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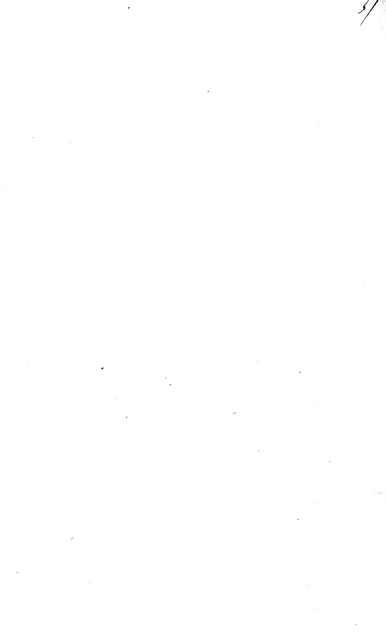
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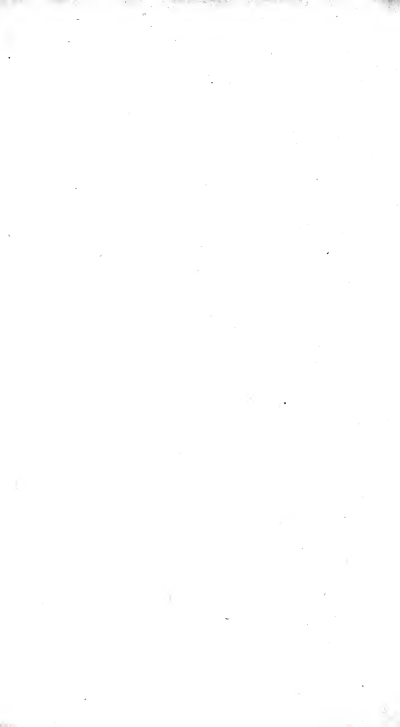
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To De Samt Miller

TREATISE

Beneficiary Matters:

HISTORY

Of Ecclesiastical

Benefices and Revenues.

In which are fet forth their Rise and Progress, and the Various Means by which they have accrued to the Church.

By Father PAUL, of the Order of the Servites, and Consulter of State to the Republick of Venice.

Translated from the most Correct Copy in Italian extant, printed at Mirandola, 1676.

To which are added Notes and Observations; most of which were collected by M. AMELOT DE LA HOUSSAIE; which serve as authentick Confutations of the Calumnies spread against the Author.

WESTMINSTER:
Printed by J. Cluer and A. Campbell; for L. Stokoë, at
the Bible and Key, near Coventry-Crart, in the Hay-Market;
And fold by the Bookiellers of London and Westminster. 1727.

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The French Translator's

DEDICATION

T O

Mr. le T E L L I E R, Chancelor of France.

My Lord,

MONG all the Books which have been dedicated to you, I know none which can dispute the Merit with this Treatise of Beneficiary Matters. All the Learned, who

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have

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have read it in the original Italian, agree, That it is in nothing inferior to the celebrated History of the Council of Trent, but in the Size: And there are even many of the most approv'd Judges, who make no Scruple to give even the Preference to this.

This has made me prefume it a Prefent worthy of you, as the Perfon, of all others, the most capable of judging of its true Merit: And my Friends have desir'd I would not let it go into the World without seeking such a Protection as would both be the greatest Honour, that could be procur'd, to the Memory of Pad. Paolo, and one of the most effectual Means to remove the Prejudices against him.

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Bur as the greatest Number of Criticks are not exempt from the Exercise of that Talent on themselves, and that of the feveral Versions which have been made of this Treatife within feven or eight Years, there has not one yet appear'd in Publick, I thought I might, with Reason, decline seeking the Approbation of the College; of which no Writing has any Need which is supported by that of all the Parliaments, and of all the most refin'd Wits of the Kingdom.

THERE is nothing more to be defir'd, my Lord, but your Protection, and which if you continue to afford, as you have already been pleas'd to do to the Translation of the Council of

Trent,

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Trent, no other Patronage or Support will ever be wanting.

In publica Commoda peccem fi longo Sermone morer tua tempora, &c.

Your LORDSHIP's

Most Humble, and



Obedient Servant,

AMELOT DE LA HOUSSAY.



PREFACE

Of the French Translator.



INCE the Treatise of Benefices sirst appear'd in Italian, written by Pad. Paola, there has been a general Expectation of a

Translation of it into French; and I was rather led into the Expectation of its appearing ere long, from the Report spread among the Men of Letters, That there were five or six Translations which were, or would be printed in different Places. This furnish'd me, for some Time, with an Answer to the Importunity of some Friends, that I would undertake this Work, and induly'd my own Inclination in not interfering with other Writers.

But at last, through a certain Fatality in writing, as in other Evils of Life to which a Man is fated, it has come to pass, that the same Reason which I first gave for my Excuse, has brought me to comply with their Desires: So I shall

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have those for Readers, who I hop'd would have been Writers themselves; and am, perhaps, also to undergo the Censures of those, whose Writings I doubt not but I should have had in very just Esteem. For the Excellency and Importance of the Subject will not suffer me to doubt, that the Translation has been undertaken by Men of very suitable Abilities, whose Approbation is of that Authority, as to have given such a Reputation to this Undertaking, that my own Wishes could not have suggested a better Fortune to attend it.

As to my Author, there is no need of faying any thing here, either as to his Perfon or his Writings, the World is so well inform'd of them both. I shall only say, That having had three Cardinals, of the greatest Characters for Learning, his Adversaries during his Life, and a fourth after his Death, he had the Honour however to be acknowledg'd for the best Writer of his Age: And if I mistake not, as well as many others, this Treatise will not be thought to contradict this Opinion.

I have divided the whole into 54 Chapters or Articles, for the Eafe of those who

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are not apt to overcharge themselves with reading much at a time, and the better to trace out the Order and Consequence of the several Heads, which all deserve to be

read with the strictest Attention.

As for my own Notes and Observations, I flatter my self with the favourable Reception they will meet with from the Publick; such a Reception, I mean, as is due to Truth; seeing they contain a Verification of all the Facts which Pad. Paolo relates, and which serve as authentick Proofs of his Integrity, and of his having asserted nothing for which he has

not Sufficient Vouchers.

When we look into the Histories of Matth. Paris, Platina, Panvinius, and Baronius, and find what is there recorded of some Popes, Pad. Paolo, whom the Cardinal Pallavicino wou'd make pass for an impious Imposture, and for one who makes it his Profession to vilify all Popes, will be allow'd to express himself with great Modesty of some of them, and particularly Innocent IV. whom all the Writers, both ancient and modern, describe as a roaring Lion, who sought nothing but

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how to devour all the Benefices that came within his Reach.

And when we read that St. Thomas, the Cardinal Cajetan his Commentator, with many other great Divines and Lawyers, determine with so much Clearness, that the Pope is not the Proprietor of the Goods of the Church, but only the principal Dispenser of them, Pad. Paolo must also be allow'd not to have embrac'd this Opinion from any Motive of Hatred to the Popes, but from a Sense of its being conformable to the Doctrine of the Fathers and the facred Canons.

In fine, whoever will read what Mat. Paris, the Monk, writes of the famous Robert, Bishop of Lincoln, and of several Archbishops of York, who were cruely treated by the Popes Innocent IV. and Alexander IV. will (3) find very near Resemblance betwixt the Persecutions rais'd against these two Bishops, and that by Pope Paul V. against Pad. Paolo, who defended, very near, the same Cause.

⁽³⁾ See the Notes on Chap. 35.

Note, I hat in the English Translation the Method of the French Translation in the Division of Chapters is observed, there being no other Variation from the Italian.

An ADVERTISEMENT, concerning a Book, intitled, The History of the Original and Progress of the Ecclesiastical Revenues, by Ferom à Costa.

A Sthere is a great Relation betwixt this Book and the Treatife of Bentices wrote by Pad. Paola, an able Lawyer who has compar'd one with the other, has made a fudgment of them, which I have thought well deserv'd a Place here for the Instruction of Readers who have not read them both, or who are not able, by any Lights of their own, to determine to whom the Preference is due.

The Author of the Republick of Letters feems to give the Preference to a Costa, in concluding in these Terms: It is believ'd that this Book surpasseth the excellent Treatise of Pad. Paolo, concerning Beneficiary Matters. Artic. 3. of the Month of May, 1684.

Our Lawyer, on the other side, sets no Value on the Book of à Costa: The History, saith he, of the Original and

Progress

Progress of Ecclesiastical Revenues by feram à Costa, is no more than a Repetition of all that hath been faid in the Treatife of Benefices by Pad. Paolo, tho' Ferom à Costa pretends it is a Supplement. It is true indeed, that he speaks of the Original of private Masses, and of the Privileges call'd the Monarchy of Sicily, of which Pad. Paola makes but just mention, but these Particulars, with some others which he handles, make not much to the Purpose: Besides that he draws his Proofs often from a Cartulary only of some particular Monastery, from which no general Conclusion can be made.

So that those who have read the Treatise of Father Paul will find nothing new or differing from this of à Costa, except only a great deal of Confusion: For it is a Work so ill digested, that the chief Thing which the Author seems to have propos'd to himself has been, to destroy all the admirable Method which the other hath throughout observ'd with so much

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I. In the Primitive Church whatever the Priefts lest at their Death, return'd to the common Mass. 2. After the Church Eftates had been divided into Benefices, the Spolia of the Beneficiary, viz. the Goods he dy'd posiess'd of, went to the Community of the Clergy or to his Successor. feveral Countries the Beneficiaries could devise by Will the Fruits of their Benefices. 4. The Popes apply to the Apostolick Chamber all that the Beneficiaries leave at their Death. 5. The Extortions of the Collectors of these Spolia. 6. Charles VI. King of France takes the Spolia of the Bishops and Abbots from the Pope. 7. Paul III. by a Bull declareth, that the Spolia of all the Beneficiaries of the World belong to the Catholick Chamber. 8. Pope Pius IV: carries this yet higher. 9. The Clergy of the Kingdoms of Castile are exempt from the Exaction of the Spolia. 10. Upon what this Right is founded.



ТНЕ

INTRODUCTION.



HAT ancient Fervour of Devotion, which, for fo many Ages, with mighty Influence both on Princes and private

Men, had prevail'd over the Christian World to make those vast Donations to the Church, being now not only sensibly abated, but, with it, the exemplary Care of its Ministers, in the pious Distributions of those Bounties; and their Successors, the Churchmen, in these latter Ages, having turn'd

turn'd that Care into another, no less engaging, and in which they are indefatigable, of getting all they can, and defending what they have got, we must not be surpriz'd, if, in so great a Scarcity of faithful Stewards in the Church, it has been thought necessary to restrain these Acquisitions by Laws; or that all the good Men should be warm'd with a Zeal to see the Administration of the Temporal Riches of the Church restor'd to some Degree of Resormation at least, if not to its primitive Strictness.

Its present Corruptions have not crept into the Clerical Order, or grown to that exorbitant Pitch in an Instant; but from a State of Persection (I had almost call'd Divine) the Churchmen are by Degrees sunk, as themselves confess, into a State of Impurity, visible to all the World, and by some held incapable of Remedy.

Not but with the same Portion of Divine Favour, which has shone so bright on our Predecessors, we need not despair of seeing the like Wonders of Sanctity produc'd in our Days. But as we have been sinking for Ages into so low a State of Corruption, we must be contented to take the same Steps in re-ascending to regain, if possible, that Degree of Persection which the Church once enjoy'd.

And feeing this is not to be obtain'd without knowing in what Method the Temporalities of the Church were at first manag'd; and how, and by what Degrees this good Government came to fail, it will be necessary in the first place, to enquire into the Means of the Church's acquiring at first her Temporal Riches, and the Method she us'd upon every Mutation that happen'd, in appointing Officers to distribute or preserve them.

This will discover to us the Obstacles, which hitherto have retarded a happy Reformation;

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formation; and instruct us in the Means to surmount them.

Thus much for our Design in the present Treatise of Beneficiary Matters; a Subject so copious, that it is not easily to be exhausted.





THE

HISTORY

Of Ecclesiastical

Benefices and Revenues.

CHAP. I.



ROM the Time that Jesus CHRIST first convers'd in the World, the Church began to have Revenues; which first arose purely from the Offerings of devout Perfons, and were distributed by an appointed Officer, only to two

Uses; the one, of our Saviour himself, and his Apostles, who preach'd the Gospel; the other, of the Poor. This appears clearly in St. John, who fays, that Judas kept the (a) Purse, and made the Dispursements, providing all Necessaries for the Community, and distributing the rest to the (b) Poor,

(a) Loculos habens, ea quæ | daret, Cap. 13. Quia de egenis mittebantur portabat. Cap. 12. pertinebat ad eum, Cap. 12.

> Loculos is properly what is call'd the Poores-Box.

⁽b) Loculos habebat Judas, Because this was his Business. quod dixiffet ei Jesus: Eme en quæ opus sunt nobis ad diem festum; aut egenis, ut aliquid

according to the daily Directions he receiv'd from our LORD.

St. Augustine observes, That the' Jesus Christ, who had Angels for his Servants, had no Occasion for Money, he nevertheless thought fit to make use of it, that he might leave to his Church the greatest Authority upon Earth, (his own Example) of her Duty; and how she ought to enjoy, and how to employ what she possesseth.

And if this holy Institution be not observed in our Days, we ought to confider that the holy Scripture, both for our Instruction and Consolation tells us, That Judas was a Thief, that he robb'd the Apostolick College, and converted the Money to his own use; and that his boundless Avarice, and Impiety carried him, at last, to betray, even, the Person of our LORD himself, for Money.

If therefore, either History of past Times, or Observation of the present inform us, That a great Part of the Ecclefiaftical Goods is employ'd in Uses very different from pious, and that some of the Ministers of the Church fo far from contenting themselves with ordinary Sacriledge, and appropriating to themselves what belongs in Common to the Church and the Poor, are become fuch Invaders of facred Things, that they fet to Sale even Spiritual Graces for Money: It is not to be afcrib'd to any particular Fate on this, or the forgoing Ages, but to the Methods of the Divine Wildom in exercifing the Righteous; feeing the Church from its Infancy, and through all Ages, hath been subject to the same Imperfections.

All that remains incumbent on us is, every one in his Station to contribute towards a Remedy of thefe Evils, by Prayers, where other Means are denied him; and by a couragious Opposition to these Abuses, where it can be effectual. For the' Judas

met not his Punishment from Men in a common Way, because those who ought to have inslicted it, were his Accomplices, yet the Divine Providence fail'd not to point out what Punishment he delerv'd, by disposing him to be his own Executioner: As a Warning and Admonition to Governors and Guardians of the Church in fucceeding Ages.

CHAP. II.

AFTER the Ascension of our Saviour into Heaven, the Apostles continu'd the same Method in the Church of Jerusalem, of gathering Money for the Maintenance of the Ministers of the Gospel, and Relief of the Poor: And the Believers, besides the Offerings that were gather'd, fold all their Estates, and put them also into the Common-stock: So that no Distinction was made betwixt the Goods of the Church, and those of every true (a) Believer: Which is yet practis'd in some of the Religious Houses, who preserve their first Institution.

Now the primitive Christians had the less Conflicts with human Nature in parting with their worldly Goods, and bestowing them in Alms, from the Contemplation of the Uncertainty in which JESUS CHRIST left them, as to the Duration of this

fidebat aliquid luum effe dice- Alt. 4. bat : Sed erant omnia illis com-

(a) Omnes qui credebant e- | munia. ---- Nec quisquam inenim possessores agrorum aut domorum erant, vendentes afferebant pretia eorum quæ vendebant: Dividebatur autem Nec quisq; eorum quæ pos- fingulis prout cuiq; opus erat,

rant pariter, & habebant omnia ter illos erat egens, quotquot communia. Possessiones & substantias vendebant, & dividebant ea omnibus prout cuiq; opus erat, Alt. Apost. 2.

World, and the Expectation they liv'd in of its speedy Diffolution (b): Or at least, they enjoy'd it with less Sollicitude, as not knowing how long it was to last; and in the full Persuasion that the Form and Figure of this World, and this present State of Life would, however, fuddenly be chang'd and pass away (c). Contemplations like these, and which were fo apt to make Men ferious, contributed still

more to the Frequency of their Offerings.

But the Cuftom of having no Property in Goods, which indeed introduced a levelling State among them, fo as no Man was either rich or Poor, prevail'd no farther than in Jerusalem itself; nor even continu'd long there. For we find, that 26 Years after the Death of our Saviour, Property was again diftinguish'd; and that no Man who had any thing of his own was allow'd a Support out of the Common-stock; which in this, and the other Churches, arifing from the Oblations, was applied to the Use of the Ministers of the Church, and of the Poor. Wherefore St. Paul order'd, that the Widows who had Relations, should be maintain'd by them, and not be a Burden upon the Church; that She might the better be able to supply the Necessities of those who were truly Widows (d), and deflitute; that is to fay, both Widows and Objects of Charity.

(b) Scire enim debetis (faith | videtur annorum, Cap. 25. lib. 7. Instit. Divin.

(c) Præterit enim figura hu-

jus mundi, 1 Cor. 7.

(d) Si quis fidelis habet viduas, subminnistret illis, & non gravetur Ecclefia ut iis, quæ vere viduæ sunt, sufficiat, 1 Tim. 5.

This Explanation is drawn World could not last longer than from the same Chapter of St. 200 Tears. Omnis expectatio Paul, which saith, Quæ vere

And

St. Cyprian) ac pro certo credere, occasum seculi, atq; ante Christi tempus appropinquasse, Ep. 58. ad Thibart. Lanctantius adds, That all those who had made Computations of the Time, grounded on Scriptures, and prophane History, declar'd that the non amplius quam ducentorum | vidua est, & deiolata.

And on the first Day of the Week, call'd The Lord's-Day, the Faithful met together, and every one made an Offering of what he had let apart out of his Week's Gains, for the Publick Necessities (e).

CHAP. III.

HE Charge which Jesus Christ had committed to Judas, was, after our Saviour's Ascension, exercis'd by the Apostles themselves, but for a very short Time only. They soon grew senfible, they should want Leasure for this, and the other Duty of preaching the Gospel (a), from the Murmurings and Disorders among the Faithful about the Manner of Distributions (b); in which great Partialities were pretended by fuch as thought themselves had too little, or that others had too much; an Evil incident to all Times, upon the same Occasions.

Referving therefore to themselves the more important Charge of preaching and teaching (c) the Gofpel, they committed the Care of their Temporals to other Ministers (d). Which indeed is the Reverse of what is practifed in our Days: Wherein the greatest

⁽e) Per unam sabbati (saith se seponat, recondens, quod ei be) unusquisq; vestrum, apud bene placuerit, 1 Cor. cap. alt.

⁽a) Dixerunt, non est æquum (c) Nos verò orationi, & minos derelinquere verbum Dei, nisterio verbi instantes erimus. & ministrare mensis, Ad. 6.

^{&#}x27;(b) Factum est murmur Græ-Ibid.

Ibid.

⁽d) Confiderate ergo, viros corum adversus Hebræos eo ex vobis boni testimonii septem, quod despicerentur in ministe plenos Spiritu Sancto, quos contrio quotidiano viduæ eorum. stituamus super hoc opus. Ibid.

Prelates apply themselves to the sole Government and Care of their Temporals, leaving the other Part of their Function of teaching the Word of GOD as a lesser Care to the Monks, or Priests of the lowest Order in the Church.

These new Ministers instituted by the Apostles for the Management of their Temporal Assairs, were * fix in Number, chosen by the whole Body of the Faithful, and call'd Deacons: And wherever the Apostles founded any Churches, they there established Ministers under that Title, and used the same Form and Solemnity in their Ordination, as in that of Bishops, Priests, and other Ministers of the Church, with a Preparation of Fasting and Prayer before they proceeded to take the Votes of the Faithful (e) upon Elections.

And this Order, of admitting none to any Eccle-fiarlical Function, but by Election of all the Faith-tul in a General Affembly, was inviolably observed, and so continued for about 200 Years: The Ministers of the Church, and the Poor substituting all that while out of the Common-Stock, which had no other Fund than the Offerings of the Faithful at their Devotions: But they were so abundant, that the Charity of those Times had no other Bounds, than what every one could spare from his Necessities.

So that when the Abilities of one City were more than sufficient to supply the Necessities of its own Church, Collections were there made also for other Churches that were Poor: Thus we find St. James, St. Peter, and St. John, when they receiv'd St. Paul and St. Barnabas as Companions in the Evangelick Ministry, recommended to them a Gathering for

⁽e) Hos statuerunt ante con- tes imposaerunt eis manus. ipestum Apostolorum, & oran- bid.

the poor Church of Hierusalem (f): St. Paul himfelf telling us, he went through the Churches of Macedonia, Achaia (g), Galatia, and Corinth (b), to follicit their Charity: And this was observ'd even

after the Death of the Apostles.

At Rome, where the greatest Wealth abounded, the Offerings indeed were to large, that about the Year 150, they ferv'd not only to maintain the Clergy and the poor Christians of the City, but to contribute largely to the neighbouring, and more remote Churches, as well as to the Relief of great Numbers of Christian Captives in the several Provinces, and of fuch as were condemn'd to the

A Remarkable Instance of these large Contributions, was that of Marcion, about the Year 170, who made an Offering of 500 Drachmas of Gold at one Time, in the Church of Rome. But because he held certain unfound Doctrines in Matters of Faith, fhe expell'd him out of her Congregations, and return'd him all his Money, believing the thould have been polluted, in keeping the Money of a Heretick.

Afterwards the vast Increase of her Wealth, from the Year 220 began to be look'd upon with an envious Eye, even by the Emperors themselves, and gave occafion to Decius the Emperor, to feize the Perion of St. Lawrence a Roman Deacon, in hopes to have made him-

(g) Probayerunt Macedonia Eclesiis Galatiæ, ita & vos sa-& Achaia collationem aliquam cite, Cap. ult. 1 Crr.

fiunt in sanctos, sicut ordinavi

⁽f) Discipuli prout quisq; facere in pauperes sanctorum habebat, proposuerunt singuli in ministerium mittere habitantibus in Judæa fratribus, quod & secerunt, mittentes ad senio- proficiscar in Hispaniam, Rom. 15 res, per manus Barnabæ, & (b) De collectis autem quæ Sauli, Alt. 11.

felf Master of the immense Treasure of the Church (1), which he imagin'd to have been vastly encreas'd, and laid up there; but was disappointed by the Foresight of the holy Man, who fearing the Avarice of the Tyrant, and the Persecution that was then imminent, distributed it all at once, as had been usual when the Church was threatned with the like Calamities.

In Effect most of the Persecutions which It suffer'd from the Death of the Emperor Commodus, arose from the same Cause; for when the Princes, or their Captains of the Guards wanted Money, they found no shorter Expedient for raising it, than by seizing the Estates of the Christian Church.

CHAP. IV.

S the Churches became rich, the Clergy became fo much more at Ease, that some of them, not contented with a Subsistence in Common, began to affect living separate in Houses of their own, and to have each their Allowance paid in Money daily, or monthly, or for a longer Time; a Method which however it fell beneath the Primitive Perfection, was yet tolerated by their Superiors.

But the Disorders ended not here, for the Bishops ceasing to make the usual Distribution to the Poor, reserved them to their own Use. Thus enrich'd

⁽¹⁾ St. Prudentius introduceth an Officer of Decius, thus speaking to St. Lawrence: Quod Casaris seis, Casari da, nempe justum pistulo; ni fallor, haud ullam tuus signat Deus pecuniam.

Viz. Give to Cæsar what thou knowest to be his. I ask what is just, for if I mistake not, thy GOD coins no Money. In lib. de Coronis.

with the publick Spoils of the Church, and giving themselves up to all the Methods of encreasing them, even to Usury itself, they quite abandon'd the Doctrine of CHRIST.

And St. Cyprian having lamented this to be the Condition of Affairs in his Time (a), concludes, That GOD permitted this great Persecution under the Reign of Decius, to purge his Church from Corruption: It having always been the Divine Method to reform, either by the gentle Remedies of lawful Magistrates, or when the Corruptions have spread

too far, by the Scourge of Persecution.

But tho' the Church were now poffefs'd of fo much Wealth, She had not yet attain'd to any real Eftates, or Goods immoveable; both because their firm expectation of the End of all things so near approaching, had leffen'd their Tafte, and made them regardless of the things of the World, which they look'd upon both as transient, and encumbring in their Flight to Heaven; and that also, by the Roman Laws, no Persons were permitted to give or bequeath by Will real Estates to any College, Society, or Corporation (b); nor these to accept them without the Approbation of the Senate, or the Prince.

This Law was made by Dio-

⁽a) Episcopi plurimi, quos & hortamento esse oportet ceteris & exemplo, divina procuratione contempta, Procuratores rerum secularium fieri, de heredit instituendis. derelista Cathedra, Plebe de-ferta, per alienas Provincias o-berrantes, negotiationis quæ-Domini, 290. stuose nundinas aucupari de Lapfis.

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And of this no doubt is to be made, however there are some Letters extant which go under the Names of the first Popes, which give a Reason why the Apostles fold their Possessions in Judea, saying, It was from the Foresight the Apostles had, That the Christian Church was not to remain in Judea, but to remove among the Gentiles: As if the Reason were not expressly set down in these Words of Christ to his Church: Fear not little flock, sell all that you have, and give it to the Poor, Luke 12. as if Jerusalem after it was destroy'd, had not great Numbers of Christians in it again, when it was rebuilt; or that no City among the Gentiles where the Christians had any Possessions, had ever been destroy'd.

But without losing time to refute so plain a Falfity, It is a Point out of Dispute, That these Letters were forged and contrived about the Year 800, by those who preferr'd Riches and Luxury (an Example too much observ'd in those Days) to the Apostolick Simplicity, and Moderation, instituted and commanded by Jesus Christ.

Indeed during the Consusions, which continued a long time in the Empire after the Imprisonment of Valcrian, and the loose Observance of the Laws in those times, especially in Africk, France and Italy, some People's Zeal took hold of that Opportunity to bestow also real or immoveable Estates on the Church, which were all consistent in the Year 302 by the Emperors Dioclesian, and Maximian, except in France, where Constantius Chlorus, who govern'd there, through an Estect of his Goodness, hinder'd their Decree from being executed.

But these Princes having renounc'd the Empire, Maxentius 8 Years after restor'd to the Roman Church all its Possessions, a little after that she found the

fame

fame Favour from Constantine (c) and Licinus, having granted the free Exercise of Religion to the Chrifrians, and allow'd Congregations of the Clergy, which in Greek were call'd Churches; made them alto capable of acquiring fix'd Revenues, or immoveable Estates, throughout the whole Empire, either by Will or Donation; with an Exemption from all Services that were personal, that they might have more Leafure to attend the Duties of Religion.

Eclesiis. Habeat unulquisq; licentiam fanctissimæ Catholicæ Inempe sidei, religionis, aut Ecclesie, a way of speaking usual liber sit stilus, & licens quod in Eusebius | venerabilia; Concilio, decedens, bonorum quod | Anno 321. optavit, relinquere. Non fint

(c) Lib. 4. Con. de Episcopis & | Cassa Judicia: Nil est quod magis hominibus debetur quam ut supremæ voluntatis, postquam aliud velle jam non posunt iterum non redit arbitrium.

CHAP. V.

T was not till long after this, that the Cu-flom prevail'd of giving or bequeathing Estates to particular Purposes, such as of Buildings of Piety, providing Marriage Portions, maintaining Orphans, &c. or yet of giving with a Condition annex'd, of faying so many Masses, or other Divine Services. But before they gave or bequeath'd abfolutely, and the Gift or Legacy was thrown into the Common-stock, which was the Fund appointed to defray all pious Works. So true it is, That the ancient Estates of the Church were not dedicated to any particular Use of Piety; but it is not therefore true, that they may be laid out at the Pleasure of those with whom they are entrusted; because they

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are really given to a general Defign of Piety and charitable Works.

The Exemptions of the Clergy from the publick Contributions (a), must be own'd to have been one occasion of the great Encrease of Wealth to the Church: Which was every where inviolably obferved, equal to the Satisfaction both of the Princes and People; and which turn'd in no fort to the Publick Prejudice.

For feeing the Goods of the Church belong properly to People of the lowest Condition, those only were exempted, who had nothing of their own, and those only contributed who were able: A Method which carry'd the greatest Equity in it; seeing that to exempt him who hath not a Competency

for Life, is not oppressing others.

But we are not thence to infer, That it were as reasonable for Princes to continue the same Bounties to the Church, now that It is become so rich, that It possesseth a fourth Part of all Estates; which is doubtless more than is left for all the rest of the People (1): And these Estates being no longer laid out upon the Poor, To exempt the Clergy would be a direct Contradiction to the Practice of all good Princes, and a means to make the Burdens which the Rich ought to bear, fall upon the Poor (2):

[&]amp; Eclefis, Qui divino cultui the Bounty of Lewis XI. to the ministeria religionis impendunt, Church. Saying, He gave much id est, qui Clerici appellantur, to the Church, but he had betab omnibus omnino muneribus ter have given less; for he took excusentur, ne facrilego Livore from the Poor, to give to those quorundam a divinis obsequiis who had no need. And in anoavocentur. Constant. mag. 1.9. Cod. Theod. eodem titulo.

up but a very small Part.

Piety was as great as his Expe- moirs.

⁽a) Lib. 2. Theod. de Episc. rience in Affairs, express blames ther Place, He gave goodly Lands to the Church, but this (1) Seeing the Clergy make Gift was made void; for the

Clergy had too much. Cap. ult. (2) Phil. de Comines, whose Lib. 5, & 7. Lib. 6. of his Me-

So that the Princes of our Times want not the Piety of their Predecessors, yet Circumstances make the Case very different; for the Church would now also be exempted if she were poor, and she never would have been exempted, had she been rich.

CHAP. VI.

HE same exceeding Devotion in Princes and People, which produced the vast Encrease of Wealth to the Church, grew at last to excite an extream Thirst in her Ministers to improve it; from which even those of the clearest Intentions among

them were not wholly exempt.

For fince the Diftribution of these Goods turn'd to the Glory of GOD, and the publick Good, they concluded that the more the Church had to bestow, the more those Ends would be answer'd: Thus in the View to so great a Merit, they set themselves with all their Skill and Industry about so pleasing a Task, without confining themselves to the Lawfulness or Justice of the Methods; but if the Church were enrich'd, by whatsoever means, they thought they made a pleasing Sacrifice to GOD.

And certainly from these indiscreet Zealots, and the want of a due mixture of Discretion, have slow'd innumerable and incurable Mischies: For they imagining every thing justifiable (1), that is done with a View to Religion, by asting both against that, and even of Humanity itself, have often set the

World in dreadful Combustions.

⁽¹⁾ Devitantes hoc, nequis non folum coram Deo, sed etiam nos vituperet providemus bona, coram hominibus, 2 Grinth 8.

14 Of Ecclesiastical

Thus it happen'd when first the Church was allow'd to acquire real Estates; some religious Persons entertaining an Opinion, That it was a Service to GOD, to disinherit the Children and Heirs of Families, in order to give their Estates to the Church, omitted no Artifice to persuade Widows, Maids, and other easy People, ready to receive any Impressions to deprive their own Families, and make the Church their Heirs (2).

And this Diftemper grew to fuch a height, that the Prince was oblig'd to provide against it, by an Ordinance made in the Year 370. which in truth did not put the Churches absolutely into an Incapacity of encreasing their Estates, but forbad Churchmen only to frequent the Houses of Widows and Orphans, or to receive any Gists by Will or Donation from Women immediately, or by any 3d Hand(3).

Which Ordinance St. Jerom acknowledges to have been a good Step towards the Remedy of a Corruption, which had taken too deep Root among the Clergy (4), namely an immoderate craving after temporal Riches.

(2) Charlemaign made a Law to forbid the Churches to receive any Cifts, which difinherit Children and Kindred.

ab his fuerit derelictum, ut nec per subjectam personam valeant aliquid vel donatione vel testamento recipere. Lege 20. Cod. Theod. de Episc. & Eccles.

(4) Audio in senes, & anus absq; liberis quorundam turpe servitium. Ipsi apponunt matulam, obsident lectum, purulentiam stomachi & phlegmata pulmonis manu propria suscipiunt. In Epist. ad Eustoch.

privatim sub prætextu religonis adjunxerint, liberalitate quacunq; vel extremo judicio possint adipisci, & omne in tantum rum expertæ viduitatis præseinesticax sit, quod alicui horum libertatem. In one of his Ep.

⁽³⁾ Ecclesiastici aut ex Ecclesiasticis Viduarum ac Pupillorum domus non adeant, sed publicis exterminentur judiciis, si eos Affines earum vel propinqui putaverint deserendos. Censemus etiam ut memorati nihil de ejus mulieris, cui se privatim sub prætextu religonis adjunxerint, liberalitate quacunq; vel extremo judicio possint adipisci, & omne in tantum inesseax sit, quod aliqui horum inesseax sit, quod aliqui horum

Yet this was not found fufficient, without another Ordinance, made a few Years after, That Widows who devoted themselves to the Church, should neither give nor leave by Will any immoveable or real Estates, or Moveables of great Value (a). Of which it is difcours'd more at large elfewhere.

Nor were these excessive acquisitions pleasing to St. Augustine, who liv'd in those times, and declar'd himself freely upon this Head, that he thought it more reasonable that Inheritances should be left to

the next of Kin than to the Church (5).

Which Opinion he confirm'd by refufing Gifts that were left to his own Church. He likewise declar'd, That a due Ministry in the Church did not consist in distributing much, but in being well applied. He blam'd a Method of encreafing the Estates of the Church by making Purchases of real Estates with the overplus of its annual Rents. He never would fuffer this Abuse in his own Church, declaring against it in his Sermons, and that he had rather live on the Offerings and Collections that were made in the primitive times of the Church, than to be charg'd with the care of an Eftate, which would interrupt the Leifure that was necceffary to the right discharging the principal Duty of a Bishop: Adding, that he was ready to renounce all

Possid. in vita August. (5)

suorum reditus consequatur, de beros, proximos vel in quoscunquibus servandi, abalienandi, di, vel quod superest, vel cum in fata concedit, & libera ei lectile, nihil de auro, argento, cæteriiq; claræ domus infignibus cap. 24. fub religionis defensione confu-

⁽a) Ipsa tantum prædiorum mat: Sed universa integra in sique alios arbitrii fui existimadonandi, distrahendi, relinquen- tione transcribat. 'Ac si quando diem obierit, nullam Ecclesiam, nullum Clericum, nullum Pauvoluntas est, integra sit potestas. perem, scribat hæredes. L. 27. Nihil de monilibus, & supel- Ccd. Theod. Anno 390.

Possessions in the World whatsoever, provided a Maintenance were alloted to the Servants and Minifters of GOD, according to the old Testament, (b) either in Tythes or in other Alms: so as they might not be diverted from their Duty, by the Cares inseperable from temporal Concerns.

Yet neither the excellent Exhortations of the Fathers, nor the Laws of Princes were of Force to fet any Bounds to the growing Wealth of the Church,

but that it exceeded all Measure.

The ancient manner indeed of administring and dispensing these Estates, was still kept up, and to continued until the Year 420. without any remarkable Alteration. All the Alms, and Revenues arising from real Estates, were yet in common, and under the Care of Deacons, who had for their Affiftance Sub-deacons, and other Stewards employ'd in providing for the Maintenance of the Clergy and the Poor. The College of Priefts, and the Bishops chiefly were the Supervifors; and an Account of all Receipts and Disbursements was kept. So that the Bishop order'd all the Distributions, the Deacons executed his Orders, and all the Clergy were maintain'd out of the Revenues of the Church, tho' they were not all in Functions.

St John Chrisostome maketh mention, That in those times the Church of Antiech fed more than 3000 It is also certain, That the Church of Jerusalem defray'd the Expences of an infinite Number of People, who reforted thither from all Parts.

(b) Omnes decimæ terræ five | accipient operum nostrorum. 2 Eldr. 10.

> These Tenths and First-fruits as being of the Fewish Institution, were abolish'd by the new

de frugibus, five de pomis arborum Domini sunt. Levit. ult.

Primitias ciborum nostrorum, & poma omnis ligni, vindemiæ l quoq; & olei, afferemus facer- Law. dotibus. Ipfi Levitæ decimas, l

And we find in History, that Atticus Bishop of Constantinople, affisted the Church of Nize in Bithynia, on occasion of a Concourse of poor People to that City, wherein were numbed ten thousand in one Day.

CHAP. VII.

D U T after France, Spain and Africk were erected into two distinct Kingdoms from the Empire, the Posterity of Theodosus extinct, and Italy, by the fucceffive Inundations of divers barbarous Nations, made subject, at last, to the Power of the Goths, and the Eastern and Western Empires torn afunder from each other; the Government of the Churches also took another Form. The Eaffern Church lept still the establish'd Usage of living in Common: But in the Western, the Bishops, from being Supervisors and Administrators of the Revenues, began to use them as if they were their own; and to affume a fort of absolute Power in their Disposition. Hence follow'd great Contusions in the Application of these Estates, to the great Detriment of the Fabricks, which fell to Ruin; and of the Poor, who were left destitute and unprovided for.

It was therefore order'd(a) in the Western Church about the Year 470, That a Division should be

tu, quam de oblatione fide ium, pobis 23. sadem quell, prout cujuslibet Ecolofiæ facul-

⁽a) Pope Gelasius in Canon tas admittit, strut dudum raquatuer, 27, 12. q. 2. which tionabiliter est decretum, consistinthe Year 494, sheweth sufficiently that this Usage was sit una Pontificie, altera Clerissiabilish'd some time before. corum tertia pauperum, quarta Quatuor autem tam de redi-stabilish applicanda. Tide Can.

made into Four Parts: The first was to go to the Bishop, the second to the rest of the Clergy, the third to the Fabrick of the Church, in which, besides that properly so called, was also comprehended the Habitation of the Bishop, of the other Clergy, of the Sick, and of the Widows: And the Fourth Part went to the Poor *: Which in most Churches, according to St. Gregory, included only the Poor of the Place: For Hospitality was incumbent only on the Bishop, who was oblig'd, out of his own Share, to lodge all the stranger Clergy, and to defray the Expences of the Poor which came from abroad.

Yet it is not to be supposed, that this Division was made into four Arithmetical and equal Parts, but only Proportional: For the Number of Clergy in some Churches required a larger Share than the Poor; whereas the Contrary fell out in other Churches, where the Poor were more numerous than the Clergy. And as in great Cities the Expence of the Fabrick was greater than in the lesser, every Church, which agreed to this Division into Four Parts, settled it in a different Proportion, as Circumstances required.

I know that some have attributed this Division to Pope Silvester, who liv'd 150 Years before, grounding their Opinion on some Writings which have been forg'd since, with little Honour to those Times, which lay not then under so corrupt a Character.

In the Theodosian Code we find a Law of Constantius and Julian, bearing Date in the Year 359, which

exempts

^{*} Whereas before, the first when all was in common a-Part was for the Poor, viz. mong them.

exempts the trading Clergy from paying Duties (b), because all they gain'd went to the Poor. So far they were from dividing the Revenues of the Church among themselves, that even their Gains they threw into the Common-stock. But about the Year of our LORD 500, however the Revenues had been divided into Four Parts, yet the Funds out of which they arose, whether immoveables, Oblations or Alms, were brought under no Division themselves. but only the growing Rents continu'd under the Direction of the Deacons and Sub-deacons, jointly. A Recapitulation of this Matter feem'd the more

requifite here, because the following Ages will prefent us with a Form of Government so intirely dif-

ferent from what has been deferib'd.

We have already fet forth the Method instituted by the Apoilles, for electing Ministers in the Church, viz. That the Bishops, Priests, and other Ministers of the Word of GOD, as also the Deacons, who had the Administration of the Temporals, should be elected by the whole Body of the Faithful, and then ordain'd by the Bishop, by Imposition of Hands; which continued without Alteration. The Bishop was elected by the People, and ordain'd by the Metropolitan *, in the Presence of all the Bishops of the same Province, or at least, with the Consent in

Præterea neq; hospites sufcipietis, & siqui de vobis alimoniæ caula negotiationem ex- pitul. pag. 1372. cap. 4. ercere volunt, immunitate potientur.

St. Jerom exclaims against thele kriviloges, Negatiat.rem. Clericum, faith he, & ex Inche divitem, ex ignobili glericium, quali quant am pestem suge ----Cui nundina, fra placent, & platex, ac mexicorum tabernes Ep. 2. ad Nepotianum.

* Vide Appendicem ad Ca-

⁽b) L. 8. Cod. Theod. de Epifc. & Ecclesiis Anno 345. Justa fanctionem quam dudum meruisse perhibemini, & vos & mancipia vestra nullus novis collationibus obligavit, fed vacat'one gaudebitis.

Writing of those who could not be present. Or if any Accident hinder'd the Metropolitan from attending, the Ordination was perform'd by three of the neighbouring Bishops, with the Consent of him and of the other abient Bishops. And atterwards, when to improve this Form of Government, feveral Provinces were made subject to one Primate, his Content also was requir'd to the Ordination.

The Priefts, Deacons and other Clergy were also presented by the People, and ordain'd by the Bishop; or else nominated by the Bishop, and with the Confent of the People ordain'd by him. Person that was unknown was admitted, nor did the Bishop ever ordain any, but such as were approv'd,

or indeed propos'd by the People.

Whose Concurrence was thought so necessary, that the Pope, St. Leo, proves at large the Invalidity of a Bilhop's Ordination without it (c). In This all the Fathers of the Church in those times agree. And Constance being chosen Bishop of Milan by the Clergy, St. Gregory thought he could not be confecrated without the Confent of the Inhabitants, who being at that time retir'd to Genoa, to avoid the Ravages of the barbarous Nations, a Message was first lent to them at his Instance, to know their Pleasare. A Thing which may justly be recommended to the Observation of this Age, where we are taught that Elections, wherein the People thould precend to have any Share, would be unlawful and

invalid:

fe vota divifirint, metropolitani quem voluit. Judicio is alteri præseratur qui Epift. 12. ad Anastasium Thes-m joribus & studiis juvatur & salonicensem, cap. 5.

⁽c) Cum ergo de summi sa, mesitis: Tantum ut nullus invicerdotis electione tracabitur, Itis, & non petentibus ordinetur, Ille omnibus præponatur quem ne Civitas Epileopum non op-Cleri plebliq; confenius concortatum aut contemnat, aut odeeliter postulent, ita ut si in rit, & fiat minus religiosa quam aliam forte Personam partium convenit cui non licuerit habere

invalid: So chang'd, and fo inverted are Customs, as to make Good and Evil change their Names, calling that lawful which was formerly reputed detestable and impious; and that unjust, which had then

the Reputation of Sanctity.

Sometimes a Bithop who was superannuated, nam'd his Successor; as St. Augustine nam'd Eradius. But neither was this Nomination of any Force without the Approbation of the People. All These are Particulars as necessary to be well understood, as they are to be remember'd, in Order to confront the Practices of facceeding Ages with these Primitive Examples.

C H A P. VIII.

Little Digression will here be necessary, to take in one of the most memorable Caules, and Springs of Wealth to the Church, which happen'd about the Year 500. This was an Institution of Religious Colleges call'd *Monasteries*.

Monachism began in Agypt about the Year 300(1) occasion'd by the Persecutions of those who sled thicher for Refuge. From whence it pass'd into

Greece.

⁽¹⁾ There were Ments in cepere vivendi, &c. Lib. 2. de A gypt long before, according to Instit. Can. b. cap. 5. Cassan. Cum in primordiis Ne illa Ecclessa, que inter fidei pauci quidem, sed probatissimi, Monachorum nomine censerentur, qui ficut a beate memoriae Evangelista Marco, qui primus Alexandrine uni buit fundatorem, Sc. Leo mag. l'ontifex præfuit, norman sui- | Epist. 77. cap. 4.

Greece, where St. Basii about the Year 370. gave it the Form it has preferv'd ever fince in that Country. And about the Year 350, Athanasus brought it into Italy: But at Rome, and in the Parts adjacent, it found few Followers, and little Encouragement, until the Year 500, when St. Equitius, and St. Fenedict gave it a more lafting Form, and made it spread. Yet the Institution of St. Equitius fail'd foon, but that of St. Benedict extended itself all over Italy, and even beyond the Mountains.

In those Days, and for a long Time after, the Monks were no Ecclefiafticks (2), but Laymen, and in Convents, which stood without the Cities; subfifting on their own Labour in Husbandry and other Trades, and on the Oblations of the Faithful; of

all which the Abbot had the Management.

But in the Cities they liv'd on their own Handlabour, and the Share which was allotted them by the Church of that Place. Thefe retain'd their ancient Discipline much longer: And as the Clergy, after they began to share the Goods of the Church among themselves, had lost much of the Reverence

the first, who brought the that Solitude may easily be found in Community and Society.

> (2) Alia Monachorum est caula, alia Clericorum, faith St. Jerom. And again, Clerici pascunt oves, ego pascor. Epist. ad Helicd.

Eut tho' the Monastick Life were very different from the Ecclefiastick, it was however a Ancients, in calling a Convent merearis. Epift. ad Rusticum.

they

V. Epist. 10. ad Episcopes Canabium, and those in Religi-Monks to live in Common. A Proof, That that Life is not inconfiltent with Solitude: V. hich Point Mr. D'Offat preffeth with great strength of Reason, to an Abbot of the Order of Feiillans. A Monk, faith he, who attends Mattins, and other Services, enjoin'd, and employs the rest of the Day in Study, or in some other honest way, is folitary enough, and needs no other De-Step to Orders. Sic vive, faith iert but his Convent. And the he to a Monk, ut Clericus esse

they had among the People, whose Devotion by that Means was extinguish'd; few continu'd their Bounties to the Church, and there had been an End to all its Acquisitions, if the Monks, by continuing to live in Common, and exercifing Works of Charity, had not reviv'd and turn'd all the Stream of the People's Devotion on themselves. Thus they became, in time, very powerful in Inheritances, and Possessions of all Kinds: Every one finding a stronger Invitation to his Charity, as he faw It was then employ'd in maintaining great Numbers of Monks, in educating Youth, and other Works of Piety and Hospitality (3). The Abbot Trithemius reckons the Number of Monasteries of Benedictines were 15000, befides the leffer Convents. The Monks chofe their own Abbot, who govern'd in Spirituals, and had the Disposal of all the Oblations, as well as of all they gain'd by Labour: Afterwards, also He had the Management of the Revenues arising from their immoveable Estates.

of Phil. Augustus, That the Mo- ver Menastice Religionis tepuenasteries of the Benedictines rat. Jam unusquisq; in benis gratis, and Schools to teach quid sibi acquisiverant, in servitheir Children.

their Fathers Estates, which at 403. their Death they left to their

(3) Mezeray faith in the Life Convent. Jam eo tempere ferwere as Inns for Receipt of Parentum Jucrum bares fieri Gentlemen and other Travellers quarebat: Unde quidam ecrum, tium fratrum, & communem w-Another thing contributed tilitatem Loci publice contrademuch to the Encrease of Mona- bant. Chronicon. S. Benigni chisin, which was, the Means Divion. Anno 789. Tom. 1, they had found to succeed to Spicelegii Acher. pag. 402, &

CHAP. IX.

UT after the Year 500, the Bishops being become the absolute Dispensers of the Fourth Part of the Goods of the Church, they began to employ more of their Care on their Temporal Affairs, and to make Parties in the Cities: So that Elections were no longer carry'd on with a View to the Service of GOD, but manag'd by Faction and Intrigues, which often proceeded to open Violence. This gave the first Alarm to Princes, who had hitherto little concern'd themselves, in the Choice of the Ministry; but when the Holy-men of those times began to declare, That GOD had plac'd the Church under their Protection, and that they were answerable by that Divine Commission, to see that the Affairs of the Church should be administer'd under regular and legal Forms of its own. This open'd the Eyes of Princes, and made them capable of difcerning how much the Interests of ambitious Clergymen, and the featitious Cabals form'd on thefe Occafions to obtain the Dignities of the Church, endanger'd the publick Peace, and the Interest of the Civil Government.

Mov'd therefore, partly by Religious Confiderations, and partly by Reafons of State, they now began not to fuffer the Clergy and the People to determine Elections by themselves, and according to their own Passions. For seeing Men now no longer avoided and sled from Bishopricks, but even made Interest for them with all the Courtship and skilful Solicitations they could use; so great a Change open'd a Way to Factions, and consequently to Seditions, and sometimes Bloodshed at the Instigation

of the contending Parties.

Sometimes the Inconveniencies were no less by Elections falling on People ditaffected to the Government, and such as entertain'd secret Correspondence with the Enemies of the State, which, during the Western Consustions, were never inconsiderable: Or otherways, by Elections falling on such who afterwards attain'd to great Popularity, which they apply'd to usurp the Power of the Magistrates, and then to incite the People to support their Innovations.

These Distempers produced an Edist, that no Person elected should be consecrated without the Approbation of the Prince or Magistrate, reserving to themselves the Right of confirming the great Bisshopricks, such as those in Italy of Rome, Ravenna, and Milan, and leaving the Care of the others to

their Min sters.

But in those times, as more Regard was had to the answering the true End of good Government in the Church, than to any Appearances, If there happen'd in a City some one of that consent Merit, that was equally the Inclination both of Prince and People, upon a Vacancy he was confecrated forthwith,

without other Formality.

Sometimes Accidents of Wars or Plagues might haften the Confectation of a Bishop, before the Princes Confirmation were obtain'd (a): As it happen'd in the Case of Pelagius II. Rome being then besieg'd by the Lombards. But after the Siege was rais'd, that Pope sent St. Gregory, who was then Deacon, and afterwards his Successor, to excuse it to the Emperor, and to beg he would confirm what Necessity had oblig'd to be done.

⁽a) Post Benedictum Papam | bardi Romam per Circuitum Pelagius Romanæ Ecclesiæ ron- obsiderent; nec posset quisquam titex absq; Jussione Principis or- a Roma egredi. Warnefrid de dinatus est: Eo quod Longo- gestis Longobard. Lib. 3. cap. 20.

26 Of ECCLESIASTICAL

In this Manner, that is with the Imperial SanEtion, the Popes and Bishops continu'd to be chosen in Italy until the Year 750. But in France, and other Countries beyond the Mountains, the Royal Authority, and even that of the Mayors of the Palace, appear'd more absolute; for the People, as soon as those Princes concern'd themselves in Elections, defifted intirely and withdrew themselves from them. Good Men acquiels'd, in Confidence that their Princes would take all the Care that was necessary in that Matter; and ill Men despair'd to bring about their Designs: So that the Kings of France had the sole Collation of all the Bishopricks throughout their Kingdom.

Through all the History of Gregory of Tours, from the time of Clouis the first Christian King of France, until the Year 500, we find no Instance of any one Bishop being made in any other Manner than by the Nomination or Confent of the King (b). And St. Gregory I. who was made Pope in that Year, writing to the Kings of France on divers Occasions, laments that Bishopricks were bestow'd on Men not sufficient for that Charge; befeeching them to choose Men of Probity and Capacity, but without any Objection to the King's Right of Nomination, unless it were

want of Merit.

It:

le2-ion

⁽b) Interempto Rustico Ca-squam de eo æstimationem hahoc amantissima & valde ambi- Episc. Cature. cap. 8. tem. 1. enda præcepta dedit, in quibus Biblit. MS. Labbei, p. 703. perspicuè agnoscitur, vel quamber de la preareth, The obrem hunc Rex diligeret, vel People chose, but that the E-

turoci urbis Episcopo, consensus beret. Tale nimirum de illo Regis & Civium pari sententia Rex civibus & Episcopis, cunin Episcopatum Desiderii aspi- Roq; populo testimonium dedit, ravit. Nam licet suggestio Ci- jut jure plebium testimonia revium ad Præfules & Principes | gia oracula præcellerent, ac præjam præcesserit, Rex tamen pro venirent. In vita S. Desiderii

It was eafy for those Bishops when once they were made without the Authority of the People, to exclude the People also from the Choice of Priests, Deacons, or other Ecclefiastical Ministers, and to transfer that Right to the Prince alone. Some Part of the People having wholly withdrawn themselves from Ecclefiaftical Congregations, to attend their domestick Affairs, others to avoid popular Factions, others again, upon finding themselves contemptuoully treated by the Bishop, whose Power was grown to an inconvenient Size, by his Wealth, and the Interest he had in his Prince, of whom he held his Bishoprick by Nomination or Confirmation. And fometimes the Prince would name the Persons to be ordain'd, or would commit that Care to the Bishop, especially when he happen'd to be in his Prince's Confidence. And this often brought him to be farther uleful, either in making up Differences among the People, or in decidng difficult Causes referr'd to him by the Prince.

a Letter of Dagobert, reported in the Life of St. Didier, viz.

Juxta Civium petitionem. noitram quoq; concordantem in omnibus voluntatem decernimus, ac jubemus ut adjuvante itræ præscriptione subter eam & clamante laudem ipfius Clero, vel Populo, vir illultris, & verus Dei cultor Defiderius I ontifes in urbe Caturci debeat confebrari, & noitra civiumg; voluntas, quod decrevit in omnibus, in Dei nomine p rficiatur, Ep. 13. & Tom. 1. Conc. Gall. & pontificali benedictione subli- Fpist. 27. ad Theodoric. & Theomatus, pro nobis, & pro uni- debert. Lib. 7. epift. 114. & versis ordinibus Ecclesiæ debeat | tom. 1. Concil. Gall. epist. 28. exorare, & acceptibiles Deo

lection ought to be confirm'd by hostias studeat offerre. --- Qua the Prince. Which is feen in de re, præsenti authoritate decernimus, ut dichus Desiderius Episcopatum in Caturcensi urbe præsentialiter suscipiat. Et ut ĥæc deliberatio voluntatis nothræ firmior habeatur manus nodecrevimus roborare.

1 Lib. 4. Epist 53. ad Childebert. & t.m. 1. Cencil. Gall. Epist. 5. ad Frunichildem. Lib. 7. Ep. 5. & t m. 1. Concil. Gall. Epift. 22. ad Erunich. Lib. 7. For the Respect shew'd to Religion in those Days having rais'd the Bishops to a Credit, which was not ordinarily afforded to Magistrates, engag'd them more in these secular Functions than in teaching the Doctrine of Christ, in which ignorant Men had thought, at first, consisted their principal Duty. So that to be a worldly prudential Man was a better Qualification for a Bishop, than to be a good Casuist. Which holds good to this Day in that Saying, That except it be in Places consining on the Insidels, a good Lawyer makes a better Bishop than a good Divine; which indeed must be allow'd, if the chief Business of a Bishop be to try Causes.

JESUS CHRIST, when he ordain'd his Apostles, told them, As my FATHER fent me, so fend I you. By which they understood he sent them to teach. But if now every Man be sufficiently instructed, there is no need of any more Teachers; and they ought to quit an Employment grown use-

less to the World.

Heretofore the principal Care of a Bishop was to teach, his next was to take Care of the Poor; but as the Administration of the Church Assairs came into the Hands of the Clergy, there grew some Remishes in both Duties, and the *Quadripartite* Divi-

fion came to be arbitrary.

Where the Bishop and Clergy were Men of Conficience, a reasonable Division was made, but where they happen'd to be interested Men, the Poor wanting Protectors, and the Fabrick of the Church Supervisors, these two Portions were in some Places sunk almost to nothing, and all was divided betwixt the Bishop and the Clergy.

And even in Churches where the Division was made with due Proportion, the Administration of the two Parts which was allotted to the Fabrick and the Poor, remaining still in the Hands of the Clergy,

were

were infenfibly diminished, to the Advantage of those who had the Management; which is made more evident by the sew Instances that are any where to be found of Fabricks having any particular Revenue, or of any Fund remaining for the Poor, except Hospitals, which are of no ancient Institution.

At first the Share of the Clergy was not divided among them, but lest to the Discretion of the Bishop, to dispence according to every one's Merit. But afterwards the Priests took upon them to make the Dividend among themselves, excluding the Bishop from that Care; and when they had set out their own Share, in the Direction of which neither the Bishop, nor any other had any hand, they then sub-divided it among themselves. This gave Beginning to every Man's Property, and thus they ceased to live in Common.

But tho' the Revenues were thus divided, yet all the Stock or Fund remain'd ftill intire, and undivided, under the Direction of Deacons, and Sub-deacons, who receiv'd the Rents, and affign'd them to the Bifhop, and to every Priest, in Proportion to their Shares.

In those times the Church Estates were called *Patrimonies*, which I have thought fit by the way to remark, to obviate any Mistake that this Name might signify any soveraign Dominion, or Jurisdiction belonging to the *Roman* Church or the Pope. The Estate of every Family, descending from its Ancestors, was call'd a *Patrimony*. And the Demeass or Estate belonging in particular to the Prince, was call'd *Sacrum Patrimonium*, to distinguish it from the Patrimonies of private Men; as we find in many Places of the 12th Book of the Code. For the same reason the Name of Patrimony was given to the Estate of every Church; and we find mention'd

tion'd in the Letters of St. Gregory, not only the Patrimonies of the Roman Church, but also of the Church of Rimini, Milan, and Ravenna.

