felf concludes; and therefore there is no need of a Conclusion. Every Conclusion of a judicial Plea is pertinently drawn from the Premiffes, and form'd according to the Style of the Court ; and fince the whole Force of the Sentence depends thereon, great Care ought to be taken in forming of this Conclufion; for the Judge ought to pronounce according to the Tenor thereof, and not of the Premiffes: And if the Plaintiff in the Conclusion of

The Antient and Present State Part III.

of his Libel do's not make a proper conclusive Petition, the Judge by his Sentence cannot give what was not before asked by the Plaintiff; fo that the Conclusion virtually contains all the Premisses: For what was before deduc'd in the Premisses y a long Narration, is now in a more contracted manner cover'd in the Conclusion. But the Observance of a Conclusion is not fo neceffary in the Defendant's Plea, because it is sufficient for him to form and alledge Exceptions against the Plaintiff's Petition or Premiss as they are set forth; yet Practice has made it neceffary for the Defendant also to frame a Conclusion from the Premisses of his defensive Matter.

The Defendant, in drawing his perfonal An, fiver, and in repelling the Politions of the Plaintiff's Libel, ought to observe many Cautions : As First, That these Answers are exhibited in Writing; for 'tis of great Use and Advantage to the Defendant thus to give in his Anfwer, fince he may not hereby be twice interrogated on the fame Polition, or Article, which ought not to be, whether confessed or denied. Secondly, The Respondent ought to be more prone and ready to deny than confess, especially when the Politions depend on the Refpondent's Fact, who may confess or deny the fame with the greater Affurance of Truth through his Privity thereunto; and then 'tis the Plaintiff's Duty to prove the fame. Thirdly, The Defendant is not bound to Answer to fuch Facts as are not express'd or understood in his Oath; for he is only oblig'd to answer to the principal Queftion, and not to uncertain, superfluous, obscure, or impertinent Positions, nor to any negative, general, criminal, captious, or prejudicial Position, nor to any Po-

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Position founded upon Law, or that requires the Anfwer of another Perfon, nor to any one that contains in it felf many Articles, or to an unnatural one, &c. And thus much of judicial Pleadings in general according to the Practice of this Court. I shall only further take Notice of the Recufation of the Judge through Occafion of Sufpicion; which Occafion (God knows) happens too frequent in Courts through the Malice, Partiality, and other evil Paffions of fome Judges. In the Year 1706. Dr. Tho. Wood, now Rector of Hardwick in Buckinghamshire, being then Affeffor of this Court, after he had privately raked after Bufinels for a malicious Profecution, and had in a very undecent Manner defam'd one of the Proctors of the faid Court, wou'd not be recus'd as a Judge fuspected of Hatred; for notwithstanding an Allegation given in Writing, and Arbitrators named on the Recufant's Part, the faid Doctor proceeded in the Caufe under the Perswasion of being an Ordinary Judge, altho' hardly a Delegated one : Yet, according to the vulgar Acceptation, he was well enough qualify'd for that Title. But upon an Appeal to the Convocation, the Delegates annull'd all his Proceedings, and revers'd his unjuft and wicked Sentence; whereupon it was appeal'd to the Queen in Chancery, where the Sentence of the aforefaid Delegates was approv'd and confirm'd, the Court declaring, that the Vice-Chancellor and his Affeffor might be both recus'd for good Reafons: And fo this great Lawyer being difcomfited notwithstanding his Brazen Wall, (I mean not his Confcience) was oblig'd to retire to his Living in the aforefaid Country, where, I hope, he will do himfelf and Neighbours more

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more good by his Preaching, than he has done himfelf and the World Service by his *Poetry*, *Civil*, *Common*, and *Canon* Law, which he has profefs'd at different Seafons. It is to be noted, That all recufatory Allegations in temporal Caufes are in Writing, but otherwife in Spiritual Caufes.

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Appendix.

FALLAND # DER ALLAND FULLE BULLE BULLE

Diploma Arthurianum Cantabrigiæ concessum.



Rthurus regali à Deo fultus digni- Anno 531: tate, omnibus suis salutem. Quia omnipotens Deus per misericordiam clementiæ, absque ullo antecedente merito, sceptra regis mihi largitus eft, libenter ei ex

eo quod dedit retribuo : Idcirco ejus gratia eruditus pro amore cæleftis patriæ remedióque animarum antecessorum meorum Britanniæ regum, pro augmentatione infuper reipub. regni meæ Britanniæ, ac profectu spirituali scholarium in lege Domini jugiter Cantabrigiæ studentium, confilio & affenfu omnium & fingulorum Pontificum & Principum istius regni, & licentia fedis Apostolicæ statui præsenti scripto & sirmiter decerno, ut civitas scholarium prædicta (ubi ha-& Benus splendorem scientiæ & lumen doctrinæ gratia favente conditoris, mei prædeceffores acceperunt) à publicis vectigalibus & operibus onerofis abfolvatur, ut quietudine Doctores inibi & scholares valeant doctrinæ studio inhærere, sicut gloriosus Rex Britanniæ Lucius decrevit, Chrifriani-

ftianitatem amplectens prædicatione Doctorum Cantabrigiæ. Quamobrem fint Scholares atque Doctores Cantabrigiæ manentes in tranquillitate perpetuâ tuti, privilegiífque muniti regalibus, cum fuis rebus & familiaribus ab omnibus fæcularibus fervitutibus, nec non à regalibus tributis majoribus feu minoribus. Datum anno ab incarnatione Domini 531. feptimo die Aprilis in civitate Londinenfi.

Honorii primi Bulla Cantabrigiæ concessa.

Anno 624.

HOnorius Episcopus servus servorum Dei, dilectis filiis Doctoribus & Scholaribus in Universitate Cantabrigiæ studentibus, salutem & Apoftolicam benedictionem. Dilectiffimi in Christo filii, non absque labore & plurima turbatione didicimus, quomodo multitudine nefanda Paganorum Univerfitas vestra olim celeberrima vehementer affligitur. Quorum pravitate nonnulli propriæ falutis immemores, luporum faucibus & vulpina facie, libertates & privilegia, quæ vobis& prædecefforibus veftris in eadem Univerfitate studentibus gratiosè indulsit sedes Apostolica, moliuntur enervare. Ita quòd plures ecclefiarum præpofiti abíque rationis jure minus juste in vos jurisdictionem indebitam & infolitam usurpantes, quanquam non confueverunt hactenus, ad Universitatem vestram accedunt, materiam perturbationis & discordiæ seminantes, non correctionis, emendationis, aut reformationis ibidem officia exercentes contra inhibitionem fedis Apoftolicæ. Volentes igitur, ut tenemur juftitia fuadente, paci & tranquillitati Universitatis paterna sollicitudine salubriter providere, ubi clementia falvatoris, poculum

lum doctrinæ falutaris scientiæ hausimus tunc agentes in minoribus, prædecefforum noftrorum Romanæ Ecclefiæ Pontificum, Eleutherii, Fabiani, Simplicii, Felicis, & Bonifacii vestigiis debitè inhærentes, authoritate omnipotentis Dei diftri-Etiùs inhibemus sub pœnâ excommunicationis quam veniens in contrarium ipfo facto incurrat, ne quis Archiepiscopus, Episcopus, Archidiaconus, aut eorum Officiales seu Visitatores generales aut speciales à sede Apostolica deputati, audeat in aliquem vestrum suspensionis vel excommunicationis seu interdicti sententias inferre, aut vos seu familiares vestros molestare præfumat, sed Cancellarius cum Rectoribus de confilio faniorum & seniorum vestræ Universitatis fecundum statuta vestra corrigere & emendare studeat, charitate semper media, secundum quod magis expedire videritis : fi quis verò fubditorum vestrorum statutis vestris contraire præsumpserit, aut contempserit observare, eum ecclesiastica sententia percellatis. Quam scil. sententiam rationabiliter latam, tam à Diocefano Episcopo, quàm ab aliis inconcussam ufque ad condignam cum humilitate & pœnitentia satisfactionem præcepimus observari. Decrevimus etiam quod nulli omnino hominum liceat hanc paginam noftræ conceffionis, voluntatis, exemptionis & libertatis infringere vel ei aliquatenus contraire : si quis verò hoc attemptare præsumpserit, indignationem omnipotentis Dei se noverit incursurum. Scriptum apud San&um Petrum, anno ab Incarnatione Verbi 624. 20 die mensis Februarii.

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Sergis

Sergii primi ad Cantabrigiam Rescriptum sive Bulla.

Anno 689.

CErgius Episcopus servus servorum Dei, di-J lectis filiis, Doctoribus & Scholaribus Universitatis Cantabrigia, in Anglia studentibus, falutem & Apoftolicam benedictionem. Quoniam fama bonæ opinionis, in doctrina fidei orthodoxæ vestræ Universitatis ubique terrarum diffunditur, & experti fumus, ut vobis gratiam faciamus, inducimur justitia suadente. Ea propter, dilecti in Domino filii, vestris piis & honeftis, justifque postulationibus annuentes, paci & tranquillitati vestræ Universitatis almæ, ubi odor devotionis cum labore fanctitatis adeffe folebat, follicitè volentes providere, præfentium authoritate decrevimus, ut nulli Archiepiscopo seu Episcopo, aliíve ecclesiasticæ personæ vel fæcu-Jari liceat Universitatem vestram aut aliquem vestrum fuspendere seu excommunicare, vel quolibet sub interdicto ponere, absque summi Pontificis affenfu, vel ejus mandato speciali : prohibemus infuper, ne quis privilegia vobis à fede Apostolica gratiosè concessa, vel indulta, aufu temerario infringere seu restringere præsumat vel attemptet; nulli igitur hominum liceat, hanc paginam noftræ conceffionis & exemptionis infringere, vel ei quovismodo contraire. Siquis autem hoc attemptare prefumpferit, indignationem omnipotentis Dei & beatorum Apostolorum Petri & Pauli, se noverit incursurum. Scripta Romæ in Ecclesia Lateranensi, anno ab incarnatione Verbi 689. tertio die menfis Maii.

Chartes

Charta Roberti de Olleyo.

NOtum sit sidelibus sanctæ Ecclesiæ tam præsentibus quàm suturis, quod ego Robertus de Olleyo, volentibus & concedentibus Aldithâ uxore meâ & fratribus meis Nigello & Gilberto, dedi &: concessi, & in hac præsenti Charta mea confirmavi in puram & perpetuam eleemofynam Deo & Ecclesiæ S. Georgii in castello Oxenford, & Canonicis in ea Deo fervientibus, & eorum fuccefforibus (quam Ecclefiam ego fundavi) pro falute regis Henrici & incolumitate totius regni, nec non & pro meâ ac uxoris & fratrum parentum & amicorum noftrorum falute, omnes res, tenementa, decimas & poffeffiones fubscriptas, videlicet Ecclesiam Sanctæ Marix Magdalenæ quæ fita eft in fuburbio Oxenford, cum tribus hidis terræ in Walton, & pratis & decimis eidem Ecclesiæ pertinentibus, &c.

Breve seu Præccptum Henrici III. Majori & Ballivis Oxon. transmislum.

EX Majori & Ballivis suis Oxon. salu- Anno 1234. tem. Sciatis qu'à pietatis intuitu conceffimus, quòd omnes publicæ meretrices & concubinæ Clericorum quas cepistis & prisona nostra detinetis, eò quò l contra provisionem noftram inventæ fuerunt in villå vestrå Oxon. deliberentur sub tali formâ. Quòd publicæ Meretrices statim post deliberationen fuam, villam nostram exeant; concubinæ verò Clericorum tenementa

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nementa habentes in eâdem villâ, fi juramentum vobis præftiterint, & fecuritatem vobis fecerint, quòd de cætero honeftè fe gerent, non habito acceffu ad Clericos, cum quibus fic captæ funt & detentæ, poft deliberationem fuam liberè & fine impedimento ftent in eâdem villâ, & ibidem.morentur. Aliæ verò, domos aut poffeffiones in eâdem villâ non habentes, villam exeant, ibidem ulteriùs non moraturæ. Et ideo vobis præcipimus, quòd tam publicas meretrices quàm concubinas Clericorum in formâ prædictâ deliberetis. Tefte Meipfo apud Weftmonafterium, decimo die Julii, anno regni noftri 18vo, annoque Dom. 1234.

Charta Henrici tertii pro cognitione placitorum Universitati Oxon. concessa.

Anno 1244. Clauf. 28. Hen. H Enricus Dei gratia rex Angliæ, Dominus 3. M. 6. A.fol. Hiberniæ, &c. Noveritis, Nos pro quie-Clauf. 28. Hen. 53. a.B. 17. b. te Studentium Universitatis Oxon. de speciali C. 79. a. & c. gratia nostra concessifie Cancellario & Univerfitati prædickæ, quòd quamdiu nobis placuerit in caufis Clericorum ex mutuis datis aut receptis aut taxationibus feu locationibus domorum aut equis conductis, venditis seu commodatis, seu pannis & victualibus ortum habentibus, feu aliis quibuslibet rerum mobilium contractibus, in municipio aut suburbio Oxon. factis, nostra prohibitio non currat. Sed hujufmodi coram Cancellario Universitatis, non obstante prohibitione nostrà, decidantur lites. In cujus rei testimonium has literas noftras fieri fecimus patentes. Tefte Meipfo apud Rading, decimo die Maii, anno regni noftri vicefimo octavo.

Alia

Alia Charta Henrici III. Universitati Oxon. concessa.

A NNO regni Regis Henrici filii Regis Anno 1248. Johannis 32do, 29º die Maii, præfentibus In turri Schol. apud Woodftock tam Procuratoribus Scholarium $\frac{EE n. 2. fub}{figil. clauf 32}$ Universitatis, quam Burgensibus Oxon. idem Hen. 3. M. 9. D. Rex conceffit eildem Scholaribus libertates & in Rotul. fubscriptas, viz. Quod si inferatur injuria præ- chart.fer mod. inspex. 52. dictis Scholaribus, fiat inde inquifitio tam per Hen. 3. M. 6. villas vicinas, quàm per Burgenses prædictos. A. 51. b. C. Et quod si ipsi Burgenses interficiant aliquem de 77. b. Ec. Scholaribus Oxon. vel in aliquem ipforum infultum faciant, vel alicui ipforum gravem injuriam inferant, Communitas ejusdem villæ per se puniatur & amercietur ; & Ballivi per se, & non cum Communitate eadem puniantur & amercientur, fi negligentes vel dolum fecerint in exequendo officium suum contra illos, qui hujusmodi injurias prædictas Scholaribus inferunt. Et quòd Judai Oxon. non recipient à Scholaribus prædictis pro libra in septimana nisi duos denarios, & fimiliter fiat in minori summa secundum suam quantitatem, alioquin prædicti Judxi puniantur juxta constitutionem regni. Et quòd quotiescunque & quandocunque Major & Ballivi Oxon. Sacramentum Fidelitatis præftabunt in loco suo communi, Communitas ejusdem villæ denunciet Cancellario, ut per se vel per aliquas períonas Ecclefiafticas præftationi juramenti prædicti, si voluerit, intersit : quod quidem juramentum tale erit quoad Scholares prædictos, viz. quod ipfi Major & Ballivi confervabunt libertates & confuetudines Universitatis prædictæ, alioquin non valeat juramentum ipforum, sed iterum præstetur secundum formam præscriptam. . a 4 Charte

Charta alia Henrici III. Universitati Oxon. concessa & transmissa.

Anno 1255.

HEnricus Dei gratiâ Rex Angliæ, Dominus Hiberniæ, Dux Aquitaniæ & Normanniæ, Comes Andegaviæ, omnibus ad quos præsentes literæ pervenerint, falutem. Sciatis guod ad pacem & tranquillitatem, nec non ad utilitatem Universitatis Scholarium Oxon. providimus & concessimus, quòd quatuor Aldermanni fiant in Oxon. & octo de legalioribus Burgenfibus ejufdem Villæ affocientur ipfis Aldermannis, qui omnes jurent nobis fidelitatem, & fint affistentes & confulentes Majori & Ballivis noftris Oxoniæ ad pacem noftram confervandam, ad affizas dictæ villæ cuftodiendas,& ad inveftigandumMalefactores & Perturbatores pacis noftræ, & vagabundos de nocte & Receptores Latronum & Malefactorum, & corporale præftent facramentum, quòd omnia prædicta fideliter observabunt. In qualibet autem parochia villæ Oxon.fint duo homines electi de legalioribus parochianis, & jurati quod in quâlibet Quindena inquirent diligenter, ne quis suspectus hospitetur in parochia, & fi aliquis receptaverit aliquem per tres 'noctes in domo sua, respondeat pro co. Nullus Regratarius emat victualia in villa Oxon. vel extra villam verfus villam venientia, nec aliquid emat, nec iterum vendat ante horam nonam; & fi fecerit, amercietur, & rem emptam amittet. Si Laicus inferat Clerico gravem vel enormem Iæfionem, flatim capiatur; & fi magna fit læfio, incarceretur in castro Oxoniæ, & ibi detineatur, quousque Clerico fatisfiat, & hoc arbitrio Cancellarii Universitatis Oxon. si Laicus protervus fuerit; si minor vel levis sit injuria, incarceretur

carceretur in villâ. Si Clericus inferat gravem & enormem læsionem Laico, incarceretur in prædicto castro, quousque Cancellarius prædictæ Universitatis ipsum postulaverit. Si minor vel levis injuria, incarceretur in carcere villæ, quousque liberetur per Cancellarium. Pistores & Braciatores Oxoniæ in primo tranfgreffu fuo non puniantur; sed in 2do transgressu habeant judicium de Pillorio. Quilibet Piftor habeat figillum fuum & fignet panem fuum, per quod possit cognosci cujus panis sit. Quicunque de villa braciaverit ad vendendum, exponat fignum fuum, alioquin amittat Cervisiam. Vina Oxon. communiter vendantur indifferenter tam Clericis quàm Laicis, ex quo imbrochiata fuerint. Tentatio panis fiat bis in anno, viz. in quindena post festum Sancti Michaelis, & circa festum San-&æ Mariæ in Martio, & Affiza fiat eifdem terminis fecundum valorem Bladi & Brafii, & quotiescunque debeat fieri tentatio panis & cervisia, intersit Cancellarius prædickæ Universitatis, vel aliqui ex parte suâ ad hoc deputati, si super hoc requifiti interesse voluerint; quod si non interfint, nec super hoc requisiti fuerint, nihil valeat tentatio prædicta. In cujus rei testimonium, has literas noftras eidem Universitati fieri fecimus patentes. Tefte Meipfo.apud Woodftock, 18vo. die Junii, anno regni noftri 39°.

Breve Regis Henrici Majori & Ballivis Northampton transmissum.

D E X dilectis & fidelibus fuis Majori & Bal- Anno 1250. N livis, & cæteris probis hominibus fuis de Northampton, falutem. Cum quidam Magiftri & alii Scholares proponant in Municipio morari ad scholasticam disciplinam ibidem exercendam

ercendam (ut accepimus) nos cultum divinum & regni nostri utilitatem majorem ex hoc attendentes, adventum prædictorum Scholarium & moram suam ibidem acceptamus. Volentes & concedentes quòd prædicti Scholares in Municipio prædicto fub noftra protectione & defenfione, falvo & fecure morentur, & ibidem exerceant & faciant ea quæ ad hujufmodi Scholares pertinent. Et ideo vobis mandamus firmiter præcipientes, quod ipfos Scholares cum ad vos venerint commoraturi in municipio prædicto, recommendatos habentes, ipfos curialiter recipiatis, & prout statum decet scholasticum tractetis; non inferentes eis vel inferri permittentes impedimenta, molestiam, aut gravamen. In cujus rei testimonium, &c.

Subscriptio.

Et mandatum eft universis Magistris & aliis Scholaribus venturis ad municipium prædictum, quòd Rex adventum ipforum in Municipium prædictum, ad Scholasticam disciplinam ibidem exercendam affectat. Et Rex vult & concedit, quòd sub suffectat. Et Rex vult & concedit, quòd sub suffectat. Et Rex vult & concedit, disconcedit and suffectat. & the suffectation and suffectat. suffectations and suffectation and suffectat

Breve seu Præceptum Henrici III. Majori & Civibus Northampton.

REX Majori & Civibus Northamptoniæ falutem. Cùm occafione cujufdam magnæ contentionis triennio jam elapfo fubortæ, nonnulli Clericorum tum ibidem ftudentium unanimiter ab ipfå villå receffiffent fe ufque ad villam lam nostram Northamptoniæ transferentes, & ibidem studiis inhærendo, novam construere Universitatem cupientes, Nos illo tempore credentes villam illam ex hoc posse meliorari, & nobis utilitatem non modicam inde pervenire, votis dictorum Clericorum ad eorum requisitionem annuebamus in hac parte : Nunc autem cum ex relatu multorum fide dignorum veraciter intelleximus, quòd ex hujufmodi Universitate (si permaneret ibidem) municipium noftrum Oxon. quod ab antiquo creatum eft, & à progenitoribus noftris regibus Angliæ confirmatum, ac ad commoditatem studentium communiter approbatum, non mediocriter læderetur, quòd nulla ratione vellemus, maximè cum universis Episcopis terræ nostræ ad honorem Dei, & utilitatem Ecclesia Anglicana, & profectum studentium, videatur expedire, quòd Universitas amoveatur à villa prædicta, sicut per literas fuas patentes accepimus, vobis de confilio Magnatum nostrorum firmiter inhibemus, ne in villa noftra Northampton. aliquam Universitatem esse, nec aliquos ibidem studentes manere permittatis, &c. Dat. 1 mo die Feb. anno regni 49.

Rob. Grosthead Commissio Officiali suo R. de Marisco, Sc.

R. Dei Gratiâ Lincoln. Episcopus, dilecto in Chritto filio Magistro R. de Marisco Canonico Lincoln. Officiario suo falutem, gratiam, & benedictionem. Scripferunt nobis dilectus in Christo filius Cancellarius, & Universitas Oxon. quòd die Apostolorum Philippi & Jacobi quidam de Burgensibus Oxon. cuidam scho-

fcholari nobili & bonæ conversationis transeunti ferò per Ecclesiam S. Martini Oxon. obviantes, finè caufâ, vel commiffo, ficut dicitur, plagas horribiles & mortales intulerunt, qui cum niteretur evadere, carnifices & quidam alii cum frustis carnium, & intestinis, ac suis spurcitiis eundem fædaverunt, & alii contumeliis ipfum affectum lapidibus obruerunt, ita quòd in oftium Ecclefiæ Omnium Sanctorum femianimis cecidit, & in domum fuam pendulis brachiis bajulatus, die tertia summo mane miserabiliter expiravit. Ballivi guoque villæ prædickæ remedium in hac parte non adhibentes, dictos occifores per vicos incedere publicè, ficut dicitur, more solito colloquentes eisdem permiserunt, quousque dictus Clericus expirasset, adhuc eosdem nocentes ad Ecclefiam B. Martini, ubi falvò tutéque refident, cum armis conduxerunt; propter quæ Universitas prædicta taliter est commota, qu'àd ab omnibus Lectoribus tam ordinariis quam extraordinariis ceffantes, juraverunt, quòd ni competens in hac parte vindica sumatur, cum fæpius confimile contigerit, nec hucusque vindicatum fuerit, omnino à studio Oxon. recedent, nec permittunt corpus dicti Clerici sepulturæ tradi, fed ad hujufmodi facti memoriam corpus inhumatum refervant, quousque à Domino Rege, & à Nobis, responsum optatum receperint. Et quod nec de veritate hujufmodi facti nobis priùs legitime constaret, in perfonam alicujus, aut Comitatum, certam non poffemus condemnationis alicujus ferre fententiam, Vobis mandamus, quatenus fine quolibet moræ difpendio ad villam Oxon. perfonaliter accedentes, fummam excommunicationis in genere in omnibus & fingulis Ecclefiis ejufdem villæ candelis accenfis & pulfatis companis folenniter & publicè promulgari faciatis in omnes illos, qui

qui pacem Ecclesiæ & Universitatis prædickæ perturbantes, in dictum Clericum manus violentas injecerunt, & ictus & plagas mortales eidem intulerunt, ac opem, confilium, favorem aut confensum tam enormis facti perpetrationi impenderunt. Poftmodum verò, affumptis vobifcum viris discretis, ac Deum timentibus, vocatis vocandis per viros fide-dignos, idoneos & juratos, diligentem & exactiffimam faciatis super præmissis inquisitionem, qua quidem solenniter publicatâ, & compositione inter Universitatem & Burgenses per bonæ memoriæ Dominum N. Tusculanens. Episcopum Apostolicæ fedis Legatum dudum facta, quæ refidet apud Osneium, diligenter inspecta, quos secundum dictam inquisitionem dicti facinoris reos inveneritis, unà cum fautoribus & auctoribus eorum, vice & authoritate nostrâ, habito virorum fapientum confilio, animadversione canonica taliter puniatis, quòd tam processus vester in hac parte, qu'am vestra demum de eadem sententia definitiva, canonicis undique fulciatur inftitutis, vosque propter hoc tam à Deo quàm ab hominibus merito possitis & debeatis propensiùs in domino commendari. Datum apud Parcum Stow, 8. Id. Maii, Pontificii noftri anno 13.

Exemptio Scholarium Oxon. à Jurifdictione Archiepiscopali & Episcopali per Bonifacium Octavum.

B Onifacius fervus fervorum Dei, ad perpe-Anno Dom. tuam rei memoriam : Dignum cenfemus 1300. ut perfonis literarum fludiis infiftentibus, per quas divini hominis, & fidei Catholicæ cultus protenditur, justitia colitur, tam publica quàm privata

privata res geritur utiliter, omnisque prosperitas humanæ conditionis augetur, favores gratiofos & opportuna commoditatis & libertatis auxilia liberaliter impendamus: Exhibita fiquidem nobis pro parte dilectorum filiorum Cancellarii, Magistrorum, Doctorum & Scholarium Universitatis Studii Oxon. Lincoln. Diœcesis, petitio continebat, quòd olim nonnulli claræ memoriæ reges Angliæ, qui fuerunt pro tempore, pro majori pace, quiete & tranquillitate ftudentium in eodem studio ipfis Magistris, Do-Aoribus & Scholaribus nonnulla privilegia per clariffimum in Chrifto filium noftrum regem Angliæ illustrem postmodum confirmata, & inter alia concesserunt, quòd Cancellarius dicti studii pro tempore existens haberet omnimodam quorumcunque contractuum vel quasi factorum, necnon punitionem seu correctionem delictorum commifforum pro tempore, infra limites Universitatis prædictæ, ubi faltem altera partium, scholaris vel serviens ejus, aut aliàs, jurifdictioni Domini Cancellarii fubjectus eft; ita quòd nullus scholaris præfati studii, vel ferviens ipfius, seu de hujufmodi jurifdictione Domini Cancellarii existens, occafione præmifforum, vel alicujus eorundem, etiam per brevia regia, extra Universitatem præfatam trahi poffet ; tribus cafibus, videlicet Homicidio, Mutilatione, & libero Tenemento duntaxat exceptis: quodque Magistri, Doctores & Scholares, vigore conceffionum hujufmodi, in pacifica possessione vel quasi privilegiorum fuerint à tempore cujus contrarii memoria non existit. Quare pro parte Magistro-rum, Doctorum, & Scholarium præmissorum, Nobis humiliter fuit supplicatum, ut iis similem conceffionem facere, eosque ab omni jurifdictione, dominio & potestate quorumcunque ArchiArchiepiscoporum, Episcoporum, & aliorum Judicum ordinariorum eximere, de dignitate Apostolica dignaremur : Nos igitur hujusmodi fupplicationibus inclinati, scholares & alias personas jurifdictioni Cancellarii dicti studii pro tempore existentis subjectos, in ipso studio pro tempore degentes, etiamfi fuerint in facris ordinibus constituti, seu Beneficia Ecclesiastica obtineant, aut quorumcunque ordinum etiam Mendicantium vel aliàs sede Apostolica exempti fuerint, quamdiu in dicto studio degerint, ab omni jurisdictione, dominio, vel potestate quorumcunque Archiepiscoporum, etiam Legatorum natorum dictæ sedis, necnon Episcoporum & aliorum ordinariorum judicum, quoad contractuum initorum vel quafi nec non excesfuum, criminum & delictorum infra hujusmodi limites præfatæ Universitatis commissorum cognitionem, & ipforum excessium ac delictorum & contractuum, vel quasi correctionem & punitionem, unà cum ipfo Cancellario, quoad præmissos duntaxat non, ut præfertur, exceptos casus & omnes actus scholasticos authoritate Apostolica tenore præsentium eximimus & totaliter liberamus, ipfos scholares & personas alias, quamdiu in præfato studio, ut præfertur, degerint, prædicto Cancellario fubjicimus : ita quòd idem Cancellarius de contractibus initis. ac de exceffibus delictorum, & criminibus commiffis per scholares & alias personas hujufinodi, cognoscere, & punire, & omnimodam jurifdictionem etiam ecclesiasticam & spiritualem in cosdem scholares, & personas alias exercere, liberè & licitè valeat, secundum statuta & privilegia & confuetudines prælibati studii fælicis recordationis Innocentii Papæ quarti, Prædecefforis noftri, circa exemptos edicta, quæ incipit, Volentes, & aliis conftitutionibus Apoftolicis conXV

contrariis non obstantibus quibuscunque. Nos enim Excommunicationem & Interdicti fententias. & quoscunque processus, quas & quos. contra præfatum Cancellarium & scholares, & alias personas dicti studii, contra tenorem & formam exemptionis & liberationis promulgari & haberi contigerit, decrevinus irritos & manes : jurifdictione tamen & potestate Cancellarii & Univerfitatis, ac Collegiorum ejusdem statutis & confuetudinibus, privilegiis & libertati-. bus, illis præsertim quibus caveri dicitur, quod in præmiffis Procuratores & Congregatio Magiftrorum dictæ Universitatis in hujusmodi Cancellarium jurifdictionem habeat, in omnibus femper falvis: Nulli ergo omnino hominum liceat hanc paginam noftræ exemptionis, liberationis, subjectionis & constitutionis infringere, vel ei aufu temerario contraire : fiquis autem hoc; attemptare præsumpferit, indignationem omnipotentis Dei & beatorum Petri & Pauli Apostolorum ejus se noverit incursurum. Dat. Romæ apud fanctum Petrum, fecundo Idus Junii, Pontificatûs noftri anno fexto.

Bulla Johannis 21mi Papæ ad Cantabrigienses.

Ann. 1318.

Johannes Epifcopus, fervus fervorum Dei, dilectis filiis Univerfitatis Cantabrigiæ, Elienfis Diœcefis, falutem & Apostolicam benedictionem. Inter fingula quæ grata nos oblectatione lætificent, grandi cor nostrum reficitur gaudio, & lætitia exultat exoptata, cum eos qui cælesti sunt providentia præditi ad populorum regimen & regnorum, ad communem subjectorum suorum profectum intentos aspicimus,

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mus, ipfosque ad publicæ utilitatis bonum follicitos: sanè charissimus in Christo filius noster Edvardus rex Angliæ illustris prudenter attendens quod. multitudo fapientum, falus eft regnorum, quodque non minus prudentum confilio, quàm fortium strenuitate virorum, regen-. Ft . Y. L. C -tium & regnorum moderamina disponantur, apud' Cantabrigiam' Elienfis Diœcefis locum, in regno fuo multis commoditatibus præditum & infignem, defiderat vigere ftudium generale, & quod à Doctoribus & docendis in posterum -frequentetur, humiliter postulavit à nobis ut fudium ab olim ibi ordinatum, & privilegia à Romanis Pontificibus prædecefforibus noftris, vel regibus qui fuerint pro tempore eidem concessa, Apostolico curemus munimine roborare. / Nos igitur suæ intentionis propositum, dignis in Domino laudibus commendantes, ejusque supplicationibus inclinati Apostolica authoritate statuimus ut in prædicto loco Cantabrigiæ, fit de cætero studium generale. Volentes authoritate prædicta, & etiam decernentes, quod Colle--gium Magiftrorum & Scholarium ejufdem fludii, -Universitas sit censenda, & omnibus juribus gaudeat, quibus gaudere poteft & debet. Universitas quacunque legitime ordinata : caterum omnia privilegia & indulta, prædicto studio rationabiliter à Pontificibus & Regibus prædictis conceffa, authoritate prædicta confirmamus. Nulli igitur omnino liceat hanc paginam noftri ftatuti, voluntatis, conflitutionis & confirmationis infringere, vel aufu temerario contraire : Siquis autem hoc attemptare præsumpserit, indignationem omnipotentis Dei, & beatorum Petri & Pauli Apostolorum, noverit se incursurum. dat' Avinionæ sto Idus Julii, Pontificatús noftri anno 2do.

Charta

Charta Edvardi II. pro mutua Oxoniensis & Parisiensis studii societate.

N. 23.

Ibid. M. 13. CAnctiffimo in Christo Patri Johanni divina D providentia facrofanctæ Romanæ ac univerfalis Ecclesiæ tummo Pontifici, Edvardus eadem gratia rex Angliæ, Dominus & Dux Aquitaniæ devota pedum ofcula beatorum. A Sane intelleximus banc dudum à fælicis memoriæ Domino + Bonifacio Papa 8vo Prædeceffore veftro Universitatibus regni Franciæ gratiam fuisse concesfam, ut omnes qui gradum Magistralis honorisin quacunque facultate affecuti fuerint, in iifdem poffint ubique terrarum lectiones resumere & ·easdem continuare pro suæ libito voluntatis, abfque novæ examinationis vel approbationis præludiis, feu debito iterandi principii aut petendæ gratiæ cujufcunque. Verum quia dubium non eft (fecundum veterum testimonia scripturarum) Gallicanum studium ab Anglicanis nostris originale traxiffe principium, conftatque talem Apoftolicæ difpensationis gratiam, in Anglicani ftudii redundare dispendium, si Universitas nostra Oxon. cum prædictis Universitatibus regni Fran-

> † Inter eximia gratiarum donaria quibus regnum noftrum Augliæ manus altiffimi mirifice flabilivit, fummo meretur-attolli præconio & favoris cujuflibet infigniri præsidio sublimis illa sapientialis sludii dignitas, que in Oxon. Universitate continuatis viget successibus & floruit ab antiquo. Ipla namque ut mater fœcunda prolem innumeram procreare non definit, cujus fcientialis claritas cæteros irradiat & illustrat. Ipla etiam velut vitis fruclifera palmites suos circumquaque diffundit, qui-fitibundis ecclesiæ filiis falutaris doctrinæ pocula copiose ministrant, & de virtutum celario totam lætificant domum Dei.

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ciæ in libertatibus & fcholafticis actibus non concurrat, fanctitati veftræ affectuofå inftantiå/fupplicamus, quatenus ad pacem mutuam inter viros fcholafticos nutriendam, Univerfitatem prædictam Oxon. confimili velitis privilegio decorare : Nos fiquidem gauderemus fi in noftri & Univerfitatis noftræ prædictæ favorem, quod à providentiâ veftrâ depofcimus, exaudiretis gratiosè : quia valdè nobis moleftum foret, fi tanta Univerfitas aliqua noftris adverfa temporibus pateretur, aut ad infolitam fervitutem redigeretur. Confervet, &c. tefte Rege apud Weftm. vicefimo fexto die Decembris.

S Anctiffimo in Christo Patri (ut supra) devota pedum oscula beatorum. Dilectum Clericum nostrum Magistrum Johannem Lutterell Cancellar. Ufacræ Theologiæ Doctorem, Cancellarium Uniniversitatis versitatis Oxon. vestræ sanctitati pleno commendamus affectu, rogantes quatenus eidem Clerico nostro in negotiis ex parte ipsus vestræ fanctæ paternitati plenius exponend' gratiæ finum aperire, vosque super felici expeditione eorundem reddere dignemini gratios. Confervet vos, &c. Teste Rege apud Windes. 27° die Decembris.

Breve Edvardi II. Vice-com. Oxon. de Prædicantibus, Sc.

OF MOULES

R EX Vic. Oxon. falutem. Petitionem dilecto- Clauf. 12. E.II. rum nobis Cancellarii & Univerfitatis villæ intus pro Can-Oxon. coram nobis in Confilio noftro in præfenti cellar. & U-Parliamento noftro apud Ebor. convocato, exhibitam recipimus, continentem, quod cum dictus Cancellarius per chartas progenitorum noftrorum quondam Regum Angliæ, habeat cognitib 2 ones XX

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ones de quibuscunque transgreffionibus' in? fra villam prædictam & fuburbium ejufdem scholaribus seu Clericis ejusdem villæ, aut per ipfos fcholares feu Clericos aliis factis, exceptis Mortis & Mahemii, & idem Cancellarius pacem noftram ibidem manutenere debeat & confervare, tanquam Minister noster : ipseque & Prædeceffores fui in officio illo cognitiones hul jufmodi virtute Chartarum prædictarum, exceptis Mortis & Mahemii, habere, & pacem noftram ibidem tanguam Ministri nostri confervare confueverint temporibus retroactis. Fratres tamén Prædicatores in eâdem villa commorantes, de tranfgreffionibus per ipfos ibidem perpetratis fe per præfatum Cancellarium juftitiari non permittunt, prætendentes fe per privilegia Papalia ab ejusdem Cancellarii jurisdictione liberos debere esse & immunes, unde frequenter in eadem Universitate tumultus oritur, & contentiones variæ fuscitantur, "&" tranquillitas Universitatis prædictæ plurimum conturbatur. Super quo petierunt per nos congruum remedium adhiberi. Nos itaque attendentes ea que ad jurifdictionem noftram spectant temporalem : Maxime in his quæ ad confervationem pertinent pacis noftræ, per privilegia Papalia non debere nec poffe diminui seu etiam aboleri; tibi præcipimus,quod non obstantibus privilegiis prædictis, præfato Cancellario qui nunc eft, vel qui pro tempore erit, in his quæ ad cognitionem feu punitionem transgressionum prædictarum & confervationem pacis noftræ pertinent, pareas & intendas, prout hactenus fieri confuevit. Tefte Rege apud Ebor. 24° die Novembris. 3. -----

Per Petitionem de Confilio

Épistola

XXI

Epistola Edvardi 2di Regis Angliæ Johanni summo Pontifici.

CAnctiffimo in Chrifto Patri Domino Johanni Rot. Rom. an. J. divina providentia facrofanctæ Romanæ & 11. E. 2. M. universalis Ecclesia fummo Pontifici, Edvardus 14. intus pro ejusdem gratia Rex Anglia, Dominus Hiber-Oxon. niæ, & Dux Aquitaniæ, devota pedum ofcula beatorum. De fructu falutari qui ex Universitate Oxon. infra regnum noftrum & ibidem ftudentibus, ad exaltationem Ecclesiæ & confolidationem ac augmentationem fidei catholicæ, nec non ad noftri & dicti regni laudis præconium & utilitatum incrementa indies crescit. & multiplicat, gaudere decet ecclefiam, & præ cæteris Anglicanam; ex eo etiam quod idem regnum noftrum decoratur Jocali tam nobili, colle-&amur; desiderantes eandem Universitatem, quæ regiam magnificentiam multipliciter honorat, & eo prætextu in regia benevolentia recumbit speciali, nostris intercessionibus apud vestram Beatitudinem favoribus propitiis attolli, & utilibus gratiis communiri. Quocirca Sanctitati vestræ humiliter fupplicamus quatenus in his quæ Cancellarius, Magistri & Scholares Universitatis prædictæ erga vestram clementiam pro honore & commodo ejusdem Universitatis habuerunt profequend' eis dignemini finum liberalis gratice aperire, & fupplicand' gratiofius exaudire. Confervet vos altisfimus per temporaprospera & longæva. Dat' apud Leicest. 139 die Julii, anno regni undecimo.

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The Order of Edw. III. commanding the Friars to renounce and suspend the Execution of all Papal Bulls.

II.

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Parl. 40. Ed. ET iffint mesme le lendemain les Universi-3. Num. 9, 10, E teez de Oxenford & Cantebrigg, & les Freres de quadre ordres Mendicantz compleinantz par lour Peticions mis devant le Roy en Parlement, fur diverses outrages, debatz, damages & Meschiefs faitz & attemptez d'un part & d'autre, les Chancellers & Procurours des ditz Universiteez, & les Provinciales & Miniftres des ditz Ordres adonges presentz, & soi fubmittantz de tout en l'Ordinance du Roi; Estoit assentu & ordeine par le Roi de l'Assent des Prelatz, Ducs, Countes & Barons, fur les ditz debatz, damages, outrages & Meschiefs de tout ouster & adnuller en manere desouth escrite. Noftre Seignur le Roi en ce Parlement eue Deliberacion plein & avys oue les Prelatz, Grantz, & Sages de fon Counfeil, fur diverses grevances, outrages, controverses & debatz mevez perentre les Univerfiteez de Oxenford & Cantebrigg d'un part, & les quadre Ordres de Freres Mendicantz d'autre part : & monftrez a lui per lour Peticions en mesme Parlement fur pluseurs Pointz de Privileges & Immunitez clamez d'un part & d'autre, en presence des Chancelliers & Procurours des ditz Universiteez, eantz plein pouir de ditz Universiteez, & de Provinciales & Ministres de ditz Ordres, eantz plein pouir de ditz Ordres, & eux fubmittantz de lour bon gree en haut & bas, & fanz afcun retenue ou Refervacion al Ordinance nostre dit Seignur le Roi, des pointz de grevances, controverses & debatz, mues

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mues entre eux celle partie de l'affent des ditz Prelatz, Nobles, Grantz & Sages, en meline le Parlement, pur aise, quiete & tranquillite des ditz Universiteez, & des Estudientz en ycelles, ad ordeine, voet & commande, que les Chancellers des ditz Universiteez, Maistres, Regentz & Non-regentz, & toutz autres des ditz Universiteez, les Freres des ditz Ordres illeoqes demurrantz & a demurrer, tretent & amenent en graces & toutes autres choses que touchent fait descoler, & les Freres ensement ce cient & contienent devers les Universiteez & chescune persone d'ycele honestement, faunz rumour, & amiablement en toutes choses, solone ce & en manere come soloient & fesoient devant l'Eftatut fait nadgairs en les ditz Universiteez conteinent, que nul des ditz Ordres recevroit en lour ditz Ordres Escolers de les ditz Universiteez deinz l'age de 18 anns, quele Estatut le Roi voet que soit oustez & tenu pur nul. Et que nul novel Estatut sembleable, ou Ordinance soit fait en mesmes les Universiteez qui foit prejudiciele as avantditz Freres faunz bon & mature deliberacion. Et auffi voet le Roi, que l'Execucion de touz les Impetracions des Bulles & Proces, faitz ou pursuite ou affaire ou pursuer en temps avenir en la Court de Rome, & aillours par les Freres des ditz Ordres, ou nul persone singulere de ycelles en general ou especial, countre la dite Univerfitie, ou ascune persone d'ycelle, puis la fefance du dit Estatut, cesse de tout, & soit mys a neant. Et ensement, que mesmes les Freres renoncien de fait & parole a tout avantage que prendre peussent per vertu de touz tieux impetracions faitz per eux ou nul de eux contre les ditz Univerfiteez, ou ascune persone d'ycelles, en general ou especial, & proces fi nul soit b 4 commence

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commence ou fait, celle partie fur mesmes les Impetracions puis la dite Ordinance de l'Eftatut fait per les ditz Universiteez, encea de tout ceffent & perdent force & vigour.

Probibitio Regis, Archiepisc. &c. de Collegiis visitandis.

bibitione Ox-073.

₹ Nata.