Churches in Cities, whose Inhabitants were but of moderate Substance, had no Estates lest to them out of their own District: But those in Imperial Cities, such as Rome, Ravenna, and Milan, where Senators, and Persons of the first Rank inhabited, were endowed with Estates in divers Parts of the World. St. Gregory mentions the Patrimony of the Church of Ravenna, in Sicily, and another of the Church of Milan in that Kingdom. The Roman Church had Patrimonies in France, Africk, Sicily, in the Cottian Alps, and in many other Countries. And the same St. Gregory had a Law-suit with the Bishop of Ravenna, for the Patrimonies of the two Churches, which afterwards ended by Agreement.

And to create yet the greater Respest for the E-states belonging to the Church, it was usual to annex the Name of some favourite Saint, which that Church held in most Veneration. So the Estate of the Church of Ravenna was call'd, The Patrimony of St. Appollinare; that of Milan, The Patrimony of St. Ambrose. The Estates of the Roman Church were call'd, The Patrimony of St. Peter in Abruzzo, the Patrimony of St. Peter in Sicily; in the same manner as we say, The Revenues of St. Mark at

Venice.

Where the Patrimonies of the Prince were not affign'd to the Use of the Army, a Governor or Intendant (1) was plac'd, who had Jurisdiction in all Causes which concern'd those Estates: Some of the

Roman

⁽¹⁾ This Intendant was stil'd, ken of in the first Book of the Comes rerum Privitarum, to distinguish him from the Comes the second in the Title 34. facri Patrimonii: Both are spo-

Roman Clergy would have usurp'd the same Power, wherever that Church had any, throughout all their Patrimonies, and have been the Judges themselves, without having any more Recourse to the Civil Magiftrate. But St. Gregory condemn'd and rebuk'd this Innovation, and forbad the Practice of it under Pain of Excommunication.

The Canon of St. Ambrose, call'd, Si Tributum (c), is a Testimony that the Estates of the Church paid Tribute to the Prince. And it is certain, that in the Year 681, Constantine Pogonatus or Barbatus, exempted the Roman Church from Tribute, which it paid for the Patrimonies of Sicily, and Calabria; and Justinian Ritmenus in the Year 687, remitted the Tribute for the Patrimonies of Abruzzo and Lucania.

Yet the Roman Church drew not fo great Revenues from its Patrimonies, as some have imagin'd; for Historians speaking of the Confiscations of Calabria and Sicily by Leo Ifaurus, in the Year 732, acquaint us, That they both yielded but 3 Talents of Silver, and half a Talent of Gold; which (not to dwell on the Diversity of Opinions concerning the Value of a Talent) make no more than 2500 Crowns of our Money: And the Patrimony of Sicily, tho' very large, amounted to no more than 2100 Crowns.

⁽c) Si tributum petit Imperator, non negamus; agri Ecclesiæ solvant tributum. Si agros desiderat Imperator, potestatem habet vendicandorum; toltonia solvant si not their own) sed non nego. Causa II. quast. I. cap.27. lateos, filibitum est; Impera-

CHAP. X.

I T will not be foreign to our Subject to know the particular State of the Church, during the time that the Goods of it remain'd united in one Common-stock, and under the same Administration, tho' the Revenues arifing from thence were divided: But the same Face of things was not likely to continue, confidering the Differences which arose betwixt those who had the Administration, and those who were subject to it. So every Minister began to retain all the Offerings made in his own Church, and convert them to his own Use: Whereas before they carried the Offerings to the Bishop, who made a Dividend of them. But as an Acknowledgement of the Bishop's Superiority, every Minister presented him with a 3d Part of these Offerings, and something more, as a Mark of Respect paid to the Episcopal Chair, which was call'd The Cathedral (a) They also divided the Lands, and affigned to every Man his Share.

But these Changes were not made in all Places, nor all at one Time, where they were made; nor by any publick Edict, but in the Manner wherein all Customs are introduced, obtaining and enlarging themselves insensibly, especially bad ones, which make the swifter Progress, and find less Opposition.

nibus custodire, ne qui Episco-l

(a) Cathedraticum etiam non | porum Siciliæ de Parochiisad te

Can. 5. q.3. causa 10. The Council of Braga had Illud te volumus modis om- fix'd this Right 8 Years before.

amplius quam vetusti moris esse pertinentibus nomine Cathedraconstiterit, ab ejus loci I resbytici amplius quam duos solidos
tero noveris exigendum. Gelasius Fabiano Episcopo, anno 494.

Auno 500. Can. 4.

Whilst the Affairs of the Church were in this Posture, the Princes distributed the publick Lands among the Soldiers, upon Conditions of feveral Natures, some of guarding the Frontiers, some of serving the State in Civil Affairs, or in the Wars, fome of defending the Cities and ftrong Places. And these Estates, which in the Language of the Franks and Lombards were call'd Fiefs, in the Latin Tongue, which was not then wholly extinct, were called Beneficia, as held of the Princes Bounty (1). For the fame Reason the Portions of Ecclesiastical Estates, or the Right of possessing them, were also call'd Benefices, because they were in that Respect like Bifhopricks given by the Prince; or by the Bishop, who with the Permission of the Prince, conferr'd the other Dignities: Besides that the Church-men are confider'd as a fort of Spiritual Soldiers, who keep constant Guard, and exercise a sacred Warfare.

The Abbies beyond the Mountains by this time being grown to vast Possessions, the Mayors of the Palace took upon them the Authority of making the Abbots: For which the Usage of those times in making the Monks all of meer Laymen, gave also a fair Occasion: Unless sometimes, as a thing of Grace, the Monks had Leave to choose an Abbot

themselves.

In Italy, where the Wealth of the Monasteries had not made them considerable before the Year 750, they had pass'd unreguarded by the Gothick Kings, the Emperors, and the Kings of Lombardy; to that the Election remain'd still in the Monks only, with the Super-intendency of the Bishop.

⁽¹⁾ That which Marculf calls las nuncupantes illus, quas aut Munus Regium is nothing but a munere regio, aut de alede Pa-Fief, according to Nound. Bignon. Dedit igitur virille per manun nstra conjugi sux illi vil- 12.

Of Ecclesiastical 34

But the Bishops being become uneasy to the Monafteries, by their aspiring to too much Power, the Abbots and Monks, to deliver themselves from this Subjection, betook themselves to the Pope; beseeching him to exempt them from the Bishop's Jurisdiction, and to take them into his immediate Protection.

This was gladly embrac'd by the Popes, who faw their Interests, in creating, by this means an immediate Dependance on themselves, in Cities belonging to other Governments; and in enlarging their Authority over the Bishops. Besides that it imported extreamly, that so great a Body as that of the Monks, who in those times were almost the only Persons, who addicted themselves to Learning, should depend intirely on the See of Rome. And this Exemption quickly extended itself to all the Monasteries, which by this Means became more closely united to that See, and separated from the Bishops (2).

CHAP.

of

(2) The Abbots, faith Fra. the Bishop his Metropolitan: Pacle, lib. 2. Council of Trent, That the Church Militant ought from the Obedience of the Bi- ple of the Church Triumphant, take them under the Pro- will not submit to an Archangel: under no Authority but that of faid, had he liv'd in one of the ceiv'd them, as it turn'd much faith Mezeray, tho' a Monk, and to its Interest, seeing it is almost zealous for the holy See, ways theirs who obtain Privi- loudly condemns these Exempleges, to support his Authority tions. For, faith he, to exwho grants them. St. Bernard empt Abbots from the Jurisdetesting this Innovation, re- diation of Bishops, what is it monstrates to Pope Eugene III. other, than to command them the great Abuse of an Abbot's to rebel? And is it not as mon-

refolv'd to withdraw themselves to govern itself after the Examshops, befeeching the Popes to where an Angel never faith, I tection of St. Peter, fo as to be But what would this Saint have the holy See: Who gladly re- following Ages? St. Bernard, refuling to obey his Bishop, and strucus a Deformity in the Body of the Church, to unite imme- membra aliter locas, quam difdiately a Chapter or an Abbey potuit ipfe----Sicut Seraphim & to the holy See, as in a human Cherubin, ac cateri quiq; uiq; Body to join a Finger to a Head? ad Angelos, & Archangelos, or But it is observable by the way, dinantur sub uno capite, Deo: That the Exemption from tem- Ita hic quoq; fub uno fumano poral Rights, which the Bishops Pontifice Primates, vel Patrithemselves had granted them, archæ Archiepiscopi Episcopi, opened the Door to this Spiri- Presbyteri, vel Abbates, & ier tual Exemption.

Ecclefias mutilare membris, con- Archiepitcopo: Aut abbas, nolo fundere ordinem perturbare ter-lobedire Epileopo, hoc de Cœlo manui, brachio collaterem. cap. 4. Tale est, si in Christi corpore

liqui in hunc modum---- Quod Tune tibi licitum censeas suis si dicat Episcopus, nolo esse sub minos, quos poluerunt patres non est: Wish tu forte Angelotui? ---- Monstrum facis, si rum quempiam dicentem aumanui digitum submovens facis disti: Nolo sub Archangelis pendere de capite, superiorem esse, &c. De considerat. lib. 3.

CHAP. XI.

In France, the Bishops gave themselves up intirely to secular Cares: And seeing those who were made by the King had no Reftraint on their Behaviour, it was less to be expected the others should have any, who were made by the Mayors of the Palace, when the Royal Authority was fo much de-The Abbots too had their Avocations from the Functions they were at first design'd to; furnishing the King with Soldiers, and going themselves in Person to the Wars; but not to do the Duty of Ministers of Christ, but to draw their Swords in the Field (1).

⁽¹⁾ The Use of Arms was fire cesserit, & arma belliea indutus bid by the Chap. 61. lib. 6. of tuerit ad belligerendum ab omni the Capitulars. Si quis Epitopus, Presbyter, Diaconus, vel nec Luicam Communionem ha-Sub-diaconus, ad bellum pro- beat.

Of ECCLESIASTICAL 26

This furnish'd them with an Occasion to take all to themselves, instead of being contented with the Fourth Part; so in this Military Capacity they plunder'd the poor Priests who administer'd the Word of G O $\tilde{\mathrm{D}}$ and Sacraments to the People, and had nothing left to maintain them: And this oblig'd the People, every Man according to his Zeal, and his Devotion, to contribute to their Maintenance out of his own Estate.

But the Difference betwixt the Liberality of Contributions in one Place and another, occasioning sometimes great Complaints, the Question grew, What was the reasonable Part for the Curate? And the receiv'd Opinion of those times was, That it ought to be determin'd by the Divine Law in the Old Testament, which gave him the Tenth. feeing GOD had enjoin'd this to the Jewish Nation (a) it was easy to represent it as due also under the Evangelick Law; tho' our Saviour Jesus CHRIST, and St. Paul, are filent in it, farther than to fay, That the People ought to make a necessary Provision for the Minister (b) and that he who labours is worthy of his Hire (c); and that those who ferve at the Altar ought to live by it (d): But without prescribing any fix'd Proportion, because in some cases the Tenth Part would be too little, and in others the 100th Part would be fufficient.

But as this is a thing in itself fo evident, and I shall have occasion to resume the Subject, and treat

bis reddere, Exed. 22. Offere- suo, Matth. 10. tis decimas, & primitias manuum vestrarum, Deut. 12.

⁽a) Decimas tuas non tarda-| (c) Dignus est. operarius cibo

⁽d) Qui altari deserviunt, cum Altari participant----cede sua, I.uc. 10. & 1 Tim. 5. vangelium anunciant de Evangelio vivere. 1 Cor. 9.

it more at large, hereafter, I will leave it now; only with this Observation, That all the Sermons of thote times, and for some Ages after, without touching on Matters of Faith, were all pointed to prove the Obligation of paying Tythes (2); which the Neceffities, and Interests of the Curates or Ministers, induc'd them to amplify and enforce with all their Eloquence: This; as it happens fometimes to Orators, carry'd them so far, as to place all Christian Persection in that one Merit of paying Tythes: And not contented with Predial Tythes, they began to claim Personal also; that is to fay, the Tythe of every Man's Trade and Industry, not excepting even that of Hunting, and the Soldiers Pav.

As many of these Sermons are extant without the Authors Names, some of them, through Mistake or Defign, have been attributed to St. Augustine, and other ancient Writers. But besides that the Stile diffeovers that they have been made about the Year 800 (3), Hiftory puts it out of all Doubt, that there

(2) A Preacher in the time ! gainst which Abuse Alcuinus of Charlemaign inform'd his inveighs in one of his Letters.

Audience, That they ought rot only to pay Tythes to the Prietts, but to carry them to opere Dei, & esto Prædicator their Houses.

pitulars, p. 1376. see lib. 6. of tres nostri sufferre potuerunt?

veritatis, non Decimarum ex-

Nec debetis expectare ut Pres- actor; quia Novella Anima Abyteri & Clerici alii decimas postolica Pietatis Lacte nutrivobis requirant, sed cum bona enda est, donec crescat, convalvoluntate vos ipli fine admoni- escat & roboretur ad acceptiotione debetis donare, & ad do-nem folidicibi. Quid imponen-mum Presbyteri ducere. dum est Jugum cervicibus Idio-In the Appendix to the Ca-tarum, quod neq; nos neq; fra-

these Capitulars, chap. 192. Ep. 7. apud Mabillon, tom. 4. where the Priests are enjoin'd Analesterum, p. 279.

to preach to this Furpose, A-1 (3) Cardinal Peron saith,
D 3 That Than never were any Tythes paid either in Africk or in the East, and that they owe their Original to France (4), as hath been before observed.

That these Pieces were forg'd | famulantibus populus omnis inby the Monks in the time of ferat, quas facerdotes aut in Charlemaign, because they liv'd pauperum usum, aut in Captimost at that time by transcribing vorum redemptionem erogantes Dooks. Perreniana.

Statuimus, & decernimus, ut Ecclefiæ omni tempore separemos antiquus a fidelibus repare- tur. Can. 5. in fine. tur, & decimas Ecclefiasticis!

fuis orationibus pacem populo (4) The Council of Mascon, ac salutem imperrent. Siquis Anno 585, proceeded to excomunicate those who paid not Tythes. salutemrinis sucrit, a membris

CHAP. XII.

Come now to Italy, where for many Ages none was ordain'd to the Priesthood, who had not at the fame time fome particular Cure affign'd him, unless in the Case of some eminent Man for Piety and Learning, who would not accept the Care of any Parish at his Ordination, that might divert him from his facred Studies. St. Jerom and St. Paulinus were thus ordain'd Priests, one at Antioch, the other at Barcelona (a); and except on this Occasion, Antiquity knew no Distinction betwixt Ordination and a Benefice, which was always affign'd him, and which gave a Right to be entertain'd out of the Common-Stock of the Church.

⁽a) Ea conditione in Barci- Domini non etiam in locum Ecnonti Ecclefia consecrari addust- clesia dedicatus. Paulin. Ep. 1. us sum, ut ipsi Ecclesia non ad Severum, Num. 10. alligarer in facerdotium tantum

But when Church-men of Merit happen'd, by the Calamities of War, to be driven from their Ministry, and receiv'd into other Churches, where they were maintain'd out of the Common-Purse, in the same manner with the Clergy of the Place. As any Vacancy happen'd, by Death or otherwise, it was fill'd by some one of the strange Clergy, who being thus provided for, was call'd Incardinatus (1); and he who stepp'd into a Ministry, having had none before, was call'd Ordinatus.

This Usage began in Italy before the Year 600, when many Bishops and other Clergymen were plunder'd, and driven from their Cures, by the Ravages of the Lombards, and were thus replac'd in other Churches, as Ministeries became vacant. The Bishops were call'd Episcopi Cardinales (b), and the Priests Presbyteri Cardinales (c).

Now

(1) That is, speaking strictly,

ferr'd, or transplanted.

(b) Et temporis necessitas nos perurget, & imminutio exigit Personarum, ut destitutæ Ecclesiæ veitræ salubri debeamus dispositione succurrere; & ideo | secundum desiderium vestrum fratrem & Coepilcopum nostrum illum, cu us Ecclesia est ab hostibus occupata, Cardinalem vestræ Ecclesiæ, sicut petiillis, constituimus sacerdotem, quatenus vos de propitio, & ordinando, & vigilando, folicite studeat gubernare, cui dedimus in mandatis, ne unquam ordinationes præsumat illicitas. Liber сар. 3.

(c) Hae vox, saith Onuphadmitted into a Society, trant- rius Povinius, in his Interpretation of Ecclesiastical Names, est frequens in Registro D. Gregorii, & Epistolis Pontificum Roman. Decretalibus, quibus is Cardinalis dicitur Presbyter vel Diaconus, qui certæ alicui Ecclefiæ, vel Diaconiæ proprius & adcerti alicujus tituli five Ecclesiæ ministerium ordinatus, infertus annexus, & ut iple loquitur incardinatus est. Nam St. Gregorio idem est, Cardinalem constituere in aliquo titulo, vel Ecclefia, quod incardinare alicui Ecclessie, vel in aliqua Ecclesia cardinare. Idem etiam de Episcopis dicit quod de sus Diurnus summ. Pontif. Tit. 11. Eclesia ad aliam necessitatis canta translatos, Episcopos quidem Ec-

D 4

clefiæ

Of Ecclesiastical 40

Now, the greatest Part of those who were so driven from their own Churches, betaking themselves to those of Rome and Ravenna, which were the richest, and had the most Employments in the Ministery to give, and these Strangers finding a welcome Reception there, both in regard of the Abundance in those Churches, and of the great Concourse it drew to them of the most eminent Persons of all Kinds (which we see continu'd to this Day) it rarely happen'd, that any of their own People were ordain'd, but commonly Strangers: And this was the region, why in these two Churches, all who had any Ministry, were call'd Cardinales: A Name which still remains in the Church of Rome, but not in that of Ravenna; which Paul III. abrogated in the Year 1543.

Thus the Name of Cardinal, which first deriv'd it telf from a very low and abject Condition, is, by a Change of Signification, become a Title fo elevated, that Cardinals are now faid to be, Quasi Cardines omnium terrarum (2): And that which at first was no

Degree

clefiæ fuæ, illius vero ad quam [lection: And their Authority translati funt, facerdotes five Pontifices Cardinales vocat.

Where is to be observ'd, That by the Phrase incardinare aliquem, St. Gregery means fome-times, To make a Bishop.

Machiavel gives the following Account of the Original of Cardinals. Under the Pontifi- Hinges or Axis on which the cate of Pasc. I. saith he, the Government of the universal Curates of Rome took upon Church turns. And accordingthem the Pompous Title of ly the Council of Balil expres-Cardina's, as an addition to the fees itself, viz. Cum summo Honour of being the nearest Pontifici S. R. E. Cardinales in Ministers to the cope's Person, dirigenda Christiana Republica and of having a share in his E- Collaterales assistant, necesse est,

encreased to that Degree, especially after they had defeated the People of Rome of the Right of electing the Pope, that the Pontificate almost always fell upon one of them. Lib. 1. Hift. of Florence.

(2) That is to fay, The

Degree nor Order in the Church, but introduc'd by meer Accidents of Calamity, is exalted to that Pitch of human Grandeur and Dignity, which we fee it in Possession of at this Day.

But whoever will look into the most celebrated Councils held at Rome, will find that the Cardinal Roman Pricits, in their publick Writings, have always figned under the Italian Bishops; and that even in after Times, no Bishop was made a Cardinal-Prieft.

The first Bishops who were made Cardinals, were Persons of Note, who had been driven from their Churches; for Instance, Conrade Bishop of Mentz, who having been treated as a Rebel by the Emperor Frederick I. was receiv'd with open Arms by Pope Alexander III. and made Cardinal of St. Sabin. In those Days, and until the time of Pope Innocent IV. the Cardinals wore no Habit, nor any Mark of Distinction. He gave them the Red-Hat on Coristmass-Eve (3) in the Year 1244. And Paul II. added the Red-Cap (4) to be worn by all the Cardinals, except fuch as were Monks or Regulars: Yet to these also it hath been granted fince by Gregory XIV.

ut tales instituantur, qui sicut! nomine ita re ipia Cardines fint, fuper quos oftia univerfalis versentur & sustententur Ecclesiæ. Sell. 23.

Sicut per Cardinem volvitur ostium Domus, faith Eug. IV. Ita fuper hos fedes Apoltolica totius Ecclesiæ oslium quiescit & fustentatur.

(3) Hic in vigilia natalis Domini 1244. Lugduni in Conordinis hominibus proprium in- loris, d no dedit, quo Equos, vel figne, pileum rubrum dedit---- Mulas sternerent dam equitant.

quo fignificabatur eos etiam caput suum, si opus esset, pro Ecclesiastica Libertate tuenda gladio offerre debere, & præfertim eo tempore quo Romana Ecclefia a Frederico II. Imp. vehementer oppugnabatur.

Onuphr. Panvin. annit. ad vit. Innoc. 4.

(4) And also Housings or Horse-clothes of Scarlet, when they rode on Horseback. Quicilio generali 12 Cardinalibus bus etiam, faith Platina, in this viris excellentissimis creatis ejus Pope's Life, panum coccinei co-

Of Ecclesiastical 42

We have thought a short Deduction of this splendid Order, from the Original, necessary in this Place, as it concerns so eminent a Dignity, which at this Day holds the fecond Place in the Church, and for which, the World feems not to afford Titles pompous enough (5). [Urban VIII. who reigns at present, gave them the Title of Eminence, by a solemn Bull (6).7

thing before us upon this Subject, what Mezeray fays of Cardinals feems to merit a Place in our Observations. 'In the Lite of Phil. Augustus, saith he, the Affistance of so many Men, chosen out of all Degrees, in the Western Church, which piers or the Printers, who profupply'd the facred College, contributed not a little to sup- Note for Part of the Text: For port the Popes under the Bur- Frà. Paolo was dead before Ur-

encrease their Authority in

(5) That we may have every the most distant Countries; but being thus agrandiz'd by 'their Means, they deliver'd ' themselves from their Depen-'dance.

(6(These last Words have been added to the Original, in the Italian, either by the Cobably have mistaken a Marginal den of their Affairs, and to ban VIII. obtain'd the Chair.

CHAP. XIII.

ROM the first Establishment of the Church, until near the Year 500, every Priest, as we have already shewn, was ordain'd to some particular Cure or Ministry, and liv'd upon the Common-Stock: And after Benefices came in use, no Person was ordain'd, without a Defignation to some particular Benefice for his Maintenance.

But in Process of Time, it became the Prastice, That if any Man well qualify'd for the Ministry happen'd to appear, tho' there were no Room, nor Benefice vacant, the Bishop, for sear of loosing him,

thought fit to ordain him without Office or Title, and confequently without Benefice, in Expectation of one becoming vacant. And these Supernumeraries without Title, were Co-adjutors to those who had Benefices; who, for their Service, allow'd them a Subfiftence.

But in time also this fort of Clergy, without Benefices, encreasing to an excessive Number, and the Beneficiaries growing weary of their Charity towards them, it produc'd a Multitude of Scandals and Indecencies, which it was necessary to remedy by Law; by which, the Bishops were oblig'd to maintain all the Clergy themselves, whom they so ordain'd without Title (a).

This, at the Beginning, put some Stop to the Distemper; which, tho' often suppress'd for a while, as often return'd; for which there were two apparent Causes: One was a prevailing Desire among the People in those Days, of getting into Orders, that they might enjoy the Privilege of Exemptions, and withdraw themselves from the Jurisdiction of Princes: The other was, an afpiring in Prelates to Dominion, by encreasing the Number of their Subjects. Nor have yet these Disorders met with such a Remedy, but that frequent Indecencies still happen in many Kingdoms, to the great Diminution of the People's Respect for Religion.

(a) Episcopus si aliquem sine Inatus de sua paterna hæreditate, certo titulo de quo necessaria vel alia honestatis causa subsidi-

diu ei necessaria subministret, Council of Lateran, under donec in aliqua Ecclesia ei convenientia stipendia Militiæ clericalis assignet. Nisi talis ordi-

vitæ percipiat, in Diaconum & um possit habere. Presbyterum ordinaverit, tam | This Canon was made by the

CHAP. XIV.

Either hath the Episcopal Order itself escap'd this Abuse, since Bishops were begun to be made only Titular, and by Derision call'd Nulla-tenentes (1). Yet it cannot be said but some more Ceremony is used in making these, than in the Case of other Priests without Benefices. For the' Priests and Deacons, and other inferior Ministers are ordain'd without any Cure affign'd them, either real or nominal, there is no Instance of a Bishop being ordain'd without a Diocess assign'd him, from which he takes his Title, tho' it be in Partibus Infidelium, But in that Case having no Christian in his Diocess, and only a Name without a People, he lives by ferving some great Bishop, who cannot attend the Episcopal Functions, or thinks them too inferior for him to officiate in Person. And these Titular Bishops, before the Council of Trent, were in great Abundance, tho' now their Number is very much reduc'd.

(1) That is to fay, Holding only the Power and Vertue of a Church was not necessary: That if in former Times no Bishop was ordain'd without having a Church affign'd him, it was because neither Priest, nor Deacon was then ordain'd without a Title: That fince that time, it had been found for the Service of GOD and the loft his Wife, for a Husband.

An Italian Bishop rep y'd Diocess. Frà. Paele, lib. 8. Conc.
That the Titular Bishops having Trent.

Indeed

nothing. A Spanish Bishop main- Order in them, their having tain'd in the Council of Trent, That a Bishoprick necessarily requir'd a Dioces; that a Bishop and his Church are Co-relatives like Man and Wife: That no Footstep can be found in all Antiquity, where Bishops who quitted their Bishopricks, or were depriv'd of them, ever pais'd afterwards for fuch, any Church, that there should be more than a Man, who hath Priests without Titles; and con-

Indeed feeing the Jesuits have started a Question, Whether the Pope hath Power to ordain Bishops without any Title at all, real or nominal, and that they have been pleas'd to decide it in his Favour, we think it is best answer'd by a Prayer, That GOD would please never to suffer such Power to be put in Practice, lest the Reverence for this Order also be lost, which had been in general preserv'd, and with the highest Observance towards all Ecclesiastical Orders, while no Man was ordain'd that had not a particular Ministry assign'd him: And it had this Esset, that every Man was Resident, since none could be found to spare, to officiate for another.

As the Abuse of Non-residence was then utterly unknown, so also was the Distinction betwixt Benefices, which oblige to Residence; and those which do not. And were the Benefice rich or poor, or the Business of it great or little, the Incumbent could no way avoid serving in Person.

But after they began to ordain without Titles, those who had Titles were from hence supply'd with Curates for small Salaries, which afforded the Titulars a convenient Leasure to follow other Business. Accordingly the Bishops in *France*, and even the Parish-Priests, substituting some poor Priests in their Room, pass'd much of their Time at Court.

A little before the Year 800, this Abute began to be remedy'd, not by Laws or Ordinances, but by Censures and Deprivations; which Severities serv'd to keep the Beneficiaries in some Order. Yet the Splitting of Benefices, Ordination without Titles, and Regulations for Residence, could not, in the Progress of these Institutions, through so many different Places, pass without some Variations in the Practice. Nor were they avoidable even in the same Church sometimes, from the different Views and Designs

Defigns of fucceeding Bishops, or the different Orders and Provisions made from time to time by Princes, to obviate the Diforders arifing from the Wilfulness of some Churchmen, too busy or enterprizing; or the Resentment of some Layman, who could not, with Patience, bear to be excluded from the Management of Ecclefiaftical Affairs.

CHAP. XV.

Hings were in this continual Fluctuation until the time of *Charlemaign*, who having brought Italy, France, and Germany under his Subjection, made Reformations in the Affairs of the Church, by reducing the different Institutions he found in different Places, to one eftablish'd Form; by reviving many of the old Synodical Canons that were grown obfolete; and by making feveral Ecclefiaftical Laws concerning the Distributions of Benefices, according to the Exigency of the Times.

He reftor'd in part to the Parish-Priests or Curates, the Estates which (as we have already shewn) the Bishops had taken to themselves; ordering, that every Curate should have a Share affign'd him of

the Revenue or Fund call'd, the Manso. (1)

At this time the Cuftom of paying Tythes to the Parish-Church, which had been long establish'd in France, pass'd into Italy. Only Charlemaign added, That the Bishop, as Super-Intendant and Pastor-

⁽¹⁾ That is to fay, All that argento, quo Antecessor ejus Ecnius is necessary for Subsistence. As Ecclesia Mensa reliquerat. In St. Oprian observes in the Life Feodal Natters, we yet use the of Cafarius of Arles. Denec Word Table. omnes ab ipso essent redempti, so

General, might regulate the Diftribution of Tythes(a)

according to his Discretion.

And therefore in Places of Plenty, and where the Tythes were large, the Bishops distributed them several Ways: One Part they took to themselves, another they affign'd to the Priests of their Cathedral; and some Part also to the Monasteries, on Condition they should appoint a Vicar in the Cure, allowing him a convenient Stipend.

Besides this Appointment of the Bishops, sometimes the Non-Parochial Churches took to themfelves some other Part, which in time they came to defend by Prescription. And Princes also assign'd Tythes to Churches, for which they had fome par-

ticular Devotion.

Charlemaign likewise restor'd to the Cities, the Liberty of Electing their own Bishops, allowing the Clergy and the People to prefent: some one out of their own Diocess; who, when approv'd by the Prince, and invested by receiving the Crosser and the Ring, was confecrated by the neighbouring Biihops.

This Emperor reftor'd like wife to the Monks, the Liberty of Electing their Abbots (b). He order'd farther, That Bithops flould ordain fuch for Priefts, as should be presented to them by the Pa-

rifhioners.

(a) Ut Decimæ in potestate lie entiam dederimus, & quali-Epilcipi sint, qualiter a Preshy-te r quiete vivere, propositumq; teris dispensentur, Cap. 143. in defessi custodire valerent, orc tinaverimus, in alia tchedula (b) Monachorum fiquidem diligenter adnotari fecimus, & caulam qualiter Deo opitulante ex parte dispotuerimus, & quo-modo ex le ipsis sibi eligendi servaretur, confirmavimus.

lib. 1. Capitular.

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Finally he establish'd the Election of the Pope in the same Method that had been practis'd in the times when the Emperors of the East reign'd in Rome; which was, That the Clergy and People should Elect, and the Decree of the Election should be fent to the Emperor, which if confirm'd by him (c), the Elect was to be confecrated:

True it is indeed, that after the Death of Charlemaign, the Weakness of his Posterity either in Power or understanding, gave Advantage to the Popes, who were chosen by the People, to make themselves be confecrated without staying for the Emperor's Confirmation: So Paschal dealt with Lowis the Son of the Emperor Charles, tho' he afterwards fent to excuse it, pretending he was compell'd by the People to comply.

Anno, 824.

Promitto ego ille per Deum omnipotentem, & per ista quatuor Evangelia, & per hanc crucem Domini nosti Jesu Christi, & per corpus beatissimi Petri, Principis Apostolorum quod ab hac die in futurum fidelis ero Dominis nostris Imperatoribus Ludovico, & Lothario diebus vitæ meæ, juxta vires & intellectum meum, fine fraude ac malo ingenio, falva fide, quam repromifi Domino Apostolico. & quod non consentiam, ut aliter in hac fede Romana fiat E-1 lectio Pontificis, nifi canonice & juste, secundum vires & intel-stretur. Annet. ad vit. Pelagii II. leAum meum; & ille qui eleAus l

(c) See here the Oath, which, fuerit, me consentiente, consethe Clergy and the People of cratus Pontifex non fiat, priul-Rome took to Lowis the Debc- quam tale facramentum faciat in nair, and to Lotharius his Son, præsentia Missi Dominici Imperatoris, & populi cum Juramento, quale Dominus Eugenius Papa sponte pro conservatione omnium fastum habet per scriptum. Tomo 1. Capitul. pag. 647. vide Thegan ad annum 827.

Perduravit hæc confuetudo, (saith Onuphrius) usq; ad Benedicturii II. cujus sanctitate permotus Constantinus Imperator, Heraclii pronepos, edicto fuo justit, ut deinceps, quem Clerus, Populuiq; Rom. Pontificem delegissent, Is, nulla amplius Imperatoris confirmatione expectata, more vetustiffimo statim ab Episcopis ordina-

Some there are who affirm, that Lewis renounc'd the Right of confirming the Pope, and alledge for Proof, the Canon Ego Ludovicus *; which many others of great Learning, and with great Appearence of Reason, maintain to be a meer Figment (2). But it would be time mispent to reason any longer upon it, seeing it is out of all Controversy, that Lotharius and Lewis II. Son and Grandson of this Emperor, confirm'd all the Popes elected in their times.

de Electionibus, in fine operum Agobardi, cap. 6. pag. 258. & ibi Baluzium. Vide etiam Thegan. ad annum 816, 8 817.

(2) Witness what Platina says in the Answer of Lewis the Debenaire to the Deputies from the Pope, That the Feople and Roman Clergy ought not to contradict ancient Custons, nor the Agreement of their Fathers, and that they should take great Care for the future, how they offended against the Imperial

Majefty. peratoris authoritate Pontifex fulerentur: Quam poreflatem creatur. Hanc ob rem ubi Pontificatum iniit, statim legatos ad | cessam idem Author resert. Lüdovicum inisit, qui ejus rei culpam, omnem in Clerum & populum reiicerent, quod ab the Right of electing Fishops, his vi coactus Pontificum mu- which I ope Hadrian had connus obire. Accepta hac latif- conferr'd on the Empe or Chailes factione Ludovicus respondit, his Faiher, it doth to tollow; populo & Clero majorum insti- that he was depriv'd of the tuta, & pasta servanda esse; le ower of consuming the bledicaverent ne deinceps majestatem on of the Popes. Add to this, læderent. initio.

benaire had renoune'd the Right Date or Seal.

* Diffinat. 63. Vide Florum of confirming the Popes, tisan Error perhaps which might arile from what Platina reports in the same Life, which the Library-Keeper Inastalius, that is, Chancellor of the holy See; relates, That Lewis granted to Pafchal the fole lower of chooling Bithops, to whole Contecration the Content of the Emperors was heretofore neceliary.

ldem Eibliothecarius scribit Ludovicum liberam eligendorum Episcoporum potestatem Patchali dedittë, cum antea ea -Paschalis nulla interposita Im- | quoq; in re Imperatores conab Hadriano Pont. Carolo con-

For, admitting that Lewis had refign'd back to the Pope In vita Pajchalis 1. that the Canon Ego Ludvicus is in a Stile very different from all As for the Authors, who the Acts of Charlemaion and have writ, that Lewis the De- Lewis, and that it is without In that Age, and the Times both preceding and following, when it sometimes happen'd, that the Absence of the Prince occasion'd Delay of several Months in the Confirmation and Consecration of the Pope, the Elect, however, did not affert his Choice by any Act of Government, until he were confirm'd, unless some Emergency made it necessary, and to supply a Desect in the Administration: As it happen'd in the Case of St. Gregory: And he was not call'd Episcopus, but only Electus: Nor did he even hold the first Place in the Church; but the Arch-Priest, who stil'd himself, Servans Locum santa sedis Apostolica.

But after that Princes were excluded out of the Election, as shall be shewn in its proper Place, there was but a small Interval of Time betwixt Election and Confecration. However it was not said that the Popedom was conferr'd by Election only, but by Confecration also: So that if the Elect came to dye before Confecration, he was not placed in the Catalogues of Popes. Of which one Stephen, elected in the Year 752, after the Death of Zacharias, is an Instance, who, for not having been confecrated, was never reckon'd in the Number (d).

By what appears, Nicholas II. was the first Pope who decreed, in the Year 1059, That if at any time the Pope, through the Calamities of War, or other Essect of Malignity and Perverseness, could not be crown'd, he should nevertheless exercise his Authority, as the true and lawful Pope, in governing the

⁽d) Licet defuncto Zacharia, affet, qui tertia die Pontificatus (faith Platina, in the Life of Pope Stephen II.) Stephanum quendam Presbyterum Roman. Prontificem Populus Statim cre-

Roman Church *, and in disposing the Goods of the

holy See.

However there are some Traces lest of the ancient Usage, for if the Pope make a Bull before Confecration, he doth not fay, Pontificatus nostri anno I, but only, A Die sucepti a nobis Apostulatus Officii f. And there want not those who maintain, That the Pope, before his Confecration, ought not to stile himfelf Episcopus, but Electus; and that he hath no Right to iffue Bulls. Infomuch that this Right being contested with Clement V. he publish'd a Bull in the Year 1306, to forbid under Pain of Excommunication any fuch Question to be brought into Dispute *. So that it is now a fettl'd Point against the Opinion of all Antiquity, That the Pope receives all his Authority from his fole Election by the Cardinals. And it was in this View that the Writers of those times have, with fome Pains and Contrivance, inferted this Stephen (3). whom we have lately mention'd, in the Catalogue of Popes: And to finish their Defign, they have therefore given themselves the Trou-

* This Decretal is reported. nomine Domini. 1.

our having undertaken the A-

postleship.

* This Decretal is in the Extravagant's Commun. lib. 5. cap. 4. tit. 10. Vide John de stion before Stephen II. who Selvo de Beneficio, part. 1. quest. 2. & Blaz. Ortiz. In Itinerario Adriani 6. cap. 7.

Author wholly devoted to the kon'd him as fuch, neither in and that a Mandid not become his Catalogue, nor Chronicle of Epiferpus, but by Conformation, the Popes. He only mentions which follow'd the Election.

him in these Terms: Antequam by Gratian, dift. 23. canen in tamen Stephanus quidam Presbyter a Pepulo creatus tertia post + That is, from the Day of die obiit. In Catalogo. Where is to be observ'd, that he names Stephen II. immediately after Zacharius; whereas he should have nam'd the Stephen in quewould have been Stephen III. if the other had been actually rario Adriani 6. cap. 7. Pope, and so acknowledg'd.
(3) Onupbrius Panvinius, an This shews, That at that time to be Electus was not all that Church of Rome, has not rec- was necessary to be Episcopus;

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ble to change the Numbers of all the following Stephens that were Popes, calling the fecond, the third; the third, the fourth; and to all the rest consequentially to the Ninth, which they make the Tenth (4) with vast Confusion and Contradiction among the old and new Writers, who are thus made to give one another the Lye, and only for the Interest of maintaining this fingle Point *.

(4) The same Pavinius in his 1 Notes on the Life of Stephen V. explains the matter, viz. That Stephanus VI. dicendus effet, non V. quod ante Stephanum illum, quem Platina fecundum vocat, fuerit Papa Stephanus alter qui triduò tantum vixit: Non enim plus vel minus vivendi ratio aliquem verum Pontificem facit, sed vera & legitima comitia, quibus Stephanum illum renunciatum effe constat. gain in some Ages.

Ideo & in Stephanis numerorum netæ mutandæ, & qui aliis est 2, 3, 4, 5. bic debet esse 3, 4,

5, 6, &c. usq; ad 10.

* The Dead have nothing left but Reputation, and to go about to deprive a Writer of his Veracity, is the only way of robbing him. And thus the poor dead Authors were charg'd with a Falfity and Infincerity, which hath not been let to Rights a-

CHAP. XVI.

T is plain the Government of the Church in its Beginning was intirely Democratical, All the Faithful having a Share in all Deliberations of Moment. Thus we find them all affifting at the Ele-Stion of Matthias to the Apostleship (1), and of the feven Deacons (2): And when St. Peter had receiv'd the Centurion Cornelius, who was a Gentile (3), into the Number of Believers, he gave an account of it to the whole Church (4).

⁽¹⁾ Act. 1. (2) Act. 6.

⁽⁴⁾ Ad. 10. (4) Ad. 11.

Thus the famous Council of Jerusalem was compos'd of the Apostles, the Priests, and other Brethren in the Faith; and the Letters which were writ from that Assembly, went in the Name of those

Three Orders (a)

But as the Church encreas'd in Numbers, the Faithful neglecting to affift any longer at those publick Assemblies, and withdrawing themselves to the Cares of their own Families, the Government rested solely in the Ministers of the Church, and so infensibly became Aristocratical; which brought all Assairs to have their Determinations by Councils: Excepting as to Elections, which continued Popular still. The Bishops of the same Province assembled with their Metropolitan at least twice a Year, and made a Provincial Synod. The Clergy with their Bishop made a Diocesan Synod. And almost daily they held an Assembly, call'd The Consister, and as if they affected to rank themselves with the Council which carry'd that Name.

In this Ecclefiastical Consistory, which was composed of all the principal Persons of the Churches in the City, assisted by the Bishop, all the Assairs of the Church were proposed, debated and determined: A Custom every where since abolished, except at Rome, and there the Shadow of it only remains. But after Benefices were erected, that the Priests had their Maintenance apart, they made the Interest of the Community so little their Care, that they ceased to go any longer to the Consistory, which thus sell

into difuse, and was held no more.

⁽a) Tunc placuit Apostolis manus eorum, Apostoli, & sc-& senioribus cum omni Ecclesia niores Fratres, his qui sunt Anmittere Antiochiam viros pri- tiochia & Syria, & Cilicia, mos in fratribus scribentes per fratribus ex gentibus, Salutem, Alt. cap. 15.

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To supply this Failure, the Bishops held an Assembly of all the Clergy of their Cathedral Church, to affift in their Councils, or otherwise to adminifter in the Spiritual Government. And these receiving their Subfiftence out of the Common-stock, either by the Year, by the Month, or by the Day, were call'd Canonici [Canons] from the Word Canon, which in the Western Empire signify'd such a Meafure of Corn (b) as was fufficient to feed a fingle Man, a Family, or a City. And this Institution of Canons took rife a little before the Reign of Charlemaign, by whom also it receiv'd some Improvement in its Regulation.

vin in his Lexicon) in Constitutionibus Imperatoriis, anniversariam pensitationem, collationem, & præstationem significat, quæ a Provincialibus quotannis populo vel Romano, vel Constantinopolitano gratis mittebatur, & speciebus his constabat, frumento, vino, carne, oleo, &c.

And it is this Canon which Cassider means, and which he commands the Venetian Tribunes to fend in their Barks to Ravenna.

Istria vini & olei species ad Ra- milia de Zizania. vennatem dirigeret mansionem.

(b) Canon (faith John Cal-|Sed vos qui numerosa navigia in ejus confinio possidetis, providete, ut quod illa parata est tradere, vos studeatis sub celeritate portare. As for Canons, Rara avis in terris (faith the Abbot Valuinus) Canonicus a Canone vitæ. Unde ergo? Audi unde, est namque Canon vitæ, & est Canon pecuniæ, viz. alicujus penfionis certæ, unde folet dici, folve Canonem meum. Eja ergo, o Canonice! inveniamus Canonem tuum a quo derivaris, a Canone pecuniæ, non vitæ, id est, Canone Regionis, Data Justione censuimus, ut non a Canone Religionis. In ho-

C H A P. XVII.

It is yet farther to be observed, that in those times the Benefices and Revenues of the Church were grown to that Size, that they became Rewards for the principal Men of the Court and Cities, who were made Bishops, so the Bishopricks fell to their Share, to whom also the Prince had committed a great Part of the Civil Government: At first only on extraordinary Occasions, but after, finding Assairs go well in their Hands, they were constantly employ'd, tho' not every where in the same Quality or Station, but as the particular Assairs of the Place, the Abilities of the Bishop, or sometimes the Incapacity of the Earl or Comes requir'd; which Desect was then supplied, by substituting the Bishop in his Room.

And hence it came, that when the Posterity of Charlemaign sell into such a State of Degeneracy, as to sink at last into the most profound Ignorance of those Ages, the Bishops thought it advisable no more to acknowledge this Authority as derived from the Prince, from whence it realy came, but to assume to themselves, and exercise it as a Right peculiar to their Function, under the Name of Ecclesiastical Jurisdiction.

Such was the Original of this Power, which we now fee continually and so desperately contested with Princes, even to the endangering the Peace of the best Civil Governments, and throwing them

fometimes into Convulsions.

CHAP. XVIII.

HE want of Spirit and Genius in the Princes of Charlemaign's Posterity, so requisite to sie them for Empire, made his Statutes of no long Duration; so that the first Disorders regain'd apace. The People, in sew Places, and very rarely had any Share in the Election of the Bishops, and less in that of the other Ministers of the Church. The Bishops ordain'd whom they pleas'd, and disposed Benefices with the same Liberty: Except when the Prince pleas'd to recommend any Man, and then they never sail'd to obey. The Pope was always chosen by the People, and confirm'd by the Emperor before Consecration, and the other Bishops of Italy were never consecrated, until the Emperor had first approv'd them: And this was yet more strictly observed in France and Germany.

When the Pope would favour any Man's Pretenfions to a Bishoprick neighbouring to Rome, he apply'd to the Emperor to defire his Nomination. And if it happen'd that the Pope were apply'd to for his Confecration of a Person who had not the Imperial Lecters of Licence, he refus'd Confecration

till he obtain'd it.

But the Posterity of *Charlemaign* having been driven out of *Italy* in the Year 884. Pope *Hadrian* III. ordain'd, That the Popes should, for the future, be consecrated, without applying to the Emperor(a) at all.

⁽a) Hadrianus III. saith Platina in the beginning of his Life, anti animi tuit, ut initio Pontificatus fui statim ad senatum retur, utq; libera essent, &

In treating on this Subject of Benefices, it will certainly not be forreign to our Purpose to take Notice of the Popedom itself, as we thall again have occasion to do in the Sequel of this Discourse, seeing it certainly is defervedly to be rank'd in the Number of Benefices; and as it has been exprefly fo stil'd by Clement III. in a Time wherein the Pope had not only afcended to the highest Pitch of human Greatness, but had taken also a particular Stile of Dignity to diffinguish him from other Bishops.

Nothing is more known, than that the Names of Sanctus, Sanctissimus, beatus, Beatissimus, were common to all Believers in Christ, when all Men under that Profession, were aspiring to an absolute Perfection of Holiness. But when Secular-men became more engag'd in the Affairs of the World than was expedient or decent, and so quitted their Titles to those bleffed Names, they fell to the Share of the Ecclefiafticks only.

And after the Remisses that was found in the inferior Clergy, from their primitive Strictness of Life, these Names remain'd to the Bishops only; but when they too came to fink in their Characters, by too eager a Pursuit after the Things of this World, the Bishop of Rome alone retain'd these Titles, in whom they still continue, not as Designations of Vertue, but of Grandeur and Power.

citu discedens in Normanos rebellantes moverat.

The same Platina, in the Life Pope. of Pope Hadrian II. faith, that

Cleri & Populi Suffragia. -- Lewis the Stammerer approv d Quod quidem Institutum a Ni- the Romans having put the Pope cholao I. tentatum potius quam in Possession of the Popedom in choatum. Illectum credo hac without staying for the Confir-opportunitateHadrianum, quod mation of the Emperor: On Carolus (this was Charles the which false Step, 'tis pro-Gross) Imp. ab Italia cum Exer- bable, Adrian III. took the Retolution of excluding the Emperor from the Election of the

As for the Name of Pontifex, it was, and is a Name common to all Bishops; and there are some Canons still extant, wherein all Bishops are stil'd Summi Pontifices (b). And even the Name of Papa, which feems to be a Title most pecular to the Pontifex Romanus, was given indifferently to all Bishops. St. Cyprian, Bishop of Carthage, is call'd Papa; St. Jerom gives this Title to St. Augustine: And in later Times Sidonius Appolinaris, and many of the Bishops. stile one another by the Name of Popes (c).

And we find in the Decretal of Gratian, Titles of several Canons, wherein Martin Bishop of Bragua

is call'd Papa.

Gregory VII. was the first who in the Year 1076 (d) decreed that the Name of Pope should be peculiar to him and his Succeffors, and be afcrib'd to none but the Roman Papa (e).

And

(b) Vide Witiebind. pag. 22. Number 10. Omnia (faith the Capitular of Aix la Chapelle) summis Pontificibus debentur, & non Chorepiscopis, qui nec summi Pontifices nec Episcopi fuerunt. cap. 6. anno 803.

(c) Hanc vocem, (faith Panvinius in his Interpretation of Ecclesiastical Names) onnes antiqui Christianorum Episcopi pro Patre, & five majore Patre frequentarunt, & præsertim magnarum & infignium urbium, ut Romæ Carthaginis, Alexandrix, Antiochix, Hierosolymorum, &c. Cornelius enim Episcopus Romanus, & alii multi in Epistolis suis Cyprianum Carthag. Episcopum Papam & Papatem vocant. Dionyfius Alexandrinus Ep. Heraclam Pre- est, reverentiam.

decessorem suum in Epist. ad Philemonem Presbyt. Romanum beatum Papam nominat. Similiter Athanafius, Theophilus & Cyrillus Episcopi Alexandrini Papæ dicuntur. Sidonius in Epilcopis fuis passim omnes Galliarum Episcopos Papas appellat. Vide Savoronem ad Epist. 1. lib. 6. Epist. Sidonii Apolinariis.

(d) In a Council held at Rome. Vide Sirmond ad Enno-

dium, Lib. 4. Ep. 1.

(e) Hæc vox (saith Panvinius, ibid.) post Gregorii I. tempora, reliquis Epitcopis adempta, soli Komano Pontifici attributa est, qui & Apostolicus est aliquando dictus, ob præcipuæ Apostolicæ sedis, cui præ-In And this Matter was carry'd so high, and with so much Appearance of Party-rage and Faction, that Anselm Bishop of Lucca, one of his Followers, hath not scrupl'd to say, That it is as absurd and impious to suppose there are more Popes than One, as that there are more than One GOD.

low the Name of Pope to the Bishops, 4 Ages before the pam alterius crbis.

In which Panvinius and Fra. Pontificate of Gregory VII. But Paola are very different, but as tho' this Pope had taken it athe first liv'd in the Court of way from the other Bishops, Rome, it look'd like a Compliment to that Court, to distalscruples not to call Anselm

CHAP. XIX.

BUT to return to the Times immediately following the Line of Charlemaign. France gave Birth to an Invention, which tho' it feem'd to be all in Favour of the Laity, yet prov'd an immense Encrease of Wealth to the Churches. This was a Contract call'd Precaria (1); by which, whoever

(1) The Precaria were in use from the time of St. Augustine. Witness Possibilities in his Life, chap. 24. and the Monk Marculfus in his Formula.

Add to this the Canon 18. Cencilii Epaonensis, held under Childebert, anno 517. Clerici quod etiam sine precatoriis qualibet diuturnitate temporis de Ecclesiæ remuneratione possebelim remuneratione po made

made a Gift of his Estate to the Church, had the Profits or Usufru& return'd him again, and twice the Value besides, during his Life. And to those who would quit their Ufufruct also to the Church, she gave three times (a) the Value in other Estates of the Church to enjoy in Exchange: And this Usage pass'd from hence into Italy.

For the Present, this Contract turn'd manifestly to the Advantage of those who trebled their Income, and of fuch as had no Children, or who were more concern'd for their present Advantage than for their Families: But in Truth the Church was the Gainer, which after the Death of the Do-

nor fwept all.

From this Time until the Year 963, during the Space of 80 Years, wherein Italy labour'd under the extreamest Confusions, as well in the Civil Government as Ecclefiaffical, especially in the Papacy (b), we must not expect to find any Traces or Form of good Government in the Church, but a meer Chaos

Meaux, in 845. Precariæ autem a nemine de rebus Ecclefiasticis fieri præfumantur, nifi quantum de qualitate convenienti datur ex proprio, duplum accipiatur ex rebus Ecclesiæ in suo tantum qui dederit nomine, si res proprias & Ecclefiatticas ufufructuario tenere voluerit. Si autem res proprias ad præsens dimiserit, ex rebus Ecclesiasticis tripulum fructuario usu in suo tantum quis nomine fumat.

Its Decree being only a Con- nia ad laudem excitarentur.

(a) This was order'd by the I firmation of an Usage establish'd Canon 22. of the Council of long before. Where is to be observ'd, That at first these Precaria belong'd to none but Ecclefiasticks, and that after Seculars were also admitted, and even before the reign of

Charlemaign.

(b) Platina in the Life of Formelus I. faith, That by a strange Fatality the Sanctity of the Popes ended with the Spirit and Activity of the Emperors. And in the Life of Benedict. IV. he faith, Acciderat This Council therefore, to huic ætati, ut hominum industwhom Fra. Paul feems to attri- ria in quovis genere virtutis conbute the Institution of the Pre- | fenesceret, nullis calcaribus adcaria, is not the Author of it. hibitis, quibus hominum ingeof Impieties, and a general Preparative and Forerunner of the miferable Revolutions and Diforders which follow'd.

Popes were then excommunicated by their Succeffors, and their Acts caffed and annull'd: Not excepting the very Administration of the Sacraments (c). Six Popes were driven out and dethron'd by those who aspir'd to their Places (d). Two Popes put to Death (2), and Pope Stephen VIII. wounded

(c) Stephanus VI. (faith) Platina in his Life) tanto odio persecutus est Formosi nomen, ut statim ejus decreta abrogavorit res gestas resciderit -----Arbitror hoc odium ex ambitione ortum fuisse, cum jam eò devenissent Ecclesiastici, ut non coacti, ut antea, sed sponte, & largitionibus Pontificium munus obirent --- Res pessimi exempli cum postea fere semper fervata hæc consuetudo sit, ut afta priorum pontificum sequentes aut infringerent aut omnino tollerent.

Romanus I. did the fame to Steph. VI. which Stephen had done to Formelus. Stephani Pont. decreta & asta statim improbat, abregata; faith Platina in his Life. And Thecdorus II. authorized all the Acts of Fermolus, and favour'd his Adherents, faith the same Platina. John X. who fuceeded Theodorus confirm'd also the A&s of Firmefus, and condemn't the Judgment of Stephen VI. declaring, that he had unjusty annulled the Ordinances made by Fir- tions to have been kill d. mosus.

Habito 74 Episcoporum conventu (at Ravenna) & Stephani res gestas improbavit, & Formosi octa restituit, dijudicans perperam a Stephano factum qui censuit eos iterum ordinandos effe, quos Fermolus ad facros ordines asciverat. (Platina in vita) And Sergius III. restor'd all those whom Formefus had degraded from the Priesthood. (Platina.)

- (d) Leo V. was dethron'd and imprisoned by Christopherus, who had been his dome-Rick Chaplain. Christopherus was dethroned in the 7th Month and put into a Monastery, the ordinary Exile of Churchmen in those Days. (Platina.)
- (e) John II. (according to Panvinius, who doth not reckon the Papel's Jean with Platina) in vincula conjectus cervicali in cs conjecto, necatur (Flatina in vita) I do not find in this Historian, nor in Panvinius, the other Pope whom Fra. Pavla men-

in the Face, with fo much Deformity, that he ne-

ver after appear'd in Publick (f).

Theodora, a famous Courtizan, by the Intercst and Fastion she had then in Rome, got her profess'd Lover chosen Pope, who was call'd John X. (g). And John XI. was chosen Pope at the Age of 20 Years, the Bastard of another Pope (h), dead 18 Years before. And in short, such a series of wild Disorders gave occasion to Historians to say, That those Times produc'd not Popes, but Monsters (1).

Cardinal

(f) Stephanus VIII. ut Martinus refert, in seditione mutilatus, turpiter aliquandiu vitam duxit, cum ob inhonesta vulnera (probably the Nose and Ears were cut off) prodire in publicum erubesceret. (Platina in vita.)

(g) This History is related by Luitprand, lib. 1. cap. 13. Onuphrius Panvinius saith, that this Pope was not the Son of Pope Sergius III. as Platina

tells us.

(b) Viz. of Sergius III. and of Marczia, Daughter of the Curtezan Theodora, who profituted her Daughters to the

Popes.

Joannes II. (faith Panvinius)
Sergii Papæ & Marociæ nobilifimæ inter Romanos feminæ
(fhe was Widow of Guy Marquifs of Tufcany) filius matris,
quæ tunc in urbe potentiffima
erat, authoritate & fludio fuccessit --- post Leonem VI. &
Stephanum 7. Platina calls him
John XII. Joannes XII. patria
Romanus, patre Sergio Pontifice, &c.

(1) Ubi cum ipsis opibus, (saith Platina in the Life of Benedict IV.) Lascivire cæpit Ecclesia Dei, versis ejus cultoribus a severitate ad Lasciviam, peperit nobistanta Licentia peccandi sæc Portenta, a quibus ambitione & largitione, sanæsissima Petri sedes occupata est potius quam possessa est potius quam possessa Apostolicæ invasores, non Apostolicæ, sed Apostaticos an anno 908.

Fra. Paclo makes a very judicious Reflection on the Diforder of Elections in those times. I have not found, saith he in one of his Letters, Realons sufficient to prove the Truth of the History of Pope Jean, no more than I have met with any to convince me of the contrary. However, to speak sincerely, I incline to the Opinion of its being false, but not for its Absurdity, that Age producing things as extraordinary as a Lady's being Papels.

The Perfecutions rais'd by many of the Popes against the

Memory

Cardinal Baronius, being under some Difficulty how to treat these Corruptions, saith, That in those Days the Church indeed was for the most part without a Pope, but not without a Head; its spiritual Head CHRIST being in Heaven, who never abandons it.

In Effect it is certain, that Christ hath never yet forfook his Church; neither can his Divine Promise which he hath made us fail, That he will be with it even to the End of the World (k.)

And on this occasion it is the Duty of every Christian to believe with Baronius, that the fame Calamities which happen'd in the World at that time, hath happen'd also at another: And, that as the Assistance of Christ alone preserv'd the Church in those Times, so hath he afforded that Shield of Defence to his Church, and will continue it to her in all the like Events and Accidents of this World: So that a Pope was not necessary to the Existence of a Church, even tho' there should never more have been a Pope (2).

A Man may easily make a Judgment to himself how the rest of the Churches of Italy in those times

Memory of their Predecessors, 1 whose Acts they annull'd, and even in Councils, being things of no less Consequence. Besides where is the great Difference betwixt making a Woman Pope, and a Child of 11 Years of Age, who were little older.

paracletum dabit vobis, ut ma-1 Non relinquam vos orphanos, valebunt adversus eam. Foan. 14. Et ecce ego vobif-

cum fum omnibus diebus, usq; confummationem feculi. Matt. ultimo.

(2) Plane (faith Baronius ad anno 908.) opus Dei esse Romanam Ecclefiam, quæ tot admotis facibus non potuerit ad intefuch as Benedict IX. was: Not ritum usq; consumi, & ad nihito mention John XI. and XII. lum redigi, facti evidentia declaravit. Stetit sane, stabitq; (k) Rogabo Patrem, & alium semper immobilis de sede Petri, iententia ac promissio Chrineat vobiscum in æternum ---- sti, quod portæ Inferi non præwere treated, in confidering the State of all the other Members of a Body, when the Head is dif-

temper'd.

But the general State of the Church was then, in Truth, every where elfe as deplorable. Princes gave Bishopricks to their Soldiers, and even to little Children. Count Herebert, Uncle to Hugh Capet, made his Son Archbishop of Keims (3); and Pope John X. confirm'd it.

In those Days no Man went to Rome, through the mistaken Motives of Conscience or Devotion; but if he defign'd to make bold with the Canons and Usage of the Church, and sound not Interest enough in his own Country to support him in it, he prefently had Recourse to Rome: So it was not the Obfervers of the Laws of the Church, but the Breakers of them, whose Business lay chiefly at that Court, where a Man's Faults were his Qualifitions for all forts of Dispensations; and where the Apostolick dispencing Fower stood ready to give Refuge and Shelter to all the Purpoles of Ambition and Avarice.

Pores of fuch Characters, as we have above defcrib'd, made no Distinction betwixt any Actions, good or bad, that were in their Power; nor deterr'd

(3) Post obitum ipsius (faith Flodoard, who was near his Cotemperary) Heribertus Comes Remis venit advocans Abbonem Episcopum Suessionicum, & Bovonem Catalaunicum, quibus fibi junctis, tractans super electione Rectoris hujus Remenfis Ecclefiæ, tam Clericos quam Laicos ad voluntatem intendere fecit. Sequentes igitur adolescentulos in summas Call extraneas personas Episcopatus dos ad anno 925.

divideretur, eligunt filium ejus nomine Hugonem, qui nec adhuc quinquenii tempus explesset lib. 4. Hist. Remensis, cap. 20.

Quod in tanta Ecclefia (faith Baronius) male fuit a malo i rincipe (John 10.) ulurpatum in exemplum citò transiit aliorum, ut complures hujus feculi Principes fibi fanguine conjunctos ejus concilium, ne forte per thedras curaverint promoyens.

bÿ

by the Wickedness of them; considering every Opportunity of engaging great Men in their Interests, as an Encrease of their own Power: And finding their Interest in maintaining vigorously what they had obtain'd, and the People, either through Simplicity or Fear, were aw'd into an Approbation of what they could not hinder: From hence grew the Opinion, That an Approbation from the Court of Rome repair'd and cancell'd all Errors.

CHAP. XX.

T had been reasonable to imagine, that the little Care the Clergy shew'd of spiritual Assairs, would have cool'd the Zeal of secular Men in their Bounties to the Churches, and consequently have put an End to the Growth of their Wealth: But it took another Turn, for with a supine Neglect of Spirituals, the Spirit of desending their Temporals

feem'd to rife in Proportion.

The new Expedient they had found (for before it was not in use on these Occasions) of turning the spiritual Arms of Excommunication to the vindicating all their disputed Rights about their Temporals, and recovering fuch as had been loft by the Negligence of their Predecessors, was a Weapon they manag'd with fuch Success, that nothing ever became more terrible to the People, than those Cenfures, which at first had only been employ'd in the Chaftisement of Sinners: And it was aftonishing, to fee Numbers of Officers and common Soldiers, guilty of so many Rapines, and withheld by no Remorte from the most flagitious Crimes, should be seiz'd in an Instant with a Respect towards the Church, which look'd like a Charm, and guarded it against Sacriledge, ledge, on the bare Apprehensions of its Censures. Hence it came, that many People of small Consideration and Fortunes, to skreen themselves from the Violence of that Power, found it the easiest way to make a Deed of Gist of their Estates to the Church, and make themselves her Subjects; on Condition that the Donor should be reinvested with it as a

Fief, referving a fmall Acknowledgment.

Thus the Church's Title became a Safe-guard to those who were too weak to defend their Estates from the Great-men any other way; which the most Powerful dar'd not to touch, when once they became Signories of the Church. And when ever the Male Line of these Feudatories came to fail, which was a common Accident, where Wars, and popular Seditions were so frequent, the Succession of Course fell to the Church.

CHAP. XXI.

QUESTION I.

Aving hitherto confider'd the Methods, whereby the Church acquir'd her real Effates; and on what Foundation the decimating the Effates of the Laity came to be an effablish'd Right in the Church, it will here be requisite, before we proceed farther, to resolve a Question controverted in our Days, Whether the Estates of the Church be held by a Divine or Human Right, and to whom of Right they belong?

The receiv'd Opinion diffinguishes betwixt the Church's Title to Goods, which come by Will or

Donation,

Donation, and that which she hath to Tenths,

First-fruits, and other Offerings.

As to real Estates, it is agreed by all, that whereever they are sound, they ought to be call'd temporal Goods, and that the Church enjoys them by human Right; seeing it is certain, and as we have already shewn, that after all Communities and Aggregate Bodies had been prohibited from acquiring immoveable Estates, the Church, first by Permission, and then by Concession from the Emperors, obtain'd that Power.

Agreeable to this is the Canon, Quo Jure, Dift. 8. wherein it is declar'd, to be only by Virtue of human Laws, that it is faid, This Inheritance is mine, or this Servant belongs to me; and that without which, neither Church, nor any Person whatsoever can be faid to have a Property in any thing (a).

It cannot be doubted, but that the Division of Estates derives its Authority from the Civil Law, or that the various Ways of transferring them from one Possessor to another, by Will, Donation, and all manner of Contracts, are of human Institution.

There have been Examples of Kingdoms and Republicks in the World, to whom Wills, and Testaments were things unknown: The Roman Law allows the Privilege of making them only to Roman Citizens: And it is not conceivable, that the Means of acquiring a Thing should be of human Right, and the Enjoyment and Possession of it should be of Divine Right.

Whenever the Title to any Gift or Bequest to the Church, happens to be contested, it is decided by

⁽a) Jure humano dicitur, hæc villa mea est, hæc domus mea, lic fervus meus est. Jura autem humana, jura Imperatorum sunt domus hæc mea est.

Tolle jura Imperatorum & quis audet dicere, mea est illa servus, aut domus hæc mea est.

human Laws; and if it be adjudg'd in Favour of the Church, it is by Authority of the Laws she must be fecured in the Poffession.

But to infift no longer upon a Point, which feems to be generally given up, we will leave it, with only this Inference, which may very clearly be made upon the whole Question, That whether the Exemptions which the Church Estates enjoy, are owing to a Divine or Human Right, yet feeing both the Poffession, and the means of obtaining it, proceed both from the fame Law; and that the Lawyers fay, that Tenures of Servitude, or Freedom and Dominion, all derive their Right from the fame Law: It would be a manifest Contradiction to say, That the Church might hold an Estate, for Example, Jure Veneto, by the Law of Venice, and yet that Estate should claim to be free and independent by another Right.

As to the Question concerning Tithes, there are two Opinions, one of the Canonifts fingly, the other of Divines and Canonifts, who fludy the holy

Spripture, and the Canons together.

The Canonifts fay, That Tithes are of Divine Right *; because in the Old Testament GOD gave them to the Levites (b): And we have no reason to be furprized at their manner of reasoning, who are to little conversant in reading the Scriptures; neither is the Study of the Mysteries of the Christian Religion any part of their Profession.

* Covaruvias is not of this [Opinion. Vide chap. 18. lib. 1. of his variarum Resolut.

Decimarum oblatione contenti, quas in usus eorum & necessaria speravi. Num. 18.

De filiis Levi facerdotium accipientes (faith St. Paul) mandatum habent decimas fumere a populo fecund. legem. Heb. 7.

⁽b) Filiis Levi dedi omnes decimas Ifraelis in possessionem | pro ministerio, quo serviunt mihi in tabernaculo feederis ---- !

GOD, by the Ministry of Moses, gave to the Tewish Nation a Law, which both in the Ceremonial and Judicial Part, was defign'd to be the Municipal Law of that Nation, until the coming of Jesus Christ, who was to abrogate and annul all its Force (c). So that in Truth the Law of Tithes is a Divine Mosaical Law, binding only to the Jewish People at that Time, but not a Divine-Natural Law. nor Christian, and consequently binding to no Man now.

The Legislature of any Government may enack the same Laws with those of Moses, but they cannot be faid to be as binding, nor to carry the fame Authority, nor can they be call'd Divine, but meerly Civil Political Laws of the Prince who conftituted them.

There was a Divine Mosaical Law, that a Blasphemer should be kill'd, but this obligeth no more now, neither doth he fin, who puts it not in Execution. The Prince may make a Law to punish Blasphemy with Death, and it would be a just Law. and what deferves to be ftrictly observed; but this would not make it a Divine Law, tho' GOD gave it heretofore to the Tews (d).

In these and many other cases, where the Canonists fly to the Old Testament, to defend the Interefts they have in afferting the Divine Right, we must take care to point out the Sophistry, and to

cesse est, ut & legis translatio super caput ejus, & lapidet eum flat --- Reprobatio fit præce- populus universus. Et ad filios dentis mandati propter infirmi- Ifrael loquens: Homo qui blafejus & inutilitatem, tatem Heb. 7.

Moyfen, dicens, Educ Hafphemum extra castra, & ponant om-

⁽c) Translato facerdotio, ne- | nes qui audierunt, manus suas phemaverit nomenDomini morte moriatur, lapidibus opprimet (d) Dominus locutus est ad eum oninis multitudo. Levit.

make the proper Distinction in our Answer, which is, That whatever is of Natural or Christian Divine Right, is binding to us; but not that which is of Mosaical Divine Right; so that if a Prince or Government should make a Law exactly the same with that of Moses, it will however be only of human

Right.

I cannot here forbear doing that Justice to the Understandings of these Doctors to affirm, That there is much more of Artifice than Ignorance in what they fay on this Subject, to gain Credit with weak and unwary People, and to give a Sanction to their Pretensions of the strongest Title in the World, which is, the Divine Right. But here they feem to me, to stand convicted, and to be left without Reply. For in the same Text of Scripture, where GOD commands the Tenth to be given to the Levites, he also commands, That they shall not posfess any Land or real Estates; and that they shall content themselves with the Tithes only (e). If therefore the People be oblig'd by this Command to pay Tithes, the Levites are under the same Obligation to take no Possessions of Inheritance.

We find also in the same Place, That GOD granted them only the Tenths of the Fruits of the Earth (f), and nevertheless the Canon Laws ordain the Payment of Tythes also out of all

Merchan-

⁽e) Dixit Dominus Aaron. cia Domini, & oblationes ejus In terra eorum nihil possidebi-comedent, & nil aliud accipient tis, nec habebitis partem inter de possessione fratrum suorum, eos. And a little aster it is said, nihil aliud possidebunt, decima-(f) Omnem Medullam olei,

Levitæ partem & hæreditatem mus, & Domino deportantur, cum reliquo ifrael, quia facrifi- cedent in usus tuos.

rum oblatione contenti. Num. & vini, ac frumenti tibi dedi, Saith GOD to Aaron, universa Non habebunt sacerdotes, & frugum initia, quas gignit hu-

Merchandize, out of the Soldiers Pay, out of Hunting and the Sports of the Field, and out of every thing gain'd by any kind of Labour and Industry whatfoever.

If GOD have oblig'd the Jews to the Payment of no more than Predial Tythes, then it must be granted, that Personal Tithes are only a human Law.

All the Divines, to a Man, and with them many of the Canonifts agree, it to be a Precept of the Divine Natural Law, that he who administers at the Altar should live by his Ministry (g). As it is an express Command of lesus Christ in the Gospel, that the Minister, who preacheth the Word of GOD to the People (b), thould be maintain'd by his Ministry. But the Proportion of the A!lowance is not determin'd, but varied according to the Number of Persons, who share it, and the Circumstances of Time and Place, which make that too much at one time, which would be too little at another. Therefore the Ministers of Christ have a Divine Right to a Part, but whether it be a Tenth or a Twentieth Part, more or less, is determined by human Laws, or by Custom, which is many times as powerful.

And where it is faid in some of the Decretals, That Tithes were instituted by GOD himself, or that the Payment of them is of Divine Right: In that Sense a certain Part is taken for an uncertain,

sterio, quo serviunt mihi in ta- bene præsunt Presbyteri, duplibernaclo fæderis. Num. 18.

Evangelio vivere, 1 Gr. 9. Si rius mercede lua, 1 Tim. 5. nos vobis spiritualia seminavi-

⁽g) Filiis Levi, faith GOD, mus, magnum eft, fi nos carnadedi omnes decimas pro Mini- lia veitra metamus? ibid. Qui ci honore digni habeantur, maxi-

⁽b) Dominus ordinavit iis, me qui laborant in verbo & qui Evangelium annunciant, de doctrina --- Dignus est opera-

and so by the Tenth is understood such a Part as is reasonable and necessary: And as GOD hath instituted Tythes in the Old Testament, human Laws have, by that Example, instituted them in the New. So that we may make this general Conclusion, That all Ecclefiaftical Estates, of what kind soever, are in his Power, who is the Patron, and poffefs'd by Virtue of human Laws.

Nor let any Man object that this undetermin'd Part is due by the Divine, Natural, and Evangelick For there is a great Difference, as the Lawyers well observe, betwixt a thing that is due, a Debt, which may be fatisfy'd by Payment of the Value; and that of which a Man hath the Demeash or Fief. as chief Lord. This last, say they, may be justly demanded, [actione rei vindicationis] nothing but the same individual Thing can make Satisfaction, and nothing in Lieu of it can be deem'd an Equivalent: Whereas the Creditor can only profecute his Debt by perfonal Action, the Debtor being oblig'd to pay the Value of the Debt only, but not in this or that

individual Thing, or in any particular Species. By the Refolution of this Question, it is easy to determine, whether Benefices be Jure divino, or Jure positivo: For if real Estates and Tithes be of human Institution, it is necessary that the Benefices confisting of these be held by the same Title. And to sum up all, If the real Estates of the Church remain'd in Common for fo many Years, and not divided into Benefices and Cures, as is already declar'd; it is then undeniable that Benefices are of human Institution. But as the World is too well agreed in this, to require any farther enlarging on this Argument, I shall only add, that tho' these Considerations may appear too fubtle, and too refin'd, the Sequel of this Discourse will convince the Reader, they

are no more than necessary.

QUES-

Property

QUESION. II.

THE Decision of the first Question opens the Way to the second Inquiry, Who is the Owner of the Ecclesiastical Estates? By which I intend only real Estates, reserving to speak of the Fruits and Revenues in the fourth Question (1). For if they be possessed by Virtue of human Laws, we have only to find to whom the Laws have granted them. Some will say they are GOD's, and who can doubt it, the Earth and all that is contain'd therein is the LORD's (a). But in this Sense the Goods of the Church are no more GOD Almighty's, than every thing else in the World.

The Dominion of GOD is universal, but a Sovereign Prince hath another Dominion, which, according to Seneca, may be call'd the Dominion of Power (b); or according to the Lawyers the Dominion of Protection and Jurisdiction (c). Every private Man also hath his Dominion, which is that of Property, and the Subject of our present Inquiry.

Now it cannot be faid, That GOD, befides his univerfal Dominion over all Things, hath also the Property of all Ecclefiastical Goods, in the same manner as a King hath an universal Dominion throughout his Kingdem; and yet hath a private

⁽¹⁾ Which is towards the end Cujus est (faith Pliny the of this Treatise. See Luest. 4. yeunger) quicquid est omnium, (a) Ad Deum excellium, politantum ipse, quantum omnes sessorem cœli & terræ, Gen. 14. habent. Paneg.

fessorem cœli & terræ, Gen. 14. habent. Paneg.

Domini est terra & plenitudo
ejus, orbisterrarum, & universi
tis, tuicionis non deitrustionis habitant in eq. Psalm. 22.

qui habitant in eo, Pfaim. 23. nis. Omnia regitis (faith (b) Ad Reges potestas omnium pertinet, ad fingulos profelf to Princes) sed suum cuiq; prietas, Senec. 7. Benef. cap. 4. servatis. X. Epift. 54.

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Propriety in the Estate of his own Family. For the universal Dominion of a Prince may be encreas'd by the Addition of his private Property; but the Dominion of GOD hath an Universality, Excellent and Infinite, incapable of any Addition, or of being particulariz'd, neither can it possibly be communicated to any Creature. Thus GOD, being LORD of all these Goods, no Man can assume to himself, and say, I who have the same Tribunal, the same Consistory, the same Jurisdiction with GOD, am also Lord; for whatever Dominion any Man may have, in them, he is no less a Servant than the least of Mankind.

But there are others, who treat this Matter with more Freedom, and fay, That the Pope is the Lord and Proprietor, and prove it by the Decretal of Clement IV. which declareth, That the Disposition of all Benefices belong intirely to him (d).

St. Thomas refutes this Opinion in faying, That the Pope may indeed be call'd the Principal Differfer of all Benefices, but in no fort either the Lord, Owner, or Porieffor of them (e).

Cardinal Cajetan adds for an Explication of this matter, That the Pope can neither give, nor, in any other manner whatfoever, difpose the Goods of the Church, than as right Reason shall direct, and without exceeding the Trust of Disposition repos'd

⁽d) Licet Ecclesiarum, Perfonatuum, dignitatum, aliofint ejus, ut principalis dispensarumq; beneficiorum Ecclesiatoris, non tamen sunt ejus, ut sticorum plenaria dispositio ad Romanum noscatur Fontiscem pertinere, &c. Sexti lib. 3. chjest. 7. tit. de Prabendis, vap. 2.

in him (f). And the reason he gives is very clear and convincing: These Goods, saith he, at first belong'd to some one, who hath transferr'd his Right by Will or Donation: Now, it never was in any Man's Intention to make fuch a Prefent to the Pope (g): And therefore the Property can never have been pass'd to him.

And it is for this Reason, that the same Cardinal, and Pope Hadrian VI. agree, That the Propriety of all Goods belong to the Church; that is, to the whole Community of the Faithful in that Place, to whom they were left: So that the Propriety of the Goods in the Roman Church, belongs really to the

whole Body of the Roman People.

sed Dispensator principalis pecuniæ Écclefiasticæ, ac per hoc pecunia Ecclesiæ non est sua absolute, ut possit ad libitum de ea disponere. (and then he adds) Cum potestas Papæ, quo ad res temporales Ecclesiæ sit potestas, non Domini, sed Dispensatoris, consequens est, ut plenitudo potestatis papalis, circa bona Ecclesiæ temporalia, non exeat limites potestatis dispensativæ ----Ac per hoc non potest Papa ad libitum donare res Ecclesize, sed potest tanquam habens apidem dispensatricis potestatis, multo plus de jisdem dispensare, quam quicung; alius proximus alicujus Ecclesiæ prælatus ---- Ex! eodem fundamento, quod Papa! non est Dominus, sed Dispensa-1 tor, sequitur quod de plenitudine potestatis non possit ad libitum dare bona Ecciesiæ cui voluerecta ratio suadet. In Comment. Quest. 43.

(f) Papa non est Dominus, ad 2. 2. Quest. 100. art. 1. (g) Nec Papa, nec aliquis Prælatus, est Dominus rerum Ecclesia, Ecclesia ipla est Domina; quia Donatores non donant, & transferunt jura fua in Papam, aut Prælatum, sed in Ecclefiam Romanam, vel talem. (It is most certain, that Princes would never have given to mary Lands and Revenues to the Church, if they had forefeen, that the Popes would have become the Masters of them themselves, and have turn'd the Profits of them, one Day, to the making War against the Denors.) Nec putes, adds Cajetan, propterea quod Papa habet plenitudinem potestatis Ecclesiaflica, ob hoc posit de bonis Ecclefiæ disponere, ficut potest Ecclefia: quoniam plenitudo potestatis Ecclesiastica intelligitur in spiritualibus tantum. rit; sed tenetur dispensare, ut Coment. 2de. 2de. ad art. 5. Every

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Every one knows, that a Community or Society is as capable in Law of possessing an Estate, as any private Person: It is in that Sense said, that such a thing belongs to such a City; that is, to no particular Person, but to the whole People together: And it is the ordinary Stile of Wills to say, I leave to the School of St. Roch (1), to the Convent of the Cordeliers (2), &c. And of this, the ancient Usage of the Church, and the Stile in which the Canons

run, are a plain Confirmation.

It is not to be doubted, but that these Estates being to go under somebody's Name, are very properly ascrib'd to him who is the Proprietor: So all the Canons, and ancient Usage of the Church having always called that which belongs to the Churchmen, the Estates of the Church; she is therefore the Proprietor. And this agreeth with those who fay, these Estates are Jesus Christ's; for all Christian Churches, from very ancient times, have taken their Denominations not only from the Name of fome City, but from their first, or most famous and eminent Bishop: So the Roman Church is call'd St. Peter's, the Church of Alexandria St. Mark's. that of Ravenna the Church of St. Apollinarius. From hence the Estates of these Churches have follow'd the same Fashion, and taken also the Name of these Saints; and the Estates particularly belonging to the Roman Church are call'd St. Peter's: Which gave occasion to that way of speaking among the ancient Writers, The Patrimony of St. Peter, the Lands of St. Peter; the Patrimony of St. Apollinarius. Oc.

⁽¹⁾ The Fraternity of Painters in Venice.

(2) The Author calls them in Venice.

And because Christ is the universal Head, and Protector of all Churches, all that belongs to the Church in general, or to any particular one, is call d the Patrimony of Jesus Christ; which is the same thing as to say, the Patrimony of the Church whereof Christ is the Head: And in the same Sense the Estates of the Republick of Venice are call'd St. Mark's, from a Republick which bears the Name of that Saint.

In truth all the Acquisitions of the Church, when her Estates lay in Common in every Diocese, belong'd properly to the Universal Church, to whom all Donations and Legacies were made. It is certain, they could only be acquir'd by those, whom the Laws made capable of taking them. The Laws of Constantine granted this Priviledge to Christian Communities or Societies, that is, to all the Body of Christians inhabiting in the Cities to which they were granted. The Dominion or Propriety therefore of these Estates is in these Communities.

But after Divisions came to be made, and Benefices to be inftituted, then follow'd Legacies and Donations to particular Churches, and frequently to some particular use of Piety. So that there is no determinating who is the Owner, Proprietor, or Patron of these Estates, and where the Right lies, without seeing the particular Dispositions of the Wills and Donors.

To end this Argument upon the fullest Examination, it must be concluded, that the Prelates, and the other Ecclesiasticks, are the Guardians, Administrators, and Disposers of the Estates of the Church, to pursue and execute the Intention of the Donor or Testator, and to no other Purpose whatsomever: And that the Proprietor or Patron of them is the Person, or Community, to whom they have been so given or bequeath'd.

And

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And therefore all Governors of the Church ought with confcientious Care to review and ponder the Conditions of these Endowments; for the Neglect of which, nothing but human Frailty can be pleaded. Nor ought any Man to imagine, that Prescription or long Usage can have any Force here, seeing no Man can pretend to any Benefit from Prescription, where Integrity and good Conscience is wanting. And how can any Claim be laid to these, where every Man knows, and is conscious, that these Estates have not been bequeath'd by the Donors, to be employ'd as we frequently find them.

QUESTION III.

B U T who shall be the Proprietor of those Ecclesiasticks Estates, whose Institution is not known? By the Natural and Civil Law, an Estate salls to the Community or Publick, when particular Owners sail; and by Consequence, in this Case, it will sall to the Church: Which in short, is no more than to say, That the Beneficiaries are the Dispensers of the Estates of their Benefices, that the Proprietor is he to whose Favour the Donation or Will is made; and if he be not known, the Right rests in the Church.

It is no Answer to say, that there are Laws both Civil and Ecclesiastical, which forbid the Alienation of these Estates; for the Minor or Pupil is the true Proprietor of his Estate, and yet hath no Power to alienate. The Propriety or Dominion of a thing, in its largest Extent, is a Right of doing whatever a Man pleases with his own, as far as the Law allows; which lays a Restraint on some fort of Proprietors, who need direction; of which Communities and Societies of People are one.

We are not to wonder, if in Questions of this Nature, in which the Pope is determin'd to be the absolute Proprietor of all Benefices and Estates, belonging to the Church, there should be so many modern Writers, ready to maintain Opinions so contrary to those of Antiquity, and to the Customs and Institutions, which draw their Original from the Apostles themselves, and other Apostolical Men. For whereas St. Cyprian very sensibly complains, as of one of our human Impersections, that interested Men set themselves to adapt their Dostrine to the deprayed Manners and Customs of the Age; when, on the contrary, these ought to be regulated by good Dostrine and good Laws.

To which this Observation may be added, That in the Course of so many Ages, there never were any Novelties introduc'd, even in Religion, which have not instantly found their Defenders. And therefore it is no wonder, if this happen, where new Customs and new Methods are introduc'd, contriv'd and made subservient only to the Ends of acquiring Riches, and even to authorize the Pursuit of worldly Interests, to which human Nature is so

addicted.

CHAP. XXII.

HE extream Diforders and Confusion, which the great Variety and Changes of so many Kings and Emperors in those Times brought upon Italy in the Civil Government, affected no less the Ecclesiastical Affairs: The Bishops and Abbots being sometimes made by the Princes, sometimes intruding themselves by their own Authority; the other Ministers of the Church being also made, either

ther by those who govern'd the Cities, or by the Bishops; and sometimes again by those, who had the Power in their Hands, or the Favour of the People, possessing themselves of the Benefices.

In the Year 963, Otho of Saxony * enter'd Italy, and fubdu'd it by Arms, and in order to fettle some Form of Government there, he affembl'd a little Council of Bishops, wherein he depos'd Pope John XII. tho' he was of an illustrious Family, and had great Interest and Dependencies in Iome: But he had been made Pope at 18 Years of Age, and had dishonour'd the Pontificate by Adulteries, Perjuries, and the rest of his Behaviour, little suitable to his Character (a).

Otho oblig'd the Roman People, and Pope Leo VIII. who had been put in the Place of Pope John, to give up to the Emperors the Pretenfions to the Right of Electing the Popes (b), and the other Bithops in lialy. For 36 Years, until the Year 1001, this Prince, his Son, and his Grandson, of the same Name, preferv'd this Right in themselves: And of 12 Popes, which were within that Space, two were

* This was Otho the Grandfon of the Emperor, firnam'd

⁽a) Jonannes XIII. (Platina calls bim net the XII.) Patris Alberici potentia fretus, Pontificatum occupat, homo fane omnibus probris & turpitudine contaminatus, venationibus magis, fiquid temporis a Libidinibus supererat, quam orationi deditus. And some Lines after, Pontificium munus humeris suis nequagaum conveniens fibi defumit. --- Otho, composito aliquantum statu Civitatis Concilium indicit, convocatis Episcopis Italiæ, quorum judicio vita sce- the Fewler. leratissimi hominis dijudicaretur.

⁽b) Cives vero (faith Luitprand, chap. 6. towards the end) tanctum Imperatorem cum fuis omnibus in urbem suscipiunt, fidelitateniq; promittunt, hæc addentes, & firmiter jurantes, nunquam se Papam electuros aut ordinaturos præter confenfum, ac electionem Domini Imperatoris Othonis Cæfaris Augusti, filii ipsius Regis Othonis. Vide cap. 11.

made by the Prince peaceably, and without Opposition, the other not without Tumults and Diforders: Which occasion'd one Pope to be carry'd Prisoner into Germany by Otho I. (2), and another by Otho II. (3). There was also another Pope who was ftrangl'd by one who aspir'd to his Dignity: Another robb'd the Treasury of St. Peter, and fled (c): Another went into voluntary Banishment (d). So that confidering we meet with feveral Popes in those Days, who as Baronius observes, are placed in the Catalogue only to make up the Number (e), the Church had then in Effect no other Head but IESUS CHRIST himself.

(2) Benedict V. elected seditiously by the Fastion and Kindred of John XII. Cum Imperator (faith Platina) hanc electionem nequaquam probaret & Romanos compulit pulso Benedicto, vel dedito potius Leonem suscipere l ---- Otho in Germaniam rediens secum Benedictum ipsum duxit qui non multo post delore animi apud Hamburgum moritur, ubi relegatus erat. Vide Luitprand, cap. 11.

(3) Benedictus VI. or rather according to Panvinius, the Vth, seeing he who went by this Name, and was chosen by the Faction of John XIII. was Antep pe, as having been chosen in the Lifetime of Leo VIII. which Leo had been lawfully chosen. Eencdictus VI. (faith Platina) a Cintio Rom. cive præpotenti captus, in sancti Angeli arcem includitur, codemq; in loco non cum. Scripti ad annum 912. multo post strangulatur.

(c) Bonifacius VII. (laith Platina in his Life) relinquere urbem coactus, precioffima queque E. Bafilica Petri subtrahens, Constantinopolim confugit, ubi tamdiu constitit, quo ad divenditis, que facri egio abitulerat, magnam vim pecuniarum comparailet --- Fontilex Rom. facrorum l'ater & Rex, facra ipfa furto abflulit; & qui vindicare facrilegia debuerat, tanti facrilegii factus est author.

(d) Joannes XVII. (which cught to be John XVI.) agitatus feditionibus a Crescentio Confule Romano imperium urbis fibi vindicare conante, cupiditate hominis ceders, exulatum in Hetruriam abiit. Platina in vita.

(e) Qui non firt, nisi ad confignanda tantum tempora in Catalogo Romanorum Fontifi-

Of Ecclesiastical 82

But the other Bishops and the Abbots were made by the Emperors (f), without any Contradiction. And therefore upon the Death of a Bishop, his Staff and Ring were carried to the Emperor (g), who gave them as the Ceremony of Investiture, to the Person on whom he conferr'd the Benefice. And the new Bishop being confecrated by his Metropolitan, or by the neighbouring Bishops, went to take Possession: This is a Method yet observ'd in France and Germany. But other leffer Benefices were dispos'd by the Bishops or Abbots, on whom they depended; except when the Prince nam'd one to a vacant Benefice, and then it was never difputed: Or when he thought fit to recommend one to be provided for, when a Benefice should fall, which Expectative or Reversion was fure to be made good by the Bishop at the next Vacancy.

In this Method the three Othos govern'd the Affairs of the Church, and without any Controul from the Popes; tho' Otho II. had refided a

(f) It was not that Electi- investituram. In Chronico Verons were abolish'd, but only made null without Investiture from the Emperor. As Hugh de Flavigny observes, speaking of Anselm de Lucca, and of another Bishop.

Cum ergo, faith he, præstolarentur diem consecrationis fuæ, venerunt nuncii Regis Henrici Romam, rogantes, ut contra morem Prædecessorum fuorum Dominus Papa (this was Gregory VII.) eos confecrare vellet, qui Episcopatus mum Tyrium de bello sacro, lib. electionem folam, non autem 1. cap. 13. & Goffrid. vindoci-

dunensi, pag. 196.

(g) Rex autem uti volens authoritate, & confuetudine, & autoralibus Privelegiis Imperatorum, qui a Carolo magno per trecentos & eo amplius annos imperaverant sub 63. Apostolicis, dabat licitè Episcopatus, & Abbatias, & per annulum & per virgam. Sigebertus in Chronico. ann. 4. Vide Crantz vandal. lib. 6. cap. 25. Gronem ep. 8. ad Richer. senonensem Wilieldonum per regiam acceperant nensem. trastatu 2. pag. 278.

long time at Rome, where he also died and was bu-

ried (b).

The Princes fucceeding the Othos preferv'd the Right of conferring Bishopricks and Abbies, and even of Nomination to the other leffer Benefices, and of granting Reversions or Expediatives of Benefices before they were vacant: Until the Imperial Authority coming to diminish in Rome, the Church relaps'd into the former Diforders. For tho' the People, after having refum'd the Election of the Pope, elected three Popes very peaceably, there broke out fome Sparks of Sedition and Tumult about the Election of Benedict VIII. (4), and John XX. (5), who were Brothers, and immediately fucceeded one another; and after, in that Election of Benedict IX. their Nephew, who was chosen at 12 Years of Age, and who, among many other Enormities, made Sale of a part of the Popedom to one Silvefter III. and another part to Gregory VI. (i). And all these three fill'd their Chairs in Rome at the same time, with so much more Scandal and Diforder, as this Gregory made use of Arms to maintain his Purchase (k); poffessing himself of the Church of St. Feter, with a Body of Horse and Foot, not without much Slaughter. This brought the Emperor, Henry the

Onuphrius.

ting in bis Life) Joanni Archi-

stibulo B. Petri (Paradisum vo- tam Latinam, qui postea Grecant) labro porphyretico, quod gorius VI. appellatus est, I onadhuc introeuntibus ad lævam tificium munus, ut quidam afapparet honorificenti fime fepelitur. Platina in the Life of Lines after, Cum annis decem Bene dist. 7.

⁽⁵⁾ The XII. according to Onuphrius in Chren. Pent. R m.

⁽b) Rome moritur, & in ve-1 presbytero St. Joannis ad porfirmant, vendidit. And I me per intervalla fedem Petri occu-(4) The VII. according to passet, tandem moritur. Nec vacasse tum sedes dici potest, cum Pontificatum vendiderit.

⁽k) Vide Othon, Frifing, ad. (i) Benedictus (faith Pla- anno. 1040, lib. 6, cap. 32,

Black, into Italy, who put Benedict to Flight, fent Silvester away, and banish'd Gregory into Germany (1), and depriv'd the Roman People again of the Power

of Election (m).

After which he made three Popes fucceffively, all Germans, who, without other Ceremony, took the Pontifical Habit and Ornaments. The third of thefe, who was Brune, Bishop of Toul, having, by Virtue of the Emperor's Nomination taken the Habit of Pope at

in the Life of Gregory VI.) Henricus II. Thy the Account of clearly in his Chronicle of the the German Writers, Henry III. ctherwise Henry the black] in Italiam cum magno exercitu veniens, habita ivnodo, cum Benedictum IX. Silvestrum III. Gregorium VI. tanquam tria teterrima monstra, abdicare le magistratu coegisset, Suideregum, Bambergenlem Episcopum, cui Clementi XI. appellatio fuit, Pontificem creat.

As for Gregory VI. Onuphrius reckons him a legitimate Pope, affirming he was not elected till atter Benedict VIII. Silvester III. and another nam'd John, whom Renedict had taken for his Collegue, after having driven out Silvester III. had abdicated the

Popedom.

Quibus, saith he, proborum həminum precibus facerdotium & fuorum juri cedentibus, quartus su Fectuseit Joannes Gratianus, Archi-presbyter S. Joannis ante portam Latinam Gregorius VI. vocatus, qui Cluniaci Fontificatu privatus, quo ab Imp. Henrico III. relegatus fu- Imperatoris id facere cogerenerat, mortuus est. Annit. ad vit.

(1) Has ob res (faith Platina | Gregorii VI. And he [Onuphrius explains himself yet more it is Pepes. Cum sponte abdicasset call'd (speaking of Benedict VIII. called the 1Xth by Platina) in ejus locum factus est Gregorius VI. Joan. Gratianus Archi-presb. S. Joannis ante portam Latinam, qui imperante Cæsare Henr.III. Aug. fedit annum; coastus in concilio Sutrii a little City of the Patrimony of St. Feter in Tuscany) ab Imp. Henrico III. congregato, abdicavit anno 1046 & ad monaîterium Cluniacense relegatus, ibidem Paulo postobiit & sepultus est. and then, before he names Clement II. whom the Emperir made be chifen in the Room of Gregory, he adds these four Words, Schisma in Ecclesia Romana, to make it be understood, that the Election of this Clement was nit cancnical.

(m) Henricus, accepta a Clemente Imperii corona, Romanos in verba fua jurare coegit, Pontificum electioni se nequaquam interfuturos, nisi jussu tur. Platina in vita Clement. II.

Freisignen

Freisingen (6), and continued his Journey as far as Clugni, Hildebrand, a Monk bred up in the Church of St. Peter at Rome, a Man of fingular Address, put Bruno upon an Artifice, to bring the Election back again to the Roman People. He advis'd Brunon, who had now taken upon him the Name of Leo IX. to habit himself like a Pilgrim, and enter Rome (n) to difguis'd; by which he would render himfelf more agreeable to the People. Leo follow'd his Advice, and the People at his Entry proclaim'd him Pope. But this Precedent was of no more Authority, for it hinder'd not the Emperor, when Leo was dead, from choosing Geberard, Bishop of Eichstat at Mentz, to be Pope, who forthwith took the Pontifical Habit, by the Name of Victor II (o). And this Emperor did not only then dispose the Benefices. but made Laws againft those, who obtain'd them by Simony; pardoning past Faults, and imposing Penalties for the future.

(n) Cui Romam Pontifico habitu petenti, Abbas Cluniacenfis, & Hildebrandus Monachus, obviam facti, persuafere, ut deposito Pontificali ornatu, Romam privatus ingrederetur, quad dicerent Henricum nullam creandi Pontificis potestatem a Deo habere; sed ad Clerum, populumy; Romanum id pertinere. Motus his verbis Leo, deposito Pontificio apparatu, privatus urbem ingreditur. At vero Rom. Cle-

(6) A City of Bavaria, un-| rus, fuadente Hildebrando, εder the Archbishoprick of Saltz- undem Brunonem in Pontificem eligit, eo libentius, quod omnem authoritatem eligendorum Pontificum ab Imperatore ad Clerum transtulisset. Platina in vita.

> (0) Victor II. (faith Onuphrius in his Chr. nicle of the Pepes) Suevus Germanus, Gebohardus, Comes Calbenfis, Episcop. Eiestatensis, Henr. 111. Imperatoris Confiliarius, & propinquus, creatus ab Hen. 111. Moguntia, & coronatus Roma, ibid. April. 1056.

CHAP. XXIII.

HO' during the Minority of the Emperor Henry IV. (1), Son of Henry the Black, the Popes were as yet created with the Confent of the Emperor's Tutors, and the Bishops and Abbots invessed by him, with the Ring and Crosser-Staff; however the Popes were not wanting to take the Advantage of his Youth, and of the Diffentions which arose among the Tutors: For Nicholas II. made a new Constitution for the Election of the Pope, whereby the Cardinal-Bishops were to elect first; secondly, the other Cardinal-Priests; thirdly, the Clergy and the Peeple; and in the last place, the

b en defign'd Emperor by Hil- res eligi oportuit, id tamen dibrand, when he went to entreat Henry the Black on the Fart of the Clergy and Roman

was then Hereditary.

Comman Larger) post excilan on the Emperor's Confirmation.

(1) Platina faith, that he had | Cælaris prosapiam, Imperatonunquam contigisse Legitur, nisi Legitimus successor deficeret. Et Henricus Pambergenfis People, that he would give (this was the Emperor Henry II. them the Bishop of Eichstat for formerly Count of Bamberg) O-But Henry IV. had no Occa- rio jure fibi imperium deberi, rio jure fibi imperium deberi, fion to be chosen by Hildebrand, contra Colonieniem contendeto fucceed to the Empire, which bat. Lampad. Reipubl. Roman. Germanica, parte 3. cap. 4.

Cæfares (faith Goldastus, in repl. pro Imperio, cap. 18.)

And besides, how could Hilrely ad Henricum V. legitima voy from the Reman Feople, successione Imperium adibant, make an Emperor, Authoritate & Giegorius VII. (who was this Legationis, to use Platina's Hildebrand) Pontificii Domi- Phrase, seeing the Pope himvatus Auctor, Cestarum succet- self had not this Power; and form turbare primus fustinuit. that, on the contrary, the E-Tan til chim (faith an ther lection of the Pope depended

Emperor

Emperor was to be apply'd to for his Concurrence(a). But Alexander II. his Successor, having been chosen after this Model, the Emperor would neither confirm him, nor admit the Excuses which the Cardinals made him, by one expresly deputed out of their own Body: And tho' they represented, that all they had done, had been to avoid a terrible Civil Diffention, and that all had been carried with the highest Respect to the Emperor, seeing the Person elected was his Friend, yet he nam'd the Bishop of Parma (2) to the Popedom, at the Instance of Gerard (3) of Parma his Chancellor.

But three Years after, Changes happening in the Imperial Court, and the Chancellor, Gerard, being displaced, the Bishop of Parma also was depos'd, and Alexander acknowledg'd for Pope (4). And a League being form'd betwixt the Bavarians and Saxons in the Year 1072 against the Emperor, the Pope join'd himself to their Party, came into the League, and the next Year cited him to Rome, upon

(a) Decernimus & statuimus, | personaliter hoc jus impetrave-

(2) Who, according to Onu-

(3) Platina calls him Gibert,

(4) Platina faith, that at the

ut obeunte hujus Romanæ Ec- rint. Dist. 23. C. in Nomine. clesiæ Pontifice, in primis Cardinales Episcopi simul de elec- phrius, was of the House of tione tractantes, mox Christi Pallavicini. Clericos Cardina'es adhibeant : Sicq; reliquus Clerus & popu- and fays he was Governor of the lus ad consensum novæ electio- Kingdom of Italy; Onuphrius nis accedat --- Eligatur autem calls him Gibert of Carrigia. de ipfius gremio, fi reperitur idoneus, vel si de ipsa non in- Emperor's Desire he pardon'd venitur, ex alia assumatur, salvo the Bishop of Parma, and gave debito honore, & reverentia di- the Archbishoprick of Ravenna lecti filii nostri Henrici, qui su-turus Imperator, Deo conce-dente, speratur, sicut jam sibi under the Name of Clement III. concessimus, & successoribus il-in 1080, and held the Seat unlius, qui ab hac Apost. sede til the Year 1101,

an Accusation of Simony (b), for hiving sold some Bishopricks. This Proceeding, as it was very astonishing, made much Noise in the World, no Pope having hitherto made so bold a Step. But the Memory of it was soon lost in the Death of Alexander, to whom succeeded Hildebrand the Monk (5), under

the Name of Gregory VII.

The Emperor being yet young, and Germany all in Commotions, this Juncture invited the Pope to exclude him intirely from the Election of the Bithops and Abbots, and to that end fent him a Monitory; whereby the Emperor was forbid to concern himfelf any more in those Dispositions (6). To which the Emperor making a strong Opposition, the Pope excommunicated him, absolved his Subjects from their Oath of Allegiance (c), and deprived him of

(b) Annus erat post mille 74. quo anno Coloniensis & Hermannus Bambergensis Pontifices Romam miss suntil sunt, pecunia inde Regia debita colligenda gratia: Qui Legatione peracta, Literas Alexandri Papa detulerunt, regemq; vocarunt, ad satisfaciendum de Simoniaca harres, caterisq; nonullis magna emendatione purgandis, super quibus Roma Rex erat delatus. Krantz, bist. Saxon. pag. 106. & Abbas Ursperg. anno 1072.

(5) The Author adds, of Sienna; but he was of Scana, a little Town in Tuscany, under the Arbhbishop of Sienna, Gregorius VII. saith Platina, Patria Scanensis. And Onuphrius adds, Ex Comitibus Pittlani, & Soane, Monachus & Prior o'im Cluniacensis. In Chron. Rem. Pent.

(6) Platina (faith that Gregory) forbid only his felling the Bishopricks and Benefices, under pain of Ecclefiastical Cenfures. In the Life of Greg. VII. (c) Platina reports the Form of Excommunication of the Emperor Henry IV. in these Terms: Beate Petre Apostolorum Princeps, inclina quæso, aures tuas, & me servum tuum exaudi, quem & ab infantia educasti, & ulq; ad hunc diem ab inimicorum manibus vindicasti, qui me pro mea in te fide oderunt & persecuti sunt. Fateor mihi tua gratia, non meis meritis Populi Christiani causam demandatam esse, concessamq; ligandi & folvendi potestatem. Hac itaq; fiducia fretus, omnipotentis Dei nomine, Patris, Filii, & Spiritus Sancti, Hen-

the Administration of the Kingdom of Italy and Germany. He also made a League with the Kebels, and drew the Emperor's own Mother into it against her Son; excommunicating withal the Bishops, who were his Ministers, or in any Employments under him: And betwixt the Years 1076 and 1085, when the the Pope died in Exile at Salernum, he had excommunicated the Emperor four times, besides a General Decree he publish'd on the same Occasion, importing, That if any Clergyman should accept a Bishoprick, Abby, or any other Benefice from the Hand of a Layman, he should no longer be reputed of the Order, but be excluded from entering the Church: And that all Kings, Dukes, Marquiffes, Counts, or any other fecular Lords or Powers whatfoever, who should be so hardy to pretend to give Investitures of Benefices, should incur the same Cenfures (d).

The

ricum Regem, Henrici quon-they abus'd the Pontifical Audam Imperatoris filium, qui thority. audacter nimium, & temerariè in Ecclefiam tuam manum injecit, Imperatoria, Regiaq; administratione dejicio, & Chrijuramento illo abiolvo, quo fidem veris Regibus præstare confueverunt. In the fame Life.

It is worthy observation, that munication, that the Popes have

(d) Authoritate omnipotentis Dei decernimus, ut qui deinceps Episcopatum, vel Cænobium, vel aliquid aliud Ecclestianos omnes Imperio subjectos siasticum benesicium a Laico acceperit, nullomodo in numero Epilcoporum, Abbatum, vel Clericorum censeatur: Eisdem quoq; centuris teneri voluit is by the Force of this Excom- mus, & alligari Reges, Duces, & Principes, qui Episcopatus, begun to shake off the Yoke of Ecclesiasticalve dignitates, quod the Emperors, whose Vassals contra justalq; est, demandare they were, and which is more alicui fuerint aufi --- Præterea to assume a Right of taking away the Crown from those, who always had the Power of deposing the Pores, whenever rintq; Ibid:m. Tt

The Emperor, feconded by the greater Number of the Bishops, who follow'd his Party, maintain'd his Cause so well, by Arms, against the Pope and his Adherents, that they ran a very imminent Hazard in the Contest. But Pope Gregory, who had before excommunicated the Normans as Usurpers of the Kingdoms of Sicily and Apulia, now had Recourse to their Assistance, took off their Excommunication, and made Concessions to them in every Point, which before he had made the Ground of his Quarrel. And if (upon this Agreement, and to ballance the Emperor's Power) Robert (7) King of Sicily and Naples, had not, from perfecuting the Pope, turn'd his Arms to his Defence, the Quarrel had ended intirely to the Emperor's Advantage (8). But the Pope, tho' at that time an Exile, with the Assistance of Robert, fail'd not to support his Party.

of investiture from Princes, rank'd it among spiritual Things: Tho' it was no more than a meer civil, and politick Ceremony, by which Princes put the Eishops and Abbots in Possession of the Fiefs and Estates, belonging to the Bishopricks and Monatteries: For to fay, that because Bishops carry a Pastoral ferr'd spiritual Authority. Staff, which fignifies a Spiritual Juridiction over their Flocks, and wear a Ring on their Finger, as a Type of their Marriage Contract with their these Quarrels betwixt Empe-Church, that it therefore looks rors and Popes, arose the Facticonvey spiritual Power, which the shirst took part with they have not: This is a so-the Pope, the other with the philtical Interpretation, which Emperor.

It is to be observ'd, that confounds the Temporalities of Gregory, to colour his unjust the Benefice (of which the Designs to take away the Right Prince, as first Proprietor, and Representative of the People, hath the Disposal.) with the Spirituals, which cannot be communicated but by the Imposition of those Hands, who consecrate Bishops. A Consecration which would be of no Significancy, and ridiculous, if the Investiture of the Prince con-

(7) Call'd Guischard, that is

to fay, The Crafty.

(8) Matchiavel, lib. 1. Hist. of Florence faith, That from as if Princes would pretend to ons of Guelps and Gibelins, of

And

And the continu'd Services of three of these Rogers, all Princes of the Family of Robert, to the two Successfors of Gregory, both Monks of the same Order, procur'd from the last of these Popes, Urban II. a Present of the Bull of the Monarchy of Sicily (9) to one of the Princes, in Recompence of all the Services perform'd by the Normans to the holy See: By which Bull, he granted a larger Power over Ecclefiaftical Affairs, than that which he attempted with 10 much Pains to extort out of the Emperor's Hands.

Against whom, Pope Gregory, befides his repeated Excommunications, and the frequent Rebellions which he ftirr'd up and fomented, prevail'd even with the Emporor's eldest Son (10), to join in Re-

Legate of the holy See, and as Vice-Roy of Naples and Sicily, theh, constituted him Judge of and the Governor of Milan sup-Ecclefialtical Causes. Tho' this press'd this Volum, without any Grant be Apocryphal, and in-Regard to the Complaints made tirely fictitious, in the Opinion by the Cardinal, in his Letters of the Learn'd, yet the King of to Philip III. King of Spain. Spain and his Ministers fail not (10) Conrad, who took the to take the Advantage of it, in Title of King of Haly, and made its utmost Rigor, even to the excommunicating Priests, Monks, After which he married the Abbots, Bishops, and Cardi-Daughter of Reger King of Sinals themselves, who reside in cily, who gave him powerful the Kingdom; and to attribute Affiltance against the Emperor to themselves the Title of Most Holy Father. In the Year 1556 the Council of State of Sicily, which took upon itself the Qua- got, had reason to say, speaklity of the facred College, pub- ing of Gregory VII. that under lish'd a Book, intitl'd, The Mo- him, the Romish Church was narely, with Defign to autho- truly the Church Militant. rize the Spiritual Sovereignty. And yet a Jacobin Friar of

(9) Which declar'd him born but succeeded so ill, that the

himself be crown'd at Milan: his Father. So that one of our Advocates-General, of the last Age, whose Name I have for-

Cardinal Bar nius hath writ a- Englien, was not fenfible he gainst it, Tim. 11. of his Annals, made himself ridiculous in wri-

bellion against his Father, who by this Means was almost driven out of *Italy*: And the succeeding Pope (11) pursuing the same Methods, in carrying on the War, pour'd out his Excommunications assert upon the Emperor, plied him with frequent Rebellions, ply'd his second Son Henry against him, and persuaded him likewise to take Arms. So that at length the Emperor, after great Vicissitudes of Fortune, came to an Accomodation; but was deceiv'd in the Conditions, and in the end reduc'd to a private Life, by a Resignation of the Empire to his Son (12).

After the Death of the Emperor Henry IV. Paschal, the 4th Pope (13), (reckoning from Grgeory VII. who first took up the Spiritual Arms of Excommunications, to wrest the Investiture of Bishops and Abbots out of the Emperor's Hands) held first a

ting an Apology for St. Gregory VII. in answer to Father deluded the Father, raising a Alexander, a Learn'd Brother of the same Order. After which he might well think of making another for Pope Julius II. who nearly resembled Gregory VII. was absolved from his Excommunication. That therefore it

(11) Villor III. who had been Abbot of Mount-Cassin.

(12) Whom he had caus'd to be crown'd King of the Romans at Aix-la-Chapelle, Anno 1099.

This unnatural Son, feeing his Father come with a powerful Army to the Dyet held at Mentz, in January, An. 1005, went to meet him, and casting himself at his Feet, begg'd Pardon, with all the outward Marks of a sincere Repentance. The Emperor was wrought upon with this seign'd Submission, and they both went toge-

deluded the Father, raising a Jealousy in him, That the Archbishop of Mentz might keep him I riloner, if once he enter'd that City, before he was absolv'd from his Excommunication: That therefore it were more adviseable for the Emperor, to stay still at Bingen while his Son went to open the Dyet at Mentz, and try to difpose the Princes of the Pope's Party to a Reconciliation. The Emperor fwallow'd the Bait, and his Son going without him to the Dyet, got himself proclaim'd Emperor, at the Request of the Legate, who asfifted there in the Pope's Name.

(13) Gregory VII. Viller III. Urban II. Pascal II.

Council

Prifoners

Council at Guastalla, a little Town in the Dutchy of Mantua, and then another at Troyes in France, in which he renew'd the Decrees of Gregory VII. and Urban II. importing, That no Laick should intermeddle with the Collation of Benefices (14).

In France these Decrees were not admitted, but the King maintain'd the former Usage, as also the Emperor Henry V. who was his Father's second Son. This Prince, in the Year 1110, marching into Italy with an Army, in order to receive the Crown of the Empire, and the Pope having refus'd to crown him, while those Differences were depending; they were compromis'd in this Manner, That the Emperor should come to Rome to receive the Crown, and that no mention should be made of the Investitures on either Side, but as an Affair, which had bred fo much Diffurbance, be dropp'd in Silence. The Emperor came accordingly, and the Pope believing himself the stronger, would have oblig'd him, contrary to the Agreement, to have renounc'd the Investitures. But the Emperor, having taken a better Estimate of his own Strength, hadthe Courage to demand a Revocation of thefe Decrees, faying, He would not be less than Charlemaign, Ludovicus Pius, or the Debonaire, or other his Predecessors, who had enjoy'd the undisputed Possession of the Investitures *: This enflaming the Quarrel, the Emperor feiz'd on the Persons of the Pope, and the greater number of Cardinals, and carry'd them

⁽¹⁴⁾ Platina in the Life of Pope (who reftor'd the Eishop Urban II. saith, That one Henry to his Eishoprick) That he Bishop of Soissons resign'd his would never assist at the Con-Bishoprick into the Pope's secration of Eishops, which Hands, as not believing the should be presented by Lay King of France, who had presented, had a Right to nominate; and took an Oath to the in Chronico, Anno 1111.

Prisoners out of Rome. This produc'd a Treaty again, by which the Pope confented to crown Henry Emperor, and to yield to him the Collation of Benefices (e), and no more to excommunicate him for exercifing that Power: All which, the Pope fwore to observe. Then Celebrating Mass, the Pope took, and gave the Sacrament upon it, dividing the Host betwixt himself and the Emperor (f), pronouncing the most dreadful and execrable Imprecations on the Violaters of this Peace.

When the Pope return'd to Rome, he declar'd still he would observe it: Nevertheless, his Legates took the Liberty to excommunicate the Emperor, and two Years after, in the Year 1112, there Imprecations had so lost their Force, that he held a Council, in which he confirm'd the Decrees of the Popes Gregory and Urban, that none should receive Investitures from Lay Hands; and procur'd also the late Pacification with the Emperor to be annull'd

(e) In Reconciliatione autem | nicè consecrationem accipiant quæ facta est inter Imperatorem | ab Episcopo ad quem pertinue-& Papam, (nam ipsum Papam rit. Sigebertus in Chronico, cum Episcopis, & Cardinalibus Anno 1111. & Abbas Urser-ceperat) die Paschæ Henrico in Imperatorem coronato, post Lectum Evangelium, tradidit Apostolicum & Imperatorem, ei Papa ante altare Apostolorum dum in Celebratione Missæ trapost investitionem verò Cano- pag. 195.

and

Petri & Pauli, in oculis omnideret ei Corpus & Sanguinem um Principum Privelegium de D. N. Jesu Christi: Domine Investitura Episcopatuum, vel Imperator hoc corpus Domini Abbatiarum tam per annulum natum ex Maria Virgine, passum quam per virgam scilicet ut in Cruce damus tibi in Confirregni ejus Episcopis, & Abba- mationem verze pacis inter me tibus, libere præterviolentiam & te. Sigebertus in Chronico & Simoniam electis, investitu- anno cit. vide Juretum in Netis ram Virgæ & annuli, conferat; ad Fp. 236. Yvenis Carnet.

and declar'd void, by that Council (15): And to leave no Doubt of its being so, he finally excomcommunicated the Emperor again, in the Year 1116.

Pope Gelasius II. was immediate Successor to Pascal, and next after him, came Califtus II. betwixt whom and the Emperor the Contest still lasted, and he was

excommunicated fuccessively by them both.

These three Popes not only made use of Excommunication, but found him Employment likewise in the feveral Rebellions, which they stirr'd up against him, and which were headed by Lotharius of Saxony, whose Arms had gain'd frequent Advantages against him. At length, the Emperor finding himself befet with so many Difficulties, renounc'd his Claim to the Investitures (g). Thus ended a Quarrel, which

the Pope had not confirm'd

(g) See the Act itself: Ego Henricus Dei gratia Romanorum Imperat. Augustus pro amore Dei, & fanctæ Romanæ Ecclefiæ & Domini Papæ Cadimitto Deo, & sanctis ejus & Ecclesiæ Catholicæ omnem baculum & concedo in omnibus Ecclefiis fieri electionem & liberam confecrationem. Possesfienes & regalia B. Fetri, que a principio hujus discordiæ usq; ablata funt, quæ habeo, eidem fessiones.