Pat. 17. Ric. 2. T E X Archiepiscopis, Episcopis, Abbatibus, Pars 1. M.27. Prioribus, Decanis, Archidiaconis, Offic. Dorf. de Proz Cancellar. Præcentoribus, Præpofitis, Sacriftis, Præbendariis in Ecclefiis Cathedralibus five Collegiatis,& omnibus aliis perfonis Ecclefiafticis in quâcunque dignitate vel officio constitutis, nec non notariis publicis quibufcunque ad quos &c. falutem. Cum in statutis & ordinationibus Collegii vocati La Queenhalle in Oxon. quod de nostro patronatu existit, inter catera contineatur, quòd Archiepiscopus Eborum pro tempore exiftens statum Collegii prædictie supervidere, Præpositumque ejusdem cum electus fuerit, confirmare, & in quibusdam casibus deponere, ac discordias & contentiones omnimodas ibidem quæ per Præpofitum & Scholares Collegii prædicti commode sedari non possunt, censere debet & terminare. Ac jam Archiepiscopus & Pradecessores sui à primavâ fundatione Collegii pradicti, in poffessione visitationis & jurifdictionis ejufdem, absque eo. quòd aliquis ordinarius, nifi idem Archiepiscopus & deputandi ab eodem, officium visitationis five jurisdictionis, vel aliquam aliam Jurifdictionem ordinariam in Collegium prædictum seu Præpositum aut Scholares, seu Ministros ejusdem hucusque exercere confueverat : Sunt nonnulli nitentes jus noftrum regium enervare, ac * Coronam nostram in hac parte exhæredare, nec non statuta & ordinationes hujufmodi

hujufmodi annullare, & ipfum Archiepifcopum & deputand' ab eodem quo minus ipfi hujufmodi jurifdictionem habere poffint, impedire, quamplures proceffus ad Collegium prædictum per alios quam per prædictum Archiepiscopum, seu deputandos ab eodem visitari, & jurisdictionem ordinariam in prædictum, ac Præpofitum & Scholares, nec non ministros ejusdem exerceri faciend' profecuti fuerunt, & indies profequuntur, & ipfos Præpofitum, Scholares, & Ministros ea de causa multipliciter inquietant & molestant minùs juste, ut accepimus, in nostri contemptum & præjudicium, & † juris nostri † Nota. regii annullationem & Coronæ noftræ exhæredationem, & jurifdictionis prædicti Archiepifcopi annullationem manifestam : Nos jura Coronæ noftræ regiæ, ac Jurifdictionem ipfius Archiepiscopi in hac parte illæsa observare, & hujusmodi præjudicialibus obviare volentes, vobis & cuilibet vestrum districte quo possumus prohibemus, ne quicquam in noftri contemptum vel præjudicium, aut Coronæ noftræ regiæ exhæredationem, seu jurisdictionis ipsius Archiepiscopi in hac parte annullationem seu derogationem, feu ipforum Præpofiti, Scholarium & Ministrorum in hac parte, inquietationem feu molestationem cedere valeat, attemptetis, feu attemptare præfumatis quovifmodo. Et fiquid per vos vel aliquem vestrum in hac parte minus rite attemptatum five factum, id fine dilatione aliqua revocetis & revocari faciatis sub periculo quod incumbit. In cujus, &c. T.Rege, apud Weftm. 26 die Junii.

Breve

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Breve Regis Cancellario Universitatis Oxon. de summonitione Doctorum, Sc. ad examinandum errores & Hæreses Wiclivii.

Clauf.19. Ric. D E X Cancellario Universitatis fuz Oxon. 2. pars I. M. falutem. Fama celebri divulgante noftris 20. de quodam auribus jam noviter est intimatum, quòd quàm Libro vocat. plures opiniones nephariæ & allegationes dete-Trialogus exftabiles in quodam libro ex compilatione Johanaminando. nis Wyclif Trialogus vulgariter nuncupato, hæreses & errores notorie includentes, ac facris determinationibus & canonicis sanctionibus fanctæ Matris Ecclefiæ, & maximè confecrationi facramentali multipliciter repugnantes, continentur & conferibuntur, ex quorum publicatione & vefaná doctriná populus Christianus, qui ex allectione & inftigatione latentis inimici pronior eft ad malum quam ad bonum, & præfertim his diebus, quod absit, infici potest, & per consequens dampnabiliter labi & decidere in errores, unde non modicum effet condolendum. Nos + Nota. zelo fidei Catholicæ, cujus + fumus & erimus Deo dante Defensores, salubriter commoti, nolentesque hujufmodi hæreses aut errores infra terminos noftræ potestatis, quatenus poterimus, fustinere, imo pro eis penitus resecandis & delendis brachium fæculare apponere cupientes: Vos in fide & ligeantia, quibus nobis tenemini (ub forisfacturà omnium que nobis forisfacere poteritis, injungimus & mandamus, quatenus omnes & fingulos Doctores Theologiæ ejufdem Univerfitatis, Regentes & non Regentes, ad certos dies eis per vos ex parte noftra præfigendos & statuendos, convocari, & librum illum in præsentia veftrâ

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ftrå & eorundem Doctorum præfentari, & publicè & expresse perscrutari, perlegi & examanari, nec non quoscunque hæreses & errores quos vos in libro prædicto per vos & eofdem Doctores reperiri contigerit, in fcriptis redigi & intitulari faciatis, & Nobis de omnibus & fingulis, quæ in præmiffis fenferitis feu inveneritis, unà cum fingulis attestationibus & opinionibus Doctorum prædictorum in Cancellariam noftram fub sigillo vestro distincte & aperte fine dilatione reddatis certiores, ut his inspectis & mature ponderatis, ulterius de avisamento confilii noftri ordinare valeamus, prout pro fulcimento fidei catholicæ & defensione regni nostri fore viderimus falubrius faciendum. Tefte Rege apud Ledes, 18vo die Julii.

Per ipfum Regem & confilium.

Aliud Breve Regis ad idem.

R E X Cancellario Universitatis sue Oxon. Ibid. M. 24. falutem. Cum, prout ex certà relatione Lollardis & fane didicimus, quidam iniquitatis filii, sue sa- aliis Harefin lutis immemores in Universitate prædicta com-pradicantibus morantes & scholatizantes, & præsertim Rober- extra Univertus Lychlade qui prophane conversari permitti- fitatem amovendis. tur in eâdem, opiniones nepharias ac conclusiones & allegationes detestabiles fidei Catholicæ multipliciter repugnantes in Univerfitate illa ac aliis locis clandestinis diu publicaverint, communicaverint, & docuerint, & tanquam Zizania in populo feminaverint, & adhuc publicare, communicare & docere intendunt dampnabiliter & iniquè, in fidei Catholica lafionem, & Universitatis prædictæ subversionem evidentem, nifi brachio regiæ Majeftatis citius refiftatur.

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tur, Nos, ne populus regni noftri (cujus regimen nobis ab alto committitur) per hujufmodi opiniones nefarias, ac conclusiones & allegationes deteftabiles, latentis inimici neguitià indies. invalescente, quomodolibet inficiatur, defiderantes Universitatem illam, quæ rore & deliciis scientiæ liberalis, & virtute hactenus potissime reflorebat, ab hujufmodi erroribus quatenus poterimus expurgari: Vobis præcipimus firmiter injungentes, quod omnes & fingulos Lollardos, & alios pravitate hæretica notorie fuspectos, in Universitate prædicta commorantes, & præfertim præfatum Robertum, si per inquisitionem vel alio modo legitimo ipfum talem coram vobis reperiri contigerit, qui eandem Universitatem, tanquam ovis morbida, gregem inficere formidatur, ab eâdem Universitate amoveri & expelli, & rebelles quos in hac parte inveneritis, coram nobis & confilio nostro de tempore in tempus duci faciatis, ut tunc pro eorum punitione ordinare valeamus, prout de avisamento dicti confilii nostri fore viderimus falubriùs faciendum. Tefte Rege apud Ledes, 18º die Julii. Per ipfum Regem & Confilium.

Charta Edvardi tertii Universitati Oxon. concessa, gerens dat. 27[&] Junii.

Pat.29. Edv.3. Num. 5. & in

Num. 5. & in pix. N. N. in In DVARDUS Dei gratiâ, &c. Oldinamus & concedimus pro nobis & hæ-Num.5. a, b,c. redibus noftris, & in hâc chartâ noftrâ con-& in A. fol. firmamus, quòd Cancellarius ipfius Univer-13, & c. per fitatis, & fucceffores fui, & eorum vices geti in B. 9. C. rentes, ioli & in folidum, & in perpetuum, in 87. eod. rodo. villâ Oxon. & fuburbiis ejufdem habeant cuftodiam

diam Affizæ panis, vini & cervifiæ, ac correctionem & punitionem ejusdem, cuin finibus, amerciamentis & proficuis aliis provenientibus in had parte, reddendo nobis & hæredibus noftris centum folidos annuatim; viz. 50 fol: ad fcacca4 riam noftram Mich. & 50 fol. ad fcaccariam noffram Paschæ. Concedimus etiam quòd Cancellarius folus & in folidum, 'ac fucceffores fui, &c. habeant custodiam Affizæ & Affaiæ; nec non fupervifum menfurarum & ponderum in dicta villa Oxon. ac suburbiis ejusdem : ita quod ipfe Cancellarius, vel ejus vices gerens, quoties opus fuerit, dicta menfuras & pondera fupervideat, & ea que falfa invenerit, comburi & des ftrui faciat, nec non tranfgreffores, quos in hac parte invenerit, debite puniat & caftiget : fita tamen quòd forisfacture, & alia proficua inde provenientia liberentur, per extractas per dictum Cancellarium faciendas, Majori & Ballivis dicta villa, levandas per eos in auxilium firmæ fuæ villæ prædictæ, ficut & prout hactenus eft ob-tentum.

Item concedimus eidem Universitati, quod Cancellarius qui nunc eft, & fucceflores fui, vel eorum vices gerentes in perpetuum, foli & in folidum habeant potestatem inquirendi & cognoscendi de Forstallatoribus & Regratariis, Carnibus & Pifcibus putidis, vitiofis, & aliis incom-petentibus, in dicta villa Oxon. & fuburbiis ejusdem, & super his punitionem debitam fas ciendi : fic tamen quod forisfacturæ & amercia. menta inde provenientia per ipfum Cancellarium adjudicentur, & Hofpitali noftro fancti Johannis dictæ villæ liberentur, prout eft fieri confuetum. Et licet Major, Ballivi, Aldeimanni, seu alii homines diete ville & suburbiorum ejusdem, de præmission debeant fe intromittere'; volumus tamen & mandanius; quod *fuper*

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fuper his omnibus & fingulis Cancellario dictæ Universitatis, qui pro tempore fuerit, pareant humiliter & intendant.

Item, Ad terrorem & vindictam malorum, ac fecuritatem & folatium bonorum ibidem proficentium, ordinamus & concedimus pro nobis-& hæredibus noftris, quòd Cancellarius dictæ Universitatis, qui pro tempore fuerit, Scholares & Laicos ibidem contra ftatuta Univerfitatis arma portantes & delinquentes, per incarcerationem & alias caftigare debite valeat, & punire : & arma, que fic contra dicta ftatuta portata fuerint, ut fibi commissa & forisfacta, modo confueto petere, capere & habere : ac hujufmodi delinquentes obstinatos & rebelles coram dicto Cancellario, in cafibus ad cognitionem fuam spectantibus, comparere & juri stare non curantes, à dictis Universitate & Villa bannire, & alias contra jeos per censuras ecclesiasticas procedere, prout in cafibus confuetum eft fieri temporibus retroactis.

Item, Cum ad dictam Universitatem (ad quam tam Nobilium quàm Popularium, alienigenarum & indigenarum, multitudo confluit) deceat munditia & honeftas ; volumus quod careriæ & vici dictæ villæ, & fuburbiorum ejuidem, à fimis, fordibus, & fætoribus, mundi conferventur & honefte, amotis truncis, lignis, & aliis pro transitu libero, honestate & munditia nocituris norquod pavimenta dicte ville, & fuburbiorum ejusdem, semper, cum & ubi opus fuerit, congruè reparentur ; & quòd Cancellarius dicta Universitatis, qui pro tempore fuerit, & ejus vices gerens; ad hoc homines dicta villa, & fuburbiorum ejusdem, & alios quibus incumbit, quos eidem Cancellario & ejus vices gerenti parere volumus in hac parte, poffit per cenfuras ecclefiafticas compellere, abíque proficuo mer .

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proficuo, fuis ufibus, applicando, & prohibitio nostra seu hæredum nostrorum, si contra præmissa facta fuerit, vires non habeat nec effectum. Item, Cum Laici plerunque ficut Scholaribus. fie & eorum fervientibus; fint infensi; ordinamus & concedimus, & hac charta noftra confirmainus, pro nobis & hæredibus noftris, quòd cum ministri dicte Universitatis, & servientes Clericorum, ad quotam aliquam folvendam de bonis fuis in villa prædicta & fuburbiis ejufdem, affidendi fuerinit vel taxandi, Gancellarius di Etæ Universitatis, vel ejus vices gerens, & non Major feu homines dictæ villæ, dictos ministros & -Icholarium fervientes, viz. familiares, fcriptores, illuminatores pergamentarios, ad quotas hujufmodi fideliter & rationabiliter, prout alii homines dittæ villæ & fuburhiorum ejufdem affeffi fuerint, juxta quantitatem bonorum fuorum taxabilium, in perpetuum affedeant atque taxent, & pecuniam fic affeffam per ministros suos levari faciant, Majori & Ballivis dicte ville per indenturam liberandam. Et si homines dicta villa de taxatione per prædictum Cancellarium male facta conquesti fuerint, super hoc per ministros noftros celeriter inquiratur, 1 & defectus, qui repertus fuerit, debite corrigatur. Volumus autem & concedimus, quòd Cancellarii Univerfitatis prædickæ, qui pro tempore erunt, & eorum vices gerentes, præmissis omnibus, & fin-gulis eis, in forma prædicta concessis, plehe, libere & integre gaudeant & utantur, juxta formam ordinationum & conceffionum prædictarum, non obstantibus privilegus, libertatibus, confuetudinibus, seu compositionibus contrariis وأرجع المعالية أنداك المسالية -quibuscunque.

Item, Volentes indemnitati prospicere scholarium, qui surunt in diclâ turbatione de bonis suis deprædati, qui sos san timore irregularitatis non audent xxxii

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raudent profequi criminaliter contra deprædato--res hujufmodi, pro recuperatione bonorum fuorum fic furto vel vi ablatorum, conceffintus de gratia nostra speciali, pro nobis & hæredibus noffris, quantum in nobis eft, omnibus & fin--gulis magistris & scholaribus dicta Universitatis, & eorum fervientibus, qui in dicta turbatione bona fua fic furto vel vi amiferunt, quòd ipfi, vel Cancellarius & Procuratores dicta Universitatis eorum nomine, absque inquietatione vel moleftatione noftri, vel hæredum noftrorum, - seu ministrorum nostrorum quorumcunque, bo-na sic furata vel deprædata, à dictis furibus seu deprædatoribus, vel aliis quibufcunque, ad quo--rum manus liujufmodi res pervenerint, licitè erecipere & tenere poffint, licèt contra dictos fures vel captores, ad pænam fanguinis non fuejusta quart la tera base inte faoruitorio init.

-uoltem, Ad majorem fecuritatem & quietem -ftudentium in Universitate prædicta, provper--petuo ordinamus & concedimus, prol nobis & shæredibus noftris, quòd quilibet Vicecomes Oxon. qui pro tempore fuerit, in receptione Commissionis fuz; juramentum præftet corporale, quod magiftros & fcholares Universitatis Oxon. & eorum servientes, pro viribus, ab injuriis & violentiis proteget & defendat, & pacem in Universitate prædicta, quantum in ipso eft, faciat confervari, præfatiss Cancellario & fcholaribus, ad puniendum pacis perturbatores ibidem juxta privilegia & statuta Universitatis prædickæ, femper cum opus fierit, præftabit confilium & juvamen, & ad privilegia, liber-tates & confuetudines dicta Universitatis defendenda, pro viribus opem feret : & quòd à fubvicecomite suo, & aliis ministris suis/in comitatu prædicto, statim cum post susceptum officium ad castrum vel villam Oxon. declinaveriz, in

in præfentiå alicujus ex parte Univerfitatis ad hoc deputandi, confimile accipiet juramentum; ad quod, ipfos miniftros per eundem Vicecomitem compelli volumus & arctari : hanc etiam formam jurandi volumus ex nunc addi formæ juramenti Vicecomitis dicti loci, in receptione commiffionis fuæ præftar iconfueti.

Cæterùm quia super pænis pro securiori confervatione pacis ipfius Universitatis statuendis, ac fuper aliis, que juxta fubmiffiones prædictas, ad perpetuam præmifforum memoriam, piè per Dei gratiam facere proponimus, jam ordinare non poffumus, variis & arduis negotiis præpediti, ordinationem hujufmodi fpecialiter refervamus. His teftibus, venerabilibus patribus, Johanne Archiep. Eboracensi, Anglia Primate, Cancellario nostro ; Guliel. Wintoniensi Episcopo, Thesaurario nostro ; Magistro Michaele de Northburgh, electo London. confirmato; Henrico Duce Lancastria; Gulielmo de Bohun, Northamptoniensi, Rich. Arundell, Thoma de Bello Campo, Warwicenfi, Rogero March, Guiliel. Sarum, Johanne de Veer, Oxon. Comitibus; Galfredo de Say, & Johanne de Grey de Rotherfeild, Senefchallo Hofpitii noftri; & aliis.

Epistola Edvardi III. Regis Angliæ, Summo Pontifici, & Cardinalibus, &c.

C

V Enerabili in Chrifto patri Domino H. Dei Rot. Roma, gratia S. Mariæ in Aquiro Diacono Car- An. 3. E. 3. dinali, amico fuo cariffimo, Edvardus, &c. m. 5. intus, 4 falutem & finceræ dilectionis affectum. Quò & Scholariteneriùs diligimus Magiftrorum & Scholarium bus Univerfi-Universitatis Oxonia tranquillitatem & quietem, tatis Oxon.

ut

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ut literarum studiis sedulo insistentes, in ecclefia Dei fructus afferant liberiores, ad illuminationem populorum temporibus opportunis; eò folertiùs agemus, ut ab eis cujuflibet inquietudinis amoveatur occasio, transferatur materia scandalorum. Cum itaque intelleximus, quod venerabilis pater Dominus Gaillairdus de Monte S. Luciæ in Cilice Diaconus Cardinalis, Archidiaconus Oxon. ipfos Magiftros & Scholares, fuper juribus & confuetudinibus fuis, quibus hactenus usi sunt in Universitate prædictå, ut afferitur, per proceffus varios hucufque inquietavit, & adhuc inquietat : Nosque præmissam diffensionem moleste ferentes, Domino Summo Pontifici duximus fupplicand. ut præfato Cardinali jubere dignetur, ipsumque inducere salubribus hortamentis, quòd omnino fuperfedeat inquietationibus supradictis, vel faltem affensum præbeat, quòd negotium illud aliquibus Prælatis de regno nostro Anglia committetur audiend. & fine debito terminand. ne, quod absit, propter vexationes nimias dica Universitati immineat dispersio vel ruina. Vestram igitur paternitatem (de quâ confidimus) rogamus & requirimus ex affectu, quatenus Universitatem prædictam recommendatam habentes, penes præfatum Dominum Summum Pontificem, nec non & penes ipfum Dominum Cardinalem infiftere velitis, modis quibus videritis expedire, ut, pro pace & quiete in dicta Universitate confovendis, velint in præmiffis condescendere votis nostris. Dat. apud * Olthum 13° die Maii.

* Eltham.

Licentia

Licentia Ricardi II. Scholaribus Juris Canonici & Civilis, ad celebrandas Conventiculas, &c.

REX universis & fingulis Doctoribus, Bac-Pat. 8. R. 2. calaureis & Scholaribus juris Canonici & m. 35. intus, civilis, in Universitate Oxon. studentibus & Baccalaur. E degentibus, falutem. Ut pro communibus ne- Scholar. juris gotiis vos ac gradus & facultates veftras concer- Can. & Civil. nentibus, in curiis noftris regiis & alibi infra regnum noftrum, Angliæ profequend. in Universitate prædicta, in numero moderato, pacificè & absque tumultu convenire, ac invicem fuper negotiis illis communicare & tractare, confiliaque vestra in hac parte inire & tenere, & procuratores vestros ad negotia prædicta rite & debite prosequend. in forma juris constituere & ordinare, quoties & quando vobis videbitur expedire, liberè & impunè valeatis, licentiam vobis tenore præsentium duximus concedend. aliquâ inhibitione nostrâ de conventiculis, congregationibus seu confæderationibus illicitis, in Universitate illà faciendis, vobis priùs facta aut directa, non obstante. Dum tamen Cancellarius & Procuratores, seu alii ministri Universitatis prædictæ, in executione officiorum fuorum fecundum statuta & ordinationes dicta Univerfitatis facienda, colore præsentis licentiæ noftræ nullatenus perturbentur, nec pax nostra ibidem aliqualiter violetur. Et hoc vobis, & omnibus aliis quorum interesse poterit, innotescimus per pra-Sentes. In cujus, &c. Teste Rege apud Westim. 18º die Feb.

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APPENDIX.

Pat. 8. E. 3: pars 2. dorf. 23. de informatione capiendâ.

DEX dilectis & fidelibus fuis, venerabilibus K patribus in Christo, Ricardo Episcopo Dunolm. Cancellario fuo, Rogero Coven. & Lich. & Willielmo Norwicen. Episcopis, falutem. Petitio Cancellarii Universitatis nostræ Oxon. coram Nobis & Confilio nostro in Parliamento noftro exhibita, continebat; quòd in villa Oxon. ubi Uiversitas prædicta diu est, extitit & adhuc existit, inter Scholares ejusdem Univerfitatis, & eorum familiares & fervientes, graves diffensiones & discordiæ subortæ fuerunt, & indies oriuntur; ex quibus pax nostra læditur, & populus nofter partium illarum terretur, malaque alia innumera hactenus provenerunt, & proveniunt hiis diebus ; & nihilominus verifimiliter timetur quòd difpersio Universitatis prædictæ inde proveniat, nisi citiùs super hoc per Nos opponatur remedium opportunum. Nos considerantes, quod per * Universitatem prædictam fides Christiana defenditur & dilatatur, ac regnum noftrum, ac incolæ ejufdem regni multipliciter exornantur: Volentesque dictam Universitatem & ad eandem declinantes & ibidem conversantes in pace & tranquillitate defensare, & si quæ in contrarium attemptata fuisfent, prout justum fuerit, punire; ac de vestris fidelitate & circumspectione provida pleniùs confidentes, affignavimus vos, conjunctim & divisim, ad informand. vos vel aliquem vestrum, per Cancellarium, Procuratores, Magistros, & Scholares Universitatis prædickæ, & aliis viis & modis quibus expedire videritis, super diffenfionibus & discordiis supradictis, & earum caufis, & per cujus vel quorum culpam diffenfiones illæ & difcordiæ oriebantur; nec non ad traatand. cum eisdem Cancellario, Procuratoribus, Magistris,

* Nota.

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Magistris, & Scholaribus, super diffensionibus & difcordiis prædictis, qualiter, viz. ad majorem & perpetuam quietem & tranquillitatem Universitatis prædickæ sopiri valeant, seu etiam reformari; & ad certificand. Nos de eo quod per vos in præmiffis factum fuerit & tractatum ; ita quòd Nos inde certiorati in præmissis, cum deliberatione provida fieri faciamus quod Nobis & Confilio noftro fore videbitur faciend. Et ideo vobis mandamus, quòd vos vel aliquis vestrum ad villam pradictam accedatis vel accedat; & ad certum diem, quem vos duo vel unus vestrum ad hoc provideritis vel providerit, pramissa omnia & singula fac. in forma pradicta; non obstantibus aliquibus libertatibus, privilegiis, aut statutis : Innotescentes eisdem Cancellario, Procuratoribus, Magistris, & Scholaribus, & aliis quorum interest, ex parte nostra, quòd nisi à malis hujusmodi fe retrahant, & reformationi diffenfionum & discordiarum prædictarum citius inclinent, ipfos & eorum quemlibet taliter puniri & castigari faciemus, quòd eorum punitio aliis cedet in terrorem & exemplum mala hujufmodi futuris temporibus perpetrandi. Mandavimus enim Cancellario, Procuratoribus, Magistris, & Scholaribus Universitatis prædictæ, quòd in præmiffis vobis duobus vel uni veftrûm affiftant. pareant & intendant. In cujus, &c. Teste Rege apud Westm. 20° Septembris.

Per ipfum Regem & Confilium.

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pro Cancellar. Procuratoribus & Scholaribus Universitatis Oxon.

Ibid. dorf. 20. D E X Majori & Ballivis Oxon. falutem. Ex K gravi querelà Cancellarii, Procuratorum, & Scholarium Universitatis nostræ Oxon. intelleximus, quòd quamplures malefactores & pacis noftræ perturbatores, tam Scholares quam alii, ad dictam villam & ejus fuburbia frequenter accedentes, & in eisdem commorantes, diversas tranfgreffiones ibidem hactenus perpetrarunt & perpetrant, & post transgressiones per iplos sic. factas, infra villam prædictam, quandoque in fuburbiis ejusdem, & aliis locis vicinis, receptantur & hospitantur. Et licèt dicti Cancellarius & Procuratores frequenter vobis mandaverint, & penes vos cum diligentia fuerunt profecuti, quòd ad hujufmodi malefactores infequend. arreftand. & capiend. intendentes effetis, & auxiliantes; vos tamen quicquam ad hujusmodi mandata facere neglexistis, per quod tranfgrefliones fic perpetratæ multoties impunitæ remanserunt, & dicti transgressores fibi audaciam affumpferunt majora facinora perpetrandi, in ipforum Cancellarii, Procuratorum, & Scholarium damnum non modicum & effectus, studii retardationem, & populi nostri partium illarum terrorem manifestum, unde perturbamur non immerito & movemur : Nos hujufmodi malitiis obviare, & tranfgreffores prædictos, juxta eorum demerita in hac parte, caftigari volentes, prout astringimur, & puniri; vobis præcipimus firmiter injungentes, quòd ad hujufmodi tranfgreffores in villa prædicta, & ejus suburbiis, tam infra libertates quàm extra, infequend. arreftand. & capiend. fumpto ad hoc, si necesse fuerit, posse villæ prædictæ, intendentes sitis & auxiliantes, quoties super hoc per prædictos Cancellarium & Procuratores, qui pro

pro tempore fuerint, fueritis præmuniti. Scientes, quòd nisi præmissa in forma prædicta diligentius exequamini, diffimulare nolumus; quin ad vos, tanquam mandatorum noftrorum contemptores, & pacis noftræ perturbatores, & malefactorum prædictorum manutentores, non immeritò capiemus. Mandavimus enim Vicecom. Oxon. & Berkf. quod ad malefactores prædictos, ubicumque in locis prædictis dictæ villæ Oxon. vicinis inventi fuerint, tam infra libertates quàm extra, insequend. & capiend. quoties per præfatos Cancellarium & Procuratores requifitus seu præmunitus fuerit, pareat & intendat, fumpto ad hoc, fi neceffe fuerit, poffe comitat. prædictorum. In cujus, Oc. Teste Rege apud Weftm. 3° die Octobris.

Per ipfum Regem & Confilium.

R EX Vicecom. Oxon. & Berkl. Salutem. Cum nuper ex gravi querelà Caucellarii, &c. ut fupra mutatis mutandis, usque ibi, fuerint præmuniti; tune sic. Tibi præcipimus, quòd ad malefactores prædictos ubicunque in ballivâ tuâ inventi fuerint, tam infra libertates quàm extra, infequend. & capiend. quoties per præfatos Cancellar. & Procuratores requisitus seu præmunitus sueris, pareas & intendas, sumpto ad hoc, si necesse fuerit, posse Comitat. prædictorum. In cujus, & c. Teste ut supra.

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R E X Majori & Ballivis villa fue Oxon. falu-tem. Cum diverse diffensiones & discordiæ nuper inter Scholares Universitatis villæ prædictæ, & eorum familiares ac fervientes, in eâdem villâ exortæ, & homicidia, deprædationes & alia mala ibidem perpetrata fuiffent ; ac intellexerimus, quòd nonnulli Scholares, tàm, viz. illi qui post facinora & mala prædicta retraxerunt, quàm alii, ad eandem villam manu armata veniunt, & diversas armaturas secundum indies ducunt & duci faciunt, easdem armaturas in hospitiis suis detinentes, tam publice quàm occulté, per quod timendum est, quòd mala pejora exinde poterunt de facili evenire. Nos volentes hujufmodi malis, viis & modis quibus poterimus, præcavere, & quieti & tranquillitati Scholarium Universitatis prædictæ, & aliorum in eâdem villâ degentium, & ad eandem confluentium, providere : Vobis præcipimus firmiter injungentes, quòd statim, visis præfentibus, tam in villa prædicta, quam in fuburbiis ejusdem, ubi expedire videritis, publicè proclamari, & ex parte noftra firmiter inhiberi fac. ne qui Scholares, feu alii, ad dictam villam fub colore studendi venientes, armaturas aliquas ad villam prædictam deferant, feu deferri fac. aut eas in domibus aut hospitiis suis retineant ; nec quòd aliqui de villa & fuburbiis prædictis, aut alii ad ea declinantes, armaturas aliquas Scholaribus prædictis, de præftito, ministrent seu faciant ministrari, sub pœnâ incarcerationis corporum fuorum ad voluntatem noftram, & amissionis armaturarum prædictarum: & de nominibus illorum, quos post proclamationem & inhibitionem prædictas contrarie inveneritis, facientes Nobis sub sigillis vestris de tempore

tempore in tempus, diftincte & aperte conftare fac. ut nos inde certiorati, eos juxta demerita puniri faciamus: Taliter in executione hujus Mandati nostri vos habentes, quòd propter tepiditatem seu remissionem vestras in hâc parte, non habeamus materiam ad vos graviter capiendi. Teste ut supra.

Per ipfum Regem & Confil.

REX Cancellario & Procuratoribus Uni-versitatis sux Oxon. salutem. Cum diversæ diffensiones, &c. ut supra usque de facili evenire ; quódque vos diversas pœnas & punitiones scholaribus Universitatis prædictæ, pro hujufmodi maleficiis per ipfos ante hæc tempora commissis, infligend. contra statuta & privilegia Universitatis prædictæ, & sacramenta per vos in hac parte præstita, remisistis; quo prætextu dicti malefactores, & alii, majorem audaciam fibi affumpferunt delinquendi : Nos volentes hujusmodi malis, viis & modis quibus poterimus, præcavere, & tranquillitati scholarium, G.c. ut supra, & ad eandem confluen-tium providere; Vobis firmiter injungendo mandamus, quòd Scholares Universitatis prædictæ præmunire, eifque ex parte noftra firmiter inhiberi fac. ne quis eorum, aut eorum familiares, feu fervientes, armaturas aliquas ad villam prædictam, vel suburbia ejusdem deferant, seu deferri fac. feu eas in domibus aut hofpitiis fuis retineant, publicè vel occultè; & nichilominus diligens fcrutinium post præmunitionem & inhibitionem prædictas in domibus & hofpitiis fuis de hujufmodi armaturis fac. & contravenientes in hac parte juxta privilegia & statuta vestra, & facramenta prædicta puniatis, nemini prædictorum

Ibidem.

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dictorum contravenientium in hac parte parcentes : Scientes, quòd nisi præmissa cum majori diligentia feceritis, ad vos, & ftatuta & privilegia prædicta, prout convenit, capiemus Tefte, ut fupris.

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venella villa Oxon. mundata cultodiantur.

Pat.13. Edw.3. DEX dilectis & fidelibus fuis Cancellar. pars 2. m. 28. K. Universitatis Oxon. & custodi domus de intus. Quod Merton. ibidem, qui nunc funt, vel qui pro tempore erunt, falutem. Sciatis, quòd cum nuper datur nobis intelligi, quòd quamplures groffæ Beftiz, videlicet; boves, vaccz, porci, oves, vituli, & aliæ hujufmodi, in diversis locis infra muros ville prædickæ indies mactatæ fuerunt. & etiam quod tot fimi & fimarii, ac aliæ fæditates, in ftratis, vicis & venellis villæ illius, infra eofdem muros extiterunt; quòd per abominabiles fætores, quæ ex mactatione dictarum bestiarum, ac fæditate fimorum & fimariorum hujusmodi provenerunt, per ibidem in tantum inficiebatur, quod quidam, tam magnatum & aliorum ad dictam villam declinantium, quam Scholarium & Burgenfium, cæterorumque in willa prædicta degentium, gravibus corporum fuorum, infirmitatibus fæpius i detinebantur, & exinde aliqui moriebantur : Volentes hujufmodi malis & periculis præcavere, & fanitati-prædictorum, ac honeftati villæ prædictæ, * maximè dum Magistrorum & Scholarium Universitas ibi viget, providere, per breve noftrum mandaverimus Majori & Ballivis villæ prædictæ, quoi in villa prædicta ubi expedire viderint publice proclamari, & ex parte nostra firmiter inhiberi facerent, ne qui carnifices, aut alii hujulmodi, groffas bestias infra muros prædictos mactarent, nec Burgenfes seu alii fimos, fimar. five alias foeditates in ftratis, vicis & venellis præ-

* Note.

prædictis, ubi communis est hominum transitus, ponerent, seu poni facerent, nec fieri permitterent; sed quod statim facta proclamatione hujuimodi, illos per quos hujufinodi fimi, fimarii & fœditates fic ponerentur, dictas stratas, vicos & venellas fine dilatione aliqua inde mundare, & mundatos custodiri facerent. Ac iidem Major & Ballivi nobis retornaverint, quòd à tempore quo non extat memoria, certus locus deputatus & ordinatus extitit pro carnificibus ad bestia's ibidem mactarid. & etiam carnes vendend. qui quidem locus arentatus fuit ad centum folidos in firma villæ prædickæ. Ita quod dicti carnifices in loco illo à tempore prædicto fine interruptione officium suum prædictum exercuerunt, & quod fine diminutione firmæ prædictæ alibi locus aliquis pro officio prædicto exercend. provideri non potuit, per quod nos breve noftrum prædictum per iplos Majorem & Ballivos fic indorfatum, & coram nobis in Cancellaria noftra retornatum coram dilectis & fidelibus noftris Richardo Wylughby, & fociis fuis Juffic. ad placita coram nobis tenend. affign. misimus; mandantes, quòd inspectis brevi & indorsamento prædictis, vocatilque coram nobis præfatis Majore & Ballivis, & aliis qui forent evocandi, & auditis tam prædicti Cancellar. aut Procuratorum Universitatis prædictæ, quàm dictorum Majoris & Ballivorum rationibus hinc & inde, ulterius in hac parte facerent quod de jure & rationabiliter fore viderent faciend. Et quia vocatis coram nobis præfatis Majore & Ballivis in forma prædictâ, qui coram nobis juxta præmunitionemi eis inde factam per Robertum de Haverbergh attorn. suum comparuerunt, & auditis tam ipsius Cancellar. qu'am Majoris & Ballivorum prædi-Aorum in hac parte rationibus, præmislisque omnibus & fingulis coram nobis processu debito deductis, xliit

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deductis, confideratum fuit, quòd communis mactatio groffarum bestiarum in loco prædicto in commune dampnum & oppressionem populi nostri de cætero non fiat, & per breve nostrum de judicio fub testimonio prædicti Richardi Vic. noftri Oxon. extitit demandatum, quòd hujufmodi mactationem bestiarum ibidem, aut fimos, fimarios, feu alias fœditates in locis publicis ejusdem villæ in oppressionem & commune dampnum populi; de cætero fieri non permitterit, ficut per tenorem recordi & proceffus inde habitorum, quem coram nobis in Cancellar. nostra, certis de causis venire fecimus nobis conftat : quod quidem mandatum præfatus Vic.hactenus facere recufavit, ut accepimus. Nos volentes ea que fic in curia nostra confiderata exiftunt executioni debitæ demandari ; affignavimus vos ad fupervidend. & ordinand, quod hujufmodi groffæ beftiæ in loco prædicto non mactentur, nec quod fimi, fimarii, ut aliæ fœditates prædictæ in locis publicis ejufdem villæ ponantur, nec fiant ; fed quòd prædicti ftratæ, vici & venelle de fimis, fimariis & fœditatibus prædictis mundentur, & mundati custodiantur, ex causis præmissis, juxta formam considerationis supradictæ, & ad informand. vos per inquifitiones tam per Clericos quàm per Laicos villæ prædictæ inde quotiens opus fuerit capiend. de veritate præmifforum, & ad illos quos culpabiles vel rebelles inveniri contigerit, per amerciamenta, & aliis modis prout expedire videritis, & rationabiliter faciend. fuerit, puniri faciend. confiderata diligentius qualitate & quantitate delicti in hac parte. Et ne executio præ-missorum per absentiam, contrarietatem, aut reculationem vestram, præfate Custos, retardetur; Volumus, & vobis, prædicte Cancellar. damus tenore prasentium potostatem, præmisfa omnia

omnia & fingula juxta formam confiderationis prædidtæ, ficut prædidtum eft, faciendi & exequendi, quotienfcumque opus fuerit; & vos, præfate Cuftos, fi hoc facere recufaveritis vel nolueritis, dum tamen fitis per vos, præfate Cancellar. ad præmiffa und vobifcum, prædidte Cancellar. faciend. cúm ea fieri debeant, debitè præmuniti. Et ideò vobis mandamus, quòd circa præmiffa, quandocumque opus fuerit, intendatis, & ea exequamini, & fieri fac. in formâ prædidtâ. Damus autem univerfis & fingulis vilkæ prædidtæ quorum intereft, ac Vic. noftro Com. prædidti, tenore præfentium, in mandatis, quòd vobis in præmiffis omnibus & fingulis in formâ prædidtâ pareant & intendant quotiens & prout eis fcire feceritis ex parte noftrâ. In cujus, &c. Tefte præfato Cuftode apud Kenyngton 30 die Julii.

Per Confilium.

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R EX Vic. Oxon. falutem. Cùm nuper data Ibidem de nobis intelligi, &c. ut fupra, ufque ibi, & codem. mandatos cuftodiri facerent, & tunc fic; Ac iidem Major & Ballivi prætendentes certum locum in villå prædictå pro carnificibus ad beftias mactand. à tempore quo extat memoria, deputatum fuiffe, & alium locum in eâdem villå pro hujufinodi officio exercendo non exiftere, quicquam ad mandatum noftrum prædictum facere non curârunt. Et quia præmiflis coram nobis proceffu debito deductis, confideratum eft, quòd communis mactatio groffarum beftiarum in loco prædicto in commune dampnum & oppreffionem populi noftri, de cætero non fiat, & tibi per breve noftrum de judicio, fub teftimonio dilecti & fidelis noftri Richardi de Wylughby, xlvi

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lughby, Capitalis Juffic. noftri, extitit demandatum, quòd hujusmodi mactationem bestiarum ibidem, aut fimos, fimarios, seu alias foeditates in locis publicis ejusdem villæ fieri non permitteres, ficut per tenorem recordi & proceffus super præmissis habitorum, quæ coram nobis in Cancellaria nostra certis de causis venire fecimus, nobis conftat; quod quidem mandatum hactenus exegui recufafti, ut accepimus, unde plurimum admiramur. Nos volentes ea quæ fic in curia nostra confiderata existunt executioni debitè demandari ; Tibi præcipimus, quòd in villa prædicta, in locis ubi expedire videritis, publicè proclamari, & ex parte nostra publicè inhiberi fac. ne qui carnifices, aut alii hujufmodi, groffas beftias in loco prædicto mactare præsumant, nec alii fimos, fimar. five alias fæditates in locis publicis ejusdem villæ ponant, feu poni faciant, nec fieri permittant : Et si hujufmodi fimos, fimar. aut alias fœditates in locis publicis ejusdem villæ inveneris, & homines ejusdem villæ loca illa inde mundare recusent, tunc eadem loca publica de eisdem fimis, fimar. & fœditatibus fine dilatione mundare, & mundata custodiri fac. juxta formam confiderationis supradictæ, & dicti mandati nostri de judicio tibi super hoc priùs directi, libertate villæ prædictæ non obstante. Teste ut supra.

Per Confilium.

Pat. 15. E. 3. R E X dilecto Clerico fuo Magistro Willielmo pars 2. m.41. de Bergeveny, Cancellario Universitatis dorf. De inquirendo de malefactoribus in Universitate Oxon. vel ejus locum tenenti, falutem. Qualiter ante hæc tempora ex diffensionibus & discordiis in Universitate prædictá fæpiùs exor-Oxon. tis, dampna & facinora innumera, in nostri

contemptum & pacis noftræ læfionem, ac quietis ibidem fludentium perturbationem, fuerant enormiter perpetrata; qualiter etiam quidam dictorum facinorum perpetratores fe à dicta villa Oxon. retraxerunt, & in diversis regni partibus discurrebant, mala perpetrare hujusmodi non timentes, eò quòd ipsi cum dictam villam ingreffi fuerunt per Cancellar. & Ministros Universitatis illius puniri non poterant, ut deceret, non credimus vos latere. Jamque ex relationibus intelleximus nonnullorum, quòd quædam dissensiones & contumeliæ graves in Universitate prædictâ, inter Scholares ejusdem Univerfitatis, ac etiam eosdem Scholares & Laicos, tam ex antiquo odio & ipforum infolentiis, juvenili etiam lascivia stimulante, quàm ex diverfis aliis caufis, per quas quidam contra alios occasiones quærere moliuntur, incipiunt noviter fuboriri, per quod nifi celerius fuper hoc apponatur remedium opportunum, de fubverfione Universitatis prædictæ, & forsan turbatione & motione tam inter magnates quàm alios regni noftri, verisimiliter formidatur. Nos confiderantes, quòd ex Universitatis nostræ prædictæ & studentium in eâdem, doctrinâ, fides dilatatur catholica, & fancta Dei ecclefia, maximè Anglicana, dilucide roboratur; cupientes igitur tranquillitati & quieti Universitatis ejusdem, de qua tot, ad regendos populos, ad illuminationem multorum, Doctores hactenus procefferunt, & indies procedunt, modis omnibus quibus poterimus, providere, rebellionemque pertinaciam hujusmodi malefactorum refrænare, & eos cum rigore justitiæ punire, & prout convenit castigare ; advertentes insuper, quòd quamplures de malefactoribus illis, propter diversas allegationes & confœderationes, tam cum aliis dictæ villæ & sorinsecis, quàm cum clericis Univer-

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Nota.

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Nota.