⁽¹⁵⁾ When the Emperor complain'd of the Excommuni- them. cation thunder'd against him, fome time after by the Council of Lateran, the Pope, Pascal, made answer, That he had indeed promis'd, he, himfelf, never would excommunicate lifti, & pro remedio animæ meæ the Emperor, in Claim of the Investitures, but never promis'd Apostolis, Petro & Paulo, fanthat he would not make him be excommunicated by a Council. investituram per annulum & To which the Emperor might have reply'd, That this Excommunication was an Act of the Pope himself, seeing he had confirm'd it with the Keyocation of the Investitures: For the Popes ad hodiernam diem five tempretend, that the Acts of Coun- pore Patris mei five etiam meo, cil are not valid without the Papal Confirmation: So that fanctæ Rom. Ecclefiæ restituo: both the Revocation and Ex- Que autem non habeo, ut resticommunication had been void it tuantur, fide liter juvabo. Pos-

which (had lafted 56 Years, under fix Popes) had been the Occasion of excommunicating an infinite Number of People, Ecclefiafticks and Seculars, who had engag'd in the Emperor's Quarrel; and which had been the Destruction of Millions of People, on one Side, and the other, in 60 Battles, fought by Henry the Father, and in 18 by Henry his Son. [Tanta molis erat] So great a Work it was to lay the Foundation of so vast a Structure, which we have fince feen carry'd up to its Height: Of which, we shall have occasion to discourse of hereafter.

In the mean time, the Judgments were very various, which were made concerning these Differences, betwixt Pope Pascal and the Emperor: Some faid the Agreement on the Pope's Part was void, as proceeding from Fear, and made while he and the Cardinals were under Confinement, and in the Emperor's Power (16); and that therefore the Pope had Reason to dislown it. On the other fide, it was anfwer'd, That if this were void, as having been extorted by Force, that Argument were as good for the Emperor, who was as little bound to observe all that he had agreed to on his Part, to shelter himfelf from these Storms of Excommunications and

sessiones etiam omnium aliarum Ecclefiarum & Principum, & aliorum tam Clericorum, quam Laicorum concilio principum, & justitia, quas habeo ut reddantur, fideliter juvabo. Et do l in parte iplius funt, vel fuerunt, & in quibus fancta Rom, Ecclefia auxilium poltulaverit fideliter juvabo. Abbas Urspergensis in Chron. an. 1122.

(16) The Emperor had fore- tures.

feen, and prevented this Objection; for after his Coronation, where the Pope had divided the Host betwixt them. in Token of a perfect Reconciliation, he procur'd a fecond veram pacem Calisto, sanctæ Bull of the same Tenor with Rom. Ecclefix, & omnibus qui that which the Pope had granted before he was fet at Liberty; to the end the Court of Rome fhould have no Pretext to protest against the Concession, or rather Confirmation of Investi-

Anathemas,

Anathema's, besides so many open Rebellions and private Conspiracies, which may be reckon'd as thrown into the Composition to raise the Storm: And therefore what Reason was there any more to renounce an Agreement made for Fear of Imprisonment, than one made in Terror of Excommunication and the Confequences of it, and of feeing his People in Confusion, and his Estates torn in Pieces, and overturn'd with Civil Wars.

Some Fathers of the Council in the Presence of Pascal, made use of this Dilemma, " If the Decree "by which the Pope confented to yield up the " Investitures to the Emperor, were lawful, it ought " to be observ'd: But if it be unjust, and, as some " fay, heretical, the Pope, as the Author of it, " is therefore unjust and heretical also *.

It is certain, that a Concession of a Thing just and due in itself, is valid, tho' made through Fear; and on the other fide, an A& is never justifiable, if a-gainst the Law of GOD, by the strongest Impresfion of Fear that can be pleaded (17).

anno 1116.

things absolutely necessary to in some Cases, be dispensed Salvation. And for this Rea- with.

^{*} Abass Urspergensis in Chron. son, according to St. Thomas, the Commandments of GOD (17) Because the Natural bind absolutely, and not the Divine Law is, of itself, good and immutable, and commands which, for that Reason may,

CHAP. XXIV.

HE Strugglings and Contentions betwixt the Popes and Emperors, about the Investitures of Bishopricks and Abbies, were not confin'd to Italy and Germany alone, which were the Kingdoms and Dominions of the Emperor: But feveral Bishops in France likeways, excited either by Interest or Example, took the fame Occasion to oppose the King *. But as they were not enough united, to enter all into the same League with the Pope 1, the King generally carried his Point: And the Popes contented themselves to gain that by little and little, which it had not been possible for them to have compass'd all at once.

In England, where the Kings had hitherto always conferr'd the Bishopricks and Abbies, Anselm, Archbishop of Canterbury, in the Year 1102, in Obedience to the Pope's Decrees, began to refuse to confecrate Bishops nominated by the King (a). This Contest held for many Years, the King maintaining

trad. 2, 3, & 4.

Vide Goffrid. Vindscin., Laicorum. Et quoniam ad jus-(a) Eodem anno [1113] fusceperant. conservations a Rege fulceperant, confectare noluit, menter iratus præcepit Gerardo eos confecraret: Sed Willielmus his

Antelmus Cantuarienfis Epifcopus Concilium tenuit Londoniis în ecclefia St. Petri, præsente Archiepiscopo Eboracensi, ut Rege, & fuffraganeis Epitcopis. In hoc concilio --- Regi, quæ Giffardus Wintoniensis Electus, Romæ decreta erant, Concilio qui consecrari debuit, Gerardi generali, plano sermone descrip- sprevit consecrationem. Quare fit, quod videlicet nullus Eccle- jussu Regis eliminatur a Regno. starum Præatus, Episcopus, Matth. Paris in Henrico. Vide vel Abbas, vel Clericus Inve-stituras alicujus Ecclesiasticæ Tvonis, & Baluzium Miscell. dignitatis de manu suscipiat tom. 4. pag. 477.

his Authority (1), and the Archbishop, supported by the Pope, opposing it. The King, in Hopes to bring the Pope to hear Reason, sent an Ambailador to Rome, who, provok'd by the rough Answers and Menaces of the Pope, declar'd that his Mafter would never yield up his Authority, tho' he loft his Kingdom in its Defence: To which the Pope, with no less Boldness, reply'd, He would never there the King to nominate to the Benefices, if he loft his Head (b). The King stood his Ground, and Anselm was forc'd to quit the Kingdom; nor could he ever return again, without complying with the King(c). But this Prince dying without Sons, and a Civil War enfuing, it was easy for the Clergy to introduce in England, what the Pope had done in the Empire, by the Renunciation of Henry V.

(1) He infifted, that the Investitures of Bishopricks was a Right of his Crown, and enjoy'd by his Ancestors for time immemorial.

(b) Die pro Regiis constituo negotiis, Willielmus de Warenast Clericus, & Procurator Regis Anglorum causam ipsius in medium tulit, ac inter alia constanter allegavit, quod nec iple pro regni amillione inveltituras Ecclefiarum amittere velit, & hoc verbis minacibus affirmavit. Ad hæc Papa, fi quemadmodum dicis, Rex tuus nec pro regniamissione donationes Eccleffarum amittere pateretur, scias præcise coram Deo dico, quia nec pro mei capitis redemptione easilli impune permitterem obtinere. Math. Paris anno 1103. Vide Will. Malmfburiensem, lib. 1.

(c) Eodem anno [1109] factus est Conventus Episcoporum & Abbatum pariter & magnatum Londiniis in Palatio Regis, præfidente Archiepitcopo Anselnio, cui innuit Rex Henricus, & statuit, ut ab eo tempore in reliquum nunquam per donationem baculi pastora is, vel annuli, quiquam de Epilcopatu, vel Abbatia per Regem, vel quamlibet Laicam manum investiretur in Anglia, concedente Archiepilcopo, ut nullus ad prælationem electus, pro homagio quod Regi faceret confecratione fulcepti honoris privaretur. Alet. Paris.

Megaray, speaking of this Agreement, fath, that strictly speaking, it was only changing Terms, for who pays Homage is a Vaffal, und holds of him to whom he pays it. In the

Life of Phil. Augustus. H_2

Of Ecclesiastical

It is true indeed, that in the Year 1132, Lotharius of Saxony, who succeeded the Emperor Henry V. being fought to by Innocent II. to acknowledge him for Pope, and Anacletus II. (2), his Competitor, refus'd it, unless Innocent would restore the Investitures, which Henry the Emperor, his Predeceffor, had renounced: And probably Lotharius had obtain'd them, if he had not defifted from his Pretenfions at the Instance of St. Bernard (d), his intimate Friend; who made him fenfible how ill it would look in him, to maintain a Claim, which himself, at the Instigation of Pope Pascal, had taken Arms against the Emperor Henry to overthrow, and which, at the same time, would be owning himself to have been a Rebel against his Prince in an ill Cause.

And here we find a very ordinary Consequence of great Victories, that where the Force of an Enemy is not quite broken and exhaufted, the Remains of the vanquish'd Party often gather Strength, and revive their old Pretenfions (e), which a prudent Conqueror will try rather to defeat by Artifice and Temporizing, than to return to open Force, which

might re-kindle the War (f).

(d) Importune Lotharius Rex institit, tempus habere se ret bellum. Tacit. Annal. 3. reputans opportunum, Episcoporum fibi restitui Investituras ambiguas, si deliberarent, acres, quas ah ejuldem prædecessore si desperassent, victoriam con-

(2) Who, according to Onuph-1 bores Rom. Ecclefia vendicarat. Expavescentibus Rom.R.potentiam, murum se opposuit Abbas fanctus, audacter enim refistens Regi, verbum malignum mira libertate redarguit, mira authoritate compescuit. In his Life, fon, to make the Election of by Allen Bishop of Auxerre. cap. 18.

(e) Relictis per quos resurge-

Thus

rius, was created the same day with Innecent II. and held the Chair 7 Years and 9 Months. Innocent was chosen by 17 Cardinals, and Anacletus by 21, which feems, with fome Rea-Innocent very doubtful.

⁽f) Esse adhuc victis vires, Împ. Henrico per maximos la- | filiis, & ratione perfici. Hist. 3.

Thus it happen'd on the present Occasion, the Popes could not gain so absolute a Victory; in a Cause of such vast Pretensions, but that there would yet remain, here and there, some Benefices in the Disposal of Laymen, and that there was still some Prince, who, for Interest of State, would dispose of Bishopricks, without any Regatd had to the Pope's Pretensions.

In France the Regale remain'd in Force, which is a Right the King hath of conferring all finple Benefices, or fuch as are without Cure, that shall fall vacant after a Bishop's Death, until a Successor be appointed (3).

In Germany, the Emperor preferv'd a Right in many Churches *, of prefenting one of the Canonies: And feveral other Princes retain'd likewife

divers particular Rights.

The Popes fearing to revive the old Quarrel, and to hazard the losing all the Advantages they had gain'd, if they should attack those particular Customs, or to prejudice the Common-cause, by letting them run on, wisely had Recourse to Negotiations and Artisice. So they bethought themselves of a middle Course, which was to set the Canonists, and other Pen-men, who were in their Interests, on writing, to prove, that Princes enjoy'd this Power by Concession only from the Popes; which serv'd to advance an Opinion, that Princes had no Right whatsoever, but what proceeded from the Grace and Favour of the Popes, and even, to carry the Pretensions of the holy See yet higher: Tho', whatever the Pretensions were, they met

⁽³⁾ The Regal lasted not of Licence to take Possession, but until he had taken the Oath of Fidelity to the Succession.

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with a great Disposition in Princes to bear with them; who persuaded themselves, that the Addition of a Title from the Church, strengthen'd their own; that it was a quieting and enfuring the Poffeffion, and putting them under Covert from the

Papal Perfecutions.

But the Event shew'd how much they were mistaken in the Remedy they propos'd, which prov'd a Poison to the Diftemper, and deftructive of all Quiet: For about the Year 1300, Boniface VIII. had sharp Contests with Philip the Fair, King of France, to make him renounce the Regale; and the Quarrel went fo high, that the Kingdom was brought into a very dangerous Condition, not only by its being laid under Excommunications and Interdictions (g), but by its being made a Present to the Emperor Albert, to incite him in his undertaking the Conquest of it.

Those, who at first believ'd it would be for their Interest, to hold that by Concession from the Papal Chair, which was, in Truth, the fole Property of the Princes, did not confider, by what brittle Bands all Apostolick Concessions were held; fince no Agreement could ever be found ftrong enough to

the King was depriv'd of his ter of Philip. Kingdom; but this is eafily understood, fince Beniface gave

(4) The Author adds, That (Albert, with Blanch the Daugh-

(g) Misso in Franciam Archi-Diacono Narbonensi Phiit to another Prince. Yet this lippum vetat [Bonifacius] quidhinder'd not Philip and Albert quam de Ecclesiæ proventibus from coming to an Interview as percipere, qui tametsi Ecclesiæ good Friends, at Vaucouleurs defensor fit, se tamen Regnumq; in Champagne, where they re- Franciæ per ejus contumaciam new'd the ancient League be-twixt the Empire and France, anno 1299, and the Year fol-lowing a Marriage was solem-lium in Philippo pulcho, pag. miz'd betweet Redelphus Son of 169.

bind

bind Popes, but that they pretend to a Power of revoking, even without a Caufe, (not that they ever want Pretexts for one) any Privileges whatfoever, granted by their Predecessors: Besides, that whoever pofferfeth any thing in his own Right, and vet is contented to acknowledge it as held of Grace from another, may aptly be compar'd to a Man, who leaves his own Ground, to build on another Man's.

On the Contrary, when any Prince, whose Patience was worn out, and grown weary of the Dependance, conferr'd any great Benefice of himfelf, which the Kings of England and Sicily did ver frequently, the Popes made no Words of it to the Prince, for fear of engaging too far in Contests; but to prevent any future Prejudice by the ill Precedent, they so wrought by the Monks, that the Elect should renounce all his Right into the Pope's Hands (h), who should oblige himself to give them the Investitures; by which Expedient they arriv'd at the peaceable Enjoyment of that, which otherways would have been eternally contested, and have put the Elect in endless Difficulties.

(b) Hac ratione, atq; hoc or- & elongabitur ab eo. Inter has dine Pontificatus scandere co- igitur angustias positus, quod actus ægre quidem cum multa unum salutare existimabat, ad hæsitatione consensit propter sanctæ & Apostolicæ sedis auxicontentionem illam quæ erat inter regnum & sacerdotium causa Investituræ, & electionum Ecclesiarum, quas evacuare sibiq; vindicare plus æquo nitebatur sensiti sancta cambatar sancta cambatar sensiti sancta cambatar sancta cambatar sensiti sancta cambatar sen Imperialis authoritas. Rursus nisi consentiente & postulante autem verebatur, non sine Di Ecclesia sua, ipsius Pontificis vinitatis nutu jam tertio sibi Maximi manu, & consecrari & auferri Episcopatum, eunig; si investituram consequi mereretertio fibi repudiaret, posse tur. Anonym. in vita S. Ottonis,

in ipsum competere illam sen- anno 1102. tentiam : Noluit Benedictionem

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Of this manner of proceeding, Florence of Worcefter, and Ivo of Chartres*, Writers of that Age, make frequent Mention, as of a common Practice in Germany and France, where, to use their own Phrase, the Popes took with one Hand, and gave with the other. And it found the easier Admission with the Parties concern'd, because it drew them out of the present Difficulties: And when the King who had presented, came to know it, he was apt to let it pass, since it wrought no immediate Alteration, without considering what Consequence it would have in the End. The Popes also, at this Day, play the same Game against the Catholick Bishops of Germany, who refuse to admit their Right of Prevention or Reservations; of which, more shall be said in its proper Place.

In Spain, the fedate and quiet Temper of that prudent Nation, together with the good Government of their Kings, amidst an universal Agitation round about them, preserv'd that Country in a persect Calm: To which, the Exercise the Saracens gave them in those Ages, might possibly contribute, so far as to incline them to live in Union with their

Kings, and to make Peace more valuable.

These Kings had never strain'd their Power over the Clergy to any extravagant Pitch, in order to bring them lower; nor had the Clergy ever enter'd into any foreign Engagements, beyond their Duty, to exempt themselves from the King's Jurisdiction. Besides that, when it was evident that the Popes had, either by Force or Terror, or by Intrigues, gain'd Advantages over other Kingdoms, these Princes studied always such Expedients, as might prevent the Essects of these Innovations as much as

^{*} Eplit. 190, 191, & 233. 1 + See the Article 39. possible.

But

possible. And therefore, tho' Bishops and other Ecclesiasticks had been constantly ordain'd here according to the ancient Usage, yet when the Changes we have mention'd came to be made in other Countries, these Princes would have no Differences with the Popes, but by a wise Temperament, contented themselves with contriving, That no Bishop should be ordain'd, without their Consent: And to secure himself of that Right, Alphonsus VI. sought to Urban II. for his Consirmation; who granted him the Jus Patronatus of all the Churches in his Kingdom (5).

Thus we fee the Kings of Spain have proceeded in quite another Method than those of Germany, France, and England; for being contented to hold that Precarious, and as of Grace from another, which belong'd to themselves singly, they purchas'd a more peaceable Enjoyment: When others have been a long time struggling and desending themselves against any such Acknowledgement: And yet, both the one and the other acting upon very prudent

Confidarations.

These saw evidently, that it was the high Road to Subjection, and to lose all; seeing the Demand of the Pope was not an End of his Pretensions, but a Step to much greater. They consider'd their own Subjects, especially the Ecclesiasticks, carried by a Passion for Liberty, that might be call'd Licentiousness: And consequently, as they were always ready to enter into Engagements with Forreigners, to lessen the Authority of their Prince, such a Door ought not to be less open to invite them.

⁽⁵⁾ Platina faith, That Urban II. gave the Pallium to the Archbishop of Toledo, and created him Primate of Spain, and

But in Spain, tho' the Confidence which the Princes had in the peaceable Dispositions of their Subjects, gave no Jealousy of their having Recourse to any forreign Interests, yet these Princes had a great deal to apprehend from the low State of their Affairs at that time, and from the Artifices of those who had been already to fuccetsful in making the Subjects of other Princes revolt, who far exceeded these in Power: And therefore, prudently determin'd to receive freely, what greater Princes than themselves had been compell'd, after so many Wars

and bitter Contests, to submit to.

Finally, in that Space of Time, betwixt the Years 1122, wherein the Emperor Henry V. renounc'd the Investitures, and 1145, it became a Rule almost every where establish'd, that upon the Death of the Bishop, his Successor should be chosen by the Chapter *, and confirm'd by the Metropolitan: That the Abbots should be chosen by the Monks †, and then confirm'd by the Bishop, if the Monastry were not exempted, and if it were, the Pope (1) was to be apply'd to for his Confirmation. That the other Benefices, which were de Jure Patronatus, should be conferr'd by the Bishops upon the Presentation of the Patron: But that all the rest should be at the intire Disposal of the Bishops.

+ Id. Ep. 381. ad Alexandrum Priorem de Fontibus.

* See St. Bernard, Ep. 22.1 a Domino Papa, & fratribus Cardinalibus qui vigilanter sua temporalia procurant commoda & emolumenta, aliena non curantes ut quilibet qui in Abbatem exemptum ex tunc eligeretur, Romanam Curiam adiret confirmandus & benedicendus. In Henrico 3.

ad Clerum Senoneniem 276. ad Eugen. Papam, & 282. ad Ludovicum Regem Francorum.

⁽¹⁾ Matth. Paris faith, That this was not practis'd in England, till after the Year 1257. Eodem anno statutum est Romæ

There remain'd indeed the chief Election of all, the Popedom, which feem'd not to fall under any Regulation; for, after the Emperor had been excluded from the Election, instead of its returning to the People, which was a Confequence ought to have been expected, Innocent II. upon a Quarrel betwixt him and the Roman People, in which he was driven out of Rome, in Return, took away the Right of Election from the People (k).

phrius, qui pacem quam bellum Romanus, quod Pontifici re-malebat a Civitatis administra- bellis esset, Anathemate notamalebat a Civitatis administratione submoto, novum reipublicæ corpus, præter ejus voluntatem, constitutum est because the Reman People desir'd to shake off the Yoke of the Priest hood, and re-establish the old Democratical Government In ad vitam Innoc. II.

(k) Innocentio II. faith Onu- | quibus controversiis populus

CHAP. XXV.

Uring the Troubles which arose upon the Subject of these Differences, many Cities revolted against the Emperor, at the Instigation of their Bishops, who were in Confederacy with the Pope; and having made themselves the Heads of the Rebellion, became Masters of the publick Revenues, and of the Rights and Royalties belonging to the Crown: And when Things came to be compos'd,

they were so well fix'd (1) in those Possessions, that the Prince was oblig'd to grant them the Fiefs of what they had really uturp'd(2): By this Means they acquir'd the Titles of Dukes, Marquiffes, and Counts, of whom we find many in Germany at this Day, both in Name and in Reality; tho' in Italy, indeed, they retain only the Name. And thus we fee how vast Secular Estates became Ecclefiastick, [and grew facred 7 which receiv'd also a confiderable Addition during the other Troubles and Confusions, which happen'd under the Emperors of the House of Suahia.

(1) Tacitus observes, that it | quasi jure & æquo nitebantur.

is usual for Usurpers to alledge a long and unjust possession for a just Title.

Regis Appionis agros proximus quisq; possession invaserant, diutunaq; licentia & injuria liquid to go in Person to the Wars.

C H A P. XXVI.

HE Monks in these Days, by interesting them-selves, and by their active Appearance, in savouring the Attempts of the Popes against the Princes (1), lost much of the Opinion, which was had before in the World, of their Sanctity.

⁽¹⁾ Mezeray saith, that in pal Ornaments, viz. A Miter-Consideration of the Services a fort of Vestment or Surplices done to the holy See, in the or Vestment call'd Dalmatica, Quarrels with the Emperors, Gloves, Sandals, and then with that the Popes honoured the the Crofier. principal Abbots with Episco- Augustus.

As, indeed, all Discipline and strict Obedience among them were funk to low, fince they had intruded themselves into the Affairs of State and War, that it put a Stop to the Growth of their Fortunes; except in some little Fraternities newly instituted in Tuscany, who made themselves no Parties in these Broils, but preserv'd their Discipline (2): So that these still shar'd in the Peoples Devotion, and still preserv'd the Means of acquiring it, tho' in a very moderate Degree, because of the Poverty of the Country.

feated in Tuscany. Origo est, rentur --- a vulgo tunc servi saith he, in one of his Letters to R. Mariæ vocati; unde ad nos M. Gillot, ex Florentia, in ea fluccessores nomen. Civitate Mercatores quidam fe

(2) F.* Paolò here tacitely in Collegium coegerunt anno praiseth the Order of Servites, Dom. 123c. Quo tempore ea whose Habit he wore: For it was about this time that this Order, and many others, were ginis cantandis assidue occupation.

CHAP. XXVII.

B UT there was another Incident in the Times of which we have been speaking, which contributed vastly to the Acquisitions of the Church, and that was, The holy War. And Men were fo transported with Zeal for Expeditions to the holy Land, and for Contributions towards its Recovery, that lofing all Memory of their Wives, Children or Estates, they enroll'd themselves in that Service, fold all they had, and pass'd the Seas. The same Infenfibility reach'd even the fofter Sex, who, without any Concern for their Children of Families, on this Occasion fold their Inheritances to carry on that War.

The Popes, by Virtue of their Briefs, declar'd themselves, and the other great Prelates, Protestors of the Families and Assairs of all those, who had taken upon them the Crusade (a), (the Term used for those who went to that War against the Insidels): And the Churches drew to themselves all the Prosit which usually arises from being Tutors, Trustees, Procurators or Sollicitors for Widows, Pupils and Minors. Nor did the Civil Power think sit to make any Opposition, deterr'd by the Censures of the Church, which were then so formidable and sulminated in so great Abundance.

Eugenius III. went yet farther, he ordain'd that every Man might, in Favour of this holy War, alienate even the Fiefs he held; which, if the Lord could not come to take Possession of, the Church might, even against the Will of the Lord:

barg, lib. 3. cap. 23. Reger Hoveden, p. 639. Matth. Paris an. 1245. Otho of Frisingen, lib. 1. de gestis Friderici cap. 35. & epist. 197. of Innecent III. lib. 15.

lib. 15. Observe what the Archbishop of Tyre faith, that many Gentlemen went to the holy Land only to get discharg'd from paying their Debts: To which the following Bull of Gregory IX. relates, viz. --- Si qui vero proficilcentium illuc ad præstandas usuras juramento tenentur adstricti, creditores corum per Ecclefiarum Prælatos, ut remittant eis præstitum juramentum, & ab ulurarum exactione defistant, præcipimus compelli. See Matth. Paris in Henrico III.

⁽a) Eis qui Hierosolymanı proficifcuntur, & ad Christianam gentem desendendam, & tvrrannidem Infidelium debellandam efficaciter auxilium præbuerint, fuorum peccatorum remissionem concedimus, & domos, & familias, & omnia bona eorum in B. Petri & Rom. Ecc'esiæ protectione, sicut a domino nostro Papa Urbano statutum fuit suscipimus. Quicung; ergo ea distrahere vel auterre quan diu in via illa morantur, præsamplerint, excommunicationis ultione plectantur. Conc. I ateren. lub Calixtoll. an. 1122. c. : 11. See the 2d Canon of Council of Clermont, and to tes of Mr. de Marca. Li hartres, ep. 173, & 197. See M. A chbishop of Tires, 1251. L. 15. William de New-

Which, alone, open'd a Way to mighty Acquisi-

tions (1).

It likewise happen'd, that the Popes would employ the Arms defign'd for the holy War, in some Enterprizes for enlarging the Temporalities of the Church; and their Legates, and the Bishops of fuch Places as were the Rendevouzes for the Troops when they were drawn together, would employ them likewise in some Service, for the Encrease of their Temporalities.

To this may be added the large Sums which were drawn from devote People, chiefly from the Women, and others incapable of ferving, themselves, in Person; either to free them from the Obligation of some Vow, or to obtain Indulgences and other spiritual Graces: All which, no Body imagines, were laid out in the War; for besides that, there is no doubt, the Princes got fome Share, a confiderable Part was still reserv'd in the Hands of the Prelates, and so became an Encrease to the Church.

Then follow'd the Institution of the Religious-Military Orders of the Knights, Templars (a), Hofpi-

(1) The Crusades, saith like Letters of State, and su-

ordo institutus anno 1118. Hisrosolymis ab Hugone de Pagotill their Return, which was institutionem in habitu fuissent

deculari,

Mezeray, render'd the Popes spended all civil and criminal very powerful, for they or- Proceedings. Mezeray in the der'd Princes to enrol them- Life of Phil. Augustus. felves in those Expeditions; (a) Templationum militum they retain'd the Soveraign Commands of these Armies by their Legates, and they became, nis & Gaufrido de Aldemaro: in some fort, Lords in Chief Horumq, suit primitus profesof all those who went to the sio, ut vias & itinera maxime ad Crusade; not only because the salutem peregrionorum contra Popes exacted Obedience from Latronum & incuriantium in-them, but because they took sidias pro viribus conservarent. the other under their Protection | Cum autem 9 annis post eorum

Hospitalers, &c. to guard the Temple of Jerusalem (b), protect the Pilgrims who reforted thither, and to fight against the Saracens. And tho' Religious Institutions toshed Blood, seem'd something new, and not eafily to be reconcil'd, yet they were embraced with fuch a Fervour, that the Orders grew to immense Riches in a very small time, and consequently, all together, were vast Articles of Encrease in the whole.

feculari, in concilio Trecenfi laicos tam milites quam alterius data fuit eis regula & habitus conditionis, ut in ea relictis paaffignatus fuit, albus viz. de rentibus & propriis patrimoniis mandato Honorii Papæ, & Hierofolymitani Patriarchæ. Post modum vero sub Eugenio Papa dam hospitalarii, sive fratres cruces de panno rubeo, ut inter hospitalis S. Joannis, alii fratres cæteras essent notabiliores, af-suere cæperunt, tam equites, pitalis Sancæ Mariæ Teutoniquam corum fratres inferiores, corum in Hierusalem nuncuqui dicuntur servientes. Atq; pantur. hi quoniam juxta templum Do-cap. 64. Hist. Hierosol. mini in Palatio Regio mansio-But in the Year 12 nem habebant, fratres militiæ Order of Templars being abotempli seu Templarii appellati lished, their Goods were given sunt. Cangius in Glessar. ex to the Hospitalers: Which is

Jacob. de Vitriaco,

But in the Year 1313, the Willielmo Tyrio, lib. 12. cap. 7. related at large by the Conti-(b) Terra illa promissionis, nuer of the Abbot Urspergensis, lacte & melle fluens, non solum pag. 28.

religiosos clericos, sed etiam

CHAP. XXVIII.

Nother confiderable means of Encrease, was a strict Review made concerning the Busines's of Tythes, proceeding by Censures against those who did not pay them, and compelling the Payment, not only of the Predial Tythes, but of mixt Tythes also; that is to say, besides those of the Fruits of the Earth and of Cattle, Personal Tythes, which proceed from human Industry and Labour.

To this Enforcement of the Payment of Tythes, they added also the First-fruits: These were first instituted by Alexander II. in Imitation of the Mofaick Law, which enjoin'd them to the Jems; but Moses had not determin'd the quantum, but left it at large, to the Pleafure of those who offer'd them. Since that, the Rabbins, as St. Jerom informs us, have determin'd, that these Oblations should not be under a 60th Part, nor above a 40th; which is a Rule our Churchmen have follow'd in the most gainful Way, adjudging that to be the 40th Part only, which, in our Days, is call'd the Fourth.

About the Year 1170, Alexander III. order'd Proceedings by Cenfures, to enforce the intire Payment of Tythes of Mills, Fisheries, Hay, Wool (1), and Bees (2): And that the Tythes of every Thing should be paid, before the Charges in gathering the

⁽¹⁾ Mandamus quatenus Pa- Decret. 3. tit. de decmis, &c. ræcianos vestros monere curetis, cap. 5.

[&]amp; si opus fuerit sub excomuni- (2) Mandamus quatenus pa-cationis districtione compellere, ræcianos tuos de apibus, & de ut de potentibus molendinarum, omni fructu decimas persolvere piscaniarum, seno & lana deci-ecclessatica districtione cempel-mas Ecclessis quibus debentur las. *Ibid. cap.* 6. cum integritate perfolvant.

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Fruits (3) should be deducted. And in the 1195, Celestin III. decreed, under Pain of Excommunications, the Payment of Tythes, not only of Wine, Grains, Fruits, Trees, Cattle, Gardens, Merchandises, Soldiers Pay, Hunting (4) and Wind-mills (5); All which are express'd in the Decretals of the Popes: But the Canonifts have gone much farther, affirming, that the Poor who beg about the Streets, are obligid to pay the 10th of all the Alms they get, and Common-Women likewise a Part of their infamous Gain: With some other laudable Fruits of the fame Nature, but which have never yet obtain'd to be put in Practice.

Tythes were affign'd to the Ministers, in Confideration of their Services they perform'd, in teaching the Word of GOD, and administring the Sacraments; fince nothing elfe was paid them for these Functions: Except where some devout and rich People would give fometimes out of meer Bounty, for the burial of their Relations, or for

tona de frugibus decimam eccle- ut qui de his eas solvere nefiæ cujus parochiani funt fine di- glexerint, ecclefiastica, districtiminutione solvere teneantur, & one debeant percelli. Volumus antequam id faciant, mercenariis ergo & districte præcipimus suis de frugibus, non decimatis debita totius anni, pro servitio suo impendant, tunc demum de Ibid. cap. 12. residuo decimam persolventes: collectis persolvant. Ibid. cap. 7.

tiatione, de ipsa etiam militia cap. 23. de venatione decima funt, mi-

(3) Cum homines de Hor-Inistris Ecclesiæ tribuendæ, ita quatenus decimas Ecclfiis cum integritate debita persolvatis.

(5) Quia fidelis homo de om-Mandamus quatenus eos cogatis nibus quæ licitè potest acquiut decimam statim fructibus rere decimas erogare tenetur: Mandamus quatenus H. mili-(4) Revera ficut sancti Pa- tem ad solutionem decimarum tres in suis tradiderunt scriptu- de his que de molendino ad ris, de vino, grano, fructibus ar- ventum proveniunt fine dimiborum, pecoribus hortis, nego- nutione aliqua compellatis. Ib.

Admini-

Administration of the Sacraments; which Generofity, in time, turning into a Debt, and a Sum certain, created a Dispute; the Laicks refusing to pay for the Administrations of the Sacraments, because the Tythes they paid were defign'd for that Purpose, and the Ministers refusing to perform their Functions, if they had not what they pretended was their Due.

About the Year 1200, Innocent III. apply'd a Remedy to this Evil, first by forbidding the Priests to make any Bargain for performing their Ministry, or to refuse officiating to those who refus'd to pay : And then by providing, that after they had so officiated, the Laicks should be compell'd, by Cenfures, to keep up the laudable Cuftom (for fo it is term'd) of paying what was customary (6): which great Difference was made betwixt forcing the People to comply with a Bargain, and a Compulsion by Censures after: The one being condem-

(6) Quidam laici laudabilem the Council of Lateran, to be cap. ad Apsficlicam.

been quoted in the Council of Giles de Rema have interpreted Trent, John Maria del Mente, it. Fra. Paclo, lib. 2. Hist. first Legate, said, It was doing Counc. of Trent. great injury to the Pope and

consuetudinem erga sanctam Ec-lieve so great an Abuse was auclefiam introductam nituntur thoriz'd by them: And that infringere. Qua propter pravas who would read the Chapters exactiones fieri prohibemus, & preceding this, would find that pias consuetudines præcipimus the Council had condemn'd this observari: Statuentes ut libere Custom: And that in the same conferantur, ecclesiastica sacrathean Chapter he did not approve the menta, sed per Episcopum loci, Usage of Gifts or Offerings at veritate cognita compescantur the Administration of the Saqui malitiose nituntur laudabi- craments, but only certain laulem consuetudinem immutare. dable Practices establish'd in Fa-Decret. lib. 5. tit. de Simonia. vour of the Churches, as Tithes, First-fruits, Offerings at the This Constitution having Altar, &c. As Bartbelus and

ned as Simonical, the other being justify'd as lawful (7).

ferve at the Altar, after the Force, in the Possession of the Offices perform'd, have a Right to exact a Salary, and can em-ploy spiritual Arms against those who refule it: By the same Nos pugnabimus pro animabus Rule, when the People have nostris, & legibus nostris. paid the Temporalities which I Maccab. 3. they ow'd the Church, they

(7) If therefore those who, may maintain themselves by Spiritualities, which it has en-deavour'd to deprive them of; and fay with the Maccabees,

CHAP. XXIX.

Nother Novelty, contributing greatly to their A Wealth, was introduced at this Time. had been prohibited by the ancient Canons, to accept any Donations or Legacies from divers Kinds of publick Sinners, fuch as facrilegious Persons, Curtezans, and those who were at Variance with their own Brothers (a). But all these Difficulties were intirely remov'd, and all Gifts, from what Hand foever they came, were indifferently receiv'd.

The Reason why these fort of Offerings were not receiv'd, was, according to Salmasius, Quia ex Canone 37. Codicis Ecclesiæ Africanæ liquet primitias

in Altari offerri solitas & suam habuisse propriam benedictionem. Non igitur pium aut sanctum visum est Patribus antiquis, Deo rite consecrari, & benedici quas a Peccatoribus offerrentur. Hinc Canon. 28. Concilii Illiberitam: Episcopum placuit ab eo, qui non communicat, munus accipere non debere. Vide Mendozum in hunc locum.

⁽a) Oblationes dissidentium fratrum neg; in facrario neg; in gazophilacio recipiantur fimiliter dona eorum qui pauperes opprimunt, a facerdotibus refutanda funt. Canen 93. Concilii Carthag. 4. apud Gratian dift.90. Can. 2.

And it is even evident in Practice, that the greatest Part of Legacies and Donations bestow'd on the Church, are owing to the Bounty of infamous and Publick-Women (1), or of People who are gratifying that way their own particular Quarrels with their Relations.

The Popes fet all their Wits on work to facilitate and encourage these Acquisitions, as well as to preferve the Power of disposing them, as we have fhew'd, which had with fo much Toil and Blood been wrested out of the Princes Hands, and transferr'd into the Clergy's. To this the whole Ecclefiastical Order, induc'd by their own Interest, not only confented, but concurr'd with their utmost Affiftance in their Preachings and Writings, continually inculcating that the intermeddling at all in the Distribution of Benefices, and particularly in the Election of the Pope, had been the Essect of Tyranny in Princes, and Ufurpation in the People. And in our Days Baronius, throughout all his Annals, upon all Occasions, and with great Earnestness maintains, That for Princes to Interest themfelves in the Election of Bishops, and especially of Popes, is an impious and tyrannical Ufurpation. Not confidering, that the best Popes have all along been those whom the Princes have made; and every time that the Ecclefiafticks have had the Elections to themselves, without any Lay Mixture, infinite Disorders have ensued.

But that which is most observable is, that the Popes of the holiest Lives, and Emperors whose Memories will be eternal, have recomended this Practice, and judged it necessary. Neither can it

⁽¹⁾ A Venetian Priest told! Church, that they might be me once pleasantly, That the allow'd to be Christians. Whores left their Estates to the

now confequently be censur'd, without casting Reflections on the Memories of 24 Popes of the best Livers, and among others of St. Greery, and without condemning the ancient Doctrines of the Councils and the Fathers.

CHAP. XXX.

F the Churchmen had at first discern'd the Con-fequence of attempting to take away the Investitures from Princes, they would fcarce have been drawn into fuch an Innovation: But they thought to have found their own Interest in it, and a Means of being more Independent. Thus the first Usage came to be renew'd, of bestowing all the Benefices within their proper Diocesses, by Election of the Chapter and Collation of the Bishop. likewise kept to this Rule, without pretending to any Donations out of the Diocess of Rome; except in Cafe only where a Prelate, whom Devotion or Bufiness had carry'd to Rome, and happen'd to die there (1); and that some Person of very eminent Merit, of the same Nation, were found in his Company or Retinue: Him the Pope immediately would name in Place of the Deceas'd, and fend him back with Letters of Condolance to the Diocess or Monaftery, on their Lofs, and Confolation on the Perfon he had fent to succeed. This found the easier Compliance in the Chapter or the Monastry, as it happen'd but very rarely, and as it pass'd rather as a Favour from the Pope: Besides that, there ap-

⁽¹⁾ These Benefices were Article 35. of this Treatise, and call'd Vacantes in Curia. See Chap. 2. de prebendis in Sexte-

pear'd no Room for Exception against a Man of

Merit, and of the same Country.

But if the Pope had not fill'd up the Vacancy before the News of it came to the Place, they waited no longer, but forthwith proceeded to Election according to Custom: And in no other Case did the Pope dispose of any Benefices out of his Diocess.

In the mean time, as the See of Rome had merited fo highly of the whole Clerical Order, in having with fo many Labours, Dangers, and the Effusion of fo much Blood, purchas'd the fole Disposition of Benefices, to the total Exclusion of Prince and People, both which had, in their Turns, been in Possession of that Right; the People first, when Benefices first began, and the Princes for a long time after; so the Bishops held the Pope's Friendship in the Esteem it deserv'd, and sought to make him all the Returns in their Power: And this encourag'd the Popes to deal with the Bishops after the Example of the Emperors, and to recommend a Clergyman now and then to be provided with a suitable Benefice.

At first these forts of Requests gave great Alarms to Princes, who plainly saw, by this means, a Gate open'd to introduce Strangers into the Benefices of their Dominions: Yet they met with all the Compliance that could be expected from the Bishops, who being big with nothing so much as the Design of excluding the Princes, were not aware, that in depriving them, any other Power could step in betwixt themselves and the Collation of the Benefices. And yet the Profits which the Court of Rome drew from these fort of Recommendations, in the Presents which were made to obtain them, and from the Bulls which were made on these Occasions, so multiply'd these Prayers and Recommendations, and brought them on so thick, that the Bishops became

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depriv'd almost of all their Collations (2), which oblig'd them, sometimes, to refuse their Com-

pliance.

But the Popes found a Remedy for this too, by adding Commands to their Requests, which indeed enforc'd Obedience at first, but becoming also too frequent, the Bishops, at last, lost all Patience, and without having any Regard to Commands, or the Censures contain'd in them, or without observing any farther Measures, bestow'd the Benefices as they thought most agreable for their own, and their Church's Interest: And then the Pope found it requifite to appear contented, and to pardon them for that time, as for a thing already done, for which there was now no Remedy.

But the Channel which this Corruption had found, would eafily have been flopp'd, if this Court had not thought of a farther Expedient still, which was, to accompany these Prayers and these Commands with some Person who was sent to see them put in Execution, and to confer the Benefice, if the Bishop did not, as well as to punish him for his Disobedience. Yet the Popes came but slowly to these Extremities, and when the Contumacy of the Bishop made it necessary. But in the End, to shorten the Proceeding, they expedited the Prayer, the Command, and the Execution of them, all at once.

tore, in taking from them the

⁽²⁾ They deferv'd it well for | Right of Investitures, and it having abandon'd the Interest was but reasonable that the Biof their Princes, and espous'd a
forreign Tower: The Popes
had humbled the Emperors beTurn in being mortify'd.

This gave the Church and the Bishops an unipeakeable Vexation (3); and the Princes and Nations where these things were acted, complain'd loudly, not only that their Rights were taken away, but that the Benefices, which by long Prescription had been given only to Natives of the Country, by this Means fell all into the Hands of Strangers (a), who refided at the Court of Rome. Which had often this Consequence, that Bishops and Parish-Priefts were made, who understood not the Language of their Auditors, and which they were very unapt to learn, being fo different from their own; many Italians, for instance, being benefic'd in Eng-

At length the Evil grew fo notorious, that the Pope was oblig'd to take Notice of it, and to forbid

(a) Beneficiorum Ecclefiastiindignorum, & nonnunquam Decorem, de Institution.

(3) They complain'd (faith | exterorum & plerumq; dignitates & beneficià notabiliora personis conferuntur incognitis & non probatis, quæ in iildem beneficiis non refident ficq; vultus fibi commissi gregis non agnoscunt, linguam aliquando non intelligunt : Quinnimo animarum cura neglecta velut mercenarii folumodò temporalia lucra quærunt. Prcemii Pragmatica fanct. pag. 34.

Panormus, tho' an Italian, complains thus of the Abuse, Esset, saith he, valde honestum & fructuolum, ut quilq; in patria sua beneficiaretur, ut sic unus non occuparetu beneficia vel stipendia alterius, nec daretur materia depauperandi heneficia, & quia înducuntur facilius ad refidentiam tales indicorum peculia manus ocupant | genæ quam Extranei. Chapt. ad

Mezeray in the Life of Phil. Augustus) that the Popes depriv'd them of a great part of their Authority, which belong'd to them as Successors to the Apoftles, by taking to their own Tribunal the Knowledge of all Causes, leaving almost nothing to the first Cognizance of the Bishops; by granting Dispenfations of the holy Canons, as if all Ecclefiastical Discipline depended meerly on their abiolute Pleafure: By granting Exemptions to Inferiors, thereby to draw them from the Obedience to their Superiors; and by their engroffing to themselves the greatest part of the Benefices.

any one to possess a Benefice, and especially a Parish-Priest, who understood not the Language of the Country: But then reserving to themselves that Invaluable Power of Dispensation, their Prohibitions had no other Esset, than instead of curing these Disorders, to raise the Prices of committing them, to the manifest Profit of the Court of Rome, which was always ready to grant Expectatives or Reversions to Forreigners and Strangers, and after that a

Brief of Dispensation.

But whatever Scandal this Exorbitancy of Power in the Court gave to good Men, it was, however, very agreeable to many of the Clergy, and others, Suiters and Candidates for Benefices, who lay fetter'd under some Canonical Impediments, which made them incapable. No Bishop durst prefer Men under these fort of Marks, with-held by a just Respect for the Canons: But what was too scandalous for Bishops, the Pope took upon him without any Scruple, by Virtue of that diffenfing Power, which could admit of no Stain, which he apply'd to the diffolving all the Canons and Ecclefiaftical Conftitutions by a certain Formula, De Plenitudine Potestatis, and the Clause Non obstantibus; Phrases unknown and unheard of in fo many foregoing Ages, but which are now the Stile of every beneficiary Bull. Nay, on the Contrary, Popes in the beft Times, and in the stricter Ages of Piety, valu'd themselves on a stricter Observation of the Canons, which related to the Distribution of Benefices in the Diocefs of Rome, than any other Bishop's. And we find St. Leo and his Succeffors placed one of their chiefest Glories in the punctual Execution of the Canons, first as to their own Parts, and then in exacting it from others. Nor let it be answer'd, that these had less Authority; fure we are, they had a larger Share of Vertue and Wifdom, which made them Cowards

in every Action that was not allowable to others: Whereas, fince those Days, every thing seems privileg'd at Rome, which no Body dar'd to do any where elfe.

St. Bernard, who liv'd about the Time when these Novelties were introduc'd, tho' they had not then prevail'd fo far as they have done fince, reproves them sharply: Writing to Eugene III. he laments that Rome was the common Rendevouze for the Ambitious Man, the Covetous, the Sacrilegious, the Adulterer, and the Incestuous, who all reforted thither in Pursuit of Benefices (b), and where they met with a Reception, they could have no where else; no place, but Rome alone, putting a Sanction upon Things illicite and illegal, and which had always been fo reputed, giving them a Pafiport through the World.

The Popes themselves could not deny the Grievance, which the granting Expectatives was to the Churches: Gregory IX. Cap. Mandatum de Rescript. openly avows it, and on this Occasion therefore, he qualify'd these Expectatives, by inserting this Clause, viz. If we have not already writ for another (c)

Apostoli vocem qua ait, cum lucri faceret Christo, non ut essem liber, ex omnibus omnium lucra augeret avaritiæ. Cap. 4. lib. 1. Consider. a Eugenium.

⁽b) Nec mihi opponas nunc erat & mori lucrum, ut plures servum me feci : Longe est istud a te, nunquid hac ille fervitute hominibus inferviebat in acquifitione turpis questus? Nunquid ad eum de toto orbe confluebant ambitiofi, avari, fimoniaci, facrilegi, concubinarii, incestuosi, & quæq; istiusmodi monstra hominum, ut ipsius Apostolica authoritate vel obtinerent honores Ecclefiasticos fecit homo, cui vivere Christus datoris. Decret. lib. 1. tit. 3.

⁽c) Mandatum Apostolicum ad te directum ut magistrum S. faceres in Canonicum recipi, & in fratrem Novient. Ecclesiæ; fi pro alio ibidem non scripfimus, qui hujusmodi gratiam profequatur, alio jam beneficium per nostras literas obtinente, prolegui non teneris, nam super recepcione duorum, grafandi vel retinerent? Ergo servum te | Ecclessam non fuit intentio manwhich

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which was a way of fixing a Custome as a Right, that every Pope might grant one Expectative in every Church, and no more.

And fince that, they have brought it into a Cufrom also, at their Entrance into the Popedom, to revoke the Expectatives granted by their Predecesfors, either to make Room for their own, or to oblige those who had them before, to purchase them over again. And sometimes also they revok'd those which themselves had granted, to oblige the Grantees to the Expence of new Bulls to confirm their Title.

As for elective Benefices, such as Bishopricks and Abbies, there they granted no Expectatives in those Cases, there being no Examples or Precedents of Princes having ever granted any. But the Court of Rome found out other Expedients to draw to themselves the Collations of these Prelatures, in prescribing many Conditions which were to be observed before Election, and others during the Election itself; besides divers Qualifications required in the Person elected himself *: And if the Electors failed in any of these Conditions, they were for that Time deprived of the Right of Election, and so it lapsed to the See of Rome.

And then as Difficulties would often arife concerning the Validity of Elections, from the Variety of Interests in the Electors, or from other Causes, one of the Parties would appeal to Rome, and so Occasion would very often be taken to judge them both in the wrong: The Election being thus vacated, was another Means of making the Collation

^{*} Vide Cap. 25. ex de electione & electione Potestate.

of the Bishoprick or Abby, lapse also to this

Court (d).

Lastly, when the Pope understood there was a good Bishoprick or Abby vacant, he immediately dispatch'd an Injunction not to proceed to Election without his Knowledge; and fo under the specious Care of preventing or remedying any Diforders that might happen, he fent some Man of Address to asfift and prefide at the Election, who, by divers Arts and Cabals, procur'd it to fall upon him, whom the Court of Rome thought most in their Interests.

(d) Vix enim remansit aliquis Episcopatus, sive dignitas Ecclesiastica, vel etiam Paro- Law, as there often happen'd chialis Ecclesia quæ non fieret | Contests, what with Intrigues litigiosa & Romam deduceretur ipfa caufa. Sed non manu& vacua | lætare super iniquitatem filiorum hominum, quoniam in recompensationem tantorum malorum datur, tibi pretium. Abbas Urspergensis in Philippo.

The new Law or Doctrine (faith Meziray, in the Life of Pope declar'd it null, and re-Philip Augustus) having perver- serv'd to himself the Right of

reduced all Elections to the Tricks and Subtleties of the among the Electors, and Difficulties started upon the Judgement of the Metropolitan, one of the two Parties never fail'd to appeal to Rome; which was an inextricable Labyrinth of Proceedings: And for want of forme Form in the Election, the ted all the ancient Canons, and providing for the Bishoprick.

C H A P. XXXI.

THUS by the foregoing Accounts it appears, that few Elections to Bishopricks or Abbies were made, which fell not under Confideration at Rome, so that the Pope came to intermeddle, almost in all Elections, after they were over, under the Mask of an honest Concern for the Publick Interest, and in that the Electors oftentimes fail'd in some Points of their Duty; it seem'd a favourable Oportunity to afford his Assistance in Elections, even before-hand; commanding, when he saw Cause, either that the Electors should not go to Election till they had his Leave, or not to elect without the Concurrence of some Persons sent by him, to attend it; so that by diverse Contrivances they still assum'd some Share in the Elections.

And yet these Methods which were differently put in Practice, according to the Exigency of the Case, had not the Force of a Law, but rather of Custom and Decency, until the Year 1227, when Gregory IX. following the Examples of Theodofius and Justinian; the former having form'd the Constitution of the Empire, by collecting his own Ordinances, and those of his Predecessors into one Volum, which was afterwards call'd the Theodofian Code; the latter having accommodated likewise the ancient Laws to the Ufage of his Times, and reduced into one Body the Decrees of his Predecessors, under the Name of the Justinian Code; after their manner form'd a Policy or Constitution of his own, collecting into one Body all the Decifions, and all the Caufes which ferv'd to advance the Papal Power; and extending that to general Usage, which had been settled in one particular Place, and perhaps in one Cafe only, and abolishing and deftroying all the rest, which made against it.

This Book was call'd, The Decretals of Gregory IX. (a), who thereby laid the deepest Foundation of the Papal Monarchy, especially in what concerns Benefices: But it must be allow'd, that this Book is much more edifying in the skilful managing of a Law-suit, than in the Salvation of Souls.

Gratian, as well as the other old Collectors of the Canons, made a Collection of all he thought might most contribute to the aggrandizing the Papal Authority, even to the changing, vitiating, and even falfifying the Places from whence he drew the Decifions (i): By which Means he thought he had done his utmost to wind up this Power to the highest Pitch it could possibly bear: And according to the State of those Times, he was not mistaken; but a Change of Circumstances in Affairs, made this Compilation no longer feafonable: And fo to this Decree or Decretum (2) of Gratian, which was

(a) It was compil'd by his | four, who have the Title of Penitentiary Raymond de Penafort, a Dominican, whence it came to be call'd also, The Com-pilation of Raymond: It is also call'd Extra, because it is separated from the Decree compil'd by Gratian; and also, the Pentateugh, because it contains five Books, distinguish'd in this Distick, Index, Judicium, Clerus, Sponsalia, Crimen.

Hac tibi designant, quid quaq; volumina signant.

It began to be in use in the Year 1231. Gregory IX. was Nephew to Innocent III. and both of the noble House of Conti, at this Day one of the

Roman Barons.

(1) A French Lawyer faith, that the Decretum and the Decretals funt Compilationes ac Farragines tum benarum tum pravarum rerum incendite & imperité ccercervata. Gentillet. ex Concil. Trid. lib. 5.

(2) Which was approv'd and publish'd by Pope Eugene ill. in 1151, and according to some Authorities only under the Pontificate of Alexander 111. Gratianum Compilatorem Decreti Alexandri III. Tentificis temporibus quidam ascribunt, saith Platina n the Life of Innoc. 111. to whom others attribute the Publication of the Decree; as Platina also observes in the same Place.

call'd after him, succeeded the Decretals; but neither of which in Process of Time grew to signify much: The Popes, as they grew in Authority, establishing still new Orders and Regulations; so that neither the Decretum, the Decretal, nor the Sextus (3), were any longer of use as to Benefices, but other Rules and Methods came in Request, as will appear hereaster.

CHAP. XXXII.

Rome had in their Hands of obliging, by the Disposal of so many Benefices, drew necessarily thither a Concourse of the Clergy of all forts. Those who had no Benefices, in order to obtain them; and those who had already, to get them chang'd for better: Which was another Reason added to the former, why so many Residentiaries resided not upon the Place. And the Court not being any longer able to pretend Ignorance of so loud and general a Complaint which every Diocess made, That the Churches were abandoned, and lest without Government; and of which they laid the Blame in the right Place, a Resolution was taken to apply some Remedy.

But the Popes of that Age thought it not adviseable to proceed by Punishment, as had been heretofore practis'd; whether it were that the Guilt was grown too general, or that the Court of Rome

must

⁽³⁾ It is a Book to call'd, be-publish'd by Boniface III. in cause it is a Supplement to the five Books of Decretals. It was Codex Bonifacianus.

must have been deserted by so severe a Remedy, as that of fending so much Company out of Rome: To which another Confequence might be added, that People would generally have chosen rather to have made their Court to their own Bishop for Benefices, than to lay out their Money at Rome, in Expectatives or Reversions. An Expedient was therefore found, to make a Law to enjoin Refidence to fuch certain Beneficiaries [who were under fo unlucky a Planet] as to have little Interest at Court: And so these stood condemn'd to stay at home, without making any mention of the rest(1), who therefore fell not within this Rule. Thus in the Year 1179, Alexander III. order'd Residence to all Beneficiaries that had Cures of Souls *; to whom afterwards were added and taken into the Number, all who had Dignity, Administration, or Canonry.

As for other inferior Beneficiaries, it was never affirm'd that they were not oblig'd to Refidence, but neither was it commanded them, and so by Degrees they began to think it not incumbent on them. Hence grew the Distinction betwixt Benefices that oblige to Residence, and others call'd simple Benefices, which oblige to none. Afterwards the Doctors declar'd, that in Strictness, and of Right, all Benefices oblige to Residence; as indeed they cannot say otherways, without giving the Lye to all Antiquity; but that long Custom only hath excep-

ted fimple Benefices.

According to the Signification of that common Maxim, Beneficium datur propter Officium, simple Be-

⁽¹⁾ Silence in this Case, saith these Eeneficiaries should turn Fra. Paolo, they believ'd exempted them from Residence; and the Popes were willing it should be so understood, in the Hopes that the voluntary Ignorance of

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nefices must feem an useless Station in the Church; fince those who were absolv'd from Residence, seem to have no Business left. But here they have been forc'd to take in Aid, a meer Equivocation: For the Hora Canonicales, which before were celebrated in the Church by all the Congregation, and which fome Persons afterwards took the Liberty to perform privately, began about the Year 800 to be call'd Officium Divinum (a). And this Office or Service being by all Believers perform'd either in Publick or private, they faved the Appearances of this Proposition, Beneficium datur propter Officium; as if repeating Divine-Service were all that were underflood by it; when in Truth, ferving the Faithful, in refiding at the Churches, and exercifing the Miniftry in all Christian Offices, as was done of old, is in Truth that Officium, for which the Beneficium is intended (2).

The

(a) Presbyter mane matuti-|mense Novembri hoc anno sefervitutis suæ canendo, primam, tertiam, fextam, nonamq; persolvat, ita tamen ut postea horis competentibus juxta possibilitatem, aut a se, aut a scolaribus, publice compleantur.

These are the Words of Reginon, Author of the 10th Age, chap. 208. lib. 1. of his Collection. As for the Office of the holy Virgin, Gaufridus ordered till the Year 1095.

confirmat --- -- Claromonte in quidem multi, Matth. 9. & Arvernia Concilum celebrat, Luke 10. So that in thole

nali officio expleto, pensum quenti, in quo statutum est, ut horæ beatæ Mariæ quotidie dicantur, officiumq; ejus diebus Sabbati fiat. In Chronico, cap. 27.