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Universitatis ejusdem, initas atque factas, fe, juxta privilegia & libertates per progenitores noftros & Nos dicta Universitati concessa, ac fecundum legem & confuetudinem regni, justiciari contemptibiliter non permittunt, nec hactenus permiserunt, & quidam ex eis se à villa prædicta elongarunt, in aliis partibus, ut præmittitur, difcurrendo : Vobis firmiter injungendo mandamus, quòd inquisitionibus per vos quotiens opus fuerit faciend. ac viis & modis aliis, quibus meliùs expedire videritis, vos cum diligentia informetis de nominibus malefactorum & rebellium prædictorum, qui mala & facinora hujufmodi in Universitate prædicta ha-Atenus perpetrarunt & perpetrari fecerunt, vel procurarunt, & etiam perpetrant & perpetrari faciunt, seu procurant, & ipforum manutentorum fimiliter & fautorum, & de nominibus hominum hujusmodi malefactorum & rebellium; ac eorum manutentorum & fautorum, qui per vos vel ministros vestros dictæ Universitatis in hâc parte castigari non poterunt, vel se juxta libertates & privilegia hujufmodi non permittunt, feu qui extra eandem villam ob perpetrationem facinorum hujufmodi fe elongant, nos in Cancellar. noftram sub sigillo vestro de tempore in tempus reddatis diffincte & aperte certiores, ut ulteriùs inde fieri faciamus quod de jure & fecundum legem & confuetudinem regni noftri Angliæ fuerit faciend. Nolumus tamen vobis, aut dictæ Universitati, seu privilegiis eidem Universitati per progenitores nostros & nos conceffis, prætextu præfentis mandati noftri, feu executionis ejusdem præjudicari, vel in aliquo derogari. Tefte Rege apud Turrim Lond. 20º die Junii.

Per ipfum Regem & Confil.

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R E X Majori & Ballivis fuis Villæ Oxon. Pat. 15. E. 3. falutem. Quia intelleximus, quòd quidam pars 3. dorf.8. malefactores, & pacis noftræ perturbatores, tam do Cancellar. Scholares quàm alii, pro tranfgreffionibus & ex-Universitatis ceffibus enormibus apud Oxon. ac infra metas Oxon. ad ane-& bundas Univerfitatis ejufdem villæ ante hæc fland. & ca-tempora banniti, jam diverfos malefactores & factores, &c. pacis noftræ perturbatores ad fe attrahentes, & diversas alligationes & confœderationes illicitas facientes in passibus, boscis, biviis & quadriviis, ac aliis locis fuspectis ibidem hominibus infidiantes, tam de die quàm de nocte, vi armata vagantur & difcurrunt, Scholares ac alios verberantes & vulnerantes, & bona & catalla diverforum hominum capientes & asportantes, & alia mala quamplurima perpetrantes, ad quorum castigationem & punitionem Cancellarius Universitatis prædictæ non sufficit, nisi aliter ad hoc brachium seculare apponatur : Nos affectantes tranquillitatem & quietem Scholarium Univerfitatis prædictæ, ac aliorum ad eandem villam confluentium, ac aliorum ibidem degentium, observari, & malitiæ dictorum malesactorum & bannitorum obviare, & ad punitionem eorundem manum noftram volentes apponere adjutricem : Vobis præcipimus, quòd eidem Cancellario ad infequend. areftand. & capiend. dictos malefactores & bannitos, cùm per ipsum super hoc ex parte nostra fueritis præmuniti, intendentes fitis, confulentes & auxiliantes, ut idem Cancellar. hujufmodi Malefactores, fic areftatos, castigare & punire valeat, juxta libertates & privilegia Universitatis prædictæ: Taliter vos habentes in hac parte, quòd non possitis super aliquâ negligentia reprehendi, per quod materiam habeamus ad vos & vestra graviter d capien+

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capiendi. Teste Rege apud Staunford 27º die Novemb.

Confimilia Brevia regia diriguntur Vicecom. Oxon. mutatis mutandis. Tefte ut fupra.

m. 1. dorfo. pro Galfr. de Siblesbam.

Pat. 16. E. 3. DEX Archiepiscopis, Episcopis, Decanis & Capitulis Ecclefiarum Cathedralium & Collegiatarum in Diæcesibus Cicestrenst, Sarisberienst, Wynton. Eboracensi, & Lichefeldensi, & Archidiaconis, Canonicis, & aliis dignitatem vel officium in eisdem ecclesiis habentibus, Abbatibus, Prioribus, Rectoribus, & Vicariis Ecclesiarum carundem, & aliis Ministris Ecclesiasticis in guibuscumque statu, officio vel dignitate constitutis, nec non Cancellariis Universitatum Oxon. & Cautebr. ac universis & fingulis Magistris & Scholaribus earundem Universitatum, Salutem. Ad jura noftra regia, ne depereant, seu per aliquorum usurpationes indebitas aliqualiter fubtrahantur, quatenus juste poterimus manutenend. subtractaque & occupata, si quæ fuerint, ad statum debitum revocand. nec non ad impugnatores eorundem jurium refrænand. & prout convenit juxta eorum demerita puniend. eò studiosiùs nos decet operam adhibere, & folicitius extendere manunt noftram, quò ad hoc juramenti vinculo teneri dinoscimur & aftringi, pluresque conspicimus indies jura illa pro viribus impugnare. Cùm igitur nuper in curia nostra coram nobis per breve nostrum recuperavimus præsentationem noftram ad Ecclefiam de Seleseye, vacantem, & ad noftram donationem spectantem, ratione Episcopatús Cicestrensis tunc vacantis, in manu nostrà existentis, & præsentaverimus dilectum Clericum noftrum Galfr. de Siblesham ad Ecclefiam prædictam, qui ad eandem per loci Diocefanum

fanum admissins, & in eâdem canonice extitit inftitutus, & poftmodum pro eo quod datur nobis intelligi, quod Willielmus de Roumerss jura coronæ nostræ prædickæ impugnare, & considerationem prædictam machinans enervare, diverfos proceffus in curia Christianitatis versus præfatum Clericum nostrum extitit profecutus, ipfum à possessione sua prædicta amovere satagendo, eidem Roberto per diversa brevia nostra mandaverimus, ne quicquam in curiâ Chriftianitatis, quod in derogationem juris noftri Regii, seu enervationem confiderationis seu præfentationis noftræ prædictarum cedere valeret, attemptaret, seu attemptare præsumeret quovismodo; nihilominus prædictus Rogerus diverfos proceffus in curia Christianitatis versus præfatum Clericum nostrum postmodum est prosecutus, quorum executiones vobis committuntur, ut dicitur, faciendæ, per quos fi tolerarentur, præjudicium, tam nobis & Coronæ noftræ, quàm præfato Clerico nostro, super possessione sua prædicta de facili posset generari : Vobis igitur omnibus & fingulis districté prohibemus, ne executiones aliquorum proceffuum factorum in curia Christianitatis, quæ in enervationem confiderationis seu præsentationis nostræ prædictarum cedere poffint, exequamini quovismodo, nec citationes, præfixiones, processur, seu alia impedimenta diversa, per quæ jus nostrum prædictum aliqualiter poterit impugnari, attemptetis, seu per alios attemptari faciatis quovis modo. Scientes, quòd fi secus feceritis, ad vos tanquam ad juris nostri Regii violatores, graviter capiemus. Teste Custode predicto apud Wynton. 6 die Fan.

REX

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A P P E N D I X.

intus. Pro Scholaribus Universitatis Oxon.

Pat. 18. E. 3. REX Archiepiscopis, Episcopis, Abbatibus, pars 2. m. 31. R Prioribus, Decanis, Archidiaconis, Official. Cancellar. & Prapositis, Sacristis, Prebendariis, in Ecclesiis Cathedralibus, seu Collegiatis, Advocatis, Procuratoribus & Notariis Publicis, & aliis quibuscunque personis Ecclesiasticis, in quacunque dignitate vel officio constitutis, & omnibus aliis ad quos, &c. Salutem. Cum nuper inter privilegia Univerfitati Oxon. ac Cancellario ejusdem qui pro tempore fuerit, per nos & progenitores noftros quondam reges Angl. concessa, concessum fit eifdem, quòd idem Cancellarius, pro inviolabili pacis noftræ confervatione, ac tranquillitate & quiete Scholarium in eadem Universitate fludentium, omnes transgressores & pacis nostræ in eadem Universitate perturbatores & violatores, qui coram dicto Cancellario comparere voluerint ratione delictorum fuorum, corrigere, & comparere recufantes, ubi altera pars est Scholaris, à dictá Universitate bannire possit; ac jam intellexerimus, quòd quidam de manifesta pacis nostræ perturbatione ac enormi transgreffione in dicta Universitate factis impetiti, ad mandatum Cancellar. dictæ Univerfitatis, pro eo quòd ipfi, modo debito præmuniti, super præmissis respondere recufarunt, per processum ritè inde factum, à dicta Universitate fuerint banniti, & pro bannitis solempniter pronunciati, machinantes privilegia prædicta, prædictis Cancellar. & Universitati, pro confervatione pacis prædictæ, & quiete Scholarium ibidem fludentium, fic concessa, per processus inde in Curia Romana faciend. destruere totaliter & adnullare, ipfum Cancellar. ad refpondend. fuper bannimento prædicto extra regnum noitrum ad dictam Curiam Romanam, convocari fece-

fecerunt, & citationes, provocationes, appella-tiones, monitiones eidem Cancellar. notificari procurârunt, & quam magnas pecuniæ fummas pro dampnis suis, que ex hac causa afferuerunt fe suftinuisse ab eo, ibidem exigunt, & ipsum ea occasione multipliciter inquietant minus juste, in nostri contemptum & præjudicium, & legum & jurium Coronæ noftræ læfionem, & ipfius Cancellar. dampnum gravisimum, & libertatum dictæ Universitatis adnullationem manifestam, de quo quamplurimum conturbamur. Nos volentes privilegia prædicta dictis Cancellar. & Universitati, pro conservatione pacis prædictæ & quiete Scholarium in dicta Univerfitate studentium, per dictos Progenitores noftros fic conceffa, inviolabiliter observare, & impugnatores eorundem debité cohercere : Vobis omnibus & fingulis districte prohibemus, ne prætextu aliquarum commissionum seu mandatorum de dicta Curia Romana, vel aliqua alia Curia, vobis seu aliquibus vestrum directorum, feu imposterum dirigendorum, quicquam quod in læsionem coronæ & dignitatis nostræ regiæ, feu enervationem privilegiorum prædictorum, aut dicti Cancellar. dampnum in hac parte, vel præjudicium, cedere valeat, attemptetis, feu fac. aliqualiter attemptari. Et si quid in contrarium feceritis in hac parte, id fine quacumque difficultate revocetis indilate, ne ad vos, tanquam ad legum & jurium noftrorum violatores, & coronæ noftræ exhæredatores, materiam habeamus cum rigore capiendi. Tefte Rege apud Westm. 12º die Augusti.

Pat. 19. E.3. D E X Venerabili in Christo patri Roberto câdem pars 1. 11. 22. K gratià Cicestr. Episcopo, sulutem. Quia in- dosso. De in-telligi nobis datur, quod quidam Scholares Uni- mirendo de versitatis nostra Oxon. & eorum ministri nuper, bus in Oxon. d 3 dum fatta.

Nota.

Nota.

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dum quidam fideles justic. nostri judicialiter in eâdem villâ Oxon. sédebant, ad inquirend. de feloniis, transgressionibus, & aliis excessibus in Com. Oxon. factis, in copiosa multitudine congregati, & quamplures ex eis armis prohibitis communiti, in villa prædicta notorie incesserunt, quasdam transgreffiones ac enormia alia, ut dicitur, perpetrantes, & Justic. nostros prædictos, incuffo eis ex repentina hujufmodi congregatione timore, impedientes, quò minùs tunc ea quæ ad officium fuum juxta formam commissionis nostræ eis inde factæ exercere & facere debité potuerunt, in nostri contemptum, pacifque noftræ ibidem læsionem, & terrorem etiam nonnullorum. Nos tranfgreffiones & exceffus hujufmodi nolentes abíque imponenda punitione debita præterire, advertentesque quod Cancellarius Universitatis prædictæ, ad cujus officium, juxta privilegia & libertates fibi & dicta Universitati per nos & progenitores nostros conceffa, punitio clericorum & ministrorum fuorum ibidem delinquentium pertinere dinofcitur, ut accepimus, ad puniend. tantam Scholarium & fervientum suorum multitudinem, non fufficit, nisi juvetur potestatis Regiæ fulcimento; ac de vestra circumspectione provida confidentes, affignavimus vos ad inquirend. unà cum prædicto Cancellario, de nominibus hiis Scholarium & ipforum fervientum, qui congregationes, transgreffiones, excessus, ac alia prædicta, ut præmittitur, perpetrarunt, & ad ipfos juxta eorum demerita & excelfus ac juris exigentiam, habità confideratione ad privilegia & libertates prædicta, quibus prætextu præfentis affignationis noftræ ad præsens derogare nolumus, castigand. & puniend, ficut melius pro confervatione pacis ibidem videbitur expedire, ne pro defectu debitæ punitionis hujufmodi, neceffitate cogente,

gente, nos oporteat manum ad hoc extendere graviorem. Et ideo vobis mandamus, quòd circa præmiffa omnia & fingula, unà cum præfato Cancellario, faciend. & explend. in formâ prædicta celeriùs quo poteritis intendatis : Univerfis infuper & fingulis Magiftris & Scholaribus, ac aliis dictæ Univerfitatis quos præmiffa contingunt, damus teñore præfentium firmiter in mandatis, quòd vobis in executione præmifforum, unà cum Cancellario prædicto, faciend. & explend. pareant & intendant, quotiens & prout per vos vel dictum Cancellarium fuper hoç fuerint præmuniti. In cujus, & c. Tefte Rege apud Weftm. 14º die Martii.

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Per Confilium.

DEX omnibus ad quos, &c. falutem. In-Pat. 31. E. 3. fpeximus alteram partem cujusidam Inden-pars 2. m. 26. turæ inter Cancellarium & Universitatem Oxon. Pro Magistris & Majorem & Communitatem villæ Oxon. fallæ, Universitatu & communi sigillo dictæ villæ signatæ in hæc O.von. verba. Ceste Endenture fait a Oxenford le quatorzifnie jour de Maii, l'an du regne le Roi Edward tierz, aprez la conquest d'Engleterre trentilme primer, & de France dis & oeptilme, entre-le Chaunceller & la Universitée d'Oxenford - d'une part, & le Maire & Communaltee de mesme la ville d'altre part, tesmoigne, que accorde est entre les parties avantdites, que la dite Communaltee d'Oxenford tendra perpetuelment une misse d'Anniversarie le jour de seinte scolasee la Virgine, a Oxenford en la Eglise de nestre Dame, pur les almes des Clercs & altres' occis en la confluct que nadgairs estoit entre les Clercs & Lais de la dite Communaltee, a la quele misse d' Anniversarie serront en propres persones, d'+ 8z -02 - 1

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eisdem faciant, nec fieri procurabunt, sub pœna amiffionis omnium bonorum fuorum temporalium Domino noftro Regi applicandorum, nec non revocationis omnium privilegiorum & immunitatum à Domino noftro Rege, & prædecefforibus suis eis hactenus concessorum. Et si contingat quod infra terminum memoratum præmiffa plene & perfecte, ut præfertur, non expediantur & perficiantur omnino : Nos Willielmus London. Episcopus antedictus, vice & auctoritate quibus suprà omnia & singula præmissa prout superscribuntur, ordinamus, diffinimus & statuimus ex nunc imperpetuum valitura, bannitosque prædictos restituimus, & eorum statum plenè reformamus in Universitate prædictå, Statutaque & Ordinationes contra facultates prædictas Juris Canonici & Civilis edita & in futur. edend. supra dictâ materiâ cassamus, annullamus, & irritamus, caffa, nulla, & irrita pronunciamus, emendandi, corrigendi & interpretandi præmiffa nobis quatuor vel tribus nostrum potestate refervata. Tenores verò statutorum per dictam Universitatem juxta Ordinationem noftram ut præmittitur edendorum & per nos in eventum editorum fequuntur fub hiis verbis. Statutum eft, quòd quilibet Baccalarius Juris Civilis qui prius pro formà non responderit, requifitus à Doctore 'decretorum ad difputandum aftricto ut fibi respondeat, dum tamen totam formam fuam præter responsionem formalem prius compleverit quod ex tunc teneatur respondere, habita deliberacione trium mensium à requisitionis tempore numerandorum fub hâc pœnâ, quod aliter nec annus ille nec aliquis actus scolafticus ejusdem anni stet sibi pro forma in aliqua facultate, nisi excusationem rationabilem habeat coram Cancellario & Doctote Juris Canonici vel Civilis, & altero Procuratorumi

torum vel duobus ipsorum approbatam. Quod fi pro responsione formali in Jure Canonico vel Civili pecuniam vel fibi æquivalens ex pacto receperit, eo ipío pœnæ confimili fe noverit fubjacere, quibuscumque Ordinacionibus Magistrorum regentium, vel statutis Magistrorum regentium & non regentium Universitatis Oxon. fuper præmiffis, vel eorum aliquo, anno Domini Millesimo trecentesimo septuagesimo quinto, fecundum cursum & computacionem Ecclesiæ Anglicanæ qualitercumque editis non ligantibus quovifmodo, tanquam inefficacibus atque nullis. Item statutum est, quod cum Baccalarius Iuris Canonici ante ejus inceptionem in Jure Canonico fingulis Doctoribus regentibus in facultate Decretorum teneatur respondere requisitus à Doctore Decretorum, qui tenetur disputare ut fibi respondeat, si idem Baccalarius totam formam præter responsiones prius compleverit, & dummodo alicui Doctori per annum immediate præcedentem prius pro formå non responderit, ac dummodo per tres menses ante diem responfionis fuerit requifitus & respondere recusaverit, nifi coram Cancellario, ac Doctore Juris Canonici vel Civilis & altero Procuratore caufam rationabilem ab eis vel à duobus ipforum approbatam allegaverit, quod nec annus ille, nec aliquis actus Scholasticus ejusdem anni infra Universitatem Oxon. eodem anno sibi cedat pro formâ. Et si Baccalarius quiscumque dictæ facultatis pro refponfione formali in Jure Canonico vel Civili pecuniam vel fibi æquivalens ex pa-Ao receperit, eo ipío pœnæ confimili fe noverit subjacere, quibuscumque Ordinacionibus Magistrorum regentium & non regencium ejusdem Universitatis super præmissis vel eorum aliquo, Anno Dom. Millefimo trecentefimo feptuagefimo quinto fecundum curfum & computacionem e 2

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Ballivi Villæ Oxon. & tota Communitas eiufdem Villæ, & fucceffores fui, nobis Cancellar. & Procuratoribus Universitatis Oxon. & fuccefforibus nostris, & Universitati prædi&æ imperpetuum obligentur in centum marcis annui redditus folvend, apud Oxon. annuatim in Ecclesia beatæ Mariæ Oxon. in festo Sanctæ Scolasticæ Virginis, pro quadam finali concordià nobiscum facta, super quodam confluctu inter Clericos & Laicos in Villa prædicta nuper suborto, prout in ipforum scripto obligatorio inde confecto plenius continetur; volumus tamen & concedimus nos prædicti Cancellarius & Procuratores, ac tota Universitas, pro nobis & succefforibus noftris imperpetuum, quod fi prædicta Communitas ville Oxon. pro Animabus Scholarium & aliorum in dicto confluctu occiforum, unam missam anniversariam in Ecclesia beatæ Mariæ Oxon. in festo sanctæ Scolasticæ virginis, annuatim faciat celebrari, modo & formâ quibus in quâdam Indenturâ inter nos & dictam Communitatem de materia ipla facta plenius continetur, & omnes infuper alii articuli in eadem Indentura contenti, ex parte dicta Communitatis quolibet anno débite fuerint obfervati, quod pro illo anno prædictæ centum marcæ nullatenus exigantur, pro aliis vero annis ipfo fcripto obligatorio fuo robore & effica-tiâ imperpetuum durâtur. In cujus rei teftimonium tam figillum noftrum commune Univerfitatis prædickæ, quam figillum commune Communitatis prædickæ, huie Indenturæ alternatim funt appenf. Dat. apud Oxon. fextodecimo die Maii, anno regni Regis Edwardi tertii poft Conquestum Angl. tricesimo primo, & Franciæ decimooctavo. Nos autem Indenturam & fcripta prædicta, & omnia contenta in eisdem, quatenus ritè & rationabiliter facta fuerint, rata habentes

bentes & grata, ea pro nobis & hæredibus noftris, quantum in nobis eft, approbamus, ratificamus & confirmamus. In cujus, & c. Tefte Rege apud Westm. primo die Junii.

Per breve de Privato Sigillo.

R E X Vic. Berkf. falutem. Cum de Gra-Register of tià nostrà speciali concesserimus, quòd Writs, pars 2. Cancellarius Universitatis O.xon. qui protempore De homine per fuerit, per literas fuas patentes Cancellario no-Cancellarium. ftro Angliæ pro tempore existenti dare possit & Oxonia exfignificare, de nominibus fingulorum de jurifdi-communicato atione præfati Cancellarii Oxon. qui majoris excommunicationis vinculo fuerint innodati,& quod dictus Cancellarius noster Anglia qui pro tempore fuerit, brevia nostra fieri & sub magno sigillo noftro confignari faciat, pro captione illo-rum de jurifdictione prædictá, qui fic per dictum Cancellarium Oxon. fuerunt excommunicati, & per quadraginta dies perseveraverint in eadem ad fignificationem five certificationem ipfius Cancellariæ Oxon. fupradictam, prout in literis nostris patentibus inde confectis plenius continetur. Et J. de W. Cancellarius Universitatis prædickæ, per literas suas patentes nobis fignificaverit, quod G. S. suæ jurisdictionis propter suam manifestam contumaciam, Authoritate infins, Cancellarix Oxon. excommunicatus eft, nec se vult per censuram Ecclesiasticam juffitiari. Quia vero potestas regia sacrofanctæ Ecclesiæ in querelis suis deeffe non debet, tibi præcipimus, quod prædictum G. per corpus fuum fecundum confuetudinem Angliæ justitiare, donec fanctæ Ecclesiæ tam de contemptu quam de injurià ei illatà ab eo fuerit fatisfactum. Tefte, Oc.

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pars 1. M.10. te Oxon. de confirmatione vide Pat. 20. R. 2. pars 3. m. 36. Exemus Ordinationis & Here, p. 163.

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Pat. 50. E. 3. DEX omnibus ad quos &c. falutem. Infpex-N imus quasdam Ordinationes per venerabipro Universita- les Patres Willielmum London. Thomam Elien. Adam Meneven. Radulphum Sarum, & Willielmum Ordinationum. Cicestrensem, Episcopos, vice & auctoritate noftris, ac inftantis Parliamenti noftri, super controversiis & litibus quæ inter Cancellarium Uplificatio ifti- niverfitatis Oxon. & Magistros in Theologia & Artibus regentes & non regentes, & eorum facultates ex parte una, & Magistros seu Doctores de jure Canonico & Civili, eorumque facultates & studentes in eisdem ex altera parte, or-, tæ fuerunt factas, & fub figillo prædictorum London. Elien. Meneven. & Sarum Episcoporum, ac fub figno tabellionis publici confignatas, in hæc verba. Universis præsentes literas infpecturis, Willielmus London. Thomas Elien. Adam Meneven. Radulphus Sarisberien. & Willielmus Cicestren. Episcopi, Domini nostri-Regis Angliæ illustris, de consensu omnium Prælatorum & Procerum regni, & inftantis Parliamenti fui Commiffarii ad cognoscendum, procedendum, & fine debito terminandum in quibufcumque controversiis, litibus & diffensionibus inter Cancellarium Universitatis Oxon. Lincoln. Dioc. ac Magistros in Theologia & Artibus, regentes & non regentes, & eorum facultates ejufdem Universitatis ex parte una, ac doctores in jure canonico & civili regentes & non regentes; Baccallarios & Audentes in eifdem juribus ipfius Universitatis ex altera sufcitatas, sub forma infra fcripta specialiter deputati, salutem in omnium Salvatore. Literas Commissionis dicti Domini noftri Regis, seu mandatum vel breve suum Regium patens nuper recepimus, tenorem qui fequitur continentes. Edwardus Dei gratia Rex Anglie & Francie, & Dominus Hibersie, venerabilibus

bus patribus W. London. Th. Elien. A. Meneven. R.Sarum, & W. Cicestren. Episcopis, Salutem. Nuper audivimus de quibusdam dissensionibus, & rixis infolitis & retroactis temporibus inauditis, inter Magiftros & Doctores Theologiæ juris Canonici & Civilis, & facultatis Artium, earumque scientiarum Baccallarios & Scholares noviter jam exortis, occafione quorundam statutorum formam & responsiones Baccallariorum juris Civilis & Canonici, ad quæftiones per Do-Aores decretorum & legum disputandas concernentium noviter editorum, quorum occasione bannitiones, convictiones & alia gravamina varia contra certas personas plurima sunt secuta, quæ diffensiones, rixæ, & alia gravamina prænotata, in præjudicium non modicum & enervationem quodammodo prædictæ Universitatis tenderent, nisi per nos manus essent appositæ. pro repellendis præmiffis inconvenientibus adjutrices : Nos volentes prædictam Universitatem fustinere in fuis ufibus, privilegiis, & confuetudinibus universis, prout eam ab initio privilegiis dotavimus, & eadem privilegia fæpius augmentavimus per temporum curricula diverforum pro pace dictæ Universitatis pariter & quiete, in causis & negotiis præmissorum, & omnium aliorum incidentium emergentium, & ea qualitercunque contingentium; vobis committimus plenariè vices nostras, dantes vobis quatuor vel tribus vestrum tenore præsentium auctoritatem, ac mandatum speciale, negotium prædictum cum omnibus & fingulis præmiffis, vel ea quoquomodo contingentibus vel dependentibus ab eifdem vice noftra audiendi, & in eisdem amputatis quibuscumque dilacionibus & allegationibus frivolis alterius etiam partis præsencia nullatenus expectata, plenarie cognoscendi, ac ca reformandi & debito fine terminandi, bannitiones,

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tiones, convictiones, statutaque prædicta in parte vel in toto revocandi & fubducendi, prout vobis quatuor vel tribus vestrum videbitur expedire, bannitosque & convictos prædictos in Univerfitatem prædictam reconciliandi, prout vobis quatuor vel tribus vestrum videbitur opportunum, Cancellarioque, Procuratoribus, Magiftris, Doctoribus, Scolaribus, & aliis quibufcumque Universitatis prædictæ inhibendi, ne contra Ordinationes vestras, quatuor vel trium vestrum, neque de cætero statuta injusta irrationabilia contra facultates Juris Canonici vel Civilis edant seu faciant quovismodo, sub pœna forisfacturæ omnium bonorum fuorum temporalium, & revocationis privilegiorum omnium à nobis vel prædecefforibus noftris Univerfitati prædictæ, Magistris, Doctoribus, vel Scholaribus ejusdem primitus concessorum, & ea quæ fic per vos quatuor, vel tres vestrum terminata vel ordinata fuerint vallandi & affirmandi, & omnia alia faciendi & exequendi quæ pro reformatione præmifforum juxta diferetiones veftras, quatuor vel trium vestrum necessaria fuerint vel etiam opportuna. Et ideo vobis mandamus, quod ad certos dies & loca quos vos, quatuor vel tres vestrûm ad hoc provideritis circa pramissa Tolerter cum efficaciá intendatis, & ea faciatis & exequamini, prout à parte justitie & pro pace, quiete & tranquillitate pradicta Universitatis vobis quatuor vel tribus videbitur expedire. Damus autem unicuique partium pradictarum, & omnibus aliis quorum interest tenore presentium firmiter in mandatis, quod vobis, quatuor vel tribus vestrâm in pramiss & pramisforum quolibet faciend. & exequend. obediant & pareant pariter & intendant. In cujus rei testimonium bas literas nostras fieri fecimus patentes. Teste meipso apud Westm. 20 die Junii, anno regni nostri Anglia quinquagesimo, reg-222

ni vero nostri Francia tricesimo septimo.

Conceffum eft de affensu Prælatorum existentium in Parliamento.

In fine verò ipfius brevis in ejus margine scribebantur verba pradicta. Quarum auctoritate literarum seu mandati aut brevis Regii supradicti nos Episcopi & Commissarii memorati in prædictis controversiis, litibus & dissensionibus quæ inter partes prædictas occasione quarundam Ordinationum per Magistros Theologiæ & Artium regentes dicta Universitatis & statutorum per Magiftros regentes & non regentes earundem facultatum ipfius Univerfitatis contra Baccallarios Juris Canonici & Civilis & facultates earundem. reclamantibus omnibus & fingulis Doctoribus ipfius utriusque Juris in eâdem Universitate regentibus & non regentibus, citra videlicet feftum Sancti Michaelis Archangeli proximo præteritum editorum concernentium responsiones Baccalariorum Juris Canonici & Civilis ad Quæftiones per Doctores Decretorum & Legum difputandas noviter fint exortæ, legitime procedentes, discretis viris Magistris Johanne Gascoyn & Johanne Pakwode Decretorum, Johanne Trefnaunt & Willielmo Todeworth Legum Doctoribus, dicta Universitatis regentibus, ad informandum nos super præmissis per mandatum seu breve Regium in hac parte eis directum specialiter & personaliter evocatis, pro se personaliter omnibusque Doctoribus, Baccalariis& Scolaribus Juris Canonici & Civilis ejuídem Univerfitatis, per discretum virum Magistrum Michaelem Cergeaux Clericum, & in Legibus Baccalarium eorum Procuratorem literatorie & legitime conftitutum fufficienter etiam comparentibus ex parte una, ac venerabili viro Magistro Johanne -lxiv

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hanne Turk, facræ paginæ Professore & dictæ Universitatis Cancellario, ac discretis viris Magistris Willielmo Wakefeld Magistro in Artibus ejusdem Universitatis Procuratore, nec non Willielmo Berton & Roberto Aylesham Baccalariis in Theologia & Magistris in Artibus pro se, &, ut afferuerunt, nomine dictarum duarum facultatum Theologiæ & Artium, absque tamen mandato fufficienti personaliter comparentibus ex parte alia, ad hoc, ut dicebatur, per easdem missis & etiam destinatis cæterisque omnibus Magistris in Theologia & Artibus regentibus & non regentibus prædictæ Universitatis, ad comparendum coram nobis Commissariis prædictis in inftanti Parliamento per duos in hac parte sufficientem potestatem habentes, ordinationem inftantis Parliamenti & noftram fuper præmiffis dissensionibus, vice & auctoritate Regia faciendum vifur. & receptur. per breve Regium rite & legitime evocatis sufficienter expectatis, & ut debuerunt, & tenebantur sufficientur comparere non curantibus, fed fe contumaciter & rebelliter absentantibus, ac per nos propterea contumacibus reputatis, ipsorum præsentia, ob quietem & tranquillitatem dicta Universitatis & studentium in eâdem, & pro bono pacis celeriter reformand. fecundum exigentiam dicti mandati Regii nullatenus expectata, set eorum absencia Dei repleta præsencia, auditis per nos partium prædictarum Juribus, rationibus & allegacionibus, ac ipfis & hujufmodi diffenfionum ut licium meritis plenè cognitis, rimatis etiam & difcuffis, concurrentibus etiam omnibus in ea parte requisitis, & in pœnam contumaciæ non comparentium, Dei nomine invocato, ad fentenciæ prolacionem in dicto Negocio die & loco infra scriptis processimus ac vice & auctoritate Regia & instantia Parliamenti prædicti, ordina-

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ordinavimus, statuimus, & diffinivimus, sub hâc formâ verborum. In Dei Nomine Amen. Auditis per nos Willielmum Londinen. Thomam Elien. Adam Meneven. Radulphum Saresbiriensem. & Willielmum Cicestrensem Episcopos, Domini nostri Regis Angliæ illustris, & ipsius Parliamenti in negocio infra scripto Commissarios, ad cognoscend. procedend. & fine debito terminand. in quibuscumque controversiis & litibus inter Cancellarium Universitatis Oxon. & Magistros in Theologia & Artibus regentes & non regentes, & eorum facultates, ex parte una, & Magistros feu Doctores in Jure Canonico & Civili, eorumque facultates & studentes in eisdem ex alterâ, sub certâ formâ, prout in certâ commissione dicti Domini nostri Regis pleniùs apparet, quam hic pro expressa haberi volumus, deputatos; & intellectis ac plenius discussis meritis dictorum negociorum, nos Willielmus Londinensis Episcopus supradictus, vice & consensu Collegarum nostrorum prædictorum & nostra, ordinavimus, statuimus & diffinivimus, quod Cancellarius & Universitas Oxon. citra Festum Translationis Sancti Thoma Martyris prox. futur. statuant cum plená folempnitate confuetá juxta formam & tenorem immediate sequentes, & quæcumque alia Ordinaciones & statuta super eâdem materia jam noviter edita in Universitate prædicta tollant, & fubducant omnino, & pro nullis & caffatis reputentur ; nec non Magistros Thomam Mountagu & Henry Ingelby & cæteros quofcunque bannitos, occasione contencionis five rixæ hujufmodi factæ, ad statum suum pristinum & plenum reftituant fine morâ, & quoscumque processus, contra quoscumque Scolares ea occafione factos revocent : & quod de cætero nulla statuta nova vel Ordinaciones contra dictas facultates Juris Canonici & Civilis, yel studentes in eisdem e

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eisdem faciant, nec fieri procurabunt, sub pœna amiffionis omnium bonorum fuorum temporalium Domino nostro Regi applicandorum, nec non revocationis omnium privilegiorum & immunitatum à Domino nostro Rege, & prædecefforibus suis eis hactenus concessorum. Et si contingat quod infra terminum memoratum præmissa plene & perfecte, ut præfertur, non expediantur & perficiantur omnino : Nos Willielmus London. Episcopus antedictus, vice & auctoritate quibus suprà omnia & singula præmiffa prout superscribuntur, ordinamus, diffinimus & flatuimus ex nunc imperpetuum valitura, bannitosque prædictos restituimus, & eorum statum plenè reformamus in Universitate prædicta, Statutaque & Ordinationes contra facultates prædictas Juris Canonici & Civilis edita & in futur. edend. supra dictà materià cassamus, annullamus, & irritamus, caffa, nulla, & irrita pronunciamus, emendandi, corrigendi & interpretandi præmiffa nobis quatuor vel tribus nostrûm potestate reservata. Tenores verò statutorum per dictam Universitatem juxta Ordinationem nostram ut præmittitur edendorum & per nos in eventum editorum sequentur sub hiis verbis. Statutum eft, quòd quilibet Baccalarius Juris Civilis qui prius pro forma non responderit, requifitus à Doctore 'decretorum ad difputandum aftricto ut sibi respondeat, dum tamen totam formam fuam præter refponfionem formalem prius compleverit quod ex tunc teneatur respondere, habità deliberacione trium mensium à requisitionis tempore numerandorum fub hâc pœnâ, quod aliter nec annus ille nec aliquis actus fcolafticus ejufdem anni ftet fibi pro formá in aliquá facultate, nifi excufationem rationabilem habeat coram Cancellario & Doctore Juris Canonici vel Civilis, & altero Procuratorum

torum vel duobus ipforum approbatam. Quod fi pro responsione formali in Jure Canonico vel Civili pecuniam vel fibi æquivalens ex patto receperit, eo ipío pœnæ confimili fe noverit fubjacere, quibuscumque Ordinacionibus Magistrorum regentium, vel statutis Magistrorum regentium & non regentium Universitatis Oxon. fuper præmiffis, vel eorum aliquo, anno Domini Millesimo trecentesimo septuagesimo quinto, fecundum curfum & computacionem Ecclefiæ Anglicanæ qualitercumque editis non ligantibus quovismodo, tanquam inefficacibus atque nullis. Item flatutum eft, quod cum Baccalarius Juris Canonici ante ejus inceptionem in Jure Canonico fingulis Doctoribus regentibus in facultate Decretorum teneatur respondere requisitus à Doctore Decretorum, qui tenetur disputare ut fibi respondeat, si idem Baccalarius totam formam præter responsiones prius compleverit, & dummodo alicui Doctori per annum immediatè præcedentem prius pro formå non responderit, ac dummodo per tres menses ante diem responfionis fuerit requifitus & respondere recusaverit, nifi coram Cancellario, ac Doctore Juris Canonici vel Civilis & altero Procuratore causam rationabilem ab eis vel à duobus ipforum approbatam allegaverit, quod nec annus ille, nec aliquis actus Scholasticus ejusdem anni infra Universitatem Oxon. eodem anno sibi cedat pro formâ. Et si Baccalarius quiscumque dictæ facultatis pro responsione formali in Jure Canonico vel Civili pecuniam vel fibi æquivalens ex pa-Ao receperit, eo ipío pœnæ confimili fe noverit subjacere, quibuscumque Ordinacionibus Magistrorum regentium & non regencium ejusdem Universitatis super præmissis vel eorum aliquo, Anno Dom. Millesimo trecentesimo septuagefimo quinto fecundum curfum & computacionem e 2

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tacionem Ecclefiæ Anglicanæ qualitercumque editis non ligantibus quovifinodo, tanquam inefficacibus atque nullis. Quæ quidem Ordinacionem, diffinicionem & statuta nostra deducimus & deduci volumus per præsentes; præcipi-entes, ac vice & auctoritate quibus supra sub pœna prædicta firmiter injungentes, ea omnia & fingula à Cancellario & Universitate prædictis perpetuis temporibus inviolabiliter observari. In quorum omnium testimonium has literas noftras seu præsens publicum infrà scriptum scribi & publicari mandavimus. Ac nos Londoniensis, Eliensis, Menevensis, & Saresberiensis Episcopi fupradicti figillorum noftrorum appenfionibus fecimus communiri. Dat. & act. in Ecclesia Santti Pauli London. primo die menfis Julii, anno ab incarnacione Domini fecundum curfum & computationem Ecclefix Anglicana, Millefimo tricentefimo feptuagefimo fexto, Indictione 14. Pontificatús fan&iffimi in Chrifto Patris & Domini noftri Domini Gregorii divina providencia Papæ undecimi anno fexto, Præsentibus tunc ibidem venerabilibus & discretis viris Magistris Edmundo de Stafford Canonico Lincoln. Johanne Codeford Archidiacono Wilt (h. Adam de Mettrum Baccallario in Decretis, & Gilberto Stone, Matthao Meyvot, & Roberto Delfal, publicis Apostolica auctoritate Notariis, nec non Johanne Berton. dicta Universitatis Bedello, & aliis in multitudine copiosa teftibus rogatis specialiter ad præmiffa. fl. Et ego Johannes Prophet Clericus Menevensis Diocesis, publicus Apostolica aucto. itate Notarius præmillis ordinacioni, ftatuto & diffinicioni, ac omnibus aliis & fingulis dum fie ut in suprascripta sentencia præmittitur agerentur, & fierent fub anno, Indictione, Pontisicatu, mense, die & loco prædictis, una cum prænominatis testibus præsens intersui, eaque omnia

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omnia & fingula fic fieri vidi & audivi, fcripfi, ac de mandato dictorum reverendorum patrum præcedencium in hanc publicam formam redegi. meisque figno & nomine consuetis fignavi, rogatus in fidem & testimonium præmisforum. Nos autem Ordinaciones prædictas prout per prædictos Episcopos factæ existunt, nec non literas ipforum Episcoporum inde confectas, & omnia & fingula in eisdem literis contenta, pro nobis & hæredibus nostris quantum in nobis est acceptamus, approbamus, ratificamus & confirmamus imperpetuum, prout dicta litera teftantur. In cujus & c. Tefte Rege apud Westm. 8 die Julii, Anno regni nostri Anglia 50. regni verò Francia 37.

Pro dimidià marcâ folutâ in Hanaperio.

These Ordinances were exemplified verbatim, and confirmed by King Rich. II. in the 20th Year of his Reign, in these Words : --- Nos autem Literas & Ordinationes prædictas, & omnia & fingula in eis contenta rata habentes & grata, ea pro nobis & hæredibus noftris quantum in nobis eft, acceptamus, approbamus, ratificamus & confirmamus, ficut literæ prædictæ rationabiliter testantur. In cujus, &c. T. R. apud Westm. 8 die April.

Pro dimidia marca foluta in Hanaperio.

R E X universis & singulis Vicecomitibus, Ma-Pat. 50. E. 3. joribus, Ballivis, Ministris & aliis fidelibus pars 1. intus. & subditis nostris, tan infra libertates quam ex- de Protectione tra, ad quos, G.c. Salutem. Quia diffensiones pro Scolaribus Oxon. & debatas inter Magiftros & Baccalarios in Theologiâ

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ologia in Universitate Villæ Oxon. ex una parte, & Baccalarios in Jure Canonico & Civili ex alterâ parte occafione quorundam Statutorum ibidem de novo editorum motæ sunt & subortæ, coram Prælatis & aliis Magnatibus Regni noftri Angliæ decrevimus fore terminand. Ac volentes proinde ipfos Baccalarios in Jure Canonico & Civili, ac alios fludentes in eisdem facultatibus, ne contingat ipfos in studio suo & gradu in hac parte suscipiendo impediri, favore profequi gratiolo, ac statum & gradum eorum interim fervari pacificè & quietè, absque innovacione seu occasione vel impedimento quovismodo faciend. aliter quam ante brigam & rixam prædi-Etas fieri confuevit, fuscepimus ipsos Baccalarios in Jure Canonico & Civili, & omnes & fingulos ftudentes in eisdem facultatibus, ac statum & gradum eorum in protectionem & defensionem noftram specialem. Et ideo vobis & cuilibet vestrum injungimus & mandamus, quatinus iptos omnes & fingulos Baccalarios & ftudentes in Jure Canonico & Civili, ac ftatum & gradum ipforum manuteneatis, protegatis & defendatis, non inferentes eis feu eorum alicui inferri permittentes injuriam, molestiam, dampnum, violenciam, impedimentum aliquod feu gravamen. Et si quid eis forisfactum sive injuriatum fuerit, id eis fine dilatione corrigi faciatis. In cujus &c. Teste Rege apud Westm. 27 die Febr.

Pat. 50. E. 3. M. 35. dorfo. De Cuftodibus Pacis in villâ Oxon. conftituția.

R E X dilectis & fidelibus fuis Cancellario Universitatis Oxon. vel ejus vices gerenti, ac Majori ejusdem Villa qui nunc sunt, vel qui pro tempore erunt, & Waltero Perle, David Hannemere, & Johanni de Baldyngton, salutem. Sciatis, quod affignavimus vos conjunctim & divifim ad pacem nostram, nec non ad statuta apud Wynton. Northt. & Westm. pro confervacione pacis

cis ejusdem edita in fomnibus & fingulis suis articulis in villa Oxon. & in fuburbio ejusdem cuftodiend. & cuftodiri faciend. & ad omnes illos quos contra formam statutorum prædictorum delinquentes inveneritis caftigand' & puniend. prout fecundum formam Statutorum eorundem fuerit faciendum, & ad omnes illos qui aliquibus de populo nostro de corporibus fuis vel de incendiis domorum fuarum minas fecerint, ad fufficientem securitatem de pace & bono geftu fuo erga nos & populum noftrum inveniendam coram vobis venire, & fi hujufmodi securitatem invenire recusaverint, tunc eos in prifona nostra quousque hujusmodi securitatem invenerint falva custodia faciend. assignavimus, &c. Nolumus autem quod vos præfati Major, Walter. David, & Johannes, de aliquibus de quibus Cancellarius Universitatis prædictæ folus, virtute libertatum Universitati villæ prædi-Etæ per nos & progenitores noftros conceffarum cognicionem habere debet, colore præfentis affignacionis noftræ in aliquo intromittatis. In cujus, &c. T. R. apud Westm. 13 die Febr.

R E X dilectis fibi Magiftro Johanni Marre Pat. 51. Ed. 3. pars 1. m. 28. Doctori facræ Theologiæ, Magiftro Jo-dorfo. De Difhanni Packwode Doctori Decretorum, Magiftro cordiis, Esc. Philippo Bryan, & Magiftro Thomæ de Moun-in Universitate tagu Juris Civilis Baccalario, Salutem. Sciatis, Quòd cùm, ut accepimus, facta & celebrata in Universitate nostra Oxon. in crastino Purificationis beatæ Mariæ prox. præterito, quadam congregatione modo & formâ quibus decuit, juxta statuta & privilegia Universitatis prædicæ, ac certis gratiis, dispensationibus & reconciliationibus diversis personis ibidem, ut est moris, debitè factis & concessis, quidam Magistri in Artibus de dicta Universitate, qui dictæ congree 4. gationi

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gationi ex malitia & negligentia fua propria non intererant, ac alii fautores & complices fui nonnullis personis facientibus gratias, dispensationes & reconciliationes hujufmodi, ac eas optinentibus invidentes, easdem gratias, dispensationes & reconciliationes pro viribus impedire procuraverint, & nitantur, & tam eas quam congregationem prædictam, fi illorum poteftas voluntatibus fuis responderet, caffare vellent totaliter & adnullare, & fic diverse manutenentie, conventicula illicita, diffensiones & discordiæ ibidem habita ac facta existant, quæ nisi celerius per nos pacificata fuerint & fedata, in statutorum & privilegiorum prædictorum læsionem & enervationem, ac Scholarium fludentium in Universitate prædicta perturbationem, commotionem & terrorem, ac totius Universitatis illius scandalum & opprobrium tendet manifestè : Nos volentes hujusmodi voluntariæ malitiæ & periculis prout convenit obviare, & omnimodas diffenfiones & difcordias ibidem habitas, ut per hoc statuta & privilegia prædicta abique violatione custodiantur, & scholares prædicti honeftati moribus & studiis vigilantius & quietius vacent & intendant, ut tenemur, abolere; Et de circumspectione & discretione veftris pleniùs confidentes, affignavimus vos & tres vestrum ad inquirendum, & vos congruis viis & modis quibus melius & celerius expedire videritis informand. utrum prædicta congregatio ac dictæ conceffiones gratiarum, dispensationum & reconciliationum debitæ factæ fuerunt, fecundum formam statutorum & privilegiorum prædictorum nec ne ? & fi fic, tunc ad eafdem congregationem, gratias, difpenfationes&reconciliationes affirmand, & noftro nomine roborand. & quibufcumque vobis in hac parte reclamantibus vel contrariis filentium imponend. nec

nec non ad diffensiones & discordias prædictas, & earundem causas & circumstantias examinand. fedand. pacificand. decidend. & finaliter terminand. & ad nos de nominibus vobis contrariantium in præmissis, si qui fuerint, in Cancellaria noftra sub figillis vestris vel trium vestrum certificand. ut pro eorum punitione ulteriùs fieri faciamus quod justum fuerit & ration . Et ideo vobis mandamus, quòd circa præmifía cum omni folicitudine & efficaciá intendatis, & ea faciatis & exequamini, decidatis & terminetis, in forma prædicta. Damus autem Cancellario & Procuratoribus, ac Regentibus & Non-regentibus, & quibuscumque aliis Universitatis prædictæ, nec non Vic. ac Majori & Ballivis Oxon. tenore præsentium, in mandatis, quòd vobis & tribus vestrum in præmiss intendentes fint, confulentes, respondentes & auxiliantes, quotiens & prout per vos vel tres vestrum super hoc requifiti fuerint ex parte nostra. In cujus, &c. Tofte Rege apud Westm. 26 die Februarii.

R EX Cancellar. & Procuratoribus Universitatis Pat. 6. R. 2. Oxon. qui nunc funt, vel qui pro tempore pars 1. m. 32fuerint, falutem. Zelo fidei Chriftianæ, cujus De banniand. fumus & femper effe volumus defenfores, moti & evella Oxon. falubriter & inducti, volentes fummo defiderio omnes fautoimpugnatores dictæ fidei, qui fuas pravas & per-res & recepversas doctrinas infra regnum nostrum Angl. tatores certorum bareticonotoriè obviantes, tenere & prædicare jam noviter pessime præsumpserunt & conantur, in perversionem populi nostri, ut accepimus, antequam ulteriùs in fuis procedant erroribus & maliciis, vel alios inficiant, reprimere, & condignâ castigatione cohercere ; Assignavimus voss ad inquisitionem generalem, assistentis prædictæ regentibus Ixxiv

gentibus faciend. ab omnibus & fingulis Graduatis, Theologis & Juriftis Univerfitatis ejusdem, fi quos de jurifdictione Universitatis illius agnoverint, qui fint eis probabiliter fuspecti de favore, credentia, vel defensione alicujus hærefis vel erroris, & maximè quarundam conclusionum per venerabilem patrem Willielmum Archiepifcopum Cantuar. de confilio fui cleri publice dampnatarum, vel etiam alicujus conclusionis alicui earundem confimilis in sententia vel in verbis; & fi aliquos de cætero inveneritis, qui quicquam prædictorum hærefium vel errorum, vel quemcumque confimilem crediderint, foverint, feu defenderint, vel qui Magistros Johannem Wycliff, Nicholaum Herford, Philippum Reppyngdon, vel Johannem Afton, vel aliquem alium de aliquo prædictorum hærefium vel errorum, feu alio fimili in verbis vel sententia probabili fuspectione notatum, in domos & hospitia ausi fuerint receptare, seu cum eorum aliquo communicare, vel sibi defensionem aut favorem præbere præfumpferint aliqualem, ad hujufmodi fautores, receptatores, communicantes & defensores, infra septem dies postquam præmissa vobis constiterint, ab Universitate & villa Oxon. banniend. & expellend. donec coram Archiepifcopo Cantuar. pro tempore existente suam innocentiam manifesta purgatione monstraverint; Ita tamen, ut se purgare cogantur, ipsos tales effe nobis & eidem Archiepiscopo de tempore in tempus infra mensem sub sigillis vertris certificetis. Mandantes infuper quòd per universas aulas Universitatis prædictæ diligenter inquiri & scrutari fac. indilate, si quis aliquem librum five tractatum de editione vel compilatione prædictorum Magistrorum Johannis Wycliff vel Nicholai habuerint, & guod librum illum five tractatum, ubicumque contigerit inveniri, areftari,

ftari, capi, & præfato Archiepiscopo infra menfem, absque correctione, corruptione, seu mutatione quâcumque, quo ad ejus sententiam vel verba, præsentari fac. Et ideo vobis in fide & ligeantia quibus nobis tenemini, & sub forisfactura omnium & fingulorum libertatum & privilegiorum Universitatis prædickæ, & omnium aliorum quæ nobis forisfacere poteritis, injungimus & mandamus, quòd circa præmissa bene & fideliter exequenda diligenter intendatis, & ea fac. & exequamini in formâ prædicta : Et quòd præfato Archiepiscopo, & ejus mandatis licitis & honeftis, vobis in hac parte dirigend. pareatis, prout decet. Damus autem Vic. & Majori Oxon. pro tempore existentibus, ac universis & fingulis Vicecomitibus, Majoribus, Ballivis, Ministris, & aliis fidelibus & subditis nostris, tenore præfentium, in mandatis, quòd vobis in execu-tione præmifforum auxilientur, pareant & in-tendant. In cujus, &c. Teste Rege apud Westm. 13º die Julii.

Per Confilium.

R EX omnibus ad quos &c. falutem. Suppli-Pat. 14. R. 2. pars I. m. 6, De Fratriin regno noftro Angl. ut cùm prædicatorum De Fratriinftitutus fuerit in fubfidium Ecclefiæ, & ad ad gradum expugnand. hærefes & errores, & ad prædicand. magiflerii non populo verbum Dei, ad quæ fcientia & bona vita maximè requiruntur, in quibus Doctores prædicti ordinis in Univerfitatibus Oxon. & Cantebrig. per præfentationem dicti ordinis confueverant examinari, & fic ad gradum Magifterii promoveri ; & nunc quidam Fratres dictorum regni & ordinis notabiliter viciofi, ut puta apoflatæ, & propter fua fcelera carceribus in ordine condempnati, mare tranfeuntes, fubdolè & lxxvi

& fraudulenter procurant fibi gradum Magisterii & alias exemptiones, in detrimentum Ecclefix, læfionem fidei Catholica, & præjudicium & scandalum nostrum & regni nostri, ac verecundiam ordinis antedicti; velimus ob zelum Dei, & fidei quem habemus ad Ecclefiam & ordinem antedictum, super præmissis de remedio congruo providere. Nos igitur ordinem antedictum & statum ejusdem cordi specialiter habentes, damus universis & fingulis Fratribus regni noftri ordinis antedicti, tenore præfentium, firmiter in mandatis, quatenus ipfi fub forisfactura omnium quæ nobis forisfacere poterunt, nullum Fratrem apostatam ejusdem ordinis, seu in ordine antedicto carceri condempnatum, feu notabiliter viciofum, qui fibi gradum Magisterii seu gratias exemptorias procuravit. admittant ad libertates, honores, seu favores Doctoribus in Theologia in ordine prædicto confuetos, nec alicui tali Fratri faveant in aliquo præmifforum, fed omnem talem Fratrem folummodo fecundum conversationem suam & demerita & statuta dicti ordinis pertractent, & etiam quantum poterunt nullum tamen apostatam feu notabiliter viciofum colerent feu permittant gratiis feu hujufmodi privilegiis exemptoriis gaudere, sed procurantem tales gratias exemptorias, seu eisdem utentem, sub ponâ præmiffå, fecundum regulam dicti ordinis & statuta, tanquam suis prosessioni & ordini contrarium, tractent in omnibus, fecundum fui ordinis disciplinam. In cujus, Gc. Teste Rege apud Weltmonasterium primo die Decembris.

Per Breve de Privato Sigillo.

QUIA

QUIA infuper nova via frequentius seducit Constit. Pro-quàm antiqua; Volumus & mandamus, Anundellis quod nullus libellus, five tractatus, per Magi- Cant. Archiep. frum Johannem Wyckliff, aut alium quem- in Convocacumque tempore suo, aut citra, noviter compo- tione cleri ipfitus, five in posterum componendus, amodo fins Provincia legatur in scholis aut hospitiis, seu locis aliis brata A. D. quibuscumque infra nostram Provinciam ante- 1408. & dictam, five fecundum ipsum doceatur, nifi per publicata in Universitatem Oxon. aut Cantebrig. seu saltem Pauli Lond. 12 personas ejusdem, quas eædem Universitates in prasentia aut altera earundem, sub nostra successorumve suorum suffranostrorum discretione notabile duxerint eligen-ganeonum, Andas, primitùs examinetur, & examinatus una- 1409. nimiter per easdem, deinde per nos seu successed dius Constit. fores noftros, expresse approbetur : & Univer- Provincial. fitatis nomine & auctoritate flationariis tradatur, ab Archiepife. ut copietur, & facta collatione fideli petentibus f. 153. Pro-vendatur jufto pretio, five detur, originali in vincialis Guicifta aliqua Universitatis ex tunc perpetuò re-leilmi Lindemanente. Quod fi quis libellum vel tractatum wode, 1.5. hujufmodi in fcholis vel alibi, ut fuprà, legerit, *Tit. de Ma-*five fecundùm ipfum docuerit, contra formam 206. fupradictam, ut seminator scissmatis & fautor H. spelmanni hæresis puniatur, prout delicti qualitas flagi- Concilia, Tom. 2. p. 665. taverit.

Statuimus igitur & ordinamus, ut nemo deinceps textum aliquem facræ fcripturæ, au&oritate fuâ, in linguam Anglicanam, vel aliam, transferat, per viam libri, vel libelji, aut tradatûs; nec legatur aliquis hujufmodi libellus, aut tradatus, jam noviter tempore di&i Johanmis Wycliff, five citra, compofitus, aut in pofterum componendus, in parte vel in toto, publicè vel occultè, fub pœnâ majoris excommunicationis, quoufque per loci diocefanum, feu, fi res exegerit, exegerit, per Concilium provinciale, ipfa tranflatio fuerit approbata. Qui verò contra hoc fecerit, ut fautor hærefis & erroris fimiliter puniatur.

Provincialis, 1. 5. f. 205, Gc.

William Lyndewood, in his Gloss on the first of these Constitutions, c. Johannem Wycliff, hath this Addition.

Hærefiarcum magnum, qui multas hærefes antiquas refuscitavit in Anglia tempore fuo, & * Fox's Ads ex cujus doctrina tota * Bohemia intoxicata exand Monum titit, & eft de præsenti : in tantum quòd Papa vol.1. p.606, Martinus quintus modernus contra ipsos Bohemos fidei orthodoxæ rebelles cruciatum erexit hoc anno domini M.CCCC.XXIX. fub ductura reverendiffimi patris Domini Henrici tituli fancti Eusebii Presbyteri Cardinalis Angliæ, dicti Wynton. in partibus Germaniæ, Hungariæ, & Bohemiæ Apostolicæ fedis legati ; & dicti Iohannis Wycliff corpus, quod erat fepultum in ecclesia parochiale de Loterworth, Lincoln. + Ibid. p.605, Diœcesis, ubi fuit rector, de - mandato & decreto fedis Apostolicæ fuit extrumatum, & ejus offa combusta, cineribus eorundem projectis in proximum amnem, ad damnationem & deletionem memoriæ suæ, reverendo patre Domino Richardo Flemyng, Lincoln. Episcopo moderno præmiffa exequente, anno Domini M.CCCC. XXVII.

Parl. 11. H.4. 2.50.

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Item fuppliount trefhumblement fibien les Chivalers, Efquiers, & autres Gentiels des Countees d'Oxenford & Berk. come les Mair & Burgeyses de ville d'Oxenford, ge come noftre Seigneur le Roi ore tarde par difloial fuggeftion, ad graunt pur ses Lettres Patentes al Chanceller & Escolers del Universitee illoeqes, & lour fucceffours a toutz jours, gils ne lour fervantz,

fervantz, ne null qe foit deffout lour privilege, ne ferroit mys a respoundre devant ascune Jugge nostre Seigneur le Roy de tresone, felonie, ou maheme, par eux fait deins la ville ou Countees fuifditz, fi non devant lour fenefchal demesne, & en mesme la ville; & filz pledent al iffue de pays, ge la moite de lenquest ferra pris par gentz queux fount deffouth lour privilege & lour fervantz, retournez par les Bedelles du dicte Universitee ; & qe chescun Jugge & Ministre nostre Seigneur le Roi doit liverer a eux les Appelles & Inditements des matiers fuifditz, quant ils fount par eux requis, fur peyne de CC. L. le gele est molt encountre commune droit, la Ley du terre, & la regalte noftre Seigneur le Roy, & overt matier pur faire debate & diffencion entre l'Escolers illoeges & les suppliantz avantditz, & autres lieges noftre dit Seigneur le Roy. Please a nostre Seigneur le Roy confiderer la matier avantdit, & les miefchiefs queux purront avenir en icelle partie, & ge les ditz Lettres Patentes en ceste present Parlement foient repellez, adnullez, revokez, & tout outrement caffez, & de ce en avant pur nulle tenuz.

Refp. foit Briefe direct a Chaunceller d'Oxenford deftre devant le Counfeill du Roy a Weftmufter a les Oeptaves de la Trinite procheins, pur y monftre les Charters de Libertees & Fraunchifees grauntees a la Univerfitee d'Oxenford, & ait mefme le Counfeil poair par auctorite de Parlement, appellez a eux les Juftices & les Sergeantz du Roy, dexaminer le graunt fait de les ditz Liberteez & Fraunchifees, & qe furce de tielz Libertees & Fraunchifees, & qe furce de tielz Libertees & Fraunchifes come lour femble molt prejudicielx au Roy, foient modittez & refourmez folone lour fages difcrecions; & quant a les autres Libertees & Fraunchifes comprifez en lour ditz Charters, queux lxxx

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queux font prejudiciels a mon Seigneur le Prince, ou a Levesque de Wynchestre, ou as autres persones gont libertees, celles parties, soient les confeils fibien de mon dit Seigneur le Prince, come le dit Evesque, & de les autres perfones deffuifditz devaunt le dit Conceil, appellez a eux les Juffices & Sergeantz deffuifditz, & oiez & entenduz lour reasons dambe parts, face mesme le Counceil par auctorite de Parlement, ce ge meultz leur femblera en les matiers deffuisdites.

intus. De confirmatione Oriell.

Pat. 11. H.4. DEX omnibus ad quos, &c. falutem. Inpars 2. m. 22. K speximus quasdam Literas indentatas inter Cancellarium & Scholares Universitatis Oxon. & Præpositum & Scholanoftræ res Collegii noftri de Oriell. ejusdem Univerfitatis factas, in hæc verba. Omnibus Chrifti fidelibus præfentes indentatas Literas infpectur. Nos Johannes Poffell. Præpofitus, & Scholares domús beatæ Mariæ Oxon. Collegii de Oriell. aliàs Aulæ Regalis vulgariter nuncupatæ, Salutem. Cum ex fama veteri crebrescente librorum & monumentorum antiquorum aspectibus experimur, quòd quondam & ab antiquo domus quœdam in cemeterio Ecclefiæ beatæ Mariæ Virginis Oxon. ex parte Boreali Cancelli fcituata Ecclesiæ supradictæ, domus Congregacionis Universitatis Oxon. vulgariter nuncupata, per quendam ab Universitatis quondam antiquo Scholarem licentia præbida legitima omnium quorum interfuit in hac parte eliemofinarie ædificata fuerat & constructa, per dictamque Universitatem, Cancellar. videlicet & Scholares antequam dictæ Ecclefiæ Beatæ Mariæ nobis & domui noftræ supradictæ suerat approbata, unita quomodolibet vel annexa, habita, possessa in dispo-

dispositioneque libera Universitatis antedictæ, ante, citra, & continuè in hunc diem recognicionis præsentium, tam in parte inferiori, quàm fuperiori, cum omnibus suis pertin. unà cum libero & perpetuo ingressu & egressu ad eafdem, cum potestate etiam libera aliam five novam domum, ibi, fi voluerit, & cùm voluerit, seu quiscumque alius vel quicumque alii Universitatis intuitu voluerit vel voluerint Cancellar. videlicet & Scholares antedicti, conftruend. Cujus quidem domus Congregationis dominium, possessionem pacificam, ulumque quietum, & dispositionem liberam, cum pertin. ejusdem, ut prædicitur, per prædictos Uni-versitatem, Cancellar. videlicet & Scholares, habitum & habitas, posseffum & posseffas, recognitum & recognitas, retentum & retentas ab antiquo prædecessores nostri nostræ domús, nostra etiam & nos domús antedicta, sub figillo eorum, ejusdem nostrumque communi, postquam legitime Ecclesia prædicta appropriata nobis fuerat & annexa Cancellar. & Scholaribus antedictis, in nostrum nostræ domús & Ecclefix meliorationem, commodum & augmentum, in benefactorum compensam diversorum, tam in oblationibus gratuitis, ornamentisque diversis dictæ jam noftræ Ecclesiæ per eosdem Cancellar. & Scholares pluries certis anni feftis & temporibus factis, gratuitéque conceffis, in majus commodum, uberiorem etiam utilitatem dictæ nostræ jam Ecclesiæ & domui redundantium, quàm usus, dispositionis liberæ vel possessionis pacificæ Congregationis domús accrefceret fupradictæ, oblationibus ornamentisque prædictis non factis inibi nec concessis, à nobis etiam & Ecclesia nostra retentis, ratificavit, confirmavit, concessit & recognovit, ratificarunt, confirmarunt, concesserunt & recognoverunt, ratificavimus,

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ficavimus, confirmavimus, conceffimus & recognovimus communi sub sigillo, refervato eis nobisque & domui nostræ in suturum perpetuo denario annuo Anglicano in festo Assumptionis beatæ Mariæ Virginis, fi petitus fuerit, fideliter perfolvendo; refervatis etiam oblationibus in domo prædictá, tam inferiori quàm superiori, in divinis, five ad ymaginem ymaginesve tempore quocumque ibidem imposterum existentem vel existentes, in pecuniis vel je calibus offerendis, si quæ fuerint, nobis & Ecclesiæ supradictæ noftræ impetracionibus feu conceffionibus privilegiorum Domini nostri Papæ vel cujusvis alterius, dictis Universitati, Cancellar. videlicet & Scholaribus Congregationis prædictæ donivive concessis, vel alias impetratis concedend. imposterum, vel quomodolibet impetrandis concedend. imposterum, vel quomodolibet impetratis in hac parte non obstantibus. Confiderantes verò temporibus jam modernis, defiderio etiam omni cordis, vocis, & operis realiter affectantes, quòd Universitas antedicta jure, dominio, ufu, possessione, dispositioneque libera, tam sub quàm supra, domús Congregationis antedictæ, cum suis pertinen. una cum libero & perpetuo ingreffu & egreffu ad easdem, inferiorem videlicet & superiorem, cum potestate etiam libera aliam & novam domum ibi, fi voluerint, & cum voluerint, seu quiscumque alius quicumqueve alii Universitatis intuitu devotè, eleemofinariè, voluntariéve voluerit, Magistri videlicet & Scholares antedicti, conftruend. benè, pacificè, plenè & uberè, pleniùs & melius fruantur, uberius & utantur, perpetuis temporibus extunc & imposterum exnunc futuris. Nos Præpofitus & Scholares antedicti recognoscentes, & per præsentes sigillo nostro communi roboratas & munitas

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nitas recognoscimus, scimus veraciter & fatemur, testimonium perhibentes in hac parte veritati pro nobis & fuccesforibus nostris perpetuò, quòd à tempore, ante & citra, illius liberæ dispofitionis continue in hunc diem, Universitas antedicta, Cancellar. videlicet & Scholares, in illà domo totali Congregationes antedictà, tam altà quam bassa, cum pertin. suis, ut prædicitur, habuerunt, habere consueverunt, quiete & juridice habent & possident, usque pacifice in hunc diem, prout nobis liquet manifeste per præsentes, in Universitatis, Thomæ Prestbury Cancellar. videlicet Magistrorum & Scholarium præsentia, asserentibus, confitentibus, dicentibus sæpiùs pluries, & ex certa recognoscentibus scientia, habuit & habuerunt, & jam habent difpositionem liberam per consuetudinem approbatam, possessionem, ut prædicitur, pacificam, legitiméque præscriptam, per decem, viginti, triginta, quadraginta, quinquaginta, fexaginta, ultra & citra, necnon per tempus & * tempora cujus contrarii memoria non exiftit, * Nota. cum potestate, ut prædicitur, libera aliam & novam ibi domum construend. cum libero & perpetuo ingressu & egressu ad easdem, cum pertin. suis, ut prædicitur, hic expressis. Quam quidem domum cum pertin. ut prædicitur, ex causis præmissis, aliisque legitimis, sic per Universitatem, Cancellar. videlicet & Scholares antedictos, habitam, poffessam, dispositam & retentam, eidem Universitati traditam & recognitam, ratificatam, ut præfertur, confuetudinatam per tempus & tempora - cujus contrarii † Notas memoria hominum non extitit, laudabiliterque præscriptam, penes Universitatem prædictam, Cancellar. videlicet & Scholares, exiftere volumus, & perpetuò remanere, in bonisqueUniversitatis confistere antedictæ : Nos, successof 2 rélque

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resque nostros temporibus futuris perpetuis existentes, ab omni juris & facti actione, petitione, clameo & titulo nobis, fuccessoribus nostris & domui nostræ beatæ Mariæ supradictæ, contra prædictos Universitatem, Cancellar. videlicet & Magistros, ratione, occasione vel causa domús prædictæ Congregationis, cum pertin. & descriptionibus, ut prædicitur, competenti vel competitur. imposterum penitus & perpetud fore & effe exclusos & privatos & exutos, difcernimus & fatemur per præsentes. Hoc excepto, quòd nos & fucceffores nostri domum prædictam Congregationis ingredi poffumus liberè, ficut alii Universitatis Scholares gradûs confimilis, prout moris eft vel erit, cum voluerint, supradictam. Salvis semper nobis & fuccefforibus nostris, & realiter refervatis Ecclefiæ noftræ & domui in futur. perpetuo prædicto annuo denario, fi petitus por nos vel noftros fuerit successores, oblationibus etiam nobis refervatis sub eisdem modo & forma clare fuperiùs expressatis, cum potestate libera nobis quæ subsequitur reservata; videlicet, quòd si contingat dictum denarium annuum, vel oblationes in domo prædicta factas, fi quæ fint, à retro existere in parte vel in toto, non solutum vel solutas, post trinam requisitionem, Cancellar. Procuratoribus & Regentibus pro tempore existentibus, tribus diebus in domo prædicta Congregationis, ex caufà Congregationis vel Convocationis, prout moris est in unum congregatis, perhabentem ad hoc specialem potestatem à domo prædicta beatæ Mariæ eifdem fub eodem figillo communi oftensam, præsentibus annexo; quòd tunc bene liceat nobis & fuccessoribus nostrisdictam domum superiorem tantum ingredi, & ibidem bona existentia etiam & domum occupare & retinere, quousque de dicto denario & colla-

collacionibus à retrò existentibus plenarie fuerit fatisfactum, recognitione, conceffione, relaxatione prædictis in aliquo non obstantibus. Ut autem hujusmodi concessio, confessio, recognitio, traditio & difmissio domús Congregationis prædictæ, per nos & nostram domum factæ, concessa, traditæ & dismissa per Universitatem etiam, Magistros & Scholares, ex hiis suprascriptis & aliis, consuetudinarie, legitime, ulterius etiam memoriam hominum, ut prædicitur, laudabiliterque præscriptam, nostra etiam & domûs nostræ confessio, recognitio & concordia præmifforum, uberiùs Universitati, Cancellario, Magistris & Scholaribus accrescat & accrescant, firmius etiam & solidius in Univerfitatis bonis confistat perpetuò domus Congregationis antedicta, fine clameo, actione juris vel facti, remedio, impeticione, molestacione, inquietatione, perturbationéve aliquibus, nifi, ut præmittitur, per nos noftrofve fuccesfores, vel nostram domum, aliquem vel alium nomine nostro vel domûs nostræ prædictæ, contra Universitatem, Cancellar. Magistros & Scholares, ratione, occafione vel caufá domús Congregationis prædictæ in inferiori & superiori, & cum pertin. ut præfertur, imposterum movend. suscitand. vel fiendis, Reverendiffimus in Chrifto Pater & Dominus, Dominus Thomas Arundell Cantuar. Archiepiscopus, totius Angliæ Primas, Apostolicæ fedisque Legatus, in nostræ domus & Ecclefiæ melioracionem, commodum & augmentum domûs, contemplatione Congregationis antedictæ in usus perpetuos Universitatis & quietos permanfuros existere & permanere debere in futurum, quinquaginta marcas bonæ & legalis monetæ Anglicanæ nobis domuique Ecclefiæ noftris prædictis realiter præmanibus perfolvit pro compensa majori concordiaque perhenni jam f 3 inter

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inter nos propter hoc perpetud solidat. & ex abundanti quiete sempiterna servand. fideliter partium prædictarum. In cujus rei testimonium partes prædictæ, Univerfitas videlicet & domus fanctæ Mariæ antedictæ, figilla fua hiis Litteris alternatim appofuerunt. Dat. Oxon. in Ecclefia beatæ Mariæ Virginis decimo feptimo die menfis Martii, anno Domini Millefimo CCCC. nono, & regni Regis Henrici post Conquestum, undecimo. Nos autem literas prædictas, ac omnia & fingula in eisdem literis contenta, rata habentes & grata, ea pro nobis & hæredibus nostris, quantum in nobis est, acceptamus, ap-probamus, & tenore præsentium confirmamus, prout literæ prædictæ rationabiliter teftantur. Et ulteriùs, ex mero motu nostro, & cb internam affectionem, quam ad Universitatem nostram prædiclam gerimus, & habemus, de gratia nostra speciali concessimus præfatis Cancellar. & Scholar. & corum fuccefforibus, quòd licet dicta domus Congregationis præfatis Cancellar. & Scholaribus post statutum de religiofis de terris seu ten. ad manum mortuam non ponend. vel ante dictum fatutum seu aliud ftatutum, causam, forisfacturam, vel quemcumque titulum, qui ad nos vel hæredes noftros in dicta domo pertinere poterit, data, concessa, vel appropriata fuerit, iidem tamen Cancellarius & Scholares, & eorum fucceffores, inde per nos vel hæredes noftros, Juftic. Efcaetores, Ballivos vel Ministros nostros vel hæredum nostrorum quoscumque, futuris temporibus, non impetantur, molestentur, inquietentur, vel graventur, set dictam domum habeant, & ea gaudeant juxta effectum literarum prædictarum. In cujus, &c. T.R. apud Westm. 19 die Aprilis. Per Breve de Privato Sigillo, & pro una Marcâ folutâ in Hanaperia.

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REX Cancellar. Universitatis sue Oxon. vel Pat. 12. H.4. ejus Commissuris, ac dilecto Consanguineo suo m. 17. dorso. Magistro Richardo Courtenay, nec non Magistro do. Rogero Cotyngham, Clericis, Salutem. Quia ex relatu plurium certitudinaliter informamur, quòd complures riotæ, discordiæ, divisiones & debatæ in Universitate prædictâ, inter nonnullos de eâdem Universitate jam de novo motæ existunt & suborte, per que pax nostra ibidem lædi, ac alia quamplura nobis & coronæ noftræ Regiæ præjudicialia, & populo noftro dampnofa, verifimiliter generari formidantur, fi fuper hoc remedium congruum citius non adhibeatur : Nos præmissa debite confiderantes, ac dampnis & periculis quæ inde fequi poffunt obviare volentes, ut tenemur; Assignavimus vos, super nominibus omnium & fingulorum illorum de Universitate prædictá, qui riotas, discordias, divisiones & debatas prædictas, in forma prædicta moverunt, aut eas caufarunt, vel adhuc manutenent, qualiter & quomodo, tam per inquifitiones coram vobis per Clericos & gentes Laicas in forma debita, & ibidem ante hæc tempora legitime ufitata, capiend. quam aliis viis & modis licitis & honeftis, quibus meliùs sciveritis seu poteritis debitè informand. & ad inquifitiones hujusmodi, unà cum certificatione totius tacti vestri in hac parte, cum præsens mandatum nostrum fueritis executi, nobis in Cancellariam noftram sub sigillis vestris distincte & apertè fine dilatione mittend. una cum hoc breve; ut hiis inspectis, ulteriùs pro castigatione delinquentium prædictorum, de avisamento Confilii nostri taliter providere & ordinare valeamus, quòd aliquis confimilia in Universitate prædicta movere, causare, aut manufi tenere

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tenere non audeat in futurum, castigatioque hujufmodi omnibus aliis cedere valeat inexemplum talia perpetrandi. Et ideò vobis mandamus, quòd circa præmissa diligenter intendatis, & ea faciatis & exequamini in forma prædicta. Damus autem Vic. nostro Oxon. ac Majori & Ballivis Villa Oxon. nec non aliis fidelibus ligeis & fubditis noftris ibidem, tam infra libertates quàm extra, tenore præsentium firmiter in mandatis, quòd vobis in executione præmifforum intendentes fint, confulentes & auxiliantes, prout decet. In cujus, &c. Teste Rege apud Wyndefore, 24 die Aprilis.

m. 3. dorfo.

Clauf. 28. E.I. D E X dilectis sibi in Christo Cancellario & Uni-R versitati Oxon. Salutem. Quia super jure & dominio que nobis in regno Scotia competit, & quæ antecessores nostri Reges Anglia in eodem regno Scotie habuerunt temporibus retroactis, cum jurisperitis & aliis de Confilio nostro fpeciale colloquium habere volumus & tractatum. Vobis mandamus firmiter injungentes, quòd quatuor vel quinque de discretioribus & in jure scripto magis expertis Universitatis prædictæ, ad Parliamentum nostrum apud Lincoln. mittatis; ita quòd fint ibi in Octabis fancti Hil-Jarii, nobiscum & cum cæteris de Confilio noftro fuper præmiss tractaturi, vestrumque confilium impenfuri : & hoc, ficut nos & honorem & commodum regni nostri diligitis, nullatenus omittatis. Teste Rege apud le Rose, 28 die Septembris.

> Eodem modo mandatum est Cancellario & Universitati Cantebr. quòd mittant ad dictum Parliamentum duo vel tres de discretioribus & magis in jure scripto expertis Universitatis prædictæ, &c. Tefte ut supra.

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E Xcellentiffimo Principi & Sereniffimo Domino, Bundel. Bre-Domino E. Dei gratià Illustri Regi Angl. vium & Lite-fui (fi placet) Cancellarius Universitatis Oxo-29. E 1. in nie, cætusque unanimis Magistrorum, Devotio-Turri Lond. nis obsequium, & reverentiæ debitum cum honore. Literas Regiæ Majestatis susceptimus, continentes, ut ad vestrum Parliamentum Lincoln. pro arduis Regni negotiis pertractandis cum cæteris de confilio, quatuor saltem mitteremus Magistros. Sanè præceptis Regiis obtemperare propensius congaudentes, serenitati Regali Magiftros quatuor destinamus, quorum facta & nomina apud Scholafticos + extolluntur, viros + Nota. utique Scientia Juris præditos, & moribus venustatos, vestrique honoris & famæ fervidos zelatores : Rogantes humiliter, ut Regiæ liberalitatis immenfitas & affluentia bonitatis ipfos dignetur recommendatos habere, atque remittere, profperatis vestro pro beneplacito negociis expeditis : Dierum longitudinem cum falute adjiciat vobis ille per quem Reges regnant, & Principes dominantur.

E Xcellentissimo Principi Domino, Domino Ed-Ibidem. wardo, Dei gratià, Regi Anglia Illustri, devoti fui Cancellarius Cantebrig. & tota Universitas cum humili recommendatione ; feipso ad mandata paratos, & in Rege Regum feliciter triumphare. Ad mandatum Serenitatis vestræ providos viros & discretos Magistros Simonem de Waldene Monachum, & Hugonem Sampsonem Jurisperitos, ad vestræ Dominationis præsenciam destinamus; ut in viis quæ vos & regimen vestrum contingere dinoscuntur, pareant in omnibus & intendant. Confervet vos, & c.

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pars 1. m. 13. intus. Pro Universitate mulieribus publicis extra dictam villam amovend.

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Pat. I. E. 3. D E X omnibus ad quos, &c. Salutem. Dignum K effe cenfemus & gratum altiffimo non immerito reputamus, quieti & honeftati Scholari-Cantebrigg. de um taliter providere, ut ipfi fubtractis quibufcumque occafionibus ex quibus vagandi materiam valeant affumere feu aliter delinquendi, ftudiis & disciplinis scholasticis intendant assidue ficut decet. Confiderantes itaque, quod per mulieres publicas, fi in villa Cantebrig. vel fuburbio ejusdem moram trahere finerentur, dampna & pericula quamplurima multociens evenire. & juvenes ibidem studentes juvenili lascivia ftimulante, per mulieres hujufmodi decipi poterunt de facili & fraudati, studium deserendo, propriifque voluptatibus adherendo; conceffimus, quod nulla publica mulier infra di-Etam villam Cantebr. vel suburbium ejusdem converfetur & moretur. . Et quod fuper hoc ad denunciationem Cancellarii Universitatis Cantebr. vel ejus Vices-gerentis, quædam proclamatio seu inhibitio ex parte nostra per Majorem & Ballivos dictæ Villæ, quater in anno vel pluries fi necesse fuerit, fiat in eâdem villâ. Et fi aliquæ hujufmodi mulieres ultra tres dies post proclamationem feu inhibitionem hujufmodi in villa prædicta vel fuburbio ejufdem inveniantur conversantes, tunc ad denuntiationem dicti Cancellarii, vel ejus Vices-gerentis, per Majorem & Ballivos villæ prædictæ, qui pro tempore fuerint, capiantur & in prisona nostra villæ illius imprisonentur, quousque per ipsum Cancellarium vel ejus Vices-gerentem inde fuerint deliberatæ. In cujus, Gc. Teste Rege apud Not. 23. die Octobr.

Per ipfum Regem.

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DEX omnibus ad quos, &c. Salutem. Scia-Pat. 17. E. 3. R tis, quod ad fructus uberes, quos dilecta pars 2. m. 23. nobis Universitas Cantebrigg. Mater & Propa-Universitate gatrix studentium peritorum in Ecclesia Dei Cantebr. fuâ fecunditate produxit, & etiam ad locum bonum quem fructuosi palmites, ex ipsius Univerfitatis gremio prodeuntes, nobis & Progenitoribus noftris in Confiliis & agendis aliis tenuerunt & tenere poterunt in futuro, dignæ confiderationis intuitum dirigentes : ac pensantes, quod studentes ibidem tanto libentius & avidius proficere poterunt in studio, quanto magis à laicorum & aliorum inquietudine liberi fuerint & quieti. Volentésque confideratione præmisså dictam Universitatem favoribus prosequi gratiosis; volumus & concedimus pro nobis & hæredibus noftris Cancellar. Magistris & Scholaribus Univerfitatis prædictæ, & fuccefforibus fuis, quod in causis Clericorum ejusdem Universitatis, ex mutuis datis & receptis ac taxationibus & locacionibus Domorum, equis conductis, venditis feu commodatis, ac pannis & victualibus mutuum habentibus, & aliis quibuslibet rerum mobilium contractibus in villa Cantebrig. feu fuburbiis ejusdem ortum habentibus, prohibicio nostra vel hæredum nostrorum de cætero aliquibus futuris temporibus non currat, nec locum habeat, sed cause hujusmodi coram Cancellar. Universitatis prædictæ, qui pro tempore fuerit, vel ejus Commissar. vel ejus locum tenente, non obstantibus hujusmodi Prohibicionibus Regiis perpetuò decidantur. Volumus etiam & concedimus pro nobis & hæredibus noftris, quod quilibet Burgensis dictæ villæ pro familiå fua & fervientibus suis, respondeat in empcionibus & vendicionibus vini & aliorum victualium quo-

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quorumcunque, ipsorum Burgensium, tam in fuburbiis quam villa prædictis vendicioni expofitorum, ubi Scholaris est una parcium, ipsis Burgenfibus de excessibus & injuriis per familiam vel fervientes fuos in hujufmodi empcionibus & vendicionibus factis, per præfatum Cancellar. vel ejus Vices-gerentem femel vel bis fi opus fuerit primitus debite præmunitis. Et quod di-Aus Cancellar, vel ejus Commissar. aut Locumtenens qui pro tempore fuerit, cognicionem de hujufmodi exceffibus & injuriis in emptionibus & vendicionibus prædictis ubi scholaris est una pars, ut prædicitur, habeat, & delinquentes in hac parte punire faciat, prout decet. Infuper, cum Cancellar. Universitatis prædictæ pro quiete ejusdem Universitatis, & confervacione pacis nostræ ibidem, ac malefactorum maleficiis refrenandis Clericos in eadem Universitate delinquentes, tam pro suspicionibus & aliis causis diversis pro majoribus dampnis & periculis evitandis, quam pro delictis suis investigari & capi facere sæpiùs & diversimode oporteat, & committere custodiæ carcerali, & idem Cancellar. metuat fe ad profecutionem hujufmodi Imprisonatorum de imprisonamentis illis imposterum prægravari, & nobis fit fupplicatum, ut indempnitati Cancellarii dicta Universitatis velimus profpicere in hac parte : Nos confideran-tes, quòd Pax noftra ibique inviolabilitur observetur, & delinquentes in eadem Universitate ad majorem quietem & tranquillitatem ejufdem debite castigentur; ac volentes Cancellarii Universitatis prædictæ pro tempore existentis fecuritati in præmiffis providere, volumus & concedimus pro nobis & hæredibus noftris, quantum in nobis est, quod Cancellarii ejusdem Universitatis qui hactenus fuerunt ; vel ex nunc erunt, aut eorum Commissarii vel Loca-tenentes,

tes, occafione imprisonamentorum Scolarium dictæ Universitatis, seu aliorum per ipsos Cancellarios pro confervatione pacis & quiete Universitatis prædiciæ, ac punicione & castigacione malefactorum hujusmodi ibidem hactenus imprisonatorum, seu ex nunc imprisonandorum, illorum videlicet, qui in eâdem Univerfitate in villa & fuburbiis prædictis Scolaribus seu eorum fervientibus, aut aliis de jurisdictione Universitatis prædictæ delinquentes inventi, seu de maleficiis ibidem perpetratis notorie fufpecti vel convicti fuerint, per Brevia nostra, vel hæredumnostrorum de audiendo & terminando, vel de falso imprisonamento, seu quovis alio colore in curiis nostris vel hæredum nostrorum five aliis, aut alibi nullatenus occasionentur, inquietentur, molestentur in aliquo seu graventur. In cujus, &c. Teste Rege apud Westm. 19 die Septembr.

REX omnibus ad quos, &c. Salutem. Ut Pat. 6. R. 2. Magistri & Scholares Universitatis nostræ pars 2. M. 2. Cantebrig. suis studiis & scholasticis actibus va- Universitate cent tranquillius & intendant, & ipfi ac alii Cantebrie. fub jurifdictione Cancellar. dicta Universitatis existentes, eo vigilantius ab excessibus, offensis, contumaciis & injuriis se abstineant committendis, quo commissa noverint propinquiùs puniend. de gratia nostra speciali, & ad instantiam dilecti nobis in Christo fratris Thoma Russhok de ordine Prædicatorum, Confessionis nostri, conceffimus, quod Cancellar. Universitatis prædi-Aæ, qui pro tempore fuerit, per literas fuas patentes Cancellar. nostro Angl. pro tempore existenti fignificare possit, & certificare, de nominibus singulorum de jurisdictione præfati Cancellar. Cantebrig. qui majoris excommunicationis vinculo

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vinculo fuerint innodati, & quod dictus Cancellarius noster Angl. qui pro tempore fuerit, Brevia nostra in Cancellar. nostra fieri, & sub magno figillo nostro confignari faciat pro captione illorum de jurifdictione prædicta, qui fic per dictum Cancellar. Cantebrig. fuerint excommunicati, & per quadraginta dies perfeveraverint in eadem, ad fignificationem five certificationem ipfius Cancellar. Cantebrig. fupradictam, per quinquennium prox. jam ventur. prout ad fignificationem & certificationem Episcoporum Angl. præfato Cancellar. Angl. faciend. de excommunicatis auctoritate ipforum Episcoporum hujusmodi capiend. fit & fieri con-, fuevit, & * prout Cancellar. Universitatis Oxon. hujufmodi privilegium ex concessione nostra per certum tempus dinoscitur optinere. In cujus, Ge. per dictum quinquennium duratur. Teste Rege apud Westm. 8 die Aprilis.

> Per Breve de Privato Sigillo, & per finem dimid. marc.

Bulla Sixti IV. ad confirmandas Chartas Universitatis Oxon. concessa.