(2) In the primitive Times, faith Fra. Paclò, the Ecclefiastical Degrees were not Dignities nor Honours, as they have been for fome Ages, but Charges and Ministries, which St. Paul calls Labours and Functions, and Jesus calls Labourers, Vestensis saith, they were not Opus fac Evangelista, ministerium tuum imple, 2 Tim. 4. Anno Dom. 1095, Urbanus Siquis Episcopatum desiderat, Papa in Gallias veniens, Gre- bonum opus desiderat, 1 Tim. 3. gorii Papæ decreta renovat, & Messis quidem multa, operarii

Days

The Consciences of many Beneficiaries being thus fecured from any Scruple, in abfenting from their Churches, it was also thought necessary to find an Expedient, even for some of those Beneficiaries who were oblig'd to Residence, to stay at Rome, when their was Occasion, without breaking Laws.

Days none could have the Popes had not commanded the Thought of ablenting; and if Bishops and Curates, the they any one did, he could neither keep the Title nor the Profits. ---- Befides, none took an Employment which hinder'd the Functions of his Ministry ----And it is only fince the Year 700, that they began to appropriate the Title and Profits of a Cure, upon occasion of the Changes which happen'd in the Western Churches, where Ecclefiastical Ministeries degenerated into Dignities, Honours, and even into Rewards for Services. And whereas before, they called none to the Ministry, but fuch as were proper to officiate, it became afterwards a Custom to give the Dignities of the Church according to the Quality of the Person: Whence came the Abuse of doing the Duty by a Deputy: and that produced another Abuse, which was to think one's felf dispensed with, not only from officiating in Person, but even from being present, and to rely on his Substitute. And the Distemper had grown fo great, as to have endanger'd the very Clerical Order being destroy'd, if the

acted by Deputies, to refide upon the Place, which is call'd Residence; to which the Canons were also oblig'd, without speaking of any other Beneficiaries: From thence came the detestable Distinction of Benefices of Residence and Nonrefidence: which is authoriz'd both by the Doctrine maintain'd and the Practice. And there cannot be a more manifest Absurdity, than to have a Title and a Salary, without being oblig'd to do any thing for

But to palliate this, the Canonists have said, That the axiom Beneficium datur prepter Officium, which condemns Nonrefidence, fignifies only, That the Benefice is given for faying Divine Service only; fo that when the Church yields a Revenue of ten thouland Crowns and more, 'tis only that the Beneficiary may lay the Breviary very low, without thinking of any thing, more than running over the Words. Hist. Counc. of Trent. lib. 2.

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For this End Honorius III. about the Year 1220. declar'd, that whoever was in the Pope's Service, should not be oblig'd to refide (3): So then there wanted but one Expedient more, by which all those who had rich Benefices, with a Cure of Souls, might be set at Liberty, and exempted from Residence. Neither did this Expedient fail likewise, for it being an ordinary Practice for a Curate, when he had a lawful Impediment, to appoint a Vicar to ferve in his Room, allowing him a competent Stipend; it was thence determin'd, that with the Pope's Authority the Curate might creat a perpetual Vicar (1), fettling a reasonable Allowance upon him; and oblige him to Residence, tho' the Curate remain'd unconfin'd, and retain'd the best part of the Income to himself: So that, by this Means, in Effect, his Share became a fimple Benefice; and the Vicar's Share became a Provision for the Curate.

And as giving a Benefice for any other Confideration than for the Sake of the Office, (by which was understood officiating in Person) was unknown to the ancient Church, so two Offices were never affign'd to one Man; both because of the Impossibility of performing them in two Places, and that

⁽³⁾ Mandamus quatenus non obstante constitutione quæ contra abientes Canonicos inter vos (he speaks of the Chapter of Metz.) bendæ fuas affignetis Mag. Ottoni, in nostro servitio commoranti; cum familiares nostri qui per le iplos sæpius promoven- fingham, pag. 275. tur,

⁽¹⁾ It appears by feveral Passages in the History of Mat. Paris, that Vicarages became in use throughout England somedicitur emanasse, fructus præ- time before the Council of Lateran, under Alexander III. And for that Reason, the first three Chapter Extra de Officio circa nos se obsequiales exhibent miversi, minori non debeant prærogativa gaudere, quam vestrum singuli, quorum negotia spicio Vicarii, and Themas Wals

the performing one well, was always reputed by these Holy-men a Task sufficient: Besides that there are many Canons which refer to ancient Statutes, by which a Clerk cannot be ordain'd to two Titles, nor ferve in two Churches (a).

presbyterum aut diaconum fuitense, an. 787. cap. 6. Conc. mentum templi Neptuni catena Renense, an. 813. cap. 20. Conc. alligatus esse; sactus est sacer-Metense, an. 888. Can. 3. Ca- dos Neptuni; oportebat enim non. 2. § 1. distinct. 70. ex con- ipsum inseparabilem esse facercilio Urbani II. habito Placentia, dotem. Artemidor, lib. 5. de an. 1095. & Can. 1. Caus. 21. somniorum eventibus, Somnio 1. q. 1. ex 7ma Syncd. cap. 15. Vide Ulpianum in leg. 2. ff. de an. 787. Even among the Heatin jus vecande. & leg. pen. ff. de thens, the Priests were oblig'd vacat. & excusat. muner.

(a) Et in illo titulo perseve-, to Residence, Quosdam exilia, rent, ad quam confecrati funt, faith Seneca, quosdam socerdoita ut nullum de alterius titulo tio uno loco tenent de tranquilitate vitæ. Visus est sibi quis, cipere præsumat Conc. Calchu- Saith another Pagan, ad firma-

C H A P. XXXIII.

I N the Times when the Distinction began be-twixt Benefices which oblig'd to Residence, and the other call'd fimple Benefices, which oblig'd to none, another Doctrine was fet on Foot, That of fuch Benefices as did not oblige to officiate in Perfon, it was lawful to hold more than one *: Whence arose the Distinction of Benefices, compatible and incompatible. Those which oblige to Residence, are certainly incompatable with one another, feeing a Man cannot divide himself into two Places; but

^{*} Vide caput dudum 54. | & Garciam de Benef. parte un-extra de electione & ibi gloss. decima, cap. 5 § 2, & 3.

fimple Benefices, feeing they require not personal Service, are compatable and confiftent with one

another, and with other Benefices too.

At first they proceeded on this Head with much Caution, contenting themselves with saying, that in case a Benefice were not sufficient to maintain the Incumbent, he might have another which was compatible; but they never had the Hardiness to carry it so far as to a third, or even to two Benefices, if the first were sufficient.

The Bishop's Authority never went farther than this, but as for the Pope, it was allow'd he might confer more than two Benefices on the same Person, when the two were not fufficient to maintain him(1). But then this Sufficiency or Competency, was carved out by the Canonifts with fo liberal a Hand *,

(1) The Author gives this Benefices to one Man, tho' it Account of the Original of Were not necessary for the Ser-Plura'ity of Benefices, in lib. 2. Vice of the Churches: And so, Counc. of Trent. Seeing, saith by little and little, they took he, the ancient Canons were off the Mask, hy doing that in still in Force, a Clerk could not Favour of the Incumbent, which have two Titles, nor confe- at first was done in Consideratiquently two Benefices. But on of the Church only. And the Revenues happening to be seeing the World was scanda-diminish'd, either by Ca'amities liz'd at this Novelty, the best of War or inundations, they Colour was given to it, that gave the Benefice to some Clerk could be, by adding to the divided thinkion already made of Benehe could officiate them both, fices of Residence and Non-re-Which was practis'd after, not fidence, another of Benefices in Favour of the Incumbent, compatible and incompatible. but of the Church, where its By incompatible with one ano-own Revenue would not main-ther, they understood Benefices tain a particular Minister to its of Residence, and by Compafelf, that it might not want tible, those of Non-residence; Divine-Service. But under co-lour that one Benefice afforded another, and with other-Benenot a sufficient Subsistence, and fices too. none would undertake it, they | * Glossa ad Can. Clericus, 1. found the way of giving several Caus. 21. q. 1.

that the Necessities of Life were very large; which, fay they, as to fimple Priefts, include whatever is necessary, not only for the Maintenance of their own Persons, but also of their Families, their Relations, three Servants and a Horse; as also for Holpitality and entertaining Strangers (2). Then if the Beneficiary be a Gentleman, or a Man of Learning (a), they allow him over and above this, all that is proper for his Quality. And what they fay of a Bishop's Allowance is amazing (3): As for Cardinals, nothing can be furprizing that is faid of them, when one confiders the Stile of the Court of Rome, Regibus aquiparantur (+).

(a) Vide caput de multa 28. in fine. extra de Præbendis.

Priests than Laicks; and Prin-that, their Bishopricks are so ces would be no more than the loaded with Penfions, that they would think themselves very all the Canonists are not of this happy, if the Popes would alfign them a sufficient Livelihood Num. 107. Flamin. Paris de and make that the Rule, as the resign. benef. lib. 5. q. 6. Num. Canonists do to simple Priests.

* Vide Nicol. de Clemangis de corrupto Ecclesiæ statu, cap. 11. & Pet. de Aliaco de reform. capitis, seu status Papalis, & suæ Rom. Curiæ & Cardinalium.

(4) Whence they conclude, faith he, ibid. That no Revenue (3) It is more surprizing, to is too great for them, that is

⁽²⁾ If this were so, there gregation, [Fra. Paolo, lib. 6. would be at this Day more Hist. Conc. of Trent.] Besides Portmanteau's of the Popes. But Mind. Vide Gomez de Expell. 131. Azor. p. 2. lib. 6. cap. 10. g. 8, & 9. Mensch. de Arbitrar. lib. 2. casu 216. Navar. Miscellan. 62. de Orat. & Gleff. ad cap. 5. extra de peculio Clericorum.

fee the small Regard the Court not superabounding for Kings of Rome hath for the Italian Bi-themselves. And its for this shops of the Ecelesiastical State, Reason, that Popes have gran-who not only keep standing be- ted them the Privilege of hafore Cardinals, but think it no | ving Os apertum ad omnia bene-Dishonour to serve them at the ficia, viz. of being capable of Table: With which the Bishop holding all Sorts of Benefices, of five Churches reproacheth either Secular or Regular. the Bishop of Rieti in full Con-

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But indeed there is nothing in all this, that exceeds the ordinary Terms of speaking on this Subject, sceing it is the Tenent of every Canonist, that the Pope can grant Dispensations for the holding as many Benefices as he pleafeth: And in Effect, Dispensations were grown to such a Height, that John XXII. (5) revok'd them all, restraining the Dispensations to two Benefices only (a). But then his Referving to himfelf the Disposal of all the other Benefices, as shall be shewn when we come to speak of Refervations *, gave ground for the Belief, that he made that Order for his own Profit, and not for the Sake of reforming the Abuse: Especially confidering withal the Character of this Pope, who had a particular Talent in all the fubtil Ways of improving his Revenues. And the Event made it good, for the Church relapfed into the same Diftemper of Pluralities, more fatal, and with more Violence than ever; which we see continued to this Day, in the Practice of Dispensations, with such a Loofe to Avarice, as exceeds all Bounds.

All the Canonists and Casuists agree, that Dispentations ought to be granted only for lawful Causes, and that the Pope fins who grants them for any other: But they have not decided, whether he

a poor Cobler.

(5) James Dossa, of the Dio- effrenatum talium beneficiorum cels of Cabers in France; Son of multitudinem restenemus. Statuimus itaq; quod obtinentes pluralitatem hujulmodi benefi-

who

dispensationes super receptione, ciorum --- unum tantum ex beaut retentione plurium dignita-tum, aut beneficiorum, Ee. qui-bus cura animarum fit annexa quod habere maluerint possent --- cuicunq; personæ concessas, licite retinere Extravagant tit. (Cardina ibus tamen exceptis) de prebendis cap. execrabilis.
duximus taliter moderandas, * See the Article 37, and quod per moderamen nostrum the Note 3.

who makes use of such Grant, as is made without lawful Cause, stands acquitted from all Guilt *.

Some fay, the Difpenlation is good before GOD and Men; others, that is ferves to avoid the Penalties of the Canon-Laws, but that in Conscience, and before GOD, it is of no Validity: And to this Opinion, the greater Number of the best and most devout People adhere (b). But the other is more agreeable

* Vide Gloffam ad cap. proposuit 4. extra de concess, præbendæ. verb. fupra jus.

(b) D. Bernard Ep. 7. ad Adum Monachum, Nunquid ideo, saith be, aut malumesse desiit, aut minora tum est, quia Papa concessit? quis vero malum esse negent, assentum præbere malo? Idem lib. 3. de Considerat. cap. 4. & ep. 271. ad Theobald. Com. Compania.

Langius in Chronico Citizensi, anno 1044. & Rebuff. in praxi benef. tit. de dispens. Num. 57. A Bishop giving his Opinion in the Council of Trent, upon Difpensations, said, That the Council ought to declare, that there ought to be a lawful Cause of Dispensation, and that who grants it otherwife, fins, and cannot be absolved without revoking it: And that he who accepts, and makes use of the Dispensation, fo far from being faultless, lives in continual Sin as long as he makes use of it. To which others replied, That in Truth, he who grants it without lawful Cause, fins, but that however, the Dispensation holds good, so that the Con- where God is the Legislator,

science of him that obtains it, is untouch'd, tho' he knows that the Cause is not lawful." Frd. Paclo lib.2. Hist. Conc. Trent.

A Dominican, one Hadrian Valentine, had the Courage to tay, That the Pope being above all human Laws, had full Power to dispense with them, and that even tho' he should grant a Difpensation without Cause, it ought still to be deem'd valid: And that he can also dispense with Divine Laws, provided there were a lawful Cause. He afterwards adds, That the' Difpensation of a Divine Law, granted without good Caufe, were not valid, yet whatever the Dispensation were, every one ought to captivate his Understanding, and believe that there were a lawful Cause.

In the lame History, lib. 7. John de Verdûn, a French Benedistine, is quite of a different Opinion, Human Laws, faith he, are subject to Dispensation, because of the Imperfection of the Legislator, who cannot forefee all the particular Cases which may callfor an Exception: But

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agreeable to the Court of Rome, who love not to have the Law given them, or that any Rules should be prescrib'd to the Papal Authority, especially in the Matter of Benefices. For some among them hold, tho' warmly opposed by others of the same Profession, That the Pope may grant Dispensations for holding feveral Benefices with Cure of Souls *. Yet the Court of Rome hath not taken much Advantage of this Doctrine, feeing it hath found out other ways of giving several Benefices under one Name, and in fuch Manner, that they should look like one Benefice. One of these ways is the Union, the other the Commendam; both the Product of the Times we have above-mention'd, and of which it is now proper to treat.

his Knowledge.

It is not therefore, that he who dispenseth, can ever disengage him who is obliged; nor make him remain obliged, who is deny'd a Dispensation it he deferves one. It is a popular Error to believe that Difpensations is a Favour, seeing it is an A& of distributive suffice as much as any: And he fins, who grants it not to those to whom it is due. The Church is not a Servant, nor is the Pope its Master: It is the Pope's Part, who is only Servant of graven in the Hearts of all Chrihim who has fet him over the stians. Christian Family, to give to every one what is due to him. | parte 11. cap. 5. num. 337.

the Law is without Fault, be- | Quem constituit Dominus supra cause nothing can be hid from familiam suam, ut det illis in tempore tritici mensuram, Lucæ

12. Dispensation is nothing, but a right Interpretation of the Law; and consequently the Pope cannot, by his Difpenfations diffengage those, who really are oh ig'd to observe a Law; but he may very well declare to these, who are not under any Obligation to a Law, that they are not oblig'd to observe it.

Fra. Paolo in the same Hi-

story, lib. 7.

I recomend this last Instruction as deferving to be deeply en-

* See Garcia, de Benef.

CHAP. XXXIV.

TT was a Practice of great Antiquity, that when a People by any Calamities, as of War, Plague, or Inundations, were reduced to fo finall a Number, that they could not maintain a Minister, the Bishop committed the Care of them to the neighbouring Curate *, with the finall Revenue that was left: And this was call'd uniting the two Cures. In the fame Manner when Cities became depopulated, and fell to fuch Decay, that they were not able to afford their Bishop an honourable Maintenance, the Metropolitan and his Suffragans affembled in Council, added two or more Cities to one Dioceis, and to these Bishopricks were called united. On the contrary, when the People in any Place multiplied so fast, that one Curate was not sufficient for the Charge, the Cure was divided: A Method which continues in use to this Day, and a very commendable one, both for the Service of GOD, and the Convenience of the People (a)...

It was afterwards thought expedient to make Unions, in favour of some particular Places of Devotion; and thus divers Benefices became united to Bishopricks, Monasteries, or some poor Hospital. By which Union, the beneficed Person seems to

* Vide Can. univers. caus. 10. | Episcopatus dividatur in plures ne cura pattoralis desit alicui, ne cura pattoralis delit alicui, (a) Et Canonica tradit au- vel aliquid defit curæ pattoris,

q. 33. ex concil. Tolet. cap. 4. & plures conjungantur in unum, àn. 693.

thoritas, & ratio luggerit natu- Innoc. 3. ep. 52. tom. 2. lib. 10. ralis, ut cum necessitas exigit, ad Episcopum Paviensem. vel utilias perfuadet, ut unus

hold two Benefices, when in Reality he holds but one (1).

But in order to give two Benefices to the same Person, which were really incompatible and inconfishent to be held together, human Subtilety had invented the way of uniting the one Benefice to the other, during the Life of the Incumbent; so that by giving the principal Benefice, the united one was included in the Gift, and went along with it for Company. By which means the Law against holding more than one Benefice, is saved in Appearance, but in reallity it is a meer Observance of the Words, and a plain Transgression of the Sense: Which the Lawyers call, Evading the Law (2).

This Invention also serv'd to confer Benefices with Cures upon Children, or on illiterate Men, and without any Obligation of taking holy Orders, by uniting the Benefice with Cure, to a simple Benefice for Life; and then by conferring the simple Benefice in Title; and so the Beneficiary became in Possession of the Cure, and the Letter of the Law preserved.

But the valuable Power of uniting Benefices for Life, was referv'd to none but the Pope alone; nor could the Bishops ever obtain it on any Occasion whatsoever. Some Civilians call this an Union in Name, but in Reallity it is a total Dissolution of the

⁽¹⁾ These Unions of Grace Sandien, de Electionibus & or Favour were forbid by the Council of Lateran, and abrogated by the Council of Basil, under the general Title of Repart of Repart of See the Pragmatick num. S4.

Law (3): And for that Reason, hath been prohit bited in some Countries with great Marks of Detestation. This Evil reign'd very long in the Court of Rome, but is now worn out, and no longer in any Force (4), with many other Artifices and Subtileties (not to call them Cheats) of the same Nature; which are too evident, for Reasons which shall be given, when we come to speak of the Affairs of our own Times.

(3) Thus the Congregation rum pluralitas ad obtinenda inof Cardinals and Bishops spoke compatibilia, nonne est mera to Paul III. who had deputed fraus legis? them in 1537. to try to make a Reformation in his Court.

Quid de unionibus beneficiorum ad vitam unius, say they, formation, ne scilicet obstet illa beneficio-

(4) Since the Council of Trent, which abolish'd it in the Session 7. chap. 7. of the Re-

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Commendams were also of a very ancient and laudable Institution; for when an elective Benefice became vacant, such as a Bishoprick, Abby, or some Benefice, that was Jus-patronatus, for which the Ordinary could not, for some Reason, provide immediately, the Care of it was recommended by the Superior to some Man of Merit *, who should only take upon him the Direction of it, till the Vacancy should be fill'd up, but who could enjoy none of the Profits: And therefore some excellent Person was generally pitch'd upon, to whom the Underta-

^{*} Vide Greg. III. lib. 1.] ep. 75. lib. 2. Ep. 13, & 35.

king was an Expence, and had nothing to recommend it, but the Trouble which he was to undergo for the Service of the Church: But he would have been very improperly faid to hold this Benefice in Commendam, and confequently, in Reality, had not two Benefices (a).

However, not to wrangle about Words, it grew to be a Maxim among the Canonifts, That a Clerk might hold two Benefices; one Titular, the other in Commendam *. At first, the Commendam was to continue only till other Provisions were made; Afterwards it grew to be given for a certain determinate Time, which sometimes prov'd a little with the longest. This occasion'd the Popes prohibiting the Bishops to extend it beyond fix Months (b), tho' he made it no Rule for himself. On the Contrary, the Commendams contracted too much of this Habit, not altogether commendable from the Roman Chancellory; for when the Pope would confer a Benefice on any one who happen'd to be incapacitated, either for want of Age, or because the Benefice was regular, and the Person secular, the Pope gave it him in Commendam, until he was in a Capacith to take the Title.

latum, sed Procuratorem, &

cauf. 21. q. i.

* Ibidem & cap. Dudum,

extra de election.

am alicui non constituto in ætate | de elect. in sexto an. 1273.

⁽a) Quia Commendatio, legitima & facerdotio commenfay the Canonists, non facit. Præ- dare præsumat. Nectali etiam nisi unam, & evidenti necessiqui commendavit, potest re- tate, vel utilitate ipsius Ecclevocare, quando vult. Nam siæ suadente. Hujusmodi autem commendare nil aliud est quam commendam ut præmittitur, deponere. Gleff. can. ad unum 4. rite factam declaramus ultra femestris temporis spatium non durare: Statuentes quicquid secus de commendis Ecclesiarum (b) Nemo deinceps, says paræcialium actum fuerit, esse Gregory X. paræcialem ecclesi- irritum ipso jure. Cap. nemo 15.

At last, about the Year 1350, the Popes throwing off all fort of Confiderations, and having got the other Bishops ty'd down to the Term of fix Months, gave a Loofe at once to the afferting their own Power, and conferred the Commendam for Lite: And if this happen to one who hath another incompatible Benefice in Title before, the Letter of the Law is preferved flrilly and without Reproach, which forbids two Benefices to be given, unless the one be in Title, the other in Commendam: But the Sense or Spirit of the Law is perverted; seeing the Commendatory for Life, as to the Profits, is, to all Intents, the fame with the Titular (1) In the fame Manner,

(1) When by reason of any Commendams for Life, with all Calamity of War or Plague, the Profits. fays the Author in the lame Place, an immediate Election could not be made, the Superior recommended the vacant Church to some Ferson of known Vertue and Ability, who befides the particular Care of his own Church, govern'd in the Vacancy of this, till it was fill'd: And this Commendatory was only the Depository of the Revenues.

Afterwards the Commendatories, under divers Pretences of Necessity and Decency, made use of the Fruits; and that they might enjoy them longer, they put off the Nomination or Election of the Titulars by feveral Artifices, which occasion'd the fixing the Term of the Com-

This Invention, which in its Original was pious, degenerated into so much Abuse, as to be made use of in corrupt times to countenance Pluralities, of which one fort, they faid, was posses'd in Title, the other in Commendam; by which, the Words of the Law were obferved, but the Sense was defeated; feeing the Commendatory for Life differ'd in nothing from the Titular, [Witness the Form of Bulls of Commendam, Curam Monasterii ac regimen & administrationem tibi in spiritualibus & temporalibus plenarie committentes.] And in lib. 3. of the same History, he ipeaks thus, When the Weitern Empire was ravaged by the mendam to fix Months. But barbarous Nations, it happened the Popes making use of their often that the Churches lott plenary Power, prolong'd the their lastors, and that those to Term, and even granted the whom it belong'd to provide others. others, were hinder'd by the !" fupport thy Condition with Inroads and continual Violences of this accurfed People.

For this Reason, the chief Bishops of the Province recommended the Orphan Church to fome vertuous Churchman, till they were at Liberty to chuse a The Bi-Pastor canonically. shops and neighbouring Curates did the same, when some Country Parish fell vacant. And the Person pitch'd on for Commendatory being always a Man of Confequence, who was much concern'd to answer the Expectation had of him, the Church found great Advantage by it. But as Corruption commonly creeps into the best things, sonie Commendatories began to divide their Care betwixt the Service of the Church recommended to them, and their particular Interest, and the Bishops to recommend Churches, when there was no Occasion. So this Abuse still encreasing, a Law was necessary to limit the Time of the Commendum to fix Months, and to forbid the Commendatory to take any of the Profits. But the Popes, fetting themselves above all Law, prolong'd the Term of the Commendams, and granted a Part of the Profits to the Administrators; and afterwards carried things fo high, as to grant Commendams for Lite, with all the Revenues. After which they changed also the Stile of their Eulls, faying, Thing that is required to be "We recommend this Church known, in the Butinels of Comto thee, that thou mayest mendame,

" more Ease and Decency." Tut statum tuum juxta gradum tua nobilitatis decentius tenere valeas.] Whereas, the Title before was, "To the End, that " during this Interval, this " Church may be ferved and governed." Farther, they order'd, that the Commendams should be left wholly to their Disposal, without allowing him who had the Right of Collation to use his Right, upon the Death of the Commendatory. Now, as the Commendatories were made by the Popes, and depended only on him, People chose rather to sollicite at Rome for Benefices in Commendam, than for Benefices in Title; feeing by this Means, they withdrew themselves from the Bishop's Authority, who thus loft it over most of the Churches of their Diocetses. Whence it

came to pals, that the Com-

mendataries being no longer

accountable to any Body, re-

trench'd to their own great

Expences, and let the Buildings go to Ruin; minding nothing

but how to support their Con-

dition according to the Tenure

all the necessary

Advantage

of their Bulls. I thought it proper here to insert these two Pieces of Hithory, extracted out of the History of the Council of Trent, by Fra. Paolò, because they give a perfect Account of every

Manner,

Manner, as a Benefice given in Commendam, to one who hath not the Qualifications requir'd by the Canons, is not offending against the Words of the Canons; but the Benefice is given in Effect, tho' not in Words. The Commendams of Bishopricks and other Benefices, are almost disus'd indeed in Italy, only there still remain some Abbies in Commendam, upon Occasions, which shall be mention'd when we come to our own Times.

By the Methods we have describ'd, the Popes drew to themselves a great Part of the Collation of Benefices, in all the Christian Kingdoms of the West. But in the Eastern Churches they were not allow'd to dispose one Benefice, not only towards the latter Times of that Empire, when the Greeks feperated intirely from the Church of Rome, but even when they were united; except in the Parts of Syria and Greece, when these Countries were under the Dominion of the French and Venetians, And tho' these Bulls, which dispos'd of Benefices in some one of the Methods above-mention'd, were for the most obey'd yet they met with so many Complaints and Murmurings, as made it fometimes be disputed, whether the Pope had any Right at all all to fuch Power.

In Italy no Opposition was made to it, except by some conscientious Men, who had only the Service of GOD in View: The Italians, of whom the Roman Courtiers were compos'd, finding their Advantage in this great Authority of the Pope, which help'd them to Revenues beyond the Mountains.

In Spain, the Prudence of that Nation eluded all the Artifices of the Court of Rome, by Negotia-

tions.

In England, where the Benefices are very rich and numerous, the Roman Courtiers made such mighty

L. Acquisi

Acquisitions (2), that in the Year 1232, the Clergy, and the Military Men of the Kingdom, form'd a Confederacy or Affociation *, and pillaged all the Goods and Revenues of the beneficed Roman Clergy throughout the Island (c). The Pope commanded the King, under Pain of Excommunication, to chastise them with his Temporal Arms, and the Bishops to excommunicate them: But the Confederates were too strong, either for the Kings to touch them, or the Bishops to excommunicate Yet this Interval of Quiet lasted but for a few Years, for Pope Innocent IV. a Genoese (3), taking Courage, fent one Martin, a Kinsman of his, to renew the Pretentions of the Court (d): The English

Gregery IX. commanded the Archbishbp of Canterbury, and the Bishops of Lincoln and Sarisbury, to provide 300 Romans with the first Benefices that should be vacant in their Churches, suspending all their Collations, until these 300 were provided for. Anno. 1240.

* Matth. Paris in Hen. III.

Anno. 1231.

(c) Eodem anno distracta sunt horrea Romanorum per totam fere Angliam a viris quibuídam armatis, & adhuc ignotis, bonis conditionibus & ad commodum multorum, & opus licet temerarium in folennitate pafchali, inchoantes fine contra dictione & libere, quod quandoq; minimos inter pauperes seminantes eos colligere hortabantur. Idem | Anglorum Henrico II. concessit in Henrico. anno 1232.

(2) Matth. Paris faith, That elected in 1243. call'd the Father of the Canonists.

> (d) Circum idem tempus misit Dominus novus Papa quendam novum pecuniæ extorforem magistrum videlicet Martinum, autenticum papale deferentem, & habentem potestatem excommunecundi, suspendendi, & multipliciter voluntati suæ resistentes puniendi. Idem. Matth. Paris.

It is observable, that the Popes pretended to fo great an Authority over England, by Virtue of an ancient Right, founded on the Donation of Constantin, by which, all the Islands were given, as was pretended, to the Church of Rome.

Ad preces meas illustri Regi & dedit (Hadrianus)Hiberniam (3) Of the Family of Fiaschi jure hæreditario possidendam. of the Counts of avagna, Nam omnes Insulæ de jure antiquo English complain'd to the King, that the Italians had got Poiseffion of all the Benefices; and the King drove Martin out of the Kingdom, and making a Computation of all the Revenues which the Popes drew out of England, found they were equal to his own Revenue, which amounted to 60000 Marks (4). And upon his laying these Grievances before the Pope, in the Council of Lyons, who pre-fided there in Person, he was answer'd, That the Council was not affembl'd for that Affair (5), nor was the Season proper to remedy it.

While this Council was held in the City of Lyons, the Pope had a longing Defire to bestow some Prebendaries of that Church on some of his Relations, which made fo great a Diffurbance in the City, that on Notice that they were in great Danger of

tiquo ex donatione Constantini, | peraverat quam omnes Prædequi eam fundavit, & dotavit, dicuntur ad Rom. Ecclefiam pertinere. Joannes Sarisburiensis lib. 4. Metalogici, cap. 42.

(4) The same Historian saith, that the Revenue of the Italian Regis non ad ejus partem Beneficiaries, establish'd in England, amounted to more than 70 thousand Marks of Silver; and that Innocent IV. had more impoverish'd the Church of God, than all the Popes toge- harum. ther had done, fince St. Peter.

Episcopus Robertus Lincolnienfis fecit a fuis Clericis dili- Pretence of fending Succours genter computari, alienorum proventus in Anglia, & inven- Motive was, to excommunicate tum est, & veraciter compertum est, quod Innocentius IV. an. 1245. § 1. S Matth. Paris p us Eccletiam universalem de- anno 1245.

cessores a tempore Papatus primitivi. Reditulg: Clericorum per iplum in Anglia alienorum, quos EccletiaRomane ditaverat, ad pluiquam septuaginta millia Marcarum alcendit, Reditus tertiam computatur. In vita Henrici III. ad anno 1252.

In another Place, ad an. 1255. he calls Innecent IV. Dissipator Ecclesia Dei, & venditer Eccle-

(5) He had call'd it, under to the Holy-Land, but his true

being

being thrown into the Rhone (e), he fent them pri-

vately out of Town.

Nevertheless the Court ceased not to make new Attempts. In the Year 1253, the same Pope commanded Robert, Bishop of Lincoln, a Person eminent in those Times, for Learning and Striftness of Life, to confer a Benefice upon a Genocle, against the Canons: Which appearing both inconvenient and unjust, this Prelate answer'd, That he receiv'd the Apostolick Commands with the Respect due to them, as they were conformable to the Doctrine of the Apostles, but that the Non-obstantibus made up of Uncertainties, Inconfiftencies, and proceeding from want of Faith, came like a Torrent to overthrow the Peace of Christendom: That it was a grieyous Sin to take away the Pasture from the Sheep: And that the Apostolick See had all Power to edify but not to deftroy (f). The Pope was enraged at this

(e) Eodem tempore cum vellet Dominus Papa quibufdam Præbendis Lugdurenfis Ecclesiæ vacantibus, quosdam alienegenas confanguineos vel affines fuas, incomfulto Capitulo intrudere, restitérunt ei in facie Canonici Lugdunenses, comminantes, & cum juramento obtestantes, quod si tales apud Lugdunum apparerent, non posset eos, vel Archiepiscopus vel Canonici, protegere, quin in Rhodanum mergeretur. Mat. | Paris, anno 1245.

pag. 324. Mat. Westminst.

(f) Mandatis Apostolicis, saith he, in his Answer to the Pope, affectione filioli devote & reverenter obedio, his quoq; quæ mandatis Apostolicis adversantur, paternum zelans honorem, adversor & obsto; ad utrumq; enim teneor ex divino mandato --- Non est igitur literæ, tenor Apostolicæ sanctitati confonus, sed absonus plurimum & discors. Primo, quia de illius literæ, & ei confimilium fuper accumulato non obstante scattet cataclysmus incon-Emeric Gueri, Archbishop of stantiæ audaciæ & procacitatis, Lyons, chuse rather to quit his inverecundia, mentiendi, fal-Archbishoprick, than to see his lendi, dishidenter alicui creden-Church exposed to the Plunder di, & ex his consequentium viof the Pope. Gallia Christiana tiorum quorum non est numerus, Christianæ religionis puritatem,

this Answer, and Cardinal Agidius, a Spaniard, a prudent Man, endeavour'd to appeale him, reprefenting, That proceeding to Extremities, in a Caufe to odious in the World, and against a Prelate so univerfally efteem'd, could have no good Effect (b).

hominum tranquillitatem commovens, & perturbans. Prætorea --- non est, nec esse potest, alterum genus peccati tam contrarium Apostolorum doctrinæ, & evangelicæ & ipfi Domino Iesu Christo tam detestabile, & abominabile, quam animas curæ pastoralis officii & ministerii defraudatione mortificate & perdere. And after some other Remonstrances of the Same Strain, be sinisheth his Letter thus: Apostolicæ sedis sanctitas non potest nisi quæ inædificationem funt, & non destructionem: Hæc enim est potestatis plenitudo omnia posse in ædisicationem: Hæ autem quas vocant, provisiones non funt in ædificationem, sed in manifestisfimam destructionem. Non igitur eas potest beata sedes Apostolica acceptare, quia caro & languis (because Innocent gave all the Benefices to his Kindred, and fill'd the English Church with Genoeses) quæ regnum Dei non possidebunt, eas revelavit, Mat. Paris, in the Life of Hen. III. 1251.

(g) Hæc cum ad Papæ audientiam pervenissent, non se capiens præ ira superbo animo ait: Quis est iste senex delirus, parem habere.

tatem, & focialis conversationis audax, immo & tenærarius iudicat [which of the two doated, the Pope, who broke the Canons, or Lincoln, who defended them? Which of them was deaf, Lincoln, who hearken'd fo well to the Voice of the LORD, or Innocent, who was deaf to an Apostolical Prelate, who told him his Duty?] per Petrum & Paulum, [he fware by St. Peter and Paul against the Bishop of Lincoln, who gave him the tame Rebuke then, which St. Paul had given to St. Peter, quia reprehensibilis erat. & non restè ambulabat ad veritatem Evangelii, (Galat. 2.) instead of imitating St. Peter, who profited by this Correction inifi moveret nos innata ingenu tas, ipfum in tantam contufionem præcipitarem, ut toti mundo fabula foret & exemplum. Ibid.

(b) Non expediret, Domine, ut aliquid durum contra ipfum Episcopum statueremus, ut enim vera fateamur, vera funt quæ dicit, non possumus eum condemnare. Catholicus est, imo & sanctissimus, nobis religiofior, nobis fanctior, excellentior, & excellentioris vitæ, ita ut non credatur, inter omnes Prælatos majorem, imo nec Novit hoc furdus, & abfurdus, qui facta Gallicana & Anglicana Cleri

univer-

But whilft the Pope was meditating which way to be reveng'd, Robert died, continuing to fpeak in the same Strain to the last Moments of his Life (1): And as he pais'd for a Saint, the Report went that he wrought Miracles. The Pope, when he heard of his Death, order'd a Process against him, to take him out of his Grave, and fent it to the King to

universitas, nostra non præva-s vestigiis, &c. Quare ergo, quæ multis innotuit, multos contra nos poterit commovere. Hæc dixerunt Dominus Ægidius Hispanus Cardinalis, & alii, confilium dantes Domino Papæ ut omnio hæc conniventibus oculis sub dissimulatione tranfire permitteret, ne super hoc tumultos excitaretur. Ibid.

This Cardinal, by the Testimeny of the faid Mat. Pars, was a great Man. Pare carens, faith he, columna in curia Romana veritatis, & Justitiæ, & munerum afpernator, quæ rigorem æquitatis flectere contueverunt. He died 1255. aged

near 100 Years.

(1) Privelegia fanctorum Pontificum Rom. Prædecessorum suorum Papa impudenter annullare per hoc repagulum non-obstante non erubescit: Quod non fit fine eorum prejudicio & injuria manifesta; sic enim reprobat, & diruit, quod tanti, & tot sancti ædificaverunt ---- Nonne dicit Papa de suis comes it then, that Innecent is plerifq; prædecefforibus, ille fo bent upon revoking the Privelille pix recordationis prade- vileges, which to many holy coffor nofter, & sæpe adhæren- Fathers have granted? Matth. tes sancti prædecessoris nostri Paris, in the same Life.

leret contradictio. Hujulmodi jecerunt, diruunt fundamenta, epistolæ veritas, quæ jam forte | qui sequentur? Nonne plures, divina gratia falvati, majores funt uno folo adhuc periclitante? --- Unde ergo hæc injuriofa temeritas, privelegia antiquorum fanctorum multorum in irritum revocare? That is to fay, The Pope is not asham'd to cass and annul, with a nonobstante, the Concessions and AAs of their holy Predecessors, not confidering the Injury he doth to their lyiemories, in overturning all their spiritual Fabrick. When the Pope speaks of any of his Predecessors, doth he not fay, Our Predecessor N --- of pious Memory? And very oft he faith, Being willing to follow the Footsteps of our holy Predecessor: Will he then ruin the Foundations which others have laid? Many Popes, who, by God's Grace, have happily arriv'd at the Harbour, are not they of greater Weight than one alone, who is in Danger of making Shipwreck? How

execute.

execute. But the Night following, Robert appear'd to the Pope, either in a Vision or Dream, clad in his Pontifical Robes, and reproaching him for perfecuting his Memory, gave him a Blow on his Side with his Crofs (k), which awaken'd the Pope with an excessive Pain, which continued with him till his Death (l).

In the Year 1258, Alexander IV. *, his Successor, on the like Occasion excommunicated the Archbishop of York, who persevering and justifying him-

(k) Hoc anno 1254. Domi- contemneris, & fix Recedens nus Papa dum iratus fupra modum vellet ossa Episcopi Lincolniensis extra Ecclesiam projicere ---- jussit talem Epistolam scribi Domino Regi Angliæ transmittendam: Sciens quod iple Rex libenter defæviret in iplum, [For, as our Historian] saith, 6 or 7 Pages before, Robert was Domini Papæ & Regis redargutor manifestus] sed nocte sequenti apparuit ei 1dem Epilcopus Lincolnienfis pontificalibus redimitus, ac voce terribili ipfum Papam in lecto fine quiete quiescentem aggreditur& affatur pungens ipsum in latere, ictu impetuoso, cuspide baculi fui pastoralis: Et dixitei, Sinibalde, Papa miserrime, propofuistine offa mea extra Ecclefiam projicere? Unde hæc tibi temeritas? --- Nullam potestatem in me habere te Dominus a modo patietur: Scripsi tibi in ipiritu humilitatis, & dilectionis, ut errores tuos crebros corrigeres: Sed tu monita falubria falcinante corde contempsisti. Væ, qui spernis, nam & tu

Robertus ipsum Papam ---dereliquit l'eminecem,

anno, 1254.

(1) Papa in Latere quasi pleurisi infirmatus, vel lancea sauciatus: Nec potuit ei Cardinalis Albi Phyfica Suffragari; non enim pepercit Robertus Lincolniensis Sinibaldo Januensi, (which was the Name and Country of Innocent) & qui vivum noluerat adire corripientem, fenferat mortuum impingentem. Nec unquam postea ipse Papa unum bonum diem vel prosperum continuavit usq; ad noctem vel noctem usq; ad diem sed in fonmem & molestam, Ibid.

(m) Towards the End of the Year 1254. Mat. Paris reports, That Innecent being at the Point of Death, and leeing his Friends weep, faid to them, Quidplangitis miseri? Nonue ves omnes divites relinquo? quid amplius

exigitis.

* He was of the House of Conti, the fame with Innocent III. and Gregory IX.

felf, stood the Persecution with great Fortitude (n), and drawing near his End, wrote a Letter of great Prudence to the Pope, exhorting him to imitate his holy Predecessors, and to suppress these Innovations, so injurious to the Church, and so dangerous to the Safety of his own Soul (6): And then died, in the Reputation of a Saint and Martyr.

During the Confusions of these Times, there was a Regulation found necessary to be made in France, which I shall here recount, introducing it with this

manum fuam Dom. Papa in Archiepiscopum Eboracens. jusfitg; eum ignominiose nimis in Anglia excommunicari. Iple tamen Archiepitcopus exemplo B. Thomæ Martyris nec non B. Rob. Episcopi Lincolniensis fidelitate eruditus de solatio celitùs mittendo minime desperavit, omnem papalem tyrannidem patienter susstinendo. And 8 Pages after, Renuit genua flectere Baal, & indignis Barbaris opima heneficia Ecclefie fue, quafi Margaritas porcis, imo spurcis distribuere. Ibid. And 4 or 5 Pages after, Nec censeo prætereundum quod B. Edmundus Lector in Theologia Oxonialis (And afterwards Archbishop of Canterbury) ei dicere consuevit. Oh Sewale (which was the Name of this Archhishep of York) Martyr ab hoc seculo transmigrabis, ferro, vel faltem gravibus, & infuperabilibus in mundo tribulationibus impetitus & trucidatus, Ibid. ad an. 1257, 1258.

scripsit Papæ exemplo Roberti tain'd, but for ready Money. Lincolnientis Episcopi provoca-

(n) Anno 1257. aggravavit tus, dolens inconfolabiliter, quod tam multiformiter ipsum fatigarat, eo quod inexpertos, & linguæ Anglicanæ ignaros renuit acceptare, nunc suspendendo, nunc ab Ecclesia eliminando, nunc crucein adferendo, &c. (the Pope had forbid his first Almoner to carry the Cross before bim, as was the Custom) Conquestus est insuper graviter, quod impetus quorundam Clericorum authoritate papali protervientium ægre sustinuerat, sed patienter, ut probra Patris, non ut Cham revelando derideret, fed ut Sem absconderet & velaret. Humiliter ergò in feripto fuo & instanter petiit, ut consuetas tyrannides temperaret, humilitatem fanctorum Prædecessorum suorum sequendo. Dixit Dominus Petro, paíce oves meas, non tonde, non excoria, non eviscera, vel devorando consume: That is, Feed my Sheep, and not sheer them, not tear out their Rowels nor devour them.

As fome Bishops have done, (0) In amaritudine animæ of whom nothing is to be obObservation, That in Spight of all the Resistance and Defence made by the Princes and Bishops against the Attacks of the Church of Rome, She has never lost Courage in the sharpest Conslicts, or betray'd the least Thought of desisting from her Pretenfions.

On the Contrary, pursuant to these, in the Year 1266, Clement IV. form'd the Project, which would have put him or his Successors into the absolute Poffession of all the Collations of Benefices throughout the Christian World; and withal have freed him from the Servitude of inventing incessantly new Shifts and Finesses, to draw the Collations to Rome.

This Pope, therefore, begun with a Bull, which concluded no farther, than what concern'd the Refervation of Benefices vacantes in Curia; the Collation of which, he faith, is referv'd to the Pope, by ancient Custom; which, consequently, he approves, and that it is his Pleafure it should be observ'd: But tho' he concludes no more than this, he had supply'd it with a Preface of the strongest Suppositions, in these Terms: "Altho' the intire Dispo-" fition of all Benefices belong to justly to the " Pope, that he might not only confer them when " vacant, but also grant a Right of acquiring, or " of Prevention, before they are vacant: Never-"theless, ancient Custom hath more particularly " reserv'd those vacantes in Curia: Therefore We

" approve this Cuftom (p)."

If

⁽p) Licet Ecclesiarum, per- ipsa cum vacant, potest de jure sonatuum, dignitatum alio- conferre verum etiam jus in rumq; beneficiorum Ecclesiasti- ipsis tribuere vacaturis: collacorum plenaria dispositio ad tionem tamen Ecclesiarum, Romanum noscatur Pontificem dignitatum, & beneficiorum pertinere ita quod non solum apud sedem Apostolicam vacantium.

If the Decree had concluded fuitably to his Inclinations, of declaring that the Disposition of all Benefices belong'd to him, an universal Outcry must have follow'd, and he have drawn all Orders of Men, Ecclefiafticks as well as Princes, and other Lay Patrons upon him; all would have been alarm'd, and have stood to their Arms, with Manifestos and Publications of their Reasons, too loud to be born: Whereas a Proposition, stated upon a Supposition, without seeming to make any Conclusion, pass'd the more easily upon the Generality of Men, who were not fenfible how much it imported, and in Effect it implied.

However, two Years after, in the Year 1268, St. Lewis, King of France, without having any Regard to this Bull of Clement IV. feeing the Regulations made by the Queen Regent his Mother, during his Minority, and Absence in the Holy-Land, were not of Efficacy to remedy the Abuses crept in by the Dispensations of Benefices, made his famous Pragmatick *; wherein he commands, that the

Cathedrals

cantium, specialius ceteris antifibus refervavit.

Nos itaq; laudabilem reputantes hujusmodi consuetudinem, & eam authoritate Apostolica approbantes, ac nihilominus volentes ipfam inviolabiliter observari, eadem authori-l tate statuimus, ut beneficia quæ apud fedem ipfam deinceps va-Romanum Pontificem conferre alicui, feu aliquibus non præfumat. Sexti Decret. lib. 3. tit. de Præbendis, cap. 2.

* It is much doubted, if tiqua consuetudo Romanis Pon- this Pragmatick were made by St. Lewis or no, the Writers of that Time making no Mention of it. Pefides that, it no where appears, that the Pope who reign'd then, had any Difference with this King, which had been unavoidable, if this Pragmatick had been his.

The Cardinal de Bourdeille, care contigerit, aliquis præter who refuted it in the Time of Lewis XI. in a finall Treatife, entitled, Defensorum Concordaterum inter sedem Apestolicam, T Regem Francia Ludov. II.

feems

Cathedrals and Monasteries should enjoy their Elests free and uncontroul'd, that all the other Benefices should be dispos'd as the Law directed; and that no Impositions of the Court of Rome should be levied upon the Benefices, without the King's Confent, and that of the Gallican Church (q).

But the Expedition of this pious Prince into Africk against the Moors, and his Death, which happen'd in the Year 1270. the Interest which the

made by St. Lewis in these sticorum Regni nostri, secun-Terms:

Quod autem eidem ascribitur fecisse Pragmaticam per quam quidem justificare nituntur Pragmaticam per serenissimum Principem Carolum Regem VII. domini nostri Ludovici genitorem editam, & per eundem Dominum nostrum Ludovicum, catholice nuper abrogatam, nihil proderit eis, neg; prodesse potest, si attendantur fingula verba ejufdem fancti fub tenore hujus alcriptæ fibi Pragmaticæ contenta, quæ talis ab aliquibus afferitur. Ludovicus Dei gratia Francorum Rex ad perpetuam rei memoriam, &c.

Our Kings having never used this Form, which is facred only

to the Popes Bulls.

(q) Statuimus & ordinamus primo ut Ecclesiarum regni nostri Prælati, Patroni, & beneficiorum collatores ordinarii jus the Gallican Church, affures us, fuum plenarie habeant, & un - that this Act is found in the cuiq: sua jurisdictio servetur --- Register of the Parliamant. See Item promotiones, collationes, the Preface of Mr. Pinfon upon provisiones, Prælaturarum, dignitatum, & 61. and the following ones. aliorum quorum cunq; benefi-

feems to fay, that it was not ciorum, & officiorum Ecclefiadum dispositionem, ordinationem & determinationem juris communis, facrorum conciliorum Ecclesiæ Dei, & institutorum antiquorum sanctorum Patrum, fieri, volumus, & ordinamus.

> Item exactiones & onera gravissima pecuniarum per curiam° Romanam Ecclesiæ regni nostri impofita, vel impofitas, quibus milerabiliter regnum nostrum depauperatum extitit: Sive etiam imponendas, vel imponenda, levari aut colligi nullatenus volumus, nifi duntaxat pro rationabili, pia & urgentilfima causa vel inevitabili necessitate, & de Spontaneo, & expresso confensu nostro & ipsius Ecclesiæ regni nostri.

Nichelas Giles, in the Life of St. Lewis, and the Compiler of the Proofs of the Liberties of & dispositiones this Pragmatick, pag. 30. num.

House of Anjou had in preserving the Pope's Favour, to establish the Possession of the Kingdom of Naples, and to recover that of Sicily; together with the Permission the Pope had granted the King, to gather Tythes in his Dominions, under the Pretext of carrying on the War in the Holy-Land, were all powerful Concurrents to facilitate the Authority the Pope had loft. And Pope Boniface VIII. made it ample Reparation, who in the Year 1208, inferted the Constitution of Clement in the Decretals, only with fome Ammendment, in making that now the principal Sentence, which was before mention'd only as it were occasionally, and by way of Hypothesis. And to give more Force to this Bull by the Uncertainty, he sent it out under the Name of Clement only, without expressing whether it were the Fourth or Third Clement: And that Doubt we find continu'd to this Day, in the different Copies extant; in some of which he is call'd the Third, and in others the Fourth *.

Then it was that this Proposition first began to be be admitted for Truth, That the absolute Disposition of all Benefices belong to the Pope; which they pretended to understand in a Sense not altogether absurd; which is, That the Pope hath a plenary Power, but under the Regulations of Laws and Reason (r).

But Clement V. explain'd himself in a Manner so clear, as to leave no Room for any favourable Interpretations, declaring, That the Pope hath not only full Power of disposing all Benefices, but also

^{*} In the Edition of Lions, the Subscription of the Title de Prabendis, is Clemens III. clavem potestatis. cap. quanto, alias IV.

an intire Liberty in the Manner of disposing them (f). By which Liberty the Canonists understand, That he is exempted from Obedience either to Laws or Reason itself; and that he hath a Privilege of disposing Benefices in what Manner soever, even against Reason, the Interest of any particular Church, or

of any Lay Patron whatfoever.

This Doctrine is afferted on all Occasions in the Bulls, and there is no Canonist, who holds it not even as an Article of his Faith, That in the Collation of all Benefices whatsoever, the Pope can concur with the ordinary Collator, and even prevent him; and may grant the Power of concurring with the Collator, and even of conferring Benefices by Prevention, to whomsoever, and when he pleaseth: Which is a Power since granted by the Popes to

their Legates, by a general Constitution.

In all the Confideration of this whole Matter of Benefices, nothing is more furprizing, than that which hath been all along maintain'd by the Canonifts to this Day, without any Regard to a Truth fo notorious, either out of Animofity, or because they think it is a Wrong to their Profession, to pretend to know any thing that is not drawn out of the Decretals, That heretofore the Pope conferr'd all Bishopricks and other Benefices, and that since, he hath granted away, out of meer Grace, the Election to the Chapters, and the Collation to the Bishops: Tho' the Light at Noon-day is not clearer, than that the Election of Ecclesiastical Ministers was first in the People; that afterwards it came into the Princes Hands, when they had receiv'd the Chri-

⁽f) Salva in omnibus Rom. ecclesiasticorum plena, & libera Pontificis potestate, ad quam Ecclesiarum, personatuum, dignitatum aliorumqibenesiciorum | Clementin, lib. 2. tit. 5. cap. 1.

stian Faith, and had taken the Affairs of the Church into their Care: And lastly, that the Elections rested in the Clergy only, after the Seculars had been excluded by the Artifices of Gregory VI. and his Successors: Every Diocess still retaining its own Right of electing and, of collating its own Benefices; which the Popes have, by Degrees, insensibly assumed to themselves, by such Methods as have been already shew'd, and such as will appear in the following Discourse.

In the mean time, there is no Doubt to be made, but that this Affertion of the Canonists will one Day come to be rank'd among the Articles of our Faith, in order to introduce into the Church a Doctrine, fo diametrically opposite to that which was preach'd in those Times. For Anselm Bishop of Lucca, who in the Year 1080, wrote three Books against Gilbert the Anterope *, in Favour of Gregory VII. which are yet extant, proves throughout the fecond of those Books, that by the Authority of the Popes, the holy Fathers, the General Councils, and by the constant Usage observed from the Times of the Apostles, down to the Times wherein he wrote, That the Election of the Bishops, which he calls Pontifices f, belong'd to the Clergy, and People of the particular Diocess: And that the Emperors Constantine, Constans, Valentinian, Theodosus, Honorius, Charlemaign, Lewis the Debonair, with divers others excelling in Piety and Faith, have never violated this Ufage, fince the Times of the Apoftles: And citing withal, a Conftitution of the

+ Not to call them Papa in Article.

^{*}OrWibert called Clement III. the plural, which, he faith, is formerly Archb. of Ravenna, as improper and impious, apof whom is spoken in the Notes plied here, as to the Name of God. See in the End of the 18th

Capitular of Charles and Lewis, in which it is declar'd, That Bishops shall be chosen by the Clergy and People of the Diocess, according to the Canons (t), he faith, That this is a Constitution intirely conformable to that of the holy Fathers; and that the Holy Spirit spoke no less by the Mouths of these Emperors, than if it had been pronounced by the Council of Nice, or any other

general Synod.

By which it is evident, That in order to draw the Right of Election out of the Hands of the Princes, they have held for Tradition the direct contrary to that which they would have us this Day believe, and which the Canonists teach: So that necessarily either the Canonists must err, or those Authorities quotted by the Bishop of Lucca. And if the electing their own Bishops were a Liberty which Jesus Christ had bequeath'd to every Church and Diocess, consonant to the Dostrine of the Fathers and Councils, they are not so much in the Wrong who fay, That the Court of Rome hath put all the Churches in Chains and Bondage, under the Colour of defending their Liberties *.

(t) Sacrorum Canonum non | personarum & munerum accep-(1) Sacrorum Canonum non perionarum & munerum accepignari, ut in Dei nomine fancta tione ob vitæ meritum, & fabecelefia fuo liberius potiretur honore, adfenfum ordini Ecclefiastico præbuimus, ut fcil. Episcopi per electionem Cleri Capitular, lib. 1. cap. 78. See & populi, secund. statuta Canotum & munerum acceptione ob vitæ meritum, & sacrorum ex munerum acceptione ob vitæ meritum ex munerum acceptione ob vitæ meritum, & sacrorum ex munerum a

C H A P. XXXVI.

Having fet forth the various Methods whereby the Church has acquir'd her Riches, our Subject requires, that we should now be as particular in the Methods taken to preferve them. In order to which, in direct Opposition to all the Practice of the Primitive Church, all fort of Alienations are forbid. For tho' the Churches, after they were made capable by the Laws to acquire Estates, retain'd both these which were given in Present or bequeath'd, the Bishop had still the Liberty, not only to make use of the Revenues, but even to sell the very Estates for the Maintenance of the Minifters of the Altar, and Relief of the Poor *; and to beffow in Charities, according to the Exigencies of the Times: And this Power of Dispensation extended itself not only to the growing Rents, as in these Days, but to the Estates themselves, and every Branch of Revenue. Which at first was administer'd with great Fairness and Integrity, and without any inconvenient Consequences, and continued to be so while the Churches were poor, and the Bishops had but a little to manage, and were of fmall Authority, which afforded them no Opportunities of great Transgressions. But when the Churches grew rich and powerful, a Fulness of Fortune, and the Reputation and Interest waiting on those Circumstances, brought the Bishops into the Temptation of employing some Part of the Revenues at their own Pleasure, and inspir'd them with a Boldnets to attempt things, which would

^{*} Vide Can. 23, 24, & 26. | Caul. 12, q. 1.

not ordinarily have been permitted; then they began to exceed all Bounds of Modesty, and then Dispensations of Charity grew into Dissipation and Profusion.

This made it necessary to provide against this Evil, but the Remedy was to come not from the Ecclefiafticks, but from the Seculars, who indeed had born all the Lofs: As for any Diminution of the Estates of the Church, the Poor, who had the last Part *, only felt it, and not the Clergy, who had the two first Parts.

As the Churches of Rome and Constantinople were the two principal and most considerable, it was proper to begin the Cure there. Accordingly Leo the Emperor, by an Edict (1), in the Year 470, forbad all fort of Alienations in the Church of Gonstantinopie. And in the Year 483, Basilius Cecina Prafectus Pretorio, Captain of the Guards to Odoacer King of Rome, by a Decree made in the Church during the Vacancy of the See, upon the Death of Pope Simplicius (2), order'd, that the Estates of the Church should not be alienated: And to the three fucceeding Popes (3) nothing appear'd extraordinarv in all this. But Odoacer being extinct, and all his Greatness with him, Pope Simmacus in the Year 502, affembled (4) a Council of all Italy, in which he represented as a great Absurdity, That a Lay-man

(1) This is Cod. 14. de Rome might change its Tittle, facro-fanctie Ecclesie, which is as well as its Prince. lib. 1.

^{*} See the Articles or Chap- peror, and made himself be rs 7 and 9. call'd King of Rome: That ters 7 and 9.

the Law of Lee and Antenius. Hist. of Florence.

(2) Odcacer, faith Matchia(3) Falix II. according to vel, having possess'd himself of other the III. Gelasius I. and

the Empire, kill'd Orestin, and | Anastasius II. put to Flight his Son Augustu- (4) At Ravenna.

should make Constitutions in the Church; and with the Advice of that Council, declar'd them invalid: But to avoid the Suspicion of his designing to foment any farther Diforders, it was decreed in the same Council, That neither the Roman Pontiff, nor any other Ministers of that Church, could alienate any of her Estates (5), withal declaring, that this Decree was not intended to bind any other Church than that of Rome only.

Succeeding times made it evident, that the same Law was as necessary in all the other Churches: And therefore Anafrasius extended the Law of Leo to all the Churches subject to the Patriarchat of Constantinople, prohibiting them also to alienate (6).

But in the Year 535, Justinian made a general Edict, which comprehending all the Churches of the East, the West, of Africk, and even all Religious Places, which forbad all Alienations to any Purpose whatsoever, unless in the Case of sustaining the Poor in the time of some extraordinary Famine, or for redeeming Captives (7); in which two Cases, Alienations were not only allow'd, conformable to ancient Custom, but St. Ambrose maketh mention, that the Estates of the Church, and even the confecrated Vessels (a), might be fold.

⁽⁵⁾ This Canon is reported vafa cultui divino dicata distra-Canon. Non liceat, 20.

de sacro-sandis Ecclesis.

cap. 1. tit. 1. coll. 2.

aliis necessitatibus pauperum, vivas refertur.

by Gratian, Caus. 12. q. 2. huntur, ut Ambrosius dicit (6) It is the 17th Law, Cod. resp. ad 3. Videtur, faith Ca-facro-sandis Ecclesis. (7) It is the Novel 7th, cessitatis pauperum posset portio Ecclesiæ fabricæ debita pro pau-(a) Pro redemption. Capti-vorum, faith St. Thomas, & cipalis intentio juris ad fabricas

This Law of Justinian was observ'd in the Western Empire(8), whilft Rome remain'd subject to the Emperors of the East; and there are many Letters extant of St. Gregory, which make mention of Goods alienated for the Redemption of Christian Slaves: And for the Space of 200 Years, from Pelagius II. to Hadrian I. (9), the Roman Church was at an incredible Expence to redeem themselves from the Ravages of the Lumbards, to fave their Towns that were befieg'd, and to purchase Saseguards for the Country: And the same Pope Gregory gives a clear and fatisfactory Testimony of this Matter in his Time.

The current Doctrine which is advanc'd at this Day, that the Goods and Estates of the Church are exempt from the publick Taxes, found no Countenance in those Days; but on the contrary, those Estates were the first that were employ'd, before any Contributions were laid on private Families. And it never yet came into Dispute, whether Princes have Authority to make Laws, which besides the Force of Custom and Prescription, is sounded on the strongest Foundation, if we consider these Goods as the Goods of the Church; that is, that they belong'd to the whole Body or Community of Believers (11), and confequently, that it was

(9) Pelagius was chosen in 579. and Hadrian in 772.

by Charlemaign, as to the the Theedisian Code, de annona Churches, which were sub di- & tributis, & ibi Gethesred, as also the Canens 21, & 22. Caus. 23. 9.8.

(11) For in the first Ages of Christianity, the Name of the (10) See chap. 9. of the Con- Church was common to all the ftitutions of Emanuel Commenius, Congregation of the Faithful, who began to exempt the as well as the temporal Estates

⁽⁸⁾ This Law was confirm'd Payments; and the Law 1. of tione Romana. lib. 2. Capitular cap. 29.

Churches of the East from these of the Church.

incumbent on the Prince, to provide for their Preservation.

After the Empire was establish'd in Charlemaign, and the Roman Laws had loft their Force, the Abuse crept in again; which occasion'd several Prohibitions in several Councils (12), chiefly in France, where the Diffipations of the Church Estates were most extravagant (13). But after the Popes had infinuated

and Beavois, held in 845. Can. 17 and 18. of the first, Can. 3, and 4 of the 2d. Concil. Agathense anni 506. sub Cledeveo, Can. 7. Casellas vel mancipiola Ecclefiæ Epilcopi, ficut prifca canonum præcepit authoritas, vel vala ministerii, quasi commendata fideli propofito, integro Ecclesia jure, possideant, id est, út neg; vendant, neg; per quofcunq; contractus, res, unde pauperes vivunt, alienare præ-Quod fi necessitas certa compulerit, ut pro Ecclevel in usufructu, vel in directa venditione, aliquid distrahatur, apud duos vel tres Comprovinciales, vel vicinos Episcopos, fuerit venditio roborctur. Ali-ter facta venditio, vel transactio nam qua Ecclesiæ vivunt, scrinon valebit.

Church Estates, it was not for Jervis non ordinandis, pag. 116. the Reason Fra. Paul gives, So that it is no wonder if

(12) The Councils of Meaux longer in Force there; but because neither the Constitution of Leo in 470, nor that of Anastasius, nor of Justinian, were comprehended in the Theodefian Code, which had been publish'd in 438. which was 32 Years before the Edict of Leo. For the Gallican Church acknowledg'd no other Laws, than those of this Code.

Ut omnis Ordo, faith the Capitular of Lewisthe Debonair. fecundum legem Romanam vi-

vat. tom. 1. pag. 690.

Hocetiam volumus, ut quafiæ aut necessitate, aut utilitate liscung, Francus Ripuarius fervum fuum pro remedio animæ fuæ fecund. legem Romanam liberum facere voluerit, ut in Ecclesia coram presbyteris, diacaula qua necesse sit, vendi, conis, seu cuncto Clero, & plebe primitus, comprobetur, & ha- in manu Episcopi servum cum bita discussione sacerdotali, eo- tabulis tradat, & Episcopus rum subscriptione, quæ facta Archiadecano jubeat, ut ei tabere faciat. Regino. lib. 1. de (13) If the Bishops of France Ecclesiastic. disciplinus, cap. 405. did not make Waste of the Janus a Costa ad tit. Extra de that the Roman Laws were no Charlemaign permitted the Bi-

infinuated themselves into the greatest Share of the Government of other Churches, finding the general Prohibition to prevent Diffipations, render'd in a great Measure ineffectual by the Bishops, who found Pretexts to except all particular Cases out of the general Law, they made divers Ordinances *, from from the Year 1000, until 1250, in which were prescrib'd certain little Forms of Solemnity and Ceremony, which the Bishops were oblig'd to obferve, and which ferv'd as fome Restraint and Check to this Profusion f. And Gregory X. § in the Council of Lyons, held in the Year 1274, order'd, that besides these Forms, Alienations should not be good without License from the Pope; which hath been, and is observ'd to this Day; no Alienation being ever allow'd, unless the Utility of it be evident.

But this Utility hath not fail'd to be particularly remark'd and censur'd as a real Injustice. For tho' the End of all Contracts is to make Things equal, an Advantage on one Side turning to the Detriment of the other, yet the Canonists have ventur'd to determine the Utility which the Church ought to receive in alienating; some of them having been pleas'd to say, that it ought to be a 3d Part of the Value, others, a 4th: Which hath intirely put an End to the Custom of selling Estates to maintain the Poor in an extraordinary Famine, or to redeem Slaves; since in their Construction, this must have

shops to dispose the Estates of the Church, Capitulari 3 incerti anni, cap. 3. tom. 1. column 527. Nor if in the German Laws, tit. 20. the Alienations of these Goods be forbid to none but the Priests, tom. 1. Capitular. col. 62.

^{*} See the Canon, Alienations Caus. 12. q. 2. ann. 1123.

[†] See the Chap. 1. de rebus Ecclesiæ non alienandis in Sexto.

^{\$} Chap. 2. de rebus Ecclefiæ non alienandis in fexto. M 3 turned

turned to the Lofs, and not the Advantage of the Church.

And thus Things feem to be inverted: To fell and give to the Poor (b), which in former Times was the highest Christian Persection, would, at this Day, incur great Censures: And it now consists in retaining the Poffessions of the Church, without a Power even of making any Exchanges, or changing the Property of them on any Occasion whatsoever, unless upon an evident Advantage: And the Laws against Alienations, which were begun in Favour of the Laity against the Church-men, are now turn'd in their Favour, against the Laity.

(b) Omnes, qui credebant, bant, & dividebant illa omnibus, prout cuiq; opus erat, Alt. Apost. 2.

date Eleemolynam, Luca 12.

quæ habes, & da pauperibus, art 7. in fine. Matth. 19.

Si necessitas immineat paupepossessiones & substantias vende- ribus erogandi, saith St. Thomas, superflua cura est, & inordinata, ut aliquis in futurum conservet (bona Ecclesiæ) quod Vendite quæ possidetis, & Dominus prohibet. Matth. 6. te Eleemolynam, Luca 12. Dicens, nolite soliciti esse in Si vis perfectus esse, vende Crastinum. 2a. 2a. quast. 185.

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B UT to return to the Declaration of Clement IV, and Clement V. and the avow'd Doctrine of those Times, which gives the Pope the Right of concurring with all Collators of Benefices, and even of preventing them: This prov'd of no great Advantage, except from the vacant Benefices in the neigbouring Places to Rome, where the Vacancy would soon be known. As for those which happen'd in Places remote, the Power of concurring or of preventing was of no Service to the Court, because the Ordinary would have dispos'd, before the other could have Notice of the Vacancy.

This put the Court upon an Expedient, which made an universal Change as to the Benefices, and intirely destroy'd the ancient Institution throughout the whole Catholick Church. This was the Reservation, a Decree, whereby the Pope declares before a Benefice be vacant, That no Person shall take upon him to confer it when it shall be vacant; and that if any Collation shall be made, it shall be void.

And because this Matter was so odlous in the World, (as all the Comments that are made upon it confess) that it was to be used very sparingly, and great Management was required in preparing and making it to be received, the absolute Reservation which Clement IV. had made of all Benefices, vacantes in Curia, appeared too severe: Therefore Green M 4

gory X.(1), restrain'd it to a Month only; at the End of which he allow'd the Collators to make the

ordinary Provisions.

Clement V. (2) added to this, the Reservation of the Benefices of the Cathedral Church, and of the Monastery of St. Cross of Bourdeaux for one Time, or Presentation only (3).

(1) Statutum Clementis Papæ prædec nostri de dignitatibus, & beneficiis in Curia romana yacantibus, nequaquam per alium quam per Rom. Pontificem conferendis decernimus taliter moderandum: ut ij ad quos eorundem beneficiorum fpectat collatio, statuto prædicto non obstante demum post menfem a die quo beneficia ipia vacaverint, numerandum ea conferre valeant, 6 Decretal 3. tit. de pratendis, cap. 3. Nos tot malis occurrere cupientes, omnes & fingulas dispensationes sub receptione, aut retentione plurium dignitatum quibus cura animarum fit annexa--- cuicung; personæ concessas (Cardinalibus tamen S. R. E. qui circa nos universali Ecclesiæ serviendo, fingularum Ecclefiarum comoditatibus se impendunt, ac Regum filiis duntaxat exceptis) for at Rome the Cardinals Regibus æquiparantur.] duximus taliter moderandas, quod per moderamen nostrum effrenatam talium beneficiorum multitudinem refrenemus, ipsique impetrantes fructu dispensationum hujusmodi totaliter non frustrentur.Statuimusitaq;quod obtinentes nunc ex dispensatione legitima pluralitatem hujulmodi | Commun. 3. tit. de prabendis, beneficiorum ---- unum tantum

ex beneficiis, quibus cura imminet animarum cum dignitate, vel beneficio fine cura quod habere maluerint, possint licite retinere. And one Page after. Quæ omnia & fingula beneficia vacatura, vel dimissa, nostræ, & fedis Apost. dispositioni reservamus: Inhibentes ne quis, præter Rom. Pontificem de hujusmodi beneficiis disponere, vei circa illa per viam permutationis, vel alias, innovare quoquomodo præfumat. Extravag. tit. de prab. cap. Execrabilis.

(?) Who succeeded next to

him.

(3) Specialiter Burdegalensem Ecclesiam, & monasterium fanctæ Crucis Burdegalenfis, ordinis St. Benedicti --- & generaliter Patriarchales, Archiepiscopales, Episcopales ecclesias, Monasteria, Prioratus, nec non Canonicatus Præbendas ecclefias cum cura vel fine cura, & alia quælibet beneficia ecclefiastica, quæ apud fedem Apostolicam vacare noscuntur ad præsens, & quæ toto nostri Pontificatus tempore vacare contigerit in futurum, provifioni, collationi, ac dispositioni nostræ, & sedis ejusdem, hac vice, authoritate Apostolica refervamus. Extrav. сар. 3. Popc

Pope John XXII. his Successor, made a little larger Step, in a Constitution he made to reform the Plurality of Benefices, which prohibits the holding more than one Benefice with Cure of Souls, and the holding more than one without it, but with Difpensation: And with Exception to the Cardinals, to which this was not to extend: Commanding farther, that those who had more Benefices should refign them; and that for the future, whoever took a Benefice, who was poffefs'd of one already, should refign the first; which refign'd Benefices were to remain all at the Pope's Disposal. The Pretence for this Bull, which was to take away the Plurality of Benefices, was very specious: And tho' the Refervation it contain'd had no other End than advancing the Interest of the Church of Rome, however this was made to pass only as an accessory Advantage, and not the chief Defign; and which at the first View seem'd to be without Consequence, because the End to which it tended, did not then discover itself.

The many profitable Examples this Pope hath left to his Successors of heaping up Wealth by the Collation of Benefices, make it necessary to dwell a little longer upon this Head. Many Bishopricks divided (4), and when a rich Benefice was vacant, he gave it commonly to one who poffess'd

a

He divided that of Toulouse diviserit, ac divisos in unum redegerit, & Abbatias in Episcopatus, & Episcopatus in Abbatias vicissim transtulerit. No- vas quoq; dignitates nova Collegia in Ecclessis constituit, &c.

⁽⁴⁾ Adeo rebus novis studuit, faith Platina in his Life, ut & into five, erecting it into an fimplices Episcopatus bifariam Archbishoprick, and making

a leffer Benefice already, that this might be given to another: And he manag'd so well, that he made one Vacancy fometimes produce fix Prefentations; removing always from a leffer Benefice to a greater, and filling the leaft Benefice with a new Beneficiary; so that Money was drawn from every one of them, and every one contented.

St. Pons de Tomiers were made Vabres from that of Rhodes, Suffragans by a new Erection. and Tulles from that of Limoges, He dimembred Castres from and placed them under the the Bishoprick of Albi, St. Flour Archbishoprick of Bourges.

Narbon, of which last, Alet and from the Church of Clermont,

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HIS Pope invented likewise the Annates (1), an Imposition upon Benefices never before heard of, and which for some Time, occasion'd

great Scandals.

When the Emperors or Kings conferr'd any Benefice, if those who were Candidates made any Prefent, or agreed to pay out any part of the Revenues as a Confideration for obtaining it, the Popes inveigh'd sharply against it, alledging that Passage in

(1) It is not certain whether | hac conditione, ut qui benefinates or not, Platina ascribes annui proventus fisco Apostolico

John XXII. invented the An-cium consequeretur dimidium them to Boniface IX. Tum persolveret. Sunt tamen, qui vero Eonifacius, faith Platina | hoc inventum Joanni XXII. afin his Life, five vice comitum cribant. See Guimier ad tit. potentiam veritus, five augendæ de Annatis in pragmat, santiditionis Ecclesiasticæ cupidus, verbo, Annatarum, pag. 468. Annatarum usum beneficiis Ec- Edit. Franc. Pinson. clefiafticis primus impoluit,

the Gospel, Gratis accepistis, gratis date, Matth. 10. calling fuch a Contract Simonaical, and a fetting to Sale Spiritual Things: And some Popes went so far as to call it Herefy. Others again there were, who refining upon it, made great Distinction betwixt the Ministery of JESUS CHRIST, which consisted in Binding and Loofing, and the temporal Possesfions annexed to Benefices; and that there was no Inconveniency in Princes affigning some Part of these Temporalities to the Service of the State (2); of which Matter there was a solemn and publick Discussion.

But this Reasoning did not satisfy learn'd and pious People, for tho' the Revenues of Benefices are certainly Temporalities, yet the Right or Title by Virtue of which they are enjoy'd, is a Spirituality. And so far it was generally then allow'd, as it is at this Day, that the Popes had Reason to condemn this Practice, and call it Simony. And it was the first Occasion taken by them, to deprive Princes of the Collations of Benefices.

But after the Popes had affum'd a great Part of the Power to themselves, of which they had stripped the Emperors, John XXII. in the Year 1316. made a Decree, That for three Years, whoever obtain'd a Benefice of more than 24 Ducats of yearly Rent, should pay one Year's Value for Expedition of his Bulls*: Which at the Expiration of the three

with the Condition of the Collator.

⁽²⁾ Those who had the Power | fice were oblig'd to comply of presenting, says the Author of the Council of Trent, lib. 6. feeing, that besides a spiritual Power, they convey'd temporalities withal, viz. the Revenue of the Benefice, they thought | And the Decretal of Clem. VII. they had a Right to some tem- chap. 2. de Annatis in 7. Deporal Confideration, and there-cretal. fore those who obtain'd a Bene-

^{*} See the Chapter Cum nonnullæ 11. tit. 2. de præbendis & dignitat. in Extravag. Communi.

Years came to be renew'd again, as well as continu'd by his Successors, tho' in divers Places it met with Opposition: Some Places coming to an Agreement to pay only the half of the Annat, others to pay only for some particular fort of Benefices, and that

the rest should be exempted.

This Tax was reckon'd very heavy upon private Families; for the Annate being paid out of their own Fortune, the Incumbent run the Hazard of dying before he reimburfed himfelf(3). Princes likewife found it a mighty Grievance, by its draining their Countries of so much Treasure, without making any fort of Return: Besides, that this Exaction being attended by a Train of other Expences in Bulls, Difpensations, and other preparative Pretents, the Money which is the Sinews of Power, was irretrievably funk, contrary to the Course of other Trafficks.

When first the Pope introduced this Novelty, the Generality of People were not capable of difcerning the Difference betwixt this Payment and that which had been fo much decried, when Princes conferr'd the Benefices: But all the Learn'd Men of those times universally condemn'd it as Simoniacal (a), from its first Establishment. In Process of

Time,

(3) It was for this Reason of the Year, Fra. Paolo. lib. 82

that Bernard del Bene Bishop Conc. Trent. of Nismes, said to the Council of Trent, That he could not approve the Annates, neither as to the Proportion, feeing a 20th fufficient, nor as to the Time lege Simoniaci ambitus ut cæ-

⁽a) Sæpe quæsitum est, saith a great Lawyer, an jure possit exigi, & hæc fere Theologofum est opinio jurisq; Pontificii con-Part of the Income he thought fultorum Roman. Pontificem of Payment; it not seeming teros Episcopos teneri, si pro reasonable that any Payment sacris ministeriis pecuniam acthould be made before the End | cipiat. Not. in cap. 1. de Simon.

Time, some of the Doctors set themselves on Work to defend it: So they grew divided in their Opinions; fome cenfuring it as unlawful, fimonaical, and prohibited both by Laws Divine and Human; others defending it as a Thing allowable, and as a Right belonging to the Pope; even to the maintaining, that the Pope might of Right demand nor only the Annate, but more if he thought fit, as being the absolute Patron or Master of all the Fruits without Exception: And laftly, others, to give the finishing Stroke, went so far, as indeed they could go no farther, and declar'd, That whatever Contract the Pope should make in the Collation of Benefices, he could not be guilty of Simony (b). Which if it were true, that all the Goods of the Church were his, were an undeniable Confequence, feeing every Man may make what Contracts he pleafes in the Management of his own Estate, without

Nam præter Canones qui pecuniam omnino exigi vetant, hoc genus vectigalis a synodo Basiliensi damnatum est, & pæna ambitus adversus eos, qui hac via ad facra ministeria Ecclesiæ graffantur, & adeo adversus iplumPontificem statuta, Sell.21 Nec latis perspicio ut se excufare possint hoc modo promoti a Pontifice quominus in Canonum pænam incurrant, & tanquam vitio creati, ut veteres loquobantur, dignitatem honoremq; Ecclefiasticum amittant, si quis ad pritcæ Institutionis Normam potius, quam receptæ consuetudinis, hæc exigere velit. Nam quoquo se vertant Pontifices, quibuscunq; decretis, constitu- 2da. questio 100. art. 1. tionibus, pastilg; hanc exactio-

nem tueantur divinum oraculum femper iis opponemus, gratis accepistis, gratis datis. Gloff. prag. tit. de Annatis Duar. de benef. lib. 6. cap. 3.

Vide Nic. de Clemang's de

Annatis non folvendis.

(b) St. Thomas contradicts this in express Terms: Papa, faith he, potest incurrere vitium Simoniæ, ficut & quilibet alius homo, quamvis enim res Ecclefiæ fint ejus ut principalis Dispensatoris, non tamen lunt ejus ut Domini & possessoris. Et ideo si reciperet pro aliqua re spirituali pecuniam de reditibus Ecclesiæ alicu us, non careret vitio Simoniæ,

Injury

Injury to any other. But in this Case there seems to be a confiderable Objection, which is, That neither GOD nor Man have feem'd to give their Confent to it.

In Fine, John XXII. was so intent upon making the most of every thing, that in the Space of 20 Years he heap'd up an immense Treasure: And tho' he put no more Restraint upon his Expences or his Bounties, than his Predecessors, yet he left 25 Millions at his Death. John Villars saith, that in an Inventory of this Pope's Estate which his Brother made by Order of the facred College, he found 18 Millions of coined Money, and 7 Millions valued in Plate and Ingots (4).

The

that no Pope never left so much: And it is observable what Platina relates in the Beginning of his Life, that this Pope declar'd all those for Hereticks, who affirm'd that lefus Christ and his Disciples had no Property in any Goods.

Eos, faith be, declaravit pertinaces & hæreticos, qui affirmayerunt Christum, & ejus dilcipulos nil privati vel proprii just now quotted. habuisse; quod certe, adds be very pertinently, non multum cum fagra scriptura convenit Christum ejusq; discipulos nil proprii habuisse, ut illud Evannia quæ habet, & pauperibus Bulls of Clement IV. V. and

(4) Platina hath Reason to bis qui non renunciat omnibus fay, at the End of his Life, quæ possidet non potest esse meus discipulus, Luca 14.] It is certain, that John XXII. knew better, but as a good Canonist he pretended to be of this Opinion, the better to establish that which made him abfolute Master of all the Goods of the Church: Whereas he is really no more than the principal Disposer of them; as St. Thomas sheweth in the Article I

To this Reflection I will add another, which is, That the Gallican Church hath never quæ multis in locis testatur been more burden'd, nor more injur'd in its Rights, as to the Collation of Benefices, than by gelii: Qui non vendiderit om- the French Popes: Witness the dederit non potest meus esse John XXII. reported by the discipulus. [the express Werds Author; and what Mezeray of the Gospel are, Omnis ex vo-saith of Clement VII. Pope of

Avignen:

The Annates at the Time of its Institution, were only paid for the Expedition of Bulls for Benefices, as they were fill'd up. But afterwards it was laid on all fuch Benefices, to be paid every 15 Years (c), as by being annex'd to Monasteries and Hospitals. were never vacant; from whence this Tax had the Name of Quindennium *. Paul II. laid it (5) only on the Benefices united by the Popes, fince the Year 1417. But Paul IV. extended it to all Benefices united before that time: And Sixtus V. took in not only those which had been united by the Apostolick See, but all such as should be united by Legates, Nuncio's, Bishops and any others.

But to return to the Original of Annates, Those who oppos'd this Invention of John XXII. with a Zeal to hinder its spreading farther, did not obtain their Ends; but on the contrary, contributed to the Defence of them, and to furnish the Popes with an Occasion of extending the Imposition yet farther: Just as the Opposition, made also in those Days, to the Reservations, produc'd the same Es-

Avignon: [All the Exactions | shops, and of all the Abbots and Violences, faith he, in the that dy'd, and his taking one Life of Charles VI. cannot be Year's Rent of all Benefices on related without Indignation, every change of the Titulary, which were committed upon the Clergy. The 36 Cardinals of Avignen were to many Tyrants, they had every where their Officers with expectative extraordinary Taxes. Graces, which fwept away all the Benefices; the Offices of unita hujusmodi amplius vacare the Cloyster | les offices Claustreux in the French] the Commanderies retain'd the best of detrimentum non modicum pathefe, and fold the other or teretur. let them to Farm: Clement himself, besides possessing him- Annatis in 7. Decretal. felf of all the Spoils of the Bi-

whether it happen'd by Vacancy, Refignation, or Exchange, ravaged the Gallican Church by an Infinity of Violences and

(c) Propterea quod beneficia non speraretur, & exinde Camera & Oshciates sedis Apost.

* See Chaptert 4, and 5. de

(5) Near the Year 1470.

feet; the Court of Rome never failing to get any

Abuses justify'd by suitable Doctrines.

And therefore Benedict XXII. (6), Successor to John XXII. under the Affectation of more Care in providing proper Persons, and such as were every way fitted for their Charge, referv'd to himself, but for his own Life only, the Disposal of all the Benefices vacant in Curia, as had been formerly practis'd, as likewise of all vacant by Deprivation, or Translation to other Benefices; of all such as were refign'd into the Pope's Hands, of all that belong'd to Cardinals, Legates, Nuncio's, Officers of the Court, Treasurers of the Church Estates, and to such as were carried to Rome upon Business, and happen'd to dye either going or coming, about 40 Miles distant from the Court; and lastly, of all Benefices vacant by the Incumbents having taken another (d).

Thefe

(6) James Tournier, Monk | of the Order of of the Diocess of Pamiez in Languedoc, chosen Decemb. 20.

vacantia, & in posterum vacatura, nec non per depositionem. vel privationem, seu translationem, aut muneris consecrationis suspensionem per sel. rec. Joan-nem Papam XXII. seu ejus auctoritate factas, & per nos, seu authoritate nostra faciandas ubil bet: Nec non fi --- renunciationem admitti per nos, ve l authoritate nostra contingeret apud sedem prædictam. Ac etiam per obitum Cardinalium & Officialium dictæ fedis --quorumcunq; legætorum, five nunciorum, ac in terris Ecclesiæ Romanæ rectorum & præbendas, cæteraq; beneficia | thefaurariorum --- nunc vacantia & in antea vacatura, ubicura, &c. Nunc apud sedem | cunq; dictos legatos vel nuncios, Apostolicam quocunq; modo seu rectores aut thesaurarios, antequam

⁽d) Gerimus in nostris desideriis, ut debemus, quod per nostræ diligentiæ studium ad quarum libet Ecclesiarum & Monasteriorum regimina & alia beneficia Ecclesiatica viri asfumantur idonei, qui præfint, & profint --- Omnes Patriarchales Archiepis. & Episcopi Ecclesias, & etiam Monasteria, prioratus, dignitates personatus, nec non Canonicatus & Ecclesiastica cum cura vel sine!

These Reservations so comprehensive, and which fo much reftrain'd the Authority of the Ordinaries, and brought fo many Benefices into the Hands of Foreigners, yet being declar'd to take Place only during the Life of this Pope, were let pass and admitted. But it was not to be imagin'd that any thing once establish'd, by him that has the Power, a Prince so much for his Interest (e), tho' for so fhort a Period, would ever be limited within its first Bounds.

Clement VI. (7) Successor of Beneditt XII. made the same Reservations. This induc'd Edward III. King of England, who saw all the Benefices of the Kingdom falling into the Hands of Foreigners, by means of Refervations and expectative Graces, to forbid, on Pain of Death, any provisional Benefices made by the Pope, to be receiv'd within his Kingdom. The Pope wrote with great Concern to the King, defiring him to revoke his Orders. The King, in Anfwer, befeech'd him to make a Refor-

antequam ad Rom. curiam re-trationis divinæ clementia nos dierint, seu venerint, rebus universalis Ecclesiæ regimini eximi contigerit ad humanis. præfidere concesserit, reserva-Nec non quorumlibet pro qui- mus, &c. This Decree is in buscunq; negotiis ad Rom. cu- January, 1335. riam venientium, seu etiam re- (e) Quæ gravia ac intolleran-cedentium ab eadem, si in lo- da sed necessitate armorum extas legales non distantibus, viz. faith Tacitus, Hist. 2. that is to [in places not distant more than fay, The Exactions were extro good Days Journies from cus'd as necessary, during the Rome] jam forsan obierint, vel War, yet they ceas'd not in eos in antea transfire contigent Peace. When a Right is once & aliorum beneficiorum colla-encreas'd. torum, & conferendorum in antea vacatura, dispositioni & Rese in Limisia. provisioni nostræ, donec mise-

cis a dicta curia ultra duas diæ- cusata etiam in pace mansere, de hac luce --- Nec non etiam, establish'd, 'tis no longer in the quæ per essecutionem quorum- Power of Subjects to hinder its cunq; prioratuum, dignitatum, being perpetuated, and even

(7) Peter Reger Archbishop posterum, nunc vacantia, & in of Riven, Son of the Lord of

N

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mation in Things which were an apparent Dishonour to the Church, and a Scandal to the People: That the Princes, his Ancestors, had enrich'd the Churches of England, which were now fill'd with Strangers and unworthy Persons, contrary to the Will of the Teftators: That his Kingdom was fenfibly impair'd every Day, by the Impositions of the Court of Rome: That the Popes were certainly defign'd to feed, and not to fleece the Sheep: That the Kings, who had heretofore dispos'd all the Benefices, had fince granted the Election to the Clergy at the Popes Request; and now they would fet those Elections aside, tho' introduced by themselves, and usurp the Disposition to themselves: That, finally, there was a Necessity of returning to the old Usage, which was. That the Princes should confer the Benefices themselves (f).

This Difference, which lafted during the Life of this Pope, however brought his Successor Innocent VI. (8), to revoke all his Refervations (g), by a

Clerment.

(g) Mortuo Clemente Papa de concilio Cleri, & populi An- infra 14 dies electus est concorditer Stephanus de Prinu, Claremontensis Francus, qui fuerat fummus Pænitentiarius Clementis, & Ostiensis Episcopus, & vocatus est Innocentius VI. qui in die Epiphaniæ Domini postmodum coronatus statim revocat omnes Refervationes factas per Papam Clementem, exceptis majoribus prælaturis, & in omnibus oftendit fe rigidum etiam erga Cardinales. In eodem Chronico, Anno 1352. Nauclerus ad anno 1352. vol. 2.

⁽f) Cui Papæ Rex Angliæ glici rescripsit, quod in concesfiones hujus, quas ipse Papa faceret, præfertim advenis, qui thelauros Ecclesia deferrent, & in provisiones Prælaturarum nullatenus consentiret, quia cum olim Reges Angliæ Ecclefiarum Patroni de consensu sedis Apostolicæ Capitulis concesserint electionem, fi Papa pasta hujulmodi non servaret, res in pristinam reverteretur naturam. Albertus Argentinenfis in Chronice. anno 1342.

⁽⁸⁾ Stephen of Albert, of the generatione 46. County of Limesin, Bishop of

Bull, which begun with the Word Pastoralis: Of this Bull many famous Canonists make mention. tho' at this Day it is not extant, any more than many others, whereby those Abuses and Usurpations would have been laid open: As by the fame Arts, the Gloffes or Interpretations have been robbed of every thing that made not for the Pretentions of the Court of Rome. But the Indices Expurgatorii (9), carry yet a much worse Face, which were

ral Authority.

In the Year 1607. a Book was printed at Rome, call'd Index Expurgatorius, in which all the guilty Places were mark'd and condemn'd, as deferving to be cut out of certain Authors: Which make it discernable at the Instant, which are the Pasfages which have been changed or suppress'd inseveral Authors of good Reputation, that had the Misfortune to maintain the Authority given by God to Princes.

So that it is not possible at this Day to know the Sense of one of these Authors by reading his Eook, there being no other the Authority of Princes, be no Edition to be found, than that longer to be met with in Books, credible, if it were not to be seen one, and substituted the other in Print is, the Decree made by clemi VIII; in the Catalogue of rest satisfy d, that we have no

(9) The Churchmen, faith forbidden Books, of the Edition our Author, in his Treatile of of the Year 1595, that all the the Inquisition, have castrated Books of Catholick Authors, all the valuable Books, and sup-wrote since the Year 1515. press'd every thing which might should be corrected, not only ferve for Defence of the tempo- by retrenching what was not conformable to the Doctrine of the Church, but also by adding what ihould be judged proper. In libris Catholicorum recentiorum qui post annum Christianæ sa utis 1515. conscripti fint, fi id quod corrigendum occurrit paucis demptis, aut additis emendari poffe videatur, id correctores ac endum curent, fin minus, omnino deleatur. De correctione librorum, § 3.] And the it is but fix Years, faith he, fince this Precept hath been publish'd, yet it hath constantly been put in Practice for thele 70 Years. If therefore the true Doctrine concerning which hathbeen to corrected by but another altogether in Fathe Court of Rome. But that your of the Church-men, we which appears of all the most in- know who hath taken away the Book

made by the Doctors of the Church, subservient to that Church, of all Books; in order to accomodate them to its own Interests, before they were suffer'd

to go abroad.

Some few Years after, the Refervations coming again to be reviv'd, and to gather Strength, the same King Edward, in the Year 1373, fent an Ambaffador to Pope Gregory XI. then at Avignon, to press him to annul the Refervations intirely: Which at length.

Book left on this Subject, ge- of Rome never found a more nuin, and conformable to the

Original.

And in the §. 2. it is faid, That all Propositions which are against Immunities, and Ecclefiastical Jurisdiction, or which give Authority to that tyrannical Policy, which the Seculars fally call Reason of State. Expurgandæ funt propositiones que sunt contra libertatem, immunitatem, & jurisdictionem Ecclesiasticam. Under Colour of correcting or suppressing thele Propositions, they expunge every thing that makes for the Interest of Princes. Item qua tyranicam Politiam fovent, & quam falso vocant rationem status deleantur.

By this way of reasoning, all Princes are Tyrants; for however just and religious they are, there can be no Government without a Reason of State, by which they act, and without which no Princes could maintain themselves in their just Rights. Thus Fra. Paolo hath good Reason to say, in lib. 6. cap. 6. & Gaguin, lib. 9. cap. 2. Conc. Trent, That the Court in Carolo V.

valuable Secret to make Mankind degenerate into Brutes, than to deprive them of the Knowledge which is necessary to defend them from its Usur-

pations.

What therefore must be the Confequence, if our Magistrates continue to allow the Churchmen to suppress good Books? The Doctor who hath placed the History of the Council of Trent in the Catalogue of prohibited Books, in the Year 1685. may, perhaps, have acted out of great Zeal; but some of the most able Men of the Kingdom have been of Opinion, his Learning was not suitable to his Zeal: And fome have not scrupled to say, That in doing a great Service to the Court of Rome, he has done a great Differvice to the Crown of France.

* See Nauclerus in Chronico vol. 2. gener. 36 & 47. Albert Krantz in hist. Saxon. lib. 10. cap. 4. & in hist. Vandal, lib. 9.

after

after two Years in Agitation, were, in the Year

1375. totally abolish'd by this Pope.

But a great Schism arising in the Church upon his Death, which happen'd in the Year 1378. and produced two Popes, and confequently two Courts, the necessary Expences to support them were also doubled, to which must be reckon'd the extraordinary Occasions for profecuting the War with Rigour against each other. Thus all Inventions for raifing Money, and fleecing the People, were fet on Work with fresh Vigour (b): Simony appear'd no where so barefaced, the two Courts holding an open Market for Benefices (i); and every Essay was made, that was possible, to strip the ordinary Collators of the Right of presenting.

Hitherto the Court of Rome had not taken off the Mask, nor had to avowedly own'd that Passion she had for Money, and that it was the ultimate End of all her Actions. She had hitherto condescended to give Reasons for what she did, that carried a

rea a Clero decimæ, & de ma-Pontificatu altercatio multis joribus Ecclesiis dum Pastore tum gentem Gallicam vexavit. ventus legebantur. Id annatam Nam Cardinales 30 Clementis vocant, quam Cameræ Apostolicæ deberi R'omani contendunt. Gaguin, lib. 9. cap. 3: in Carolo VI. Vide Nic. de Clemangis de corrupto Ecclesia statu. cap. 27. Juvenal, de Ursinis, in the Life of Charles VI. anno. quoq; Clemens de vacaturis Allen Chartier and Nicholas Gilles

(i) Tempore ejus (Bonif. IX.) ad adipiscendas morte possesso- valde infamis curia habebatur rumEcclesias sas jusq; expectanti de labe Simoniaca, ut beneficia per Pontificem designato erat, non tam meritis quam pecuniam lolis ex hac lege Cardinalibus & offerentibus darentur. Naucler. potentioribus viris Ecclesiæ con- in Chrenio, vol. 2. gener. 47,

⁽b) Hæc revera de Romano incommodis, tum alias nationes, orhatæ erant, primi anni procausam secuti exploratores per qui Franciam constituerant, Ecclefiarum opulentiores proventus inquirerent quas Rectoribus vacuas mox fibi a Clemente obtinebant. Ecclefiis legem quam expecta- anno 1385. tivam gratiam appellabant, qua tingebant. Exigebantur præte- anno 1389.

good Appearance to the World, either on Pretence of providing better for the Benefices than the Ordinaries ufually did, or of prefering some Person of

particular Merit (k).

But Urban VI. left it no longer to conjecture, why he concern'd himself with the Collation of Benefices, when he declar'd, That no Presentation should be good, where the Value (1) was not ex-

preffed.

Heretofore Benefices were given chiefly for spiritual Purposes, the temporal Part was an accessary and an accidental Circumstance of Convenience only, and not of the first Consideration: But afterwards the spiritual Part was no more spoken of, nor the Office or Duty any longer regarded, but the Profits.

(k) Etsi, saith Clement V. seu de quibus his fuerit proin temporalium dispositione visum vel concessum, vel manbonorum habenda sit discretio- datum providere verus annuus nis cautela, præcipue est ut ea valor per Marcas argenti, aut digne & laudabiliter disponatur Sterlingorum, vel libras turoin Ecolofiasticis tamen rebus nensium parvorum, seu florinos multo sortiùs inviligare nostra auri, aut ducatos, vel uncias debet intentio, ut juxta perso- auri, seu aliam monetam secunnarum conditiones & status ad dum communem æstimationem divini nominis laudem & ipsa- exprimatur, nisi personæ prærum utilitatem provideatur ex dieræ beneficia, quæ tunc obmerito Ecclefiasticis personis: tinuerint, aut in quibus, vel ad Cum juxta canonicas fanctiones que jus eis competit, juxtaipnil sit quod Ecclesiæ Dei magis sarum obligationes, aut alias ossiciat, quam quod indigni dimittere teneantur, alioquin assumantur ad regimen animagratiæ prædictæ sunt nullæ. This Decretal of Urban is bestir to produce to the sunt of the sunt of

gratiis quas qu'busvis personis of the Apostolick Chancery, pub-de beneficiis vacantibus, seu lissed by Innocent XIX. Vide certo modo vocaturis, fieri con- Rebuff. ad Rubric. de Annatis tigerit, illorum & aliorum in Concordatis, & Felin ad quorumcung beneficiorum, quæ caput ad aures 8. num. 4. Exdicta persona tunc obtinuerint, tra de Rescriptis.

tit. de Prabendis, cap. 3. come a Rule in Chancery, and is
(1) Item vo'uit quod in the 55th of the Rules or Orders

Thus

Thus it flands at this Day, infomuch that when Power is given to the Nuncio's to confer finall Benefices, the Importance of the Cure, that is, whether they shall be reputed great or little, is determin'd only by the Value of the Income: And in the Refervations of the Monasteries, the Spirituals go for nothing; but all the Benefices above the Value of 200 Crowns are referv'd, the rest are left at Li-

berty.

By these Methods the Apostolick Chamber came to a juster Knowledge of the value of the Annates (10), for if two Persons happen to obtain the same Benefice, the Bulls in Favour of him who values it higheft, fland good, the others are made void. Some are apt to call this a fetting the Benefices to publick Outcry, and taking the best Chapman: Others fay, that it is only to prevent the Chamber being defrauded of its Right. But as this is a Confideration more proper for the Annates, we shall return to the unhappy Times of the Schism we mention'd, which made so large a Rent in the Church.

one of his Friends to buy Lead ep. 147. ad Valdemarum.

⁽¹⁰⁾ This is also done, to cover his Church, writ to oblige those who have not ex- him in these Terms: press d the Value to take out Rogamus & petimus ut ali-fecond Provisions or Grants, quid de benivola & benefica dearer than the first, in order to liberalitate vestra nobis mittatis, affure themselves of the Bene- quo plumbum emamus, non fice.

Romanum, sed Anglicum, What would that holy Bi-quoniam Anglico plumbo te-fhop of Tournay fay in these guntur Ecclesia, nudantur Days? who asking Money of Romano. Steph. Tornacensis,

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O Man denies, but that the Diforders were notorious in the Roman Courts on this Occasion. And that which encreased them was, that some Kingdoms and Countries were so scandalized with the Variety of Tricks and Shifts they saw practised, that they came at last to acknowledge neither of the Competitors for Pope (1). This put them upon the Necessity of an Expedient, not very endearing to the Subjects, which was, to raise and levy as much upon those who continued still in their Obedience, as they could have expected from all their Subjects together, had there been no Defection.

Germany refus'd to submit to the Reservations and Expectative Graces, and the Ordinaries constantly presented, without any Regard to the Reman Bulls.

On the other Side, Innocent VII. in the Year 1359. fent a Legate into Germany, to grant new Bulls for certain Sums, to such as had come in by Episcopal Collation; and also to compound for the Fruits

already

⁽¹⁾ If all the Christian Princes had done the same, without making themselves of either Party, the Schism which lasted 50 Years, would not have lasted 50 Weeks: For those Popes would not have persisted in the King of France publish'd in maintaining a Dignity, where-

already receiv'd (a), which were quitted and releafed to the Incumbents, on condition of reftoring a certain part to the Apostolick Chamber. But as this would have carried great Sums out of Germany, the Emperor Charles IV. forbad the levying them, faving. It was necessary to reform the Manners of the Clergy, not their Purses.

But all these Consusions receiv'd a considerable Increase, by the Addition of a third Pope (1), in the Year 1409. to whom tho' France paid Obedience, yet the flood firm in maintaining the King's Edict(2), made three Years before *; by which all Refervations, Annates, and other Exactions of the Court of Rome were forbid, until they were fettled by a lawful General Council.

(a) Mifit Innocentius Papa legatum fuum Epifcopum Calvacensem pro subsidio, Cameræ, & dedit ei potestatem dispenfandi cum Clericis ad beneficia curata, vel fine cura ad dignitates aut officia quæ minus canonice haberent, aut fuissent adepti cum fructibus inde preceptis. Erant ibi etiam Saxoniæ & Bavariæ Duces, vocavitq; Imperator legatum, & audivit eundem super comissis: Quo facto dixit Imperator, Domine Legate, Papa missi vos ad Germaniam in qua magnam pecuniam corraditis, sed Clero nihil reformatis. Nauclerus in Chronico. vol. 2. generat. 46. anno 1359. Adde Paralipomena rerum memorabilium Cratonis Milii an. 1375. Chronicon. Germani mutii. an. 1360.

(1) Alexander V. chosen by the Cardinals, who were Creatures of the two other Popes, by Virtue of the Substraction ordain'd by the Council of Pifa, after the Example of that

made in France.

(2) The Cardinal de Thury (faith Menstrelet, a contemporary Author) came to Paris, and requested the Council and the University there, that they would raife two Tenths upon the French Church; which was not agreed to, because the Univerfity oppos'd it in the Name of all the Church, and obtain'd a Royal Mandate, to all the King's Officers, commanding that whoever came [és melles de leurs offices] with Juch and the like Requests, should be expell'd the Kingdom. Cha. VI. 1409.

* In the Year 1406.

This King being incapable of Government, all Edicts and Acts of State were issued in the Name, or by the Authority of Lewis Duke of Orleans, his Brother, who had the Government of him. But the Duke being kill'd (3), it was easy for Pope John XXIII. to recover the Collation of Benefices in France, by allowing, that the King, the Queen, the Dauphin (4), and all the House of Burgundy should have the Nomination of all those confer'd on their own Servants, on Condition the Pope should have all the rest. Yet the Court of Rome enjoy'd this Agreement but to the Death of this King; for Charles VII. his Son. renew'd the Edicts (b).

In feveral States and Governments of Italy, divers Regulations were also made, tending all to remedy these Abuses. Baldus tells us, that even the City of Bologna, among divers Provisions of this Kind, made an Order, That no more Benefices should be confer d on any but Natives of that City, and of the Territory belonging to it. Nor were the Popes in those Days much considered; a plain Instance of which appear'd at Florence, where John XXIII. refiding at that Time with his Court, was depriv'd

(3) By Order of John Duke as also the University. Juvenal of Burgundy, his Cousin, an. Ursinorum, in the Year, 1414.

(b) Exactiones pecuniarum, quas ab aliquibus retroactis came to Paris, fent by Pope temporibus Curia Romana, feu Camera Apostolica, sub prætextu vacantium beneficiorum, aut alias quovis modo & colore Ordinances being then in Force, præmissorum applicar. voluit, which plac'd the Disposition of penitus cessabunt. This Ordithem in the Ordinaries ---- nance bears Date April 13th, The said Ordinances were an- 1418. and is reported in the null'd; for the King, the Queen, Conference of Ordinances, lib. 1.

⁽⁴⁾ The Archbishop of Pisa John, to treat about the Expectative Graces, and Promotions to Prelacies, the Royal the Dauphin, had the Nomi- tit. 3. part 2. S. 3. nation for their own Servants,

for five Years of the Collation of Benefices in that State, upon a Diforder occasion'd by that Pope's

presenting to a Benefice (c).

It was to that Age the Court of Rome was beholding for Inventions, fo refin'd and so serviceable to her, of Clauses inserted in Bulls which were perplexing and inextricable, diftinguishing betwixt the Petitions or Requests fign'd Concessum, and the others fign'd Fiat (5): And betwixt those Bulls dispatch'd with the Clause Motu proprio, and those with the Clause Anteferri (6); which last gives the Preserence, and makes the Condition more advantagious.

From

(c) Florentini propter uni-tion and the Clauses: And the cum abusum a Papa commisfum in conferendo unam Abbatiam fitam in eorum ditione privaverunt Joannem XXIII. Papam in eorum civitata tunc degentem, potestate conferendi beneficia in eorum ditione fita usq; ad quinquennium. Molin. in notis ad Senatui-consultum

centra abusus Pap.

(5) The Difference betwixt the Petitions fign'd Concessum, and those wherein the Pope fays, fiat ut petitur, is, That these latter always grant some Grace, and are fign'd with the first Letter of the Pope's Christian Name, and with his own Hand, betwixt the Petition and the Clauses; whereas the others are fign'd only by the Officer of the Concessum, in this Form, Concessum ut petitur in præsentia Domini nostri Papa, with the

Concessum on the Sides of the Clauses, with the two capital Letters of his Names. See the 34th Rule of Chancery.

(6) All these Rubricks began under the Pontificates of Boniface IX. Pope at Rome, and of Benedict XI. Pope at

Avignon.

Charles du Molin, in his Notes upon the Edict, set forth anno 1406. against the Exactions of the Court of Rome, faith, Benedictus XIII. multas valde anomalas & exorbitantes beneficiales & alias gratias, pecuniæ emungendæ gratia, faciebat, fequendo in hoc Bonifaciam IX. impium Corrivalem suum, qui adeo Simonem Magum imitatus est, ut morientibus Cardinalibus, qui Simoniam oderant fummopere lætaretur, velut liberas habenas habere incipiens first Letter of his Name, and ad Simoniam publice exercenhis Surname betwixt the Peti- dam. Plus offerenti indiscriminatim

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From hence it follow'd, that many Bulls were obtain'd for the same Benefice, which, besides the Annates being multiply'd by this means, produced Law-Suits, and these were to be carry'd on at Rome, to the great Advantage of that Court. To which was added another Improvement, which refin'd again extreamly upon these Inventions, this was, That if one of the Parties happen'd to die, another Litigant was substituted, that the Cause might not die with him; but that from his Death another Annate might arise, by which the Law-Suits were perpetuated, and in some fort made immortal. These gave Rise again to the Clauses Si alteri, Si neutri, Si nulli: By which, while the Benefice was given to a third Person, the Suit however went on, and was happily preferv'd betwixt the two first.

To remedy therefore these Disorders and Corruptions, and to put a Stop to these wretched Litigations among their Subjects, Princes were oblig'd to fix the Right of Possession to Benefices, by restoring the Cognizance of the Beneficiary Rights to the Secular Power; a Right, which however clear in itself, the Ecclesiasticks had usurp'd (7) by the

Connivance of the Princes themselves.

But

minatim vendebat prioritates (7) The Parliament of Paris, datarum. Et hæc Mercimonia which was in part compos'd of palam in Curia multis annis Counsellors that were Clergyexercuit. Et adhuc priores Mercatores eludebat înventa Clausula, Anteferri pro 25 florenis; & hos rursus per prero-gativum Antelationis pro 50 Item Jurisdictio temporalis ducatis, fixis etiam multis regulis Cancellariæ quas pretio refigeret, ut late scribit Theodoricus a Niem, qui illis præfens adfuit. lib. 2. cap. 6. Efeq.

men [Counceillers Cleres] contributed much to the Diminu-

luze

But the Regulations made by them against all these Innovations in their Dominions, ferv'd but to sharpen the Industry of the Court of Rome, to find out other Expedients, which might have the same Effect, under other Pretexts; as well as to supply, by a Multiplication of new Rights, their Defect of Power in Matters, wherein the Interposition of Princes had restrain'd them.

fuæ temporalitatis. Ita dictum pitulo dictæ Ecclesiæ. Cap. 29. suit per Arrestam Curiæ in Parpartis 1. Stili Curiæ Parliam. liamento anni 1327. contra E- \\$. 10. piscopum Rhemensem pro Ca-

CHAP. XL.

T was in these Days that Resignations also appear'd in the World, not such as were justifiable, and made upon good Grounds, for such indeed were of very great Antiquity, but others of a very different Nature, and which the World, at this Day, by no means approves. It never was allow'd to Church-men to quit the Cure that had been affign'd them, whenever they pleased: For it was highly reasonable, that whoever had undertaken a Charge, and had receiv'd his Recompense for it, which is the Benefice, should continue to perform it (1).

Nevertheless, seeing a Case might happen, in which it might be necessary, or at least reasonable

⁽¹⁾ Can, si qui vero. Can, si q. 1. Can. Sanctorum 70. dist. quis Presbiter. & Can. Episco- Et Yvolar, not, ep. 121. pum 7. q. 1. Can. Clericus 21.

and expedient for a Publick or a private Confideration, that a Man should quit his Benefice: From thence came the Practice, that a Man might, with the Permission of his Superiors (2), for some lawful Cause, renounce. The Causes that were then allow'd to be so, were Infirmities either of Mind or Body, old Age (3), or the Danger in residing in a Place, where a Man happen'd to have powerful Enemies.

Affoon as the Renunciation was receiv'd by the Bishop, the Benefice was esteem'd vacant (a), and the Collator, confer'd it in the same Forms as if

it had been vacant by Death.

At last these Renunciations came to be practis'd for no such urgent Causes, but it grew to be a sufficient Cause, if the Renouncer had a Mind to resign it to one of his own Nomination (b). And as

a

(2) Vide cap. 4. extra de renunciatione. refign his Bishoprick to one of his Friends, the Assembly of

(3) Vide cap. 10. extra de

renunciatione.

(a) De Presbytero, qui Ecclesiam quam regebat nulla cogente necessitate in manu tua refutavit, & per manum Laicorum cubile sponsæ, qua se indignum, vel quam se indignam, refutando judicavit, conatur ascendere, hoc fraternitati fuæ respondeo, quia justum est, ut in judicio, quod de le judicavit, permaneat, & sponsam, quam repudiavit, vivente fratre, qui ei legitimè incardinatus est, adulterare non præsumat, Yvo. Car. net. ep. 131. vide cap. 3. extra. de renunciat.

(b) Balfamon on the 75 Canon [des Apftres] faith, that an ancient Bishop having a mind to

refign his Bilhoprick to one of his Friends, the Affembly of Bilhops would not admit his Refignation. The Passage is here translated into Latin which Janus à Costa is very remarkable.

Tu autem die, quod etiamfi non ad fuum cognatum Episcopus Episcopatum transmiserit, sed ad alienum, idem erit, Episcopos enim a Synodis fieri decretum est. Et ideo etiam vita functus ille urbis Philippi Metropolitanus maximus suæ Metropoli sub hac conditione renuncians, fi ejus Oeconomum urbis Philippi Metropolitanum pro se ipso sancta Synodus constitueret, non est exauditus, sed exaudiit, quod si res quas post electionem ex Ecclefiæ reditibus acquiret, non potest dare, vel

ac

a new Thing requir'd a new Name, it was call'd Resignatio ad favorem; because it was in his Favour only, to whom the Resignation was made, and in order to bring him into the Benefice, The Superior indeed is at Liberty to admit the Renunciation or not, but he cannot admit it, without giving the Benefice to the Person nam'd by the Renouncer.

This fort of Refignation, tho' it were a plain way to introduce hereditary Succession into Benefices, and therefore prejudicial to the Ecclesiastical Order, yet it turned to the Advantage of the Court of Rome, as it made Collations of Benefices more frequent, which produced more Annates. Avarice and other worldly Affections having wrought upon the Frailties of many Persons, to sollicit and take Benefices, not with Intention to keep them always, but only until a better fell, or upon the Credit of such Preferment, to treat with more Advantage upon some Marriage, or other important Change of Condition; or to keep it for some Child, who was not come to Age: A Practice, which among pious Men hath ever been held inexcusable. It is a receiv'd Opinion, that whoever takes a Benefice with Defign to renounce it, cannot in Conscience receive the Fruits: Which fome again of larger Consciences affirm not generally of all, but only of tuch as receive the Profite, tho' they defign to quit the Ecclefiaftical Orders. And seeing Resignations at favorem redounded to his Profit, through whose Hands they were to pass, the Court of Rome, to engrofs them all, forbad the Bishops to receive any fuch Refignations, referving this Right wholly to

ad quos vulttransmittere, multo | 32. Convil. Carthag. & 23 Asmagis Episcopatum. Vide Can. | ticch. & can. 17. caus. 7. q. 1.

the Pope (4). But because many Incumbents, when they drew near their Ends, took this Course of appointing themselves a Successor, a Rule was made in the Roman Chancery, That no Refignation ad favorem, made by a fick Incumbent, should be valid, unless he liv'd 20 Days after the Refignation had been accepted (c).

nists, there being none but he, nantem præstandiconsensus comwho can exempt from Simony. See the Gloss. ad cap. 4. extra de pactis verbo illicità ad cap. 12. de officio deleg. verbo, dimittere.

mutationis, & postea infra vi- num. 63.

(4) According to the Cano-I ginti dies a die per ipsum resigputandos, de ipsa infirmitate, ac ipsum beneficium conferatur per refignationem factam, collatio hujusmodi nulla sit, ip-(c) Item voluit quod fi quis sumq; beneficium per obitum infirmitate constitutus resigna- vo care censeatur. This Rule is verit aliquod beneficium five the 19th of the Roman Chancery. fimpliciter, five ex causa per-Vide du Molin ad hanc reg.

CHAP. XLI.

W HILST the holy War lasted, or there were any Hopes of its revivng, the Pretence of fo pious a Design was a large and constant Channel of Wealth to the Churchmen: But the Offerings of devout People ceased with these Hopes: And this Spring of Devotion being dried up, Indulgences, and Remissions of Sins were thought of in their Room; to be beftow'd on those, who should contribute with their Purses to some Work of Piety: And every Day new Works of this kind were fet on Foot through every City; in Return to which, Rome granted her Indulgences, from whence great Profit redounded to the Clergy, and to this Court, who reap'd its Share. And this Matter was carried

carried fo high, that every one knows the Changes (1) which were wrought by these Indulgences, in

Germany, from the Year 1517.

In our Times Pope Pius V. made a Conftitution. by which he annul'd all the Indulgences, granted with the Clause of Manus adjutrices (2): That is to fay, with a Condition of paying Money. Yet this hath not been able to put a Stop to so gainful a Traffick as these Indulgencies afforded. For tho' they are now granted without any fuch Condition, yet there are placed in the Entries of the Churches little Boxes, to provoke the People's Charity; the Sight of which is a tacite demanding, where they are perfuaded they cannot be faved without giving.

Luther.

(1) The Schism of Martin tionis captivorum, & alias quomodolibet concessas; pro quibus consequendis manus funt porrigendæ adjutrices, & quæ quæstuandi facultatem quomcdolibet continent - - authoritate Apostolica, tenore præsentium, noribus, & formis, ac cum qui- | perpetuo revocamus, cassamus, ex quibusvis etiam urgentissi- viribus vacuamus. 7 Decretal.