A.D. 1479. SIXTUS Episcopus Servus Servorum Dei F. F. fol. 74. S ad perpetuam rei memoriam. Sedis Aposto-& A.9, & licæ rectitudo, quæ in suis Actibus providå circumspectione dirigitur, bene merentibus præmia largiter confert, & illis concessis novæ probationis adjecto beneficio specialis favoris gratiam impertitur iis, quos facti evidentia designanter denotans & obsequios cognoscit eadem, ut & ipsi ad ejus beneplacita promptiores existant, & alii ad eorum exempla & similia propensius

pensiùs excitentur. Dudum siguidem felicis recordationis Bonifacio Papæ 8. Prædecessore nostro pro parte Cancellarii Magistrorum Doctorum & Scholarium Universitatis studii Oxon. Lincoln. Diœc. exposito, quòd nonnulli claræ memoriæ Anglia Reges, qui fuerant pro tempore, pro majore quiete & tranquillitate fludentium in eodem studio, ipsis Magistris, Do-Storibus & Scholaribus nonnulla ex post ----per tunc Angliæ Regem approbata inter alia concesserant, quòd Cancellarius dicti studii pro tempore existens haberet omnimodam cognitionem vel quasi quorumque contractuum factorum, nec non punitionem seu quasi delictorum commissorum pro tempore infra limites Universitatis prædictæ, ubi saltem altera partium Scholaris vel ferviens ejus aut aliàs jurifdictioni dicti Cancellarii subjectus esset ; ita quòd nullus Scholaris præfati studii vel serviens ipfius seu de hujusmodi jurisdictione dicti Cancellarii exiftens occasione præmisfarum vel alicujus earundem etiam tam per brevia Regia extra præfatam Universitatem trahi potuisset, tribus casibus, viz. Homicidio, mutilatione & libero tenemento duntaxat exceptis; quodque ipsi Magistri, Doctores & Scholares, vigore conceffionum hujufmodi in pacifica possessione vel quasi privilegiorum suorum fuerant à tempore cujus contrarii memoria non erat; ac eidem prædeceffori pro parte eorundem Magistrorum, Doctorum & Scholarium fupplicato, ut eis fimilem conceffionem facere ac ipfos ab omni jurifdictione, dominio & potestate quorumcunque Archiepifcoporum, Episcoporum, etiam Legatorum natorum dictæ fedis; nec non Episcoporum & aliorum Ordinariorum Judicum quoad contractuum initorum vel quasi, nec non excessium ac delictorum infra hujuimodi limites præfatæ Univerxcvi

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niversitatis commissorum cognitionem & ipso-rum excessium ac delictorum nec non contra-Auum vel quasi correctionem & punitionem unà cum ipfo Cancellario quoad præmiffos duntaxat non ut præfertur exceptos cafus & omnes actus Scholasticos authoritate Apostolica exemit & totaliter liberavit, ipsofque Scholares & personas alias quamdiu in præfato studio ut præfertur degiffent, præfato Cancellario subjecit; ita quòd idem Cancellarius de contractibus initis ac exceffibus delictorum, nec non criminibus commiffis per Scholares & alias perfonas hujufmodi cognofcere, exceffusque crimina & delicta hujusmodi corrigere & punire, ac omnem Jurisdi-Rionem etiam scholasticam & spiritualem in eofdem Scholares & perfonas alias exercere liberè & licitè valeret secundum statuta, privilegia & confuetudines studii prælibati, nec non quasibet excommunicationum, suspensionum & interdicti fententias, ac quoscunque processus, quas & quos contra præsatos Cancellarium, Scholares & alias personas dicti studii contra tenorem & formam exemptionis & liberationis hujufmodi promulgari & haberi contingeret, irritos decrevit & inanes, Jurifdictione tamen & potestate prælibati Cancellarii Universitatis & Collegiorum ejusdem statutis & confuetudinibus, privilegiis & libertatibus illis, præfertim quibus caveri dicitur, quod in præmissis Procuratores & congregatio Magistrorum dicta Univerfitatis in hujufmodi Cancellarii Jurifdictionem haberent in omnibus femper falvis prout in ipfius Bonifacii Prædecessoris literis desuper confectis, quarum tenores hic pro infertis & pro expreffis haberi volumus, pleniùs contineur.

Cùm autem ficut accipimus, dilecti filii moderni Cancellarius, Magistri, Doctores, & universi Scholares præsatæ Universitatis cupiunt præ-

præmissis omnibus pro illorum subsistentia firmiori, nostri adjici muniminis firmitatem; Nos qui præfatos Cancellarium, Magistros, Doctores & Scholares universos ob fervorem puræ devotionis & fidei, quam ad nos & Romanam gerunt Ecclefiam, speciali dilectione prosequimur, præfatorum, tam per charisfimum in Christo filium Edvardum modernum, quàm alios præfati regni Angliæ reges, eidem Universitati & in ea studentibus concessorum privilegiorum tenores præfentibus pro expressis habentes, motu proprio, non ad ipforum Cancellarii, Magiftrorum, Doctorum, & Scholarium, aut aliquorum aliorum instantiam, sed de nostra mera liberalitate privilegia, concessiones, exemptiones & alia indulta, tam per prædecessiones, quam modernum & alios dicti regni Reges, eifdem Cancellario, Magistris, Doctoribus atque Scholaribus, in genere vel specie data & conceffa, & prout illa concernant, omnia & fingula, tam in Regum quam prædecefforis prædi-Aorum literis contenta, authoritate Apostolica tenore præsentium confirmamus & approbamus, ac robur perpetuæ firmitatis obtinere debere decernentes, præfentis fcripti patrocinio, communimus, supplentes omnes & singulos defectus, tam juris quàm facti, si qui forsan intervenissent in eisdem. Et nihilominus quia ficut etiam accipimus, nonnunquam contingit Magistros, Do-Aores & Scholares dia Universitatis, statutorum & ordinationum ejusdem, propter illorum multitudinem, ac per eos de illis observandis præstitorum juramentorum immemores, de perjurii reatu notari, ac in pœnas in dictis statutis contentas incidere, & diutius in illis remanere; propter quæ inter Magistros, Doctores & Scho-lares præfitos dissensiones, jurgia & scandala utplurimum oriuntur; Nos hujufmodi scandalis

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lis obviare, ac ipforum Magistrorum, Doctorum & Scholarium cominoditati & quieti confulere volentes, motu fimili & ex certâ nostra scientia, moderno & pro tempore existenti dicta Univerfitatis Cancellario, Magistros, Doctores & Scholares universos, qui in præfata Universitate pro tempore degerint, quique ob tranfgreffionem vel omiffionem statutorum & ordinationum hujusmodi in perjurii vel aliam quamvis pœnam inciderint, fi id humiliter petierint, ab hujufmodi perjurii reatu, & aliis pœnis propter præmissa per eosdem Magistros, Doctores & Scholares forfan incurfis, fimpliciter vel ad cautelam, quantum expediens erit, per se vel per alium seu alios absolvendi, injunctis pro modo culpæ & transgreffionis statutorum hujufmodi qualitate pensitată, arbitraria & salutari pœnitentia, & aliis que de jure & confuetudine laudabili fuerint, prout noverit, injungenda, ac cum eisdem Magistris, Doctoribus & Scholaribus fic ut præmittitur tranfgrefforibus, ut ad gradus meritos promoveri, & promoti gradibus hujufmodi uti ac officia exercere, nec non beneficia quæcunque ficut priùs retinere liberè & licitè valeant, dispensandi, omnemque inhabilitatis & infamiæ feu perjurii maculam five notam, per fe vel alium feu alios abolendi, ac illos in priftinum statum in quo antequam deliquiffent seu dejeraffent, erant, cujus alterius fuper hoc licentia minimè requifita, reponendi & restituendi, authoritate & tenore præmissis, licentiam concedimus & etiam facultatem.

Cæterùm quia difficile effet, propter itinerum diftantiam & viarum pericula, pro fingulis occurrentibus negotiis has noftras literas ad fingula quæque huc transferri, etiam volumus, ac eifdem Cancellario, Magiftris, Doctoribus & Scholaribus concedimus & decernimus, quòd harum

harum literarum nostrarum vere transcripto manu Notarii publici fignato & fubscripto, nec non alicujus Prælati aut Curiæ figillo authentico figillato, stetur, & tanta fides adhibeatur in judicio & extra, ac ubique, quanta eildem originalibus literis, fi darentur & exhiberentur; non obstantibus S. memoriæ Innocentii Papæ IV. etiam prædecefforis noftri,& quibufvis aliis Apoftolicis, nec non bonæ memoriæ Ottonis & Ottoboni olim in præfato regno Apostolicæ fedis Legator. nec non in provincialibus & fynodalibus Conciliis editis generalibus & fpecialibus conftitutionibus, ac præfatæ Universitatis etiam juramento, confirmatione Apostolica vel quavis firmitate alia roboratis statutis & consuetudinibus : nec non omnibus illis quæ idem Bonifacius prædecessor suis literis voluit non obstare, cæterifque contrariis quibuscunque. Et insuper ex nunc irritum decrevimus & inane, fi fecus fuper his à quoquam quâvis authoritate scienter vel ignoranter contigerit attemptari. Nulli ergo omnino hominum liceat hanc paginam noftræ confirmationis, approbationis, conftitutionis, communitionis, fuppletionis, conceffionis, decreti & voluntatis infringere, vel ei aufu temerario contraire. Si quis autem hæc attemptare præsumpserit, indignationem omnipotentis Dei ac beatorum Petri & Pauli Apostolorum ejus se noverit incurfurum. Dat. Roma apud S. Petrum anno Incarnationis Dominicæ 1479. Id. Septemb. Pontificatús noftri anno nono.

g 2

Bulla

Bulla Urbani quinti Pont. Max. Romani ad Universitatem Oxon. transmissa.

U Rhanus Episcopus, servus servorum Dei dilectis filiis universis Doctoribus, Magiftris & Scholaribus studii Oxon. Lincoln. Dicecef. falutem & apoftolicam benefactionem. Indefinentis curæ, velut totius Dominici gregis Pastor, solicitudine premimur, & assiduæ meditationis excitamur instantia, ut studia literarum & ibidem studentes prosperè & falubriter dirigantur, & à gravaminibus releventur, & ad id quantum cum Deo poffumus partes vestræ solicitudinis adhibemus. Sanè nuper ad noftrum pervenit auditum, quòd secundum statuta & confuetudines Universitatis studii Oxon. Lincoln. Diœces. Cancellarius Universitatis ejusdem studii, qui ipfius Universitatis Caput & Rector fore dignoscitur, per Doctores & Magistros in eâdem Universitate regentes quolibet biennio eligi & affumi debeat ; quódque Episcopus Lincoln. pro tempore exiftens, hujufinodi Electionis confirmationem ex quâdam confuetudine fibi nititur vindicare, quódque Doctores & Magiftri qui ad ipfum Episcopum pro Electionis confirmatione hujufmodi obtinenda transmittuntur, quique magnis fatigantur laboribus & expensis, & ad remotas partes quandoque infequuntur eundem; propter quod vobis damna & detrimenta gravia inferuntur, & propter jurisdictionis suspensionem pravi impunè peccant, & tota veftra

vestra Universitas fluctuat, Rectore & Capite destituta. Quare pro parte vestra nobis humiliter fuit supplicatum, ut providere super præmissis de benignitate Apostolica dignaremur. Nos itaque hujusmodi supplicationibus inclinati, quòd eo ipfo quòd aliquis in Cancellarium dictæ Univerfitatis per dictos Doctores & Magistros Regentes legitime erit electus, cenfeatur confirmatus, & alia confirmatione non egere, vobis tenore præsentium de gratia concedimus speciali. Nulli igitur hominum liceat hanc paginam noftræ Concessionis infringere, vel ei ausu temerario contraire. Si quis autem hoc attemptare præsumpserit, indignationem omnipotentis Dei & Beatorum Petri & Pauli Apoftolorum ejus se noverit incursurum. Dat. Roma apud S. Petrum 6 Id. Nov. &c.

g 3

Bulla

Bulla Eugenii Papæ quarti ad Cantabrigiam transmissa.

A. D. 143.

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E Ugenius fervus fervorum Dei, ad futuram rei memoriam : Dum attentæ confiderationis indagine perscrutamur, quod per literarum studia, favente charismatum cunctorum largitore Domino, viri fuccrescunt scientiis eruditi, divini nominis fideique catholicæ cultus protenditur, omnifque prosperitas conditionis adaugetur humanæ, libenter non folum loca quibus hujufmodi studia vigent, illorumque fupposita, gratiis & libertatibus fulcire fatagimus, fed etiam illa quæ pro studiorum subsistentia, nec non eorum & suppositorum hujusmodi favoribus proinde facta comperimus, ut illibata perfiftant, cùm à nobis petitur, Apostolicæ confirmationis munimine roboramus. Dudum fiquidem ex parte dilectorum filiorum Magistrorum, Do-Rorum & Scholarium Universitatis studii Cantabrigiæ, Elienfis Diæcefis, piæ memoriæ Martino Papæ quinto prædeceffori noftro exposito, quòd olim fælicis recordationis Honorius Papa primus & prædecessor noster, pro incremento & in favorem Doctorum & Scholarium, qui tunc erant & pro tempore forent, Universitatis hujusmodi, per quasdam literas sub dat. Romæ apud Sanctum Petrum, anno ab Incarnatione Domini fexcentesimo vigesimo quarto, die septimo mensis Februarii, inter cætera districtius inhibuerat fub pœnâ Excommunicationis, quam veniens in contrarium ipfo facto incurreret, ne quis Archiepiscopus, Episcopus, Archidiaconus, aut eorum Officiarii in aliquem Doctorum & Scholarium earundem, suspensionis, excommunicationis

nicationis seu interdicti sententias ferre; aut ipfos vel familiares ipforum moleftare præfumant, fed Rector ipforum Doctorum & Scholarium, de confilio seniorum & faniorum ejusdem Universitatis, secundum eorum statuta, charitate semper media, corrigere & emendare studeret, prout studentium faluti magis videretur expedire : Ac piæ memoriæ Sergius etiam primus fimiliter prædeceffor nofter, etiam pro incremento & in favorem hujufmodi, per alias fuas literas sub dat. in Ecclesia Lateranensi, anno ab incarnatione verbi fexcentefimo octuagefimo A. D. 682. nono, die tertio mensis Maii, inter alia decreverat, quòd nulli Archiepiscopo liceret Universitatem prædictam, aut aliquem Doctorum aut Scholarium eorundem fufpendere vel excommunicare, seu quomodolibet sub interdicto ponere, absque summi Pontificis assensu vel ejus speciali mandato; quodque super inhibitione ac decreto, nec non Honorii & Sergii prædecessorum fuperinde confectis literis hujufmodi, quædam ipfius Universitatis antiqua statuta communi confenfu, & deliberatione matura Magistrorum & Doctorum prædictorum, ad bonum regimen & ftabilitatem ejusdem Universitatis ordinata fundabantur; ipforumque inhibitionis & decreti & literarum vigore, Cancellarius dicta Univerfitatis pro tempore existens (qui Subcancellarii denominatione inibi vicem Rectoris obtinuerat & tunc obtinebat) omnimodam super corrigen--dis puniendifque excessibus suppositorum seu personarum ejusdem Universitatis, ac cognolcendis ac decidendis caufis & negotiis fuppofita & perfonas hujufmodi contingentibus, jurifdictionem ecclefiasticam & spiritualem exercere confueverat. Quodque de originalibus di-Aorum Honorii & Sergii prædecessorum literis hujufmodi, ex eo quod propter diuturnitatem temg 4

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temporis, cum tunc septingenti anni & ultra ab illarum conceffione defluxerant, aut ex earum custodum negligentia, aut alias casualiter deperditæ vel amiffæ fuerant, licèt plurimæ ipfarum copiæ de antiquissima scriptura in Archivis ejusdem Universitatis reconditæ extare noscerentur, doceri nequiret : ipfe Martinus prædecessor noster per suas literas dilectis filiis Priori Monasterii de Barnewelle per Priorem soliti gubernari, dictæ Diœcefeos, ejus proprio nomine non expresso, & Johanni Deping Canonico Lincolnicnsi in eadem Dicecesi residenti, cum claufula, quòd fi non ambo his exequendis poffent interesse, alter ipsorum ea nihilominus exequeretur, dedit in mandatis, ut iis fingularum literarum Honorii & Sergii prædecefforum fingulis copiis hujusmodi in forma publica exhibitis, fi & postquam ipsis legitime constaret, Magiftros, Doctores & Scholares qui pro tempore fuerant, ac Universitatem prædictam in pacifica possessione, vel quasi usus & exercitii ecclesiafticæ spiritualisque jurisdictionis & obfervationis, Inhibitionis & Decreti hujufinodi, à tanto tempore fuisse & esse, quòd memoria in contrarium non existeret, eisdem Magistris. Doctoribus & Scholaribus observantiam Inhibitionis & Decreti, nec non usum & exercitium jurifdictionis ecclefiafticæ ac fpiritualis hujufmodi, authoritate sua approbarent & etiam confirmarent, prout in prædictis ipfius Martini prædecefforis literis pleniùs continetur. Postmodùm verò, ficut exhibita nobis nuper pro parte Magistrorum, Doctorum & Scholarium prædictorum petitio continebat, ipfe prior (eodem Johanne dictarum literarum præfati Martini prædecefforis executioni intereffe nequeunte, feque super hoc legitime excusante) quia per ipsarum copiarum exhibitionem, nec non alia acta actitata

tata & deducta coram eo, fibi dictos Magistros, Doctores, Scholares & Universitatem à supradicto tempore in possessionem hujusmodi absque perturbatione, molestatione, vel inquietatione Archiepiscoporum, Episcoporum, Archidiaconorum, aut aliorum Officialium quorumlibet fuiffe & effe, legitimè conftitit, ipfofque Archi-episcopos, Episcopos, Archidiaconos & Officiales à præfata jurisdictione se totaliter abstinuisse reperit, observantiam inhibitionis & decreti, nec non usum & exercitium jurisdictionis hujulmodi Magistris, Doctoribus & Scholaribus præfatis, vigore dictarum literarum ejufniodi Martini prædecefforis, fententialiter approba-vit, laudavit, ratificavit pariter & confirmavit, prout & in literis authenticis desuper confectis latiùs cognoscitur contineri. Quare pro parte dictorum Magistrorum, Doctorum & Scholarium nobis fuit humiliter fupplicatum, ut approbationi, laudationi, ratificationi & confirmationi prædictis, pro illarum subsistentia firmiori, robur Apostolicæ confirmationis adjicere de benignitate Apostolica dignaremur. Nos itaque hujufmodi fupplicationibus inclinati, approbationem, laudationem, ratificationem & confirmationem prædictas, ac quæcunque inde fecuta, rata habentes & grata, illa Apostolica authoritate confirmamus, & præsentis scripti patrocinio communimus, supplentes omnes defectus, fiqui forsitan intervenerint in eisdem. Nulli ergo omnino, &c. Dat. Romæ apud S. Laurent. anno 1433, &c.

Charta

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Charta Henrici quarti tam Oxon. quam Cantabrigiæ concessa.

DEX omnibus ad quos, &c. falutem. Sci-Pat. 5. H. 4. pars 1. m. 29. In atis, quod Nos, ad honorem omnipotentis Dei (in cujus clementi bonitate, & non alio, pro Universitatibus Oxon. fpem femper pofuimus & habemus) nec non & Cantebrig. caritatis intuitu, ac in cleri & virtutis augmentum, ut in vinea Domini tales cultores ponantur in posterum, quorum industria, scientia, doctrina & conversatione fructus salutis animarum abundantius valeant accrescere, & tempore meffis ad horreum Domini ultra granum centefimum augmentari : ex regiâ benignitate & gratià nostra speciali, nec non ad supplicationem cariffimæ confortis noftræ Johannæ Reginæ Anglia, concessimus, & licentiam dedimus pro nobis & Hæredibus noftris, quantum in nobis eft, dilectis nostris Cancellariis, Doctoribus & Magistris, nec non Baccalaureis & aliis quibufcunque graduatis & graduandis perfonis in Universitatibus nostris Oxon. & Cantebrig. quod ipsi futuris temporibus in perpetuum, viz. Doctores & Magistri ac Licentiati in sacra Theologia, jure Canonico & Civili, finguli eorum, in Metropolitanis & Cathedralibus, Collegiatis & Conventualibus Ecclesiis Regni nostri Anglia ac partium Wallia, ac terræ noftræ Hibernia, ad dignitates electivas etiam majores post pontificales, ac administrationes, perfonatus & officia, nec non Canonicatus & Præbendas ; ac ipfi & alii Baccalaurei & graduati prædicti, finguli eorum, qui dignitates in Ecclesiis Metropolitanis & Cathedralibus, vigore hujusmodi noftræ licentiæ prius non funt realiter confecuti, ad quæ-

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guzcunque beneficia & officia Ecclefiaftica Curata & Non-Curata confueta Clericis fæcularibus affignari, ad collationem, presentationem, nominationem seu quamvis aliam dispositionem Archiepiscoporum, Episcoporum, Decanorum, Priorum & Capitulorum, nec non Abbatum, Priorum & aliorum quorumcunque Patronorum Ecclessafticorum, à Domino summo Pontifice gratias expectativas seu provisorias in præmissis eis & eorum cuilibet necessarias impetrare, ac vigore hujufmodi gratiarum, dignitates, perfonatus & officia, nec non Canonicatus & Præbendas, ac alia beneficia & officia Curata & Noncurata sub gratiis hujusmodi cadentes & cadentia, ac jam occupatas seu occupata; seu de cætero vacaturas & vacatura, de facto cum vacaverint per se & suos Procuratores acceptare, ac collationes & inveftituras de jure vel confuetudine requifitas eis seu eorum Procuratoribus nomine suo per Executores, subexecutores & Notarios quoscunque in ea parte deputandos seu requirendos fieri & subire, nec non realem & expeditam possessionem dignitatum & personatuum, & officiorum ac Canonicatuum, Præbendarum & beneficiorum hujufinodi capere, adipisci & nancisci liberè valeant : ac possessionem fic captam & adeptam fecundum exigentiam juris Canonici publice continuare & defendere, ac eam tenere & habere, fecundum vim, formam & effectum gratiarum prædictarum ac proceffuum in hac parte fiendorum, quos facere & effectualiter exegui & contra attemptantes in contrarium, & impedientes eorum executionem debitam in quâcunque Curia Christianitatis eis placuerit liberè profequi, & ibidem agere quicquid concernit gratias & caufas, & materias exinde fubortas, vel quæ exoriri contigerit, abíque occasione vel impedimento nostri, ac hæredum nostrorum cviii

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nostrorum seu ministrorum nostrorum quorumcunque, Statuto de Provisoribus anno Regni Domini Ric. nuper regis Anglia 2di post conquestum pradecessoris nostri decimo-tertio, edito, seu aliquo alio statuto, & ordinationibus quibuscunque in contrarium editis non obstantibus. Nolentes quòd prædicti Doctores, Magistri ac Baccalaurei, Procuratores, Executores, Subexecutores, aut Notarii & alii de confilio eorundem propter executionem & expeditionem gratia--rum hujufmodi ac proceffium eorundem, ut -præfertur, per nos vel Hæredes noftros, Juftic. -Eschaetores, Vice-Comites aut alios Ballivos seu -Ministros nostros vel Hæredum nostrorum quoscunque inquietentur, molestentur in aliquo, feu graventur. Proviso femper quod quam citiùs Cancellar. Doctores & Magistri, nec non Baccalaurei seu quicunque alii supradicti vigore præsentium aliquorum beneficiorum Ecclesiafficorum incompatibilium canonicam & pacificam poffessionem adepti fuerint, aut quivis eorundem alicujus beneficii ecclefiaftici incompatibilis canonicam & pacificam possessionem a-deptus fuerit, beneficia incompatibilia seu beneficium incompatibile, per ipsos seu eorum aliquem prius occupata & acceptata, five occupatum & acceptatum omnino demittant, & quili-bet eorum penitus demittat : ita quòd Cancellarii, Doctores & Magistri, nec non Baccalaurei feu quicunque alii prædicti, feu eorum aliquis * duo beneficia Ecclefiastica incompatibilia post hujufmodi poffeffionem vigore præfentium fic adeptam, fimul & femel ultra unum mensem nullatenus obtineant seu obtineat, nec eorum aliquis aliquam provisionem aliquorum beneficiorum Ecclesiafticorum, nisi in una Ecclesia Cathedrali, aut de una collatione duntaxat, prout inferuntur in rotulis Universitatum prædictarum,

* Nota.

rum, & per eosdem Rotulos & non particulariter, neque alio modo in Curia Romana per se vel per alios prosequatur, aut hujusmodi provifionis gratiam acceptet, feu executioni demandare præsumat, nec aliquos seu aliquem super jure, titulo seu possessione aliquorum beneficiorum feu alicujus beneficii per ipfos occupatorum five occupati, nec alicui collatorum feucollati, nec aliquibus beneficiis feu aliquo beneficio Religiofis five aliis vel alii appropriatorum, unitorum five annexorum, appropriati, uniti vel annexi qualitercunque in præfenti, colore hujus licentiæ noftræ, aut provisionum vigore ejufdem licentiæ fic faciendarum aut prætextu, revocationis, annullationis, irritationis feu caffationis hujufmodi appropriationum, Unionum five annexionum in dicta Curia Romana nuper ut dicitur fa&. vexet, impediat five inquietet, nec aliquam provisionem seu alicujus hujufmodi provifionis executionem de aliquibus beneficiis five beneficio hujufmodi ad præfens fic appropriatis, unitis vel annexis, appropriato, unito vel annexo per se aut alios faciat seu facere præsumat, aut hujusmodi beneficia five beneficium acceptet quovifmodo in præfenti, colore præsentium aut provisionum vigore earundem fic faciendarum vexet, impediat five inquietet quovisinodo. In cujus, &c. Teste Rege apud Westmonasterium 25° die Novembris.

i.

Per ipfum Regem.

Charta

Charta Magnæ Aulæ sive Collegii Universitatis.

Mnibus Chrifti fidelibus ad quos præfens scriptum pervenerit, Magister Ludovicus de Chapyrnay, Doctor S. Theologiæ Cancellarius Universitatis Oxon. Doctores S. Theologia & Procuratores ejusdem per Universitatem Deputati, falutem in Domino sempiternam. Cum ad laudem Dei & augmentum Cleri, Magister Gulielmus Byrkley, Adomarus de Chewingham, Radulphus Senowne, Executores bonæ memoriæ Magistri Williclmi de Dunelme Archidiaconi de Dunelme, nobis & Universitati deliberaverint quadringentas Marcas bonæ Monetæ Anglia ad acquirendum & emendum certos reditus, terras & tenementa, disponenda pro exhibitione fex Magistrorum in Facultate Artium magis propinquorum partibus Dunelm. in perpetuum, prout in Testamento dicti Magistri Willielmi plenius continetur : Sciatur igitur, Nos Magiftrum Ludovicum de Chapyrnay, Doctorem S. Theologia & Cancellarium Univerfitatis Oxon. Doctores S. Theologiæ & Procuratores ejufdem. habentes authoritatem totius Universitatis nobis deputatam, ad honorem Dei, stabilimentumque noftræ Univerfitatis, dediffe, conceffiffe, & in hac præsenti Charta nostra confirmasse Magistro Rogero Caldwell Cuftodi ac Socio feniori magnæ Aulæ Universitatis Oxon. & Scholaribus ejusdem octo Meffuagia cum Gardinis ejusdem &c. (& in fine cju/dem) & nos Magister Ludovicus de Chapyrnay Cancellarius de Oxon. Doctores S. Theologiæ & Procuratores ejusdem, habentes authoritatem à

à tota Universitate nobis deputatam & concesfam, ad dand. tenementa, terrasque prædict' Cuftodi seu seniori Socio Aulæ prædictæ & Sociis ejusdem & eorum Successoribus contra omnes gentes warrantizabimus, acquietabimus & defendemus in perpetuum. Pro quâ quidem Warrantizatione, acquietantia & defensione dedimus, solvimus & deliberavimus trecentas Marcas bonæ Monetæ Angliæ præ manibus, pro dictis octo Meffuagiis, libero reditu, & quatuor Cottagiis, de pecuniis antedictis. In cujus rei Teftimonium figillum noftræ Univerfitatis appofuimus. Datum Oxon. 10 die Menfis Julii, Anno Regni Regis Henrici tertii post Conquest-A. D. 1219. um Angliæ quarto.

Compositio inter Cancellarium & Archidiaconum Oxon.

-OUOD dictus Cancellarius (viz. Universitatis) qui nunc est, & qui pro tempore fuerit, folus & in folidum habeat omnem & omnimodam Jurifdictionem, fine contradictione, moleftatione vel impedimento quocunque dicti Domini Archidiaconi in omnes & fingulos Doctores & Magistros dicta Universitatis Regentes & non Regentes, ac etiam in Scholares omnes & fingulos Religiofos vel Sæculares dictæ Universitatis, etsi in dicta villa fuerint oriundi, vel Rectores aut Vicarii feu Capellani ftipendiarii inibi celebrantes, dum tamen non fuerint Parochiales; curæ Ecclefiarum Parochialium fervientes, dum tamen Rectores & Vicarii ac Capellani Parochiales stipendiarii, & si Scholares etiam fuerint, subesse debent dicto Domino Archidiacono quoad Canonicam Obedientiam, Inductionem in corporalem poffeffionem beneficiorum ficiorum ab eo recipiendam, visitationémque suam & correctionem quoad Libros & Ornamenta & alia ad jus Ecclesia pertinenentia habendam. mandataque licita, in omnibus quæ ad Jurifdi-&ionem suam Archidiaconalem pertinent exequenda. Quodque Cancellarius habeat omnem & omnimodam Jurisdictionem in Magistrorum & Scholarium dictæ Universitatis Servientes, familiares continuos, Commenfales & fecum in fuis Domibus commorantes, ac fex Bedellos & Quationarios ad hujusmodi officium per dictam Universitatem admissos & pro tempore admittendos, ac Universitati juratos vel jurandos, nec non in omnes & fingulos scriptores Scholaribus in scriptorum officio fervientes habeat Cancellarius plenam jurisdictionem Archidiaconalem; exceptis quod ipfis fcriptoribus five teftato five ab inteftato, habeat Archidiaconus antedi-Etus testamentorum eorundem infinuationem & approbationem, bonorum Commissionem, computi auditionem, administratorum liberationem Teu quietationem & omnia quæ negotium hoc concernunt.

De cæteris personis omnibus quæ & aliàs de jure, confuetudine seu privilegio ad jurifdictio- . nem Cancellarii & dicta Universitatis pertinent, habeat D. Archidiaconus correctionem & punitionem debitam fuper criminibus & exceffibus ad jurisdictionem Archidiaconalem pertinentibus, infinuationemque & approbationem teftamentorum fuorum; ac omnia alia & fingula quæ negotium hoc concernunt. Provilo quod Apparitor D.Archidiaconi qui pro tempore fuerit ut Apparitor, ratione officii fui non teneatur jurare nec arctari dictis Cancellario vel Universitati ad obediendum eisdem de his quæ antedicti Archidiaconi ad jurifdictionem concernunt.' Præfatam tamen compositionem non intendebant

intendebant partes prædictæ jurifdictioni cuicunque ultra præfatam Archidiaconalem alicui partium prædictarum aliunde de jure, consuetudine vel privilegio, Gc.

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Commissio Edwardi Sexti ad visitandum Universitatem Oxon. quibusdam Delegatis data & concessa. Mandatum illis est :

I. Mnia & fingula Collegia, Aulas, Hofpi-tia, & loca alia quæcunque exercitio scholastico deputata, tam exempta quàm non exempta, ibidem conftituta, eorumque Præpofitos, Magistros, Gardianos, Rectores five Custodes, ac Socios, Scholares, Studentes, Miniftros & personas alias quascunque in eisdem commorantes; deque statu locorum ejusdem Universitatis, nec non studio, vita, moribus, & conversatione, ac etiam qualitate personarum in eisdem degentium seu ministrantium, modis omnibus, quibus id melius & efficacius pote-runt, inquirere & investigare, criminoso ac delinquentes, focordes ac ignavos, atque culpabiles, condignis pœnis usque ad dignitatum, locietatum & officiorum suorum privationem, aut stipendiorum, proventuum & emolumentorum suorum quorum cunque sequestrationem, vel quamcunque aliam congruam & competentem coercionem, punire & coercere, atque ad probatiores vivendi mores, modis omnibus quibus id melius & efficacius poterunt, reducere.

II. Contumaces & rebelles, cujuscunque statûs & conditionis fuerint, fi quos invenerint, tam per cenfuras quàm etiam incarcerationem & recogrecognitionem, acceptationem, & quæcunque alia juris regni remedia, compelcere.

III. Pecunias impendendas quotannis in Exequias & Convivia, in Lectiones publicas vel privatas, ad alios ufus magis convenientes, & in alias formas convertere.

IV. Pecunias autem in aliquo Collegio impendendas ex fundatione ejufdem Collegii in Choriftas, Cantores, & alias impenfas, ratione quotidiani fervitii (ut vocatur) Ecclefiaftici, aut in pueros grammaticales ad alimentum fociorum vel fcholafticorum ad philofophiam vel alias artes difcendas in eodem vel alio Collegio conftituendas, convertere. Magiftros, Præpofitos, Præfidentes, Socios, vel Scholares quofcunque illis officiis indignos, non proficientes, ftatutis Collegii, vel commodo Reipublicæ, & bonarum literarum id exigentibus, expellere & amovere, & alium & alios in amotorum loco præficere & fubftituere.

V. Ceffiones quorumcunque, Præpofituras, Magisteria, Præfidentias, Gardianatus, Societates seu officia in locis prædictis habenda, coram Visitatoribus facta seu exhibita, authoritate regiâ admittere, eaque vacare, & pro vacantibus difcernere, & in loca sic per cessionem aut alio quovis modo vacantia, personas habiles & idoneas substituere.

VI. Collegia duo vel plura, five regiæ five cujufcunque alterius fundationis fuerint (fi vifitatoribus ex utilitate Academiæ videbitur) in unum conjungere.

VII. Cantarias, nominaque Cantariarum in quocunque fundatarum, earumque fundationes mutare, aliafque appellationes illis imponere, & fructus, reditus ac proventus dictarum Cantariarum ad fcholarium exhibitionem affignare, ac dictæ Universitatis & Collegiorum & Aularum incor-

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incorporationes, fundationes, statuta, ordinationes, privilegia, compositiones, computos ac alia munimenta quæcunque exigere & recipere, eaque diligenter examinare & discutere, formas divinorum officiorum, disputationum & publicarum lectionum, collationes quoque graduum & honorum qui eruditionum ergo proponuntur studiosis, mutare, & in commodiorem rationem instituere.

VIII. Injunctiones & ftatuta, que visitatoribus pro commodiore ordine videbuntur idonea, perfonis in eisdem degentibus nomine regio tradere, & vice & authoritate sua eis inducere & affignare, pœnasque convenientes in eorum violatores infligere & irrogare, statutaque, ordinationes, confuetudines, compositiones (fi quas compererint eifdem contrarias five impugnantes) tollere & penitùs annihilare.

IX. Juramentum obedientiæ & fideliatis Regi & hæredibus fuis debitum, dequé renuenda, renuncianda, penituíque abneganda Episcopi Romani prætenfå, usurpatå & ficta authoritate, & quæcunque alia juramenta ex flatutis hujus regni præstari requisita, ab omnibus infra loca prædicta inftitutis exigere & recipere.

X. Congregationes & Convocationes Præpofitorum, Gardianorum, Studentium & Minifrantium pro executione præmifforum & reformatione quâcunque facere, concire & revocare, causas etiam inftantiarum examinare, & fine debito terminare : ac omnia & fingula alia, quæ circa hujusinodi visitationis, inquisitionis seu reformationis totius Academiæ negotia five hîc expressa fuerunt sive non expressa, quæ neceffaria seu quomodolibet opportuna, facere & exequi.

Et quoniam studium Juris Civilis non folum jam aliquot annos deferbuisse in Academia noftra Oxon, verüm etiam propemodum extinctum effe cxvi

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effe nobis indicatum eft, præcipuam vobis omnibus curam & follicitudinem imponimus, ut quibus poteritis viis & modis illud excitetis & amplificetis, cui studio ut possitis amplius mederi, & fructu laboris ac diligentiæ juventutem ad illud accendere, pleniffimam ac fummam authoritatem, per absolutam & regiam nostram potestatem vobis concessimus, universum numerum in lege Civili studentem in Collegio B. Maria, vocata The New College of Oxford, in Col-legium Omnium Animarum, & universum numerum in artibus studentium in Collegio Omnium Animarum, in Collegium prædictum B. Maria, commutandum, transferendum & constituendum, prout vobis commodiffimum videbitur. Sic ut in Collegio Omnium Animarum tantum fint, qui legis Civili studio vacabunt, & in Collegio B. Maria prædicto illi tantum fint, qui artium & verbi Dei studio posthac semper incumbent.

Dedimus quoque vobis authoritatem Collegium Medicinæ in aliquo idoneo loco dita Univerfitatis conftituendum, deputando aliquod unum Collegium illi ftudio, quodcunque vobis videbitur, & eos focios in illo Collegio Medicinæ deputando, qui ad Medicinam ftudium fuum velint convertere, fi ad hoc per vos idonei judicabuntur, focios Collegii noftri Medicinæ faciendum : eos verò qui nolunt fequi illam artem, vel ad eandem minus idonei judicabuntur, in alia Collegia transferendum, vel penfiones Magiftro five fociis illius Collegii affignandum, cc.

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REGINA, &c. Dilectis nobis Reverendis Pat. 14. Eliz. in Christo Patribus, Johanni London. & de Commissione Johanni Roffen. respective Episcopis, nec non ho-Oxon. norandis Dominis Christophoro Wray Militi, Baroni capital. Scaccarii noftri, egregiis viris Domino Willielmo Cordell Militi, Rotulorum Magistro, & Thoma Wilfon Legum Doctori à Libell. fupplic. Magistro Johanni Gibbons Legum Doctori, Curiæ Cancellariæ noftræ Magistro, & Johanni Griffith Legum Doctori, Salutem. Ex parte prænobilis viri & dile&i Confanguinei & Confiliar. noftri Domini Roberti Comitis Leicestria, Universitatis & Academiæ Oxon. summi Cancellarii, & Doctorum, Magistrorum, Scholariumque ejusdem Academia, nobis querelar. & supplicat. est, quòd cùm Academia nostra Oxonii prædicta multis abhinc annis retroactis amplissimis privilegiis, exemptionibus, conceffionibus, indultis & immunitatibus Regia authoritate & flatutis Parliament. nostri regni Anglia confirmatis & corroboratis, ornata & dotata fuerit : Ita quò l'inquisitio, cognitio, auditio, decisio finalis & terminatio omnium & fingulorum contractuum, placitorum personal. querel. causarum, controversiarum, quocunque nomine cenfeantur, five censeri poterunt (Mahemio & Fe-Ion. & Affizis & Placitis de libero tenemento duntaxat exceptis) qualitercunque emergentibus infra præcinct. Universitatis prædictæ, ubi una pars est Magister, Scholaris, aut Serviens Scholaris, aut alias privilegiata perfona, ad Cancellarium præfatæ Universitatis pro tempore existentem, pertineat, ac pertinere debet : Quó lque Doctores, Magistri & Scholares omnes & finguli dictæ Academiæ, ab omni jurifdictione, dominio vel potestate quorumcunque h 3 1 ArchiCXV111

* Nota.

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Archiepiscoporum, etiam Legatorum natorum, nec non Episcoporum ac aliorum ordinariorum judicum quorumcunque, quoad omnes contractus vel quasi initos infra prædictam Universitatem, & quoad omnia crimina vel quafi & punitionem eorundem (exceptis præexceptis) & quoad omnes Actus scholasticos quamdiu degerint in eadem Universitate, sint exempti & totaliter liberati, & prædicto Cancellario fubjecti. Et quòd Cancellarius prædickæ Universitatis omnem & omnimodam jurifdictionem, etiam Ecclefiafticam & spiritualem, in prædictos Scholares & alias personas, exercere liberè & licitè possit & valeat. Et quod nulli homini liceat hujufmodi pagin. & privileg. exemptionis, liberationis & subjectionis ullatenus infringere vel contravenire. Cúmque Cancellar. pro tempore existens, & Scholares dicta Universitatis, per tempus cujus initii vel contrarii hominis memoria non exiftit, fuerint & fint (falvis infradicend.) & fic effe debent in pacificà & quietà possessione, quasi hujufmodi privilegiorum, exemptionis, immunitatis, liberationis & fubjectionis, ut præfertur ; cum etiam omnes & finguli Graduati, qui funt de gremio Universitatis prædickæ, tempore eorum & cujuflibet eorum admissionis ad gradum quemcumque, tactis facrofanctis Evangeliis, folenne & corporale præftant * juramentum & dant fidem ad observand. statuta, privilegia, confuetudines & libertates prædictæ Universitatis, & quòd adversant. cuicunque statuto, consuetudinibus, aut aliis prædictæ Universitatis juribus, libertatibus & privilegiis non fovebunt confilio, auxilio, nec favore; sed quantum in illis eft, eadem inconcusse observabunt pariter & fovebunt. Quidam tamen Willielmus Wilfon in Theologia Baccalaureus & Scholaris in dicta Universitate decens, & de gremio ejusdem existens, qui prædi&um

dictum juramentum vel in effectu confimile subivit, & præmissorum omnium & singulorum sa-tis sciolus, asserens, & minus vere prætendens fe fuisse & esse legitime electum ad officium Rectoris five Præpofitur. Collegii Lincoln. in dicta Academia, ac etiam sub sigillo communi Collegii prædicti, juxta tenorem statutorum ejusdem Coll. præsentatus Reverendo in Christo Patri Domino Thoma Lincoln. Episcopo (quum tamen fic minimè legitimè electus aut præsentatus fuerit) ac dictum Reverendum Patrem eundem Willielmum Wilson in officium Rectoris admittere penitus recufasse, seu saltem æquo diutius distuliffe : contra privilegium exemptionis, liberationis & subjectionis prædictæ Universitatis, & in manifestum præjudicium & violationem eorundem, ac contra juramentum suum prædictum, apud dilectum subditum nostrum Barthol. Clerk Legum Doctorem, Curiæ Cantuar. de Arcubus Officialem de præmiffis ad jurifdictionem Univerfitatis prædictæ spectantibus & pertinentibus, de facto in judicio contra præfatum Reverendum Patrem conquestus & querelatus fuit, atque authoritate dicti Officialis Cant. præfatum Reverendum Patrem Lincoln. Epitcopum ad admittendum eundem Willielmum in Rectorem prædictæ beatæ Maria, ac Omnium Sanctorum Lincoln. in Universitate Oxon. seu sic admitti faciendum, justitiamque eidem in ea parte administrandum, infra quoddam tempus in ea parte affignatum & limitatum, moneri mandavit & curavit ; ipfumque Reverendum Patrem ad comparendum coram eodem Officiali C.mt. ad dicendum caufam, quare jus admittendi prænominatum Wilfon in Rectorem Collegii prædicti non debeat pronunciari ad dictum Officialem & Curiam prædictam, ob justitiam per eundem Reverendum Patrem in ea parte denegatam devolvi, citari fecit h_{i}

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fecit & obtinuit : Ac etiam tam dicto Reverendo Patri, quàm etiam Venerabilibus viris Magiftris Herbarto Westfalling, Laur. Humphrey & The. Buckley, facræ Theologiæ Professoribus, Magistris Walt. Baylie & Olivero Whittington in Medicina Doctoribus, nec non Willielmo Smyth Legum Doctori, prædicti Reverendi Patris, Patrini & Visitatoris Commissariis, ritè & legitimè infra dictam Universitatem, sub pœna contemptûs, ne quicquam in præjudicium prædicti Willielmi Wilfon, aut fux querel. prædictæ, attemptent, aut eorum aliquis attemptaret : nec non postea Reverendissimus Pater Dominus Edmundus, permissione divina Cantuariensis Archiepiscopus, ad inftantem petitionem & procurationem ejusdem Willielmi Wilson, causam hanc five querelam ad fe advocavit, atque cognitionem, discussionem, & finalem determinationem ejusdem Davidi Lewes, Hen. Jones, Laur. Huffe, & Nic. Steward, Legum Doctoribus & Curiæ Cantuaria Advocatis, conjunctim, seu eorum duobus quibuscunque, de facto commisit & delegavit, iidemque Commissarii five Delegati vigore Commiffionis five Delegationis hujufmodi in dicto negotio processerint, coram quibus lis pendet adhuc indecifé. Et licèt pars dicti Reverendi Patris coram dictis Commiffariis nonnulla pro defensione sua, tam contra prætenfam Electionem & perfonam dicti Will. Wilson, & ejus inhabilitatem, qu'am contra indebitam formam & modum præsentationis dieti Wilfon, fibi fub figillo Collegii ad caufas factas allegavit, allegataque hujufmodi admitti, ac jus & justitiam fibi & parti suz ministrari, terminumque probatorium ad probatos hujufmodi allegat. fibi affignari petierit; dicti tamen Commiffar. terminum probatorium hujufmodi affignare expresse, seu saltem tacite recusare, seu plus justo diftulere,

distulêre, partique dicti Reverendi Patris ad proband. hujusmodi allegatum, per responsionem partis principalis & exhibitionem inftrumentorum tant. affignare. Et licèt quidam Tho. Underhill, A. M. Procurator dicta Univer-fitatis Oxon. & nomine Procuratoris ejusdem Universitatis, sub protestationibus de non confentiendo in dictos Commissarios, tanquam in judices competentes, neque quovismodo eorum jurisdictionem comperuerit, ac animo declinandi forum dictor. Commissarior. privilegia, exemptiones, libertates & immunitates dictæ Universitatis omnia & singula prædicta in debita juris forma proposuerit & allegaverit, & ideo supersedend. fore in prædicta causa, ac recognitionem & determinationem ejusdem cause ad examen dicti Cancellarii Oxon. remitti petierit. Dicti tamen Commissar. non solum supersedend. fore decrevère, ac caufam remittere expresse, seu faltem tacité renuerunt & recusarunt, seu faltem plus justo distulerunt, seu ad nonnullos alios actus judiciales & privilegiis prædictis præjudiciales processerunt, in præjudicium non modicum & violationem privilegiorum & exemptionis dicta Universitatis, & Cancellarii & Scholarium ejusdem, & in contemptum & præjudicium authoritatis nostræ regiæ in dicta Academia, &c. Unde pars dicti prænobilis Comitis, Cancellarii, Doctorum, Magistrorum & Scholarium Universitatis prædictæ nobis humiliter supplicari fecit ; quatenus tam recognitiones querelæ prædictæ quàm quarumcunque aliarum caufarum, privileg. & exemptiones prædict. qualitercunque concernent. seu tangent. aliquibus probis & prudentibus viris examinandas & fine debito terminandas committere dignaremur. Nos verò eorum in hâc parte humilibus supplicationibus favorabiliter inclinati, ac jus & justitiam, exxii

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tiam, ejulque ministrationem & complementum nemini denegare volentes, quinimò debite ministrari maximopere affectantes; nolentesque privilegia, immunitates & executiones Univerfitatis noftræ prædictæ in aliquo violari, aut quavis authoritate, seu quovis quasito colore minui aut infringi, sed quantum in nobis eft eadem tueri & defendere : Vobis de quorum probitate, prudentia, scientia, & in rebus gerendis dexteritate speciali fiduciam obtinemus, ex scientia & mero motu nostris, & ex plenitudine potestatis noftræ, per hac scripta noftra committimus, & mandamus vos, quod omnes, octo, septem, sex, quatuor, tres aut duos vestrum, vocatis distis Reverendo Patre Linsoln. Episcopo & Will. Wilfon in fpecie, & aliis quibuscunque de jure vocandis in genere, summarie & de plano, ac sine strepitu & figura judicii, sola rei & facti veritate inspecta ac mera requitate attenta, omnibus viis, modis & formis quibus melius & efficacius possitis, de & super veritate præmifforum & privilegiorum & exemptionum dicta Universitatis, ac in causa & causis prædictis, una cum suis incidentiis, emergent. dependent. annexis & connex. quibuscunque procedatis, & fine debito, omni appellatione, & querelis, nullitat. & fupplicatione remotis, terminetis : statutis, canonibus & confuetudin. in contrarium editis, litifve penden. in aliquo non obstantibus; facientes quòd ea quæ in præmissis decreveritis, per legitima juris remedia firmiter observari. In cujus rei, Oc. Teste Regina apud Westm. 23. die April. anno regni decimo nono.