⁽²⁾ Omnes & fingulas indulgentias, etiam perpetuas ---per quoscunq; Romanos Pontifices prædecessores nostros, ac etiam nos, sub quibuscunq; tebusyis clausulis & decretis, ac irritamus, & annullamus, mis causis, etiam causa redemp- | tit. 15. cap. 1.

CHAP. XLII.

The Times of Schissin we mention'd, seem'd to put a Period also to any Hopes in the Churches of acquiring any more real Estates, or encreasing their Revenues. The Monks had now no longer the Reputation of Holiness and Strickness of Life, they had formerly maintain'd: And the fervent Zeal, which had appear'd so universal on Occasions of the Croisado's, was not only cool'd, but wholly extinguish'd. The Fryers-Mendicants only, who were all instituted since the Year 1200. had therefore some Credit left in the World, because they had parted with their Capacity of acquiring real Estates, and were under a Vow of living upon Oblations and Alms only: So that the Belief was not ill grounded, that their Acquisitions of real and fix'd Estates would have ended here.

But the Prerogative of the Apostolick See was a seasonable Expedient at Hand, to aid them in this Exigence; by Virtue of which, a Power was granted to this Order, of acquiring real Estates; tho both by their Vow and Institution it was forbid: And as they had many Friends, who were greatly devoted to their Order, and had great Inclinations to enrich them, if it had been practicable, no sooner saw this Way open to their Bounty, but the Convents of these Mendicants in Italy, Spain, and other Countries, became, in a short time, very sufficiently endow'd with real Estates.

France alone oppos'd this Innovation, faying, That feeing they came into that Kingdom under the Profession of Poverty, they ought to persevere in it: Neither have they hitherto ever been suffer' d to acquire Estates there (1): Whereas in other Places they had made very confiderable Improvements, particularly in those times of Schism, when all the rest of the Clerical Order were very low in Effeem.

In the Council of Constance the Schism was extinguish'd, by one of the Popes having renounc'd(2), and the two others having been depos'd (3): And in the Year 1417. Martin V. (4) was elected Pope by the general Council.

Great Hopes were entertain'd, that the Council and the Pope together, the two most powerful Concurrents upon Earth, would have gladly united in the Remedy of fo many Abuses as had crept into the Dispensation of Benefices. And in Effect the Council propos'd to the Pope the Reformation of a Train of Diftempers, which would have employ'd the skilfullest Hands, namely, Refervations, Annates, Expectative Graces, Commendams, and Collations. But the new Pope and his Court, whose Defire of

(3) Gregory XII. and Benedict

⁽¹⁾ The Parliament of Paris, Interest, and who do every faith he, towards the End of thing for Charity, and after his Council of Trent, did not they have got a Stock of Repuapprove the Decree which altation, the Court dispenseth lowed Mendicants to possess with their Vow, and puts it in France, under a very different Ordinances, Liv. 1. tit. 3. Institution, it was not just to partie. 2. § 5. allow them on other Terms; (2) John XXIII. after he had and that it was an Artifice in fled from the Council, and the Court of Rome, to draw to been brought back again, and themselves the Estates of the depos'd. Laity: First, in suffering the Monks to gain Credit in the XIII. World, by the specious Vow (4) Othe Columna created on of Poverty, which made them St. Martin's Eve, whence he be regarded as People void of took the Name.

real Estates, alledging that this their Power to enrich them-Order having been receiv'd in selves. See the Conserence of

being at Rome(5) was stronger than that of any Reformation; meeting with the same Impatience in all the Fathers of the Council, who were wearied with the long Absence from their own Houses, made Way for the Refolution which was eafily agreed to, of adjourning the Discussion of so knotty an Affair, and of fo much Length to a future Council; which was intimated to be intended to be held at Pavia, five Years after, and so that Council broke

up.

The French not being willing to stay so long as the next Council, a Decree was made in the Parliament of Paris, that no Obedience should be paid to this Pope, unless he first admitted and acknowledg'd the King's Edict (6), which suppress'd the Reservations, and the Exactions of Money in France. And when Martin fent a Nuncio into France, to give the King notice of his Election, the King made answer, he would acknowledge the Pope on Condition, that the elective Benefices should be conferr'd by Election, and the Refervations and Expectatives be abolish'd.

The Pope agreed to it for that time, but having gain'd some Members of the University to his Party, in the Year 1422. he attempted to make the Refervations be again receiv'd. However he fail'd in the Attempt, and they proceeded to Imprisonment of all his Adherents (7): And upon his put-

⁽⁵⁾ Both the Pope and his continued three Years and a Court were equally apprehen half. five, that the Council should and penetrate too far into the Secrets of the Papal Ministry.
The Council was closed April versity, and divers others of the University, anno 1418. after having the Members or Fellows.

⁽⁶⁾ Of April 13, 1418. See meddle too much in Affairs, the Conference of Ordinances, Lib. 1. tit. 3. part 2. § 3 & 4. (7) The Rector of the Uni-

ting the City of Lyons under Interdiction (8), the

Parliament forbad Obedience to it.

Thus the Dispute lasted till the Year 1424. when Matters were compromis'd betwixt them, and they came to an Agreement, That his Holiness should admit all the Collations made before the Agreement, for good; and all his Mandates for the future should be receiv'd. But the Attorney and Advocat-Generals, with many of the great Men, oppos'd the Execution of it, and represented the Prejudice it would be to the Kingdom, fo effectually, that the Agreement vanish'd.

CHAP, XLIII.

THILE these things were acting, the Council of Pavia open'd (1), which was foon after remov'd to Sienna (2), and foon after that finish'd there (3) with great Expedition; no Assair of Moment having been transacted there, only great Expectations given, that the Council which was to be held at Basil seven Years after that, should make a thorough Reformation.

(1) Towards the End of the | cio's, and two Abbots, in all fix Persons.

⁽⁸⁾ Because that City obey'd the King's Edict.

Year of 1423.

⁽²⁾ Because none were pre-

⁽³⁾ For he was under great fent at the first opening this Apprehensions of being depos'd Council, but the Pope's Nun-by a Council, as John XXIII. his Predecessor had been.

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About the End of those seven Years Pope Martin died, to whom succeeded Eugene IV. (4). During whose Reign, in the Year 1431. the Council of Basil at last took in hand the Reformations, so neceffary and fo long wanted, of Abuses in the Collation of Benefices. All Refervations were prohibited, except of those Benefices, which were vacant in Curia: And the Expectatives, the Annates, with all the Equipage of that Kind, and other Exactions peculiar to that Court abolish'd.

The Pope finding such a Check given to his Power, and fuch important Branches of his Revenue cut off, fet himself to cross the Measures of the Council; and first tried to get it remov'd to some other Place, where he might have the Prelates more at Command. But they were too powerful to let this Defign take place, and after many sharp Contests betwixt the Pope and the Council, which pious Men, by interposing Day after Day, had hitherto found some means of compromising. At last, there was no avoiding an irreconcilable Breach, the Council stood firm to the Resolution of putting a final Stop to these Exactions, and the Pope to maintain his Authority and Revenues. The Pope disolved the Council; the Council depriv'd the Pope (7),

depos'd 1515.

had been a perfect good Under- Life of Charles VII.

(4) Gabriel Condolmero, Ne- | standing betwixt the Pope and phew and Creature of Greg.XII the Fathers of this holy Assembly, for if on their Side they made appear their Defign, to (6) He would have had it at put a Bridle on his Authority, Bologna, a City in the Ecclebraick State. In 1438 he removed it to Ferrara, and in is above the Pope: He shew'd himself no less concern'd to have them separated. In the

⁽⁵⁾ Open'd July 23, 1431.

^{1439.} to Florence.

and chose another (8). This bred another Schism in the Church. France and Germany receiv'd the Decrees of this Council: And in the Year 1438. the famous Pragmatick (9) was publish'd in France, which reftor'd the Elections to the Chapters, the Collations to the Ordinaries, and abolish'd the Refervations: In which it purfu'd the Steps of the Council of Basil.

Savey, who had refign'd his Dominions to his Son, to turn Hermit, yet quitted his Hermitage again to be Pope. He was elected in the Year 1430. and owned by France, Germany the Fathers confirm'd the Eand the greatest Part of the lection of Nicholas, made two

ing part with Nichelus V. he was induced, part by Entreaties, part by Menaces, to confent to the Re-union of the wark of the Gallican Church.

(8) Amadeus VIII. Duke of Church, and to renounce the Pontificate, which he accordingly did in the Year 1449. in the fame Council, which he had remov'd from Basil to Lausan in Switzerland. After which, West, till the Death of Eugene. Years before, at Rome, by the After which the Princes tak- Cardinals of Eugene's Party. Amadeus had taken the Name of Felix V.

(9) Alezeray calls it the Bul-

C H A P. XLIV.

I N Italy, where this Council never was receiv'd, and the Adherence to the Pope was very general, the Refervations had taken deeper Root. Every Pope renewing them with Eafe, and introducing new Pretenfions and Impositions, and shewing no Instance of Mitigation in the Rigour of any of them, except where some Expedient had been found to work the same Essect an easier way.

But this Invention feem'd to be brought to its highest Perfection under the Popes Julian II. and

Leo X. who first introduced Mental Reservations, call'd also Reservations in Pettore (1); and who, under the Privilege of keeping their secret Thoughts to themselves, us'd not to declare them in the ordinary Course of other Reservations, nor were they ever known till the Ordinary came to confer a Benefice, or some Candidate to ask it; when it was an-Iwer'd by the Datary, that the Pope had referv'd it mentally (2): So gross a Delusion lasted some Years, however it fell after into Disuse (3), having prov'd useless and inconvenient even to those who first con-

triv'd it (4).

Other Methods were also strain'd, and carry'd to the utmost Pitch they would bear. For to the Resignations in Favorem, which were already so well establish'd, another Abuse was added, which was to refign only the Title of the Benefice, and to referve all the Profits to the Refigner. By which means the Benefice really remain'd in the same Hands as before, the Refignation having no other Effect, but to appoint a Successor, who in Truth was only the Titular, but had nothing to receive out of the Benefice, until the Death of the Refigner. And that the Titular might not come into Possession of any thing by the Pretence of gathering the Profits himself, and paying them again

only to himfelf.

⁽¹⁾ That is to fay, known lish'd, which might therefore be reasonably imagin'd, not to (2) John Swarez, Bishop of lave been born till the Vacancy Coimbria in Portagal, arguing happen'd. Fra. Paolo Hist. of in the Council of Trent upon Counc. of Trent, lib. 8.

the Mental Reservations, call'd (3) The Reservations were them Robberies, and said it was forbid by the Council of Trent, better to leave the Collation of Chap. 19. of the Reformation all Benefices to the Pope, than of the Session 24. to suffer him to set his own (4) Who had to bear with

Price upon his own Thought all the Repulses and Oppositions not communicated, not pub- from the ordinary Collators.

to the Refinger, it was provided, that not only all the Profits should be referv'd to the Resigner, but a Power to him likewise to levy them by his own

Authority.

Thus the Refigner differ'd in nothing still from being as much the Incumbent and Owner of the Benefice as before, except in case the Titular died before him; and then tho' he remain'd in Possession of all the Profits, yet he had no Right to appoint himself a Succeffor: So that the Collator might confer the Title on whom he thought fit should succeed to the Benefice, after the Death of the Refigner. But the Court of Rome fail'd not also to find an excellent Expedient for this, which was, the Regress (5).

(5) That is to fay, The Return.

CHAP. XLV.

N the primitive Times of the Church, there was a pious and laudable Custom, that whoever had one Cure affign'd him, never quitted his Charge for a richer (a) or more honourable: Every Man prefuming, that to perform his Duty as he ought, would take up all his Faculties.

(a) Siqu's Episcopus, saith per avaritiam concupivit, nec St. Leon, civitatis suæ medio-critate despecta, administrationem loci celebrioris ambierit, & ad majorem se plebem transtulerit, a Cathreda quidem pelleturaliena sed carebit & pro-critate despectación. Ep. 12, ad Anast. Thessalen. Ep. cap. 8. letur aliena sed carebit & pro- vide Can. 31, 32, & 43. Caus.

But

pria, ut nec illis præfideat, quos 7. q. 1.

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But fometimes the Superior, when fome great Charge was vacant, for want of a Person equal to it, would find a Necessity of translating some Man of Merit, who was employ'd in a less *: And this was a Translation (1) became afterwards so fought after, either for the Convenience or the Profit, that as unufual as it had been, it became very frequent. Then the Ambition and Sollicitude of rifing higher grew fo prevalent, that oftentimes a Man would quit a Benefice he had in Possession, to sollicite for another, and confequently loft them both, when the Grant of the last prov'd faulty.

To remedy which inconvenience, a Custom prevail'd, which grew to have the Force of a Law, that if the fecond Grant should not stand good, the Man that was to unfortunate, might without Ceremony, return to his first (b): And this was call'd

the Regress.

In Imitation of this Example, the Resigner had a Power granted, in Case the appointed Successor died, or renounc'd again his Title, of returning to his refign'd Benefice, and by his own Authority take Poffession a-new, without any Ceremony, as if he had never refign'd it. And in case he had re-

* See the Canon, Mutationes 34, and the Canon, Seres 35. Cauf. 7. q. 1.

(1) It began to be frequent under Pope Urban III. See cap. 3 & 7. extra de rerum per-

mutationi.

præbendam fuam ei ficut promiserat no uit resignare. Cum igitur deceptis, & non decipentibus jura fuccurrunt, licet ipfi de jure non possent Ecclesiastica beneficia permutare, ut tamen fimplicitati venia tribuatur, mandamus quatenus fi constiterit prætaxatum G. taliter fuisse deceptum, amoto a præbenda, fua confanguinco ipfius L. vel to tractare expissent tandem quolibet alio illi cito detentore, idem L. Præbenda ejusdem G. eam restitui saciatis eidem. euidam confanguineo affignata Cap. S. extra de rerum permut. fign'd

⁽b) Intelleximus G. Canonico referente quod cum ipie & L. Clericus de permutatione Præhendarum fuarum inter

fign'd before he had been in Poffession (in which Case the Regress could take no place) he was impower'd to take Possession by Access and Ingress(2); and this by his own Authority likewise, and without any Recourse to the Magistrate: This was call'd the Regress. Yet the Pope hath always referv'd to himself the sole Power, without ever allowing any Share of it to any other, of receiving and admitting Refignations made on these Conditions, and of giving the Title to the Refignee. with Obligation to perform them.

As this Invention was generally condemn'd by all the Writers, particularly by the Universities of France, and actually prohibited by the Parliament of Paris, that there could not be found any specious Pretexts in all Antiquity to justify it; so there were those, who were both asham'd, and made a Scruple of Conscience to make use of it: For whose Satisfaction another Expedient was found, which took its Rife from great Antiquity, but according to Cufrom adapted to the present Occasions. This was

the Coadjutorship.

⁽²⁾ That is to fay, As entring the first time into the Benefice.

C H A P. XLVI.

HERE was a very ancient and excellent Practice in the Churches, That when a Prelate, or other Minister of the Church, was become incapable through Age, Infirmity of Mind or Body, or other Impediment, to execute his Charge, himself chose an Assistant; or the Superior appointed him one, to share the Burden of the Employment. But the Coajutor had nothing to do with the Office or Benefice, any longer than during the Life of the Incumbent (a); at whose Death a new titular Incumbent was made. This was a Method always approv'd, and to which there never was any Opposition.

Afterwards it coming to be consider'd, that if the Coajutor were made to fucceed, it would have the Consequence of making him more diligent in

(a) By the Canon 18. caus. 7. lings.

Frater & Coepifcopus Joannes ob hoc quod fe in gerenda patrimonii gubernandi cura, vel in disciplina Ecclesiastica conservanda minime fatetur idoneum, constituti presbyteri ad hiberi personam, ut ea quæ sunt | necessaria compleantur. necessaria competenti disponenter cohibere, præbeatis o bed i-the Canon 17. D. Cauf. 7. q. 1.

entiam constituto competentem, q. 1. of Pope Pelagius, towards in nullo dispositionibus ejus spithe Year 559. it appears, that ritu contumaci refultantes; imo these Coajutors were only Hire-competenti vigilantiæ vestræ studio, quæ pro Ecclesiastica utilitate, gerenda constitutus monuerit adimplentes; ut his ita dispositis, & consueta vobis stipendia ministrentur; & quæcunq; in præ fatæ Ecclesiæ patrimonio, vel de rebus ad eam hæc explenda fibi exposcit ad- pertinentibus repetendis sunt

Nevertheless the Popes somete follicitudine fiant --- ideoq; præsenti vobis jussione præcipimus, ut servata primo in loco Episcopo memorato reverentia, quam vos convenit inculpabilimas permitted the Bishops to appoint their Coajutors for their Successors: And in the Eighth Century this Favour quam vos convenit inculpabilimas very rarely granted. See the Exercise of a Charge, which was to be his own; and which would also recommend him to the Inhabitants of the Place, when they regarded him not as a Stranger, they fettled the Succession on the Coaiutor.

This met with a different Reception in the World, and accordingly was defended or censur'd. On one hand it was faid, That all fettled Successions in Benefices was pernicious, as a Temptation either to procure, or however to defire the Death of another.

On the other hand was alledg'd, the famous Precedent of St. Augustine, who was chosen by Valerius to be his Coajutor, and also declar'd his Successor. But this Instance carries no great Weight, since St. Augustine himself condemns it afterwards, and would neither imitate it, nor was asham'd to impute it as a Sin of Ignorance (b), both in himself and his Predeceffor.

But in these Times Coadjutors with Succession in Reversion, were appointed not only to Prelates and other Ministers, who had Business belonging to their Office, but also to simple Benefices, or Sine-cures, where there was nothing to do. So that the Coadjutor had only a Name, without any thing effential, but that of Succession in Reversion; a Thing which the Canonifts have so much in Abhorrence.

hoc feribimus gratulandum accederet. Nam iucolumi va-quod Episcopatum Augustinus lerio Hipponemsis Ecclesiae Co-acceperit, sed quod hanc Dei episcopus Augustinus est. Ep. curam meruerint Africanæ Ec- 17. Num. 2. & Can. 120. 7. clesiæ, ut verba cælestia Augst- 9. 1.

(b) St. Paulinus particularly ini ore perciperent, qui ad ma-observes, that this fort of Co-adjutorship was very extraordi-nary. ini ore perciperent, qui ad ma-jorem Dominici muneris gra-tiam novo more provectus, ita consecratus est, ut non succe-Non autem, saith he, tautum deret in Cathedra Episcopi, sed

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In these Times likewise, every Beneficiary who defir'd to appoint his Successor, had the Liberty of choofing one of these Methods; either by the Coadjutorship with Succession in Reversion, or by the Refignation in Favorem; referving to himself the Profits, with the Power of Regress: But the authorizing these Sorts of Dispensations, was reserved to the Pope alone, and to no other Person whatsoever.

In Germany, where the Council of Basil was by fome admitted, by others not, there was great Diverfity in the Decifions concerning beneficiary Causes. To provide against, and reconcile these Differences, Nicholas V. and the Emperor Frederick III. in the Year 1448. made a Concordat (1)

of the following Tenor.

That the Benefices vacant in Court should be referv'd to the Pope, and that the rest of the elective Benefices should go by Election. As for the other vacant Benefices, they should remain for fix Months in the Pope's Disposal, and fix Months in the ordinary Collators: With this Proviso added, That if the Pope fail'd in the Term of three Months to fill up the Benefices, the Collation should devolve to the Ordinaries (2).

This

(2) An Extract of the Concordat will here be of ule for a Comment on the Words of Souls, and without Seculars

Fr. Paclo.

formerly

⁽¹⁾ Concluded in the Pope's, the Churches Patriarchal, Name, by the Cardinal John 6 Carvajal, call'd St. Angelo, Legate à Latere in Germany.

to our own Ordination, Dif-

position and Provision, all tion or Translation, by us

Archiepiscopal, and Episcopal; as also Monasteries, Priories, Chanonries, and all other Benefices Ecclefiaftical ' whatfoever, with Cure of

and Regulars, which are or 'We referve, faith Nichelus V. | fhall be vacant; also those va-

cant by Deposition, Depriva-

This Agreement was not receiv'd thorough all Germany, and some Diocesses since in the Year 1518. observ'd the Council of Basil; which abolish'd all the Refervations: But in Process of Time, even those who had receiv'd the Concordat in the Beginning, ceas'd to observe it, and excus'd themselves in faying, that it had not been univerfally receiv'd: So that it loft its Force by being difus'd; and not only in Places where the Bishops and Chapters have feperated from the Roman Church, but even where they still remain under its Obedience.

Ιn

formerly made, or which fhall be made, in what Place foever.

Likewise Benefices vacant by the Deccase of Cardinals and Officers of the holy See, while they shall hold the said · Offices; Exemp. gr. of Vice-

Chancellor, of Chamber'ain, of Notaries, Auditors, Comp-

trollers, Abbreviators, and the Benefices which are, or fhall be vacant, by the Death

of our Commensals, Collect- ors, and Treasurers, deputed, or which shall be dequted in

whatfoever Place they hap-· pen to die: Moreover, the

Benefices of all those who coming to, or returning from

Rome, on any Occasion whatfoever, shall happen to die but two Days Journey from

* the City; provided that the

· Place of their Death be not the Place of their ordinary

 Refidence: Alfo all Benefices fecular and regular, which

they posses'd at the Time of

their Promotion, whom we have promoted to Dignities ' Patriarchal, Archiepifcopal, and Epileopal, now vacant, or which shall be hereafter vacant.

In Churches Metrapolitical and Cathedral, not subject immediately to the holy See, and in the Monasteries which are immediately fubject to it, Elections thall be free, and then be brought to the faid See, who shall confirm them, if they be cano-

uical. In Monasteries which are not immediately subject, and in other regular kenefices, for which it is not customary to have Recourfe to the holy See, the Elected shall not be oblig'd to come to Rime for their Confirmation or Provifion; besides, that these Benefices are not to be rank d among the Expectatives, nor the Benefices des Miniales nen exemptis, in the Disposition of the l'one.

In the Year 1534. Clement VII. fet forth a severe Bull concerning it, but it scarce had any Essect: Gregory XIII. * set forth another in the Year 1576. which had as little Essect. And Cardinal Mandrucci (3), Legate of Clement VIII. in 1594. made a heavy Complaint about it, in the Name of the Pope, at the Diet of Ratisbon, but to as little Purpose as the other.

The

As for the other Benefices,
Seculars and Regulars, not
comprehended in the Refer-

vations express'd above, we
 freely allow they be provided

for by the ordinary Collators,

when they shall fall vacant, in the Months of February, April,

June, August, October and December; the Months of

January, March, May, July,

September, and Novomber shall

be referv'd to the Pope: But

if it happen that the Beneficeswhich shall be vacant in these

Months, have not been con-

ferr'd by the Pope in three

Months, reckoning from the Day of the Vacancy known in

the Place where the Benefice lies, the Collation shall return

to the Ordinary, or to any

other to whom the Disposal

fhall belong."

But this last Concession having been the Occasion of many Law-suits, daily arising betwixt those whom the Pope had presented before the three Months were expir'd, and those who had obtain'd the Collations of the Ordinaries, who conferr'd the Benefices from the Day of suite of the Collation who had obtain the Collation of the Ordinaries, who conferr'd the Benefices from the Day of suite of the Benefice lies, or to publish it in what Manner foever it be thought fit in the said Place: Declaring null, and of no effect, all the Dispositions and Provisions and Provisions after such Publication: And the Benefice lies, or to publish it in what Manner foever it be thought fit in the said Place: Declaring null, and of no effect, all the provisions and Provisions after such Publication: And the Benefice lies, or to publish it in what Manner foever it be thought fit in the said Place: Declaring null, and of no effect, all the provisions and Provisions after such Publication: And the Benefice lies, or to publish it in what Manner foever it be thought fit in the said Place: Declaring null, and of no effect, all the provisions and Provisions after such Publication for the Said Place where the Benefice lies, or to publish it in what Manner foever it be thought fit in the said Place: Declaring null, and of no effect, all the provisions are such as the said Place in the said

the Expiration of the three Months, to prevent the Provifions which the Pope might have made, about the End of the Term, Greg. XIII. made a Bull, dated Nov. 1, 1576. by which he declar'd, 'That the Concesfion of Pope Nicholas V. gave no room to the Ordinaries, nor the other Collators, to dispose after the Expiration of three Months, any Benefices comprehended heretofore under this pretended Concession: But also that for the future, those whom the Pope shall have provided with these Benefices, shall be oblig'd either to fignify their Impetration, or obtaining the Benefice, to the Collators, within three Months, reckoning from the Day of the Vacancy known in the Place where the Benefice lies, or to publish it in what Manner foever it be thought fit in the faid Place: Declaring null, and of no effect, all the Dispositions and Provisions made by the faid Collators after fuch Publication: And OF:

The same Diversity and Confusions remain still to this Day; for which the Court of Rome hath but two Remedies: One is, that the Jefuits turn all their Skill to work upon the Confciences of the Beneficiaries at their Confessions, to persuade them to take Bulls from Rome for Benefices, tho' provided for by the Ordinaries; and some accordingly are prevail'd with. The other is, That when an Election or Collation is made that clashes with the Concordat, the Court of Rome annuls it, but then confers the Benefice on the same Person: An Expedient heretofore much used on other Occasions, as it is at this Day in the Case of Benefices of great Importance, and where the Persons are in some measure dependant on them. Not that it is of Service at the Time it is practis'd, but because the Writings are carefully kept, and ferve as Registers of these Matters, to prove in After-times, that such and fuch Places have paid Obedience: As also many Constitutions and Decretals, which have never had their Effect, are skilfully inferted in the Books of Decretals, to make more Precedents, and draw more Consequences to their Advantage.

of all Benefices and Offices, with regard to the Necessity of

ration.

This Bull of Gregory XIII. sheweth, that whatever Concordats and Accomodations the | gory VIII. in the Italian. Popes made with Princes, they always pretended to have a stepher Madrucci, Cardinal and Right of annulling them, as Bishop of Trent, and his Surmade by way of Provision only, cessor in this Bishoprick.

all Collators, who shall pre- the Times, and until a proper fume to infringe this Decla- Season offer, to exert their Right in its utmost Rigour.

^{*} The French Translation faith Gregory XIII. for Gree

⁽³⁾ Lewis, Nephew of Chri-

CHAP. XLVII.

N France the Pragmatick-fanction was vigorously attack'd by Pius II. (1), but defended with great Conftancy by the Clergy of France, and the Univerfity of Paris. Upon which the Pope represented to King Lewis XI. That it would ill become him to fuffer the Decrees of the Council of Basil to be obfery'd in his Kingdom; for the Diffolution of which himfelf had taken Arms, and had receiv'd Money from Pope Eugenius IV. for that Purpose, when he was Dauphin, and had left his Father's Court in Discontent. These Reasons wrought upon the King to revoke the Pragmatick (2): But the Oppofition made by the University, and the Remonstrances by Parliament, which are still found upon the Journals, where the Grievances of the Kingdom, and of the Clergy or Ecclefiastical Orders are represented, setting forth, That upon a strict Observation, in three Years time there had gone to Rome four Millions for Beneficiary Affairs, prevail'd with theKing to re-establish it at the End of three Years (3). Sixtus IV. to ward this Blow, and to frustrate the Re-establishment, made a Concordat of his own,

usa; ad capillos.

(1) He cried, Guerra, Guerra | with a formal Opposition in Parliament, from John de St. (2) In 1461. in the 4th Roman, Attorney-General, and at his Return to his House, the (3) Paul II. Successor to University fignify'd to him their which

Month of his Reign.

Pius, sent John Jofredi, Cardi- Appeal to a general Council, nal-Bishop of Albi, to persuade and then went to register it at him to confirm the Revocation the Castelet. See the Ordinanof the Pragmatick: But after cee of Lewis XI. Sept. 10.1464. the Revocation had pass'd at the in the Conference of Ordinances, Chastelet, the Cardinal met lib. 1. Tit. 3. part. 2. §. 4.

which is extant at this Day, but never was receiv'd; and the Pragmatick remain'd in Force. Innocent VIII. Alexander VI. and Julius II. fet all their Strength to abolish it, but in vain (4).

(4) They were in terrible make Pragmaticks of the same Frights, lest the rest of the Nature, to bridle the I apal Christian Princes should take Power. the Example of France, and

C H A P. XLVIII.

T Length Leo X. fram'd a Concordat with King Francis I. of France: Of which the chief Articles were:

That the Pragmatick should be abolish'd: And the Election of Bithops and Abbots should be taken from the Cathedral and Collegiate Churches, and given to the King, who was to name a fit Person, and the Pope to confer the Benefice: It was farther concluded, that the Pope could not give Expectatives, nor make any Refervations general or special: But that the Benefices which should be vacant in four certain Months in the Year to be specify'd, should be confer'd by the Ordinaries on the Graduates of the Univerlities: And that those vacant in the other eight Months, should be confer'd by the Ordinaries, ad Libitum, on whom they pleas'd: Only that every Pore might oblige every Collator who should have from 10 to 50 Benefices in his Disposal, to coufer one as his Holiness should di-P 2 reft ;

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rest; and even two, if the Collators should have

50 or more (1) Benefices in his Collation.

Tho' there were great Difficulties to encounter in making this Concordat be receiv'd, and that the University appeal'd to a general Council, lawfully conven'd; yet the King's Authority and Interest prevailing, it was publish'd and put in Execution

throughout all France (2).

Thus after to many Popes had, betwixt the Years 1076. and 1150. thunder'd out fo many Excommunications (3), and fet on work fo many Confpiracies and Rebellions, with the Lofs of many Millions of Lives, in order to wrest from Princes the Collation of Bishopricks, and to give the Election to the Chapters; on the contrary the Quarrel feems now inverted, and Pius II. and five of his Success-

(1) Cardinal of Lorrain de-Ispiritual Power, takes the temand Francis I. had divided betwixt them the Collations of End of the 7th Book of the Hift.

of the Cruncil.

But that which Mezeray faith made the Concordate with Francis I. by which he obtain'd an Abolition of the Pragmatick, and affur'd to himfelf the Annates, payable at every Change change. The Pope, who is a Frederick II. and Conrad I.

bating in the Council of Trent poral Power to himself, and on the Article of Election of Bi- parts with the spiritual; that thops, faith, That St. Leo X. is, the Nomination of Bishops, to a temporal Prince.

(2) the Clergy of France, Benefices of the Kingdom, as faith the same Author in another the Hunters do their Prey. place, the Universities, the Parliaments, and all good Men, put up Complaints, Remonstrances, Protestations, and Apof the Concordat is worthy of peals to a general Council. Observation, Leo X. saith he, Nevertheless, at the End of two Years, absolute Power was to be obey'd, and the Concordat was registred in Parliament.

(3) From the Time of Greof Bishops and Abbots. This gery VII. to Innocent IV. which Compromile in Reality encrea- contains 200 Years, there were feth the Revenues of the Popes, feven Emperors excommunica-but extreamly fullies their Re- ted, viz. Henry IV. Henry V. putation in so fantailick an Ex- Frederic 1. Philip 1. Otho IV. fors (4) have with the same Zeal and Constancy been firuggling to take the Election from the Chapters, and give it to the King, which Leo X. at last accomplish'd. So true it is, that a Change in Interests draws along with it, both a Change and even 2 Contradiction in Doctrines.

Thinking and speculative Men, such as were apt to inquire into the Reasons of this great Change in the Popes, have afcrib'd it to the Dislike they had to the Elections of the Clergy, which keep too much in Memory the ancient venerable Form and Figure of the Church in this Practice and universal Doctrine of Elections; of which we find at this Day fo faint a Resemblance left: Others found other Reasons. As that it would be easier to get the Collations out of the Hands of a Prince, if he happen'd to be a weak one, or to stand in need of the Pope's Friendship, than out of the Hands of the Bishops and Clergy.

Francis I. again made many Laws to regulate the Right of Possession of Benefices, and observ'd the Concordat with great Exactness. But Henry II. his Son, fuspended the Execution of it, during the Time he was at Wars with Pope Julius III. in the Duke of Parma's Quarrel (5). For in the Year 1551. he forbad all Kinds of Provisions of Benefices to be receiv'd from Rome, and commanded that they

(4) Paul II. Sixtus IV. In- Parma as he had done Placentia. Julius II.

pocent VIII. Alexander VI. and The Pope fummon'd the Duke to appear at Rome, and for not

France, to defend himself at the Flame, took the Pope's gainst the Emperor his Father-Part, and the King of France in-Law, who would have seiz'd the Duke's.

⁽⁵⁾ The Duke of Parma put appearing declar'd him Rebel: himself under the Protection of The Emperor who had kindled

should all be confer'd by the Ordinaries (6): But when the Peace was concluded, the Concordat was

again establish'd.

In the Year 1561, the Estates held at Orleans, during the Minority of Charles IX. reform'd the Collation of Benefices in feveral Particulars, and took away many things contain'd in the Concordat (7). But great Confusions and Wars following in that Kingdom, at a Time when the Cardinal of Ferrara (8) came Legat into France, he obtain'd a Suspension of the Ordinances made at Orleans (9); on Condition that the Pope should forthwith put a Stop to these Corruptions, which had given Occafion to that Remedy: But nothing of this being put in Execution, the Concordat still remains in Force. And thus Affairs pass'd in Germany and France.

Of R me, or into any other God.

Thace under the Pope's Obedience, for Benefices, Dispensations, or other Grazes, under the Clergy declare, that they fiafticks, and of corporal Pu- of Luther was born in the same nifhment to Seculars; giving Year with the Concordat. the third of the Confidentian to (5) Hipp, litus of Este, of the those who should inform. House of the Dukes of Ferrara, those who should inform.

when he made the Edict be vethe French Nation, to find the Benefices, or Dispensations.

(6) That Edist forth, Court of Rome with Money, to That it was not just, that France make War against their own should surnish the Pope with Prince. And befides, that they Money to make War with the could eafily live without the French Nation; and therefore Papal Lispensations, which forbad absolutely, that any Sil- however were not of Force to ver or Gold should be carried acquit our Consciences before

Pain of Confication to Eccle- had observ'd, that the Heresy

And the Procurator-general, Grandson of Pope Alex. VI.

(9) One of which was to rify'd in Parliament, faid, It forbid paying the Annates, and would be a notorious Folly in fending any woney to Rome for

C H A P. XLIX.

B UT the Face of Affairs in Italy, fince we last describ'd them, hath in a great Measure been chang'd by the holding the Council of Trent, who made many Decrees against the Abuses then reign-

ing in the Matter of Benefices.

And tho' from the first opening of that Council, which was in the Year 1547. it began to set itself in Earnest about a Reformation, yet none of the Decrees it made being put in Execution, till after its Conclusion, which was in the Year 1563. they must all be reckon'd to take their Rise from that Time.

Three Things this Council chiefly had in View to remedy, First, Plurality of Benefices; Secondly, Hereditary Succession; and Thirdly, Non-residence.

To take away Pluralities, it was decreed, That no Person, not even a Cardinal, should hold more than one Benefice; and if that were not sufficient for the Support of the Incumbent, he might have one more without Cure of Souls (1). Commendams for Life

⁽¹⁾ Quoniam multi ea que | Necessity of naming them, seebene constituta sunt, variis ar- ing, according to the Canonists, tibus eludere, & plura fimul they are never comprehended beneficia obtinere non erubef- under general Terms] mandat cunt, sancta Synodus præsenti observari, statuit, ut in postedecreto, quod in quibuscunq; rum unum tantum benefici-personis, quocumq; titulo, etiam um Ecclesiasticum conferatur: fi Cardinalatus honore fulgeant Quod quidem fi ad vitam ejus [the Cardinals are here expressly cui consertur, honeste sustenam'd, which the Spanish Bitandum non sussiciat, liceat nihil thops could not obtain in 1547. ominus aliud timplex, fufficiens, when they remonstrated the dummodo utrumq; personalem

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Life were forbid to be enjoy'd with Benefices that had Cures, as being a Cover for holding two (2). It was also decreed, That for the Future no Monafteries should be turned into Commendams, and that those which were, should be turn'd again into Titles, as they became vacant (3). It prohibited also Unions for Life, which was another Pretext of giving several Benefices under one Name (4).

To abolish Hereditary Succession, it absolutely prohibited the Regress and Access; as also Coadjutorships, with Succession in Reversion, except in Cathedrals and Monafteries: And it took the Liberty to exhort the Pope to grant none, but for just

residentiam non requirat, eidem conferri. Hocq; non modo ad Cathedrales Ecclesias, sed etiam ad alia omnia beneficia quacung; etiam commendata pertineant, cujuscung; tituli ac qualitatis existant, Chap. 17. of the Decree of the Reformation, of Sellion 24. Where it is worthy of Observation, that this Chapter serves for an Explanation of the 2d Chapter of Session 7. which speaks only of Cathedral Churches, and makes no mention of Cardinals, but in these general Terms [quacung; etiam dignitate aut praeminentia prafulgens by which the Cardinals, according to the Rule of the Canonifts just now alledg'd, might retain feveral Bishopricks.

(2) Quicumq; plura beneficia curata five per viam unionis ad vitam, seu commendæ perpetuæ recipere, ac fimul retinere!

præsumpserit, beneficiis ipsis, præsentis canonis vigore, privatus existat, Chap. 4. of the Retormation of Sellien 7.

(3) Confidit (lancta lynodus) fanctiff. Rom. Pontificem, pro fua pietate, & prudentia, curaturum, ut monasteriis, quæ nunc commendata reperiuntur, quæ suos conventus habent, regulares personæ ejusdem ordinis præficiantur. Quæ vero in posterum vacabunt, non nisi regularibus conferantur. Chap. 21. of Reformation of Regulars, Seffion 25.

(4) See the last Note but one, to which the Chap. 17. of the Reformation of Selfion 24.addetb, Illi vero, qui in præfenti plures parochiales Ecclefias obtinent cogantur omnino, quibuscunq; dispensationibus ac unionibus ad vitam non obstantibus, una tantum parochiali retenta, infra spatium sex, mensium di-

mittere, Fc.

and evident Causes (5). But this Prohibition has

prov'd without any Effect.

In the fourteen last Months of this Council (6), the Point of Residence was debated with some Warmth: For, upon a Question mov'd by the Dollors, Whether Refidence of Bithops and Curates at their Churches were of Divine Right, or a Right only founded on the Canon-Law, the Council was so divided, that in the Month of April, in 1562. coming to a Scrutiny, there were found 67 Votes for the Jus Divinum, 33 for the Jus politicum, and 30 for coming to no Conclusion at all, without first confulting the Pope.

These of the first Opinion were those of the Tramountains and northern Nations, and other difcontented Bishops: Of the second and third Opi-

fuccessionis imaginem referunt, facris constitutionibus fint odiofa, & Patrum decretis contraria, nemini in posterum accesfus, aut regressus etiam de confenfu, ad beneficium Ecclefia-Ricum cujuscung; qualitatis concedatur --- hocq; decretum in quibulcung; beneficiis Ecclefiasticis ac in quibuscung; personis, etiam Cardinalatus honore fulgentibus, locum habeat. In Coadjutoriis quoq; eum futura fuccessione idem post has obtervetur, ut nemini in quibulcung; benefic is Ecclefiafticis permittantur. Quod fi quando Eccle-l fix Cathedralis, aut Monasterii said to have changed his Opiurgens necessitas, aut evidens nion, when he came to be a utilitas, postulet Prælato dari Bishop, because he never resi-Coadjutorem, is non alias cum ded at his Bishoprick. futura successione detur, qu'un

(5) Cum in Beneficiis Ec- hæc causa prius diligenter à clesiasticis ea, que hereditarie sanctiss. Rom. Pontifice sit cognita --- alias concessiones super his factæ surreptitiæ esse censeantur. Chap. 7. of the general Reformation of the Sel-

fion 25.

(6) This Matter was the first time handled in the Year 1545. The first who began to awaken Mens Thoughts in this Matter, were two Spanish Jacobins, Bartholmew Caranca, and Dominia; Soto, who urged vehemently, that Residence was of Divine Right: Which Opinion Cardinal Cajetan, who was of the same Order, had maintain'd fome Years before, but was

nion were those who adher'd to the Court of

Rome (7).

If Refidence had been declar'd of Divine Right, it must have follow'd, that the Pope could not difpense with it; and that the Authority of the Bishops must have been of Divine Right, and that consequently no human Power could restrain it (8). All which had a dangerous Tendency to the Diminution of the Papal Power.

Thus the two Parties maintain'd the Dispute with great Warmth and Freedom, till at length from debating they fell into Factions and Cabals: And at

(7) In the fixth Book of his faid, That as the Jus Divinum. Council of Trent he faith, That if once it were admitted, was the Legates got a Writing to be a Thing could never be difread in a general Congregation, by which the Fathers were defir'd to declare their Opinions, whether Residence were of Divine Right or no, by the fingle Expression of Placet, or, non Placet. And that the Votes being taken, 68 were found Placet, 33 non Placet, and 13 Placet, consulto prius sanctissimo Demino noftro, and 17 non Placet, nist prius consulto s. D. n. Headds, That the 13 differ'd from the 17, in that they were for the Divine Right being declar'd, whereas the 17 were in Effect not for it, but consented in case the Pope gave his Confent: And the' these Distinctions were Metaphyfical enough, wet the 13 and 17 were equally agreed in making their Court to the Pope.

(8) Paul Jevius Eishop of Necera, debating on the Point Cone. Trent. lib. 6. & 7. of Residence in the Council,

claim'd again, so it would serve as a Buckler to all rebellious Bithops against that Pope, whenever he cited them to Rome, to give an Account of their Actions or Doctrine; as the Archbithop of Colegne had done against Paul III. That he much fear'd fome Bishops would, under Covert of the Jus Divinum, withdraw themselves from the Obedience of the Pope, on which depended the Union of the Church: But he would venture to tell them, this would be a fair Encouragement to the Curates to shake off the Episcopal Authority; because, being the immediate Pailors, they would pretend that their Flock was nearer to them than to the Bilhop; by which the Hierarchy of the Church would degenerate into Anarchy.

the End of 14 Months, Residence was determin'd and enjoin'd, but without declaring by what Right Men were oblig'd to it. Only Penalties were laid on such as did not reside (9. And for the rest, all things were lest in their former Estate.

In the mean time those who were present at this Council, and who have since lest any Writings behind them, especially of Divinity, have not scrupled to affert, That Residence is of Divine Right, and that to affirm the contrary, was to deny the facred Scriptures, all Antiquity, and even natural Reason itself (10). But then, not to draw the In-

sancte & utiliter jam antea sub felicis recordat. I aulo III. fancita fuere in femins a facro-fanctæ Synodi mente alienos trahantur --- declarat facro-lancta Synodus omnes Patriarchalibus, Primatialibus, Metropolitanis, ac Cathredalibus Ecclefiis quibufcunq; præfectos et amfi S.R.E. Cardinales fint, obligari ad perfonalem in fua Ecclefia, vell Diocefi residentiam, ubi injuncto fibi officio defungi teneantur, neq; abesse posse ----Nifi Christiana charitas, urgens necessitas, debita obedientia, ac evidens Ecclesiæ vel Reipublicæ utilitas postulent, & exigant.

And one Page after,
Si quis autem contra hujus decreti dispositionem absurrit, statuit sacro-lancta Synodus præter alias pænas adversus non residentes sub Paulo III. impositas, & mortalis peccati reatum, quem incurrit, eum fructus suos tuta conscientia retinere non posse, sed teneri illos sabrica

(9) Ne ea que de Residentia | Ecclesiarum, aut pauperibus note & utiliter jam antea sub locierogare, prohibita quacunq; icis recordat. Laulo III. san conditione, vel compositione, que pro fructibus male perceptuodi mente alienos trahantur - declarat sacro-lancta Syno-Curates,

Liberum esse vult Ordinariis per censuras Ecclesiasticas, & substractionem fructuum, aliaq; juris remedia etiam usq; ad privationem compellere. Cap. 1. of the Reformation of Selj. 23.

(10) The Jacobin Fryar Barthelomew Caranca, scrupled not to lay, in Presence of all the Fathers of the Council, That it was a diabolical Doctrine. It were to be wish'd, that the Bishops of the Court were so persuaded; they would not then flay till the Prince, weary of feeing their Faces, fends them to refide in their Bishopricks; or at least, that when they are commanded thither, they would not think themselves going into Banishment.

dignation of the Court of Rome too much upon themselves, they found out some Exceptions, by which the Pope had a fair Way left open to Dis-

pensations.

As for the Refervations, tho' a Point so effential, and now grown to exceed all Bounds, the Council let them pass unobserv'd, because, indeed, they concern'd the Pope's own Person; so they continued as they were, and by continuing, they have since encreas'd *.

* See the three last Pages of the following Chapter.

CHAP. L.

T was imagin'd, with great Appearance of Probability, that the Abolition of the Unions, Commendams for Life, the Regress, and Coadjutor-ships would have proved a fovereign Remedy, at least to the greatest Part of these Corruptions. But an Expedient was quickly found on this, as on other Occasions, to elude the Efficacy of the best Medicines; an Expedient, which had not only the same laudable Effect with the four Inventions which were suppress'd, of religiously preserving all the Abuses, but even a greater: This was, the Penfion.

It hath been an Observation of pious and devout Persons, That the Court of Rome, as if it had been a standing Order in those Times, never suffer'd a gainful Abuse to be corrected or abolish'd, but she had a higher to put in the Room of it, more notorious and more profitable: Which is sufficiently verify'd

verify'd in this of the Penfion. Yet it is not to be understood, as if the charging Benefices with Pen-fions were an Invention of our Times, but only the Manner, and the frequent Practice of it, which is

new and peculiar.

When all the Ecclefiastical Goods were in Common, the Name of Penfion was a Thing unheard of: And when they came to be fet out and divided into Benefices, the universal Practice, without any contrary Instance, was to confer them intire, and without Diminution. But afterwards, when the Clergy had learn'd to litigate their Rights, and those Rights were doubtful, it was a natural Compromise for one of the Parties to yield up his Pretensions, upon his having on Part of the Revenues allotted to him, under the Name of Pension*. Likewife if two Incumbents, for some good Cause, agreed to exchange Benefices, with the Confent of the Bishop, he who quitted the better Benefice had it made up to him in a Pension . And again, when any one refign'd with the confent of the Prelate, a Penfion was affign'd him for his Maintenance *.

Of these three sorts of Pensions, the Decretals of the Popes towards the Year 1200. make Mention: France admits them still as legitimate + and authen-

extra de rescriptis.

Cap. per tuas, extra, de

^{21.} extra, de Prahendis; which is the Foundation of Pensions, according to the Gloss, which faith upon this Decretal, that Occasione hujusmodi previsionis assumunt quandeq; aliqui causam male faciendi. Gloff. in verb. ex justione, in fine.

⁺ Cap. 6. extra de rerum

permutatione.

^{*} Vide Cap. ex parte 12. donationibus.

^{*} See the Chap. Nisi essent j'extra, de officio Judicis de leg. & ibi Felin. Num. 1. Felin.ad Cap. ad audientiam. Num. 2.

⁺ Vide Rebuff, trast, de pacifis, Num. 110. Duaren de benefic. Lib. 6. cap. 4. Coras Sacerdot. paraph. 1. cap. 4. Num. 12. & Joan. Davezan de penfionib. benefic. pag. 88.

tick, whereas fhe rejects a Train of others as deferving, and of great Variety; namely, such as are given to one for his Livelihood only, and for no other Consideration; or for having merited well of the Apostolick See; or for having serv'd such a Church or such a Prelate; for being learn'd or for Probity of Manners *: Or only for being in the Pope's good Graces: And lastly, such as are given to Children, because they are of promising Parts.

All these are justifiable Motives, according to the Canonists, for granting Pensions; to which they scruple not to add, that the Pope may charge any Benefice whatsoever with a Pension, and give one to whomsoever he pleaseth, without any of the Causes allowed; and that its being the Pope's Will, is sufficient to secure the Conscience of him that recei-

veth it.

So that, whereas formerly it was usual to hold two Benefices with Cure of Souls, the one in Title, the other in Commendam, or else the two united Benefices for Life, with Obligation to allow a Stipend to the Priest who officiated in one of them: At present the Benefice is given in Title to another, and the Revenue of it, by way of Pension, to himself; which turns all to the same, and even answers better all the Ends it was design'd for: Before, the Beneficiary was answerable for the Faults of his Substitute, and therefore was oblig'd to have an Eye over his Behaviour; but this way he hath the same Advantage, freed from all the Care.

Likewise, whoever took a Coadjutor to assist him, or resign'd with a Condition of Regress, had still some Care of the Benefice remaining on him, where-

^{*} Cap. de multa, in fine extra, de præbendis. Davezan

in he had some Interest, by the Power he had of re-entring. But on the contrary, he who resigns, reserving to himself a Pension, delivers himself at once from any Care or Duty incumbent on him from the Benesice: And whether the Resignee die or resign, is wholly unconcern'd, his Pension being secured and paid without any Trouble.

Sundry other Confiderations make a Penfion more eligible than a Benefice. Many Benefices require entring into holy Orders, and confequently a certain Age to qualify him for the receiving them: The first Tonsure, and the Age of seven Years qualify

for a Penfion.

Penfions are also given even to Laymen; as to the Knights of St. Peter, who were instituted by Leo X. To the Knights of St. Paul, who were instituted by Pope Paul III. To those call'd the pious Knights instituted by Pope Pius IV. and to those of Loretto by Pope Sixtus V. Every one of which may have from 150 to 200 Crowns in Pensions, and

to whomfoever the Pope pleafeth befides.

When Men held more than one Benefice at a Time, there was always a Complaint of fomething wanting, fomething to be mended, for which a Difpentation was necessary, which cost Money. And yet for all this, the Casuists have been so incurable in their Scruples, as to Doubt, whether even Dispensations can set the Conscience clear in this Case: But for Pensions, they may be held without Scruple, and without Number, no Pensions being incompatible.

Another Advantage in a Pension is, That it may be given with a Power of affigning it to another at Pleasure, which cannot be done in the Case of Benefices, without passing through the Forms of Resignation: And whereas Resignations are not valid, if the Resigner live not 20 Days after, a Pension

 \mathbf{fion}

fion may be transfer'd and affign'd at the Point of Death.

But the Confideration which recommends it beyond all others is, that a Penfion may be extinguish'd, or to speak more intelligibly, may be turned into ready Money; tho' every Contract made where a Benefice is, the Confideration is reputed simoniacal.

By extinguishing a Pension, is only meant to receive a Sum of Money from the Benesiciary or Incumbent, which dischargeth him from paying the Pension: Which Sum is determined by the Age of the Pensionary.

Before our Days, when there lay no way open of making Money of Benefices, it would have pass'd for an infinite Offence both against GOD and Men: Now it is done avowedly, in these Terms, I have a Benefice of 200 Crowns value, I resign it to John or Thomas, for a Pension of 100 Crowns: And afterwards I extinguish the Pension for 700 Crowns paid down: Thus I have made 700 Crowns of my Benefice without Sin. All which Circuit of Words to People of gross Understandings and little Penetration, seems to amount only to this, That I had sold my Benefice for 700 Crowns.

There are besides many more Conveniencies belonging to a Pension, according to the Practice at this Day, than to Unions, Commendams, Coadjutorships, or Regresses. Some People, who extolling the many fruitful Ways the Pope hath of raising Money for the Occasions of the Apostolick Sec, have affirm'd, That if he should set open the Door of the Regress only, he might raise all he had occasion for, extreamly betray their Ignorance in these Beneficiary Matters; for the Regress would not

now

now bring in one Farthing (1): The Penfion is. by many Degrees more preferable

for Profit and Convenience: It was therefore the eafier to execute [il Concilio le Concile] as it turn'd more

This feems ne ther intelligible in the Italian

to Advantage.

But the taking away Commendams (2) from the Monasteries, which the Council likewise enjoin'd, hath been without Effect (3) to this Day, and even many Monasteries, which were in Title only, have been fince turned into Commendams, for want of fome Contrivance to make Advantage of their Suppreffion: And fince the Penfion can be impos'd by none but the Pope, the Court of Rome draws great Advantage from that Privilege.

These were the Changes introduced in Italy by the Council of Trent, which, by not having taken any Notice of the Refervations, have given an Opportunity of multiplying them to that Degree, that the Pope hath five Parts in fix of the Benefices in his Disposal; with very reasonable Hopes, that the

Sixth which remains, will go the same way.

By the Rules of Chancery, all fuch Benefices are referv'd to the Pope, as John XXII. and Benedict XII. referv'd to themselves *; and also all such as were

(2) In the Chap. 21. of the Reformation of Regulars, of the of the precedent Chapter.

(3) For the Court of Rome, | for being in Commendam. always subtle in Distinctions, thought fit to declare, after tempere Innocent. X. Rule 1.

(1) Seeing those who obtain'd the closing the Council, that the Benefices which had accustom'd to be in Commendam, might reasonably remain so. Now feeing for more than 100 Years the Popes had put almost all the regular Benefices in Commendam, there were very few left, which had not had two or three Commendatories, and con-Session 25. quoted in the Notes sequently Custom was always adjudgeb to be on their Side,

* See the Rules in Chancery,

obtain'd

them would not be able to make any use of them, because of the Opposition from the Bishops and Magistrates, especially in France, where the Parliament of Paris hath hinder'd their being receiv'd.

obtain'd by any Person who had been an Officer in the Court, tho' he had quitted the Office. To him alfo are referv'd all Patriarchats, Archbishopricks, Bishopricks, and Religious-Houses of Men, which exceed the Value of 200 Florins of Gold +; likewise all Benefices becoming vacant by the Ceffion, Deprivation, or Death of the Collator, whoever he be, until his Succeffor have obtain'd peaceable Succeffion: All the chief Dignities in Cathedral and Collegiate Churches, Priories, Provoftships, and other conventual Dignities and Preceptories of all the Orders, except the Military: Benefices held by any Domestick of the Pope or Cardinals, tho' he were no longer in their Service, and tho' he had quitted it, or tho' his Master were dead: All Benefices held by Collectors and Sub-collectors.; All held by Roman Courtiers, who happen to die in in the Journey, when the Courts travels: All held by Chamberlains, and Criers or Serjeants *. Besides all these Reservations, which in Reality comprehended all the principal Benefices, and a great part of the rest, the Pope generally reserves to himfelf all those which should become vacant in eight Months of the Year †, leaving only four Months of Disposal to others: And yet this is only for fuch Benefices as are not of the Number we have recited. Laftly, a Conftitution of Pius V. referves all Benefices vacant for Herely (4), or for Confidentia

+ Rule 2. Rule 4.

quarumvis militiarum regularia, quæcunq; & qualiacunq; fint, etiam fi lecularia, canoni-(4) Omnia & fingula bene- catus & prebendæ, dignitates ficia Ecclefiastica, cum cura, & & personatus, administrationes, fine cura fecularia, & quorum- vel officia in Cathedralibus evis Ordinum etiam S. Joannis tiam Metrapolitanis, vel Colle-Hierosolymitani, & aliarum | giatis, & dignitates ipse in Cathredalibus

^{*} Rule 5, 6, 7. + Rule 9.

dentia*(5), and all that shall not be conferr'd according to the Decree of the Council of Trent (6).

thredalibus etiam Metrapolitanis post pontificatus majores, seu Collegiatis Ecclesiis hujulmodi principales Regularia vero beneficia hujulmodi, monalteria etiam confistorialia, prioratus, præpofituræ, præpofitatus dignitates etiam conventuales, vei officia etiam claustralia, ac hospitalia, & præceptoriæ, ordinationi & dispensationi nostræ & fedis Apostol. hac perpetuo valitura constitutione, authoritate apostolica, tenore præsentium refervamus Declarantes omnes & quascunq; impetrationes de beneficiis quomodocung; qualificatis, in futurum faciendas, & obtinendas, beneficia hujulinodi propter hærefim vacantia, & in futurum yacatura, non comprehendere, nifi specialiter vacationis modus propter crimen hæresis expressus fuit. Decret. lib. 7. tit. 11. cap. 4. This Constitution is in January, 1566.

* Which is keeping a Benefice in private Trust for ano-

ther.

(5) Ad aures nostras pervenit; ut nonnulli non veneantur — beneficia fecularia, & regularia in Confidentiam, quam Simoniacam pravitatem sapere non ignorant, acceptare, ac retinere. Nos — ne abulus, vel potius delictum hujulmodi ulterius progrediatur, celeri remedio providere volentes, præmissorum omnium cognitionem nobis, & fuccefforibus nostris omnes & fingulas confidentia- mus. Ibid. Cap. 2.

rum hujusinodi causas, per nos fummarie, fimpliciter, & de plano, audiendas, cognoscendas, decidendas, & totaliter exequendas, ad nos avocamus, decifioniq; & terminationi per nos luper illis faciendæ standum, acquiescendum, & omnino parendum & obediendum fore, statuimus & ordinamus. Decret.

7. tit. IC. cap. IC.

(6) Nos ad quorum notiam pervenit, nonpullos ex venerand. tratribus nostris Archiepiscopis, & Episcopis, excurrente vacatione parochialium Ecclefiarum, eas nullo aut minus rite fervato examine, præfertim illo quod per concurlum fieri debet ex concilio Tridentino, vel etiam rite servato examine personis minus dignis, carnalitatis, aut alium humanæ passionis affectum, non rationis Judicium fequentes, contulisse, volentes hujulmodi, ac etiam tuturis periculis occurrere, authoritate Apostolica, tenore præsentium, omnes & fingulas collationes, provisiones, institutiones, qualvis dispositiones parochialium Eccletiarum ab eildem Epilcopis, & Archiepilcopis, ac quibulvis aliis collatoribus, præter & contra formam ab codem Concilio Tridentino præscriptam, factas, aut in futurum faciendas, nullas, irritas, ac nullius roborls fore & effe, decernimus & declaramus eafq; onines, fic vacantes, noftræ & fedis Rom. Pontificibus reservantes, Apostolica dispositioni reserva-

that whoever shall put all these Reservations together, will be found to have done the Pope no Wrong in the Calculation, and that he hath at least five times as many Collations as all the other Collators

put together.

To give every one their Due, we ought not to pass over in Silence the vigilant Care express'd by the Popes, that the Bishops themselves and the other Collators should have no Door lest open to practife any Abuses. And therefore they have never been allow'd to uniteBenefices for Life, nor to put them in Commendam for Life; nor to dispense with the Plurality of Benefices which are incompatible; nor to grant Regreffes or Coadjutorships with Succession in Reversion: And now the Popes shew the fame Vigilance at this Day, in prohibiting the Prelates to charge any Benefice with the least Penfion, or to receive Resignations in Favorem: And even as to absolute Refignations, which have been of so ancient Usage in the Church, Pius V. in 1568. prohibited all the Ordinaries, who receiv'd any Refignations, under the most grievous Penalties, from conferring the Benefice refign'd, to any of the Parents, Allies, or Domesticks of the Resigner; enjoining too, that neither by Word, Gesture, nor any other Sign, the Person should have any Intimation to whom the Refigner defir'd the Benefice fhould be given (7).

CHAP.

(7) Caveant Episcopi, itemq; hortatu designentur, aut de his omnes Electores, prælentatores affumendis promissio inter eos, & patroni tum Ecclesiastizi, vel etiam intentio qualiscunq; quam Laici, ne verbo quidem intercedat. Ceterum præcipiaut nutu, aut signo suturi in mus atq; interdicimus, ne ipsi hujusmodi benesiciis successores Episcopi, aut alii collatores de ab ipfis refignantibus, aut ali-ilq; eorum fignificatione, vel aut fuis, aut admittentium confanguineis.

tione, tam diu suspensi rema-

fanquineis, affinibus, vel fami- neant, donec remissionem a liaribus etiam per fallacem cir- Rom. Pontifice meruerint obcuitum multiplicatarum in extinere; & qui talia beneficia traneos collationum, audeant seu officia receperint, eos praprovidere — Qui contra fecerint, a beneficiorum, & officiorum collatione, nec non electione, præsentatione, & institutione, &

CHAP. LI.

T is constantly maintain'd by all the Canonists and Casuists, that all Compacts or Bargains in which Benefices are concern'd, are fimoniacal, when it is done without the Pope's Concurrence, but that being obtain'd, gives a Sanction to every Thing; founded on this universal Proposition, That the Pope cannot commit Simony in beneficiary Matters.

This being a Doctrine with which the World is not much edify'd, fome Canonists more modest than the rest, distinguish betwixt a Simony forbid by the Laws of GOD, and one forbid by human Laws only (1): Adding withal, that the Pope alone is not capable of committing Simony of the latter Sort: But this Distinction seems to clear no Difficulty; for that which is not evil in its own Nature. nor forbid by GOD, deserves not the Name of Simony: Befides that it is Labour lost to make a Law, and not to have it observ'd. But whoever

⁽¹⁾ This is the Distinction followed by all the Tramonupon the Glois, upon the Chapter, tains. See Felin ad cap. exter, Cum pridem 4. verbo [illi-parte 12. Num. 1. extra de ofcite] extra de pastis: Which is ficio fudiris delegati. refletts

Of Ecclesiastical

reflects thoroughly on this Point, without feeking a Subterfuge or Evafion by Words, will fee that both the one and the other Simony is prohibited by GOD.

Certainly it is a Justice which cannot be denied the Pope, that he hath held the Bishops so strictly to their Duty, that he hath nothing to answer for in that regard. And it is a fignal Instance of the Divine Favour, which hath enabled the Popes to preserve the rest of the Church so untainted from the Corruption of Simony, fince they have not been able to defend themfelves, nor their Court from the Infection.

And as we may have leave to hope (2), that one Day will produce some Pope of so much Vertue. as to make a Reformation in his Court; there cannot furely be a plainer Road than is already mark'd out to him, to accomplish it, in putting himself under the Obedience and Discipline of those Laws, which have been practis'd with so much Rigour on the other Bishops. Then we should soon see the happy Effect, if it were not defeated by Flattery and Infinuations very improper for great Reformations; fuch as, that the Popes who are, throughout all Italy and in some other Places, in Possession of a Privilege so valuable, as not to be subjected to any Rule, have not Reason to divest themselves of the Right (3); and do a manifest Prejudice to the

Apostolick

Galat, ultim.

⁽²⁾ Chiefly at this Day, (3) For the Court of Rome when God hath given the hath established it as a funda-Church a Pope irreprehensible, mental Maxim, that the Pope and who having to constantly hath not the Power of making renounced the riesh, and the any Alteration in the Papal Au-Inclinations of Blood, may say thority, and consequently canwith St. Paul, Mihi mundus not, for any Reason whatsoever, erucifixus est, & ego mundo. lawfully release any Right, nor would it be valid.

Apostolick See. Which is a Reasoning so directly contrary to the profess'd Dostrine which the an-

cient holy Popes and Fathers have taught.

But it is easy to determine, by what hath been faid, that if the Pope have so absolute a Power over the Benefices and Ecclefiaftical Goods, he is subject to no Rule himself in the Dispensation of them. For to reason justly, If the Church of every particular Place be absolute Mistress of the Goods The is possess'd of, because those who had the Property of them before, had transferr'd it to that Church with the Permission of the Prince, who, by Virtue of his Laws, had made it capable of acquiring Eftates, it follows, that these Estates ought to be under the Management and Administration of those, to whose Care they are committed; first, according to the Law, fecondly, according to the Conditions prescrib'd by the first Owner, viz. the Donor or Testator; and finally, according to the Directions of the Church to whom they belong; provided still, they contradict not the Disposition of those from whom she derives her Right.

This is so evident, and carries so much Conviction along with it, that whoever disputes it, seems either to be void of common Sense, or wilfully to renounce the Light of his own Reason.

The Church-men have the Administration of these Goods, by Virtue of the Laws, which have impowered Christian Communities to acquire immoveable Estates, by the Will of the Donors and Testators who have bequeath'd them, and by the Authority given by the Church, declar'd in the Canons. They are therefore oblig'd to govern and dispense these Goods according to the Laws, Conditions, and testamentary Dispositions, and withal, according to the Canons: And whatever is done

contrary to these, can be accounted no other than

Injustice and Usurpation.

The Canonists fay, That the Pope hath a Power to absolute over the Ecclefiastical Goods and Benefices, that he can unite, divide and bestow them in whatfoever Manner he pleafeth, confer them before they be vacant, erect new ones, impose Services, Burdens, and Penfions, in which no Bounds can be fet him (4); and finally end in this decifive Conclusion, That in Beneficiary Matters, the Will of the Pope stands in place of Reason.

It is not easy to carry a Doctrine higher, than where Reason is declar'd useless, yet they stop not here, but add, That the Pope can change Dispositions of Wills (5); and apply the Legacies of Cha-

ritv

(4) St. Thomas did not believe this, who speaks so plainly, declaring, That the Pope is only the principal Dispenser, and that Honesty and Fair-dealing is absolutely necessary to that Trust. He speaks of Bishops, among which he includes the Pope himself in these Terms, Ecclesiasticorum benorum sunt dispensatores vel procuratores ---ad dispensatorem autem requiretur bina fides. 2. 2. quest. 185. art. 7. Now Honesty and Fairdealing are as incompatible with the Dilposition Ad Nutum, as Liberty with Servitude. And confequently, if the Pope is fubject to the same Infirmities with other Men, and to the same Passions, his Ad Nutum may fometimes occasion Evils, if Princes and Bishops always Point of vills, that even Tibelest him to himself.

(5) Saith the Author, towards the End of his 6th Book of the History of the Council of Irent, As Wills take their Force from the Civil Law, they cannot be changed, but by the Prince or Magistrate. And if any one fay, that it is the Law of Nature which gives them Force, it is answer'd, That it is for that very Reason that the Ecclefialticks ought still to have less Authority, fince none but the Prince who can dispence with this Law, when there is Reason to do it. Now, according to St. Faul, the Ministers of Christ have no Administration but in Divine Matters. It is worthy of Observation, by the way, that the Riman Magistrates were so religious in rius could not obtain, that the Money

rity to other Purposes than they were given. And it cannot be denied, that this Practice has introduc'd all the Changes which the Church has undergone in her Institutions and Pollicies: The Question still remains, if it can admit of any Doubt, who hath err'd, the Ancients, or the Moderns.

Martin Navarr, with some others of the most moderate among the Canonists, restrain the Proposition of their high-slown Brethren to this, That the Pope may only alter Testaments, when there is a lawful Cause for it. Otherwise it would be to deprive a Man of what is his own, and of the Right which the Natural and Divine Law gives him over it: And then proceeding to instance in Particular, adds, That the Pope cannot, without good Cause, give to one Church what hath been left to another (6): How much less then can he do it to Persons not nam'd?

He faith withal, that this Assertion of the Canonists, That the Will of the Pope is of equal Authority with Reason itself in Beneficiary Matters, is to be understood only of such Things as are of possitive Right, but not of such as cannot be put in Practice without violating both the Natural and Divine Law: And those who do not allow an unlimited Power to the Pope, should bring the Canons of the

Money lest by Will to build a Theatre, should be employ'd to another Use. Cenjente, saith Suetonius, ut Trebinis Legatam in opus novi Theatri pecuniam ad munitionem viæ transferre concederetur, obtinere non potuit, quin rata voluntas legatoris esfet. In Tib.

(6) Quamyis, saith Felinus Dominic, in can. 1. dist. 10.

ad cap. quæ in Ecclesiarum Num. 44. extra de constitutionib. respectu beneficiorum latissima sit potestas Papæ, tamen respectu bonorum iplarum Ecclesiarum secus. Unde non potest auserre bona unius Ecclesiæ, & dare alteri, sine causa, ut notat Glossa. Vide Archid. & Daminic in can. 1. dist. 10.

universal

universal Church within the same Limitations, to avoid salling into an Absurdity of so much Consequence, That the Church hath err'd in so important a Matter, while the Court of Rome hath acted

uprightly.

Navarr adds farther, That in the Clementine, where the free Disposal of Benefices are said to belong to the Pope (7), is not meant by the Word free a Disposal absolute, and without Permission or Consent of any Person whatsoever; but only a Disposal without Prejudice to any Body else. Now, if we should admit a Construction that appears so reasonable, it would make strongly against Reservations, seeing they are prejudicial to the Bishops. The Popes could no longer give Benefices to Strangers, seeing that would be prejudicial to the Natives of the Place, in Favour of whom the Requests had been made: And it favours as little any Pretensions to a Power of altering Testamentary Dispositions, by being so injurious to the Memory of the Dead.

I know very well there are others who are ready to admit all this to be true, provided there be no lawful Cause to the Contrary. But the Question is, Who is to be Judge of the Reasonableness of the Cause? For if he, whose Authority it is design'd to restrain, be the only Judge, it is the same thing to give him the absolute Power, as to limite it by any Condi-

tion, if the Law is not superior.

What Navarr farther adds is very remarkable, That in our Age, the Opinion of the Lawyers, who enlarge so much on the Power of the Pope in Beneficiary Matters, is extreamly countenanc'd, because it gratifies the Avarice and Ambition of those

⁽⁷⁾ Ad quem Ecclessarum, & libera dispositio nescitur perdignitatum aliorumq; benesiciorum Ecclessasticornim plena cap. 1. who

who are in pursuit of many Benefices, and that he had heard a Divine and a Canonist, both famous in their Profession, publickly declare, that they would make no Scruple to accept all the Benefices in the Kingdom, if the Pope would so bestow them (8): But that on the contrary, Pius V. in Discourse one Day told him, That the Lawyers ordinarily attributed more Authority to the Pope than belong'd to him: To which Navarr answer'd, That there were fome also, who would take a great deal from him of what belong'd to him; and therefore a middle Course was to be taken, in accommodating equitably betwixt Divine and Human Laws: Not following here in the Example of the modern Lawyers, who carry the Authority of Human Laws to high, that they decide in their Favour against the Divine (9).

However, tho' the Respect due to the Pope will not fuffer me to contest an Opinion, which gives

absolute Power over all Men, but have extended it even to Num. 6. extra de constitut. and rum.

heard say, That he would make down for a Rule, That the or Priories, if the King would rity than all the Angels put together, Major est, faith he, worthy of Man, who is nei- authoritas Pape, quam fanctorum.

To fee on what Foundation the Pope's Pretention is founded, of his being Master and Lord of the whole Earth, there needs only to read the Commentary of Innicent IV. upon (9) The Canonists are not the Chap. 8. extra de veto, & contented to give the Pope an veti Redempt. But this Pretenfion is well refuted by Fernand Vasquez, lib. 1. Controvers. ilthe Angels. Vide Felin. upon lustr. cap. 21. and by Gretius the Chapter Canenum Statuta. in Chap. 3. of his Mare Libe-

him

⁽⁸⁾ They are yet more foru- Decius upon the same Chapter, pulous than an Abbot, whom I lest. 2. num. 21. where he lays no Scruple to hold 3000 Abbies Pope alone hath more Authogive them him: A Declaration ther of the Religion he profeffeth, nor of that which he quitted, in order to get Benefices: And who enjoyeth one at this time, among others, which he won of the Collator, at a Party at Picket.

him so much Power, yet I cannot comprehend, how it can be made to consist either with Divinity or Reason. I will therefore only propound some Difficulties, which are commonly started by those, who have writ on this Subject; the Resolution of which, would put the Matter in a very clear Light.

CHAP. LII.

QUESTON I.

It is plain not Jesus Christ, feeing the Authority derived from him, extends only to spiritual Things; that is to say, to bind and loose, to remit or retain Sins (a). As for Ecclesiastical Goods, we have already proved, that they are possess'd by Human and not by Divine Right *. The Pope therefore hath receiv'd no such Power from GOD. And it is plain he hath receiv'd none from Princes, Testators, and Canons of the Church; because all these have committed the Administration of the Goods and Benefices of every Church to the Ec-

By the Keys of the Kingdom of Heaven, Jesus Christ giveth St. Peter to understand, that he gives only a spiritual Jurisdiction, seeing his Kingdom is purely spiritual. Regnum meum non est de hoc mundo.

* Article 20. Quest. 1.

⁽a) Tibi dabo, faith Jesus Christ to St. Peter, Claves regnicelorum. Et quodcunq; ligaveris super terram erit ligatum & in cellis, Mat. 16 & 18. r Quorum remiseritis peccata, remittuntur eis, & quorum (my Kingdom is net temporal) retinueritis retenta, Jan. 20.

clefiafticks of the Place, and under fuch express Conditions as cannot be alter'd. Seeing therefore no other Patrons or Owners can be found but these, and that there is no other Right but what flows from them; it remainest to inquire by what other Channel this Authority could be convey'd to the Pope.

QUESION II.

To this Question may be added another as material, which is, that if he hath this Authority, whence comes it, that his Predecessors for more than 1000 Years have never exercis'd it? And that neither Councils, Fathers, 'Canons, nor ancient Histories have ever mention'd it? They cannot ascribe it to the different Circumstances of Times in the Church, as requiring it more now, than in fo many Ages past: For from the Year 800. until 1100. the Confusions and Corruptions were so great, that ours are comparatively inconfiderable: Yet no Pope then ever concern'd himself in the Management of the Estates of other Churches, as much as they wanted Regulation: And even after the Popes had begun that Practice in some measure, none of them ever pretended to so absolute a Power and Direction, before Clement IV. Nor even did that Pope venture to lay a direct Claim to fuch a Power, touching it only in passing, and without the Appearance of any Design in mentioning it *. A way of speaking which seldom useth to be convincing, feeing things that are occasionally mention'd, and as it were by Accident, are commonly

^{*} See Chap. 35. and the De- cretal of Pope Clement, in the Notes.

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express'd in another Manner, than if they were direct Propositions to be examin'd and discuss'd.

Nor can any good Effect it has produc'd be urg'd in Defence of this Authority, which hath open'd fo wide a Door to all the Abuses. From this Quarter have come Pensions, Commendams, Regresses, Unions, Resignations, Expectatives, Refervations, Annates, Quindenniums, and other Devices, which have broke in upon us, and which none pretends to approve, or excuse, otherwise than by the general Corruptions of the Times.

QUESTION III.

There remains a third Difficulty upon this Point, no less considerable, which is, That ever fince the Popes first began to exercise this absolute Power, the Christian Princes have constantly complain'd, and made Opposition, as we have above related, which hath obliged the Popes to restrain the Exercise of it.

But it hath not been such a Restriction, as hath amounted to a voluntary Cessation of that Authority, but rather a fort of Contract or Compromise, usual in the Case of doubtful Rights, whereby it is stipulated and declared with Princes, how far their Pretensions shall extend, which cannot be carried to the Prejudice of the Popes their Successors, if the Authority of the Pontificate were not before restrain'd within any Bounds. Leo X. when he took away the Pragmatick, establish'd the Concordat, and so he stiles it in the Bull. Now, whoever hath a full and absolute Authority, cannot be said

to make any Agreement (1), but treats as a Superior with his Subjects, and by way of Concessions: And I lay not this Stress alone upon the Word Concordat, but the same Argument holds in all the like Cases. Not only Leo stiles it in his Bull Cncordia(b), but farther explains himself in these Terms, Illam veri contractus & obligationis inter nos, & sedem Apostolicam ex una, & Franciscum Regem ex altera

partibus legitime uniti.

If any one require here a farther Explanation, it is very obvious. The holy See is at Difference with the Kingdom of France: The Popes claim an abfolute Power over all Benefices, referving to themselves the Disposal of them, &c. France on the contrary maintains, That such an Authority belongs to its own Bishops: To put an End to this Difference, they come to a Declaration of their Rights, that fets Bounds to their Pretenfions on both Sides. How then can these Pretensions be faid to have any fix'd, indifputable and natural Right?

If there be any better Answer or Solution to be made to these Difficulties, I profess my own Inability to find it, and must refer my self to the Judgments of the Learn'd. I can only fay, That if the Practice of the Church for more than 1000 Years had been yet preserv'd, which was, That the Estates of every Diocess were managed by its own proper Ministers, all these Grievances had been prevented, and the Revenues had doubtless been

⁽¹⁾ This is perhaps one of matick, tho' the one hath as the Reasons, why Leo would not suffer the Council of Lateran to call it the Concordat in the Decree, where it speaks of the Suppression of the Praginitary is the Lateran with the Lateran to call it the Concordat in the Decree, where it speaks of the Suppression of the Praginitary is the Lateran with the Lateran to the Vente.

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more usefully and faithfully applied than they are at this Day, if we were capable of profiting by any Examples.

OUESTION IV.

Having in the three first Questions treated of the immoveable Estates of the Church, we come now to the fourth, which concerns the Fruits or Revenues arifing from those Estates.

All the Fathers who have writ before the Divifion was made of the Goods of the Church into four Parts, have all agreed, that they belong'd to the Poor; and that the Ecclefiastick Minister had no other Right in them, but to manage, direct, and difpense according to those Necessities; treating as Robbers, and facrilegious Persons those Ministers, who applied those Estates to any other Purposes than the Design of their Institution. Yet all the Ecclefiafticks had not the Management of the Church Estates, tho' they were maintain'd out of them, as well as the Widows, the Poor, and other miserable Objects: But this Care, after the Example left by the Apostles, was committed to the Deacons, Sub-deacons, and other Oeconomists (1), who gave Account

Quoniam, saith the Council, come rich in Possessions, and Can. 26. in nonullis Ecclesiis the Deacons and Bishops dist- Episcopi absq. Oeconomis tracracted with the Care of them, tant res Ecclesiasticas, placuit the Council of Calcedon order'd omnem Ecclesiam Episcopum that the Bishops should appoint habentem ex proprio Clero Oe2 Steward to look after the Revenues of the Churches, Episcopi sui sententia res Ecclefiafticas

⁽¹⁾ The Church being be-

Account to the Bishop *, and in some Places to the Presbitery (2).

After that Benefices were instituted, it seems probable that the Bishop, Priests, and other Clergy dispos'd as freely of the Revenues of their Benefices as of their own Estates, and as of the Share which properly belong'd to them. Yet all Writers feem to agree, that the Priest ought not to take any more of the Revenue of his Benefice, than what was strictly necessary, and that is obliged to employ the rest in Works of Charity; and certainly with great Reason, for the Division which was made of the Revenues could not change their Nature: For if an Estate which hath a Duty or Charge annex'd to it, comes to be divided, both the Parts are subject to the same Obligation.

· Among those Fathers who have writ fince the Division, St. Gregory who liv'd something more than 100 Years after, and St. Bernard who liv'd about 800 Years after him, inveigh loudly against those who make an ill Use of the Revenues of Benefices, as Ufurpers of the Publick Goods, and

clesiasticas dispenset, ut nec fine, shops, saith the Perreniana, testibus sit Ecclesiæ administra- were certain Lords, who were tio, atq; adeo res ejus dissipen- Vicars of the Eishops in their tur, & probrum ac dedecus sa- Temporalities, but Lords of cerdotio inuratur: Si autem hoc non fecerit eum divinis etiam Canonibus subjici. Vide Can. 11. Concil. Nicani 2.

The Stewards were call'd Vice-Domini, as may be feen by the Canons Volumus 2. & Diamonum 3. dift. 89. which are taken from St. Gregory. The Fice-Domini of the Bi-

the Soil.

* Vide Momocan. Photis, tit. 10. cap. 1. & ibi Balzamon.

(2) They so call'd the College of Priests and Deacons. All Affairs laid before this College, who examin'd and reported them to the General Affembly of the Faithful.

Murderers of the Poor, whom they ought to

feed (a).

This hath been the Language of all the Doctors and Writers on this Subject, until the Year 1250. when they began to refine upon it with more Subtlety: And as what the ancient Writers affirm'd was admitted, That every Clergyman finned, who employ'd the Overplus of what was necessary for him, to ill Purposes, the Question was now stated, Whether those Beneficiaries who did not employ the Overplus to the Uses he ought, did not offend more than he who spends his own Estate to ill Purposes? Or, Whether they be not oblig'd to Restitution as much as if they had fpent another Man's Effate?

If they really be the Proprietors of the Fruits of their Benefices, or, to speak in the Terms of the Civilians, Usufruttuarii, they fin indeed in administring them ill, but they do injury to none, and confequently are bound to no Restitution, since they have made an ill use of nothing but their own. But if they are only the Dispensers, with a Power of employing so much only to their own Use, as is necessary for them, and no more, which the Law calls Usuarii (b), they are obliged to make Restitu-

gentibus ministramus, sua illis many Robbers. reddimus, justitizque potius

pus implemus. Charities given by Beneficiaries dare vel potius reddere tenenare not properly given to the tur. The President du Ferrier Poor, but to Jeius Christ, in one of his Harangues to the whose Patrimony they have the Council of Trent. Care of, as Dispensers and Exe-

(a) Cum nos, faith St. Gre-|cutors of his Will; which if gory, lib. 3. of bis Pafteral, they do not faithfully perform, Admonit. 22. necessaria indi- they are no better than so

(b) Cum usuarii tantum, non deb tum quam miserecordiz o- usufructuarii, sint, omnes Ecclesiæ proventus solo nudo usu And to the same Purpose excepto pauperibus, qui Ecclefaith Peter Cantor, That the fix bonorum vero domini funt

tion to the Value of what they had diffipated: And which is more, whoever receives any Gift by the Will or Donation of fuch as have no Right to give, he also is oblig'd to make Restitution.

A real Scruple of Conscience first gave Rise to these Doubts, which after having been canvas'd for 350 Years (3) remain undecided at this Day, with an equal Number of Authors on both fides to fupport it: And it hath been lately reviv'd with much Heat and Wrangling betwixt Martin Navarr, a celebrated Canonist and Casuist, and Francis Sarmiento *: Navarr maintaining, that Beneficiaries are not the Proprietors, but meerly the Dispensers of those Revenues; so that they who sin are obliged to make Restitution.

Cardinal Cajetan holds a middle Opinion, faying, That Beneficiaries who have no more than what is strictly their own, or but a little exceeding, are truly Proprietors of their Benefices, because they hold no more than what is the Share that is due to them: But this cannot be faid of the rich Bishops and Abbots, whose Revenues consisting both of the Church's (4) Share and the Poor's, oblige the Beneficiaries in Justice to bestow largely in Alms, and other pious Works, under Pain of Restitution, both in those who lay it out otherwise, and in those who

this Question began to be set on lated by Garcias, in his Trea-Foot; which points at the time tise de Benesiciis, part. 2. cap. 1. when Fra. Paolo wrote this Treatife, viz. in the Beginning of this Age.

^{*} In his Treatise de Redditi-

⁽³⁾ To reckon from the bus Ecclesiasticis the Arguments Year 1250. when, he faith, of Navarr and Sarmient are re-

⁽⁴⁾ That is to fay, of what belongs to the Frbrick, which they are entrusted to look aster.

receive it (c). Nay he carries it to far, as to fay, That whoever receiveth from the Pope any Preferments, or Estates belonging to the Church, in or-

funt tenues, ita quod sufficiant ris dispositione antiqua & fancta. pro subsidio Episcopi; aut sunt ita quod quemadmodum, quanmediocres, ità quod fufficiunt, do erant communia Ecclefiasti-& parum abundant; aut sunt ca bona his quatuor scilicet Eabundantes notabiliter supra id piscopo, Clero, Pauperibus, & quod necessarium est ad sustentationem Episcopi. Et si primo aut secundo modo se habent, cum confeet, quod principaliter ordinantur ad Epilcopi lustentationem, idem videtur de reditibus istis judicium, quod del portionis, remanent bona Epispræbendis Clericorum Tobserve that be hath faid a little before, that the Revenue of the Bishop is as it were his Prebend, Constat autem quod reditus Episcopi est resp. ad quest. 1. ficut Prebendaillius [ita quod] quia quod parum fuperabundat, pro nihilo a jure computatur, prepterea non obligantur tales Epitcopiad hujulmodi distributionem (scilicet in pauperes, & sed quia pater est pauperum, fabricam) si autem redditus igitur tanta bona suz sunt fidei funt pingues & abundantes, ital ut sapientis animo cadere non ita quod Episcopus talis malè posit, guod fint Episcopo assignati pro ejus iustentatione, tunc veniunt, tenentur ad restitutiotenetur Epilcopus duas quartas nem omnium illorum, quæ pauad minus distribuere in paupe- peribus vel ecclesiæ debentur. res, & ecclesiæ sabricam, seu Rationabile fupellectilem, & cetera. Et quod fi abundantes redditus ex ratio est, quia ex hoc, quod ecclefiasticis decimis, aut posclericihabent leorium luam por- lessionibus constant, commissa tionem. non est subtracta a jure sint Episcopis, ut patribus paupauveribus portio illis debita perum Epitopo credita funt. ex ju e; & fimiliter non est fa- Ideo enim Episcopis datæ sunt, bricæ subtracta a jure portio illi quia occulta fide perspiciebatur ex jure debita; led bona Epil- eos esse partes pauperum.

(c) Redditus Episcopales aut copalia remanent affecta tali iu-Fabricæ commissa erant Episcopo cum vinculo, & debito talis distributionis, ita excluso uno membro, scilicet Clero tali communitate, quia jam habet proprias præbendas loco suæ copalia communia reliquis tribus, ita quod pauperibus remaneat debita quarta portio. Com. 2da. 2da. quest. 185. art. 7. in

Si autem, faith be, in the Answer to the second Question, redditus Episcopi tantus est, ut rationabiliter appareat quod non quasi præbenda sibi respondeat, commissa ut distribuenda ---dispensans, & illi ad quos perautem

der

der to enrich and agrandize himself in the World, are also obliged to make Restitution: All Donations of the Goods of the Church, which have not a Motive of Piety or Charity, being no lawful Dift-ribution, but an Injustice and a Dissipation (d).

Without refining and fubtilizing too much on this Subject, all the Difficulties that can arise upon it, methinks may easily be resolv'd. And first as to the Revenues which are founded upon Wills, or fome other original Right or Institution, and dedicated to some pious Use, for any Man to convert them to his own, or to any other fecular Ufe, is, in my Opinion, an Abuse; which may plainly be call'd an Invafion of another Man's Property.

And if a Beneficiary should fail in performing any Trust in the Manner committed to him, either in misapplying the Revenues to himself or others, I cannot comprehend how he would be able, under any Bull of the Popes, or any other Pretence, to juflify himself, unless he could prove himself not to be exactly in the same Situation with an Executor, who takes to his own Use what the Testator left

⁽d) Nec putes, faith be, Ad Natum, and that in this propterea quod Papa habet ple- Case his Will stands in place of nitudinem potestatis ecclesiasti- Reason. He concludes, omnis cæ, ob hoc possit de bonis Ec- namq; donatio ecclesiasticæ rei, clesiæ disponere; quoniam plepietate, vel necessitate, vacua,
nitudo potestatis Ecclesiasticæ non distributio, sed dissipatio intelligitur in spiritualibus tan est. Comment. 2de. 2de. ad tum - Unde ita tenentur ad artic. 8. quast. 43. 12. q. 2. restitutionem, qui a Papa bona Archid. pest Huyenem in Can. Ecclesiæ prolibito Papæ habuennen liceat Papæ, saith, that runt, ut ditentur, exaltentur, Papa peccat mortalizer, si vult & magnificentur. [This gives res ecclefialticas consumere in a deep Wound to the Nep:tisms turpes usus, vel dare consanguiand condemns the Doctrine of neis, ut eos divites præ aliis sathe Canonists, who held, that ciat, vel ut ipsi construant pathe Pope can give Benefices latia.

to others: And this is a Truth, which feems to carry fuch a felf Conviction along with it, as I perfuade my felf no Man can doubt, who is not wil-

ling to cheat himfelf.

On the other fide, common Justice requireth, that he whose Work it is, should pay the Workmen their Wages; and it cannot be denied, but that the Choristers, the Organist, and other Officers of the Churches are Judges of the Prices of their own Service.

Neither is there any thing unreasonable in saying, That the Priests, and the other Clergy ought to be paid their Salaries for the Services they perform in the Church; and that they have the only Right to such Revenues. And when a Benefice is instituted upon Conditions, which subject to such and such particular Services, such as are many Canonries, Prebendaries, Theologales, Mansionaries (e), and other Benefices of that Kind, there is no Absurdity in saying, that these are the Considerations for such Services.

The Institution of Benefices is so ancient, that the Memory of their Original is loft, as well as whether they were held at first by the Tenures of any Services to the Church. But this a Man of scrupulous Conscience can no longer doubt, when he compares the Revenues with the Service he rendereth to the Church; in putting one of these in the Scales against the other, he will casily be convinced that the Benefice is the Salary for his Service.

Eut

⁽e) Mansionarius, saith Onuperius in his Explanation of Ecclesiastical Names, dictus est Custos, & Conservator ædium ecclesiasticarum, templorum, & altarium. Item familiaris, &

But where the Revenues much exceed the Portion that is necessary for the Incumbent, who can be fo weak to believe, that Revenues of that Size were ever intended to be left him to dispose as he pleased, and not to know, that there is a Duty or Charge annex'd to the Benefice in its very Institution, confidering the little Probability that fo large Revenues

should be design'd for one Man (f)?

These controverted Points among the Casuifts, fo full of Difficulties when they are proposed in Generals, are easy to resolve when they come to particular Cases: And, Conscience rightly consulted, and in Persons who have not stifled it with a wilful Ignorance (5), will eafily clear these Doubts (g). For GOD leaves not the Mind of those to wander under any Uncertainties of Importance, who tread in the Paths describ'd in his Commandments (b).

(5) Veritatem Dei in injusti-

⁽f) Iniqua, faith Cajetan, Comment. 2 de. 2 de. artic 7. esset lex decimarum in novo quest. 185. in resp. ad quest. 2. testamento, si ultra honorabile stipendium ministrorum Dei, tia detinent, Rom. 1. tanta rerum affluentia uni deputaretur, cum damno totius po- bus facientibus eum, Pfal. 110. puli, nisi ut patri pauperum.

⁽g) Intellectus bonus omni-(b) Deus enim illis manifestavit, Rom. 1.

CHAP. LIII.

Man, I believe, is fensible that they draw towards an End; or at least, that they are like to encrease but by very slow Degrees. The Clergy, the Monks, and Military Orders have lost their Friends. The Mendicants, who have reap'd so little Advantage hitherto from the Permission granted to them by the Council of Trent to acquire Estates, have no Prospect of much more from it for the suture: In places indeed where they have already acquired any thing, and have not lost their Interest, they have most Reason to hope for more Advantages, tho' with no Probability of happening in any considerable Degree.

The others, who would not be comprehended in this Privilege, I mean the Capuchines, preserve their Reputation because of their Poverty: And if they should suffer the least Change in their Institution, they would acquire no immoveable Estates by it, but would lose the Alms they now re-

geive.

It feems therefore as if here an absolute Period were put to all future Acquisitions and Improvements, and that no more Advances could be made in this gainful Trade: For whoever would go about to institute a new Order, with a Power of acquiring Estates, this Order would certainly find no Credit in the World: And if a Profession of Poverty were Part of the Institution, while that lasted, there could be no acquiring, nor Credit if they broke it.

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Yet our Age can boast of a Production truly singular and original, and inserior to nothing of this Kind, which hath appear'd in any Age. This is the Institution of the Jesuits, who by a Mixture of Povery and Abundance, conciliate to themselves the Esteem and Assection of the World, rejecting with one Hand, what they receive and possess, as a Company and Society, with the other. For tho' their profess'd Houses (1) are not capable, by their Institution, of possessing immoveable Estates, yet their Colleges are capable of acquiring and possessing

fing (2).

They say, and certainly with Reason, that no Government simple and unmix'd is perfect, but that Mixtures are found to have their Conveniencies, on all Occasions: That the State of Evangelick Poverty embrac'd by the Mendicants hath this Defect, that it is only adapted to such as are already well advanced in the Way to Godlines, whose Number therefore cannot be very great. But for their parts, their Designs in receiving Youth into their Colleges is, to instruct, and by an Acquisition of all Vertues, to sit it for a Life of Evangelick Poverty; so that Poverty is indeed their Design and effential End, but they grow rich by Accident.

But the Facts we see are yet a stronger Degree of Evidence, than the Words we hear. They write themselves, that they have at present 21 profess'd Houses, and 293 Colleges: From this Disproportion every Man may conclude which is the essential Part of their Institution, and which their accidental. Upon the whole it is not to be denied, that

⁽¹⁾ In which the Society esfentially confists, as the General End to entertain great Num-Lainez said to the Council. (2) As being sounded to the bers of Students.

they have acquir'd vaft Riches, and that they are

in the high Road to encrease them (3).

As all the Temporalities which the Church enjoyeth arose from Alms and Oblations, so in the Old Testament the Fabrick of the Sanctuary was supported the same Way (a). But when the Inspectors of this Work faw the People continue their Oblations, tho' all was given already that was needful, they faid to Moses, The People give more than is needful; and Moses straight publish'd an Order. That no more should be offer'd for the use of the Sanctuary, because more than sufficient had been offer'd already (b). By which it is manifest, That GOD would have nothing superfluous and superabounding in his Temple. And if it were his declared Pleasure in the Old Testament, which regarded only the Things of this World, that all the Goods of the Church should not go to her Minifters, it is less declared in the New.

(3) We may observe here, and the People are overrun with that Fra. Paolo had a true Hat- Libertinage and Ignorance. red for the Jesuits, as a good Venetian and Republican; for their Institution, which is wholly Monarchical, leems incompatible with the Maxims of the Venetian Aristocracy. And it was one of the strongest Reasons which the Doge Leonard Denato urged to the Cardinal de Joyeuse, who follicited their Re-establishment with great Warmth. (an. 1607.)

To which add, that this Society hath more Wit and Penetration than a Government defireth, that is fo apt to take eo quod oblata sufficerent, & Umbrage, and where for Rea- imperabundarent, Exod. 36. ions of State, the Priests, Monks,

(a)Obtulerunt mente promptissima atq; devota primitias Domino ad faciendum opus tabernaeuli testimonii; quicquod ad cultum necessarium erat, viri cum muliebribus præbuerunt, Excd. 35.

(b) Quot die manè vota populus offerebat: unde Artifices venire compulfidixerunt Moyfi, plus offert populus quam neces-farium est: Justit ergo Moyses præconis voce cantari: Nec vir nec mulier quicquam offerat ultra in opere sanctuarii ---

But where will their Acquifitions end? or what Bounds will be fet to them? Who among them will fay, The People have given enough? The Ministers of the Temple, who made up the 13th Part of the People, were not capable of receiving or enjoying any more than the Tenths (c): Ours, who are scarce the hundredth Part of the People, possess at this Time perhaps more than the Fourth.

Is it impossible there could be any Inconvenience in Churchmen's acquiring ad infinitum, and it all the rest of the World were reduced to hold every thing by Farm? Among Christians, human Laws have no where fet Bounds to any Man's Estate, because he who encreaseth it to Day, may alienate to Morrow. But there is in this Case a Circumstance perhaps without Example, That an Order of Men perpetual, and which never dies, should be always capable of acquiring, and never of alienating (4). In the Old Testament the Tonths were given to the Levites, because it was the LORD's Part (d),

cimarum oblatione contenti, and Arms, grow lean, and Num. 18. Oblationes Ifrael pine in Proportion as the Clergy comedent, & nil aliud accipi- encrease. Reflections sur le traite ent de possessione fratrum suo- de la Pelitique de France. rum, Deut. 18.

with a Republick, whose No- jure perpetuo, Num. 18.

(c) Nil aliud possidebant, de- | bility and People being the Legs

(d) Accipies, faith Ged to rum, Deut. 18.

(4) The Clergy being a Body
Aaron, de his que tanctificanwhich never dies, which daily
receiveth Increase by new Doomnis oblatio, & quicquid rednations, and can part with no-ditur mihi, & cedit in fanca thing again, a Writer of good fanctorum, tuum erit, & filio-Repute illustrates the Matter rum tuorum. And some Lines with faying, That as the Thighs after, Onines primitias fanctuaand Arms grow lean when the rii, quas offerunt filii Ifrael Belly grows too big, fo fares it Domino, tibi dedi & filiis tuis

and therefore they were forbid to take any more (e): A Rule which they, who enjoy the Privileges of the Levites, ought to observe, in taking upon them all the Conditions requir'd of them, and not only such as turn to their particular Advantage (5).

(e) In terra corum nihil pof-t fidebitis, nec habebitis partem inter eos. And God gives the Reason to Aaron. Ego pars, & hæreditas tua. Because, saith be, I am my self thy Part and thy Inheritance. Ibid.

Non habebunt Levitæ par-

(5) The Sense of the Author is, that if the Ecclefiasticks will urge the Example of the Levites, who receiv'd the Tenths of the People of Ifrael, they ought like them also to renounce every thing elfe, and confequently all fort of Acquisitions : tem & hæreditatem cum reli- It not being realonable to enjoy quo Ifrael. - Dominus enim a Priviledge without observing iple est hæreditas corum, Deut. the Conditions imposed by him who granted it.

CHAP. LIV.

Having given a large Account how the Church hath acquired her Possessions, and how they have been employ'd, it remains that we examine what became of the Fruits and Revenues which happen'd to be remaining and undispos'd at the Deaths of the Beneficiaries; how they were difpos'd, and whether the dying Person might dispose by Will; or if intestate, to whom these Profits accrued.

While the Goods of the Church were in Common, and under one general Administration, it is certain that all that was found in the Hands of the Minister, remain'd incorporated in the common Stock, and was manag'd in the same Method by his Succeffor.

But when the Benefices were instituted, it was order'd at the same time by the Canons, That whatever Estate the Beneficiary should leave at his Death, should go to the Church: By the Church, if it were Collegiate, and had a common Table, was understood the whole Body of the Clergy: But if the Beneficiary had no Collegues or Brother-professors, then by the Name of the Church the Successor was intended, who was oblig'd to administer these remaining Fruits in the fame Methods as his Predeceffor had been: And this Usage continued until the Year 1300.

But as it often happen'd, that Beneficiaries had other Estates, to which they were either born, or which they had required by their own Industry, it was said, that they might dispose of these as absolute Proprietors by Will; but not of the Profits of the Benefice, in case of Death (a). Whence it came, that the Clergy who had small Benefices, and where the Revenue exceeded not the necessary Expence, disposed by Will all their own Estate, and also what they had faved by their own Parcimony out of their Benefices, reckoning this as an acquired Estate. And there is a Custom, which is the Confequence of this, observ'd fince in inany Christian Kingdoms, that the small Beneficiaries have a Power of disposing by Will, even the Fruits of their Benefices; and that where there was no Will, the next Friends inherit to the Profits, as in the

⁽a) Episcopi de rebus pro-priis vel acquisitis, vel quicquid de proprio habent, hæredibus fuis, si voluerint, derelinquant; quicquid vero de provisione sue de Testam. Blazamon. S. Zona-less fuorit forest de research. five de fructibus, five de obla- don.

ecclesiæ suerit, sive de agris, ram aa Can. 22. Conc. Chalce-

Of Ecclesiastical

Case of an Intestate, and as if it were their own

Patrimony.

But whatever the Bishops lest at their Deaths, belong'd to the Church (1) by the ancient Canons. Yet after this, in some Countries the Bishops obtain'd a Right of paifing by Will the Ecclefiaftical Fruits: Infomuch that about the Year 1300. there were three different Customs in Force in different Countries. The first, where no Clergyman could dispose of the Fruits remaining of his Benefice: The fecond, where these Fruits were under the same Laws and Direction as their own Patrimonies: The third, where the inferiour Clergy could difpose, but not the Bishops; to which last whatever was due went to the Church.

In succeeding Times, when the Occasions for Money grew more frequent; and urgent, the Popes fent their Officers into all those Kingdomes where the Church had a Custom of inheriting to the Goods of deceas'd Beneficiaries, to apply them all to the Apostolick Chamber, before a Successor was appointed; which was eafily put in Execution, no Man being concern'd in Interest to oppose it, during a Vacancy, and the Succeffor fatisfying himfelf, as

with a thing done before his Time.

litano mortuo Episcopo, qui and Can. 48. Caus. 12. g. 2. fub eo est, aut res ejus, aut Ec-

(1) Or rather to the Succes- clesiæ suæ ferre; sed sint sub for: For the Can. 22. of the custodia Cleri Ecclesiæ defuncti Episcopi, usq; dum alius ordinetur Episcopus. Si vero Clerici in Ecclesia non fuerint, tunc shop. By the Can. non liceat Metropolitanus illibata omnia 12. q. 2. The Metropolitan Episcopo, qui ibi ordinabitur, reddat. See Balzamon and Non liceat alicui Metropo- Zonarus upen thefe two Canons,

Council of Chalcedon, forbids the Clergy to take Possession of the Goods of the deceas'd Bihimself cannot dispose of any.

They then began to appoint such Ministers throughout all Places where they had Authority, who were call'd Collectors; and the Estates which the Beneficiaries dy'd posses'd of, had the Name

of Spolia given them.

Tho' these Seizures were made with as little Noise as was possible, yet there being no Law or Ordinance to justify them, they could never be put in Execution without some Murmurs of the Heirs of the Deceas'd, as well as of others; for which the rigorous Exactations of the Collectors and Subcollectors gave Occasion; who, under the Title of Spolia laid their Hands on the very Ornaments of the Church, and fet up the most vexatious Inquisitions into Titles, declaring which Estate was acquired by the Industry of the Deceas'd, and which was Patrimonial, straining every Point, and improving every Doubt, that might tend to prove, that every thing they found was the Fruits of Benefices. And when at any time any Question remain'd concerning the Nature and Quality of these Goods, the Apostolick Chamber, to which it was referr'd, stood ready with Cenfures and Excommunications to dilcharge upon those who made Resistance.

In France the Custom hath obtain'd, that the Spolia of the Bishops and Abbots should go to the Popes: But in the Year 1385. Charles VI. made an Ordinance, that their Heirs should succeed to the Spolia, as well as to the Patrimonial Estates (2).

⁽²⁾ This Ordinance is to be feen at length, part. 3. Stil. Parlam. tit. 27. But because of its great Length, it will be sufficient to extract only so much as relates to the insuportable observantia notorie observatis.

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Yet in feveral Countries the Right or Pretenfions to the Spolia continued to our Times; wherein the Complaints against the Exactions of the Collectors grew fo loud, that some had the Courage to oppose them openly, and to deny that the Spolia of the deceas'd Beneficiaries belong'd to the Apostolick Chamber.

This produc'd a Bull of Pope Paul III. in the Year 1541. which fets forth, "That some Persons too bufy and inquisitive (3), in order to invade and usurp the Rights of the Apostolick Chamber, had rais'd a Doubt, Whether the Goods of " Prelates, and other Ecclefiafticks, which are call'd Spolia, belong'd to this Chamber, because "there was no Apostolick Constitution for that " Purpose, tho' it is evident from the Instances of " Collectors fent by his Predeceffors into fo many " feveral Parts to exact and recover them, that it

ceat, & in fuis testamentis executores ordinare: Qui prædicti Executores, aut faltem ipforum Episcoporum heredes ad faciendum reparationes ædificiorum Episcopalium, dum casus eveniunt, per Judices, & officiarios nostros compelluntur, & compelli consueverunt. Et cum ita fiat, ædificia & possessiones dictorum ædificiorum Episcopalium in statu non deformi permanebunt omni ruina carentes. At nune, cum Episcopum in regno nostro ab hac luce migrare contingit, Collectores aut Sub-collectores fummi Pontiimmobilia, ex decessu talium Arms. Epilcoporum relicta, etiam illa,

Episcopis regni nostri testari li-1 quæ per suam industriam quæfiverunt, quæ amp ius ipsorum Episcoporum, neq; censentur, fed ad luos heredes, aut eorum Executores spectant, capiust Notum igitur facimus, &c.

(3) Is not this a very justifiable Curiofity, when it relates to fuch excessive Claims and pretentions.

The Court of Rome hath exacted to much, that at last the World hath been provok'd to ask by what Right: And the Attempts of the Popes have often obliged the Princes to employ their Arms, and the Learficis autoritate, bona mobilia, ned their Pens, to justify those

" hath always been the Intention of the Popes to " reserve and appropriate them to the Chamber. "And therefore he willed and declared, That the " Spolia of the Clergymen deceas'd, or which should " die hereafter, in all Kingdoms and Estates whatfoever, on this fide, or beyond the Mountains or " Seas, even in Parts where no Collectors had ever " yet been appointed, should belong to the Aposto-" lick Chamber (4).

cúriofis, qui jura Cameræ Apostolicæ ulurpare, ac Cameram præfatam illis defraudere vellent, in dubium redigatur, an res & bona, spolia nuncupata, prælatorum, ceterarumq; perfonarum Ecclefiasticarum, secularium & regularium, tempore obitus iplorum remanentia, ex eo, quod Rom. Pontifici & Cameræ præfatæ refervata fore, aliqua generali apostolica constitutione forsan non caveatur, ad Cameram prædictam jure legitimo spectare, & pertinere debeant.

Nos, etsi latis evident er constet & appareat, prædecessorum nostrorum Rom. Pontificum, & nostram indubiam intentionem, & voluntatem semper suisse, ut spolia hnjusmodi ad dictam Cameram spectarent & pertinerent, & quod pro eadem Camera exigerentur, & recuperarentur, cum prædetessores præfati diversos dictorum spolio- tare, illaq; tanquam ad Camerum, ut ad Cameram spectan- ram ipsam spectantia perpetuo tium, & pertinentium, collec- colligi & recuperari potuisse & tores. & exactores in variis posse, atq; debere. 7 Decret. provinciis & locis deputaverint lib. 2. tit. 3. cap. 1.

(4) Cum a nonnullis nimium & constituerint, & nos deputaverinius, constituerimus: Ac semper de illis dicti prædecesfores perplerasq; literas, tanquam de rebus ad Cameram pertinentibus donando vel tranfcendo, disposuerint, & nos disposuerimus — dubium hujulmodi enucleare, ac in præmifsis opportune provideri volente motu proprio, & ex certa nostra scientia, ac de apostolicæ potestatis plenitudine declaramus res & bona hujusmodi. spolia nuncupata, in quibulvis regnis ac dominiis, tam citra, quam ultra montes & maria confistentia, quæ pro tempore post obitus Prælatorum, & personarum quomodolibet qualificatarum, etiam Cardinalatus honore fulgentium, qui vel nullo condito testamento, vel abiq; fufficienti facultate condito, decefferunt, decedent, remanserunt, remanent, & remanebunt, &c. spectasse & spec-

Thus the Over-zeal of some Persons, in attempting to fet a few Provinces at Liberty from fuch a Grievance, hath brought the Imposition to be challenged over the whole Universe; tho' it has not hitherto been drawn into Practice any further than in Places where it had been already admitted. But this hath been all along the conftant Course of this Affair, the Popes have iffued their Bulls, but the Noise they make in the World, and the Alarm Men take at the Novelty, make the Execution be fulpended for some Time, and until a more favourable Opportunity: When that happens, they fall to execute the Bulls with the fame Rigour, Exactness of Cenfures, and other Severities, as if the Bulls had taken Effect at the Time of their Publication, and had only been discontinued through the Malignity of some ill affected Persons.

Until the Year 1560, the Spolia comprehended only what remain'd of the Ecclefiastical Revenues at the Death of the Clerk or Incumbent. Year Pope Pius IV. publish'd a Bull, in which he declar'd, "That under the Name of Spolia, which, " throughout all Countries and Dominions, through-" out the World, belong to the Apostolick Cham-

"-ber, were comprehended all whatfoever any "Clerk or Ecclefiaftick had acquir'd, or should

acquire, by any Ways or Dealing, or Commerce " unlawful, or in any other Manner contrary to "the Canons (5)" Which is very comprehensive,

fines they underflund all fort of Merchandise to be unlawful.

⁽⁶⁾ Cum a nonnullis vertatur, tione illicita, aut alias contra in dubitun, an res, & bona per facros Canones acquifița, uti Cleritos, etlam in facris ordi-polia, vel alia ad Cameram phus conditutas, ex negotia-præfatam jure legitimo spectara

Again, by the Canons the Clergy are prohibited many Sorts of Plays, and little Trades and Ways of Livelihood and Industry; by which they make great Advantages, and from whence the Chamber will draw great Revenues, if the Bulls concerning the Spolia should ever gain Admittance in one half of Italy, where they have never yet been put in Execution, or in Germany, France, and other Kingdoms and States, where they have never yet been admitted. Besides that in the Kingdoms of Castile, by a Law of the Emperor Charles V. and Philip II. all the Clergy of those Kingdoms were exempted from this Imposition.

The Canonists found the Right to the Spolia chiefly upon this Affection, That the Pope is the real Proprietor of all Ecclefiaftical Revenues; but those who speak with most Modesty say, He is

only Administrator of them.

By which Doctrine the Parties concern'd have flid into a Practice of much Convenience, which is, That if any Man have wrongfully porfefs'd himfelf of any Benefice, or committed any other Rob-

& pertinere debeant. Nos om- ¡tia, per quol'vis Clericos tam nem desuper hashtationis mate- | Seculares, quam Regulares, Sc. riam submovere, & malitiiseo- ex negotiatione illicita, aut rum, qui jura dista Camerie alias, contra sacros canones quos ulurpare l'atagunt, obviare, modoliber acquisita, ad eamprovidere volentes, motu pro- etiam In quibulvis Cathedrali-prio, & ex certa nostra scien- bus etiam Metropolitanis, & tia, ac de apostolicæ potestatis Collegiatis, ac aliis Ecclesis, plenitudine, decernimus & de- Monaiteriis, Holpitalibus, M:tra montes & maria confiden- 1500. Ibid. cap. ultim. Just the house of some or

alialo; in præmissis opportune dem Cameram & non alios, claramus, omnia & fingula, res litiis &c. lucceflores spectare, & bona, cujulcung; qualitatis ac sub nomine spoliorum venire, & quantitatis existentia, ac in illaq; uti spolla, ad Cameram quibulvis regionibus, & regnis, pertinentia, perpetuo colligi poac dominiis, tam citra quam ut- l'tuide, posse, ac debere. Nov. bery

bery on the Church, he came to an Agreement with the Apostolick Chamber to give such a Part, by which he not only secur'd the rest, but a safe Conscience to himself in the Enjoyment of it. Upon punctual Performance of which Agreement, it is universally affirm'd, he hath a general Release and Absolution for all the rest, and may lawfully retain and enjoy it as his own; sceing the Pope is either absolute Proprietor, or universal Administrator. And this is call'd, Compounding with the Apostolick Chamber, whose Power is thus happily enlarg'd, that those whose Consciences are either self-convicted, or have any Qualm about them of enjoying any thing that is not their own, but know not where to make Restitution, may have Recourse to this Composition in Relief of all their Scruples.

$F \mid I \mid N \mid I \mid S$



Tile ab of 200 The Minister of & Church hobsites on of Oblahores, of he faithfule, livery Tromp ste much Charches be concined by the seal of the people in their donation The Chigy not content toth a hobbister in common, legan. to hove in feparate houses about & ho have each their allower freed at flutto prod & the Bishops ceaking to the poor segue. to refere the hother own ufe p. S With who however the in it had acquired no real or unmoveade plan But during the confusioned in I am pine of thurch have gained Some fuch, They were in 301 all confice by of Enperors Diodefian & Maximian; But, us joon after reflored by Greaxentries & Contantine I the Church made capable of receiving recal Effacts by with or conchon p. 10 with examplion to the "lingy from all personal Service. After the Eaftern & Western Empires touce divided The Governm tof the Churches book another form . The Easter thurch hept fall the efterblifted usage of hising in common . But in the Way tern the Biftion I can bufe the divenues as their own & bafring an I folite preser in their dis pophor There was an Order therefore move at the & ATC. That a Division should be notice into 4 parts, The first for the Rifliop He 2. for the rest of the Clergy The 2. jor the fabric of I Church to to A. for the poor p. 19 Justituding of formals all of Epar 300 - p. 21 They were affirst Layness

Minusters & biflion were reginally chops by I people Al 49/2 500 princes niterpoled knoquired their after, & confirmed add for is continued comes. Inter windt & 41. 750. But in France a beyond of montanes the princes were fill more abfolicte & book to Themselves the earlation of all Bishopricks: klockelede the people from st chaice of privity to their cedefinshied inmisters, within naming the perform who fit be ordered or comitting that care to the Bifhopi. 5.24 kfeg. Affird we the rejet there of the herences was divided at the direction of the Bithop but afters The prise made of distins among theneselves exclude the 3 p. This gave beginning to corry manis property & their they exafted to live in common, The Chardis real Effector were called portrimones p.29 The princes diffibutes the public lands among their Sold on word of Groung in Hans or in woil afairs He Shefe in the language of the Franks & Londbards were called Tiefs & is the Calin longue beneficie as holden of the princes bornes, For the fance reafor the portions of ecclepions is al Effectes or the right of popeling them were called Benefices. p. 33. The Abbits begatis the mountains being at this time of grown to vast properions The mayers of the palace look upon them the moding Abbits Unter that pometimes as a grace the from s had leave to theofethernselves . In Haly mid J Year 750 they had pubied unrequarder by the gothe Hings But the Bas being at that time grown to great power Hetrinke to fee themselves from Its ps put themselves wader power of the poper. The Trigin of Sethes 6.36, 46, 66, 113 Ordaniel of cardinals p + 1 40. Incardina, Ordinalus. 39 Title for Ordination p. 43. By with Discole orles Hullationester Carrons in Cuthorals their Original Kuthina & name \$ 54 Percessashiat Surisdiction, its original p. 55. Bishops to afen the mability of the comed. 96. precuria what 5%. Frest held of the Church. 165 The ctions of Bishops & Abook to be by the Chapter & by the months whe confining other transfels to be by the Bifuges or preferlation of the fratrois. Tetted asa Riche all the year 1143. p.106 Templass. S. John of Junes alem to Techouice p.111

Fort freeds. 113 Oblations . 115. of Colinal of the popes provisions to bunefices in foreign lingdones p. 118.
In Denchum of Grahan, Decretals, lexhus. 5.127.
Union of Churches their beginning p. 139.
Commerce ams, Heir original p. 141.

provisions to Benefice their facces in Engli Annates invented by pope John 22. in begins moder 30.3. p. 177, 188 Original of hensions . p.221 Spolia, when 255.