Breve

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Breve de Habeas Corpus cum Caufa.

J Acobus Dei gratia Anglia, Scotia, Francia & Hibernia Rex, Fidei Defensor, &c. Omnibus ad quos hæ literæ noftræ pervenerint, Salutem. Infpeximus quoddam Recordum coram nobis habitum in hæc verba. Placita coram Domino Rege apud Westmonasterium Termino S. Michaelis anno Regni D. Jacobi nunc Regis Anglie septimo ----- Rotulo 83°. ff. Dominus Rex mandavit Vice-comitem Oxon. Breve fuum claufum in hæc verba. ff. Jacobus Dei gratia Rex Anglia, Scotia & Hibernia, Fidei Defensor, &c. Vicecomiti Oxon. Salutem. Præcipimus tibi quod corpus Richardi Paynter in prisona nostra sub custodia tua, ut dicitur, detentum sub falvo & fecuro conductu una cum die & causa captionis & detentionis suz quocunque nomine cenfeatur in eadem coram nobis apud Westmonasterium die Jovis proxime post crastinum S. Martini ad faciendum & recipiendum ea omnia & fingula quæ curia nostra coram nobis de eo ad tunc & ibidem confiderabit in hâc parte, & habeas ibidem tune hoc Breve : Tefte T. Flemming apud Westmonasterium, nono die Novembris, anno Regni nostri Anglia, Francia, & Hibernia, feptimo, & Scotia xliii.

Rooper.

Virtute cujus quidem Brevis Henricus Samborne Armiger, Vice-comes Com. prædicti eidem D. Regi apud Westmonasterium, ad diem prædiclum certificavit in håc quæ sequitur formå.

ff. E GO Henricus Samborne Armiger, Vicecomes Comitatûs Oxoniensis, Domino Regi certifico, quòd Universitas Oxon. est antiqua CXXIV

qua Universitas, & à tempore cujus contrarii memoria hominum non exiftit usitato & approbato, fuit corpus politicum & corporatum, confiftens ex Cancellario, Magistris & Scholaribus ejusdem Universitatis. Quodque iidem Cancellarius, Magistri & Scholares nunc habent, & à tempore cujus contrarii memoria hominum non exiftit ufitato & approbato, habuerant & habere confueverunt & debuerunt, cuftodiam & gubernationem tam dicta Universitatis quam Villæ & Civitatis Oxon. nec non confervationem pacis, & curam vigiliarum, earumque præfe-Auram tempore nocurno tam infra Universitatem Oxon. prædictam, quam infra Villam & Civitatem Oxon. prædictam, & suburbia ejusdem. Et quod Cancellarius dicta Universitatis pro tempore existens toto tempore prædicto, per se aut per Commissarium suum legitime deputatum, usus fuit & consuevit Curiam tenere infra Universitatem prædictam ad libitum suum pro punitione & coercione omnium Malefactorum, Pacis Perturbatorum, Noctivagantium & Tranfgrefforum, contra Statuta, libertates, confuetudines, & privilegia ejusdem Universitatis, tàm per incarcerationem quàm per pœnam pecuniariam. Et quòd iidem Cancellarius, Magistri & Scholares toto tempore prædicto, ufi fuerunt & confueverunt condere & conftituere leges, ftatuta & ordinationes, pro bona gubernatione & regimine tam tempore Nocturno quàm diurno, tam Scholarium Universitatis prædictæ quam Inhabitan ium Ville & Civitatis Oxon. & Suburbiorum ejusdem. Et Domino Regi certifico, quod Ricardus Paynter in Brevi prædicto infra-nominatus 13° die Octobris, anno Domi-ni 1609. coram Johanne King S. Theol. Doctore & Commissario Reverendiss, in Christo Patris Riçardi, providentia divina Archiepiscopi Cantuaricnsis,

tuariensis, & almaAcademia Oxon. Universitatis prædictæ rite deputato in curia ejusdem Cancel-Îarii tentâ in Ecclefiâ Beatæ Maria Virginis Oxon. infra Universitatem Oxon. prædictam eodem 13° die Octobris prædict. anno Dom. 1609. prædicto, legitimo modo conventus fuit pro eo quod in communibus plateis Civitatis Oxon. idem Ricardus inventus fuit Noctivagus inter Horas nonam postmeridianam & quartam matutinam fine causa rationabili contra formam & effectum cujusdam Statuti per præfatum Cancellarium, Magistros & Scholares contra Noctivagantes legitime editi, & per diversa Domini Regis & Progenitorum suorum Regum & Reginarum Anglia Chartas & Statuta hujus Regni Anglie concessa, stabilita & approbata, per quod quidem Statutum provifum & fancitum eft, quod quicunque convictus fuerit coram Cancellario & ejus Commissario Universitatis prædictæ pro tempore existente pro nocturna vagatione (ut præfertur) fine causa rationabili, forisfaceret pro quâlibet offensâ de quâ bis convi-Aus fuerit 40 Solidos ad usum prædictorum Cancellarii, Magistrorum & Scholarium Universitatis prædictæ pro tempore existent. Et si post hujufmodi Convictionem prædictam mulctam pecuniariam infra 8 dies tunc proximè sequentes non perfolverit ad usum prædictum, tunc incarceretur per judicium ejusdem curiæ, quousque mulcam pecuniariam prædictam ad ufum prædictum perfolverit. Et quia præfato Commiffario in Curia prædicta ad tunc & ibidem manifeste apparebat tam ex propria concessione ipfius Ricardi Paynter per decem separatas noctes inter primum diem Octobris anno regni di-&i D. Jacobi nunc regis septimo, noctivagatum fuisse fine causa rationabili contra formam Statuti prædicti, ideo idem Ricardus in eadem curia fuper- "

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fuper-inde rite & legitime convictus fuit. & per eandem curiam tunc & ibidem condemnatus fuit ad folvendum ad ufum prædictum 40 Solidos pro qualibet vice noctivagationis' fuz prædictæ. Et quia prædictus Ricardus Paynter infra 8 dies post Convictionem suam prædictam mulctam prædictam ad usum prædict. non folvit, ideo per judicium ejusdem curiæ tentæ coram prædidicto Commissario 25º Oct. anno septimo supradicto in Ecclefia B. Marie Virginis prædicte commissies fuit ibidem remansurus quousque multam prædictam ad ufum prædictum perfolverit. Et hæc eft caufa captionis & detentionis prædicti Ricardi Paynter in Prisona prædicta. Cujus corpus coram Domino Rege juxta exigentiam Brevis prædicti paratum habeo, prout interius mihi præcipitur. The second se

· Henricus Samborne Armiger, Vicecomes.

Citatio Delegatorum Parliamentorum ad visitandam Academiam.

N OS quorum nomina literis præfentibus fubfcripta funt, Procuratoribus modernis Academiæ Oxonienfis, nec non univerfis & fingulis Collegiorum & Aularum ibidem Præfectis, Præpofitis,Cuftodibus,Magiftris,aliifque quocunque nomine notis Rectoribus ac Rectorum Vices pro tempore gerentibus, Salutem. Cùm nos (inter alios)authoritate quâ fungitur Parliamentariâ, vigore fcilicet cujufdam fpecialis Ordinationis fupremæ Curiæ Parliamenti jam fedentis nuper editæ gerentis datum primo die Maii, anno Domini 1647. poteftatem fufficientem nobis in hâc parte

parte concedentis, eandem Academiam, omniaque & fingula ibidem Collegia & Aulas, eorundemque Academia, Collegiorum & Aularum refpective Magistros, Scholares, Socios, Membra, Officiarios & Ministros quoscunque, ob morum correctionem, ejusdemque: Academiæ de= bitam Reformationem (vitia extirpando & virtutes plantando) prope diem (annuente Deo) visitare statuerimus: Vos igitur & quembibet vestrûm respective, omnesque & fingulos Scholares, Socios, Membra, Officiarios & Ministros Academiæ prædictæ Collegiorumque & Aula: rum ibidem respective, tenore præsentium peremptorie citamus & monenius quod compareatis, & vestrüm & eorum quilibet respective compareat coram nobis aut aliis Collegis five Condelegatis noffris in publico ejuídem Academiæ Convocationis domo, die Veneris, viz. quarto die menfis Junii jam proxime futuri, inter Horas nonam & undecimam antemeridianas ejusdem diei, cum continuatione & prorogatione dierum & tunc fequentium & loci (fi & quatenus oporteat) in ca parte fiendis, visitationem nostram hujusmodi authoritate, quâ suprà, tunc & ibidem (divina auxiliante gratia) actualiter exercendam in omnibus subituri, ulteriusque facturi & recepturi, quod natura & qualitas ejusdem negotii de se exigant & requirant, & fecundum quod nobis & cæteris Collegis five Condelegatis noftris dabitur in mandatis. Vobis Procuratoribus antedictis, tenore præsentium firmiter injungentes, quatenus omnium & fingulorum Bedellorum, Registrariorum & cæterorum Academiæ memoratæ Ministrorum quorumcunque ditioni vestræ subditorum, nomina & cognomina in quâdam Schedulâ exinde conferiptâ & manibus subfignata vestris, nobis aut aliis Collegis five Condelegatis noftris, dictis die, horis & loco, debite fignificetis,

nificetis. Volentes infuper & cuilibet Collegii atque Aulæ intra Academiam antedictam Præpofito, Rectori, Magiftro aut Vice-magiftro, quocunque nomine noto, mandantes, quatenus ipfe confimilem fchedulam nominum & cognominum omnium & fingulorum Scholarium, Sociorum, Membrorum, Officiariorum & Miniftrorum, proprii cui præfidet Collegii five Aulæ tunc & ibidem nobis, (ut præfertur) aut aliis Collegis five Condelegatis noftris præfentet : Et hoc fub periculo incumbenti nullatenus omittatis. Datum 15 die Maii, anno Dom. 1647.

> Chriftopher Rogers, E. Corbet, Henr. Wilkinfon, Franc. Cheynell,

Na: Brent, Gul. Prynne, J. Packer, Will. Tippinge, Joh. Heylyn, Gab. Becke.

Breviarium Chartæ Hen. 8vi Anno Regni 14[°].

1. HEnricus Octavus ad procurationem Thoma Wolfey, Eboracenfis Archiepifcopi conceffit, &c. quantum in nobis eft Cancellario & Scholaribus Univerfitatis Oxon.

Item, Quòd Cancellarius, Commiffarius & Deputatus Commiffarii, erunt Confervator & Jufticiarius Pacis infra Villam, Suburbia, & quatuor Hundreda prox.

Item, Quòd fint Jufficiarii Pacis per privilegium infra Comitatus Oxon. & Berks.

Item, Quòd habeant Potestatem qualem aliqui Justiciarii infra Regnum Anglia habeant, exceptis Mahemio & Felonia.

Item,

Item, Quod possint facere & constituere Jufticiarios pacis pro Rege.

Item, Quòd faciant Jufticiarios ad omnimodas proditiones, Murdra, Felonias, Mahemia, & alia Malefacta, &c.

Item, Ad audiendum & determinandum, &c. Item, Quòd nec Major Villæ, nec aliquis Jufticiarius Angliæ verfus aliquam privilegiatam perfonam inquirat aut intromittat, &c.

Item, Quòd fuperfedeas versus Majorem & alium quemcunque Justiciarium & Commissariuin, &c.

Item, Quòd habeant Goalam suam ad puniendum & deliberandum, &c.

Item, Quòd unus Jufficiarius Univerfitatis femper fit ad deliberandam aliquam Goalam infra Villam aut Suburbia Oxon.

Item, Quòd Vicecomes Oxon. & Berks. ad Jufliciarium Universitatis faciat Retornat' & exequatur & attendat pro Executione Præcepti, Warranti, &c. sub forisfacturâ 200 l.

Item, Quòd habeant omnes Fines, Amerciamenta & Forisfacturas quæcunque, &c. scilicet per Brevia, Præmunire, &c. de Statutis in posterum edendis tangent' Scholares & personas, privilegiatas.

Item, Quòd habeant Strepum, Vaftum, Deodandum, & Thefaurum inventum, Felonum, Utlagatorum, Fugitivorum, damnatorum & damnandorum Felonum per fe & Felonum in exequend' & infra Villam Oxon. & fuburbia ejuldem cujuflibet & quorumque Ligeorum five fubditorum noftrorum.

Item, Manuopera.

Item, Quod tot quot possint pertinere regi.

Item, Quòd poffint habere, levare & colligere Fines, Amerciamenta, Redemptiones, forisfacturas, &c.

Item,

hem, Quòd Cancellarius, Scholares, Servientes, &c. & cujuflibet eorum Servientes feu Serviens, Minifter, Firmar', Tenentes fui fint exonerati & quieti de quibufcunque Prifis, Chiminagiis, Captionibus, Carriagiis Equorum, Carrectarum, Plauftrorum & aliorum Carriagiorum, nec non Frumenti, Hordei, Fœni, Filiginis, Avenarum, Fabarum, Pifarum, Boum, Boviculorum, Vaccarum, Juvencorum, Ovium, Porcorum, Porcellorum, Caprarum, Hædorum, Agnorum, Vitulorum, Anatum, Cauponum, Pullorum, Columbarum, Dentricum, Anguillarum, & aliorum Pifcium recentium quorumcunque, ab Volatilibus, Cuniculis, &c.

Item, Quòd nullus emptorum, priforum vel captorum Victualium pro Hofpitio Regis vel a-Iius Minister, infra viginti milliarium Univerfitatis ingrediatur ad capiendum fine Licentia Cancellarii, &c.

Item, Pro Renovatione Indictamentorum aliquorum coram alio Justiciario per Indenturam certificatoriam Cancellarii, &c. tangent' privilegia, &c.

Item, Quòd Proceffus & Executio fuper talibus Indictamentis deliberat' fuperfedeas fub pœnâ 40 l.

Item, Quòd prædicta Indictamenta audiri & terminari coram Cancellario, &c.

Item, Quòd aliquod Indictamentum remanen' per Breve de Certiorari in aliquá Curiâ fup. fignificatione Cancellarii deliberetur fupersedeat fub pœnâ 40 l.

Item, Quòd tales exitus, proficua, Fines, Amerciamenta, & Forisfacturæ quæcunque, fint ad opus & usus Universitatis inperpetuum.

Item, Quòd arreftat' five imprisonat' immediatè post calumpniam debet, & coram Universitatis Cancellario determinari.

Itema

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Item, Quòd non licet Majori five alicui Justiciario vel Commissiono Regis post calumpniam Cancellarii, five per Justiciarios suos, facere Processus, super aliquo indictamento, sub pœnâ 40 l.

Item, Quod habeant omnes libertates & privilegia Universitatis nunc & pro antea concessis.

Item, Quòd Cancellarius faciat mandatum five præceptum ministro Universitatis pro Summon visus franci Pilegii.

Item, Quòd poffint facere Common Pinfolde five parcum pro districtionibus, & habere omnia advantagia & feoda eidem parco pertinen.

Item, Si aliquis privilegiatus fit arreftatus five imprifonatus exiftens infra Regnum Anglix, immediate poft notitiam Cancellarii deliberabit'

Item, Quod deliberentur fine feodo sub pœnâ 10 l.

Item, Quòd privilegiati poffint merchandizare & exercere manualia artificia infra villani Oxon. & fuburbia ficut Burgenfes.

Item, Quòd privilegiati fint liberi & exonerati ab omni contributione fine licentiâ pro libertate & franc. Burghi Majorum.

Item, Quòd Cancellarius & Congregatio polfint facere corporationes, statuta, & ordinationes, cum pœnis ad obligand. contra statuta aliqua.

Item, Quòd poffint recipere bona five catalla fua furata,:licet sectat fuerunt per Vicecom. vel alium miniftrum.

Item, Quòd Cancellar. &c. non trahantur extra Universitatem pro falso Judicio, vel pro eodem vexentur vel perturbentur.

Item, Hac conditione au obediendum summoniæ procuratorum secundum statuta & ordinat. sub pænd 20 l. sorisfact. Universitati, &c.

Item, Quod Cancellarius & Major conjunctim & non divisim, authoritatem habeant ad assidend.

1 2

pro

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pro xva & xa. & pro alloc. & deduct.

Item, Quòd Cancell. five ejus Commiffarius five Deputatus, & non Major, nec alii Commiffarii aliquos privilegiat' taxent.

Item, Quòd Cancell per miniftros fuos pecuniam fic affeffam colligat & collectet, ad hoc deputat' per Indenturam deliberat'

Item, Pro aliqua alia taxatione Cancell. affociet fibi Præfidentem & Cuftodem Coll. Maria Magdalena Winton. &c. aliarum vel duobus eorundem & taxent omnes privilegiat'& detur per Indenturam.

Item, Perdona pro omnibus maleficiis aut dat carta prædicta Universitat. & privileg.

Item, Si iftæ literæ minus validæ & infufficientes fint, quod tunc Cancellar. Angliæ eas meliores pro commodis fuis faciat, abíque aliqua profecutione inde Regis, hæredum, aut fuccefforum fuorum.

Item, Quòd hæ literæ & omnes aliæ chartæ Univerfitat. confectæ per generalia verba, fint ejufdem vigoris & virtutis ficut effent plus fpecialiter & particulariter fpecificatæ.

Item, Quod hæ literæ legantur & indicantur pro ipfis prout melius intelligi poterint.

Item, Quòd omnes hæ libertates &c. & omnia alia eis pro antea conceffis habeant & gaudeant in perpetuum.

Item, Quod habeant & gaudeant plenam cognitionem de omnibus caufis, materiis, querelis & placitis quibufcunque, placito de libero tenemento tantummodo excepto, fi una pars fit privilegiat' licet tangat Regem vel Hæredes fuos.

Item, Quòd habeant & percipiant omnia amerciamenta, exitus, forisfacturas, & proficua inde pervenien. ad commodum & utilitatem Universitatis.

Items

Item, Quòd nullus Jufticiarius, Judex, vel Officiarius Regis, vel hæredum fuorum de querelis privilegiatos tangentib. infra Regnum Anglia fe in aliquo intromittant.

Item, Et si intromittere præsumpserint, super certificatorio Cancellarii supersedeant.

Item, Et post tale certificatorium Cancell. Universitatisprædickæ, ad respondendum non ponant.

Item, Quòd hæ literæ deliberentur absque aliquo feodo in hanaperio Canc. Regis folvend.

Dat. T. Rege apud Weftm. 1º Aprilis Anno Regni Henrici pradicti 14°.

The Proviso in the last Charter of the Town granted 28 mensis Julii, anno Regni Regis Jacobi 3°. Scotiæ 38°.

TOlumus infuper, & per præfentes pro nobis Hæred. & Succeffor. noftris, providimus & firmiter injungendo præcipimus & mandamus, quod prædictæ conceffiones noftræ aut earum alique vel aliquid in his præsentibus contentum aut specificatum, non aliqualiter se extendant aut aliquo modo confirmentur aut adjudicentur extendere aut fore in aliquod damnum aut præjudicium Cancellarii, Magiftrorum & Scholarium Universitatis Oxon. aut in dampnum, præjudicium aut enervationem aliquarum libertatum, franchesiarum, immunitatum, privilegiorum aut aliquorum Hæred. eorundem Cancell. Magistrorum & Scholarium ejusdem Universitatis Oxon. aut aliquorum Collegiorum, Aularum, Hospitiorum 1 3

Section 12

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tiorum quorumcunque in quibus liberales artes & fcientiæ profeffæ fint aut doceantur. Sed quòd omnes & fingulæ libertates, franchefiæ, immunitates, privilegia & hæreditamenta tam prædiåt. Cancell. Magiftrorum & Scholar. prædiåt. Univerfitatis Oxon. quam & fingulorum omnium prædiåtorum Collegiorum, Aularum, feu Hofpitiorum quorumcunque valida, firma, illæfa,& in fuo pleno robore perpetuis futuristemporibus remaneant, his præfentibus aut aliquo in iifdem content. & fpecificat. non obftante : Volumus etiam, &c. abíque fine in hanaperio, &c. eo quòd expreffa mentio.

The Proviso in the Charter of the Town granted 27° Januarii, anno Regni Reginæ Elizabethæ.

Oncedimus hæc & illa, &c. Ita tamen uquòd Cancellario, Magistris & Scholaribus Univerfitatis Oxon. fuper libertatibus & privilegiis iis per nos & progenitores noftros conceffis præjudicium aliquod prætextu conceffionis noftræ prædictæ nullatenus generetur. Quare volumus & firmiter præcipimus pro nobis & hæredibus noftris, quod prædict. Burgenfes hæred. & fucceffores fui prædict. habeant omnes libertates & quietancias prædictas fic per nos specificatas & conceffas inperpetuum. Ita quòd Cancellario, Magistris & Scholaribus Universitatis Oxon. super libertatibus & privilegiis iis per nos & progenitores noftros conceffis præjudicium aliquod prætextu concessionis nostræ prædictæ nullatenus generetur, ficut prædictum eft.

Carta

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Carta amplissima confirmans omnia Privilegia Antiqua.

Universitas Oxon. Anno 1º H. 5.

HENRICUS Dei gratia rex Anglia, & Fran-Faustina : C. cia, & Dominus Hibernia, Archiepisco- 7. fol. 181. pis, Episcopis, Abbatibus, Prioribus, Ducibus, 19. Comitibus, Baronibus, Vicecomitibus, Præpofitis, Ministris, & omnibus Ballivis, & fidelibus fuis, falutem. Inspeximus Cartam Dom. Henrici nuper Regis Anglia patris noftri factam in hæc verba. HENRICUS Dei gratia Rex Anglia, & Francia, & Dominus Hibernia, Archiepiscopis, Episcopis, Abbatibus, Prioribus, Ducibus, Comitibus, Baronibus, Militibus, Jufticiariis, Vicecomitibus, Præpofitis, Ballivis, Ministris & aliis fidelibus suis, salutem. Inspeximus cartam Confirmationis quam Dominus Ricardus nuper Rex Anglia secundus post conquestum fieri fecit in hæc verba. RICARDUS Dei gratia Rex Anglia & Francia, & Dominus Hibernia, Archiepiscopis, Episcopis, Abbatibus, Prioribus, Ducibus, Comitibus, Baronibus, Militibus, Jufticiariis, Vicecomitibus, Præpositis, Ballivis, Ministris, & aliis fidelibus suis, falutem. Inspeximus chartam confirmationis quam Dominus Edwardus, nuper Rex Anglia, Avunculus noster, fieri fecit in hæc verba. EDWARDUS Dei gratia Rex Anglia & Francia, & Dominus Hibernia, Archiepitcopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Jufticiariis, Vicecomitibus, Præpofitis, Ministris, & omnibus Ballivis, & fidelibus suis, salutem. Inipeximus cartam confirmationis quam nuper fieri i 4

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eri fecimus in hæc verba. Edwardus Dei gratia Rex Anglia, Dominus Hibernia, & Dux Aquitania, Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Jufticiariis, Vicecomitibus, Præpofitis, Ministris, & omnibus Ballivis, & fidelibus fuis, falutem, Infpeximus literas patentes confirmationis domini Edwardi nuper Regis Anglia patris nostri, in hæc verba. EDWARDUS Deigratia Rex Anglia. Dominus Hibernia, & Dux Aquitania, omnibus ad quos præfentes literæ pervenerint, falutem. Infpeximus literas patentes quas Dominus Henricus quondam Rex Anglia, avunculus nofter fecit Cancellario & Universitati Oxon. in hac verba. HENRICUS Dei gratia Rex Anglia, Dominus Hibernia, Dux Normania, Aquitania, & Comes Andeg. omnibus ad quos præsentes literæ pervenerint, falutem. Noveritis nos pro quiete Universitatis Studentium Oxon. de speciali gratia nostra concessifie Cancellario, & Universitati prædictæ quòd quamdiu nobis placuit in causis Clericorum ex mutuis datis aut receptis, aut taxationibus feu locationibus domorum, aut equis conductis, venditis, feu commodatis, seu pannis & victualibus ortum habentibus, seu aliis quibuslibet rerum mobilium contractibus in municipio aut suburbio Oxon. factis nostra prohibitio non currat, sed hujusmodi causa coram Cancellario Universitatis Oxon. (nonobstante prohibitione nostra) decidantur. In cujus rei testimonium has literas nostras sieri fecimus patentes. Teste meipso apud Radinge, 10° die Maii, anno regni noftri xxviii. Infpeximus etiam quasdam alias literas patentes quas idem Avunculus noster fecit prædictæ Universitati in hæc verba. HENRICUS Dei gratia Rex Anglia, Dominus Hibernia, Dux Normania, Aquitania, & Comes Andegav. omnibus ad

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ad quos præsentes literæ pervenerint, salutem. Sciatis quod ad tranquillitatem & utilitatem tam Magistrorum & Scholarium Universitatis Oxon. quam Burgenfium & aliorum in eadem Villa domos habentium, concessimus eidem Universitati quòd de cætero omnes domus ejusdem municipii Oxon. à Scholaribus inhabitatæ & inhabitandæde quinquennio in quinquennium retaxentur fecundum arbitrium taxatorum Clericorum & Laicorum ex utraque parte juratorum, & volumus quòd ifta retaxatio incipiat à tempore confectionis præsentium literarum. In cujus rei testimonium has literas nostras eidem Universitati fieri fecimus patentes. Tefte meipfo apud Wodestoke 10° die Februarii, anno regni noftri x1º. Infpeximus etiam quasdam alias literas quas idem Avunculus noster fecit dicta Univerfitati in hæc verba. HENRICUS Dei gratia Rex Anglia, Dominus Hibernia, & Dux Aquitania, omnibus ad quos præsentes literæ pervenerint, falutem. Infpeximus literas quas Universitati Scholarium Oxon. fieri fecimus, anno regni noftri trecefimo nono fub figillo noftro quo tunc utebamur, in hæc verba. HENRICUS Dei gratia Rex Anglia, Dominus Hibernia, Dux Normania, Aquitania, & Comes Andegav. omnibus ad quos præsentes literæ pervenerint, falutem. Sciatis quòd ad pacem & tranquillitatem, nec non ad utilitatem Universitatis Scholarium Oxon.providimus & conceffimus quòd quatuor Aldermanni fiant in Oxon. & octo de discretioribus & legalioribus Burgenfibus ejufdem Villæ affocientur ipfis Aldermannis, qui omnes jurent nobis fidelitatem & fint Affistentes & Confulentes Majori & Ballivis noftris Oxon. ad pacem noftram confervandam ad Affifas dicta Villa cuftodiend. & ad investigand' malefactores & perturbatores pacis noftræ, XXXVIII

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noftræ, & vagabundos de nocte & receptores latronum & malefactorum,& corporale præftent facramentum quòd omnia prædicta fideliter obfervabunt. In qualibet autem parochia Villæ Oxon. fint duo homines electi de legalioribus parochianis,& jurati quod in qualibet quindena inquirent diligenter, ne quis suspectus hospitetur in parochia, & fi aliquis 'receptaverit aliquem per tres noctes in domo sua, respondeat pro eo. Nullus etiam Regratarius emat victualia, in Villa Oxon. vel extra, versus villam venientia, nec aliquid emat nec iterum vendat ante horam nonam, & fi fecerit, amercietur & rem emptam amittat. Si Laicus inferat Clerico gravem vel enormem læfionem, flatim capiatur, & fi magna fit læsio, incarceretur in castro Oxon. & ibi detineatur quousque Clerico fatisfiat, & hoc arbitrio Cancellar. & Universitatis Oxon. fi Clericus protervus fuerit, fi minor vel levis fit injuria incarceretur in villa. Si Clericus inferat gravem vel enormem læsionem, Jaico, incarceretur in prædi-Ato castro quousque Cancellarius prædictæ Universitatis ipsum postulaverit; si minor vel levis fit injuria, incarceretur in carcere Villæ quoufque liberetur per Cancellar. Piftores & Braciatores Oxon. in primo tranfgreffu fuo non puniantur, fed in secundo amittant panem, & in tertio transgreffu habeant judicium de Pillorio; quilibet Piftor habeat figillum fuum, & fignet panem fuum per quod possit cognosci cujus panis sit. Quicunque de villa Oxon. braciavit ad vendendum, exponat figillum suum, alioquin 'amittat cervifiam. Vina Qxon. communiter vendantur & indifferenter tam Clericis quam Laicis ex quo imbrochiata fuerint. Temptatio panis fiat bis in anno, viz. in quindena post festum Sancti Michaelis, & circa festum Sanctæ Maria in 'Martio ; & affifa cervisiæ fiat eildem terminis fecundim

fecundum valorem bladei & brafei. Et quotiefcunque debeat fieri temptatio panis & cerevifiæ, intersit Cancellarius prædictæ Universitatis, vel aliqui ex parte sua ad hoc deputati, si super hoc requifiti interesse voluerint : quod fi non interfint, nec super hoc requisiti fuerint, nichil va. leat temptatio prædicta. In cujus rei teftimonium has Literas nostras eidem Universitati fieri fecimus Patentes. Tefte meipfo apud Wodestoke 18. die Julii, anno regni noftri tricefimo nono. Illud igitur quod fuperiùs expresfum eft, 1 quod scilicet quatuor Aldermanni & octo de diferetioribus & legalioribus Burgenfibus villæ prædictæ, ipfis Aldermannis affociati vel affociandi, jurent nobis fidelitatem in præfentia nostra, & fint assistentes & confulentes Majori & Ballivis prædictis ad ea quæ fuperiùs funt expressa, sic volumus observari, ut si præsentes non extiterimus, præstetur juramentum prædictum coram alio quem loco noftri ad hoc duxerimus affignand. In cujus rei teftimonium has literas noftras fieri fecimus Patentes. Tefte meipso apud Westm. fexto die Februarii, anno regni noftri quadragefimo fexto. Infpeximus quasdam alias Literas Patentes, quas idem Avus noster fecit Clericis in dicta Universitate studentibus, in hæc verba. HENRICUS Dei gratia Rex Anglia, Dominus Hibernia, & Dux Aquitania, omnibus ballivis ad quos præsentes literæ pervenerint, falutem. Cum grave fit & tediofum Clericis laicum feodum habentibus poni in affifis juratis vel recognitionibus ipfis fcholis infistentibus : Nos hujufmodi Clericis Oxon. studentibus ad inftantiam Universitatis ejusdem villæ gratiam facere volentes specialem, ipfis concedimus, quod quamdiu studiis ibidem inhæreant, & fub habitu Clericali in fuo studio laudabiliter proficiant, non ponantur in affifis ju-

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ratis vel recognicionibus aliquibus: Et ideo vobis mandamus, quòd dictos Clericos contra hanc Conceffionem nostram non molestetis vel-moleftari permittatis. In cujus rei testimonium has Literas noftras fieri fecimus Patentes. . Tefte meipso apud Westm. secundo die Februarii, anno regni nostri quadragesimo nono. Inspeximus etiam quasdam alias Literas Patentes, quas idem Avus nofter fecit eisdem Scholaribus, in hæc verba. HENRICUS Dei gratia Rex Anglia, Dominus Hibernia, & Dux Aquitania, omnibus Ballivis & fidelibus fuis ad quos præfentes literæ pervenerint, falutem. Infpeximus Literas Patentes dudum confectas apud Wodestoke, in præfentia Procuratorum & Scholarium Univerfitatis Oxon. & Burgenfium ejusdem villæ, super quibufdam libertatibus præfatis Scholaribus conceffis, in hæc verba. Anno regni Regis Henrici. filii Regis Johannis, tricefinio fecundo, 29 die Maii præsentibus apud Wodestoke tam Procuratoribus Scholarium Universitatis, quam Burgensibus Oxon. idem Dominus Rex conceffit eifdem Scholaribus libertates subscriptas, videlicet, Quòd si inferatur injuria prædictis Scholaribus, fiat inde inquisitio, tam per Villatas vicinas, quàm per Burgenses prædictos. Et quòd fi ipfi Burgenses interficiant aliquem de Scholaribus Oxon. vel in aliquem ipforum infultamentum faciant, vel alicui ipforum gravem injuriam inferant, Communitas dicta villa per fe puniatur. & amercietur; & Ballivi per se, & non cum Communitate eadem, puniantur & amercientur, si negligentes fuerint vel dolum fecerint in exequendo officium fuum contra illos qui hujufinodi injurias prædictis Scholaribus inferant. Et quò d Judzi Oxon. non recipiant à Scholaribus prædictis pro libra in feptimana nisi duos denarios, & similiter siat in minori summa secundum suam quantitatem, alioquin

oquin prædicti Judæi puniantur fecundum confuetudinem Regni. Et quòd quotienscunque, & quandocunque Major & Ballivi Oxon. facramentum fidelitatis suæ præstabunt in loco suo communi. Communitas ejusdem villæ denunciet Cancellario, ut per se vel per aliquas electas personas præftationi juramenti prædicti, fi voluerit, intersit ; quod quidem juramentum tale erit quod ad Scholares prædictos; videlicet, Quòd ipfe Major & Ballivi confervabunt libertates & confuetudines Universitatis prædickæ; alioquin non valeat juramentum ipforum, sed iterum præstetur secundum formam præscriptam. Si verò Cancellarius nec per se nec per Procuratorem intereffe voluerit, ad juramentum nichilominus procedatur. Et quòd duo Aldermanni fint electi & deputati de illis qui pro tempore fuerint, fecundum quod ordinati erant à Domino W. de Eborac. ad exhibendam justitiam cum Præpofiti abfuerint, fub eadem pæna qua Præpositi tenentur, si negligentes vel maliciosi inveniantur. Et quòd quilibet Burgenfis Oxon. pro familia sua respondeat; ita quòd si aliquis de familiâ suâ mortem vel gravem injuriam alicui Clerico vel fuis inferat, malefactorem exhibeat idem Burgenfis, ut fiat de eo justitia ; alioquin infligatur pœna secundum consuetudinem regni. Et quòd quotienscunque debeat fieri temptatio panis & cerevifiæ, ab eifdem Burgenfibus præcedente die denuncietur Cancellario & Procuratoribus Universitatis prædictæ, ut per se, vel per aliquos ad hoc deputatos per ipsos, fi voluerint, interfint temptationi prædictæ; alioquin non valeat temptatio : fi verò dicti Cancellarius & Procuratores Universitatis per se vel per suos intereffe noluerint, ad prædictam temptationem nichilominus procedatur. In quorum omnium teftimonium Dominus Richardus, filius Nicholai, fenef-

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senescallus Domini Regis, ad præceptum ejusdem Domini Regis, huic scripto figillum suum ap-posuit, eodem Domino Rege per literas man-dante Vicecomiti, Majori, & Ballivis Oxon. ut prædictas libertates inviolabiliter observent & faciant obfervari, quas etiam idem Dominus Rex fecit irrotulari, anno regni fui trigefimo tertio. Nos autem prædictam Concessionem prædictis Scholaribus fuper præfatis libertatibus de præcepto nostro factam, ut prædictum eft. rata habentes & grata, eam præsentibus Literis nostris Patentibus Scholaribus antedictis concedimus, & figilli noftri munimine roboramus. Teste meipso apud Wodestoke 21. die Junii, anno regni noftri quinquagefimo fecundo. Nos autem Concessiones prædictas ratas habentes & gratas, eas pro nobis & hæredibus noftris, quantum in nobis eft, eifdem Cancellario, Magistris, Scholaribus & Universitati concedimus & confirmamus, ficut literæ prædictæ rationabiliter testantur. Præterea volentes eifdem Cancellario, Magistris, Scholaribus & Universitati gratiam in hâc parte facere uberiorem, conceffimus eis pro nobis & hæredibus noftris, quòd licet ipfi, vel eorum prædecessores, libertatibus prædictis, vel aliqua earundem, aliquo casu emergente hactenus plene usi non fuerint, ipsi tamen & eorum successores libertatibus illis & earum quâlibet, fine occafione vel impedimento noftri vel hæredum noftrorum, Justiciariorum, Escaetorum, Vicecomitum, aut aliorum Ballivorum seu Ministrorum nostrorum quorumcunque, de cætero plene gaudeant & utantur. In cujus rei testimonium has Literas nostras fieri fecimus Patentes. Teste meipso apud Thunderle, vicesimo die Maii, anno regni nostri octavo. Nos autem Concessiones prædictas ratas habentes & gratas, eas pro nobis & hæredibus noftris, quantum in nobis

nobis eft, præfatis Cancellario, Magistris, Scholaribus & Universitati, ad instantem requisitionem dilecti Clerici nostri, Magistri Roberti de Stratford, Archidiaconi Cantuar. Cancellarii Universitatis prædictæ (ad cujus personam atfectionem gerimus specialem) concedimus & confirmamus, ficut literæ prædictæ rationabiliter testantur. Præterea volentes eisdem Cancellario, Magistris, Scholaribus & Universitati, ad folicitam ejusdem Clerici nostri instantiam, & contemplationi perfonæ fuæ gratiam in hac parte facere ampliorem ; conceffimus eis pro nobis & hæredibus noftris, & hâc Carta noftra confirmamus, quòd licet ipfi vel eorum prædeceffores libertatibus prædictis, vel aliqua earundem, aliquo cafu emergente hactenus plenè usi non fuerint, ipfi tamen & eorum fucceffores libertatibus illis, & earum quâlibet, fine occasione vel impedimento noftrî vel hæredum noftrorum, Jufticiariorum, Escaetorum, Vicecomitum, aut aliorum Ballivorum seu Ministrorum nostrorum quorumcunque, de cætero plenè gaudeant & utantur. Insuper cum per dictas Literas Patentes præfati Proavi noftri, concessium fuisset dictis Cancellario & Universitati, quòd quamdiu dicto Proavo noftro placeret in caufis Clericorum, ex mutuis datis aut receptis, aut taxationibus feu locationibus domorum, aut equis conductis, venditis seu commodatis, seu pannis & victualibus ortum habentibus, seu aliis quibuslibet rerum mobilium contractibus in municipio aut suburbio Oxon. factis, prohibitio fua non curreret, fed hujusmodi causæ coram Cancellario Universitatis Oxon. non obstante prohibitione sua, deciderentur : Volumus & concedimus pro nobis & hæredibus noftris, de noftra uberiori gratia, ut studentes in Universitate prædicta studiis hujusmodi inhærere & intendere tranquilliùs, & fatigationes,

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nes, ac alia litium & jurgiorum difpendia valeant evitare, quod in omnibus hujufmodi causis Clericorum in dicta villa Oxon. & fuburbiis ejufdem ortum habentibus, prohibitio nostra vel hæredum nostrorum de cætero aliquibus futuris temporibus nequaquam currat, nec locum habeat, fed hujufmodi coram Cancellario Univerfitatis prædictæ qui pro tempore fuerit, vel ejus Commissario five locum-tenente, non obstantibus hujufmodi prohibitionibus regiis, perpetuò decidantur. Item cùm in aliis literis prædicti Proavi nostri contineatur, quòd omnes do-mus ejusdem municipii Oxon. à Scholaribus inhabitatæ & inhabitandæ, de quinquennio in quinquennium retaxentur, secundum arbitrium taxatorum Clericorum & Laicorum ex utraque parte juratorum : Volumus, & prædictis Cancellario, Magistris, Scholaribus & Universitati pro nobis & hæredibus noftris concedimus, quòd omnes domus tam in suburbiis dicte ville Oxon. quam in eâdem villâ, à Scholaribus inhabitatæ & inhabitandæ, de quinquennio in quinquennium retaxentur in forma prædicta. Item cum per alias literas ipfius Avi noftri prædictas conceffum fit & provifum, quòd quatuor Aldermanni fiant in Oxon. & octo de difcretioribus & legalioribus Burgenfibus ejusdem villæ affocientur ipfis Aldermannis, qui omnes jurent nobis fidelitatem, & fint affistentes & confulentes Majori & Ballivis noftris Oxon. ad pacem noftram confervandam, ad affifas dictæ villæ cuftodiendas, & ad investigandas malefactores & perturbatores pacis nostræ, & vagabundos de nocte, & receptores latronum & malefactorum, & corporale præftent facramentum, quòd omnia prædicta fideli-ter obfervabunt; & quòd in qualibet parochia villæ Oxon. fint duo homines electi de legalioribus parochianis, & jurati quòd in quâlibet quindenâ

dena inquirent diligentius, ne quis suspectus hofpitetur in Parochia: & fi aliquis receptaverit aliquem per tres noctes in domo sua, respondeat pro eo. Ac ex parte prædictorum Cancellarii & Universitatis sit intelligi nobis datum, quòd pro eo quòd aliqui ad facramenta Aldermannorum prædictorum & dictorum octo Affociatorum in absentia nostra recipienda, & ad dictos duos homines in quâlibet parochia dictæ ville fic eligendos, minimè deputantur, eadem facramenta & electio eâ de caufâ fæpiùs funt omissa, per quod diversa maleficia in eâdem villâ hactenus perpetrata fuerint, & indies perpetrantur; & nobis fit supplicatum, ut super hoc opportunum apponere remedium dignaremur : Nos pro utilitate & quiete dicta Universitatis providere volentes, concessimus pro nobis & hæredibus noftris, quòd Cancellarius Univerfitatis prædictæ qui pro tempore fuerit, vel ejus Commiffarius vel locum-tenens, ac Major dictæ villæ pro tempore existens, sacramenta prædictorum quatuor Aldermannorum & dictorum octo fibi de Burgenfibus prædictis affociatorum, fingulis annis ad feftum fancti Michaelis (fi nos vel hæredes noftri tunc ibidem præsentes non fuerimus) noftro & ipforum hæredum noftrorum nomine recipiant, quòd ipfi Aldermanni & Affociati omnia prædicta fideliter observabunt, & quòd dicti Cancellarius five Commiffarius, vel ejus locum-tenens, ac Major, fingulis annis, vel magis folitò, fi expedire imminentibus periculis videatur, duos homines in quâlibet parochia dictæ villæ & fuburbiorum ejufdem de legalioribus parochianis illis eligant vel eligi faciant, & quòd ipforum facramenta noftro nomine recipiant, quòd ipfi fic electi & jurati in quâlibet quindena diligenter inquirent, ne suspectus aliquis in parochia hospitetur ; & si quis aliquem per tres

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tres noctes in domo sua receptaverit, pro co respondeat ut est dictum ; & quod de toto facto fuo in hac parte dictos Cancellarium five Commiffarium, vel ejus locum-tenentem, ac Majorem pro tempore existentem, distincte & indilatè certificent, ut ipfi ulteriùs contra hujufmodi fuspectos & eorum receptores, prout ad officia fua pertinet, procedere & facere valeant, prout pro confervatione pacis noftræ ibidem, & punitione & caftigatione malefactorum hujufmodi rationabiliter fuerit faciendum. Infuper cum in aliis Literis Patentibus dicti Proavi nostri contineatur, quòd quilibet Burgenfis Oxon. pro familia fua respondeat ; ita quòd fi aliquis de familiâ fuâ mortem vel gravem injuriam alicui Clerico vel fuis inferat, malefactorem exhibeat idem Burgenfis, ut fiat de eo justitia; alioquin infligatur pœna secundum consuetudinem regni: Volumus & concedimus pro nobis & hæredibus noftris, quòd quilibet Burgenfis pro familia fua & fervientibus fuis refpondeat in emptionibus & venditionibus vini & aliorum victualium quorumcunque ipforum Burgenfium, tam in fuburbiis quàm villa prædictis venditioni expositorum. ubi Scholaris est una partium, ipsis Burgensibus de excessibus & injuriis per familiam vel fervientes suos in hujusmodi emptionibus & venditionibus per præfatum Cancellarium, vel ejus vices gerentem, femel vel bis, fi opus fuerit, primitùs debité præmunitis; & quòd dictus Cancellarius, vel ejus Commiffarius aut locum-tenens, qui pro tempore fuerit, cognitionem de hujufmodi exceffibus & injuriis in emptionibus & venditionibus prædictis, ubi Scholaris est una pars, ut prædicitur, habeat, & delinquentes in hac parte puniri faciat, prout decet. Item cum Burgenses dictæ villæ Oxon. homines pannos laneos & telas lineas venales ad eandem villam portantes

tes, dictos pannos & telas fecare, & per partes vendere Scholaribus & aliis eos emere volentibus, nifieosdem pannos & telas integros emere voluerint, hactenus non permiferint, nec adhuc permittant, ut accepimus, quovisinodo, in ipsorum Magistrorum & Scholarium & nonnullorum aliorum grave dampnum & jacturam, per quod nobis est cum instantia supplicatum, ut super hoc remedium apponamus : Nos nolentes talia, quæ fic in dampnum & gravamen populi noftri redundare noscuntur, tolerare aliqualiter incorrecta, volumus & concedimus pro nobis & hæredibus noftris, quòd omnes hujufmodi pannos laneos & telas lineas venales ad villam prædictam, feu fuburbia ejusdem, portantes vel ducentes, eofdem pannos & telas ibidem fecare, & hujufinodi pannos & telas, tam per partes quàm integros, tam Clericis quàm aliis vendere poffint, prout vendentium voluntati placuerit, & eis vifum fuerit expedire, fine occafione, impedimento, aut perturbatione Majoris, Ballivorum & Burgenfium dictæ villæ, ac aliorum quorumcunque. Infuper cum Cancellarius Universitatis prædictæ pro quiete ejusdem Universitatis & confervatione pacis noftræ ibidem, ac malefactorum maliciis refrænandis Clericos in eadem Universitate delinquentes, tam pro fuspicionibus & aliis causis diversis, pro majoribus dampnis & periculis evitandis, quàm pro delictis fuis, inveftigare & capi facere fæpius & diversimodè oporteat, & committere custodiæ carcerali, & idem Cancellarius metuat fe ad profecutionem hujufmodi imprisonatorum de imprisonamentis illis posse imposterum prægravari, & nobis sit supplicatum, ut indempnitati Cancellarii dicta Universitatis velimus profpicere in hac parte: Nos confiderantes quòd pax noftra ubique inviolabiliter obfervetur, & delinquentes in eadem Universitate 2d k 2

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ad majorem quietem & tranquillitatem ejusdem debite caftigentur, ac volentes Cancellarii dictæ Universitatis pro tempore existentis securitati in præmislis providere, volumus & concedimus pro nobis & hæredibus noftris, quantum in nobis eft, quòd Cancellarii ejusdem Universitatis qui hactenus fuerunt, vel ex nunc erunt, aut eorum Commiffarii vel loca-tenentes, occafione imprisonamentorum Scholarium dicta Universitatis, feu aliorum, per ipsos Cancellarios, pro confervatione pacis nostræ, & quiete Universitatis prædictæ, ac punitione & castigatione malefactorum hujufmodi ibidem hactenus imprisonatorum feu exindè imprisonandorum, illorum videlicet qui in eadem Universitate, in villa & suburbiis prædictis, Scholaribus, feu eorum fervientibus, feu aliis de jurifdictione Universitatis prædictæ delinquentes inventi, seu de maleficiis ibidem perpetratis notoriè suspecti vel convicti fuerint per brevia nostra vel hæredum nostrorum, de audiendo & terminando, vel de falso imprisonamento seu quovis alio colore, in curiis nostris vel hæredum noftrorum, five aliis aut alibi nullatenus occasionentur, inquietentur, molestentur in aliquo feu graventur. Quare volumus & firmiter præcipimus pro nobis & hæredibus noftris, quòd prædicti Cancellar .& Major, qui pro tempore fuerint, omnes libertates prædictas, quatenus eædem libertates ipfos conjunctim vel feparatim contingant, in perpetuum habeant, & eis gaudeant & utantur abique impedimento nostri vel hæredum nostrorum, Justic. aut aliorum quorumcunque. His teftibus, Venerabilibus Patribus Johanne Cantuaria Archiepiscopo, totius Anglia Primate, Cancellario nostro; Henrico Lincolnia Episcopo, Thefaurario nostro ; R. Dunolmen. Episcopo ; Johanne Comite Cornubia, fratre nostro carissimo; Willielmo de Monte Acuto ; Roberto de Ufford, Senef-

Senescallo Hospitii nostri; & aliis. Dat. per manum noftram apud Waltham xii. die Aprilis, anno regni nostri decimo. Infpeximus etiam quandam Confirmationem, quam Dominus Edvardus, quondam Rex Anglia, Pater nofter, fecit prædictis Cancellario & Univerfitati, super quibusdam Ordinationibus inter eosdem Cancellarium & Scholares dicta Universitatis ex una parte, & Burgenses ejusdem villæ ex altera factis, in hæc verba. Edwardus Dei gratia Rex Anglia, Dominus Hibernia, & Dux Aquitania, omnibus ad quos præfentes litteræ pervenerint, falutem. Infpeximus quandam ordinationem fuper diversis contentionibus & exactionibus inter Cancellarium & Scholares Univerfitatis Oxon. ex una parte, & Majorem & Burgenses ejusdem villæ ex alterå, dudum motis, fuper quibusdam gravaminibus & contumeliis hinc inde illatis, coram celebris memoriæ Domino Edwardo, quondam Rege Anglie, Patre nostro, & confilio fuo, ad Parliamentum suum, post Pascha, anno regni fui decimo octavo, per ipsum Regem Patrem noftrum & confilium fuum factam, & responsiones ejusdem Patris nostri super diversis articulis in eâdem ordinatione contentis continentem, in hæc verba. Cùm inter Cancellarium & Scholares Universitatis Oxon. ex una parte, & Majorem & Burgenses ejusdem villæ ex alterå, diverfæ contentiones & exactiones, super quibusdam gravaminibus & contumeliis hinc inde illatis, motæ fuiffent ; tandem coram iplo Domino Rege & ejus Confilio, ad Parliamentum fuum, post Pascha, anno regni sui, videlicet, regni Regis Edwardi, filii Regis Henrici, decimo octavo, in præsentia Cancellarii & quorundam Magistrorum prædictæ Universitatis plenariam potestatem habentium, & etiam Majoris & Burgenfium ejufdem ville, mutuo confentientium, contentiones 80 k z

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& contumeliæ quæcunque hinc indè illatæ, ufque festum fancti Johannis ante portam latinam, confentiente & concedente ipfo Domino Rege, in hunc modum. conquieverunt, videlicet, quod omnes occasiones & demandæ, quas prædicti Cancellarius & Scholares habuerunt vel habere poterunt versus prædictos Majorem & Burgenses, & etiam quas iidem Major & Burgenfes habuerunt vel habere poterunt versus prædictos Cancellarium & Scholares, quoquo modo, quâcunque occasione quarumcunque transgressionum usque diem prædictum hinc inde factarum, quiete & integrè remittantur, irritentur, & adnullentur. Sed quia Domino Regi & ejus Confilio vifum eft, quod per compositionem seu concordiam prædictam nulla perfona fingularis ab actione perfonali, occasione transgreffionis sibi personaliter illatæ, poffit vel debeat excludi ; conceffum eft & provisum bona fide hinc inde, quòd nec prædictus Cancellarius aut Scholares, nec prædicti Major aut Burgenfes, alicui conqueri fe volenti, occafione alicujus tranfgreffionis ante concordiam prædictam fibi illatæ, auxilium nec confilium exhibebunt aut juvamen, vel aliquo modo fustentabunt, in placito illo prosequendo, defendendo, aut in aliquibus placitum illud tangentibus. Et fi forte contingat querelam aliquam temporibus retroactis factam coram Cancellar. Universitat. prædictæ innovari, iidem Cancellar. & Scholar. pro fe & Cancellar. impofterum fuccedentibus, bona fide promiserunt, quòd favorem majorem aut graviorem, feu fustentationem, Clerico quàm Laico, cujuscunque fuerint conditionis, non impendent; immo juris ordine observato, nullo habito respectu ad personam quamcunque, in querelà illà ritè procedant, & debitum & festinum utrique parti faciant justitiæ complementum. Et ad istam concordiam &

& etiam perpetuam pacem & firmam inter prædictas partes de cætero observand. prædicti Major & Burgenfes firmiter & bona fide promiserunt, quod omnes libertates & liberas consuetudines, quas prædicti Cancellarius & Scholares habent per cartas & concessiones Domini Regis & Progenitorum fuorum, & etiam omnes alias confuetudines quibus iidem Cancellarius & Scholares rationabiliter usi funt, benè & firmiter tenebunt, & fideliter teneri facent de catero, fine aliqua contradictione. Et quia visum suit eidem Majori & Burgenfibus, quòd prædicti Cancellar. & Scholares quibusdam confuetudinibus in cartis Domini Regis & Progenitorum fuorum fibi factis abutuntur, & quibusdam uti nituntur, quæ in cartis suis non continentur, & que in exheredationem ipfius Domini Regis, coronæ & dignitatis fuæ læsionem, manifeste redundant, iidem Major & Burgenfes quofdam articulos fubscriptos ipfi Domino Regi porrexerunt, supplicantes ut, auditis articulis illis & intellectis, in præsentia tam ipforum Majoris & Burgenfium, quam prædictorum Cancellarii & Scholarium, debitum & perpetuum apponat remedium, & quibus articulis, prout patet inferiùs, cuique fingulavit, per ipfum Dominum Regen & Confilium fuum est responsum, perpetud duratur. In primis, ubi prædicti Major & Burgenses queruntur, quod cum per cartas Domini Regis Cancellario & Universitati prædictæ factas & concessas, quatuor Aldermanni & octo Burgenses jurati fint & affociati Majori & Ballivis, ad pacem Domini Regis observandam, & ad malefactores arestandos & de nocte vagabundos, & ildem tales contra pacem Domini Regis attachient & arestent, prædictus Cancellarius pro voluntate sua eos faciat deliberari, & præterea ipfos Aldermannos & Ballivos, & alios quoscunque manus injicientes in k 4 hujufcli

hujufinodi malefactores citari faciat coram eo, ita quòd per fententiam vel imprisonamentum ipsos redimat pro suâ voluntate. Ad quem articulum per Dominum Regem eft responsum, Quod idem Dominus Rex vult & concedit, quòd Cancellarius Univerfitatis prædictæ, qui pro tempore fuerit; habeat cognitiones quarumcunque transgreffionum infra prædictam villam factarum, ubi Clericus fuerit una partium, exceptis placitis de morte hominis & de mahemio, & vult quòd de Ballivis ipfius Domini Regis cognoscat, qui aliter se gerunt in officio suo quàm sacere debent; & fi iidem Ballivi per Cancellarium fe fentiant gravatos, veniant ad Curiam Regis, & ibidem justitiam habebunt ; & hoc concedit Dominus Rex Universitati prædictæ pro voluntate suâ. Ad hoc etiam quod prædicti Bur-genses queruntur, quòd cùm in carta Domini Regis contineatur, quòd non liceat aliquibus Regratoribus aliqua victualia infra villam Uxon. vel extra, ad eandem villam venientia, emere ante horam nonam, & si fecerint, quòd victualia fic empta fint forisfacta & amiffa, prædictus Cancellarius forisfacturam illam & amerciamenta inde provenientia fibi appropriat & ufurpat super Dominum Regem & Ballivos suos, ad grave dampnum & deterioriationem firmæ fux villæ de Oxon. Ad quod respondit Dominus Rex, & vult, quòd Cancellarius & Major in villa Oxon. & Cancellarius & Vicecomes Domini Regis Oxon. extra villam Oxon. qui pro tempore fuerint, de forstallatoribus illis habeant cognitionem, ita quòd res forisfacturæ de affenfu Cancellarii & Majoris infra Villam Oxonia, & etiam de affenfu Cancellarii & Vicecomitis extra Villam Oxonia, dentur Hospitali Sancti Johannis extra portam orientalem

orientalem & per visum eorundem in eleemosynam ipfius Domini Regis, & hoc concedit Dominus Rex pro suâ voluntate. Ad hoc etiam quod prædicti Major & Burgenses queruntur, quòd cum in Charta Domini Regis contineatur, quòd fi Laicus Clerico transgrediatur, & pro transgreffione illa prifonæ committatur quoufque per confiderationem Cancellarii Clerico læfo fatisfiat, quòd Cancellarius Laicum illum fic imprifonatum redimit ita graviter quod fere deftruitur quicunque fuerit; & præterea Laicum fic imprisonatum per obligationem fic ligat, & etiam per obligationem pecuniæ folvendæ fi ex tunc tranfgrediatur, quòd multi de villà illà deftruuntur & exhæredantur. Ad quod Dominus Rex vult & respondit, quòd Cancellarius qui pro tempore fuerit, faciat facere emendationes rationabiles tam de Laicis quàm de Clericis convictis coram eo de transgreffione, & quòd capiat hinc inde per obligationem, feu alio modo ficut rationabiliter hucusque fieri confuevit fecuritatem sufficientem, &c. Ad hoc etiam quòd prædicti Major & Burgenses queruntur, quòd cùm in Charta Domini Regis contineatur, quòd Ballivi Villæ prædictæ juramentum fuum facere debent in loco communi, prædictus Cancellarius & Scholares venire faciant Ballivos illos coram eis ad ecclefiam B. Maria, & ibi aliud juramentum de eis capiant & jurare faciant, quòd juramentum illud tenebunt, pro se, & hæredibus suis, & familià sua, nec permittant illos in juramento illo faciendo excipere fidem in quâ Domino Regi tenentur, & per idem juramentum eis injungunt, quòd remedium eis non perquirent in Curia Domini Regis, vel per ejus Confilium in hiis, que ipfos Cancellarium & Universitatem contingunt. Ad quod Dominus Rex prohibet, quòd Burgenses prædicti coram præprædicto Cancellario aliquod juramentum aliter non faciant, nifi falvå fide Domini Regis, & quòd de cætero non jurent quòd conqueri fe non debeant in curià Domini Regis de tranfgreffionibus fibi factis, fi neceffe fuerit; fed Dominus Rex vult bene quòd juramentum Aldermannorum

& etiam octo & quinquaginta hominum Villæ prædictæ de cætero fiat ficut fieri confuevit : Ita tamen quòd prædicti Burgenses non jurent nisi per feiplos. Et præceptum eft Majori, quòd de cætero scire faciat Cancellarium, quòd sit ad juramentum faciendum de Burgenfibus prædictis fecundum tenorem Cartæ Domini Regis. Ad hoc etiam quòd prædicti Major & Burgenfes queruntur, quòd cum forisfacturæ emendæ & amerciamenta de carnibus & piscibus putridis & incompetentibus pertineant Domino Regi & Ballivis fuis prædictæ Villæ in quorumcunque Mercatorum ejusdem Villæ, seu aliorum manibus inveniantur, prædicti Cancellarius & Scholares per Procuratores suos Universitatis prædi-Etæ fibi forisfacturas emendas & amerciamenta illa appropriant fine Warranto ut creditur, ad grave dampnum Regis & firmariorum fuorum ejusdem Villæ; Ad quod Dominus Rex vult & præcipit, quòd neg; Cancellarius, nec Major, forisfacturas emendas, vel amerciamenta talia percipiat; fed præcipit & vult, quòd fi tales carnes & pisces emantur & inde fiat querimonia, quòd Cancellarius & Major conjunctim inde habeant cognitionem, & si res empta putrida vel incompetens inveniatur, reddatur Emptori pecunia fua quam pro ea dedit, & forisfactura & amerciamenta per ipfos Cancellarium & Majorem adjudicentur, & per eosdem liberentur Priori Hospitalis Sancti Joh annis prædicti de dono Domini Regis ad fuam Voluntatem, &c. Ad hoc etiam quòd prædicti Major & Burgenfes

ses queruntur, quòd cùm per chartam Domini Regis non conceduntur aliquæ Libertates aliis in prædictá Villá quàm Scholaribus Univerfitatis prædictæ Villæ, & illi Scholares fint exempti à Civitate prædicta ad respondendum coram eis, vel fimul cum ipfis, de aliquibus rebus ipfum Dominum Regem vel Civitatem prædictam tangentibus, prædicti Cancellarius & Scholares per Procuratores suos alios fibi appropriant, & qui non funt Scholares, ut Sciffores, Barbatores, Scriptores, Pergamenatores, & hujufmodi qui non funt de jurisdictione sua, & qui habent in eâdem villâ Uxores, Familiam, & Mercandifas fuas, & hoc ad grave dampnum Domini Regis & firmariorum fuorum ; ad quod, per prædictum Cancellarium & Magistros, & etiam per prædictos Majorem & Burgenses unanimiter eft concordatum, quòd de cætero nullus gaudeat libertatibus seu privilegiis Universitatis prædickæ nifi Clerici & eorum Familia & Servientes; Pergamenatores, Luminatores, Scriptores, Barbatores, & alii homines de officio qui funt de nobis ipforum Clericorum, & si de Mercandisis aliquibus se intromittant, sint talliabiles simul cum Burgenfibus. Ad hoc etiam quòd prædicti Major & Burgenfes queruntur, quod ubi ipfi folebant tenementa fua in Villâ tradere & demittere ad firmam pro voluntate fuâ ad fuftentationem suam & parvulorum suorum, prædicti Cancellarius & Scholares non permittunt eos tenementa fua ad terminum breviorem tradere quàm ad terminum trium annorum, ad grave dampnum communitatis prædictæ; ad quod Dominus Rex vult & præcipit, quod prædicti Burgenses non impediantur per prædictos Cancellarium & Scholares & Procuratores fuos quin tenementa fua dare & vendere poffint, & ad firmam dimittere prout fibi viderint expedire. Ita clvi

Ita tamen quòd fraus, collufio feu conventio non fiat per quod Clerici dehofpitentur vel eorum hospitia fiant cariora, & etiam quòd Clerici hospitia fua privilegio locato non demittant contra confuetudinem usitatam. Ad hoc etiam quòd prædicti Major & Burgenses queruntur quod cum quilibet liber homo rationabilem debeat habere Summonitionem, prædictus Cancellarius ad horam primam eos facit Summoneri quòd fint coram eo ad horam tertiam, & fi non venerint, facit eos excommunicari & puniri pro voluntate fua; ad quod, per Dominum Regem eft concordatum & præceptum, quod homines commorantes in Villa Oxon. de cætero fummoneantur uno die quòd compareant ad alium diem & non aliter; fed alii homines vagabundi fummoneantur ad voluntatem ipfius Cancellarii, & fecundum quod viderit rationabile effe faciendum, & fi necesse fuerit quòd Inquisitiones fiant pro pace Domini Regis observanda, quòd homines infra villam commorantes veniant quâcunque horâ fuerint fummoniti, &c. Ad hoc etiam quod prædicti Major & Burgenses queruntur, quod cum Milites, liberi homines, & alii, tranfeuntes per propriam hofpitentur ad domos Burg genfium de Oxon. & aliquis Clericus Univerfitatis prædictæ actionem versus tales extraneos movere voluerit, juste vel injuste pro contractibus seu conventionibus forinsecus & extra Commissionem factis, prædictus Cancellarius ad querelam Clerici sequestrare facit equitaturam & fuum talium extraneorum, licet fuerint in fervitio Domini Regis aut alterius cujuscunque Magnatis, & fi hospes ille aliquem talem extraneum cum Domino Rege aut alio magnate exiftentem arestare,& bona sua retinere non audeat, vel non poffit, sed ipsum libere abire permittit, Cancellar. ipfum punit ut culpabilem tranfgreffionis

fionis prædictæ; ad quod Dominus Rex vult & præcipit, quod transeuntes per villam Oxon. respondeant coram Cancellario de contractibus & tranfgreffionibus factis Scholaribus infra villam Oxon. & non de contractibus & trangreffionibus forinsecis. Ad hoc etiam quod prædicti Major & Burgenses queruntur, quòd cum aliquis Laicus per Clericum fuerit vulneratus, ita quòd de vitâ desperetur, prædictus Cancellarius ipsum petit sibi deliberari priusquam veritas de vita vel de morte vulnerati poterit sciri, & contradictores excommunicari 'facit. Ad quod Dominus Rex vult & præcipit Cancellarium prædittæ Universitatis firmiter injungendo, quòd nullum Clericum in prisona detentum pro vulnere aut Mahemio de prisona deliberet quousque veritatem certam & indubitatam intelligat, quòd de morte aut Mahemio non desperetur, & benè caveat Cancellarius in hoc articulo quòd omnibus faciat justiciam. Ad hoc etiam quod prædicti Major & Burgenses queruntur quod cum prædicti Cancellarius & Scholares clamant habere taxationem domorum Burgenfium in quibus Clerici inhabitant in villa prædicta, & taxatio illa fieri debeat de septennio in septennium, & per sacramentum Magistrorum & Burgenfium, prædicti Cancellarius & Scholares & Procuratores fui Universitatis prædictæ, Burgenfes ipsos jurare faciant de taxatione illa facienda. de quinquennio in quinquennium, nec permittunt Magistros jurare prout quòd taxationes illæ non sunt rationabiliter factæ, sicut de jure esse debent ad grave dampnum Burgenfium, & etiam villæ Domini Regis, & fine Warranto ut credunt ; ad quod Dominus Rex vult & firmiter præcipit, quod taxationes domorum in villa Oxon. fiant de quinquennio in quinquennium, prout carta Domini Regis vult, per duos Clericos & clviii

& duos Laicos juratos, & fi Clerici jurent per facramentum, quod fecerunt Universitati, Laici jurent per facramentum quod Domino Regi fecerunt, & si Clerici novum faciant juramentum, quòd Laici hoc faciant & in loco ubi temporibus retroactis facere consueverunt, &c. Nos autem ordinationem prædictam quam coram nobis venire fecimus ad requisitionem discreti viri Magistri Henrici de Harcla, Cancellarii Univerfitatis prædickæ, acceptantes eam pro nobis & Hæredibus nostris, quantum in nobis est concedimus & confirmamus, volentes & concedentes pro nobis & hæredibus noftris, guod prædicta ordinatio in omnibus & fingulis fuis articulis firmiter & inviolabiliter observetur secundum formam fuperius annotatam. In cujus rei testimonium has literas nostras fieri fecimus patentes. Tefte meipfo apud Westm. xio die Martii, anno regni noftri octavo. Infpeximus infuper quandam aliam cartam quam nos nuper fieri fecimus in hæc verba. EDWARDUS Dei gratia Rex Anglia & Francia, & Dominus Hibernia, Archiepiscopis, Episcopis, Abbatibus, Prioribus, Ducibus, Comitibus, Baronibus, Ju-fticiariis, Vicecomitibus, Præpofitis, Miniftris, & omnibus Ballivis & fidelibus fuis, falutem. Inter cætera per quæ regnantium & regnorum exaltatio procuratur, ac fubditorum confulitur commodis & quieti, illud videtur attenta confideratione præcipuum, ut in ipforum regnorum regimine, potentia & fapientia quod de fluvio liberalis scientiæ potissime derivatur, sua communicent officia & mutuò se supportent, nam potestas militaris nisi fuerit per sapientiam regulata, de facili deviat, & velut navis fine gubernaculo procellis exposita citò perit, & visum est communiter accidere quòd ubi studium Scientiarum liberalium plus invaluit, illic floruit eminenminentius militia fecularis, & abscedente hujusmodi studio militiæ strenuitas est secuta, sane cum Universitas Oxon. velut fons & alveus hujufmodi studii præcipuus rore Scientiæ liberalis regnum nostrum Anglia eminentissime resperserit, & ficut vitis abundans multos in vinea Domini produxerit palmites fructuosos, viros videlicet literatisfimos, per quos tàm ipsum regnum quàm ejus facerdotium decoratum est & multipliciter roboratum. Nos qui confideratione præmisså quieteni & incrementum ipsius Univerfitatis corditer appetimus, auditâ periculofâ discordia nuper inter Scholares ipsius Universitatis & homines dicta Villa fuscitata & intelle-&is homicidiis, incendiis, deprædationibus & malis aliis ibi factis, dolentes fuimus nimirum & turbati videntes ipfam Universitatem, peculiarem dicti regni Thefaurum, & fuper aurum & topazion preciofum, miferabiliter defolatam ac subversioni patenter expositam, si contra cun-&os'culpabiles facta fuiffet perfecutio rigorofa; & proinde volentes parcere multitudini, severitati prout expedit detrahendo, ut fic ipfam Univerfitatem redintegrare, & super ipsius quiete perpetuâ poffumis melius & securius per Dei gratiam ordinare. Quia tàm Cancellarius & Scholares ipfius Universitatis, quàm Major & Communitas dictæ Villæ fuper omnibus fic mutud perpetratis & eorum reformatione ac damnorum refusione se, bona sua, jurisdictiones ac jura, libertates & privilegia eis, per Progenitores nostros, & nos concessa, vel per eos usitata, dispositioni nostræ & voluntati fimpliciter submiserunt, nobis humiliter supplicantes ut super hiis ordinare juxta noftrum beneplacitum dignaremur, dictas iubmiffiones admifimus, & juxta vim & efficaciam earundem cepimus in manum nostram distam discordiam, & omnia jurisdictiones

ones libertates & privilegia, tàm Cancellario. Magistris & Scholaribus ipfius Universitatis, quàm Majori, Ballivis & hominibus dictæ Villæ, per Progenitores noftros, & nos conceffa, vel per eos in præterito ufitata, ac etiam compositiones & omnia alia in dictis fubmiffionibus plenius expressata, prohibentes sub gravi forisfactura noftrâ ne de cætero mutuo fe invadant, fed ab omnibus ceffent injuriis contumeliis atque brigis, & ad revocandum difper fos & affecurandum alios illuc venire volentes ; ordinavimus & mero motu noftro conceffimus pro nobis & hæredibus noftris, quòd omnes & finguli fludere ibidem volentes, tam illi qui ratione dicta turbationis recefferant, quàm alii, illuc fecure poffunt accedere & morari, quos omnes & fingulos in protectionem & defensionem nostras susceptimus speciales. Et ut dictis Scholaribus & eorum fervientibus fecurior ad dictam Universitatem pateat regreffus & aditus, perdonavimus de gratia nostra speciali & ex plenitudine potestatis regiæ, ac pro bono publico, omnibus & fingulis Magistris & Scholaribus & eorum fervientibus omnimodas felonias, roberias, incendia & tranfgreffiones per ipfos vel eorum aliquem in turbatione prædicta perpetrata, & firmam pacem nostram eis inde conceffimus. Nolentes quòd ipfi Magistri, Scholares, vel eorum fervientes, ad fectam nostram vel aliorum pro dictis feloniis, roberiis, incendiis & tranfgreffionibus impetantur, molestentur in aliquo, seu graventur. Ad hæc de gratia nostra supradicta restituimus dictis Cancellario, Magistris & Scholaribus, omnia Jurisdictiones, jura, libertates & priviligia fic in manum noftram capta. Ita quod eis & eorum fingulis utantur & gaudeant prout ante turbationem & captionem prædictas ufi funt pariter & gavifi. Item cum in Universitate prædicta graves discordiæ

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diæ pluries fint exortæ ex eo quòd Cancellarius ipfius Universitatis, & Major distæ Villæ qui juxta concessionem nostram super hoc eis factam debuerant affisam Panis & Cervisiæ communiter custodire super punitione in hac parte facienda maxime propter malitiam Laicorum venditorum dictorum victualium querentium in communi dispendio lucra sua non poterant faciliter confentire. Nos discordiis hujusmodi quæ ex cognitione tali provenire poterunt, volentes ut expedit obviare, virtute submissionis prædictæ ordinavimus & conceffimus, pro nobis & Hæredibus noftris, & hac Charta noftra confirmavimus, quòd Cancellarius ipfius Univerfitatis, & Successfores fui, & eorumVices gerentes, foli & infolidum in villa Oxon. & suburbiis ejufdem, habeant custodiam Affisa Panis, Vini, & Cervisiæ, ac correctionem & punitionem ejufdem, cum finibus, amerciamentis, & proficuis aliis provenientibus in hac parte. Reddendo nobis & Hæredibus noftris centum Solidos annuatim, videlicet, quinquaginta Solidos ad Scaccarium nostrum Sancti Michaelis, & quinquaginta Solidos ad Scaccarium nostrum Palcha. Concedimus etiam, quòd Cancellarius folus & infolidum, & Succeffores fui, vel eorum Vices gerentes imperpetuum habeant cuftodiam Affifæ & Affaiæ, ac fupervifum Menfurarum & Ponderum in dicta villa Oxon. & fuburbiis ejusdem : Ita quòd ipfe Cancellarius vel ejus Vices gerens, quotiens opus fuerit, dicta Menfuras & Pondera supervideat, & ea quæ salsa invenerit comburi & deftrui faciat, & alia legalia & jufta deputet & confignari faciat, nec non tranfgreffores quos in hâc parte invenerit, debite puniat & castiget. Ita tamen quòd forisfacturæ & alia proficua inde provenientia liberentur per extractos per dictum Cancellarium faciendos Maiori

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jori & Ballivis dictæ villæ levanda per eos in auxilium firmæ fuæ villæ prædictæ fi & prout hactenus est optentum. Item, Concedimus eidem Universitati, quòd Cancellarius ejusdem qui nunc eft, & Succeffores fui, vel eorum Vices gerentes imperpetuum, foli & infolidum habeant potestatem inquirendi & cognoscendi de forstallatoribus & regratariis, Carnibus & Pifcibus putridis, viciofis, & aliis incompetentibus in dicta villa Oxon. & suburbiis ejusdem, & super hiis punitionem debitam faciendi; fic tamen quod forisfacturæ & amerciamienta inde provenientia per ipfum Cancellarium adjudicentur, & Hospitali noftro Sancti Johannis dicte villæ liberentur, prout eft fieri confuetum. Et licet Major & Ballivi, Aldermanni feu alii homines dictæ villæ & suburbiorum ejusdem de præmissis se non debeant intromittere, volumus tamen & mandamus, quòd fuper hiis omnibus & fingulis Cancellarius dicta Universitatis qui pro tempore fuerit, pareant humiliter & intendant. Item, ad terrorem & vindictam malorum, ac fecuritatem & folacium bonorum ibidem proficiencium ordinavimus & conceffimus, pro nobis & Hæredibus noftris, guod Cancellarius dicta Universitatis qui pro tempore fuerit, Scholares & Laicos ibidem, contra Statuta Universitatis arma portantes, & delinquentes, per incarcerationem & aliàs caftigare debite valeat & punire, & arma quæ fic contra dicta Statuta portata fuerint, ut fibi commissa & forisfacta modo confueto possit capere & habere, ac hujufmodi delinquentes obftinatos feu rebelles coram dicto Cancellario in cafibus ad cognitionem fuam fpectantibus comparere, & juri stare non curantes à dictis Universitate & villa bannire, & alias contra eos per cenfuras ecclefiafticas procedere, prout in cafbus hujusmodi

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hujufmodi confuetum eft fieri temporibus retroactis. Item, Cùm ad dictam Universitatem (ad quam tam nobilium quam popularium alienigenarum & indigenarum multitudo confluit) deceant munditia & honestas, volumus quòd careriæ & vici dictæ villæ & suburbiorum ejusdem à fimis, fordibus, & fetoribus mundi conferventur & honefti, amotis truncis, lignis, & aliis pro transitu libero, honestati, & munditiæ nocituris, & quòd pavimenta dicta villa & fuburbiorum ejusdem semper cum & ubi opus fuerit, congruè reparentur, & quòd Cancellarius dictæ Universitatis qui pro tempore fuerit, & ejus Vices gerens ad hoc homines dictæ villæ & fuburbiorum ejuschem, & alios quibus incumbit, quos eidem Cancellario, & ejus Vices gerenti parere volumus in hac parte, possit per cenfuras ecclefiafticas compellere abíque proficuo fuis ufibus applicando, & quòd prohibitio nostra, seu Hæredum nostrorum, si contra præmissa facta fuerit, vires non habeat nec affectum. Item, cùm Laici plerumque ficut Scholaribus fic & eorum fervientibus fint infefti, ordinamus, concedimus, & hac Charta nostra confirmamus, pro nobis & Hæredibus noftris, quòd cùm Ministri dicta Universitatis & servientes Clericorum ad quotam aliquam folvendam de bonis fuis in villa prædicta & fuburbiis ejufdem affidendi fuerint, vel taxandi, Cancellarius di tæ Univerfitatis, vel ejus Vices gerens, & non Major, feu homines dictæ villæ, dictos Ministros & Scholarium fervientes, videlicet, Famulares, Scriptores, Luminatores, Pergamentarios, ad quotas hujusmodi fideliter & rationabiliter prout alii homines dictæ villæ & suburbiorum ejusdem, atfessi fuerint juxta quantitatem bonorum suorum taxabilium, imperpetuum affideant atque taxent, & pecuniam fic affeffam, per Ministros suos le-1 2 vari

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vari faciant, Majori & Ballivis dictæ Villæ per Indenturam liberandam : & fi homines dictæ villæ de taxatione per prædictum Cancellarium malè factam conquesti fuerint, super hoc per ministros noftros celeriter inquiratur, & defectus qui repertus fuerit, debitè corrigatur. Volumus autem & concedimus, quòd Cancellarii Univerfitatis prædictæ qui pro tempore erunt, & eorum Vices gerentes præmissis omnibus & singulis eis in formâ prædictâ conceffis plenè, liberè, & integrè gaudeant & utantur juxta formam ordinationum & conceffionum prædictarum, non obstantibus privilegiis, libertatibus, confuetudinibus, feu impositionibus contrariis quibuscunque. Item, Volentes indempnitati profpicere Scholarium qui fuerunt in dictà turbatione de bonis suis deprædati, qui forfan timore irregularitatis non audent profequi criminaliter contra deprædatores hujufmodi pro recuperatione bonorum fuorum, fic furto vel vi ablatorum ; Concessimus de gratia nostra speciali pro nobis & Hæredibus nostris, (quantum in nobis eft) omnibus & fingulis Magiftris & Scholaribus dicta Universitatis, & eorum Servientibus qui in dictâ turbatione bona fua fic furto vel vi amiferunt, quòd ipfe vel Cancellarius & Procuratores dicta Universitatis eorum nomine absque inquietatione vel moleftatione noftri, vel Hæredum noftrorum, feu Ministrorum nostrorum quorumcunque, bona fic furata vel deprædata à dictis furibus & deprædatoribus vel aliis quibuscunque, ad quorum manus hujufmodi res pervenerint, licitè recipere & tenere poffint, licet contra dictos fures vel raptores ad pœnam fanguinis non fuerint profecuti. Item, Ad majorem securitatem & quietem studentium in Universitate prædicta pro perpetuo ordinamus & concedimus pro nobis & Hæredibus noftris, quòd quilibet Vicecomes Oxon.

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Oxon. qui pro tempore erit in receptione Commissionis sux, juramentum præstet corporale, quòd Magiftros & Scholares Univerfitatis Oxon. & eorum Servientes pro viribus ab injuriis & violentiis proteget & defendet,& pacem in Univerfitate prædicta, quantum in ipfo eft, faciet confervari, præfatisque Cancellario & Scholaribus, ad puniendas perturbatores pacis ibidem juxta privilegia & statuta Universitatis prædictæ semper, cum opus fuerit, præftabit confilium & juvamen, & ad privilegia, libertates, & confuetudines dictæ Universitatis defendenda, pro viribus opem feret, & quòd à Subvicecomite fuo & aliis ministris suis in Comitatu prædicto statim cum post fusceptum officium ad castrum vel villam Oxon. declinaverit, in præsentia alicujus ex parte Universitatis ad hoc deputandi, confimile recipiet juramentum, ad quod ipsos ministros per eundem Vicecomitem compelli volumus & arctari : hanc etiam formam jurandi volumus ex nunc addi formæ juramenti Vicecomitis dicti loci in receptione Commissionis sux præstari consueti. Cæterùm quia super pænis pro securiori conservatione pacis ipfius Universitatis statuend, ac fuper aliis quæ juxta submissiones prædictas ad perpetuam præmifforum memoriam piæ per Dei gratiam facere proponimus, jam ordinare non poffumus variis & arduis negociis præpediti, ordinationem hujufmodi-nobis : specialiter refervamus : hiis teftibus venerabilibus patribus Johanne Archiepiscopo Ebor. Anglia Primate Cancellario noftro, Will. Winton. Episcopo, Thesaur. nostro, Magistro Mich. de Northburgh Electo London. confirmato, Henr. Duce Lancastria, Will. de Bohun Northampton, Rich. Arundel, Thoma de Bello Campo Warw. Rog. March, Will. Sarum, Johanne de Vere Oxon. Comitibus. Galfredo de Say, & Johanne de Grey de Rotherfeld, Senescallo ho**i**pitii 3

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fpitii nostri, & aliis. Data per manum nostram apud Turrem London. xxvii die Junii, anno reg-ni noftri Anglia xxix°, regni vero noftri Fran-cia xvi°. Nos autem Conceffiones, Ordinationes, & Confirmationes prædictas in omnibus & fingulis quæ dictos Cancellarium, Magiftros, Scholares & Universitatem duntaxat concernunt, ratas habentes, & gratas eas pro nobis & Hæredibus nostris, quantum in nobis eft, præfatis Cancellario, Magistris, Scholaribus, & Universitati & Succefforibus suis concedimus & confirmamus, ficut cartæ & literæ prædictæ rationabiliter teflantur. Præterea ob specialem affectionem quam ad dictam Universitatem, nec non ad personas dilectorum clericorum nostrorum Humfredi de Charleton Cancellarii ejusdem Universitatis, & Lodowici fratris ejus gerimus & habemus; volentes eifdem Cancellario, Magistris, Scholaribus & Universitati, ut iidem Magistri & Scholares quietiùs in eâdem Univerfitate morari & ftudere valeant, gratiam facere ampliorem, concessimus eis, pro nobis & Hæredibus nostris, & hac carta nostra confirmavimus, quòd licet prædicti Cancellarius, Magistri & Scholares Universitatis prædictæ, vel eorum Prædecesfores libertatibus & quietantiis in dictis cartis & literis contentis, vel aliqua earundem de aliquo cafu emergente hactenus ufi non fuerint, ipfi tamen & eorum Succeffores libertatibus & quietantiis illis & earum quâlibet in villa Oxon. & fuburbiis ejusdem fine occasione vel impedimento noftri, vel Hæredum noftrorum, Jufticiariorum, Escaetorum, Vicecomitum, aút aliorum Ballivorum seu Ministrorum nostrorum quorumcunque de cætero plene gaudeant & utantur imperpetuum. Hiis teftibus venerabilibus Patribus Johanne Archiepiscopo Ebor. Anglia Primate, Cancellario noftro, Will. Winton. Episcopo,

piscopo, Thefaurario nostro, Michaele Episcopo London. Henrico Duce Lancastr. Will. de Bohun Northampton. Ricardo Arundell, Rogero March, Comitibus, Johanne de Charleton, Galfredo de Say, Johanne de Gray, Senescallo hospitii nostri & aliis, Data per manum nostram apud Westmon. xx? die Novembris, anno regni nostri Anglia xxxº. regni verò noftri Francia xviiº. Infpeximus etiam quasdam alias literas patentes ejusdem Avi nostri in hæc verba; Edwardus Dei gratia Rex Anglia & Francia, & Dominus Hibernia, omnibus ad quos præsentes literæ pervenerint, falutem. Infpeximus duas literas patentes indentatas figillo communi Universitatis Oxon. ac figillo dilecti & fidelis noftri Kichardi Damory alternatim appofitis; confignatas, unius tenoris & continentiæ subsequentis. Hæc Indentura testatur, quòd cùm inter Cancellarium, Magistros & Scholares Universitatis Oxon. ex una parte, & Dominum Richardum Damory Militem, filium & Hæredem Domini Richardi Damory Militis, defuncti, tenentem de Domino Rege ad feodi firmam Hundredum extra portam borealem Oxon. ex altera, diversa exactiones & clamea mota fuiffent fuper jurifdictione, libertatibus & privilegiis ex alterutrâ parte in dicto Hundredo clamatis, videlicet fuper hoc, quòd dictus Dominus Ricardus clamat ibidem habere Affaiam & Affifam Panis, Vini, & Cervisiæ, factæ de omnibus tenentibus & refidentibus infra Hundredum illud, ac emendas de punitionibus & correctionibus dicta Affifa fracta provenientes levare & percipere se consuevisse, ac etiam clamat habere cogniciones placitorum in curiis suis ibidem de omnibus infra præcinctum Hundredi illius emergentibus, & ad illud pertinentibus, nec non amerciamenta ac alia proficua de hujufmodi placitis provenientia absque ullo 14

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ullo impedimento. Et super jurisdictione, libertatibus & privilegiis, quæ dicti Cancellarius, Magistri & Scholares, clamant habere in dicto Hundredo five Suburbio extra portam Borealem Oxon. videlicet, quòd dicti Cancellarius, Magiftri & Scholares, clamant habere in dicto Hundredo five Suburbio, inquifitionem, correctionem, cohercionem & punitionem, & perturbatorum pacis, & delinquentium contra statuta, confuetudines, & privilegia ipfius Univerfitatis per incarcerationem, bannitionem, cenfuras ecclefiafticas, & aliis modis fieri confuetis, infra di&am Villam & alia Suburbia ejusdem. Et fimiliter quod dictus Cancellarius noftræ Univerfitatis in dicto Hundredo five Suburbio clamat habere cogniciones omnium caufarum, contracturum & placitorum, rerum mobilium, injuriarum & tranfgreffionum ubi Clericus vel alius de jurifdictione Universitatis fuerit una partium, deductis placitis de morte & mahemio. Et infuper quod dicti Cancellarius, Magistri & Scholares, clamant habere in dicto hundredo five fuburbio cognitionem, correctionem & punitionem forstallatorum & regratariorum, ac omnium venditorum & emptorum victualium ibidem contra privilegia Universitatis. Item, quòd di-Aus Cancellarius, vel ejus Vices gerens homines in dicto hundredo five fuburbio commorantes, & alios quibus incumbit, clamat compellere ad vicos mundandos coram tenementis fuis, & ad pavimenta reparanda quotiens & quando fuerit ibidem necesse. Item, quòd clamant dicti Cancellarius, Magistri & Scholares, habere taxationes domorum Scholarium in dicto Hundredo five Suburbio, & taxare vel affidere miniftros dicta Universitatis, & Servientes Clericorum, ac Stationarios, Pergamentarios, Luminatores, & Scriptores, quotiens & quando ad quotam

quotam aliquam folvendam de bouis fuis ibidem affidendi fuerint vel taxandi. Item quòd clamat Cancellarius dicta Universitatis integram affisam & affaiam mensurarum & ponderum in dicto hundredo sive suburbio, sicut alibi in villa prædicta & aliis suburbiis ejusdem, ac cohercionem, correctionem, & punitionem delinguentium in ea parte, cum emendis, finibus, amerciamentis, & proficuis aliis inde provenientibus. Et quòd clamat etiam dictus Dominus Cancellarius integram affisam & affaiam panis, vini, & cervifiæ in dicto hundredo five fuburbio æqualiter ficut alibi in villa prædicta & aliis fuburbiis ejusdem, ac debitani correctionem & punitionem ejusdem, cum finibus, amerciamentis, & proficuis aliis inde provenientibus, super iftis exaccionibus & clameis prædictis, auditis & sufficienter intellectis rationibus & evidentiis hinc inde coram Domino Rege & Confilio fuo, die Martis, proximo post festum translationis S. Thoma Martyris, anno regni fui, videlicet anno regni Regis Edwardi tertii post conquestum, Anglia xxxº. & Francia xviiº. per mediationem Domini Johannis Ebor. Archiepiscopi, Cancellar. Anglia, & Domini Willielmi Winton. Episcop. Theffaur. Anglia, inter partes prædictas, in hunc modum concordatum fuit ex unanimi consensu partium prædictarum, fi placeat Domino Regi, quòd dicti Cancellarius, Magistri & Scholares in perpetuum habeant jurifdictionem in dicto hundredo five suburbio, si suburbium aliquod infra dictum hundredum fuerit, five non, in citationibus, sequestriis, & aliis pertinent. jurisdictioni, in omnibus articulis infrascript. videlicet, Quòd dicti Cancellarius, Magistri & Scholares in perpetuum habeant in dicto hundredo five fuburbio, in forma prædicta, inquisitionem, correctionem, cohercionem & punitionem perturbatorum

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batorum pacis, & convictorum fuper pacis perturbatione, seu delinquentium contra statuta, libertates, confuetudines vel privilegia dictæ Universitatis, ubi altera pars fuerit Clericus vel ferviens Clerici, aut Minister Universitatis. feu stationarius, pergamenator, luminator, vel scriptor, per incarcerationem, bannitionem, cenfuras ecclefiafticas, & aliis modis fieri confuetis infra villam prædictam & alia fuburbia · ejusdem. Concordatum est unanimi consensu inter partes prædictas, & per ipfum Dominum Richardum conceffum pro se & hæredibus fuis, fi placeat Domino Regi, quòd Cancellarius dictæ Universitatis qui pro tempore fuerit, vel ejus vices gerens, in perpetuum habeat in dicto hundredo, five fuburbio, cognitionem, agitationem & decisionem omnium causarum, contractuum, & placitorum, rerum mobilium, ac injuriarum & tranfgreffionum, ubi Clericus, vel aliquis de sua familia, vel serviens Clerici, seu minister Universitatis, bedellus, ac stationarius, pergamenator, luminator, vel scriptor suerit una partium, deductis placitis de morte hominis & mahemio, & de libero tenemento. Item conceffum eft inter partes prædictas & per ipfum Dominum Richardum, quantum in eo eft, conceffum pro fe & hæredibus fuis, fi placeat Domino Regi, quòd dictus Cancellarius qui pro tempore fuerit, vel ejus locum-tenens, & fui fucceffores, in perpetuum habeant in dicto hundredo, five fuburbio, cognitionem de forstallatoribus & regratariis, ac omnibus venditoribus & emptoribus victualium ibidem contra privilegia Universitatis, de carnibus sive piscibus putridis & immundis, viciofis, seu aliàs incompetentibus, & vino putrido vel corrupto, & quibuflibet aliis victualibus ibidem minus bonis, ac plenam habeant potestatem debite puniendi delinquentes

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linquentes in eâ parte, & forisfaciendi res fic emptas vel venditas contra privilegia Univerfitatis; ita tamen quòd res forisfactæ dentur Hofpitali fancti Johannis extra portam orientalem Oxon. Item concordatum eft inter partes prædictas, fi placeat Domino Regi, quòd domus Scholarium infra dictum hundredum five fuburbium de quinquennio in quinquennium, vel infra, retaxentur, si Dominus domús hoc petierit, aut inhabitantes, per eofdem taxatores per quos taxantur domus Scholarium infra dictam villam : Et etiam quòd cùm ministri dicta Universitatis, & fervientes Clericorum, aut stationarii, pergamenatores, luminatores vel fcriptores, in dicto hundredo five fuburbio commorantes, ad quotam aliquam five taxamentum folvendum de bonis suis ibidem affidendi fuerint vel taxandi, Cancellarius dictæ Universitatis qui pro tempore fuerit, vel ejus vices gerens, & non alius, nec alii, eos fideliter & rationabiliter juxta quantitatem bonorum fuorum taxabilium affideat atque taxet, & pecuniam fic affeffam per ministros suos levari faciat, Collectoribus ibidem per indenturas liberandam. Item concordatum est inter partes prædictas, & per dictum Dominum Richardum concessium pro se & hæredibus fuis, fi placeat Domino Regi, quòd Cancellarius dicta Universitatis qui pro tempore fuerit, vel ejus vices gerens, homines in dicto hundredo vel fuburbio refidentes, five tenementum habentes, in perpetuum habeat per cenfuras ecclefiafticas, vel alio quovis modo, abfque proficuo ufibus applicando, compellere) ad vicos mundandos coram tenementis suis. à fimis, fordibus, fætoribus, truncis, lignis, & aliis pro transitu libero, honestati & mundiciæ nocituris, & ad reparanda pavimenta ibidem quotiens & quando opus fuerit, in locis ibidem folitis

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folitis paviari. Item concordatum eft inter dictas partes. & per ipsum Dom. Richardum concessum pro fe & hæredibus fuis, fi placeat Domino Regi, quòd Cancellar. dictæ Universitatis qui pro tempore fuerit, vel ejus vices gerens, nomine Univerfitatis, in perpetuum habeat in dicto hundredo five suburbio, integrè affisam & affaiam mensurarum & ponderum, cum forisfacturis, finibus, amerciamentis, & aliis proficuis inde provenientibus, fed nichil habeat de lanis venditis & malè menfuratis, & quòd ipfe Cancellarius, vel ejus vices gerens, quoties & quando opus fuerit, dicta menfuras & pondera fupervideat, & ea quæ falsa invenerit comburi & destrui faciat, & alia legalia & justa deputet, & fignari faciat; nec non tranfgreffores, quos in hac parte invenerit. debite puniat & castiget. Item concordatum eft, & per ipfum Dominum Richardum specialiter conceffum pro fe & hæredibus fuis, fi placeat Domino Regi, quòd Cancellarius dicta Universitatis qui pro tempore fuerit, vel ejus vices gerens, folus & in folidum, nomine Univerfitatis, in perpetuum habeat in dicto hundredo five fuburbio, in forma prædicta, integre affisam & affaiam panis, vini & cervisiæ, debitam correctionera & punitionem ejusdem affifæ fractæ, cum finibus, emendis, amerciamentis, & proficuis aliis inde provenientibus. Hiis omnibus & fingulis præmiss, cum pertinentibus, modo & forma prædictis, concordatum eft unanimi consensu inter partes prædictas, & per ipfum dictum Dominum Richardum specialiter conceffum pro fe & hæredibus fuis, fi placeat Domino Regi, quòd dicta Universitas liberè & quieté, bene & in pace gaudeat in perpetuum, & ea habeat absque inquietatione, moleftatione, feu contradictione quacunque dicti Domini Rjshardi, vel hæredum fuorum, per fe aut per ballivos

ballivos feu ministros suos, vel alios quoscunque, & absque hoc quòd dictus Dominus Richardus, vel hæredes sui, aut ballivi vel ministri sui, seu alii nomine suo vel hæredum suorum, in dicto hundredo five suburbio, in formâ prædictâ, de aliquo præmissorum, se aliqualiter intromittant : Et licet dictus Dominus Richardus, vel hæredes sui, non debeant, per se nec per suos, intromittere de aliquo præmissorum; vult tamen ipfe pro se & hæredibus suis, quòd omnes in dicto hundredo five fuburbio, ut dictum eft, refidentes, fuper hiis omnibus & fingulis Cancellario dicta Universitatis qui pro tempore erit, pareant humiliter & intendant, falvis dicto Domino Richardo, & hæredibus suis, omnibus aliis juribus dicto hundredo five dominio fuo ibidem pertinentibus. In cujus rei testimonium uni parti hujus Indenturæ penes dictos Cancellarium, Magistros & Scholares residenti, dictus Dominus Richardus figillum fuum appofuit ; alteri verò parti penes dictum Dominum Richardum refidenti sigillum commune dicta Universitatis est appensium. Hiis testibus, venerabilibus patribus, Domino Johanne Dei gratia Archiepiscopo Ebor. Anglia Primate, & Cancellario ; Willielmo Dei gratia Wintonia Episcopo, Anglia Thessaurario prædictis; Domino Johanne de Wynwyk, Clerico Sigilli Privati; Dominis, Willielmo de Shareshill, Roberto de Thorpe, Richardo de Willughby, Henrico de Grene, Militibus ac Jufticiariis Domini Regis, & aliis. Dat. apud Westm. die & anno supradictis. Nos autem, qui ad dictam Universitatem, quæ velut vitis habundans per exercitium liberalis fcientiæ innumeros produxit palmites fructuosos, viros videlicet providos & discretos, qui sicut nonellæ olivarum frondentes & fæcundantes in fructum, nedum regnum nostrum Anglie, sed orbem ter-

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rarum in circuitu intellectûs & fapientiæ dulcedine repleverunt, privilegio dilectionis afficimur, confiderantes concordiam inter partes prædictas factam, ut præmittitur, quietem & commodum ipfius Universitatis respicere, & viam dampnis & periculis præcludere, quæ ex diffenfione præscripta, fi durasset, timebantur verifimiliter provenisse, dictam proinde concordiam de licentia nostra speciali factam, concorditer acceptamus & approbamus, ipfam, ac omnia & fingula contenta in Indentura prædicta, quatenus ad nos attinet, mero motu & ex certa scientia confirmamus: Et ad majorem roboris firmitatem volumus & concedimus pro nobis & hæredibus noftris, quòd Cancellarius, Magistri & Scholares Universitatis prædictæ, qui nunc funt, vel qui pro tempore erunt, habeant, teneant & exerceant omnia & fingula contenta in Indentura prædicta, infra fuburbium & hundredum prædicta, juxta formam & conceffionem præfati Richardi fuperiùs annotatam, liberè, pacificè, & quietè, ac in perpetuum, fine inquietatione noftri & hæredum nostrorum, seu ministrorum nostrorum quorumcunque; non obstante quòd idem Richardus dictum hundredum, ad quod aliqua fic per ipfum Richardum concessa prætenduntur competere, de nobis tenere in capite dinoscatur. Juribus aliis eidem Richardo & hæredibus fuis, ratione hundredi prædicti competentibus, in omnibus femper falvis. In cujus rei testimonium has Literas noftras fieri fecimus Patentes. Tefte meipfo apud Westmonasterium decimo fexto die Julii, anno regni noftri Anglie tricefimo, regni verò nostri Francia decimo feptimo. Infpeximus infuper quasdam alias Literas Patentes ejusdem Avi nostri, in hæc verba : Edwardus Dei gratia Rex Anglia & Francia, & Dominus HiberHibernia, universis & fingulis Justiciariis, Vicecomitibus, Ministris, & aliis Ballivis & fidelibus suis, ad quæcunque Officia in Comitatu' Oxon. infra libertates & extra, exequenda & facienda affignatis & affignandis, ad quos præfentes literæ pervenerint, falutem. Sciatis quod cum per cartam nostram, de gratia nostra speciali inter alia conceffum fit pro nobis & hæredibus nostris, Cancellario Universitatis Oxon. quod ipfe & fucceffores fui, & eorum vices gerentes, in perpetuum habeant cuftodiam affifæ panis, vini & cervifiæ, ac correctionem & punitionem ejusdem, cum finibus, amerciamentis, & proficuis aliis provenientibus in hâc parte ; reddendo nobis & hæredibus noftris centum folidos annuatim, videlicet, quinquaginta folidos ad Scaccarium nostrum fancti Michaelis, & quinquaginta folidos ad Scaccarium noftrum Palcha : Ac etiam quòd idem Cancellarius, folus & in folidum, ac succeffores sui, vel eorum vices gerentes, in perpetuum habeant cuftodiam affifæ & affaiæ, ac supervisum mensurarum & ponderum in dicta villa Oxon. & fuburbiis ejusdem ; ita quòd ipfe Cancellarius vel ejus vices gerens, quotiens opus fuerit, dictas mensuras & pondera supervideat, & ea quæ falsa invenerit comburi & deftrui faciat, & alia legalia & justa deputet & confignari faciat, necnon transgreffores quos in hac parte invenerit, debite puniat & castiget. Ita tamen quòd forisfacturæ & alia proficua indè provenientia liberentur, per extractas per dictum Cancellarium faciendas, Majori & Ballivis dictæ villæ, levand. per eos in auxilium firmæ fuæ villæ prædictæ, fi & prout hactenus eft optentum; & quòd Clericus mercati se in præsentia nostra vel hæredum nostrorum de cætero non incromittat infra Burgum illum aut fuburbia ejusdem, de officio suo exercendo, de aliquâ

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quâ re eundem Burgum vel suburbia tangente. Et etiam concessum existat eidem Universitati, quòd Cancellarius ejusdem qui nunc est, & succeffores fui, vel eorum vices gerentes, in perpetuum, foli & in folidum, habeant potestatem inquirendi & cognoscendi de forstallatoribus & regratariis, carnibus & piscibus putridis, viciofis, & aliis incompetentibus, & fuper hiis punitionem debitam faciendi ; fic tamen quòd foriffacturæ & amerciamenta inde provenientia per ipfum Cancellarium adjudicentur & hofpitali noftro fancti Johannis dictæ villæ liberentur, prout eft fieri confuetum; & quòd licet Major, Ballivi, Aldermanni, seu alii homines dictæ villæ & suburbiorum ejusdem, de præmissis non debeant se intromittere, ipsi tamen Major, Ballivi, Aldermanni, & alii homines prædicti, fuper hiis omnibus & fingulis, Cancellario dictæ Universitatis qui pro tempore fuerit, pareant humiliter & intendant, prout in carta nostra prædicta pleniùs continetur. Nos, ut præmissa fic per nos concessa notitiæ vestræ plenius manifestentur, ea vobis duximus testificanda, per præsentes vobis & cuilibet vestrum districte demandantes, quòd præsente testificatione nostrå coram vobis cum opus fuerit oftensa, & per vos infpecta, quam penes dictum Cancellarium ex certis causis remanere volumus, receptâque inde penes vos quâdam copia, fi vobis videatur expedire, dictum Cancellarium libertatibus prædictis plene uti & gaudere, & ipfum vel ejus vices gerentem, folum & in folidum, executionem de præmissis, prout prætenduntur, in dictis villà & fuburbiis, absque impedimento aliquo facere permittatis, juxta tenorem concessionum nostrarum prædictarum, vos inde in aliquo infra eandem villam & fuburbia nullatenus intromittentes contra tenorem concessionum arundem. Tefte

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Teste Meipso apud Westm. xº die Januar. Anno Regni noftri Anglia xxxiiº. Regni verò noftri Francia xixº. Nos autem Concessiones. Ordinationes, Libertates, Jurifdictiones, Confirmationes, & omnia & fingula in Carta & Literis prædictis contenta quatinus dictos Cancellar. Magiftros, Scholares, & Universitatem Oxon. duntaxat concernent' rata habentes & gefta ea pro Nobis & Hæredibus noftris, (quantum in Nobis eff) & nobis dilectis nunc Cancellario, Magistris & Scholaribus dicta Universitatis, & eorum Succefforibus in perpetuum ibidem commorantibus & commoraturis de gratia nostrá speciali, ac de assensu Concilii nostri approbamus, ratificamus & tenore præsentium concedimus & confirmamus, ficut Carta & Literæ prædickæ rationabiliter teftantur. Prætereà ex uberiori gratia nostra de assensu Concilii noftri concessimus pro Nobis & Hæredibus noftris, & hâc Carta nostra confirmavimus, quod licet iidem Cancellarius, Magistri & Scholares, vel eorum Prædeceffores Libertatibus, Quietanciis, Privilegiis & Jurisdictionibus, in Carta & Literis prædictis contentis vel aliqua eorundem aliquo casu emergente hactenus plenè usi non fuerint, ipfi tamen & eorum Succeffores omnibus & fingulis Libertatibus, Quietanciis, Jurisdictionibus & Privilegiis prædictis (ficut prædictum eft) conceffis absque Impedimento nostri, vel Hæ-, redum nostrorum Justiciariorum, Escaetorum, Vice-Com, aut aliorum Ballivorum feu Ministrorum nostrorum quorumcunque exnunc plenè gaudeant & utantur imperpetuum. His Teftibus venerabilibus Patribus S. Cantuar. Archiepiscopo totius Anglia Primate, A. Menevensi Cancellar. Thomá Exon. Thefaurar. noftris, Thomá Karl. & R. Sarum, Episcopis; Johanne Rege Castelli & Legionis Duce Lancast. Edmundo Com. Cantebrig. Avunclxxviii

Avunculis nostris carisfimis, Edmundo de Mortuo Mari March. Ricardo Arundell & Willielmo de Monte acuto Sarum Com. Henrico le Scroop, Ricardo de Stafford, Nicolas le Scroop Seneichallo Hofpitii noftri, & aliis. Dat. per manum noftram apud Westm. xxº die Julii, anno Regni noftri fecundo. Inspeximus etiam quandam aliam Cartam quam prædictus nuper Rex Ricardus fieri fecit in hæc verba. Ricardus Dei Gratia Rex Anglia & Francia, & Dominus Hibernia, Archiepiscopis, Episcopis, Abbatibus, Prioribus, Ducibus, Com. Baronibus, Jufticiar. Vice-Com. Præpositis, Majoribus, Ballivis, Ministris & omnibus aliis fidelibus fuis, Salutem. Sciatis quòd de gratia nostra speciali & pro quiete, falvatione & augmentatione Universitas Oxon. conceffimus & hac carta nostra confirmavimus pro Nobis, & Hæredibus noftris Cancellar. & Scolar. dictæ Universitatis, quod ipsi & Successfores sui imperpetuum habeant privilegia & libertates fubscript. viz. quod Cancellar. prædictæ Universitatis & Successores sui & eorum Commissarii & Locum-tenentes coram feipfis imperpetuum habeant Cognitionem omnimodorum Placitorum personalium tam debitorum, computorum, & quorumcunque aliorum contractuum & injuriarum quàm transgreffionum contra pacem & misprisionum & omnium aliarum actionum perfonalium infra Villam Oxon. & Suburbia ejusdem, & alia loca quæcunque infra præcinctum Universitatis prædictæ factorum (Felonia & Mahemio duntaxat exceptis) ubi Magister vel Scolaris, aut Serviens Magistri, aut Scolaris, aut communis Minister vel aliqua quæcunque perfona quæ aliquibus privilegiorum vel libertatum dicta Universitatis gaudere debeat, quos prædi-Eus Cancellarius vel Succeffores fui aut eorum Commissarii five Locum-tenentes pro talibus calumpniare

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lumpniare voluerint, est vel erit una partium tam de hujufmodi placitis jam pendentibus in quâcunque placea existat, quàm pro tempore futuro incipiend' & hujusmodi placita teneant in quocunque loco infra Villam prædictam & Suburbia ejusdem, & in aliis locis quibuscunque infra præcinctum prædictæ Universitatis eis placuerint, & inde executionem fecundum eorum leges & confuetudines, vel per legem Regni noftri ad voluntatem prædicti Cancellarii & Succefforum, Commiffariorum seu Locum-tenentium fuorum faciant,& de hujufmodi tranfgreffionibus tam ex officio qu'am ad settam partis per Scolares & Laicas gentes ejuldem villæ & per alios inquirant, & omnia hujufinodi placita coram dicto Cancellario, & Succefforibus fuis, eorumve Commiffariis, five Locum-tenentibus in formâ prædictâ audiant & terminent, & Tranfgreffores contra pacem inventos culpabiles per incarcerationem vel alio modo rationabili debitè castigent, & quòd tam Justiciarii ad placita coram Nobis & Hæredibus noftris tenend' affignati & affignandi, ac Jufticiarii noftri & Hæredum nostrorum tam de communi Banco quàm alii Judices quicunque in præsentia vel absentia nostrâ & Hæredum nostrorum præfato Cancellario & Succefforibus suis, ac eorum Commiffariis & Locum-tenentibus de omnimodis placitis supradictis faciant allocationem fine difficultate vel impedimento quocunque : Et quòd nullus Justiciarius five Judex in præsentia vel absentia nostra seu Hæredum nostrorum, Vice-comes, Major, Ballivus, feu alius Minister quicunque de hujusmodi placitis vel aliquibus eorundem se intromittat, nec partem ad respondend' inde coram ipsis ponat, sed quòd pars illa coram dicto Cancellario & Successoribus fuis, & eorum Commissariis, five Locum-tenentibus, inde folummodo

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modo castigetur & puniatur in forma prædicta : Et quòd idem Cancellarius & Succeffores sui ac eorum Commiffar. five Locum-tenent. fupradicti imperpetuum executionem de universis personis coram feipfis de hujufmodi Tranfgreffionibus & Misprifionibus convictis, & aliis manutenenitibus fieri, & Transgreffores infra Castrum noftrum Oxon. & alibi in dicta Villa & Suburbiis ejusdem juxta discretionem suam imprisonari faciant. Ét quòi Vice-Comes Oxon. feu Cuftos Caftri prædicti aut Major & Ballivi Villæ prædictæ pro tempore existentes hujulinodi Tranfgreffiones ad Ordinationem & Mandatum prædicti Cancellarii & Succefforum fuorum, ac eorum Commiffariorum & Locum-tenentium recipere, custodire, & deliberare teneantur : Hiis Teftibus Venerabilibus R. London, W. Winton, Cancellario nostro, & W. Dunelmensi Episcopis, cariffimo Avunculo noftro Johanne Duce Aquitan. & Lancast. Ric. Arundell, Thoma de Bello Campo, Warmick, & cariffimo Fratre noftro Jobanne de Holland; Huntingdon, Comitibus; Johanne Devereux Seneschallo Hospitii, Johanne de Cobham, Magistro Edmundo de Stafford Custode privati Sigilli, & aliis. Dat. per manum noftram apud Westm. 15° die Julii, anno regni noftri 14°. Nos autem Conceffiones, Ordinationes, Libertates, Jurifdictiones, Privilegia, Concordias, & Confirmationes prædict. quatinus di-Ros Cancellarios, Magiftros, Scolares & Universitatem Oxon. duntaxat concernunt, rata habentes & gefta ea pro Nobis & Hæredibus noftris (quantum in Nobis eft) acceptamus, approbamus, & ea dilectis nobis nunc Cancellario, Magistris & Scolaribus Universitatis prædictæ & eorum Succefforibus, de Gratia noftra speciali concedimus & confirmamus, prout Cartæ & Literæ prædiæ rationabiliter teftantur. Præterea

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rea volentes præfatis Cancellario, Magistris & Scolaribus gratiam facere in hac parte uberiorem, concessimus pro Nobis & Hæredibus nostris, & hac Carta nostra confirmavimus eisdem Cancellario, Magiftris & Scolaribus, & eorum Succefforibus, Quod licet ipfi vel eorum Prædecef- P. 208. fores aliquo vel aliquibus Libertatum, Quietantiarum, Privilegiorum & Jurifdictionum in Cartis & Literis prædictis contentorum aliquo cafu emergente hactenus plene ufi non fuerint, iidem tamen Cancellar. Magistri & Scholares,& eorum Succeffores, Libertatibus, Quietantiis, Privilegiis, & Jurifdictionibus illis, & eorum quolibet exinde plene gaudeant & utantur in perpetuum fine impedimento nostri vel Hæredum nostrorum, Jufticiariorum, Escaetorum, Vice-Com. aut aliorum Ballivorum seu Ministrorum nostrorum, vel Hæredum noftrorum quorumcunque. Hiis Teftibus Venerabilibus Patribus T. Cantuar. totius Anglia Primate, R. Ebor. Anglia Primate, Archiepilcopis, R. London, W. Winton. J. Elien. Episcopis; Edmundo Duce Ebor. Avunculo noftro cariffimo, Henrico de Percy Northumb. Conftabular. Anglia, Ric. de Nevill Camerario, &c. & aliis. Dat. per manum noftram apud Westm. xx. die Novemb. anno regni noftri primo. Inspeximus etiam quandam Cartam ejusdem patris nostri similiter factam in hæc verba. HENRIcus, Dei Gratia, Rex Anglia & Francia, & Dominus Hibernia, Archiepiscopis, Episcopis, Abbatibus, Prioribus, Ducibus, Comitibus, Baronibus, Militibus, Justiciar. Vice-Com. Præpofitis, Ballivis, Ministris, & aliis fidelibus suis, Salutem. Sciatis, quod cum Dominus Ricardus nuper Rex Anglie Secundus post Conquestum, Prædecessor noster, per Cartam suam quam per Cartam nostram, cum Clausulà licet confirmavimus, concefferit dilectis fibi in Chrifto Cancellario

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rio & Scolaribus Universitatis Oxon. quòd Cancellarius ejusdem Universitatis, & Successores fui & eorum Commissarii ac Locum-tenentes coram feipfis imperpetuum habeant Cogni-tionem tam omnimodorum Placitorum Perfonalium, Debitorum, Computorum, & quorumcunque aliorum Contractuum & Injuriarum, quàm Transgreffionum contra Pacem, & Misprisionum, & omnium aliarum actionum personalium infra Villam Oxon. & Suburbia ejusdem, & alia loca quæcunque infra præcinctum Universitatis prædictæ factorum, (Felonia & Mahemio duntaxat exceptis) ubi Magister vel Scolaris, vel Serviens Magistri, vel Scolaris, aut communis Minister, vel aliqua quæcunq; per-Sona, quæ aliquibus Privilegiorum vel Libertatum dichæ Universitatis gaudere debeat, quos prædictus Cancellarius vel Succeffores fui aut eorum Commissarii five Locum-tenentes pro talibus calumpniare voluerint, eft vel erit una partium tam de hujufmodi placitis tunc pendentibus in quâcunq; placea extiterint, quàm ex nunc incipiend. & hujufmodi placita teneant in quocung; loco infra villam prædictam & fuburbia ejusdem, & in aliis lotis quibuscung; infra præcinctum prædictæ Universitatis eis placuerint, & indè Executionem fecundum eorum leges & confuetudines, vel legem Regni noftri ad voluntatem prædicti Cancellarii & Succefforum fuorum, Commiffariorum feu Locum-tenentium suorum faciant, & de hujusmodi Tranfgreffionibus tam ex Officio quàm ad sectam partis per Scolares & Laicas gentes ejusdem villæ & per alios inquirant ; & omnia hujulmodi placita coram dicto Cancellario & Succefforibus fuis eorum Commiffariis feu Locum-tenentibus in formâ prædictâ audiant & terminent; & Trangressores contra pacem inventos

ventos culpabiles per incarcerationem, velalio modo rationabili debite castigent: Et quod tam Jufticiarii ad placita coram ipfo Ricardo nuper Rege & Hæredibus fuis tenend' affignati & affignandi, ac Jufticiarii sui ac Hæredum suorum tam de communi Banco quam alii Judices quicung; in præsentia & absentia ejusdem Ricardi nuper Regis & Hæredum suorum præfatis Cancellario, & Successoribus suis aut eorum Commiffariis, & Locum-tenentibus de omnimodis Placitis supradictis faciant allocationem fine difficultate, vel impedimento quocung; & quod nullus Justic. five Judex in præsentia, vel absentia ipfius Ricardi nuper Regis sen Hæredum suorum, Vice-Comes, Major, Ballivus, seu alius Minister quicunq; de hujusmodi placitis vel aliquibus eorundem se intromittat, nec partem ad respondendum inde coram ipsis ponat; sed quod pars illa coram dicto Cancellario, & Succefforibus fuis, eorum Commiffariis five Locumtenentibus indè folummodo castigetur & puniatur in forma prædict. Et quòd idem Cancellarius, & Succeffores fui, eorum Commiffarii five Locum-tenentes supradicti imperpetuum executionem de universis personis coram seipsis de hujusmodi Transgressionibus & Misprisionibus convictis, & aliis manutenentibus fieri, & Transgreffores infra Castrum nostrum Oxon. & alibi in dicta Villa & Suburbiis ejusdem juxta discretionem suam imprisonari faciant; & quod Vice-Comes Oxon. seu Custos Castri prædicti, aut Major & Ballivi villæ prædictæ pro tempore existentes hujusmodi Transgressores ad Ordinationem & Mandatum prædicti Cancellar. & Succefforum fuorum, ac eorum Commissar. five Locumtenentium recipere, custodire, & deliberare teneantur prout in cartis & confirmatione prædictis plenius continetur. Jamq; dilecti nobis in

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in Christo nunc Cancellar. & Scolares Univerfitatis prædictæ nobis supplicaverunt, ut cum ipfi pro eo quòd præcinctus villæ prædictæ per certas Metas & Bundas in speciali in dictis cartis & confirmatione non limitantur; ac infuper pro eo quod diversa de Libertatibus & Privilegiis prædictis fub verbis generalibus conceduntur, fæpius fuerunt, & funt indies impediti quo minus ipfi Libertatibus & Privilegiis illis juxta piam intentionem ipfius nuper Regis uti poffint & gaudere, velimus pro majore securitate & quiete prædictorum Cancellar. & Scolarium ac Succefforum suorum, & Ambiguitatibus, & Controversiis, in hac parte delendis in futurum gratiofius providere ; Nos ob Dei reverentiam ac in Universitate prædicta studentium augmentum & multiplicationem in suturum, nec non ob specialem & internam affectionem quam ad personam dilecti nobis in Christo Petri Repyngdon Abbatis Leicestria & Chancellarii Universitatis prædictæ fuis exigentibus meritis. & obsequiis gerimus & habemus, de gratia noftrå fpeciali, volumus, conceffimus, & hâc præfenti carta nostra declaramus & confirmamus pro nobis, & Hæredibus noftris (quantum in nobis eft) quod præcinctus Universitatis prædichæ limitetur, fiat, fit, & fe extendat ab orientali parte ejusdem villæ usg; ad Hospitale S. Bartholomei juxta Oxon. & ab occidentali parte ejufdem villæ ufque ad villam de Botley, & à parte Boreali ejusdem villæ usq; ad Pontem vocat. Godstombrygge, & ab Australi parte ejusdem villæ ufq; ad quendam Bofcum vocat. Bageley, & fic in Circuitu per loca prædicta & quemlibet locum eorundem imperpetuum Aceciam volumus, conceffimus, & hac præsenti carta nostra confirmavimus pro nobis & Hæredibus noftris prædictis (quantum in nobis eft) quod prædictus

dictus Cancellarius & Succeffores fui ac eorum Commissarii & Locum-tenentes, omnia & fingula Libertates & Privilegia prædicta tam in præsentia quam in absentia nostra & Hæredum nostrorum infra hujusmodi præcinctum dictæ Universitatis per nos sic factum & limitatum imperpetuum habeant & teneant, ac eis & eorum quolibet plene gaudeant & utantur. Et quod idem Cancellarius & Succeffores fui ac eorum Commiffar. & Locum-tenentes tam in præsentia quàm in absentia nostra & Hæredum nostrorum tam de hujufniodi Tranfgressionibus & Mispri- P. 210. fionibus, quàm de Extortionibus, Ignoranciis, Negligenciis, Exceffibus, Confpirationibus, Confæderationibus, Campipartitis, Ambidextris, Manutenenciis, falfis Alliganciis, Nocumentis, Forstallariis, Regratariis, ac omnibus aliis articulis itineris que poterunt cadere in finem vel redemptionem, seu in aliam pœnam Pecuniariam, ac aliis Contractibus, Placitis & Querelis perfonalibus & aliis Caufis & Materiis quibufcung; quocunq; nomine censeantur seu censeri poterunt. licet tangant nos vel Hæredes noftros, feu Ministros nostros quoscunq; (Felonia & Mahemio ac Affifis, & placitis de libero Tenemento duntaxat exceptis) infra dictam villam Oxon. ac Suburbia & Præcin&um prædi&, qualitercung; emergentibus, factis five perpetratis, aut faciendis five perpetrandis tam ex Officio feu ad fectam noftram & Hæredum noftrorum, quàm ad sectam partis, vel alio modo quocunq; ubi Magister, vel Scolaris, seu servientes Magistrorum & Scolarium, vel aliqua alia perfona, quæ aliquibus privilegiorum, vel libertatum dicta Universitatis gaudere debeat, quos prædict. Cancel. vel Successores sui aut eorum Commissar. five Locum-tenentes pro talibus calumpniare voluerint, est vel erit una partium per Scolares & Laicas

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Laicas gentes ejusdem villæ Oxon. & per alios inquirant & inquirere poffint, & plenam cognitionem & correctionem inde habeant, & hujufmodi placita, querelas, causas & materias teneant in quocung; loco infra dictam villam Oxon, aut Suburbia, vel præcinctum ejusdem eis placuerit,& executionem inde fecundum eorum leges & confuetudines, vel fecundum legem Regni nostri Anglia ad voluntatem prædicti Cancellar. & Succeffor. fuorum, Commiffar. & Locum-tenentium suorum faciant, ac omnes & fingulas Materias, Querelas, Caufas & Articulos hujufmodi (exceptis præ-exceptis) audiant & terminent; & omnimoda Amerciamenta, Exitus, & Proficua indè provenientia ad commodum & utilitatem totius Universitatis prædictæ habeant, levent, & percipiant per se & Deputatos suos imperpetuum. Ita quod nullus luftic. ad placita coram nobis, vel Hæredibus noftris tenend. affignatus, vel affignand. Juftic. de Com. Banco, Juftic. ad Affifas capiend, vel Goalas deliberand, vel Cuftodes pacis, vel Justic. servientium, Laboratorum & Artificum seu alii Justic. vel Judices quicung; Senefcallus, vel Marefchallus, vel Clericus Mercati Hospitii nostri, vel Hæredum nostrorum, Vice-Comes, Major, Ballivus, feu alius Officiarius, vel Minister noster, vel Hæredum nostrorum quicunq; de hujusmodi placitis, querelis, contractibus, articulis, caufis, materiis vel aliis rebus prædictis feu eorum aliquo (exceptis præ-exceptis) infra dictam villam Oxon. aut suburbia seu præcinctum ejusdem factis, vel faciend. in præsentia nec abfentia noftri, vel heredum noftrorum fe in aliquo non intromittant. Et si iidem Justic. aut alii ministri prædicti seu eorum aliquis in præfencia, vel absencia nostra, vel Heredum

dum nostrorum super aliquibus premissis exceptis pre-exceptis inquirere, seu aliqualiter cognoscere, vel fe intromittere præsumpferint in futurum : Iidem Justic. ac alii Ministri & Officiarii prædict. ad certificationem, notificationem seu fignificationem Cancellar. Universitatis prædictæ qui pro tempore fuerit, aut ejus Commiffar. five Locum-tenentis inquifitionibus, & cognitionibus hujufmodi, & cuicung; proceffui, & executioni indè qualitercung; faciend. omnia supersedeant, & se indè ulterius in ali-Pog. 211. quo nullatenus intromittant. Et præterea cum inter cætera Libertates & Privilegia Cancellar. & Scolar. Universitatis prædictæ per cartas progenitorum nostrorum quondam Regum Anglia, quas per cartam nostram prædictam confirmavimus, conceffas, conceffum fit eisdem, quòd iidem Cancellar. imperpetuum habeant Custodiam Affifæ panis, vini, & Cervifiæ, ac correctionem & punitionem ejusdem, infra dictam villam Oxon. & Suburbia ejuídem, cum Finibus, Amerciamentis, & aliis proficuis provenientibus in hac parte, reddendo præfatis progenitoribus noftris & Hæredibus suis 100 Solidos annuatim. Nos volentes præfatis Cancellario & Scholaribus gratiam in hâc parte facere ampliorem, de gratia nostra speciali dedimus, concessimus, & remissimus, ac relaxavimus pro nobis & Hæredibus noftris prædictis (quantum in nobis eft) præfatis Cancellar. & Scholar. & Succefforibus suis prædictos 100 Solidos nobis & Hæredibus noftris fic (ut præmittitur) annuatim reddendos, habend. & percipiend. eisdem Cancellar. & Scholar. & Succefforibus fuis ad communem utilitatem Universitatis prædictæ imperpetuum. Ita guod ipfi & Succeffores sui nobis & Hæredibus nostris pro hujufmodi Cuftodia & punitione unum denarium dun-

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duntaxat abig; plur. ad Festum Santti Michaelis fingulis annis de cætero folvent, & reddant imperpetuum. Hiis Teftibus Venerabilibus Patribus Thoma, Archiepiscopo Cantuar. totius Anglia Primate, R. London, W. Winton, H. Lincoln, fratre nostro cariffimo J. Hereford, E. Exon Cancellario nostro Episcopis, Edmundo Duce Ebor. Avunculo nostro carissimo, Edwardo Roteland, Joanne de Beaufort, fratre noftro Somerset, Henrico Percy Northumb. R. de Nevill Westmorl. Thomá de Percy Wigorn. Seneschallo Hofpitii nostri Comitibus, Johanne de Norbury, Thesaurar. nostro, Johanne Grey de Codenore, An. 2. H. 4. Reginald. de Gray de Ruthyn, Magistro Ric. Clifford, Custode privati figilli nostri, & aliis, dat. per manum noftram apud Weft. xiii. die Maii, Anno Regni nostri secundo. Nos autem Conceffiones, Libertates, Jurifdictiones, Privilegia, Concordias, & Confirmationes prædicta quatinus dictos Cancellar. Magistros, Scholar. & Universitatem Oxon. duntaxat concernunt, rata habentes & gefta, ea pro nobis & Hæredibusnoftris (quantum in nobis eft) acceptamus, approbamus, & ea dilectis nobis nunc Cancellar. Magistris, & Scolaribus Universitatis prædictæ & eorum Succefforibus de gratia nostra speciali concedimus & confirmamus, prout Cartæ & Literæ prædickæ rationabiliter testantur. Præterea Volentes præfatis nunc Cancellar. Magistris & Scolaribus gratiam in hac parte facere uberiorem, conceffimus pro nobis & Hæredibus nostris, & hâc carta nostra confirmavimus eisdem Cancellar. Magistris & Scolaribus, & eorum Succefforibus, quòd licèt ipfi vel eorum Prædeceffores aliquo, vel aliquibus libertatum, quietanciarum, privilegiorum & jurifdictionum in Cartis & Literis prædictis contentorum aliquo casu emergente hactenus plene usi non fuerint, iidem

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iidem tamen Cancellarius, Magistri & Scolares, & eorum Succeffores libertatibus, quietanciis, privilegiis, & jurifdictionibus illis & eorum quolibet exnunc plene gaudeant & utantur imperpetuum fine occafione, vel impedimento noftri, vel Hæredum noftrorum Juftic. Efcaetorum, Vice-Com. aut aliorum Ballivorum feu Ministrorum nostrorum, vel Hæredum nostrorum quorumcung; Hiis Teftibus Venerabilibus Patribus Thomá, Archiepiscopo Cant. totius Angliæ Primate Confanguineo noftro cariffimo. H. Winton Avunculo nostro carisfimo, Cancellar, noftro Thoma Dunchmenfi, N. Bathon. & Wellen, H. Menevensi Episcopis, Thoma Arundell, Thefaurar. nostro, Richardo Warwick Comitibus Confanguineis nostris cariffimis, Hen. Fitz-Hugh Camerar. noftro, Tho. Erpingham Seneschallo Hospitiis nostri militibus, Johanne Pro-phete Custode privati sigilli nostri & aliis. Dat. per manum noftram apud Westm. vi. die Dec. Anno Regni nostri primo. O per ipsum Regem 4 ex Rotulo Cartarum de anno primo R. Henr. V. numero primo. In Turri London.

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